

Prof Stefan Talmon

Institute of Public International Law, University of Bonn
Adenauerallee 24-42, 53113 Bonn, Germany
Telephone ++ 49 (0) 228 739172 Fax ++ 49 (0) 228 739171
Email talmon @jura.uni-bonn.de
<http://www.jura.uni-bonn.de/talmon>

Publications

I. Books

- *The South China Sea Arbitration: Jurisdiction – Admissibility - Procedure* (Leiden: Martinus Nijhoff, 2022 [forthcoming]), 350 pp.
- *German Practice in International Law 2019* (Cambridge: Cambridge University Press, 2022). 450 pp.
- *Wolfgang Graf Vitzthum: Kleine Schriften II [Wolfgang Graf Vitzthum: Miscellanea II]* (Berlin: Duncker & Humblot, 2021). 261 pp.
- *Essential Texts in International Law* (Cheltenham: Edward Elgar, 2016). XII, 631 pp.
- *The South China Sea Arbitration: A Chinese Perspective* (Oxford: Hart Publishing, 2014). XXIV, 249pp. (with Professor Bing Bing Jia)
Reviews: Global Times, 7 March 2014, 15; Charlotte Collin (2013) 59 *Annuaire français de droit international* 721-722; Taisaku Ikeshima 2014/11 *Waseda Global Forum* 257-263; Ted L. McDorman (2015) 46 *Ocean Development and International Law* 363; Wim Muller (2018) 8 *Asian Journal of International Law* 296-299; Kentaro Nishimoto (2015) 58 *Japanese Yearbook of International Law* 430-435; Liselotte Odgaard (2014) 220 *The China Quarterly* 1140-1141; Charles Norchi (2015) 29 *Ocean Yearbook* 521-527; Olivia Staines, *Association for International Arbitration Newsletter*, April 2014, 8-9; Abhishek Prata Singh (2016) 52 *China Report* 56-58; Tim Stephens (2015) 29 *Australian & New Zealand Maritime Law Journal* 124-126.
- *The Occupation of Iraq, Volume II: The Official Documents of the Coalition Provisional Authority and the Iraqi Governing Council* (Oxford: Hart Publishing, 2013). XLVIII, 1524 pp. (Series: Documents in International Law).
- *Über Grenzen: Kolloquium zum 70. Geburtstag von Wolfgang Graf Vitzthum [On Limits: Colloquium on the Occasion of the 70th Birthday of Wolfgang Graf Vitzthum]* (Berlin: Duncker & Humblot, 2012). 230 pp.
Reviews: Rainer Lagoni (2013) 52 *Archiv des Völkerrechts* 284-290; Nele Matz-Lück (2013) 56 *German Yearbook of International Law* 631-635; Jens Wassenhoven, *Portal für Politikwissenschaft*, 23.5.2013, <http://www.pw-portal.de>.
- *The Legal Order of the Oceans. Basic Documents on the Law of the Sea* (Oxford: Hart Publishing, 2009). XVIII, 1012 pp. (Series: Documents in International Law) (with Professor Vaughan Lowe).
Reviews: Andrew Forbes (2011) 3/2 *Australian Journal of Maritime and Ocean Affairs* 67-68; Erik Franckx (2010) 28 *Journal of Energy and Natural Resources Law* 431-433;

Douglas Guilfoyle (2010) 59 *International and Comparative Law Quarterly* 884-885; Bing Bing Jia (2010) 53 *German Yearbook of International Law* 1027-1028; Ted L. McDorman (2010) 41 *Ocean Development & International Law* 187; Sienho Yee (2011) 10 *Chinese Journal of International Law* 672-673.

- *La non reconnaissance collective des Etats illégaux* (Paris: A. Pedone, 2007). 115 pp. (Université Panthéon-Assas [Paris II], Institut des Hautes Etudes Internationales, Cours et Travaux, N° 9).

Review: Baptiste Tranchant (2007) 111 *Revue Générale de Droit International Public* 727.

- *Kollektive Nichtanerkennung illegaler Staaten. Grundlagen und Rechtsfolgen einer international koordinierten Sanktion, dargestellt am Beispiel der Türkischen Republik Nord-Zypern [Collective Non-recognition of Illegal States. Legal Foundations and Consequences of an Internationally Co-ordinated Sanction with Particular Reference to the Turkish Republic of Northern Cyprus]* (Tübingen: Mohr Siebeck, 2006). XXXIX, 1052 pp. (Series: Jus Publicum 154).

Reviews: Altana Filos (2007) 19/2 *Cyprus Review* 143-148; Maria Gavouneli (2006) 59 *Revue Hellénique de Droit International* 795-797; Christian Heinze (2008) 139 *Bayerische Verwaltungsblätter* 32; Frank Hoffmeister (2006) 49 *German Yearbook of International Law* 731-734; Robert Kolb (2007) 134 *Journal du Droit International* 742-744; Beatriz Maldonado Simán (2008) 8 *Anuario Mexicano de Derecho Internacional* 831-833; Jan Christoph Nemitz (2007) 6 *Chinese Journal of International Law* 784-787; Alexander Orakhelashvili (2007) 56 *International and Comparative Law Quarterly* 966-967; Tullio Treves (2008) 44 *Rivista di diritto internazionale privato e processuale* 636-637; Jochen von Bernstorff/Volker Roeben (2009) 103 *American Journal of International Law* 614-616; Natalie Wohlleben (2007) 17 *Zeitschrift für Politikwissenschaft* 1425-1426.

- *Recognition in International Law. A Bibliography* (The Hague: Martinus Nijhoff Publishers, 2000). XXXVI, 401 pp.

Reviews: Iganz Seidl-Hohenveldern (2004) 59 *Austrian Journal of Public and International Law* 105; Peter Macalister-Smith (2002) 71 *Nordic Journal of International Law* 587-589; Colin Warbrick (2001) 72 *British Year Book of International Law* 409; ASIL UN 21 Interest Group, No. 22 (January 2001).

- *The Reality of International Law: Essays in Honour of Ian Brownlie*. Foreword by Sir Robert Jennings (Oxford: Clarendon Press, 1999). LII, 592 pp. (with Professor Guy S. Goodwin-Gill).

Reviews: Emily Haslam (2000) 4 *International Journal of Human Rights* 126-7; Colin Warbrick (2000) 116 *Law Quarterly Review* 690-2; Robert Cryer (2000) 63 *Modern Law Review* 631-2; Daniel Warner (2000) 12 *International Journal of Refugee Law* 695-6; Jianming Shen (2002) 1 *Chinese Journal of International Law* 685-714; Arthur Watts (2003) 52 *International and Comparative Law Quarterly* 269-70; J.G. Merrills (2003) 74 *British Year Book of International Law* 447-449.

- *Alles fließt. Kulturgüterschutz und innere Gewässer im Neuen Seerecht [Everything is in a State of Flux. The Protection of Cultural Objects and Internal Waters in the New Law of the Sea]* (Baden-Baden: Nomos, 1998). 203 pp. (with Professor Wolfgang Graf Vitzthum).

Reviews: Wolff Heintschel von Heinegg (1999) 32 *Verfassung und Recht in Übersee* 391-5; Karsten Nowrot (1998) 41 *German Yearbook of International Law* 602-4; Lyndel V. Prott (1999) 8 *International Journal of Cultural Property* 599-604.

- *Recognition of Governments in International Law: With Particular Reference to Governments in Exile* (Oxford: Clarendon Press, 1998 [hardcover], 2001 [paperback]). LXXII, 393 pp. (Series: Oxford Monographs in International Law), 2010 [Oxford Scholarship Online].

Reviews: J. Craig Barker (1999) 48 *International and Comparative Law Quarterly* 237; Britta Buchenau (1998) 41 *German Yearbook of International Law* 600-2; Pierre Michel Eisemann (1998) 44 *Annuaire Français de Droit International* 840; Ulrich Fastenrath, 'Praktisch bedeutsam [Of practical importance]', *Frankfurter Allgemeine Zeitung*, 21 July 1998, 6; Maurice Flory (1998) 102 *Revue générale de droit international public* 1063-5; Jan Klabbers (1999) 68 *Nordic Journal of International Law* 105-7; Edward G. Lee (1999) 93 *American Journal of International Law* 261-3; Vaughan Lowe (1999) 58 *Cambridge Law Journal* 232-4; Siegfried Magiera (2002) 40 *Archiv des Völkerrechts* 378-379; Michael Schoiswohl (2001) 6 *Austrian Review of International and European Law* 455-461; Rafał Tarnogórski (2002) 2/5 (9) *Polski Przegląd Dyplomatyczny [Polish Diplomatic Review]* 180-182; Colin Warbrick (1999) 70 *British Year Book of International Law* 274-5; Jill McC. Watson (1999) 27 *International Journal of Legal Information* 276-7; Wendy T. Wylegala (1999) 31 *New York University Journal of International Law and Politics* 675-8; Yoo Hyuck-Soo/Apkhanzava Nikoloz (2001) 9/3 *Yokohama kokusai keizai hogaku [Yokohama Law Review]* 401-10; Ineta Ziemele (1999) 10 *European Journal of International Law* 640-3; ASIL UN 21 Interest Group, No. 21 (July 2000); (1997-1998) 31 *George Washington Journal of International Law and Economics* 519-20; (2001) 10/3 *The Commonwealth Lawyer* 47.

II. Articles and Chapters in Books

- Verbraucherschutz trifft Völkerrecht [Consumer Protection Meets International Law], *JuristenZeitung* 75 (2020), pp. 1051-1058.
- Private Seenotrettung und das Völkerrecht [Maritime Rescuer Operations by NGOs and International Law], *JuristenZeitung* 74 (2019), pp. 802-809.
- The United States under President Trump: Gravedigger of International Law, *Chinese Journal of International Law* 18 (2019), pp. 645-668.
- The Procedural Obligation under Article 2 ECHR to Investigate and Cooperate with Investigations of Unlawful Killings in a Cross-Border Context, *Diritti umani e diritto internazionale* 13 (2019), pp. 99-131.
- Nachteile der doppelten Staatsbürgerschaft [Drawbacks of Dual Nationality], *Bonner Rechtsjournal* 1/2017, pp. 24-27.
- The South China Sea Arbitration and the Finality of "Final" Awards, *Journal of International Dispute Settlement* 8 (2017), pp. 388-401.
- Article 121 [Regime of islands], in: Alexander Proelß (ed.), *The United Nations Convention on the Law of the Sea: A Commentary* (Oxford: Hart Publishing and Munich: C.H. Beck, 2017), pp. 858-880.
- The South China Sea Arbitration: Observations on the Award on Jurisdiction and Admissibility, *Chinese Journal of International Law* 15 (2016), pp. 309-391.
- The Chagos Marine Protected Area Arbitration: Expansion of the Jurisdiction of UNCLOS Part XV Courts and Tribunals, *International and Comparative Law Quarterly* 65 (2016), pp. 927-951.
- Objections Not Possessing an 'Exclusively Preliminary Character' in the South China Sea Arbitration, *Journal of Territorial and Maritime Studies*, 3/2 (2016), pp. 88-111.

- Sanktionen statt (Krim-)Sekt – Die Reaktion der Staatengemeinschaft auf eine ‘Wiedervereinigung’ nach russischer Art [Sanctions rather than Sparkling Wine (from Crimea) – The International Community’s Response to a ‘Reunification’ à la Russe], *Reden an der Universität Trier [Speeches at the University of Trier]*, 2015, pp. 3-26.
- Bewaffnete Bundeswehrsoldaten am Brandenburger Tor? Zum Objektschutz durch Streitkräfte bei terroristischen Anschlägen [German Armed Forces at the Brandenburg Gate? On the Protection of Infrastructure in the Wake of of Terrorist Attacks], *Bonner Rechtsjournal* 01/2016, pp. 5-7; also published in *Bundeswehrverwaltung [Armed Forces Administration]* 60 (2016), pp. 158-160.
- Schwerpunktbereichsklausur – Internationales Wirtschaftsrecht: Eigentumsschutz durch diplomatischen Schutz und Investor-Staat-Schiedsverfahren [Exam Paper on International Economic Law: Protection of Property through Diplomatic Protection and Investor-State Arbitration], *Jura*, 39 (2017), pp. 928-939.
- Determining Customary International Law: The ICJ’s Methodology between Induction, Deduction and Assertion, *European Journal of International Law* 26 (2015), pp. 417-443 [The article was discussed on EJIL: Talk! by Omri Sender & Sir Michael Wood, Harlan G. Cohen and Fernando Lusa Bordin; for the discussion and the my response, see <http://www.ejiltalk.org/determining-customary-international-law-the-icjs-methodology-and-the-idyllic-world-of-the-ilc/>].
- The Legalizing and Legitimizing Function of General Assembly Resolutions, *AJIL Unbound* 108 (2014), 122-128; also available at <http://www.asil.org/blogs/legalizing-and-legitimizing-function-un-general-assembly-resolutions>
- At last! Germany Admits Illegality of the Kosovo Intervention, *German Yearbook of International Law* 57 (2014), pp. 581-596.
- The (Not so) ‘Sacred’ Word of an Italian Ambassador and Diplomatic Immunity for Contempt of Court, *Indian Journal of International Law* 54 (2014), pp. 1-35.
- Der Begriff der ‘Hoheitsgewalt’ in Zeiten der Überwachung des Internet- und Telekommunikationsverkehrs durch ausländische Nachrichtendienste [The Term ‘Jurisdiction’ in Times of Surveillance of Internet and Telecommunications Traffic by Foreign Intelligence Agencies], *JuristenZeitung* 69 (2014), pp. 783-787.
- The South China Sea Arbitration: Is There a Case to Answer?, in: Stefan Talmon and Bing Bing Jia (eds.), *The South China Sea Arbitration: A Chinese Perspective* (Oxford: Hart Publishing, 2014), pp. 15-79.
- Introduction, in: Stefan Talmon and Bing Bing Jia (eds.), *The South China Sea Arbitration: A Chinese Perspective* (Oxford: Hart Publishing, 2014), pp. 1-13 (together with Bing Bing Jia).
- Das Abhören der Kanzlerhandys und das Völkerrecht [Tapping the German Chancellors’ Cell Phones and Public International Law], *Bonner Rechtsjournal* 01/2014, pp. 6-12.
- Immunität von Staatsbediensteten [Immunity of State Officials], in: *Berichte der Deutschen Gesellschaft für Internationales Recht*, Band 46 [Reports of the German Society of International Law, vol. 46] (Heidelberg: C.F. Müller, 2014), pp. 313-377.
- Recognition of Opposition Groups as the Legitimate Representative of a People, *Chinese Journal of International Law*, 12 (2013), pp. 219-253.

- Die Grenzen der Anwendung des Völkerrechts im deutschen Recht [The Limits to the Application of Public International Law in German Law], *JuristenZeitung* 68 (2013), 12-21.
- Die Grenzen der Völkerrechtsrezeption in Deutschland [Limits to the Reception of Public International Law in Germany], in: Stefan Talmon (ed.), *Über Grenzen [On Limits]* (Berlin: Duncker & Humblot, 2012), pp. 75-116 [expanded version of the previous article].
- Jus Cogens after Germany v. Italy: Substantive and Procedural Rules Distinguished, *Leiden Journal of International Law* 25 (2012), pp. 979-1002.
- Article 2(6), in: Bruno Simma/Daniel-Erasmus Khan/Georg Nolte/Andreas Paulus (eds.), *The Charter of the United Nations: A Commentary* (3rd edn., Oxford: Oxford University Press, 2012), pp. 252-279.
- Article 43 in: Andreas Zimmermann/Christian Tomuschat/Karin Oellers-Frahm/Christian Tams (eds.), *The Statute of the International Court of Justice. A Commentary* (2nd edn., Oxford: Oxford University Press, 2012), pp. 1088-1171.
- Article 23 in: Andreas Zimmermann/Christian Tomuschat/Karin Oellers-Frahm/Christian Tams (eds.), *The Statute of the International Court of Justice. A Commentary* (2nd edn., Oxford: Oxford University Press, 2012), pp. 435-452.
- The Security Council as Dispenser of (or with) International Law, in: James Crawford/Sarah Nuwen (eds.), *Select Proceedings of the European Society of International Law*, vol. 3: *International Law 1989-2010: A Performance Appraisal* (Oxford: Hart Publishing, 2012), pp. 243-255.
- De-recognition of Colonel Qadhafi as Head of State of Libya?, *International and Comparative Law Quarterly* 60 (2011), pp. 765-773.
- ‘Recognition’ of Rebel Groups: The Cases of Libya and Syria, *Soochow Law Journal*, 8 (2011), pp. 1-17.
- New Zealand’s Policy of Implied Recognition of States: One Step Ahead or Falling Behind?, *New Zealand Yearbook of International Law 2009* (2010), pp. 3-20.
- Security Council Treaty Action, *Revue Hellénique de Droit International*, 62 (2009), pp. 65-116.
- The Responsibility of Outside Powers for Acts of Secessionist Entities, *International and Comparative Law Quarterly*, 58 (2009), pp. 493-517.
- Adaptation of Treaties by the Security Council and the Rule of Law, *ASIL Proceedings* 103 [2009] (2010), pp. 249-252.
- ITLOS - International Tribunal for the Law of the Sea, in: Helmut Volger (ed.), *A Concise Encyclopedia of the United Nations* (2nd edn., Leiden: Martinus Nijhoff, 2010), pp. 449-458.
- Membership and Representation of States, in: Helmut Volger (ed.), *A Concise Encyclopedia of the United Nations* (2nd edn., Leiden: Martinus Nijhoff, 2010), pp. 480-486.
- Law of the Sea, in: Helmut Volger (ed.), *A Concise Encyclopedia of the United Nations* (2nd edn., Leiden: Martinus Nijhoff, 2010), pp. 466-477.
- The Recognition of the Chinese Government and the Convention on International Civil Aviation, *Chinese Journal of International Law*, 8 (2009), pp. 135-159.

- Revisiting the Rule of Law: Law-making and Law-changing by the UN Security Council, in: Jan Wouters, Edith Drieskens and Sven Biscop (eds.), *Belgium in the UN Security Council: Reflections on the 2007-2008 Membership* (Antwerp: Intersentia, 2009), pp. 41-49.
- Participation of UN Member States in the Work of the Organization: A Multicultural Alternative to Present-Day Regionalism?, in: Sienho Yee and Jacques-Yvan Morin (eds.), *Multiculturalism and International Law: Essays in Honour of Edward McWhinney* (Leiden: Brill, 2009), pp. 239-275.
- Internationales Recht und die Zukunft des Multilateralismus [International Law and the Future of Multilateralism], epd Dokumentation Nr. 19/20, 29 April 2008, pp. 27-35.
- A Plurality of Responsible Actors: International Responsibility for Acts of the Coalition Provisional Authority in Iraq, in: Phil Shiner and Andrew Williams (eds.), *The Iraq War and International Law* (Oxford: Hart Publishing, 2008), pp. 185-230.
- Entries on Alien Tort Claims Act, Piracy, Ships, Recognition of States and Governments, in: Peter Cane and Joanne Conaghan (eds.), *The New Oxford Companion to Law* (Oxford: Oxford University Press, 2008).
- Der Anti-Terror-Kampf der USA und die Grundrechte [The US War on Terrorism and Constitutional Basic Rights], in: Axel Kämmerer (ed.), *An den Grenzen des Staats [The Limits of the State]* (Berlin: Duncker & Humblot, 2008), pp. 75-100.
- Chypre : écueil pour la Turquie sur la voie de l'Europe, *Annuaire français de droit international*, 51 - 2005 (2006), pp. 85-119.
- The EU-Turkey Controversy over Cyprus or a Tale of Two Declarations, *Chinese Journal of International Law*, 5 (2006), pp. 579-616.
- Diplomacy under Occupation. The Status of Diplomatic Missions in Occupied Iraq, *Anuario Mexicano de Derecho Internacional*, 6 (2006), pp. 461-511.
- Article 43 in: Andreas Zimmermann/Christian Tomuschat/Karin Oellers-Frahm (eds.), *The Statute of the International Court of Justice. A Commentary* (Oxford: Oxford University Press, 2006), pp. 977-1038.
- Article 23 in: Andreas Zimmermann/Christian Tomuschat/Karin Oellers-Frahm (eds.), *The Statute of the International Court of Justice. A Commentary* (Oxford: Oxford University Press, 2006), pp. 399-415.
- The Duty Not to 'Recognize as Lawful' a Situation Created by the Illegal Use of Force or Other Serious Breaches of a Jus Cogens Obligation: An Obligation Without Real Substance?, in: Christian Tomuschat and Jean-Marc Thouvenin (eds.), *The Fundamental Rules of the International Legal Order. Jus Cogens and Obligations Erga Omnes* (Leiden: Martinus Nijhoff, 2005), pp. 99-126.
- The Security Council as World Legislature, *American Journal of International Law*, 99 (2005), pp. 175-193; reprinted in Kenneth W. Abbott (ed.), *The Law and Politics of International Organizations*, vol. I (Cheltenham: Edward Elgar, 2015)
- Changing Views on the Use of Force: The German Position, *Baltic Yearbook of International Law*, 5 (2005), pp. 41-76.
- Luftverkehr mit nicht anerkannten Staaten: Der Fall Nordzypern [Air Traffic with Non-Recognized States: The Case of Northern Cyprus], *Archiv des Völkerrechts [Public International Law Archive]*, 43 (2005), pp. 1-42.

- Responsibility of International Organizations: Does the European Community Require Special Treatment?, in: Maurizio Ragazzi (ed.), *International Responsibility Today. Essays in Memory of Oscar Schachter* (Leiden: Martinus Nijhoff, 2005), pp. 405-421.
- The Constitutive versus the Declaratory Doctrine of Recognition: Tertium Non Datur?, *British Year Book of International Law*, 75 (2004), pp. 101-181; reprinted in *The International Library of Essays in Law and Legal Theory (2nd Series)*, *International Law* edited by Malcolm Evans and Patrick Capps (Farnham: Ashgate, 2009), volume II, pp. 93-173.
- Impediments to Peacekeeping: The Case of Cyprus, *International Peacekeeping: The Yearbook of International Peace Operations*, 8 (2004), pp. 33-63.
- The Legal Character of Statements by the President of the Security Council, *Chinese Journal of International Law*, 2 (2003), pp. 419-467.
- Grenzen der ‘Grenzenlosen Gerechtigkeit’. Die völkerrechtlichen Grenzen der Bekämpfung des internationalen Terrorismus nach dem 11. September 2001 [How Infinite Is ‘Infinite Justice’. Legal Limits of the Fight against International Terrorism after September 11, 2001], in: Wolfgang März (ed.), *An den Grenzen des Rechts [Law at Its Limits]* (Berlin: Duncker & Humblot, 2003), pp. 101-183.
- ITLOS - International Tribunal for the Law of the Sea, in: Helmut Volger (ed.), *A Concise Encyclopedia of the United Nations* (The Hague: Kluwer, 2002), pp. 340-349.
- Membership and Representation of States, in: Helmut Volger (ed.), *A Concise Encyclopedia of the United Nations* (The Hague: Kluwer, 2002), pp. 369-373.
- Law of the Sea, in: Helmut Volger (ed.), *A Concise Encyclopedia of the United Nations* (The Hague: Kluwer, 2002), pp. 356-366.
- Ende des Föderalismus. Gleichschaltung und Entstaatlichung der deutschen Länder von der nationalsozialistischen Machtergreifung bis zur Auflösung des Reichsrats [End of Federalism. Bringing into Line and Liquidation of the German Federal States from the National Socialist Seizure of Power to the Abolition of the Reichsrat], *Zeitschrift für Neuere Rechtsgeschichte [Journal of Contemp. Legal History]*, 24 (2002), pp. 112-155.
- Das deutsche Kolonialverfassungsrecht vor dem Internationalen Gerichtshof [The Constitutional Law of the German Colonies before the International Court of Justice], *Archiv des Völkerrechts [Public International Law Archive]*, 40/1 (2002), pp. 17-53.
- Der Internationale Seegerichtshof in Hamburg als Mittel der friedlichen Beilegung seerechtlicher Streitigkeiten [The International Tribunal for the Law of the Sea as a Means for the Pacific Settlement of Law of the Sea Disputes], *Juristische Schulung [Legal Training]*, 41 (2001) pp. 550-556.
- The Cyprus Question before the European Court of Justice, *European Journal of International Law*, 12 (2001), pp. 727-750.
- The Cyprus Question before the European Court of Justice, in: Ismail Bozkurt (ed.), *Proceedings of the Third International Congress for Cyprus Studies* (Gazimaçusa: Eastern Mediterranean University Printinghouse, 2000), vol. III, pp. 205-239.
- Who is a Legitimate Government in Exile? Towards Normative Criteria for Governmental Legitimacy in International Law, in: Guy S. Goodwin-Gill/Stefan Talmon (eds.), *The Reality of International Law. Essays in Honour of Ian Brownlie* (Oxford: Clarendon Press, 1999), pp. 499-537.

- ITLOS - Internationaler Seegerichtshof, in: Helmut Volger (ed.), *Lexikon der Vereinten Nationen [Encyclopedia of the UN]* (Munich: Oldenbourg Verlag, 1999), pp. 285-294.
- Mitgliedschaft/Repräsentation von Staaten, in: Helmut Volger (ed.), *Lexikon der Vereinten Nationen [Encyclopedia of the UN]* (Munich: Oldenbourg Verlag, 1999), pp. 393-397.
- Seerecht, in: Helmut Volger (ed.), *Lexikon der Vereinten Nationen [Encyclopedia of the UN]* (Munich: Oldenbourg Verlag, 1999), pp. 455-466.
- Die Geltung deutscher Rechtsvorschriften bei Auslandseinsätzen der Bundeswehr mit Zustimmung des Aufenthaltsstaates [The Applicability of German Laws to German Troops Stationed Abroad with the Consent of the Host State], *Neue Zeitschrift für Wehrrecht [New Journal of Military Law]*, 39 (1997), pp. 221-236.
- The Legal Effects of (Non-) Recognition: The Case of the Turkish Republic of Northern Cyprus, in: Malcolm Evans (ed.), *Aspects of Statehood and Institutionalism in Contemporary Europe* (Aldershot: Dartmouth, 1997), pp. 57-81.
- War Booty of ‘Separate Entity’ Protected by Sovereign Immunity, *Oxford Journal of Legal Studies*, 15 (1995), pp. 295-307.
- Recognition of Governments: An Analysis of the New British Policy and Practice, *British Year Book of International Law*, 63 (1992), pp. 231-297.
- The Radbruch Formula: Legal Injustice and Supra-legal Justice, *ELSA Law Review*, 2 (1991), pp. 17-30.

III. Book Reviews

- Reviews in *Common Market Law Review*, *Law Quarterly Review* and *International and Comparative Law Quarterly*. Details of the books reviewed are available under ‘publications’ on my website at <http://www.jura.uni-bonn.de/index.php?id=5560>.

IV. Shorter Contributions, Comments and Notes

- Numerous posts on questions of international law on my blog *GPIL – German Practice in International Law*, <https://gpil.jura.uni-bonn.de/>
- Widersprüchlicher Widerspruch [Objectionable Objection], *Frankfurter Allgemeine Einspruch*, 23 February 2021, <https://www.faz.net/-irf-a8teu>
- Vorwort [Preface], in: Stefan Talmon (Hrsg.), *Wolfgang Graf Vitzthum: Kleine Schriften II [Wolfgang Graf Vitzthum: Miscellanea II]* (Berlin: Duncker & Humblot, 2021), pp. 5-6.
- Thou shalt not ‘break international law in a very specific and limited way’: A German perspective on the debate around the United Kingdom Internal Market Bill, *Völkerrechtsblog*, 15 September 2020, <https://voelkerrechtsblog.org/articles/thou-shalt-not-break-international-law-in-a-very-specific-and-limited-way/#>
- The Scientific Research Services (SRS) of Germany’s Federal Parliament on the Chances of Success of Actions against China for Damages Incurred due to the Global Coronavirus Pandemic, *Global Health and Global Governance*, 26 June 2020, <https://www.bigghg.cn/p/talmon.html>
- Die USA unter Präsident Trump: Totengräber des Völkerrechts [The USA under President Trump: Gravedigger of international law], *verfassungsblog.de*, 27 March

2019, <https://verfassungsblog.de/die-usa-unter-praesident-trump-totengraeber-des-voelkerrechts/>

- Bene captus, bene detentus: Die Rückführung des mutmaßlichen Mörders Ali B. aus dem Irak durch die Bundespolizei ist völkerrechtlich unbedenklich [Bene captus, bene detentus: The repatriation of murder suspect Ali B. from Iraq by the Federal Police does not violate international law], *Frankfurter Allgemeine Zeitung*, 5 July 2018, p. 6
- Das Flüchtlingsrecht steht einer Änderung der Asylpolitik nicht entgegen [Refugee law does not pose an obstacle to a change of asylum policy], *Verfassungsblog*, 17 June 2018, <https://verfassungsblog.de/das-fluechtlingsrecht-steht-einer-aenderung-der-asylpolitik-nicht-entgegen/>
- Foreword to Kubo Macak, *Internationalized Armed Conflicts in International Law* (Oxford: Oxford University Press, 2018), 2 pp.
- Ohne Angriff keine Verteidigung [No self-defence without attack], *Frankfurter Allgemeine Zeitung*, *Einspruch Magazin*, 10 January 2018 https://www.jura.uni-bonn.de/fileadmin/Fachbereich_Rechtswissenschaft/Einrichtungen/Institute/Voelkerrecht/Dokumente_fuer_Webseite/2018/Talmon_Ohne_Angriff_keine_Verteidigung_FAZ_Einspruch_10.01.2018.pdf
- Nachruf: Sir Elihu Lauterpacht [Obituary: Sir Elihu Lauterpacht], *Archiv des Völkerrechts*, 55 (2017), pp. 258-261.
- Bürde des Doppelpasses [The Burden of Two Passports], *Frankfurter Allgemeine Zeitung*, 2 March 2017, p. 8
- Final award in sea arbitration will be flawed, *China Daily*, 9 July 2016, p. 5, http://m.chinadaily.com.cn/en/2016-07/09/content_26024793.htm
- Der Fall Böhmermann – muss am Ende Deutschland haften? [The Böhmermann case – will Germany ultimately be responsible?], *Frankfurter Allgemeine Zeitung*, 14 April 2016, p. 6
- Denouncing UNCLOS remains option for China after tribunal ruling, *Global Times*, 3 March 2016, p. 14, <http://opinion.huanqiu.com/1152/2016-03/8641054.html> (Chinesisch); and *Global Times*, 4 March 2016, p. 15, <http://www.globaltimes.cn/content/971707.shtml> (English)
- Determining Customary International Law: The ICJ’s Methodology and the Idyllic World of the ILC, *EJIL: Talk!*, 3 December 2015, <http://www.ejiltalk.org/determining-customary-international-law-the-icjs-methodology-and-the-idyllic-world-of-the-ilc/>
- Bedroht der Flüchtlingsstrom den Weltfrieden? [Does the Flow of Refugees Constitute a Threat to International Peace?], *Frankfurter Allgemeine Zeitung*, 26 November 2015, p. 6
- Tribunal ruling not clear victory for Philippines, *Global Times*, 12 November 2015, <http://www.globaltimes.cn/content/952260.shtml> , and *Global Times*, 24 November 2015, p. 15
- Eine Koalition der Willigen Reicht nicht: Warum der Irak-Einsatz der Bundeswehr im Kampf gegen den „Islamischen Staat“ verfassungswidrig ist [A Coalition of the Willing Is Not Enough: Why the Iraq Mission of the German Armed Forces Against the “Islamic State” Is Unconstitutional], *Frankfurter Allgemeine Zeitung*, 8 January 2015, p. 6

- Comments, in: *Berichte der Deutschen Gesellschaft für Internationales Recht*, Band 46 [Reports of the German Society of International Law, vol. 46] (Heidelberg: C.F. Müller, 2014), pp. 411-417
- Die Pflicht zur Drohne [The Duty to Procure Drones], *Frankfurter Allgemeine Zeitung*, 10 July 2014, p. 7
- Pflicht zum Ärgern [Duty to Annoy], *Frankfurter Allgemeine Zeitung*, 3 April 2014, p. 8
- Tapping the German Chancellor's Cell Phone and Public International Law, *Cambridge Journal of International and Comparative Law Blog*, 6 November 2013, <http://cjiicl.org.uk/>
- Ich spioniere, du spionierst, alle spionieren – und es ist erlaubt [I spy, you spy, everybody spies – and it is allowed], *Frankfurter Allgemeine Zeitung*, 1 November 2013, p. 7
- No case to answer for Beijing before arbitral tribunal in South China Sea, *Global Times* [China], 20 May 2013, p. 15
- Noch ist der Vorbehalt zum ESM nicht wirksam [The Reservation to the ESM still has not entered into force], *Frankfurter Allgemeine Zeitung*, 18 October 2012, p. 6
- Unter Vorbehalt [Subject to Reservation], *Frankfurter Allgemeine Zeitung*, 20 September 2012, p. 8
- Günter Grass und das Völkerrecht [Günter Grass and Public International Law], *Bonner Rechtsjournal* 01/2012, pp. 16-17; also published as 'Was noch gesagt werden muss' [What is still to be said], *Frankfurter Allgemeine Zeitung*, 3 May 2012, p. 6
- Recognition of States in International Law: Kosovo's Case, *Diplomat Magazine*, September 2011, p. 45
- The Recognition of the Libyan National Transitional Council, ASIL Insight, Volume 15, Issue 16, 16 June 2011, <http://www.asil.org/pdfs/insights/insight110616.pdf>; also published in ASIL Newsletter, Volume 27, Issue 3 (July/September 2011), pp. 5, 7, 8
- The Difference between Rhetoric and Reality: Why an Illegitimate Regime May Still Be a Government in the Eyes of International Law, EJIL Talk, 3 March 2011, <http://www.ejiltalk.org/>
- Has the United Kingdom De-Recognized Colonel Qadhafi as Head of State of Libya?, EJIL Talk, 28 February 2011, <http://www.ejiltalk.org/>; University of Oxford, Legal Research Paper Series, Paper No. 16/2011, <http://ssrn.com/abstract=1773028>
- Could the International Court of Justice Indicate a 'No-Fly Zone' over Libya, EJIL: Talk, 25 February 2011, <http://www.ejiltalk.org/>; University of Oxford, Legal Research Paper Series, Paper No. 13/2011, February 2011 <http://ssrn.com/abstract=1769804>
- Kosovo: The ICJ Opinion – What Next?, Chatham House Paper, 21 September 2010, http://www.chathamhouse.org.uk/files/17391_il210910kosovo.pdf
- Comments, in: *Berichte der Deutschen Gesellschaft für Völkerrecht*, Band 44 [Reports of the German Society of Public International Law, vol. 44] (Heidelberg: C.F. Müller (Heidelberg: C.F. Müller, 2010), pp. 191-192, 291.
- Recognition of States and Governments in International Law, *Azerbaijan in the World. ADA Biweekly Newsletter*, Vol. 1, No. 19 (1 November 2008), pp. 7-10
- Comments, in: Geiger, Rudolf (ed.), *Neuere Probleme der parlamentarischen Legitimation im Bereich der auswärtigen Gewalt* (Baden-Baden: Nomos, 2003), p. 60.

- LL.M. Studium an der University of Cambridge (Wolfson College) nicht nur für Referendare [LL.M. Studies at Cambridge University (Wolfson College) not only for Graduates], *Juristische Schulung [Legal Training]*, 31 (1991), pp. 522-524.

V. Editorships, Membership of Editorial Boards and Editorial Advisory Councils

- Series co-editor, *Oxford Monographs in International Law*, Oxford University Press (2008–2017) (with Professors Catherine Redgwell [and, previously, Vaughan Lowe (2008-2013)] and Dan Sarooshi).
- Series editor, *Documents in International Law*, Hart Publishing (2005–).
- Member of the Editorial Board, *Chinese Journal of International Law*, Oxford University Press (2002–).
- Member, Editorial Board of the *New Zealand Yearbook of International Law* (2006–).
- Member, Editorial Board of the *Anuario Mexicano de Derecho Internacional* (2009–).
- Member, Editorial Board of the *Journal of Yeditepe University Faculty of Law* (2010–).
- Member, Peer Review Board of the *German Yearbook of International Law* (2010–).
- Member, Editorial Board of the *Journal of European and International Affairs [Pristina]* (2012–).
- Member, Editorial Advisory Board of the *Zeitschrift für Europäisches Umwelt- und Planungsrecht [Journal of European Environmental and Planning Law]* (2013–).
- Member, Editorial Advisory Council of the *Soochow Law Journal* (2013–).
- Member, Editorial Advisory Board of the *Chinese (Taiwan) Yearbook of International Law and Affairs* (2013–).
- Series co-editor, *Studien zum Seevölkerrecht und zur maritimen Sicherheit – Studies on the Law of the Sea and Maritime Security*, Duncker & Humblot (2014–) (with Professor Wolff Heintschel von Heinegg)

VI. Publications under Contract/in Preparation

- *The Occupation of Iraq*, vol. I: *The Governance of Occupied Territory in Contemporary International Law* (Oxford: Hart Publishing).
- *International Law and Diplomacy in the Libyan Civil War* (Oxford: Oxford University Press).