

## BIBLIOGRAPHY

- Abbott, Kenneth W., Robert O. Keohane, Andrew Moravcsik, Anne-Marie Slaughter, and Duncan Snidal. "The Concept of Legalization." *International Organization* 54, no. 3 (2000): 401–19. <https://doi.org/10.1162/002081800551271>.
- Abbott, Kenneth W., and Duncan Snidal. "Hard and Soft Law in International Governance." *International Organization* 54, no. 3 (2000): 421–56. <https://doi.org/10.1162/002081800551280>.
- Abbott, Kenneth W., and Duncan Snidal. "Why States Act through Formal International Organizations." *Journal of Conflict Resolution* 42, no. 1 (1998): 3–32.
- Abebe, Daniel, and Tom Ginsburg. "The Dejudicialization of International Politics?" *International Studies Quarterly* 63, no. 3 (2019): 521–30. <https://doi.org/10.1093/isq/sqz032>.
- Acharya, Amitav. "How Ideas Spread: Whose Norms Matter? Norm Localization and Institutional Change in Asian Regionalism." *International Organization* 58, no. 2 (2004): 239–75.
- Addo, Michael K., and Nicholas Grief. "Does Article 3 of the European Convention on Human Rights Enshrine Absolute Rights?" *European Journal of International Law* 9, no. 3 (1998): 510–24. <https://doi.org/10.1093/ejil/9.3.510>.
- Aksenova, Marina, and Iryna Marchuk. "Reinventing or Rediscovering International Law? The Russian Constitutional Court's Uneasy Dialogue with the European Court of Human Rights." *International Journal of Constitutional Law* 16, no. 4 (2018): 1322–46. <https://doi.org/10.1093/icon/moy088>.
- Alford, Roger P. "The Proliferation of International Courts and Tribunals: International Adjudication in Ascendance." *Proceedings of the ASIL Annual Meeting* 94 (2000): 160–65. <https://doi.org/10.1017/S027250370005549X>.
- Allhoff, Fritz. *Terrorism, Ticking Time-Bombs, and Torture*. Chicago: The University of Chicago Press, 2012.
- Alston, Philip, and Gerard Quinn. "The Nature and Scope of States Parties' Obligations under the International Covenant on Economic, Social and Cultural Rights." *Human Rights Quarterly* 9, no. 2 (1987): 156–229. <https://doi.org/10.2307/762295>.
- Alter, Karen J. "Agents or Trustees? International Courts in Their Political Context." *European Journal of International Relations* 14, no. 1 (2008): 33–63. <https://doi.org/10.1177/1354066107087769>.

- Alter, Karen J. “Delegating to International Courts: Self-Binding vs. Other-Binding Del’ by Karen J. Alter.” *Law and Contemporary Problems* 71, no. 1 (2008).
- Alter, Karen J. “The Evolution of International Law and Courts.” *The Oxford Handbook of Historical Institutionalism*, March 17, 2016. <https://doi.org/10.1093/oxfordhb/9780199662814.013.35>.
- Alter, Karen J. *The New Terrain of International Law: Courts, Politics, Rights*. Princeton and Oxford: Princeton University Press, 2014.
- Alter, Karen J., and Laurence R. Helfer. “Nature or Nurture? Judicial Lawmaking in the European Court of Justice and the Andean Tribunal of Justice.” *International Organization* 64, no. 4 (2010): 563–92. <https://doi.org/10.1017/S0020818310000238>.
- Alter, Karen J., James T. Gathii, and Laurence R. Helfer. “Backlash against International Courts in West, East and Southern Africa: Causes and Consequences.” *European Journal of International Law* 27, no. 2 (2016): 293–328. <https://doi.org/10.1093/ejil/chw019>.
- Alter, Karen J., Laurence R. Helfer, and Mikael Madsen. “How Context Shapes the Authority of International Courts.” *Law and Contemporary Problems* 79, no. 1 (2016): 1–36.
- Altwicker, Tilmann. “Switzerland: The Substitute Constitution in Times of Popular Dissent.” In *Criticism of the European Court of Human Rights: Shifting the Convention System: Counter-Dynamics at the National and EU Level*, edited by Patricia Popelier, Koen Lemmens, and Sarah Lambrecht, 385–411. Cambridge: Intersentia, 2016.
- Anagnostou, Dia. “The Strasbourg Court, Democracy and the Protection of Marginalised Individuals and Minorities.” In *The European Court of Human Rights and the Rights of Marginalised Individuals and Minorities in National Context*, edited by Dia Anagnostou and Evangelia Psychogiopoulou, 1–26. Leiden and Boston: Brill Nijhoff, 2010.
- Arendt, Hannah. *Eichmann in Jerusalem: A Report on the Banality of Evil*, 1st edition. New York: Penguin Classics, 2006.
- Arnardóttir, Oddný Mjöll. “The Brighton Aftermath and the Changing Role of the European Court of Human Rights.” *Journal of International Dispute Settlement* 9, no. 2 (2018), 223–39. <https://doi.org/10.1093/jnlids/idx002>.
- Arold, Nina-Louisa. *The Legal Culture of the European Court of Human Rights*. Leiden and Boston: Brill Nijhoff, 2007.
- Association for the Prevention of Torture. “The Definition of Torture: Proceedings of an Expert Seminar.” Geneva, November 10, 2001.
- Aubrey, Stefan M. *The New Dimension of International Terrorism*. Zurich: VDF Hochschulverlag AG, 2004.
- Aydinli, Ersel. “Between Security and Liberalization: Decoding Turkey’s Struggle with the PKK.” *Security Dialogue* 33, no. 2 (2002): 209–25.
- Baer, Madeline. *Stemming the Tide: Human Rights and Water Policy in a Neoliberal World*. New York: Oxford University Press, 2017.

- Bantekas, Ilias, and Lutz Oette. *International Human Rights Law and Practice*. New York: Cambridge University Press, 2013.
- Barber, Catherine Corey. "Tackling the Evaluation Challenge in Human Rights: Assessing the Impact of Strategic Litigation Organisations." *The International Journal of Human Rights* 16, no. 3 (2012): 411–35.
- Barnett, Michael, and Liv Coleman. "Designing Police: Interpol and the Study of Change in International Organizations." *International Studies Quarterly* 49, no. 4 (2005): 593–619.
- Barnett, Michael N., and Martha Finnemore. "The Politics, Power, and Pathologies of International Organizations." *International Organization* 53, no. 4 (1999): 699–732.
- Basoğlu, Metin, ed. *Torture and Its Definition in International Law: An Interdisciplinary Approach*. New York: Oxford University Press, 2017.
- Bates, Ed. "The Birth of the European Convention on Human Rights – and the European Court of Human Rights." In *The European Court of Human Rights between Law and Politics*, edited by Jonas Christoffersen and Mikael Rask Madsen, 17–42. New York: Oxford University Press, 2011.
- Bates, Ed. *The Evolution of the European Convention on Human Rights: From Its Inception to the Creation of a Permanent Court of Human Rights*. Oxford and New York: Oxford University Press, 2010.
- Baumgärtel, Moritz. *Demanding Rights: Europe's Supranational Courts and the Dilemma of Migrant Vulnerability*. Cambridge: Cambridge University Press, 2019.
- Baumgärtel, Moritz. "Facing the Challenge of Migratory Vulnerability in the European Court of Human Rights." *Netherlands Quarterly of Human Rights* 38, no. 1 (2020): 12–29. <https://doi.org/10.1177/0924051919898127>.
- Baxter, Richard Reeve "International Law in 'Her Infinite Variety.'" *International and Comparative Law Quarterly* 29, no. 4 (1980): 549–66.
- Becket, James. "The Greek Case before the European Human Rights Commission." *Human Rights* 1, no. 1 (1970): 91–117.
- Ben-Josef Hirsch, Michal, and Jennifer M. Dixon. "Conceptualizing and Assessing Norm Strength in International Relations." *European Journal of International Relations* 27 no. 2 (2021): 521–547. <https://doi.org/10.1177/1354066120949628>.
- Berger, Tobias. *Global Norms and Local Courts: Translating the Rule of Law in Bangladesh*. Oxford and New York: Oxford University Press, 2017.
- Beyer, Jessica L., and Stephanie C. Hofmann. "Varieties of Neutrality: Norm Revision and Decline." *Cooperation and Conflict* 46, no. 3 (2011): 285–311. <https://doi.org/10.1177/0010836711416956>.
- Bogdandy, Armin von, and Ingo Venzke. "In Whose Name? An Investigation of International Courts' Public Authority and Its Democratic Justification." *European Journal of International Law* 23, no. 1 (2012): 7–41. <https://doi.org/10.1093/ejil/chr106>.
- Bothe, Michael. "Legal and Non-Legal Norms – a Meaningful Distinction in International Relations?" *Netherlands Yearbook of International Law* 11 (1980): 65–95. <https://doi.org/10.1017/S0167676800002725>.

- Boucher, David. *The Limits of Ethics in International Relations: Natural Law, Natural Rights, and Human Rights in Transition*. Oxford and New York: Oxford University Press, 2009.
- Bradley, Curtis, and Judith Kelley. "The Concept of International Delegation." *Law and Contemporary Problems* 71, no. 1 (2008): 1–36.
- Brems, Eva. "Positive Subsidiarity and Its Implications for the Margin of Appreciation Doctrine." *Netherlands Quarterly of Human Rights* 37, no. 3 (2019): 201–27. <https://doi.org/10.1177/0924051919861798>.
- Brems, Eva, and Janneke Gerards, eds. *Shaping Rights in the ECHR: The Role of the European Court of Human Rights in Determining the Scope of Human Rights*. Cambridge: Cambridge University Press, 2014.
- Brems, Eva, and Laurens Lavrysen. "Procedural Justice in Human Rights Adjudication: The European Court of Human Rights." *Human Rights Quarterly* 35, no. 1 (2013): 176–200.
- Breyer, Stephen. "Judicial Activism: Power without Responsibility?" In *Judicial Activism: Power without Responsibility?*, edited by Benjamin Kiely, 71–86. Melbourne: The University of Melbourne, 2006.
- Brunnée, Jutta, and Stephen J. Toope. *Legitimacy and Legality in International Law: An Interactional Account*. Cambridge: Cambridge University Press, 2010.
- Bryman, Alan. *Social Research Methods*, 4th edition. Oxford and New York: Oxford University Press, 2012.
- Brysk, Alison, and Michael Stohl. *Contesting Human Rights: Norms, Institutions and Practice*. Cheltenham: Edward Elgar Publishing, 2019.
- Buergenthal, Thomas. "Proliferation of International Courts and Tribunals: Is It Good or Bad?" *Leiden Journal of International Law* 14, no. 2 (2001): 267–75. <https://doi.org/10.1017/S0922156501000139>.
- Burai, Erna. "Parody as Norm Contestation: Russian Normative Justifications in Georgia and Ukraine and Their Implications for Global Norms." *Global Society* 30, no. 1 (2016): 67–77. <https://doi.org/10.1080/13600826.2015.1092424>.
- Búzás, Zoltán I, and Erin R Graham. "Emergent Flexibility in Institutional Development: How International Rules Really Change." *International Studies Quarterly* 64, no. 4 (2020): 821–33. <https://doi.org/10.1093/isq/sqaa049>.
- Byron, Christine. "A Blurring of the Boundaries: The Application of International Humanitarian Law by Human Rights Bodies." *Virginia Journal of International Law* 47, no. 4 (2007): 839–96.
- Cakal, Ergun. "Assessing (and Making Sense of) Severity: Conceptualising and Contextualising Torture's Core." *Nordic Journal of International Law* 91, no. 2 (2022): 284–309. <https://doi.org/10.1163/15718107-91020003>.
- Çalı, Başak. "Autocratic Strategies and the European Court of Human Rights." *European Convention on Human Rights Law Review* 2, no. 1 (2021): 11–19. <https://doi.org/10.1163/26663236-bja10015>.

- Çalı, Başak. "Coping with Crisis: Whither the Variable Geometry in the Jurisprudence of the European Court of Human Rights." *Wisconsin International Law Journal* 35, no. 2 (2018): 237–76.
- Çalı, Başak, Cathryn Costello, and Stewart Cunningham. "Hard Protection through Soft Courts? Non-Refoulement before the United Nations Treaty Bodies." *German Law Journal* 21, no. 3 (April 2020): 355–84. <https://doi.org/10.1017/glj.2020.28>.
- Çalı, Basak, Anne Koch, and Nicola Bruch. "The Legitimacy of Human Rights Courts: A Grounded Interpretivist Analysis of the European Court of Human Rights." *Human Rights Quarterly* 35, no. 4 (2013): 955–84.
- Capoccia, Giovanni. "When Do Institutions 'Bite'? Historical Institutionalism and the Politics of Institutional Change." *Comparative Political Studies* 49, no. 8 (2016): 1095–1127. <https://doi.org/10.1177/0010414015626449>.
- Capoccia, Giovanni, and R. Daniel Kelemen. "The Study of Critical Junctures: Theory, Narrative, and Counterfactuals in Historical Institutionalism." *World Politics* 59, no. 3 (2007): 341–69.
- Caron, David D. "Towards a Political Theory of International Courts and Tribunals." *Berkeley Journal of International Law* 24, no. 2 (2006): 401–22.
- Carrubba, Clifford J., and Matthew Gabel. "International Courts: A Theoretical Assessment." *Annual Review of Political Science* 20, no. 1 (2017): 55–73. <https://doi.org/10.1146/annurev-polisci-051215-022917>.
- Cassese, Antonio. "The Prohibition on Torture and Inhuman or Degrading Treatment or Punishment." In *Human Dimension of International Law: Selected Papers of Antoine Cassese*, edited by Paola Gaeta and Salvatore Zappala, 295–331. New York: Oxford University Press, 2008.
- Cerna, Christina M. "The Inter-American System for the Protection of Human Rights." *Florida Journal of International Law* 16, no. 1 (2004): 195–211.
- Chandler, David. "The Ideological (Mis)Use of Human Rights." In *Human Rights: Politics and Practice*, edited by Michael Goodhart, 189–212. Oxford: Oxford University Press, 2009.
- Christoffersen, Jonas, and Mikael Rask Madsen. "Introduction: The European Court of Human Rights between Law and Politics." In *The European Court of Human Rights between Law and Politics*, edited by Jonas Christoffersen and Mikael Rask Madsen, 1–14. New York: Oxford University Press, 2011.
- Cichowski, Rachel A. "Civil Society and the European Court of Human Rights – Oxford Scholarship." In *The European Court of Human Rights between Law and Politics*, edited by Jonas Christoffersen and Mikael Rask Madsen, 77–97. Oxford: Oxford University Press, 2011.
- Clark, Robert P. "Patterns of ETA Violence, 1968–1980." In *Political Violence and Terror: Motifs and Motivations*, edited by Peter H. Merkl, 283–311. Berkeley: University of California Press, 1986.

- Clifford, Bob. "Introduction: Fighting for New Rights." In *The International Struggle for New Human Rights*, edited by Bob Clifford, 1–13. Philadelphia: University of Pennsylvania Press, 2011.
- Cohen, Harlan. "Theorizing Precedent in International Law." In *Interpretation in International Law*, edited by Andrea Bianchi, Daniel Behn, and Matthew Windsor, 268–89. Oxford: Oxford University Press, 2015.
- Cohen, Harlan Grant, Nienke Grossman, Andreas Follesdal, and Geir Ulfstein, eds., *Legitimacy and International Courts*. Cambridge: Cambridge University Press, 2018.
- Colter, Lucy, and Can Yeginsu. "Inquests and the 'Detachable' Article 2 Obligation: In Re McCaughey." *Judicial Review* 16, no. 3 (2011): 290–96. <https://doi.org/10.5235/108546811797434110>.
- Cooley, Alexander. "Authoritarianism Goes Global: Countering Democratic Norms." *Journal of Democracy* 26, no. 3 (2015): 49–63. <https://doi.org/10.1353/jod.2015.0049>.
- Coolsaet, Rik. "EU Counterterrorism Strategy: Value Added or Chimera?" *International Affairs* 86, no. 4 (2010): 857–73.
- Cooper, Sarah Lucy. "Marriage, Family, Discrimination & Contradiction: An Evaluation of the Legacy and Future of the European Court of Human Rights' Jurisprudence on LGBT Rights." *German Law Journal* 12, no. 10 (2011): 1746–63. <https://doi.org/10.1017/S2071832200017545>.
- Cornell, Svante E. "The Kurdish Question in Turkish Politics." In *Dangerous Neighborhood: Contemporary Issues in Turkey's Foreign Relations*, edited by Michael Radu, 123–42. New Brunswick and London: Transaction Publishers, 2003.
- Council of Europe. "Preparatory Work on Article 3 of the European Convention of Human Rights." DH (56) 5. Strasbourg, May 22, 1956.
- Council of Europe. "Vienna Declaration," October 9, 1993. [https://search.coe.int/cm/Pages/result\\_details.aspx?ObjectId=0900001680536c83](https://search.coe.int/cm/Pages/result_details.aspx?ObjectId=0900001680536c83).
- Creamer, Cosette D., and Zuzanna Godzimirska. "Trust in the Court: The Role of the Registry of the European Court of Human Rights." *European Journal of International Law* 30, no. 2 (2019): 665–87. <https://doi.org/10.1093/ejil/chz035>.
- Cross, Frank B., and Stefanie A. Lindquist. "The Scientific Study of Judicial Activism." *Minnesota Law Review* 91, no. 6 (2007): 1752–84.
- Danish and Chairmanship of the Committee of Ministers of the Council of Europe. "Draft Copenhagen Declaration," February 5, 2018. [https://menneskeret.dk/sites/menneskeret.dk/files/media/dokumenter/nyheder/draft\\_copenhagen\\_declaration\\_05.02.18.pdf](https://menneskeret.dk/sites/menneskeret.dk/files/media/dokumenter/nyheder/draft_copenhagen_declaration_05.02.18.pdf).
- Deitelhoff, Nicole, and Lisbeth Zimmermann. "Norms under Challenge: Unpacking the Dynamics of Norm Robustness." *Journal of Global Security Studies* 4, no. 1 (2019): 2–17. <https://doi.org/10.1093/jogss/ogy041>.
- Deitelhoff, Nicole, and Lisbeth Zimmermann. "Things We Lost in the Fire: How Different Types of Contestation Affect the Robustness of International Norms." *International Studies Review* 22, no. 1 (2020): 51–76. <https://doi.org/10.1093/isr/viy080>.

- Diehl, Paul F., and Charlotte Ku. *The Dynamics of International Law*. Cambridge: Cambridge University Press, 2010.
- Dignan, James. *Understanding Victims and Restorative Justice*. New York: Open University Press, 2005.
- Donahue, Deirdre. "Human Rights in Northern Ireland: Ireland v. the United Kingdom." *Boston College International and Comparative Law Review* 3, no. 2 (1980): 377–432.
- Donald, Alice, and Philip Leach. "A Wolf in Sheep's Clothing: Why the Draft Copenhagen Declaration Must Be Rewritten." *EJIL: Talk!* (blog), February 21, 2018. [www.ejiltalk.org/a-wolf-in-sheeps-clothing-why-the-draft-copenhagen-declaration-must-be-rewritten/](http://www.ejiltalk.org/a-wolf-in-sheeps-clothing-why-the-draft-copenhagen-declaration-must-be-rewritten/).
- Donnelly, Jack. "Normative versus Taxonomic Humanity: Varieties of Human Dignity in the Western Tradition." *Journal of Human Rights* 14, no. 1 (2015): 1–22.
- Donnelly, Jack. *Universal Human Rights in Theory and Practice*. Ithaca: Cornell University Press, 2013.
- Dothan, Shai. "Judicial Tactics in the European Court of Human Rights." *Chicago Journal of International Law* 12, no. 1 (2011). <https://chicagounbound.uchicago.edu/cjil/vol12/iss1/6>.
- Dothan, Shai. *Reputation and Judicial Tactics: A Theory of National and International Courts*. Cambridge: Cambridge University Press, 2014.
- Dunne, Tim, and Marianne Hanson. "Human Rights in International Relations." In *Human Rights: Politics and Practice*, 3rd edition, edited by Michael Goodhart, 61–76. Oxford: Oxford University Press, 2016.
- Dunoff, Jeffrey L., and Mark A. Pollack. "International Judicial Practices: Opening the Black Box of International Courts." *Michigan Journal of International Law* 40, no. 1 (2018): 47–114.
- Dunoff, Jeffrey L., and Mark A. Pollack. "The Judicial Trilemma." *American Journal of International Law* 111, no. 2 (2017): 225–76. <https://doi.org/10.1017/ajil.2017.23>.
- Duranti, Marco. *The Conservative Human Rights Revolution: European Identity, Transnational Politics, and the Origins of the European Convention*. Oxford and New York: Oxford University Press, 2017.
- Dzehtsiarou, Kanstantsin. *Can the European Court of Human Rights Shape European Public Order?* Cambridge: Cambridge University Press, 2021.
- Dzehtsiarou, Kanstantsin. "European Consensus and the Evolutive Interpretation of the European Convention on Human Rights." *German Law Journal* 12, no. 10 (2011): 1731–45.
- Dzehtsiarou, Kanstantsin. *European Consensus and the Legitimacy of the European Court of Human Rights*. Cambridge: Cambridge University Press, 2015.
- Dzehtsiarou, Kanstantsin, and Alan Greene. "Legitimacy and the Future of the European Court of Human Rights: Critical Perspectives from Academia and Practitioners." *German Law Journal*. 12, no. 10 (2011): 1707–15.

- Dzehtsiarou, Kanstantsin, and Conor O'Mahony. "Evolutive Interpretation of Rights Provisions: A Comparison of the European Court of Human Rights and the U.S. Supreme Court." *Columbia Human Rights Law Review* 44, no. 2 (2013): 309–66.
- Ebobrah, Solomon T. "International Human Rights Courts." In *The Oxford Handbook of International Adjudication*, edited by Cesare Romano, Yuval Shany, and Karen J. Alter, 225–49. Oxford and New York: Oxford University Press, 2014.
- Elsig, Manfred, and Mark A. Pollack. "Agents, Trustees, and International Courts: The Politics of Judicial Appointment at the World Trade Organization." *European Journal of International Relations* 20, no. 2 (2014): 391–415. <https://doi.org/10.1177/1354066112448201>.
- European Court of Human Rights. "Annual Report 2011." Strasbourg: Registry of the European Court, 2012.
- European Court of Human Rights. "ECHR Registry." Accessed September 10, 2019. [www.echr.coe.int/Pages/home.aspx?p=court/howitworks&c=](http://www.echr.coe.int/Pages/home.aspx?p=court/howitworks&c=).
- European Court of Human Rights. "Practical Guide on Admissibility Criteria," January 1, 2014. Available at [www.echr.coe.int/Documents/Admissibility\\_guide\\_ENG.pdf](http://www.echr.coe.int/Documents/Admissibility_guide_ENG.pdf).
- European Court of Human Rights. "Reform of the Court: Filtering of Cases Successful in Reducing Backlog." *Press Release, ECHR 312 (2013)*, October 24, 2013.
- European Court of Human Rights. Rules of the Court (2014). [www.echr.coe.int/Documents/Rules\\_Court\\_ENG.pdf](http://www.echr.coe.int/Documents/Rules_Court_ENG.pdf).
- Fariss, Christopher J. "The Changing Standard of Accountability and the Positive Relationship between Human Rights Treaty Ratification and Compliance." *British Journal of Political Science* 48, no. 1 (2018): 239–71. <https://doi.org/10.1017/S000712341500054X>.
- Fariss, Christopher J. "Respect for Human Rights Has Improved over Time: Modeling the Changing Standard of Accountability." *American Political Science Review* 108, no. 2 (2014): 297–318.
- Fariss, Christopher J., and Geoff Dancy. "Measuring the Impact of Human Rights: Conceptual and Methodological Debates." *Annual Review of Law and Social Science* 13, no. 1 (2017): 273–94. <https://doi.org/10.1146/annurev-lawsocsci-110316-113333>.
- Fenwick, Helen. "Enhanced Subsidiarity and a Dialogic Approach – Or Appeasement in Recen Cases on Criminal Justice, Public Order and Counter-Terrorism at Strasbourg against the UK?" In *The UK and European Human Rights: A Strained Relationship?*, edited by Katja S. Ziegler, Elizabeth Wicks, and Loveday Hodson, 193–214. Oxford and Portland: Bloomsbury Publishing, 2015.
- Ferrer Mac-Gregor, Eduardo. "The Right to the Truth as an Autonomous Right under the Inter-American Human Rights System." *Mexican Law Review* 9, no. 1 (2016): 121–39. <https://doi.org/10.1016/j.mexlaw.2016.09.007>.



- Finnemore, Martha, and Kathryn Sikkink. "International Norm Dynamics and Political Change." *International Organization* 52, no. 4 (1998): 887–917.
- Fioretos, Orfeo. "Historical Institutionalism in International Relations." *International Organization* 65, no. 2 (2011): 367–99.
- Fleischer, Julia, and Nina Reiners. "Connecting International Relations and Public Administration: Toward a Joint Research Agenda for the Study of International Bureaucracy." *International Studies Review* 23, no. 4 (2021): 1230–47. <https://doi.org/10.1093/isr/viaa097>.
- Føllesdal, Andreas. "Subsidiarity and International Human-Rights Courts: Respecting Self-Governance and Protecting Human Rights – Or Neither?" *Law and Contemporary Problems* 79, no. 2 (2016): 147–63.
- Føllesdal, Andreas. "Survey Article: The Legitimacy of International Courts." *Journal of Political Philosophy* 28, no. 4 (2020): 476–99. <https://doi.org/10.1111/jopp.12213>.
- Føllesdal, Andreas, Johan Karlsson Schaffer, and Geir Ulfstein. "International Human Rights and the Challenge of Legitimacy." In *The Legitimacy of International Human Rights Regimes: Legal, Political and Philosophical Perspectives*, edited by Andreas Føllesdal, Johan Karlsson Schaffer, and Geir Ulfstein, 1–31. Cambridge: Cambridge University Press, 2013.
- Forowicz, Magdalena. *The Reception of International Law in the European Court of Human Rights*. International Courts and Tribunals Series. Oxford and New York: Oxford University Press, 2010.
- Forsythe, David P. *Human Rights in International Relations*. New York: Cambridge University Press, 2006.
- Fredman FBA, Sandra. *Human Rights Transformed: Positive Rights and Positive Duties*. Oxford: Oxford University Press, 2008. <https://doi.org/10.1093/acprof:oso/9780199272761.001.0001>.
- Freitas, Tiago Fidalgo de. "Theories of Judicial Behavior and the Law: Taking Stock and Looking Ahead." In *Judicial Activism: An Interdisciplinary Approach to the American and European Experiences*, edited by Luís Pereira Coutinho, Massimo La Torre, and Steven D. Smith, 105–17. Cham and New York: Springer, 2015.
- García-Montoya, Laura, and James Mahoney. "Critical Event Analysis in Case Study Research." *Sociological Methods & Research*, July 8, 2020, 0049124120926201. <https://doi.org/10.1177/0049124120926201>.
- Garoupa, Nuno, and Tom Ginsburg. *Judicial Reputation: A Comparative Theory*. Chicago: University of Chicago Press, 2015.
- Gerards, Janneke. "Inadmissibility Decisions of the European Court of Human Rights: A Critique of the Lack of Reasoning." *Human Rights Law Review* 14, no. 1 (2014): 148–58. <https://doi.org/10.1093/hrlr/ngt044>.
- Gerards, Janneke. "Margin of Appreciation and Incrementalism in the Case Law of the European Court of Human Rights." *Human Rights Law Review* 18, no. 3 (2018): 495–515. <https://doi.org/10.1093/hrlr/ngy017>.

- Ginsburg, Tom. "Bounded Discretion in International Judicial Lawmaking." *Virginia Journal of International Law* 45, no. 3 (2005): 631–73.
- Gismondi, Giovanna. "Denial of Justice: The Latest Indigenous Land Disputes before the European Court of Human Rights and the Need for an Expansive Interpretation of Protocol 1." *Yale Human Rights and Development Law Journal* 18 (2016): 1–55.
- Glas, Lize R. "From Interlaken to Copenhagen: What Has Become of the Proposals Aiming to Reform the Functioning of the European Court of Human Rights?" *Human Rights Law Review* 20, no. 1 (2020): 121–51. <https://doi.org/10.1093/hrlr/ngaa001>.
- Goldhaber, Michael. *A People's History of the European Court of Human Rights: A People's History of the European Court of Human Rights*. New Brunswick: Rutgers University Press, 2008.
- Goldston, James A. "Public Interest Litigation in Central and Eastern Europe: Roots, Prospects, and Challenges." *Human Rights Quarterly* 28, no. 2 (2006): 492–527.
- Goldston, James A. "The Struggle for Roma Rights: Arguments That Have Worked." *Human Rights Quarterly* 32, no. 2 (2010): 311–25.
- Gordon, Rebecca. *Mainstreaming Torture: Ethical Approaches in the Post-9/11 United States*. Oxford and New York: Oxford University Press, 2014.
- Gourgourinis, Anastasios. "The Distinction between Interpretation and Application of Norms in International Adjudication." *Journal of International Dispute Settlement* 2, no. 1 (2011): 31–57. <https://doi.org/10.1093/jnlids/idq022>.
- Greenberg, Karen J., ed. *The Torture Debate in America*. Cambridge and New York: Cambridge University Press, 2005.
- Greenberg, Karen J., and Joshua L. Dratel, eds. *The Torture Papers: The Road to Abu Ghraib*, 1st edition. New York: Cambridge University Press, 2005.
- Greer, Steven. "Is the Prohibition against Torture, Cruel, Inhuman and Degrading Treatment Really 'Absolute' in International Human Rights Law?" *Human Rights Law Review* 15, no. 1 (2015): 101–37. <https://doi.org/10.1093/hrlr/ngu035>.
- Greer, Steven. "The Interpretation of the European Convention on Human Rights: Universal Principle or Margin of Appreciation?" *UCL Human Rights Review* 3 (2010): 1–14.
- Greer, Steven. "Should Police Threats to Torture Suspects Always Be Severely Punished? Reflections on the Gäfgen Case." *Human Rights Law Review* 11, no. 1 (2011): 67–89. <https://doi.org/10.1093/hrlr/ngr001>.
- Greer, Steven C. *The Margin of Appreciation: Interpretation and Discretion under the European Convention on Human Rights*. Strasbourg: Council of Europe, 2000.
- Greer, Steven, and Luzius Wildhaber. "Revisiting the Debate about 'Constitutionalising' the European Court of Human Rights." *Human Rights Law Review* 12, no. 4 (2012): 655–87.

- Gregg, Benjamin. *Human Rights as Social Construction*. New York: Cambridge University Press, 2011.
- Guelke, Adrian. "Loyalist and Republican Perceptions of the Northern Ireland Conflict: The UDA and Provisional IRA." In *Political Violence and Terror: Motifs and Motivations*, edited by Peter H. Merkl, 91–122. Berkeley: University of California Press, 1986.
- Haddad, Heidi Nichols. *The Hidden Hands of Justice: NGOs, Human Rights, and International Courts*. New York: Cambridge University Press, 2018. <https://doi.org/10.1017/9781108557313>.
- Haddad, Heidi Nichols. "Judicial Institution Builders: NGOs and International Human Rights Courts." *Journal of Human Rights* 11, no. 1 (2012): 126–49. <https://doi.org/10.1080/14754835.2012.648154>.
- Hadfield, Gillian K. "Judicial Competence and the Interpretation of Incomplete Contracts." *Journal of Legal Studies* 23, no. 1 (1994): 159–84. <https://doi.org/10.1086/467919>.
- Hafner-Burton, Emilie M., Edward D. Mansfield, and Jon C. W. Pevehouse. "Human Rights Institutions, Sovereignty Costs and Democratization." *British Journal of Political Science* 45, no. 1 (2015): 1–27. <https://doi.org/10.1017/S0007123413000240>.
- Hafner-Burton, Emilie M., and Kiyoteru Tsutsui. "Human Rights in a Globalizing World: The Paradox of Empty Promises." *American Journal of Sociology* 110, no. 5 (2005): 1373–1411. <https://doi.org/10.1086/428442>.
- Haglund, Jillienne. *Regional Courts, Domestic Politics, and the Struggle for Human Rights*. Cambridge: Cambridge University Press, 2020. <https://doi.org/10.1017/9781108776561>.
- Hajjar Lisa. *Torture: A Sociology of Violence and Human Rights*. New York; London: Routledge, 2013.
- Harmsen, Robert. "The European Convention on Human Rights after Enlargement." *The International Journal of Human Rights* 5, no. 4 (2010): 18–43.
- Hartmann, Jacques. "A Danish Crusade for the Reform of the European Court of Human Rights." *EJIL: Talk!* (blog), November 14, 2017. [www.ejiltalk.org/a-danish-crusade-for-the-reform-of-the-european-court-of-human-rights/](http://www.ejiltalk.org/a-danish-crusade-for-the-reform-of-the-european-court-of-human-rights/).
- Haslam, S. Alexander, and Stephen Reicher. "Beyond the Banality of Evil: Three Dynamics of an Interactionist Social Psychology of Tyranny." *Personality and Social Psychology Bulletin* 33, no. 5 (2007): 615–22.
- Hawkins, Darren G., David A. Lake, Daniel L. Nielson, and Michael J. Tierney, eds. *Delegation and Agency in International Organizations*. Cambridge: Cambridge University Press, 2006.
- Hawkins, Darren, and Wade Jacoby. "Agent Permeability, Principal Delegation and the European Court of Human Rights." *The Review of International Organizations* 3, no. 1 (2008): 1–28. <https://doi.org/10.1007/s11558-007-9014-1>.
- Helfer, Laurence R. "The Burdens and Benefits of Brighton." *ESIL Reflections* 1, no. 1 (2012): 1–6.

- Helfer, Laurence R., and Karen J. Alter. "Legitimacy and Lawmaking: A Tale of Three International Courts." *Theoretical Inquiries in Law* 14, no. 2 (2013): 479–504. <https://doi.org/10.1515/til-2013-024>.
- Helfer, Laurence R. "Redesigning the European Court of Human Rights: Embeddedness as a Deep Structural Principle of the European Human Rights Regime." *European Journal of International Law* 19, no. 1 (2008): 125–59.
- Helfer, Laurence R., and Clare Ryan. "LGBT Rights as Mega-Politics: Litigating before the ECtHR," Duke Law School Public Law & Legal Theory Series No. 2021-32, January 15, 2022. <https://doi.org/10.2139/ssrn.3867604>.
- Helfer, Laurence R., and Anne-Marie Slaughter. "Why States Create International Tribunals: A Response to Professors Posner and Yoo." *California Law Review* 93, no. 3 (2005): 899–956.
- Helfer, Laurence R., and Erik Voeten. "International Courts as Agents of Legal Change: Evidence from LGBT Rights in Europe." *International Organization* 68, no. 1 (2014): 77–110. <https://doi.org/10.1017/S0020818313000398>.
- Helfer, Laurence R., and Erik Voeten. "Walking Back Dissents on the European Court of Human Rights: A Rejoinder to Alec Stone Sweet, Wayne Sandholtz and Mads Andenas." *European Journal of International Law* 32, no. 3 (2021): 907–14. <https://doi.org/10.1093/ejil/chab058>.
- Helfer, Laurence R., and Erik Voeten. "Walking Back Human Rights in Europe?" *European Journal of International Law* 31, no. 3 (2020): 797–827. <https://doi.org/10.1093/ejil/cha071>.
- Heri, Corina. *Responsive Human Rights: Vulnerability, Ill-Treatment and the ECtHR*. Gordonsville: Hart Publishing, 2021.
- Heri, Corina. "The ECtHR's Pending Climate Change Case: What's Ill-Treatment Got to Do with It?" *EJIL: Talk!* (blog), December 22, 2020. [www.ejiltalk.org/the-ecthrs-pending-climate-change-case-whats-ill-treatment-got-to-do-with-it/](http://www.ejiltalk.org/the-ecthrs-pending-climate-change-case-whats-ill-treatment-got-to-do-with-it/).
- High-Level Conference on the Future of the European Court of Human Rights. Brighton Declaration (19–20 April). [www.echr.coe.int/Documents/Brussels\\_Declaration\\_ENG.pdf](http://www.echr.coe.int/Documents/Brussels_Declaration_ENG.pdf).
- High-Level Conference on the Future of the European Court of Human Rights. Brussels Declaration (2015). [www.echr.coe.int/Documents/Brussels\\_Declaration\\_ENG.pdf](http://www.echr.coe.int/Documents/Brussels_Declaration_ENG.pdf).
- High-Level Conference on the Future of the European Court of Human Rights. Copenhagen Declaration (2018). [www.echr.coe.int/Documents/Copenhagen\\_Declaration\\_ENG.pdf](http://www.echr.coe.int/Documents/Copenhagen_Declaration_ENG.pdf).
- High-Level Conference on the Future of the European Court of Human Rights. Interlaken Declaration (2010). [www.echr.coe.int/Documents/2010\\_Interlaken\\_FinalDeclaration\\_ENG.pdf](http://www.echr.coe.int/Documents/2010_Interlaken_FinalDeclaration_ENG.pdf).
- High-Level Conference on the Future of the European Court of Human Rights. Izmir Declaration (2011). [www.echr.coe.int/Documents/2011\\_Izmir\\_FinalDeclaration\\_ENG.pdf](http://www.echr.coe.int/Documents/2011_Izmir_FinalDeclaration_ENG.pdf).

- Hillebrecht, Courtney. *Saving the International Justice Regime: Beyond Backlash against International Courts*. Cambridge and New York: Cambridge University Press, 2021.
- Hodson, Loveday. "Activating the Law: Exploring the Legal Responses of NGOs to Gross Rights Violations." In *Making Human Rights Intelligible: Towards a Sociology of Human Rights*, edited by Mikael Rask Madsen and Gert Verschraegen, 267–82. Oxford and Portland: Hart Publishing, 2013.
- Hodson, Loveday. *NGOs and the Struggle for Human Rights in Europe*. Oxford and Portland: Hart Publishing, 2011.
- Hofmann, Stephanie C., and Andrew I. Yeo. "Business as Usual: The Role of Norms in Alliance Management." *European Journal of International Relations* 21, no. 2 (2015): 377–401. <https://doi.org/10.1177/1354066114533978>.
- Holland, Alisha. *Forbearance as Redistribution: The Politics of Informal Welfare in Latin America*. New York: Cambridge University Press, 2017.
- Holland, Alisha C. "Forbearance." *American Political Science Review* 110, no. 2 (2016): 232–46. <https://doi.org/10.1017/S0003055416000083>.
- Huneus, Alexandra. "Constitutional Lawyers and the Inter-American Court's Varied Authority." *Law and Contemporary Problems* 79, no. 1 (2016): 179–207.
- Huneus, Alexandra, Javier Couso, and Rachel Sieder. "Introduction." In *Cultures of Legality: Judicialization and Political Activism in Latin America*, edited by Javier Couso, Alexandra Huneus, and Rachel Sieder, 3–22. Cambridge: Cambridge University Press, 2010.
- Ikenberry, G. John. *After Victory: Institutions, Strategic Restraint, and the Rebuilding of Order after Major Wars*. Princeton: Princeton University Press, 2001.
- Jackson, Miles. "Judicial Avoidance at the European Court of Human Rights: Institutional Authority, the Procedural Turn, and Docket Control." *International Journal of Constitutional Law* 20, no. 3 (2022): 112–140.
- Jacobs, Alan M. "Social Policy Dynamics." In *The Oxford Handbook of Historical Institutionalism*, edited by Orfeo Fioretos, Tulia G. Falleti, and Adam Sheingate, 340–54. New York: Oxford University Press, 2016.
- Johns, Leslie. *Strengthening International Courts: The Hidden Costs of Legalization*. Ann Arbor: University of Michigan Press, 2015.
- Johnson, Douglas A., Alberto Mora, and Averell Schmidt. "The Strategic Costs of Torture." *Foreign Affairs*, January 26, 2017. [www.foreignaffairs.com/articles/usa/2017/01/26/strategic-costs-torture/](http://www.foreignaffairs.com/articles/usa/2017/01/26/strategic-costs-torture/).
- Johnson, Paul James, and Silvia Falcetta. "Sexual Orientation Discrimination and Article 3 of the European Convention on Human Rights: Developing the Protection of Sexual Minorities." *European Law Review*, April 2018, 167–85.
- Johnstone, Ian. *The Power of Deliberation: International Law, Politics and Organizations*. Oxford and New York: Oxford University Press, 2011.
- Joint Committee on Human Rights (House of Lords, House of Commons). "Counter-Terrorism Policy and Human Rights (Seventeenth Report): Bringing Human

- Rights Back In – Human Rights Joint Committee.” London, March 25, 2010. <https://publications.parliament.uk/pa/jt200910/jtselect/jtrights/86/8607.htm>.
- Jurkovich, Michelle. “What Isn’t a Norm? Redefining the Conceptual Boundaries of ‘Norms’ in the Human Rights Literature.” *International Studies Review* 22, no. 3 (2020): 693–711. <https://doi.org/10.1093/isr/viz040>.
- Kahn, Paul W. *Sacred Violence: Torture, Terror, and Sovereignty*. Ann Arbor: University of Michigan Press, 2009.
- Kälin, Walter. “The Struggle against Torture.” *International Review of the Red Cross* 12, no. 324 (1998): 433–44.
- Kamminga, M. T. “The Thematic Procedures of the UN Commission on Human Rights.” *Netherlands International Law Review* 34, no. 3 (1987): 299–323. <https://doi.org/10.1017/S0165070X00010342>.
- Kapardis, Andreas. *Psychology and Law: A Critical Introduction*. New York: Cambridge University Press, 2010.
- Kapizewski, Diana. “Tactical Balancing: High Court Decision Making on Politically Crucial Cases.” *Law and Society Review* 45, no. 2 (2011): 471–506. <https://doi.org/10.1111/j.1540-5893.2011.00437.x>.
- Kapotas, Panos, and Vassilis P. Tzevelekos. *Building Consensus on European Consensus: Judicial Interpretation of Human Rights in Europe and Beyond*. Cambridge: Cambridge University Press, 2019.
- Kassimeris, Christos, and Lina Tsoumpanou. “The Impact of the European Convention on the Protection of Human Rights and Fundamental Freedoms on Turkey’s EU Candidacy.” *The International Journal of Human Rights* 12, no. 3 (2008): 329–45.
- Keck, Margaret E., and Kathryn Sikkink. *Activists Beyond Borders: Advocacy Networks in International Politics*. Ithaca; London: Cornell University Press, 1998.
- Keller, Helen, and Corina Heri. “Deliberation and Drafting: European Court of Human Rights (ECtHR).” In *Max Planck Encyclopedia of International Procedural Law (EiPro)*. Oxford Public International Law, May 2018. <https://opil.ouplaw.com/view/10.1093/law-mpeipro/e3210.013.3210/law-mpeipro-e3210>.
- Keller, Helen, and Corina Heri. “The Future Is Now: Climate Cases before the ECtHR.” *Nordic Journal of Human Rights* 40, no. 10 (2022): 153–174. <https://doi.org/10.1080/18918131.2022.2064074>.
- Keller, Helen, and Alec Stone Sweet. “Introduction: The Reception of the ECHR in National Legal Order.” In *A Europe of Rights: The Impact of the ECHR on National Legal Systems*, edited by Helen Keller and Alec Stone Sweet, 3–26. Oxford, New York: Oxford University Press, 2008.
- Kelly, Tobias. *This Side of Silence: Human Rights, Torture, and the Recognition of Cruelty*. Philadelphia: University of Pennsylvania Press, 2012.
- Knox, John H., and Ramin Pejan, eds. *The Human Right to a Healthy Environment*. Cambridge: Cambridge University Press, 2018.

- Koch, Ida Elisabeth. *Human Rights As Indivisible Rights: The Protection of Socio-Economic Demands under the European Convention on Human Rights*. Leiden, Boston: Martinus Nijhoff Publishers, 2009.
- Krahenmann, Sandra. "Positive Obligations in Human Rights Treaties." Graduate Institute of International and Development Studies, 2012.
- Krippendorff, Klaus. *Content Analysis: An Introduction to Its Methodology*. Thousand Oaks: SAGE Publications, 2018.
- Krisch, Nico. "The Decay of Consent: International Law in an Age of Global Public Goods." *American Journal of International Law* 108, no. 1 (2014): 1–40. <https://doi.org/10.5305/amerjintelaw.108.1.0001>.
- Krisch, Nico. "Liquid Authority in Global Governance." *International Theory* 9, no. 2 (July 2017): 237–60. <https://doi.org/10.1017/S1752971916000269>.
- Krisch, Nico, and Ezgi Yildiz. "The Many Paths of Change in International Law: A Frame" in *The Many Paths of Change in International Law*, edited by Nico Krisch and Ezgi Yildiz, Oxford and New York: Oxford University Press, 2023.
- Krook, Mona Lena, and Jacqui True. "Rethinking the Life Cycles of International Norms: The United Nations and the Global Promotion of Gender Equality." *European Journal of International Relations* 18, no. 1 (2012): 103–27. <https://doi.org/10.1177/1354066110380963>.
- Kurban, Dilek. *Limits of Supranational Justice: The European Court of Human Rights and Turkey's Kurdish Conflict*. Cambridge and New York: Cambridge University Press, 2020.
- Kurban, Dilek. "Protecting Marginalised Individuals and Minorities in the ECtHR: Litigation and Jurisprudence in Turkey." In *The European Court of Human Rights and the Rights of Marginalised Individuals and Minorities in National Context*, edited by Dia Anagnostou and Evangelia Psychogiopoulou, 159–82. Boston and Leiden: Martinus Nijhoff, 2010.
- LaFleur, Vinca. "A View from America: Tactical Unity, Strategic Divide." In *Europe Confronts Terrorism*, edited by Karin Von Hippel, 191–207. Basingstoke and New York: Palgrave Macmillan, 2005.
- Langford, Malcolm, and Daniel Behn. "Managing Backlash: The Evolving Investment Treaty Arbitrator?" *European Journal of International Law* 29, no. 2 (2018): 551–80. <https://doi.org/10.1093/ejil/chy030>.
- Lantis, Jeffrey S. "Theories of International Norm Contestation: Structure and Outcomes." *Oxford Research Encyclopedia of Politics*, June 28, 2017. <https://doi.org/10.1093/acrefore/9780190228637.013.590>.
- Larkins, Christopher M. "Judicial Independence and Democratization: A Theoretical and Conceptual Analysis." *American Journal of Comparative Law* 44, no. 4 (1996): 605–26. <https://doi.org/10.2307/840623>.
- Latour, Bruno. *The Making of Law: An Ethnography of the Conseil d'Etat*. Cambridge and UK: Polity Press, 2010.

- Lauren, Paul Gordon. *The Evolution of International Human Rights: Visions Seen*, 3rd edition. Philadelphia: University of Pennsylvania Press, 2011.
- Lauritzen, Paul. *The Ethics of Interrogation: Professional Responsibility in an Age of Terror*. Washington, DC: Georgetown University Press, 2013.
- Lauterpacht, H., J. Harcourt Barrington, Norman Bentwich, W. Harvey Moore, Patrick Spens, and Mr. Barrington. "The Proposed European Court of Human Rights." *Transactions of the Grotius Society* 35 (1949): 25–47.
- Lauterpacht, Hersch. *An International Bill of the Rights of Man*. New York: Columbia University Press, 1945.
- Lavrysen, Laurens. *Human Rights in a Positive State: Rethinking the Relationship between Positive and Negative Obligations under the European Convention on Human Rights*, 1st edition. Cambridge and Antwerp and Portland: Intersentia, 2016.
- Lavrysen, Laurens, and Natasa Mavronicola. *Coercive Human Rights: Positive Duties to Mobilise the Criminal Law under the ECHR*. Oxford: Hart Publishing, 2020.
- Leach, Philip. *Taking a Case to the European Court of Human Rights*, 3rd edition. Oxford and New York: Oxford University Press, 2011.
- Letsas, George. "The ECHR as a Living Instrument: Its Meaning and Legitimacy." In *Constituting Europe: The European Court of Human Rights in a National, European and Global Context*, edited by Andreas Føllesdal, Birgit Peters, and Geir Ulfstein, 106–41. New York: Cambridge University Press, 2013.
- Letsas, George. "Strasbourg's Interpretive Ethic: Lessons for the International Lawyer." *European Journal of International Law* 21, no. 3 (2010): 509–41.
- Letsas, George. *A Theory of Interpretation of the European Convention on Human Rights*. Oxford: Oxford University Press, 2007.
- Levitsky, Steven, and Daniel Ziblatt. *How Democracies Die*. New York: Crown, 2018.
- Liese, Andrea. "Exceptional Necessity – How Liberal Democracies Contest the Prohibition of Torture and Ill-Treatment When Countering Terrorism." *Journal of International Law and International Relations* 5, no. 1 (2009): 17–48.
- Lindquist, Stefanie A, and Frank B. Cross. *Measuring Judicial Activism*. Oxford: Oxford University Press, 2009.
- Lixinski, Lucas. "The Consensus Method of Interpretation by the Inter-American Court of Human Rights." *Canadian Journal of Comparative and Contemporary Law* 3, no. 1 (2017): 65–95.
- Madsen, Mikael Rask. "The Challenging Authority of the European Court of Human Rights: From Cold War Legal Diplomacy to the Brighton Declaration and Backlash." *Law and Contemporary Problems* 79, no. 1 (2016).
- Madsen, Mikael Rask. "From Cold War Instrument to Supreme European Court: The European Court of Human Rights at the Crossroads of International and National Law and Politics." *Law and Social Inquiry* 32, no. 1 (2007): 137–59.
- Madsen, Mikael Rask. "International Human Rights and the Transformation of European Society: From 'Free Europe' to the Europe of Human Rights." In *Law*



- and the Formation of Modern Europe: Perspectives from the Historical Sociology of Law*, edited by Mikael Rask Madsen and Chris Thornhill, 245–74. Cambridge: Cambridge University Press, 2014.
- Madsen, Mikael Rask. “The Legitimization Strategies of International Judges: The Case of the European Court of Human Rights.” In *Selecting Europe’s Judges: A Critical Review of the Appointment Procedures to the European Courts*, edited by Michal Bobek, 259–76. Oxford: Oxford University Press, 2015.
- Madsen, Mikael Rask. “The Narrowing of the European Court of Human Rights? Legal Diplomacy, Situational Self-Restraint, and the New Vision for the Court.” *European Convention on Human Rights Law Review* 2, no. 2 (2021): 180–208. <https://doi.org/10.1163/26663236-bja10023>.
- Madsen, Mikael Rask. “Protracted Institutionalization of the Strasbourg Court: From Legal Diplomacy to Integrationist Jurisprudence.” In *The European Court of Human Rights between Law and Politics*, edited by Jonas Christoffersen and Mikael Rask Madsen, 43–61. New York: Oxford University Press, 2011.
- Madsen, Mikael Rask. “Rebalancing European Human Rights: Has the Brighton Declaration Engendered a New Deal on Human Rights in Europe?” *Journal of International Dispute Settlement* 9, no. 2 (2018): 199–222.
- Madsen, Mikael Rask. “Two-Level Politics and the Backlash against International Courts: Evidence from the Politicisation of the European Court of Human Rights.” *The British Journal of Politics and International Relations* 22, no. 4 (2020): 728–38. <https://doi.org/10.1177/1369148120948180>.
- Madsen, Mikael Rask, Pola Cebulak, and Micha Wiebusch. “Backlash against International Courts: Explaining the Forms and Patterns of Resistance to International Courts.” *International Journal of Law in Context* 14, no. 2 (2018): 197–220. <https://doi.org/10.1017/S1744552318000034>.
- Mahoney, James, and Kathleen Thelen. “A Theory of Gradual Institutional Change.” In *Explaining Institutional Change: Ambiguity, Agency, and Power*, edited by James Mahoney and Kathleen Thelen, 1–37. New York: Cambridge University Press, 2010.
- Mandaville, Peter. “Muslim Transnational Identity and State Responses in Europe and the UK after 9/11: Political Community, Ideology and Authority.” *Journal of Ethnic and Migration Studies* 35, no. 3 (2009): 491–506.
- Marchuk, Iryna, and Marina Aksenova. “The Tale of Yukos and of the Russian Constitutional Court’s Rebellion against the European Court of Human Right.” *Osservatorio Costituzionale, Associazione Italiana Dei Costituzionalisti (AIC)*, 2017. [www.osservatorioaic.it/the-tale-of-yukos-and-of-the-russian-constitutional-court-s-rebellion-against-the-european-court-of-human-rights.html](http://www.osservatorioaic.it/the-tale-of-yukos-and-of-the-russian-constitutional-court-s-rebellion-against-the-european-court-of-human-rights.html).
- Marks, Susan. “Yes, Virginia, Extradition May Breach the European Convention of Human Rights.” *The Cambridge Law Journal* 49, no. 2 (1990): 194–97.
- Matta, Aaron, and Armen Mazmanyanyan. “Russia: In Quest for a European Identity.” In *Criticism of the European Court of Human Rights: Shifting the*

- Convention System: Counter-Dynamics at the National and EU Level*, edited by Patricia Popelier, Sarah Lambrecht, and Koen Lemmens, 481–502. Cambridge: Intersentia, 2016.
- Mavronicola, Natasa. “Is the Prohibition against Torture and Cruel, Inhuman and Degrading Treatment Absolute in International Human Rights Law? A Reply to Steven Greer.” *Human Rights Law Review* 17, no. 3 (2017): 479–98.
- Mavronicola, Natasa. *Torture, Inhumanity and Degradation under Article 3 of the ECHR: Absolute Rights and Absolute Wrongs*. Oxford and New York: Hart Publishing, 2021.
- Mayer, Jane. “Outsourcing Torture: The Secret History of America’s ‘Extraordinary Rendition’ Program.” In *The United States and Torture: Interrogation, Incarceration, and Abuse*, edited by Marjorie Cohn, 137–160. New York and London: New York University Press, 2011.
- McCoy, Alfred W. *Torture and Impunity: The U.S. Doctrine of Coercive Interrogation*. Madison, Wisconsin: The University of Wisconsin Press, 2012.
- Méndez, Juan E., and Marjory Wentworth. *Taking a Stand: The Evolution of Human Rights*. New York: Palgrave Macmillan, 2011.
- Merrills, John. “International Adjudication and Autonomy.” In *International Organizations and the Idea of Autonomy: Institutional Independence in the International Legal Order* edited by Richard Collins and Nigel D. White, 160–177. New York: Routledge, 2011.
- Mirabella, Daniel. “The Death and Resurrection of Natural Law.” *The Western Australian Jurist* 2, no. 1 (2011): 251–60.
- Moekli, Daniel. *Human Rights and Non-Discrimination in the “War on Terror.”* Oxford and New York: Oxford University Press, 2008.
- Monar, Jörg. “Common Threat and Common Response? The European Union’s Counter-Terrorism Strategy and Its Problems.” *Government and Opposition* 42, no. 3 (2007): 292–313.
- Moral, Ignacio de la Rasilla del. “The Increasingly Marginal Appreciation of the Margin-of-Appreciation Doctrine.” *German Law Journal* 7, no. 6 (2006): 611–23. <https://doi.org/10.1017/S2071832200004892>.
- Moravcsik, Andrew. “The Origins of Human Rights Regimes: Democratic Delegation in Postwar Europe.” *International Organization* 54, no. 2 (2000): 217–52.
- Moses, Lyria Bennett. “Understanding Legal Responses to Technological Change of in Vitro Fertilization.” *Minnesota Journal of Law, Science and Technology* 6, no. 2 (2005): 505–618.
- Mowbray, Alastair. *The Development of Positive Obligations under the European Convention on Human Rights by the European Court of Human Rights*. Oxford and Portland: Hart Publishing, 2004.
- Mowbray, Alastair. “Subsidiarity and the European Convention on Human Rights.” *Human Rights Law Review* 15, no. 2 (2015): 313–41.
- Moyn, Samuel. *Christian Human Rights*. Philadelphia: University of Pennsylvania Press, 2015.

- Moyn, Samuel. *The Last Utopia*. Cambridge, MA: Harvard University Press, 2010.
- Müller, Harald, and Carmen Wunderlich. *Norm Dynamics in Multilateral Arms Control: Interests, Conflicts, and Justice*. Athens, and London: University of Georgia Press, 2013.
- Neal, Andrew W. "Securitization and Risk at the EU Border: The Origins of FRONTEX." *JCMS: Journal of Common Market Studies* 47, no. 2 (2009): 333–56.
- Neier, Aryeh. *The International Human Rights Movement: A History*. Princeton: Princeton University Press, 2012.
- Nowak, Manfred, and Elizabeth McArthur. "The Distinction between Torture and Cruel, Inhuman and Degrading Treatment." *Torture* 16, no. 3 (2006): 147–51.
- O'Boyle, Michael. "The Imperiled Success of the European Court of Human Rights." In *Trente Ans de Droit Européen Des Droits de l'Homme. Études à La Mémoire de Wolfgang Strasser*, edited by Hanno Hartig, 251–64. Brussels: Nemesis/Bruylant, 2007.
- O'Boyle, Michael. "Torture and Emergency Powers under the European Convention on Human Rights: Ireland v. the United Kingdom." *American Journal of International Law* 71, no. 4 (1977): 674–706.
- Oette, Lutz. "The Prohibition of Torture and Persons Living in Poverty: From the Margins to the Centre." *International and Comparative Law Quarterly* 70, no. 2 (2021): 307–41. <https://doi.org/10.1017/S0020589321000038>.
- O'Mara, Shane. *Why Torture Doesn't Work: The Neuroscience of Interrogation*. Cambridge, MA: Harvard University Press, 2015.
- Onuf, Nicholas. *International Legal Theory: Essays and Engagements, 1966–2006*, 1st edition. New York: Routledge-Cavendish, 2008.
- Orakhelashvili, Alexander. "Restrictive Interpretation of Human Rights Treaties in the Recent Jurisprudence of the European Court of Human Rights." *European Journal of International Law* 14, no. 3 (2003): 529–68. <https://doi.org/10.1093/ejil/14.3.529>.
- Pallitto, Robert M. *Torture and State Violence in the United States: A Short Documentary History*, 1st edition. Baltimore: Johns Hopkins University Press, 2011.
- Parliamentary Assembly. Procedure for Electing Judges to the European Court of Human Rights, AS/Cdh/Inf (2015) 02 Rev 1 § (2015).
- Parry, John T. *Understanding Torture: Law, Violence, and Political Identity*. Ann Arbor: University of Michigan Press, 2010.
- Pasnau, Robert. *Thomas Aquinas on Human Nature: A Philosophical Study of Summa Theologiae*. New York: Cambridge University Press, 2002.
- Paulo, Norbert. *The Confluence of Philosophy and Law in Applied Ethics*. London: Palgrave Macmillan, 2016.
- Pauwelyn, Joost. "Is It International Law or Not, and Does It Even Matter?" In *Is It International Law or Not, and Does It Even Matter?*, edited by Joost Pauwelyn, Ramses A. Wessel, and Jan Wouters, 125–61. Oxford University Press, 2012.
- Pauwelyn, Joost, and Manfred Elsig. "The Politics of Treaty Interpretation: Variations and Explanations across International Tribunals." In *Interdisciplinary*

- Perspectives on International Law and International Relations: The State of the Art*, edited by Jeffrey L. Dunoff and Mark A. Pollack, 445–74. Cambridge: Cambridge University Press, 2012.
- Pauwelyn, Joost, Ramses A. Wessel, and Jan Wouters. “When Structures Become Shackles: Stagnation and Dynamics in International Lawmaking.” *European Journal of International Law* 25, no. 3 (2014): 733–63. <https://doi.org/10.1093/ejil/chu051>.
- Pavone, Tommaso. *The Ghostwriters: Lawyers and the Politics behind the Judicial Construction of Europe*. Cambridge and New York: Cambridge University Press, 2022.
- Phillips, Barry. “The Case for Corporal Punishment in the United Kingdom. Beaten into Submission in Europe?” *International and Comparative Law Quarterly* 43, no. 1 (1994): 153–63. <https://doi.org/10.1093/iclqaj/43.1.153>.
- Poe, Steven C. “The Decision to Repress: An Integrative Theoretical Approach to the Research on Human Rights and Repression.” In *Understanding Human Rights Violations: New Systematic Studies*, Sabine C. Carey and Steven C. Poe, 16–38. Burlington: Ashgate, 2004.
- Pollack, Mark. “Learning from the Americanists (Again): Theory and Method in the Study of Delegation.” *West European Politics* 25, no. 1 (2002): 200–219. <https://doi.org/10.1080/713869589>.
- Pollack, Mark A. “Delegation, Agency, and Agenda Setting in the European Community.” *International Organization* 51, no. 1 (1997): 99–134.
- Pollack, Mark A. *The Engines of European Integration: Delegation, Agency, and Agenda Setting in the EU*. Oxford: Oxford University Press, 2003.
- Pollack, Mark A. “International Court Curbing in Geneva: Lessons from the Paralysis of the WTO Appellate Body.” *Governance*. 20 March 2022. <https://doi.org/10.1111/gove.12686>.
- Raffaele, Sabato. “Judicial Dialogue: The Experience of Italy.” In *Judicial Dialogue and Human Rights*, edited by Amrei Müller and Hege Elisabeth Kjos, 267–84. New York: Cambridge University Press, 2017.
- Ramanzini, Isabela Garbin, and Ezgi Yildiz. “Revamping to Remain Relevant: How Do the European and the Inter-American Human Rights Systems Adapt to Challenges?” *Journal of Human Rights Practice* 12, no. 3 (2020): 768–80. <https://doi.org/10.1093/jhuman/huaa038>.
- Reidy, Aisling. “The Prohibition of Torture: A Guide to the Implementation of Article 3 of the European Convention on Human Rights.” *Human Rights Handbooks*, No.6. Strasbourg: Council of Europe, 2003.
- Reidy, Aisling, et al. “Gross Violations of Human Rights: Invoking the European Convention on Human Rights in the Case of Turkey.” *Netherlands Quarterly of Human Rights* 15, no. 1 (1997): 161–75.
- Reiners, Nina. *Transnational Lawmaking Coalitions for Human Rights*. Cambridge and New York: Cambridge University Press, 2021.

- Rejali, Darius. *Torture and Democracy*. Princeton: Princeton University Press, 2009.
- Robinson, Oliver C. "Sampling in Interview-Based Qualitative Research: A Theoretical and Practical Guide." *Qualitative Research in Psychology* 11, no. 1 (2014): 25–41. <https://doi.org/10.1080/14780887.2013.801543>.
- Rodley, Nigel, and Matt Pollard. *The Treatment of Prisoners under International Law*. New York: Oxford University Press, 2009.
- Ronen, Yael, and Yale Naggan. "Third Parties." In *The Oxford Handbook of International Adjudication*, edited by Cesare P. R. Romano, Karen J. Alter, and Yuval Shany, 806–27. Oxford and New York: Oxford University Press, 2013.
- Sahin, Selver B. "Combating Violence against Women in Turkey: Structural Obstacles." *Contemporary Politics* 28, no. 2 (2022): 204–24. <https://doi.org/10.1080/13569775.2021.1992131>.
- Sandholtz, Wayne. "Dynamics of International Norm Change: Rules against Wartime Plunder." *European Journal of International Relations* 14, no. 1 (2008): 101–31. <https://doi.org/10.1177/1354066107087766>.
- Sandholtz, Wayne. "International Norm Change." *Oxford Research Encyclopedia of Politics*, June 28, 2017. <https://doi.org/10.1093/acrefore/9780190228637.013.588>.
- Sandholtz, Wayne, and Kendall W. Stiles. *International Norms and Cycles of Change*. Oxford and New York: Oxford University Press, 2008.
- Scharf, Michael P. "Seizing the 'Grotian Moment': Accelerated Formation of Customary International Law in Times of Fundamental Change." *Cornell International Law Journal* 43, no. 3 (2010): 439–69.
- Schiemann, John W. *Does Torture Work?* Oxford and New York: Oxford University Press, 2018.
- Schlüter, Karen. "The Council of Europe, the Standard Setter." In *Human Rights in Europe: A Fragmented Regime?* edited by Malte Brosig, 30–56. Frankfurt am Main: Peter Lang AG, 2006.
- Schmidt, Averell, and Kathryn Sikkink. "Breaking the Ban? The Heterogeneous Impact of US Contestation of the Torture Norm." *Journal of Global Security Studies* 4, no. 1 (2019): 105–22. <https://doi.org/10.1093/jogss/ogy036>.
- Scribner, Druscilla, and Tracy Slagter. "Recursive Norm Development: The Role of Supranational Courts." *Global Policy* 8, no. 3 (2017): 322–32. <https://doi.org/10.1111/1758-5899.12453>.
- Seawright, Jason, and John Gerring. "Case Selection Techniques in Case Study Research: A Menu of Qualitative and Quantitative Options." *Political Research Quarterly* 61, no. 2 (2008): 294–308. <https://doi.org/10.1177/1065912907313077>.
- Senate Select Committee on Intelligence, Search, and Dianne Feinstein. *The Senate Intelligence Committee Report on Torture: Committee Study of the Central Intelligence Agency's Detention and Interrogation Program*. Brooklyn: Melville House, 2014.
- Shapiro, Martin. *Courts: A Comparative and Political Analysis*. Chicago: University of Chicago Press, 1986.

- Shapiro, Martin, and Alec Stone Sweet. *On Law, Politics, and Judicialization*, 1st edition. Oxford and New York: Oxford University Press, 2002.
- Shue, Henry. *Basic Rights: Subsistence, Affluence, and U.S. Foreign Policy*. Princeton: Princeton University Press, 1996.
- Sikkink, Kathryn. *Evidence for Hope: Making Human Rights Work in the 21st Century*. Princeton: Princeton University Press, 2017.
- Smet, Stijn. "Conflicts between Absolute Rights: A Reply to Steven Greer." *Human Rights Law Review* 13, no. 3 (2013): 469–98.
- Snyder, Sarah B. *Human Rights Activism and the End of the Cold War: A Transnational History of the Helsinki Network*. Cambridge: Cambridge University Press, 2011.
- Soave, Tommaso. *The Everyday Makers of International Law: From Great Halls to Back Rooms*. Cambridge: Cambridge University Press, 2022.
- Soley, Ximena, and Silvia Steininger. "Parting Ways or Lashing Back? Withdrawals, Backlash and the Inter-American Court of Human Rights." *International Journal of Law in Context* 14, no. 2 (2018): 237–57. <https://doi.org/10.1017/S1744552318000058>.
- Spano, Robert. "The Future of the European Court of Human Rights – Subsidiarity, Process-Based Review and the Rule of Law." *Human Rights Law Review* 18, no. 3 (2018): 473–94.
- Spano, Robert. "Universality or Diversity of Human Rights? Strasbourg in the Age of Subsidiarity." *Human Rights Law Review* 14, no. 3 (2014): 487–502.
- Spier, Jaap. "There Is No Future without Addressing Climate Change." *Journal of Energy and Natural Resources Law* 37, no. 2 (2019): 181–204. <https://doi.org/10.1080/02646811.2019.1565197>.
- Sprinzak, Ehud. "Right-wing Terrorism in a Comparative Perspective: The Case of Split Delegitimization." *Terrorism and Political Violence* 7, no. 1 (1995): 17–43.
- Staunton, Eglantine, and Jason Ralph. "The Responsibility to Protect Norm Cluster and the Challenge of Atrocity Prevention: An Analysis of the European Union's Strategy in Myanmar." *European Journal of International Relations* 26, no. 3 (2020): 660–86. <https://doi.org/10.1177/1354066119883001>.
- Steinberg, Richard H. "The Decline of Global Trade Negotiations – and the Rise of Judicial and Regional Alternatives." *Journal of Scholarly Perspectives* 5, no. 01 (2009). <https://escholarship.org/uc/item/3q08n2vf>.
- Steinberg, Richard H. "Judicial Lawmaking at the WTO: Discursive, Constitutional, and Political Constraints." *American Journal of International Law* 98, no. 2 (2004): 247–75. <https://doi.org/10.2307/3176728>.
- Steininger, Silvia. "Creating Loyalty: Communication Practices in the European and Inter-American Human Rights Regimes." *Global Constitutionalism* 11, no. 2 (2022): 161–196. <https://doi.org/10.1017/S2045381721000241>.
- Stiansen, Øyvind. "Directing Compliance? Remedial Approach and Compliance with European Court of Human Rights Judgments." *British Journal of Political Science* 51, no. 2 (2021): 899–907. <https://doi.org/10.1017/S0007123419000292>.

- Stiansen, Øyvind, and Erik Voeten. "Backlash and Judicial Restraint: Evidence from the European Court of Human Rights." *International Studies Quarterly* 64, no. 4 (2020): 770–84. <https://doi.org/10.1093/isq/sqaa047>.
- Stimmer, Anette. "Beyond Internalization: Alternate Endings of the Norm Life Cycle." *International Studies Quarterly* 63, no. 2 (2019): 270–80. <https://doi.org/10.1093/isq/sqz001>.
- Stone, Geoffrey R. "Selective Judicial Activism." *Texas Law Review* 89, no. 6 (2011): 1423–32.
- Stone Sweet, Alec. "The European Court of Justice and the Judicialization of EU Governance." *Living Reviews in European Governance* 5, no. 2 (2010): 1–50.
- Stone Sweet, Alec, and Thomas L. Brunell. "Trustee Courts and the Judicialization of International Regimes: The Politics of Majoritarian Activism in the European Convention on Human Rights, the European Union, and the World Trade Organization." *Journal of Law and Courts* 1, no. 1 (2013): 61–88.
- Stone Sweet, Alec, Wayne Sandholtz, and Mads Andenas. "Dissenting Opinions and Rights Protection in the European Court: A Reply to Laurence Helfer and Erik Voeten." *European Journal of International Law* 32, no. 3 (2021): 897–906. <https://doi.org/10.1093/ejil/chab057>.
- Stone Sweet, Alec, Wayne Sandholtz, and Mads Andenas. "The Failure to Destroy the Authority of the European Court of Human Rights: 2010–2018," *The Law and Practice of International Courts and Tribunals* 21, no. 2 (2022): 244–77.
- Stoyanova, Vladislava. "Fault, Knowledge and Risk within the Framework of Positive Obligations under the European Convention on Human Rights." *Leiden Journal of International Law* 33, no. 3 (2020): 601–20. <https://doi.org/10.1017/S0922156520000163>.
- Streeck, Wolfgang, and Kathleen Thelen, eds. *Beyond Continuity: Institutional Change in Advanced Political Economies*. Oxford and New York: Oxford University Press, 2005.
- Streeck, Wolfgang, and Kathleen Thelen, "Introduction: Institutional Change in Advanced Political Economies." In *Beyond Continuity: Institutional Change in Advanced Political Economies*, edited by Wolfgang Streeck and Kathleen Thelen, 1–39. Oxford: Oxford University Press, 2005.
- Stroup, Sarah S., and Wendy H. Wong. *The Authority Trap: Strategic Choices of International NGOs*. Ithaca: Cornell University Press, 2017.
- Tallberg, Jonas. "The Anatomy of Autonomy: An Institutional Account of Variation in Supranational Influence." *JCMS: Journal of Common Market Studies* 38, no. 5 (2000): 843–64. <https://doi.org/10.1111/1468-5965.00267>.
- Tallberg, Jonas. "Delegation to Supranational Institutions: Why, How, and with What Consequences?" *West European Politics* 25, no. 1 (2002): 23–46. <https://doi.org/10.1080/713601584>.
- Tapp, June Louin. "Psychology and the Law: An Overture." *Annual Review of Psychology* 27, no. 1 (1976): 359–404.

- Thatcher, Mark, and Alec Stone Sweet. "Theory and Practice of Delegation to Non-Majoritarian Institutions." *West European Politics* 25, no. 1 (2002): 1–22. <https://doi.org/10.1080/713601583>.
- Theilen, Jens T. *European Consensus between Strategy and Principle*. Baden-Baden: Nomos Publishers, 2021.
- Thomas, Daniel C. *The Helsinki Effect: International Norms, Human Rights, and the Demise of Communism*. Princeton: Princeton University Press, 2001.
- Torres, Felix E. "Reparations: To What End? Developing the State's Positive Duties to Address Socio-Economic Harms in Post-Conflict Settings through the European Court of Human Rights." *European Journal of International Law* 32, no. 3 (2021): 807–34.
- UN General Assembly. Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law, Resolution 60/147 Resolution 60/147 § (2005). [www.ohchr.org/EN/ProfessionalInterest/Pages/RemedyAndReparation.aspx](http://www.ohchr.org/EN/ProfessionalInterest/Pages/RemedyAndReparation.aspx).
- UN General Assembly. Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, United Nations, Treaty Series, 1465, p. 85, § (1987).
- UN Human Rights Committee (HRC). General comment no. 31 [80], The nature of the general legal obligation imposed on States Parties to the Covenant, CCPR/C/21/Rev.1/Add.13 § (2004).
- UN Voluntary Fund for Victims of Torture. "Interpretation of Torture in the Light of the Practice and Jurisprudence of International Bodies," 2011. [www.ohchr.org/Documents/Issues/Torture/UNVFVT/Interpretation\\_torture\\_2011\\_EN.pdf](http://www.ohchr.org/Documents/Issues/Torture/UNVFVT/Interpretation_torture_2011_EN.pdf).
- Van den Eynde, Laura. "An Empirical Look at the Amicus Curiae Practice of Human Rights NGOs before the European Court of Human Rights." *Netherlands Quarterly of Human Rights* 31, no. 3 (2013): 271–313.
- Venzke, Ingo. "Between Power and Persuasion: On International Institutions' Authority in Making Law." *Transnational Legal Theory* 4, no. 3 (2013): 354–73. <https://doi.org/10.5235/20414005.4.3.354>.
- Venzke, Ingo. *How Interpretation Makes International Law: On Semantic Change and Normative Twists*. Oxford and New York: Oxford University Press, 2012.
- Venzke, Ingo. "Understanding the Authority of International Courts and Tribunals: On Delegation and Discursive Construction." *Theoretical Inquiries in Law* 14, no. 2 (2013): 381–410. <https://doi.org/10.1515/til-2013-020>.
- Vet, Freek van der. "Seeking Life, Finding Justice: Russian NGO Litigation and Chechen Disappearances before the European Court of Human Rights." *Human Rights Review* 13, no. 3 (2012): 303–25. <https://doi.org/10.1007/s12142-012-0226-2>.



- Vila, Marisa Iglesias. "Subsidiarity, Margin of Appreciation and International Adjudication within a Cooperative Conception of Human Rights." *International Journal of Constitutional Law* 15, no. 2 (2017): 393–413. <https://doi.org/10.1093/icon/mox035>.
- Vincent, Andrew. *The Politics of Human Rights*. Oxford and New York: Oxford University Press, 2010.
- Voeten, Erik. "The Impartiality of International Judges: Evidence from the European Court of Human Rights." *American Political Science Review* 102, no. 4 (2008): 417–33. <https://doi.org/10.1017/S0003055408080398>.
- Voeten, Erik. "Making Sense of the Design of International Institutions." *Annual Review of Political Science* 22, no. 1 (2019): 147–63. <https://doi.org/10.1146/annurev-polisci-041916-021108>.
- Voeten, Erik. "The Politics of International Judicial Appointments: Evidence from the European Court of Human Rights." *International Organization* 61, no. 4 (2007): 669–701. <https://doi.org/10.1017/S0020818307070233>.
- Voeten, Erik. "Populism and Backlashes against International Courts." *Perspectives on Politics* 18, no. 2 (2020): 407–22. <https://doi.org/10.1017/S1537592719000975>.
- Von Hippel, Karin. "Introduction: Europe Confronts Terrorism." In *Europe Confronts Terrorism*, edited by Karin Von Hippel, 1–14. Basingstoke and New York: Palgrave Macmillan, 2005.
- Walklate, Sandra. *Imagining The Victim Of Crime*. Maidenhead: Open University Press, 2007.
- Wallace, Angus EM. "The European Court of Human Rights: A Tool for Improving Prison Health." *The Lancet Public Health* 5, no. 2 (2020): e78–79. [https://doi.org/10.1016/S2468-2667\(19\)30258-0](https://doi.org/10.1016/S2468-2667(19)30258-0).
- Wallace, J. Clifford. "Jurisprudence of Judicial Restraint: A Return to the Moorings." *George Washington Law Review* 50, no. 1 (1981): 1–16.
- Warbrick, Colin. "The European Response to Terrorism in an Age of Human Rights." *European Journal of International Law* 15, no. 5 (2004): 989–1018.
- Webster, Elaine. *Dignity, Degrading Treatment and Torture in Human Rights Law: The Ends of Article 3 of the European Convention on Human Rights*. London: Routledge, 2018.
- Weissbrodt, David. "The Role of the Human Rights Committee in Interpreting and Developing Humanitarian Law." *University of Pennsylvania Journal of International Law* 31, no. 4 (2010): 1185–1238.
- Wiener, Antje. *Contestation and Constitution of Norms in Global International Relations*. Cambridge: Cambridge University Press, 2018.
- Wildhaber, Luzius. "Rethinking the European Court of Human Rights." In *The European Court of Human Rights between Law and Politics*, edited by Jonas Christoffersen and Mikael Rask Madsen, 204–30. New York: Oxford University Press, 2011.
- Williams, Andrew. *EU Human Rights Policies: A Study in Irony*. Oxford, New York: Oxford University Press, 2004.

- Winston, Carla. "Norm Structure, Diffusion, and Evolution: A Conceptual Approach." *European Journal of International Relations* 24, no. 3 (2018): 638–61. <https://doi.org/10.1177/1354066117720794>.
- Xenos, Dimitris. *The Positive Obligations of the State under the European Convention of Human Rights*. London and New York: Routledge, 2012.
- Yildiz, Ezgi. "A Court with Many Faces: Judicial Characters and Modes of Norm Development in the European Court of Human Rights." *European Journal of International Law* 31, no. 1 (2020): 73–99. <https://doi.org/10.1093/ejil/chaa014>.
- Yildiz, Ezgi. "Enduring Practices in Changing Circumstances: A Comparison of the European Court of Human Rights and the Inter-American Court of Human Rights." *Temple International & Comparative Law Journal* 34, no. 2 (2020): 309–38.
- Yildiz, Ezgi. "Extraterritoriality Reconsidered: Functional Boundaries as Repositories of Jurisdiction." In *The Extraterritoriality of Law: History, Theory, Politics*, edited by Daniel S. Margolies, Umut Özsu, Maïa Pal, and Ntina Tzouvala, 215–27. Oxon and New York: Routledge, 2019.
- Yildiz, Ezgi. "Judicial Creativity in the Making: The Pilot Judgment Procedure a Decade after Its Inception." *Interdisciplinary Journal of Human Rights Law* 8, no. 1 (2015): 81–102.
- Yildiz, Ezgi, "Interpretative Evolution of the Norm Prohibiting Torture and Inhuman or Degrading Treatment under the European Convention" in *Language and Legal Interpretation in International Law*, edited by Anne Lise Kjær and Joanna Lam, 295–314. New York: Oxford University Press, 2022.
- Yildiz, Ezgi, and Umut Yüksel. "Understanding the Limitations of Behavioralism: Lessons from the Field of Maritime Delimitation." *German Law Journal* 23, no. 3 (2022): 413–30. <https://doi.org/10.1017/glj.2022.24>.
- Yildiz, Ezgi, Umut Yüksel, Chanya Punyakumpol, and Carlos Carrillo. "New Norms in Old Regimes: Judicial Strategies for Importing Environmental Norms." *Unpublished Manuscript*, 2022.
- Zarbiyev, Fuad. "Judicial Activism." In *Max Planck Encyclopedia of International Procedural Law (EiPro)*. Oxford: Oxford University Press, 2018. <https://opil.oup.com/view/10.1093/law-mpeipro/e2864.013.2864/law-mpeipro-e2864?rsk=BMfOnJ&result=1&prd=MPIL>
- Zarbiyev, Fuad. "Judicial Activism in International Law – A Conceptual Framework for Analysis." *Journal of International Dispute Settlement* 3, no. 2 (2012): 247–78. <https://doi.org/10.1093/jnlids/ids005>.
- Zarbiyev, Fuad. "Saying Credibly What the Law Is: On Marks of Authority in International Law." *Journal of International Dispute Settlement* 9, no. 2 (2018): 291–314. <https://doi.org/10.1093/jnlids/idy004>.
- Zimmermann, Doron. "The European Union and Post-9/11 Counterterrorism: A Reappraisal." *Studies in Conflict & Terrorism* 29, no. 2 (2006): 123–45.
- Zwingel, Susanne. "How Do Norms Travel? Theorizing International Women's Rights in Transnational Perspective." *International Studies Quarterly* 56, no. 1 (2012): 115–29. <https://doi.org/10.1111/j.1468-2478.2011.00701.x>.