

LIST OF PUBLICATIONS

André Nollkaemper

August 2015

a) **Academic Publications**

- i) **Monographs**
- ii) **Articles in peer reviewed journals**
- iii) **Chapters in peer reviewed books**
- iv) **Academic contributions to other journals and books**
- v) **Edited volumes**

b) **Professional Publications**

- i) **Books**
- ii) **Articles in journals and books**

c) **Case-notes**

d) **Book reviews**

a) **Academic Publications**

i) **Monographs**

- 1) National courts and the International Rule of Law OUP, (2011)
- 2) Kern van het internationaal publiekrecht (Textbook of International Law) (5th edition), The Hague: Boom Juridische Uitgevers (2011)
- 3) The Regime for Transboundary Water Pollution: Between Discretion and Constraint, Martinus Nijhoff, Dordrecht, (1993), 390 p.
- 4) Gebiedsbescherming op de Noordzee, Utrecht, (1990), 174 p. (with A.H. IJlstra)

ii) **Articles in peer reviewed journals**

- 5) 'Concerted Adjudication in Cases of Shared Responsibility', 46(3) *Journal of International Law and Politics* (2014): 809-847
- 6) The Duality of Direct Effect of International Law, 25 *European Journal of International Law* (2014) 106; reprinted in H Ruiz-Fabri, G Sinclair and A Rosen, *Revisiting van Gend en Loos*, Collection de L'UMR de Droit Comparé de Paris, Vo. 36 (2015) 143-168.
- 7) Wither Aut Dedere? The Obligation to Extradite or Prosecute after the ICJ's Judgment in Belgium v. Senegal. *Journal of International Dispute Settlement*, 4(3), 501-519.
- 8) 'Procedural Aspects of Shared Responsibility in International Adjudication': Introduction in *Journal of International Dispute Settlement* (2013), 4(2), p. 277-294
- 9) Responsibility of International Organizations 'in connection with acts of States'. *International Organizations Law Review*, 9(1), p. 33-52 (with N Nedeski)

- 10) International Adjudication of Global Public Goods: The Intersection of Substance and Procedure, *European Journal of International Law*, Volume 23, 2012, p.769-791
- 11) 'Dual Attribution: Liability of the Netherlands for Conduct of Dutchbat in Srebrenica', *Journal of International Criminal Justice* 2011-9: 1143-1157.
- 12) 'Rethinking the Supremacy of International Law', 65 *ZöR, Zeitschrift für öffentliches Recht, Journal of Public Law*, März 2010, p. 65-85
- 13) 'Constitutionalization and the Unity of the Rule of the Law of International Responsibility', 16 *Indiana Journal of Global Legal Studies* (2009) p. 535-564.
- 14) 'The European Courts and the Security Council: Between Dedoublement Fonctionnel and Balancing of Values: Three Replies to Pasquale De Sena and Maria Chiara Vitucci', 20 *European Journal of International Law* (2009) p. 862-870
- 15) The Independence of the Domestic Judiciary in International Law, 17 *Finnish Yearbook of International Law* (2006), p. 261-305
- 16) 'Internationally Wrongful Acts in Domestic Courts', 101 *American Journal of International Law* (2007) , p. 760-799
- 17) 'The Role of Domestic Courts in the Case Law of the International Court of Justice', 5 *Chinese Journal of International Law* (2006), p. 301-322
- 18) Compliance Control in International Environmental Law: Traversing the Limits of the National Legal Order', *Yearbook of International Environmental Law* 2002, vol. 13 (2004), p. 165-186.
- 19) Giving Effect to Public International Law and European Community Law before Domestic Courts. A Comparative Analysis of the Practice of Consistent Interpretation, 14 *European Journal of International Law* (2003), p. 569-589 (with G. Betlem)
- 20) Concurrence between Individual Responsibility and State Responsibility in International Law, 52 *International and Comparative Law Quarterly* (2003), p. 615-640
- 21) Review of Security Council Decisions by National Courts, 45 *German Yearbook of International Law* (2002), p. 166-202 (with E. de Wet)
- 22) The distinction between non-legal and legal norms in international affairs – with reference to protection of the North Sea from hazardous substances, *International Journal of Marine and Coastal Law*, vol. 13, 1998, p. 355-371
- 23) Judicial Application of International Environmental Law in the Netherlands, *Review of International and European Community Environmental Law*, Vol. 7, nr. 1 (1998), p. 40-46
- 24) Habitat Protection in European Community Law: Evolving Conceptions of a Balance of Interests, 9 *Journal of Environmental Law*, p. 271-286 (1997)
- 25) Between the Forests and the Trees - an Emerging International Forest Law, 23 *Environmental Conservation* nr. 4 (1997), p. 307-314 (with Jutta Brunnee)
- 26) The Legality of Moral Crusades Disguised in Trade Laws: An Analysis of the EC 'Ban' on Furs from Animals Taken by Leghold Traps, 8 *Journal of Environmental Law* (1996)
- 27) Balancing Protection of Marine Ecosystems and the Economic Benefits from Land-based Activities: The Quest for International Legal Barriers, 27 *Ocean Development and International Law* (1996), p. 153-179
- 28) The River Rhine: from Equal Apportionment to Ecosystem Protection, 5 *Review of European Community and International Environmental Law* (1996), p. 152-160
- 29) Implementation of the Law of the Sea Convention at the Regional Level: European Community Competence in Regulating Safety and Environmental Aspects of Shipping, 10 *International Journal of Marine and Coastal Law* (1995), p. 281-300 (with Ellen Hey).
- 30) Agenda 21 and Prevention of Sea-based Marine Pollution, *Marine Policy*, (1993), p. 537-556

- 31) The Convention for the Protection of the Marine Environment of the North-East Atlantic: A Critical Analysis, 8 *International Journal of Maritime and Coastal Law* (1993), p. 1-76 (with Ellen Hey and Ton IJlstra).
- 32) On the Effectiveness of International Rules, 27 *Acta Politica* (1992), p. 49-70.
- 33) Deep Sea-bed Mining and the Protection of the Marine Environment, *Marine Policy* (1991), p. 55-66.

iii) Chapters in peer reviewed books

- 34) 'The Court and its Multiple Constituencies: Three Perspectives on the *Kosovo* Advisory Opinion', in: Milanovic, M. & Wood, M., *The Law and Politics of the Kosovo Advisory Opinion*, OUP (2015): 219-239.
- 35) 'Failures to protect' in international law, in M Weller (ed.), *The Oxford handbook of the use of force in international law* (OUP, 2015), 437-461.
- 36) Conversations among Courts: Domestic and International Adjudicators, in Y Shany et al, *Oxford Handbook of International Adjudication* (OUP, 2014), p. 523
- 37) The Netherlands. In A. Reinisch (Ed.), *The Privileges and Immunities of International Organizations in Domestic Courts*. Oxford: Oxford University Press (2013), p 179
- 38) 'Inside or Out: Two Types of International Legal Pluralism'. *Normative Pluralism and International Law. Exploring Global Governance*. Cambridge: Cambridge University Press (2013), p. 94-139 (co-editor with J. Klabbers & T. Piiparinen)
- 39) 'Joint responsibility between the EU and Member States for non-performance of obligations under multilateral environmental agreements' in Morgera, E. (ed.), *The External Policy of the European Union*, Cambridge: Cambridge University Press (2012), p. 304-346
- 40) 'The Process of Legalisation after 1989 and its Contribution to the International Rule of Law', in: Crawford, J. and Nouwen, S., (eds.), *Select proceedings of the European Society of International Law, Third Volume, International Law 1989-2010: A Performance Appraisal*, Cambridge, 2-4 September 2010, Oxford and Portland, Oregon: Hart Publishing (2012), p. 89-101.
- 41) 'Introduction', with Fauchald, O.K. in: Fauchald, O.K. & Nollkaemper, P.A. (eds.), *The Practice of International and National Courts and the (De-) Fragmentation of International Law*, (Studies in International Law), Oxford and Portland, Oregon: Hart Publishing (2012), p.3-14
- 42) 'Conclusion', with Fauchald, O.K. in: Fauchald, O.K. & Nollkaemper, P.A. (eds.), *The Practice of International and National Courts and the (De-) Fragmentation of International Law*, (Studies in International Law), Oxford and Portland, Oregon: Hart Publishing (2012), p.343-367
- 43) 'Introduction', with Kristjánssdóttir, E. & Ryngaert, in: Kristjánssdóttir, E., Nollkaemper, P.A. & Ryngaert, C., (eds.), *International Law in Domestic Courts: Rule of Law Reform in Post-Conflict States*, Cambridge-Antwerp-Portland: Intersentia (2012): p. 1-15
- 44) 'Concluding Observations', with Kristjánssdóttir, E. & Ryngaert, in: Kristjánssdóttir, E., Nollkaemper, P.A. & Ryngaert, C., (eds.), *International Law in Domestic Courts: Rule of Law Reform in Post-Conflict States*, Cambridge-Antwerp-Portland: Intersentia (2012): p. 311-335
- 45) 'The Role of National Courts in Inducing Compliance with International and European Law-A Comparison', in: Cremona, M.,(ed.), *Compliance and the Enforcement of EU Law*, Oxford, Oxford University Press,(2012): p. 157-194

- 46) 'The legal status of decisions by human rights treaty bodies in national law', with van Alebeek, R. in: Keller, H. & Ulfstein, G., (eds.), *UN Human Rights Treaty Bodies. Law and Legitimacy*, Cambridge: Cambridge University Press (2012): p. 356-413
- 47) 'Introduction: Rule of Law Dynamics in an Era of International and Transnational Governance', with Zürn, M. & Peerenboom, R. in: Zürn, M., Nollkaemper, P.A. & Peerenboom, R., (eds.), *Rule of Law Dynamics: In an Era of International and Transnational Governance*, Cambridge: Cambridge University Press (2012): p. 1-18
- 48) 'Conclusion: From Rule of Law Promotion to Rule of Law Dynamics' with Peerenboom, R. en Zürn, M., in: Zürn, M., Nollkaemper, P.A. & Peerenboom, R., (eds.), *Rule of Law Dynamics: In an Era of International and Transnational Governance*, Cambridge: Cambridge University Press (2012):p. 305-323
- 49) 'The Power of Secondary Rules to Connect the International and National Legal Order', in: Shany, Y. & Broude, T., (eds.), *Multi-sourced equivalent norms in international law*, Oxford: Hart Publishing 2011, 308 p., p. 45-67.
- 50) 'The Rapprochement between the Supremacy of International Law at International and National Levels', in: Ruiz Fabri, H. & Wolfrum, R. & Gogolin, J., (eds.), *Select Proceedings of the European Society of International Law Volume 2*, p. 239-254.
- 51) 'The Netherlands', in: David Sloss (ed.), *The Role of Domestic Courts in Treaty Enforcement . A Comparative Study* (Cambridge UP, 2009), p. 326-369
- 52) 'Introduction', in: Nollkaemper, P.A. & Wilt, H.G. van der (eds.), *System Criminality in International Law*, Cambridge: Cambridge University Press 2009, p. 1-25.
- 53) 'Conclusions and outlook', in: Nollkaemper, P.A. & Wilt, H.G. van der (eds.), *System Criminality in International Law*, Cambridge: Cambridge University Press 2009, p. 338-353 (with Harmen van der Wilt).
- 54) 'Sovereignty and environmental justice in international law', in: Ebbesson, J. & Okowa, P. (eds.), *Environmental Law and Justice in Context*, Cambridge University Press 2009, p. 253-269.
- 55) 'Cluster-litigation in cases of transboundary environmental harm', in: Faure, M. & Ying S. (eds.), *China and International Environmental Liability. Legal Remedies for Transboundary Pollution*, Cheltenham, UK - Northampton, MA, USA: Edward Elgar 2008, 384 p., p. 11-37.
- 56) 'Multilevel accountability in international law: a case study of the aftermath of Srebrenica', in *The Shifting Allocation of Authority in International Law: Considering Sovereignty, Supremacy, and Subsidiarity*, Y Shany and T. Broude, eds., Hart Publishing 2008, p. 345-367
- 57) Introduction, in: J Nijman and P.A. Nollkaemper, *New Perspectives on the Divide between International and National Law* (OUP, 2007, 416 p.), p. 1-14 (with Janne Nijman)
- 58) Beyond the Divide, in: J Nijman and P.A. Nollkaemper, *New Perspectives on the Divide between International and National Law* (OUP, 2007, 416 p.), p. 341-360 (with Janne Nijman).
- 59) 'Responsibility of transnational corporations in international environmental law: three perspectives', in: Winter, G. (ed.), *Multilevel Governance of Global Environmental Change. Perspectives from Science, Sociology and the Law*, New York: Cambridge University Press (2006), p. 179-199
- 60) 'The evolution of the regime for the river Rhine', in: Surya P. Subedi, *International Watercourses Law for the 21st Century. The Case of the River Ganges Basin*, Aldershot: Ashgate 2005, p. 151-166
- 61) 'Attribution of forcible acts to states: connections between the law on the use of force and the law of state responsibility', in: Blokker, N.M. & Schrijver, N.J. (eds.), 'The Security Council and the Use of Force', Leiden: Koninklijke Brill NV 2005, p. 133-171

- 62) The Relationship Between Internationalized Courts and National Courts, in: *Internationalized Criminal Courts - Sierra Leone, East Timor, Kosovo, and Cambodia* (C.P.R. Romano, A. Nollkaemper and J.K. Kleffner, ed.), Oxford UP, 2004, p. 359–378 (with J.K. Kleffner)
- 63) Three Conceptions of the Integration Principle in International Environmental Law. In Lenschow, A. (Ed.), *Environmental Policy Integration. Greening Sectoral Policies in Europe*. London: Earthscan Publications, 2002, p. 22-32.
- 64) Rethinking States' Rights to Promote Extra-territorial Values, in: F. Weiss, E. Denters and P. de Waart (eds.), *Towards International Economic Law with a Human Face* (Kluwer Law International, 1998), p. 175-201
- 65) Improving compliance with the international law of marine environmental protection: the role of the European Union, in: J. Golub (ed.), *Global Competition and EU Environmental Policy* (Routledge, 1998), p. 85-107
- 66) The External Competences of the European Community with Regard to Marine Pollution from Maritime Transport: the Frail Legal Support for Grand Ambitions, E. Ringbom (ed.), *Competing Norms in the Law of Marine Environmental Protection*, p. 165-186 (Kluwer Law International, 1997)
- 67) Legal Controls of Land-Based Discharges of Marine Debris: From Local to Global Controls and Back, in: Jim Coe and Donald B. Rogers (eds.), *Marine Debris. Sources, Impacts and Solutions* (Springer Verlag, 1997), p. 293-306.
- 68) 'What you Risk Reveals What You Value', and Other Dilemma's in the Legal Assault on Risk, in D. Freestone and E. Hey (eds.), *The Precautionary Principle and International Law: the Challenge of Implementation* (1996), p. 73-94

iv) Academic contributions to other journals and books

- 69) 'The effects of treaties in domestic law', in: Tams, C., Tzankopoulos, A. & Zimmermann, A. (eds.), *Research handbook on the law of treaties*, (2014): 123-150.
- 70) Shared Responsibility in International Law: A Conceptual Framework. *Michigan Journal of International Law*, 34(2), 359-438
- 71) Unilateralism/Multilateralism', in *Max Planck Encyclopedia of Public International Law* www.mpepil.com, Max Planck Institute for Comparative Public Law and International Law, Heidelberg and Oxford University Press (2012)
- 72) 'Universality', *Max Planck Encyclopedia of Public International Law* www.mpepil.com, Max Planck Institute for Comparative Public Law and International Law, Heidelberg and Oxford University Press (2012)
- 73) 'Introduction', in Hoffman, J. & Nollkaemper, P.A., (eds.), *Responsibility to Protect. From Principle to Practice*, Amsterdam: Pallas Publications-Amsterdam University Press (2012), p. 13-25.(with J. Hoffman)
- 74) 'Concluding Observations' in Hoffman, J. & Nollkaemper, P.A., (eds.), *Responsibility to Protect. From Principle to Practice*, Amsterdam: Pallas Publications-Amsterdam University Press (2012), p. 355-369 (co-editor with J. Hoffmann)
- 75) 'Issues of Shared Responsibility before the International Court of Justice', in: Rieter, E. en Waele, H. de.,(eds.), *Evolving Principles of International Law, Studies in Honour of Karel C. Wellens*, Leiden-Boston: Martinus Nijhoff Publishers (2012), p. 199-237.
- 76) 'The Process of Legalisation after 1989 and its Contribution to the International Rule of Law', in: Crawford, J. and Nouwen, S., (eds.), *Select proceedings of the European Society of International Law, Third Volume, International Law 1989-2010: A Performance Appraisal*, Cambridge, 2-4 September 2010, Oxford and Portland, Oregon: Hart Publishing (2012), p. 89-101.

- 77) 'The Nexus Between the National and the International Rule of Law' in Botero, J.C., Janse, R., Muller, S. and Pratt, C.S., (eds.), in: *Innovations in Rule of Law*, The Hague: The Hague Institute for the Internationalisation of Law and The World Justice Project (2012): p. 34-37
- 78) 'The Compatibility of the Kadi Judgment with International Law', in: Canelas de Castro, P., (ed.), *The European Union at 50: assessing the past, looking ahead. Proceedings of the Jean Monnet conference held in Macau on the 27th-28th May 2008*, University of Macau 2010, p. 305-323.
- 79) 'Systematic Effects of International Responsibility for International Crimes', *Santa Clara Journal of International Law*, Volume 8, No. 1, 2010, p. 313-352
- 80) 'Na de Commissie Davids: Nederland, Irak en het Volkenrecht', *Nederlands Juristenblad*, 2010-3, p. 144-150.
- 81) 'State Responsibility for international crimes: A Review of Principles of Reparation', in: Constantinides, A. & Zaikos, N., (eds.), *The Diversity of International Law. Essays in Honour of Professor Kalliopi K. Koufa*, Leiden-Boston: Martinus Nijhoff Publishers 2009, p. 487-518.
- 82) 'The Contribution of International Institutions to Domestic Reparation for International crimes', in *American Society of International Law, Proceedings of the 103rd Annual Meeting*, Washington DC, 2009, p. 203-207.
- 83) 'The Reception by the International Court of Justice of Decisions of Domestic Courts', *federalismi.it, Rivista di diritto pubblico italiano, comunitario e comparato*, n. 15/2009 (<http://www.federalismi.it/>).
- 84) Introduction, in: J Wouters, P.A. Nollkaemper and E de Wet, *The Europeanisation of International Law* (TMC Asser-Press, 2008, 238 p.) p. 1-13 (with Jan Wouters and Erika de Wet)
- 85) 'International Liability as an Instrument to Prevent and Compensate for Climate Change', 43 *Stanford Journal of International Law* (2007) p. 124-179 (with Michael Faure)
- 86) 'Conceptualizing Accountability in International and European Law', *Netherlands Yearbook of International Law* (36) 2005, p. 3-20 (with Deirdre Curtin).
- 87) 'Potential consequences of the rise of individual responsibility for the law of state responsibility', in: Koufa, K. (ed.), *State Responsibility and the Individual*, Thesaurus Acroasium, vol. XXXIV, Athens - Thessaloniki: Sakkoulas Publications 2006, p. 51-81.
- 88) 'Recht van internationale waterlopen' ('*Law of international watercourses*'), in: Horbach, N., Lefeber, R. & Ribbelink, O. (eds.), *Handboek Internationaal Recht*, Den Haag: T.M.C. Asser Press 2007, p. 769-799 (with Carel de Villeneuve).
- 89) 'Gemengde Tribunalen en hooggespannen verwachtingen', in: 32 *Justitiële Verkenningen*(2006), p. 37-55 (with Sarah Nouwen)
- 90) 'Internationalisering van nationale rechtspraak', *Mededelingen NVIR nr 131* (2005), p. 1-69
- 91) 'Some Observations on the Consequences of the Termination of Treaties and the Reach of Article 70 of the Vienna Convention on the Law of Treaties', in: *On the Foundations and Sources of International Law*, Ige F. Dekker and Harry H.G. Post (eds.), Den Haag, TMC Asser Press, 2003, p. 187-192
- 92) 'The Direct Effect of Public International Law', in: Jolande Prinssen en Annette Schrauwen (eds.), *Direct Effect. Rethinking a Classic of EC Legal Doctrine*, Groningen: Europa Law Publishers, 2002, p. 157-180
- 93) 'International environmental law in courts of the Netherlands', in *International Environmental Law in National Courts*, in: M. Anderson & P. Galizzi (eds.), the British Institute of International and Comparative Law, 2002.

- 94) Origineel of reproductie? Internationale strafbaarstellingen in de Nederlandse rechtsorde. 77, *Nederlands Juristenblad*, 2002, p. 341-349 (with W.N. Ferdinandusse and J. Kleffner)
- 95) The legitimacy of international law in the case law of the International Criminal Tribunal for the former Yugoslavia, in Vandamme, T.A.J.A. & Reestman, Jan-Herman (Ed.), *Ambiguity in the Rule of Law, The Interface between National and International Legal Systems*. Groningen: Europa Law Publishing, 2001, p.13-23.
- 96) Toedeling van rechtsmacht ten aanzien van het onderscheppen van internationale telecommunicatie. 13/10 *Mediaforum*, 2001, p. 294-298
- 97) Public international law in transnational litigation – prospects and problems in the courts of the Netherlands, in: *Liability of Multinational Corporations under International Law* (M. Kamminga & S. Zia-Zarifi, eds, 2000)
- 98) De dialectiek tussen individuele en collectieve aansprakelijkheid in het volkenrecht, Amsterdam: Vossiuspers, 2000, 37 pp.
- 99) Volkenrechtelijke aspecten van legalisatie en verificatie van documenten, in: *Migrantenrecht*, 2000/5, p. 123-127
- 100) De kracht van het onbepaalde: de rechter en het beginsel van duurzame ontwikkeling. In: Vol. 27 *Milieu en Recht*, 2000, p. 88-91.
- 101) Beschermderechtsbelangen in het internationale waterrecht, in: *Ars Aequi* (Mei 1999), pp. 95-100
- 102) Parlementaire controle en de verdragsrechtelijke status van terugkeerregelingen, in: *NJB* 1998, p. 1864-1868 (with H. Meijers and A. Woltjer)
- 103) Doorwerking van internationaal milieurecht in de rechtspraak, in: *Internationaal Milieurecht in Nederland*, Publikaties van de Vereniging voor Milieurecht, 1998-1, p. 39-72 (with G. Betlem)
- 104) Toepassing van verdragsrecht door de Nederlandse rechter en het vereiste van een rechtsbelang, in: H. Steenbergen (ed.), *Ongebogen Recht* (1998), p. 107-115
- 105) How public international (environmental) law can furnish a rule of decision in civil litigation, *Environmental Liability Law Review*, Vol. 12, p. 3-11 (1998)
- 106) Toepassing van Internationaal Milieurecht door de Nederlandse Rechter, *Nederlands Juristenblad*, Vol. 73, p. 249-255 (1998)
- 107) The Contribution of the International Law Commission to International Water Law: Does it Reverse the Flight from Substance? XXVII *Netherlands Yearbook of International Law* (1996), p. 39-73.
- 108) De Universele Verklaring van de Rechten van de Mens bevat thans bindend verdragsrecht, *Nederlands Juristenblad* (1997), p. 1113-1115 (with Herman Meijers)
- 109) The Protection of Small Cetaceans in the Face of Uncertainty: An Analysis of the ASCOBANS Agreement, IX *Georgetown International Environmental Law Review*, nr. 2, pp. 281-302 (1997) (with Hugo Nijkamp)
- 110) Protecting Forests through Trade Measures: The Search for Substantive Benchmarks, VIII *Georgetown International Environmental Law Review*, nr. 3, p. 389-421 (1996).
- 111) Balancing Protection of Marine Ecosystems and the Economic Benefits from Land-based Activities: The Quest for International Legal Barriers, 27 *Ocean Development and International Law* (1996), p. 153-179
- 112) The River Rhine: from Equal Apportionment to Ecosystem Protection, 5 *Review of European Community and International Environmental Law* (1996), p. 152-160
- 113) Kanttekeningen bij Artikel 6 lid 4 van de Habitat Richtlijn, 9 *Milieu en Recht* (1996), p. 156-160
- 114) International Law, Community Law and the Competences of the European Community in Regulating Safety and Environmental Aspects of Shipping, in: J.M. van

- Dunné (ed.), *Milieu en Aansprakelijkheid* (Gouda Quint 1995), p. 211-234 (with Ellen Hey).
- 115) Een Geslaagde Tewaterlating? De inwerkingtreding van het VN Zeerechtverdrag, 70 *Nederlands Juristenblad* (1995), p. 551-556 (co-authored).
- 116) Progressie en Stagnatie in het Internationale Regime voor Grensoverschrijdende Waterveroontreiniging, *Milieu en Recht*, 1993/1.
- 117) The European Community and State Practice. A Case-study of Land-Based Marine Pollution, in: Budislav Vukas (ed.), *2 Essays on the New Law of the Sea* (1990), p. 199-225.
- 118) Toezichthoudende Mechanismen in het Internationale Milieurecht, in: P.J.J. van Buuren e.a. (eds.), *Milieurecht in Stelling* (1990), p. 182-199.
- 119) The Rhine Action Programma: A Turning-Point in the Protection of the North Sea?, in: David Freestone and Ton Ijlstra (eds.), *The North Sea: Perspectives on Regional Environmental -Cooperation* (1989), p. 123-138.
- 120) Sociaal-democraten en de Bescherming van het Zeemilieu: Tegenwerking of Samenwerking, in: Marnix Krop e.a. (eds.), *Tiende Jaarboek voor het Democratisch Socialisme* (1989), p. 81-119.
- 121) De Grenzen van een Juridische Wetgevingsleer, 63 *Nederlands Juristenblad* (1988), p. 966-970.
- 122) The European Community and International Environmental Cooperation - Legal Aspects of External Community Powers, *Legal Issues of European Integration* (1987), p. 55-91.

v) Edited volumes

- 123) *Responsibility to Protect. From Principle to Practice*, Amsterdam: Pallas Publications-Amsterdam University Press (2012) 384 p. (co-editor with Julia Hoffmann)
- 124) *Rule of Law Dynamics: in an Era of International and Transnational Governance*, Cambridge: Cambridge University Press (2012), (co-editor with Michael Zürn and Randy Peerenboom)
- 125) *The Practice of International and National Courts and the (De-)Fragmentation of international Law*, (Studies in International Law), Oxford and Portland, Oregon, Hart Publishing (2012), 367 p. (co-editor with Ole K. Fauchald)
- 126) *International Law in Domestic Courts: Rule of Law Reform in Post-Conflict States*, Cambridge-Antwerp-Portland: Intersentia (2012), (co-editor with Edda Kristjansdóttir and Cedric Ryngaert) ,
- 127) *System Criminality in International Law*, Cambridge, Cambridge University Press , (2009), xxx + 364 p. (co-editor, with Harmen van der Wilt)
- 128) *The Europeanisation of International Law* ,TMC Asser-Press, (2008), 238 p. (co-editor, with Jan Wouters and Erika de Wet)
- 129) *New Perspectives on the Divide between International and National Law* ,Oxford, Oxford University Press, 2007), 416 p. (co-editor, with Janne Nijman)
- 130) *Internationalized Criminal Courts - Sierra Leone, East Timor, Kosovo, and Cambodia*, (ed.), Oxford, Oxford University Press, 2004, 500 p.
- 131) *Review of the Security Council by Member States* (ed.), Intersentia, 2003, 159 p.
- 132) *Trapped by Furs? The Legality of the European Community's Fur Import Ban in EC and International Law*, (ed.), Erasmus University, 1997, 109 pp.
- 133) *Water Scarcity: Emerging Legal and Policy Responses*, (ed.), Kluwer Law International, 1997.

b) Professional Publications

i) **Books**

- 134) Jurisprudentie en documentatie Internationaal Publiekrecht, Boom Juridische Uitgevers, 2nd ed. 2005.
- 135) International Organizations and the Law of the Sea. Documentary Yearbook 1986-1991 (ed.), Vol. 2- 7.

ii) **Articles in journals and books**

- 136) 'The Bifurcation of International Law: Two Futures for the International Rule of Law', in Muller, S., Zouridis, S., Frishman, M. & Kistemaker, L., (eds.), *The Law of the Future and the Future of the Law*, Torkel Opsahl Academic EPublisher, 2011 , p. 81-89
- 137) 'De Grondwet en de opkomende angst voor de internationale rechtsorde', *Tijdschrift voor Constitutioneel Recht*, Juli 2010, p. 286-296
- 138) 'The effect of the ECHR and judgments of the ECtHR on national law – comments on the paper of Enzo Cannizzaro', in: Leiden/Boston: *The Italian Yearbook of International Law*, Volume XIX 2009, p. 189-197
- 139) 'The Internationalised Rule of Law', *Hague Journal on the Rule of Law*, 1-2009, p. 74-78.
- 140) 'Nederland dient koers internationale rechtsorde te herzien', in: Nijman, J. & Jansen, T. & Sap, J.W. (eds.), *Burgers en barbaren. Over oorlog tussen recht en macht*, p. 185-193.
- 141) Translating Public International Law into Corporate Liability, in: *From Government to Governance*, Proceedings of the Sixth Hague Joint Conference, the Hague, 2004 (Wybo P. Heere, ed.), T.M.C. Asser Press, The Hague, 2004, p. 224-227.
- 142) The application of customary international law by national courts: Introduction, *Non-State Actors and International Law* (4) 2004-1, p. 1-2 (with E. de Wet).
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