

# Anne Peters, List of Publications (as of December 2020)

*Key publications are marked in bold.*

*The full texts of numerous publications are available at  
<https://ius.unibas.ch/de/personen/anne-peters/publikationen>*

<b>Content</b>	
<b>Monographs and Textbooks</b> .....	<b>3</b>
<b>Edited Monographs</b> .....	<b>4</b>
<b>Edited Journals, Yearbooks, and Book Series</b> .....	<b>6</b>
<b>Commentaries</b> .....	<b>8</b>
<b>Key-words</b> .....	<b>8</b>
<b>Articles in Journals</b> .....	<b>9</b>
Articles 2010 - 2020.....	9
Articles 1996 - 2009.....	13
<b>Book Chapters</b> .....	<b>15</b>
Book Chapters 2010 - 2020.....	15
Book Chapters 1996 - 2009.....	23
<b>Blogs, Working Papers, Newspapers, and Miscellaneous</b> .....	<b>25</b>
2010 - 2021.....	25
Blogs, Working Papers, etc. 1997 - 2009.....	32
<b>Contributions to Texts of the Venice Commission</b> .....	<b>33</b>
<b>Expert reports</b> .....	<b>36</b>
<b>Case Notes</b> .....	<b>37</b>
<b>Review Essays and Book Reviews</b> .....	<b>37</b>
<b>Teaching Materials</b> .....	<b>39</b>
<b>Collaboration in</b> .....	<b>39</b>



## Monographs and Textbooks

- ***Völkerrecht: Allgemeiner Teil*, 5th edition (Zürich: Schulthess 2020; München: C.F. Müller 2020) 486 pages (together with Anna Petrig).**
- *Fake News, Facts, Fiction: Ordering Global Public Spheres / Fake News, Fakten, Fiktionen: Wie können wir globale Öffentlichkeiten ordnen?* (Berlin: Nicolai Verlag 2019) 80 pages (together with Rogers Brubaker).
- *Humanisme, constitutionnalisme, universalisme: Etudes de droit international et comparé* (Paris: Editions Pedone 2019) [Translation of selected articles] 240 pages.
- ***Beyond Human Rights: The Legal Status of the Individual in International Law* (Cambridge: Cambridge University Press 2016)** [updated and revised English version of *Jenseits der Menschenrechte*] XXXV+602 pages, paperback edition (2018), DOI: 10.1017/CBO9781316687123.  
(Reviewed by Tara J. Melish, *American Journal of International Law* 113 (2019), 654-664.)
- *Völkerrecht: Allgemeiner Teil*, 4th edition (Zürich: Schulthess 2016) 482 pages
- *Jenseits der Menschenrechte: Die Rechtsstellung des Individuums im Völkerrecht* (Tübingen: Mohr Siebeck 2014) XXIV+535 pages.  
(Reviewed by Alexander H. E. Morawa, *Zeitschrift für öffentliches Recht* 73 (2018), 429-437; *Revue Hellenique des Droits de l'homme* 70 (2016), 1036; Helmut Philipp Aust, *Zeitschrift für Menschenrechte* 2 (2016), 178-182; Raphael Oidtmann, *Völkerrechtsblog* (2016); Michael Riegner, *Völkerrechtsblog* (2016); Evelyne Lagrange, *Völkerrechtsblog* (2016); Roland Portmann, *Völkerrechtsblog* (2016); Zoran Oklopčic, *Völkerrechtsblog* (2016); Agostino Carrino, *Rivista semestrale di scienza costituzionale e teoria del diritto* 5 (2015), 280-282; Johann Justus Vassel, *MenschenRechtsMagazin* 1 (2015), 65-66; Katrin Fenrich, *Journal of International Law of Peace and Armed Conflict* 3 (2015), 143-144; Eduard Christian Schöpfer, *Newsletter Menschenrechte* 5 (2014), 454; Andreas Th. Müller, *EJIL* 26 (2015), 295-308; Steffen Augsburg, *Portal für Politikwissenschaft*, [http://pw-portal.de/rezension/37324-jenseits-der-menschenrechte\\_45241](http://pw-portal.de/rezension/37324-jenseits-der-menschenrechte_45241); Christina Globke, *Fachbuch Journal* 4 (2014), 46-47).
- *Tierversuchsrichtlinie 2010/63/EU: Rechtsgutachten zu ihrer Umsetzung in Deutschland* (Zürich: Schulthess 2014) 200 pages (together with Saskia Stucki).  
(Reviewed by Kathrin Herrmann, *TierETHIK* 7 (2015), 105-120).
- ***Europäische Menschenrechtskonvention: Mit rechtsvergleichenden Bezügen zum deutschen Grundgesetz*, 2nd edition (München: C.H. Beck 2012) 316 pages (together with Tilmann Altwicker).**
- *Völkerrecht: Allgemeiner Teil*, 3rd edition (Zürich: Schulthess 2012) 451 pages.
- ***The Constitutionalization of International Law* (Oxford: Oxford University Press 2009) 416 pages (together with Jan Klabbers und Geir Ulfstein), expanded paperback edition with new epilogue 437 pages (2011).**  
(Reviewed by Hsien-Li Tan, *Asian Journal of International Law* 2 (2012), 193-194; Kolja Raube Leuven, *Common Market Law Review* 48 (2011), 268-270; Paolo Picone, *Rivista di diritto internazionale* 93

(2010), 296-307; Thomas Kleinlein, EJIL 21 (2010), 1075-1085; Carlo Focarelli, AJIL 104 (2010), 557-564; Roger Brownsword, International Legal Theory 1 (2010), 287-301).

- *Völkerrecht: Allgemeiner Teil*, 2nd enlarged edition (Zürich: Schulthess 2008) 468 pages + CD.
- *Völkerrecht: Allgemeiner Teil* (Zürich: Schulthess 2006) 390 pages + CD.  
(Reviewed by Bardo Fassbender, Vereinte Nationen 4 (2007), 170-171).
- *Einführung in die Europäische Menschenrechtskonvention: Mit rechtsvergleichenden Bezügen zum deutschen Grundgesetz* (München: C.H. Beck 2003), 281 pages. Translation of chapter 19 („Fairness des Verfahrens“) to Turkish in: Nurullah Kunter'e Armaçın (ed), *Adil Yargılanma Hakkı ve Ceza Hukuku* (Ankara: Seçkin 2004), 121-128.  
(Reviewed by Wolfram Eckhardt, Mitteilungen des Bayerischen Notarvereins, der Notarkasse und der Landesnotarkammer Bayern (MittBayNot) 3 (2005), 217-219; Helmut Goerlich, SächsVBl. 7 (2004), 172; K.S., Europäisches Arbeits- und Sozialrecht (EuroAS) 10 (2004), 147; Matthias Lehnert, Jur. Info 2 (2004), 67; Markus Möstl, Die öffentliche Verwaltung 57 (2004), 1055-1056; Alexander Behnsen, German Yearbook of International Law 46 (2003), 805-808).
- ***Elemente einer Theorie der Verfassung Europas* (Berlin: Duncker & Humblot 2001)** 889 pages.  
(Reviewed by Peter Häberle, Europarecht 39 (2004), 823-824; Ingolf Pernice, Die öffentliche Verwaltung 56 (2003), 174-176; Redaktionsnotiz, Allgemeines Ministerialblatt der Bayrischen Staatsregierung 2 (2003); Matthias Ruffert, Archiv des öffentlichen Rechts 128 (2003), 322-326; Christoph Engel, German Law Journal 4/12 (2003), 1375-1379; Ulrich Karpen, Deutsches Verwaltungsblatt 118 (2003), 984-986; Thomas Eggensperger, Wort und Antwort 4 (2002), 189 f.; Martin List, Verfassung und Recht in Übersee, VRÜ 35 (2002), 124-126; Frank Schorkopf, Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law 62 (2002), 859-863; Jan-R. Sieckmann, Archiv für Rechts- und Sozialphilosophie 88 (2002), 582-589; Jörg Philipp Terhechte, Europäisches Wirtschafts- und Steuerrecht 13 (2002), IV).
- ***Women, Quotas and Constitutions: A Comparative Study of Affirmative Action for Women in American, German, European Community and International Law* (Dordrecht/London/Boston: Kluwer Law International 1999)** 436 pages.  
(Reviewed by Susan Williams, German Yearbook of International Law 42 (1999), 653-655).
- ***Das Gebietsreferendum im Völkerrecht: Seine Bedeutung im Licht der Staatenpraxis nach 1989* (Baden-Baden: Nomos 1995)** 562 pages.  
(Reviewed by Otto Kimminich, Archiv des Völkerrechts 35 (1997), 347-351; Torsten Stein, German Yearbook of International Law 39 (1996), 616-618).

## Edited Monographs

- ***Reparation for Victims of Armed Conflicts – Max Planck Dialogues on the Law of Peace and War Vol. 3* (Cristián Correa/Shuichi Furuya/Clara Sandoval, Cambridge: Cambridge University Press 2020) VIII+294 pages (series editor, together with Christian Marxsen), DOI: 10.1017/9781108628877.**
- *Due Diligence in the International Legal Order* (Oxford: Oxford University Press 2020) XVIII+ 402 pages (editor, together with Heike Krieger and Leonhard Kreuzer).

- *Unternehmensverantwortung und Internationales Recht*, Proceeding of the German Society for International Law, Issue 50 (Nico Krisch/Anatol Dutta/Giesela Rühl/Oliver Dörr/Peter Hilpold/Tanja Domej/Stefan Huber/Silja Vöneky, Heidelberg: C.F. Müller 2020) VIII+399 Pages (editor together with August Reinisch, Stephan Hobe, Eva-Maria Kieninger), DOI: 10.101/9873811452671.
- ***Studies in Global Animal Law* (Heidelberg: Springer Verlag 2020) VII+182 Pages, DOI: 10.1007/9783662607565, <https://link.springer.com/book/10.1007%2F978-3-662-60756-5>.**
- ***Law Applicable to Armed Conflict – Max Planck Trialogues on the Law of Peace and War Vol. 2* (Ziv Bohrer/Janina Dill/Helen Duffy, Cambridge: Cambridge University Press 2020) XXV+288 pages (series editor, together with Christian Marxsen), DOI: 10.1017/9781108674416.**
- ***Self-Defence against Non-State Actors – Max Planck Trialogues on the Law of Peace and War Vol. 1* (Mary-Ellen O’Connell/Christian Tams/Dire Tladi, Cambridge: Cambridge University Press 2019) XXV+285 pages (series editor, together with Christian Marxsen), DOI: 10.1017/9781108120173.**
- *The Legal Framework of the OSCE* (Cambridge: Cambridge University Press 2019) XVIII+374 pages (editor, together with Mateja Steinbrück Platise, Carolyn Moser). (Reviewed by Rick Fawn, *European Security* (2020), DOI: 10.1080/09662839.2020.1822331).
- ***Global Constitutionalism from European and East Asian Perspectives* (Cambridge: Cambridge University Press 2018) XV+607 pages (editor, together with Takao Suami, Dimitri Vanoverbeke, Mattias Kumm), DOI: 10.1017/9781108264877.** (Reviewed by Sabino Cassese, *Il Sole 24 Ore* (26 May 2019), 27.
- *Droit et mouvements sociaux: quelles interactions? – Le cas des révoltes dans le monde arabe* (Toulouse: Presses de l’Université Toulouse 1 Capitole 2017) 241 pages (editor, together with Fatiha Sahli, Adelmalek El Ouazzani).
- *The Freedom of Peaceful Assembly in Europe* (Baden-Baden: Nomos / Oxford: Hart Publishing 2016) 342 pages (editor, together with Isabelle Ley), DOI: 10.5771/9783845266084-1.
- ***Immunities in the Age of Global Constitutionalism* (Leiden: Brill Nijhoff 2015) 366 pages (editor, together with Evelyne Lagrange/Stefan Oeter/Christian Tomuschat), DOI: 10.1163/9789004251632.** (Reviewed by: François Larocque, *The Canadian Yearbook of International Law* 53 (2015) 639-643; Natalino Ronzitti, *The Italian Yearbook of International Law* 24 (2014), 582-587, DOI: 10.1017/cyl.2016.19).
- *Animal Law: Reform or Revolution?* (Zürich: Schulthess 2015) (editor, together with Saskia Stucki and Livia Boscardin). (Reviewed by: Regina Binder, *TIERethik* 10 (2016), 151-152).

- *Les Acteurs à l'Ère du Constitutionnalisme Global/Actors in the Age of Global Constitutionalism* (Paris: Société de législation comparée 2014) 200 pages (editor, together with mit Manuel Devers/Anne-Marie Thévenot-Werner/Patrizia Zbinden). (Reviewed by Francisca Aguayo Armijo, *Bibliographie critique, Annuaire français de droit international*, LX (2014), 973).
- ***Transparency in International Law* (Cambridge: Cambridge University Press 2013) 620 pages (editor, together with Andrea Bianchi), paperback 2018, DOI: 10.1017/CBO9781139108843.**  
(Reviewed by Robert Uerpmann-Witzack, *Archiv des Völkerrechts* 53/3 (2015), 405-408; Geir Ulfstein, *AJIL* 109 (2015), 448-452; Ulrich K. Preuß, *I•CON* 12 (2014), 808-840; Gleider I. Hernández, *JWIT* 15 (2014) 1087-1107).
- ***Oxford Handbook of the History of International Law* (Oxford: Oxford University Press 2012) 1228 pages (editor, together with Bardo Fassbender, Daniel Högger and Simone Peter, assistant editors), paperback 2014, DOI: 10.1093/law/9780199599752.001.0001.**  
(Reviewed by Markus P. Beham, *ARIEL* 18 (2013), 392-395; Ralph Janik, *ARIEL* 17 (2012), 477-479; Hendrik Simon, *sehpunkte* 15 (2015), Nr. 4, <http://www.sehpunkte.de/2015/04/26422.html>; Kim Christian Priemel, *Kommunikation und Fachinformation für die Geschichtswissenschaften* (2015), <http://www.hsozkult.de/publicationreview/id/rezbuecher-21598>; Jane Burbank, *LHR* 33 (2015), 263-266; Alexandra Kemmerer, *EJIL* 25 (2014), 287-295; Rose Parfitt, *EJIL* 25 (2014), 297-306; Stefan B. Kirmse, *EJIL* 25 (2014), 307-311; Nahed Samour, *EJIL* 25 (2014), 313-319; Will Hanley, *EJIL* 25 (2014), 321-327; Anne-Charlotte Martineau, *EJIL* 25 (2014), 329-336; Heinhard Steiger, *Der Staat* 53 (2014), 121-137; Jacob Katz Cogan, *AJIL* 2 (2014), 371-376; Amin George Forji, *JHIL* 16 (2014), 83-110; Karl-Heinz Ziegler, *GYIL* 56 (2013), 613-616).
- ***Conflict of Interest in Global, Public and Corporate Governance* (Cambridge: Cambridge University Press 2012) 470 pages (editor, together with Lukas Handschin, Daniel Högger, assistant editor).**
- *La Constitucionalización de la Comunidad Internacional* (Valencia: Tirant Lo Blanch 2010) 316 pages (editor, together with Mariano Aznar/Ignacio Gutiérrez).
- ***Non-state Actors as Standard Setters* (Cambridge: Cambridge University Press 2009) 587 pages (editor, together with Lucy Köchlin/Till Förster/Gretta Fenner Zinkernagel).**
- *Weltinnenrecht: Liber amicorum Jost Delbrück* (Berlin: Duncker & Humblot 2005) 945 pages (editor, together with Klaus Dicke/Stephan Hobe/Karl-Ulrich Meyn/Eibe Riedel/Hans-Joachim Schütz/Christian Tietje).
- *Grundprobleme der Auslegung aus Sicht des öffentlichen Rechts, Symposium zum 60. Geburtstag von René Rhinow* (Bern: Stämpfli 2004) 108 pages (editor, together with Markus Schefer).

## Edited Journals, Yearbooks, and Book Series

- Co-editor of “Reparation for Victims of Armed Conflict: Impulses from the Max Planck Trialogues on the Law of Peace and War”, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 78 (2018), 519-633 (together with Christian Marxsen), DOI: 10.2139/ssrn.3239462.
- Co-editor of “Self-Defence Against Non-State Actors: Impulses from the Max Planck Trialogues on the Law of Peace and War”, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 77 (2017), 1-93 (together with Christian Marxsen), DOI: 10.2139/ssrn.2941640.
- Co-editor of *Studies in the History of International Law* (Brill) since 2016.
- Co-editor of *Studien zur Geschichte des Völkerrechts* (Nomos) since 2015.
- Editor-in-chief of the *Journal of the History of International Law/Revue d’histoire du droit international* (Brill) since 2014.
- Co-editor of the *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht* (Springer) since 2013.
- Co-editor of the *Heidelberg Journal of International Law/Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (Beck) since 2013.
- Guest editor of the focus issue “Tiere und Recht” of *Rechtswissenschaft* 7 (2016), issue 3.
- Co-editor (and before member of the advisory board) of the *European Journal of International Law* (Oxford UP) 2006-2014; emeritus editor since 2014.
- Guest editor of issue 4, *Zeitschrift für Schweizerisches Recht*, 129 (2010) (together with Peter Bürkli).
- Co-editor of the law review *Rechtswissenschaft* (Nomos) since 2010.
- Guest editor of issue 2 of the *Indiana Journal of Global Legal Studies* 16 (2009) (together with Klaus Armingeon).
- Fallsammlung, *ius.full* (Zürich: Schulthess 2005) 139 pages (together with Marc Amstutz/Giovanni Biaggini/Andreas Furrer/Andreas Kley/Vito Roberto).
- Co-editor of the law review *ius.full: Forum für juristische Bildung* (Schulthess) since 2002.
- Assistant Editor of the *German Yearbook of International Law* 44 (2001).
- Co-assistant Editor of the *German Yearbook of International Law* 40 (1997); 43 (2000) 509 pages.

## Commentaries

- “Kapitel 21: Das Diskriminierungsverbot” [comparative commentary of article 14 ECHR/article 3 para. 2 and 3 German Constitution], in: Oliver Dörr/Rainer Grote/Thilo Marauhn (eds), *Konkordanzkommentar EMRK/GG*, Vol. II (Tübingen: Mohr Siebeck 2nd ed. 2013), 1301-1465 (together with Doris König); (previous edition: Rainer Grote/Thilo Marauhn (eds), *EMRK/GG: Konkordanzkommentar* (Tübingen: Mohr Siebeck 1<sup>st</sup> edn 2006), 1114-1221).
- “Art. 24” and “Art. 25”, in: Bruno Simma/Daniel-Erasmus Khan/Georg Nolte/Andreas Paulus (eds), *The Charter of the United Nations: A Commentary on the UN Charter*, 3rd edition (Oxford: Oxford University Press 2012), 761-786; 787-854.

## Key-words

- “Transparency”, in: Hélène Ruiz Fabri (ed), *Max Planck Encyclopedia of International Procedural Law* (Oxford: Oxford University Press 2019) (together with Thore Neumann), online publication at: <https://opil.ouplaw.com/view/10.1093/law-mpeipro/e2226.013.2226/law-mpeipro-e2226?rskey=CSC5OJ&result=1&prd=MPIL> (34 pages).
- “International Constitutional Law”, in: Anthony Carty (ed), *Oxford Bibliographies in International Law* (Oxford: Oxford University Press, first ed. 2014, updated ed. 2018) (together with Thomas Kleinlein), online publication at: <http://www.oxfordbibliographies.com/view/document/obo-9780199796953/obo-9780199796953-0039.xml> (16 pages), DOI: 10.1093/obo/9780199796953-0039.
- “Global Constitutionalism”, in: Michael T. Gibbons (ed), *The Encyclopedia of Political Thought* (London: Wiley-Blackwell 2015), 1484-1487, DOI: 10.1002/9781118474396.
- “§ 13: Die Verfahren beim EGMR”, in: Stefan Leible/Jörg Philipp Terhechte (eds), *Europäisches Rechtsschutz- und Verfahrensrecht* (Enzyklopädie Europarecht Vol. 3, Baden-Baden: Nomos 2014), 403-429 (together with Tilmann Altwicker), DOI: 10.5771/9783845258331\_403.
- “Treaty Making Power”, in: Rüdiger Wolfrum (ed), *The Max Planck Encyclopedia of Public International Law* (Oxford: Oxford University Press 2009), online publication at <http://opil.ouplaw.com/view/10.1093/law:epil/9780199231690/law-9780199231690-e1494> (26 pages).  
Print edition Oxford University Press 2012, 56-81.
- “Unequal Treaties”, in: Rüdiger Wolfrum (ed), *The Max Planck Encyclopedia of Public International Law* (Oxford: Oxford University Press 2008), online publication at <http://opil.ouplaw.com/view/10.1093/law:epil/9780199231690/law-9780199231690-e1495> (14 pages).



Print edition Oxford University Press 2012, 38-50.

## Articles in Journals

### *Articles 2010 - 2020*

- “Due diligence: the risky risk management tool in International Law”, Cambridge International Law Journal Vol. 9 No. 2 (2020), 121-136, (together with Heike Krieger and Leonhard Kreuzer).
- “Politics and the Histories of International Law: An Introduction to the Special Issue”, *Journal of the History of International Law* 22 (2020), 197-204, (together with Raphael Schäfer and Randall Lesaffer).
- “L’abattage religieux et le bien-être animal revisités: CJUE (CG), 29 Mai 2018, Liga van Moskeeën en islamitische Organisaties Provincie Antwerpen E.A., AFF. C-426/16”, *Cahiers de droit européen* 1 (2020), 107-132 (translation of: Religious Slaughter and Animal Welfare Revisited: CJEU, Liga van Moskeeën en islamitische Organisaties Provincie Antwerpen (2018), *Canadian Journal of Comparative and Contemporary Law* 5 (2019), 269-297).
- “La corrupción como una violación de derechos humanos”, *Revista del Centro de Estudios Constitucionales* 10 (2020), 123-185 (translation of: Corruption as a Violation of International Human Rights, *European Journal of International Law* 29 (2018), 1251-1287, DOI: 10.1093/ejil/chy070).
- “Internationaler Menschenrechtsschutz: Eine Einführung”, *Aus Politik und Zeitgeschichte (APuZ) Zeitschrift der Bundeszentrale für politische Bildung* 20 (2020), 4-10 (together with Elif Askin).
- “Intervention by Invitation: Impulses from the Max Planck Trialogues on the Law of Peace and War”, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 79 (2019), 635-641.
- “Religious Slaughter and Animal Welfare Revisited: CJEU, Liga van Moskeeën en islamitische Organisaties Provincie Antwerpen (2018)”, *Canadian Journal of Comparative and Contemporary Law* 5 (2019), 269-297. Also published in: *Derecho Animal* 10 (2019), 27-39, <https://revistes.uab.cat/da/article/view/v10-n4-peters>, DOI: 10.5565/rev/da.472.
- “Between Trade and Torture: Animals in EU Law”, *Zeitschrift für europarechtliche Studien* 2 (2019), 173-196, DOI: 10.5771/1435-439X-2019-2-173.
- **“Corruption as a Violation of International Human Rights”, *European Journal of International Law* 29 (2018), 1251-1287**

<https://academic.oup.com/ejil/article/29/4/1251/5320164?guestAccessKey=22132208-96d5-43c7-a282-c3733931ede8>), DOI: 10.1093/ejil/chy070.

- “Rights of Human and Nonhuman Animals: Complementing the Universal Declaration of Human Rights”, *American Journal of International Law Unbound* 112 (2018), 355-360, DOI: 10.1017/aju.2018.84.
- “Rights to Reparation as a Consequence of Direct Rights under International Humanitarian Law”, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 78 (2018), 545-549.
- **“Between Military Deployment and Democracy: Use of Force under the German Constitution”**, *Journal on the Use of Force and International Law* 5 (2018), 246-294, (<https://www.tandfonline.com/doi/full/10.1080/20531702.2018.1521066>), DOI: 10.1080/20531702.2018.1521066.
- “Le constitutionnalisme global: Crise ou consolidation?”, *Jus Politicum* 19 (2018), 59-70 (<http://juspoliticum.com/article/Le-constitutionnalisme-global-Crise-ou-consolidation-1197.html>).
- “Los méritos del constitucionalismo global”, *Revista Derecho del Estado* 40 (2018), 3-20 (translation of: The Merits of Global Constitutionalism, *Indiana Journal of Global Legal Studies* 16 (2009), 397-411), DOI: 10.18601/01229893.n40.01.
- **“The Refinement of International Law: From Fragmentation to Regime Interaction and Politicization”**, *International Journal of Constitutional Law (I-CON)* 15 (2017), 671-704, DOI: 10.2139/ssrn.2823512.
- “A Century after the Russian Revolution: Its Legacy in International Law”, *Journal of the History of International Law (JHIL)* 19 (2017), 133-146.
- “Self-Defence in Times of Transition”, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 77 (2017), 3-13 (together with Christian Marxsen), DOI: 10.2139/ssrn.2941640.
- “Vom Tierschutzrecht zu Legal Animal Studies: Forschungsdesiderate und -perspektiven”, *Rechtswissenschaft*, focus issue *Tiere und Recht* 7 (2016), 325-337, DOI: 10.5771/1868-8098-2016-3-325.
- “Tierwohl als globales Gut: Regulierungsbedarf und -chancen”, *Rechtswissenschaft*, focus issue *Tiere und Recht* 7 (2016), 363-387, DOI: 10.5771/1868-8098-2016-3-363.
- **“Measuring Violations of Human Rights – An Empirical Analysis of Awards in Respect of Non-Pecuniary Damage under the European Convention on Human Rights”**, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 76 (2016), 1-51 (together with Szilvia Altwicker-Hámori and Tilmann Altwicker), DOI: 10.2139/ssrn.2631404.

- **“Global Animal Law: What it is and why we need it”, *Transnational Environmental Law* 5 (2016), 9-23** (<https://www.cambridge.org/core/journals/transnational-environmental-law/article/global-animal-law-what-it-is-and-why-we-need-it/DE1520873B97DC23B93C39497C6839EB>), DOI: 10.1017/S2047102516000066.
- “Liberté, Égalité, Animalité: Human-Animal Comparisons in Law”, *Transnational Environmental Law* 5 (2016), 25-53 ([http://journals.cambridge.org/abstract\\_S204710251500031X](http://journals.cambridge.org/abstract_S204710251500031X)), DOI: 10.1017/S204710251500031X.
- **“Korruption und Menschenrechte”, *JuristenZeitung* 71 (2016), 217-226, DOI: 10.1628/002268816X14494858928663.**
- “The Transparency Turn in International Law”, *The Chinese Journal of Global Governance* 1 (2015), 3-15 (<http://booksandjournals.brillonline.com/content/journals/23525207/1/1>), DOI: 10.1163/23525207-00000002.
- 《国际法的透明度转向》 (“Der Transparency Turn im Völkerrecht”), *Chinese Review of International Law (国际法研究)* (2015年第1期), 1 (2015), 30-38 (<http://www.iolaw.org.cn/web/magazine/guojifa/2015/01/index.html>) (translation of The Transparency Turn in International Law, *The Chinese Journal of Global Governance* 1 (2015), 3-15).
- ‘Symposium: „The Incorporation of Crimea by the Russian Federation in the Light of International Law“’, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 75 (2015), 1-231 (editor together with Christian Marxsen and Matthias Hartwig); Introduction 3-5.
- “Realizando la utopía como un esfuerzo doctrinal”, *Revista del Posgrado en Derecho de la UNAM* Julio-Dicembre (2014), 21-57. (Translation of: Realizing Utopia as a Scholarly Endeavour, *European Journal of International Law* 24 (2013), 533-552).
- “The Journal of the History of International Law: A Forum for New Research”, *Journal of the History of International Law (JHIL)* 16 (2014), 1-8 (together with Emmanuelle Tourme Jouannet), DOI: 10.1163/15718050-12340017.
- “Das Völkerrecht der Gebietsreferenden. Das Beispiel der Ukraine 1991-2014”, *Osteuropa* (special issue: ZerreiBprobe: Die Ukraine: Konflikt, Krise, Krieg) 64, 5-6 (2014), 101-133.
- “Международная защита прав человека: риск и шансы актуального развития, в: Дайджест Публичного Права, Выпуск”N2014), 69-105. (Translation of: Der internationale Schutz der Menschenrechte: Risiko und Chancen aktueller Ausweitungen, in: Christian Starck (Hrsg.), *Recht und Willkür* (Tübingen: Mohr Siebeck 2012), 91-129).

- “The Competition Between Legal Orders”, *International Law Research* 3 (2014), 45-65 (<http://www.ccsenet.org/journal/index.php/ilr/article/view/36080>), DOI: 10.5539/ilr.v3n1p45.
- “Realizing Utopia as a Scholarly Endeavour”, *European Journal of International Law* 24 (2013), 533-552 (<http://ejil.oxfordjournals.org/content/24/2/533>), DOI: 10.1093/ejil/cht022.
- **“Das Gründungsdokument internationaler Organisationen als Verfassungsvertrag”, *Zeitschrift für öffentliches Recht* 68 (2013), 1-57.**
- “Правовые системы и процесс конституционализации: новое определение соотношения”, в: Дайджест Публичного Права, Выпуск (2013), 239-332. (Translation of: Rechtsordnungen und Konstitutionalisierung: Zur Neubestimmung der Verhältnisse, *Zeitschrift für öffentliches Recht/Journal of Public Law* 65 (2010), 3-63).
- “Caminhamos para à constitucionalização da comunidade mundial?”, *Boletim da Faculdade de Direito* 88 (2013), 789-816. (Translation of: “Are we Moving towards Constitutionalization of the World Community?”, in: Antonio Cassese (ed), *Realizing Utopia: The Future of International Law* (Oxford: Oxford University Press 2012), 118-135).
- “Die verfassungsmäßigen Beteiligungsrechte der Bundesversammlung und des Stimmvolkes an der Kündigung völkerrechtlicher Verträge”, *Schweizerisches Zentralblatt für Staats- und Verwaltungsrecht* 114 (2013), 527-562 (together with Nina Blum und Vera Naegeli).
- “Frauen an Bord: Der Vorschlag der EU-Kommission für eine Richtlinie zur Gewährleistung einer ausgewogeneren Vertretung von Frauen und Männern in Aufsichtsräten börsennotierter Gesellschaften”, *Aktuelle Juristische Praxis* 22 (2013), 443-448.
- “Die funktionale Immunität internationaler Organisationen und die Rechtsweggarantie”, *Schweizerische Zeitschrift für internationales und europäisches Recht* 21 (2011), 397-428.
- “Verwertungsverbot bei Verletzung der Pflicht zur Belehrung nach Art. 36 WÜK?”, *Der Strafverteidiger* 31 (2011), 369-377 (together with Sabine Gless).
- “Das subjektive internationale Recht”, *Jahrbuch des öffentlichen Rechts (JöR)* 59 (2011), 411-456.
- **“The Security Council’s Responsibility to Protect,” *International Organizations Law Review* 8 (2011), 1-40**  
([https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1772702](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1772702)), DOI: 10.1163/157237411X584075.

- “Does Kosovo lie in the *Lotus-Land of Freedom?*”, *Leiden Journal of International Law* 24 (2011), 95-108, DOI: 10.1017/S0922156510000622.
- **“Extraterritorial Naturalizations: Between the Human Right to Nationality, State Sovereignty and Fair Principles of Jurisdiction”**, *German Yearbook of International Law* 53 (2010), 623-725.
- **“Rechtsordnungen und Konstitutionalisierung: Zur Neubestimmung der Verhältnisse”**, *Zeitschrift für öffentliches Recht/Journal of Public Law* 65 (2010), 3-63, DOI: 10.1007/s00708-010-0048-0.
- “Recht der Forschung am Menschen – Normgenese im Kontext von Soft Law, internationalen Abkommen und Gesetz”, *Zeitschrift für Schweizerisches Recht* 129 (2010), 367-389 (together with Peter Bürkli).
- “Die Anwendbarkeit der EMRK in Zeiten komplexer Hoheitsgewalt und das Prinzip der Grundrechtstoleranz”, *Archiv des Völkerrechts* 48 (2010), 1-57, DOI: 10.1628/000389210791058791.
- “El Referéndum Suizo sobre La Prohibición de Minaretes”, in: *Teoría y Realidad Constitucional* No. 25, Madrid: Universidad Nacional de Educación a Distancia (UNED) 2010, 429-438.

#### **Articles 1996 - 2009**

- **“Humanity as the  $\Lambda$  and  $\Omega$  of Sovereignty”**, *European Journal of International Law* 20 (2009), 513-544 (<http://www.ejil.org/pdfs/20/3/1849.pdf>), DOI: 10.1093/ejil/chp026.
- **“Supremacy Lost: International Law Meets Domestic Constitutional Law”**, *Vienna Online Journal on International Constitutional Law* 3 (2009), 170-198 ([https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1559002](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1559002)), DOI: 10.1515/icl-2009-0306.
- “Introduction – Global Constitutionalism from an Interdisciplinary Perspective”, *Indiana Journal of Global Legal Studies* 16 (2009), 385-395 (together with Klaus Armingeon), DOI: 10.2979/gls.2009.16.2.385.
- **“The Merits of Global Constitutionalism”**, *Indiana Journal of Global Legal Studies* 16 (2009), 397-411, DOI: 10.2979/gls.2009.16.2.397.
- “Wie funktioniert das Völkerrecht”, *Zeitschrift für Friedenspolitik* 2 (2008), 14-20 (shortened version of BJM (2004), 1-24).
- “Precommitment Theory Applied to International Law: Between Sovereignty and Triviality”, *University of Illinois Law Review* (2008), 239-252.

- “Die Zukunft der Völkerrechtswissenschaft: Wider den epistemischen Nationalismus”, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 67 (2007), 721-776.
- “Wie wichtig ist Strassburg?“, *Betrifft Justiz* 22 (2007), 106-111.
- **“Compensatory Constitutionalism: The Function and Potential of Fundamental International Norms and Structures”, *Leiden Journal of International Law* 19 (2006), 579-610.** Translation into Spanish: “Constitucionalismo compensatorio: las funciones y el potencial de las normas y estructuras internacionales”, in: Mariano J. Aznar/Ignacio Gutiérrez/Anne Peters (eds), *La Constitucionalización de la Comunidad Internacional*, Valencia: Tirant Lo Blanch 2010, 208-261.
- “The European Ombudsman and the European Constitution”, *Common Market Law Review* 42 (2005), 697-743.
- “Affirmative Action à l’Américaine – Vorbild für Europa?“, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 65 (2005), 1-34 (together with Noah Birkhäuser).
- “A Tribute to Jost Delbrück on the Occasion of his 70<sup>th</sup> Birthday”, *German Yearbook of International Law* 48 (2005), 9-28 (together with Stephan Hobe, Eibe Riedel and Christian Tietje).
- “Öffentlich-rechtlicher Rechtsschutz im Zusammenhang mit den Bilateralen II”, *Aktuelle Juristische Praxis* 14 (2005), 954-968 (together with Myriam Jung).
- “Drei gute Gründe für die Verfassungslesart der europäischen Verträge”, *recht Sonderheft J. P. Müller* (2005), 11-25.
- “Global Constitutionalism Revisited”, *International Legal Theory* 11 (Fall 2005), 39-67.
- “European Democracy after the 2003 Convention”, *Common Market Law Review* 41 (2004), 37-85.
- “Das Verhältnis von Völkerrecht und Landesrecht in der Schweiz”, *ius.full: Forum für juristische Bildung* 3 (2004), 54-65 (together with Isabella Pagotto).
- “Wie funktioniert das Völkerrecht?“, *Basler Juristische Mitteilungen* (2004), 1-24.
- “Europäische Öffentlichkeit im europäischen Verfassungsprozess”, *Europarecht* 39 (2004), 375-392. Also published in: Claudio Franzius/Ulrich K. Preuss (eds), *Europäische Öffentlichkeit* (Baden-Baden: Nomos 2004), 271-288.
- **“International Dispute Settlement: A Network of Cooperational Duties”, *European Journal of International Law* 14 (2003), 1-34.**

- “The Growth of International Law between Globalization and the Great Power”, *Austrian Review of International and European Law* 8 (2003), 109-139.
- “A Plea for a European Semi-parliamentary and Semi-consociational Democracy”, *European Integration online Papers* 7 (2003), (<http://eiop.or.at/eiop/texte/2003-003a.htm> or [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=394161](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=394161)).
- “Le droit d’ingérence et le devoir d’ingérence: vers une responsabilité de protéger”, *Revue de droit international et de droit comparé* 79 (2002), p. 290-308. Also in: *Droits de l’Homme: Souveraineté et Ingérence, Publication de la Revue Marocaine d’Administration Locale et de Développement, Série „Thèmes actuels“* 37 (2002), 69-82.
- “Nebenpflichten im Verwaltungsrechtsverhältnis?”, *Die Verwaltung* 35 (2002), 177-221.
- **“There is Nothing More Practical than a Good Theory: An Overview of Contemporary Approaches to International Law”, *German Yearbook of International Law* 44 (2001), 25-37.**
- “Die Ausfüllung von Spielräumen der Verwaltung durch Wirtschaftlichkeitserwägungen”, *Die öffentliche Verwaltung* 53 (2001), 749-762.
- **“Comparative Law beyond Post-modernism”, *International and Comparative Law Quarterly* 49 (2000), 800-834 (together with Heiner Schwenke).**
- “Die Missbilligung der Todesstrafe durch die Völkerrechtsgemeinschaft”, *Europäische Grundrechte-Zeitschrift* 26 (1999), 650-660.
- **“The Position of International Law within the European Community Legal Order”, *German Yearbook of International Law* 40 (1997), 9-77.**
- “The Many Meanings of Equality and Positive Action in Favour of Women under European Community Law – a Conceptual Analysis”, *European Law Journal* 2 (1996), 177-196.

## Book Chapters

### *Book Chapters 2010 - 2020*

- “Conclusions: Reparation for Victims of Armed Conflict at the Interface of International and National Law”, in: Anne Peters/Christian Marxsen (Series eds.), *Reparation for Victims of Armed Conflict – Max Planck Trialogues on the Law of Peace and War* Vol. 3 (Cristián Correa/Shuichi Furuya/Clara Sandoval, Cambridge: Cambridge University Press 2020), 265-284, (together with Christian Marxsen), DOI: 10.1017/9781108628877.

- “Due Diligence in the International Legal Order: Dissecting the Leitmotif of Current Accountability Debates”, in: Heike Krieger/Anne Peters/Leonhard Kreuzer (eds), *Due Diligence in the International Legal Order* (Oxford: Oxford University Press 2020) 1-19 (together with Heike Krieger and Leonhard Kreuzer), DOI: 10.1093/oso/9780198869900.003.0001.
- “Due Diligence and Structural Change in the International Legal Order”, in: Heike Krieger/Anne Peters/Leonhard Kreuzer (eds), *Due Diligence in the International Legal Order* (Oxford: Oxford University Press 2020) 351-390 (together with Heike Krieger), DOI: 10.1093/oso/9780198869900.003.0021.
  - “Good Faith”, in: Jorge E. Viñuales (ed.), *The UN Friendly Relations Declaration at 50 - An Assessment of the Fundamental Principles of International Law* (Cambridge: Cambridge University Press 2020) 189-228 (together with Guillaume Futhazar), DOI: 10.1017/9781108652889.010.
  - “Christianity, global environmental protection, and animal law”, in: Rafael Domingo/John Witte, Jr. (eds), *Christianity and Global Law* (London: Routledge 2020) 365-383 (together with Mark Somos), DOI: 10.4324/9781003015208.
  - “Introduction: Animal Law in a Nutshell”, in: Anne Peters (ed) *Studies in Global Animal Law* (Heidelberg: Springer Verlag 2020) 1-13, DOI: 10.1007/978-3-662-60756-5\_1.
  - “Toward International Animal Rights”, in Anne Peters (ed), *Studies in Global Animal Law* (Heidelberg: Springer Verlag 2020), 109-120, DOI: 10.1007/978-3-662-60756-5\_10.
  - “Introduction: International Law Governing Armed Conflict”, in: Anne Peters/Christian Marxsen (Series eds), *Law Applicable to Armed Conflict – Max Planck Trialogues on the Law of Peace and War Vol. 2* (Ziv Bohrer/Janina Dill/Helen Duffy, Cambridge: Cambridge University Press 2020), 266-279 (together with Christian Marxsen), DOI: 10.1017/9781108674416.
  - “Conclusion: Productive Divisions”, in: Anne Peters/Christian Marxsen (Series eds), *Law Applicable to Armed Conflict – Max Planck Trialogues on the Law of Peace and War Vol. 2* (Ziv Bohrer/Janina Dill/Helen Duffy, Cambridge: Cambridge University Press 2020), 1-14, DOI: 10.1017/9781108674416.
  - “Tierrecht und Tierwohl”, in: Stefan Aue/Bernd Scherer/Olga von Schubert (eds), *Wörterbuch der Gegenwart* (Berlin: Matthes & Seitz 2019), 522-530.
  - “Die Rechtsstellung von Tieren – Status Quo und Weiterentwicklung”, in: Elke Diehl/Jens Tuider (eds), *Haben Tiere Rechte? – Aspekte und Dimensionen der Mensch-Tier-Beziehung* (Bonn: Bundeszentrale für politische Bildung 2019), 122-134.



- “The Rise and Decline of the International Rule of Law and the Job of Scholars”, in: Heike Krieger/Georg Nolte/Andreas Zimmermann (eds), *The International Rule of Law: Rise or Decline?* (Oxford: Oxford University Press 2019), 56-65.
- “Military Operations Abroad Under the German Basic Law”, in: Curtis A. Bradley (ed), *The Oxford Handbook of Comparative Foreign Relations Law* (Oxford: Oxford University Press 2019), 791-809, DOI: 10.1093/oxfordhb/9780790653330.013.44.
- “Introduction to the Series: Trialogical International Law”, in: Anne Peters/Christian Marxsen (Series eds), *Self-Defence against Non-State Actors – Max Planck Trialogues on the Law of Peace and War Vol. 1* (Mary-Ellen O’Connell/Christian Tams/Dire Tladi, Cambridge: Cambridge University Press 2019), XI-XXV, DOI: 10.1017/9781108120173.
- “Introduction: Dilution of Self-Defence and its Discontents”, in: Anne Peters/Christian Marxsen (Series eds), *Self-Defence against Non-State Actors – Max Planck Trialogues on the Law of Peace and War Vol. 1* (Mary-Ellen O’Connell/Christian Tams/Dire Tladi, Cambridge: Cambridge University Press 2019), 1-13, (together with Christian Marxsen), DOI: 10.1017/9781108120173.
- “Conclusion: Self-Defence against Non-State Actors – The Way Ahead”, in: Anne Peters/Christian Marxsen (Series eds), *Self-Defence against Non-State Actors – Max Planck Trialogues on the Law of Peace and War Vol. 1* (Mary-Ellen O’Connell/Christian Tams/Dire Tladi, Cambridge: Cambridge University Press 2019), 258-281, (together with Christian Marxsen), DOI: 10.1017/9781108120173.
- “Constitutionalisation and Democratisation of Foreign Affairs: The Case of Switzerland”, in: Anneli Albi/Samo Bardutzky (eds), *National Constitutions in European and Global Governance: Democracy, Rights, The Rule of Law* (The Hague: T.M.C. Asser Press 2019), 1491-1522 (together with Raffaella Kunz) DOI: 10.1007/978-94-6265-273-6\_32.
- “Legal Uncertainty and Indeterminacy: Immutable Characteristics of the OSCE?”, in: Mateja Steinbrück Platise/Carolyn Moser/Anne Peters (Hrsg.), *The Legal Framework of the OSCE* (Cambridge: Cambridge University Press 2019), 3-25 (together with Carolyn Moser).
- “Transformation of the OSCE’s Legal Status”, in: Mateja Steinbrück Platise/Carolyn Moser/Anne Peters (eds), *The Legal Framework of the OSCE* (Cambridge: Cambridge University Press 2019), 333-361 (together with Mateja Steinbrück Platise).
- “Constitutionalization”, in: Sahib Singh/Jean d’Aspremont (eds), *Concepts for International Law – Contributions to Disciplinary Thought* (Cheltenham: Edward Elgar 2019), 141-153, DOI: 10.4337/9781783474684.
- “Global Constitutionalism from European and East Asian Perspectives: An Introduction”, in: Takao Suami/Anne Peters/Dimitri Vanoverbeke/Mattias Kumm (eds), *Global Constitutionalism from European and East Asian Perspectives* (Cambridge:

Cambridge University Press 2018), 1-26 (together with Takao Suami, Dimitri Vanoverbeke und Mattias Kumm), DOI: 10.1017/9781108264877.

- **“Global Constitutionalism: The Social Dimension”, in: Takao Suami/Anne Peters/Dimitri Vanoverbeke/Mattias Kumm (eds), *Global Constitutionalism from European and East Asian Perspectives* (Cambridge: Cambridge University Press 2018), 277-350, DOI: 10.1017/9781108264877.**
- “Corrupción y derechos humanos”, in: Carlos Tablante/Mariela Morales Antoniazzi (eds.), *Impacto de la corrupción en los derechos humanos* (Querétaro: Instituto de Estudios Constitucionales 2018), 23-82. (Translation of: “Corruption and Human Rights”, Basel Institute on Governance Working paper series No. 20 (2015), 1-34).
- “Proportionality as a global constitutional principle”, in: Anthony F. Lang Jr./Antje Wiener (eds), *Handbook on Global Constitutionalism* (Cheltenham and Northampton, Massachusetts: Edward Elgar Publishing 2017), 248-264.
- “Privacy, Rechtsstaatlichkeit, and the Legal Limits on Extraterritorial Surveillance”, in: Russell Miller (ed), *Privacy and Power – A Transatlantic Dialogue in the Shadow of the NSA-Affair* (Cambridge: Cambridge University Press 2017), 145-179.
- **“International Legal Scholarship Under Challenge”, in: Jean d’Aspremont/Tarcisio Gazzini/André Nollkaemper/Wouter Werner (eds), *International Law as a Profession* (Cambridge: Cambridge University Press 2017), 117-159.**
- **“International Organizations and International Law”, in: Jacob Katz Cogan/Ian Hurd/Ian Johnstone (eds), *The Oxford Handbook of International Organizations* (Oxford: Oxford University Press 2016), 33-59.**
- “Par-delà la hiérarchie des ordres juridiques – Le pluralisme ordonné vu d’Allemagne”, in: Baptiste Bonnet (ed), *Traité des rapports entre ordres juridiques* (Issy-les-Moulineaux: LGDJ 2016), 1631-1651.
- “7.4 *Beer and Regan v Germany*, App. No. 28934/95 and *Waite and Kennedy v Germany*, App No. 26083/94, European Court of Human Rights, 18 February 1999”, in: Cedric Ryngaert/Ige F. Dekker/Ramses A. Wessel/Jan Wouters (eds), *Judicial Decisions on the Law of International Organizations* (Oxford: Oxford University Press 2016), 392-405 (together with Thore Neumann).
- “The Transparency of Global Governance”, in: Photini Pazartzis/Maria Gavouneli/Anastasios Gourgourinis/Matina Papadaki (eds), *Reconceptualising the Rule of Law in Global Governance, Resources, Investment and Trade* (Oxford and Portland, Oregon: Hart Publishing 2016), 3-10.
- “Fragmentation and Constitutionalization”, in: Anne Orford/Florian Hoffmann (eds), *The Oxford Handbook of the Theory of International Law* (Oxford: Oxford University Press 2016), 1011-1031.

- "Freedom of Assembly: The Politics of Presence", in: Anne Peters/Isabelle Ley (eds), *The Freedom of Peaceful Assembly in Europe* (Baden-Baden: Nomos / Oxford: Hart Publishing 2016), 9-20 (together with Isabelle Ley).
- "Freedom of Assembly in Europe: Comparison", in: Anne Peters/Isabelle Ley (eds), *The Freedom of Peaceful Assembly in Europe* (Baden-Baden: Nomos / Oxford: Hart Publishing 2016), 277-328 (together with Isabelle Ley).
- **"Verhältnismäßigkeit als globales Verfassungsprinzip", in: Björnstjern Baade/Sebastian Ehrlich/Matthäus Fink/Robert Frau/Mirka Möldner/Isabella Risini/Torsten Stirner (eds), *Verhältnismäßigkeit im Völkerrecht* (Tübingen: Mohr Siebeck 2016), 1-18.**
- "Drei Versionen der Verhältnismäßigkeit im Völkerrecht", in: Giovanni Biaggini/Oliver Diggelmann/Christine Kaufmann (eds), *Polis und Kosmopolis: Festschrift für Daniel Thürer* (Baden-Baden: Nomos Verlag; Zürich/St. Gallen: Dike Verlag 2015), 589-603.
- "Tier-Recht im Zeitalter des Menschen", in: Jürgen Renn/Bernd Scherer (eds), *Das Anthropozän – Zum Stand der Dinge* (Berlin: Matthes & Seitz 2015), 67-87.
- "Animal Law – A Paradigm Change", in: Anne Peters/Saskia Stucki/Livia Boscardin (eds), *Animal Law: Reform or Revolution?* (Zürich: Schulthess 2015), 15-32.
- **"Has the Advisory Opinion's Finding that Kosovo's Declaration of Independence was not Contrary to International Law set an Unfortunate Precedent?", in: Marko Milanović/Michael Wood (eds), *The Law and Politics of the Kosovo Advisory Opinion* (Oxford: Oxford University Press 2015), 291-313.**
- "La transparence comme principe du droit international public", in: Olivier de Frouville (ed.), *Le cosmopolitisme juridique* (Paris: Pedone 2015), 171-185.
- "Der Mensch im Mittelpunkt des Völkerrechts", in: Dieter Grimm/Alexandra Kemmerer/Christoph Möllers (eds), *Rechtswege: Kontextsensible Rechtswissenschaft vor der transnationalen Herausforderung* (Baden-Baden: Nomos 2015), 63-77.
- "Die 'konstitutionalistische' Frage", in: Claudio Franzius/Tine Stein (eds), *Recht und Politik: Zum Staatsverständnis von Ulrich K. Preuß* (Baden-Baden: Nomos 2015), 109-122.
- "The Crimean Vote of March 2014 as an Abuse of the Institution of the Territorial Referendum", in: Christian Calliess (ed), *Liber Amicorum für Torsten Stein zum 70. Geburtstag* (Baden-Baden: Nomos 2015), 278-303.
- **"The Principle of "Uti Possidetis Juris": How Relevant is it for Issues of Secession?" in: Christian Walter/Antje von Ungern-Sternberg/Kavus Abushov (eds), *Self-***

***Determination and Secession in International Law* (Oxford: Oxford University Press 2014), 95-137.**

- “Immune Against Constitutionalisation?” in: Anne Peters/Evelyne Lagrange/Stefan Oeter/Christian Tomuschat (eds), *Immunities in the Age of Global Constitutionalism* (Leiden: Brill Nijhoff 2015), 1-19.
- “Recht für eine globale Weltgesellschaft: Bedingungen und Grenzen universeller Normsetzung”, in: Österreichische Forschungsgemeinschaft (ed), *Wissenschaft - Antrieb oder Ergebnis globaler Dynamik?* (Wien: Böhlau 2014), 131-160.
- “El constitucionalismo como conquista global” (Translation of: “Konstitutionalismus als globale Errungenschaft”, in: Jost Delbrück/Ursula Heinz/Kerstin Odendahl/Nele Matz-Lück/Andreas von Arnould (eds), *Essays in Honour of the 100th Anniversary of the Walther Schücking Institute for International Law* (Berlin: Duncker & Humblot 2014), 127-138), in: Jorge Alguacil González-Aurioles/Ignacio Gutiérrez Gutiérrez (eds), *Constitución: Norma y realidad* (Madrid: Marcial Pons 2014), 247-256.
- “Internationale Arbeiterrechte als subjektive internationale Rechte”, in: Eva-Maria Bäni/Angela Obrist (eds), *Festschrift zur Emeritierung von Jean-Fritz Stöckli* (Zürich: Dike 2014), 465-492.
- “Konstitutionalismus als globale Errungenschaft”, in: Jost Delbrück/Ursula Heinz/Kerstin Odendahl/Nele Matz-Lück/Andreas von Arnould (eds), *Essays in Honour of the 100th Anniversary of the Walther Schücking Institute for International Law* (Berlin: Duncker & Humblot 2014), 127-138.
- “Ein europäisches Verbot der Versuche von Menschenaffen als legitime Einschränkung der Forschungsfreiheit”, in: Ulrich Becker/Armin Hatje/Michael Potacs/Nina Wunderlich (eds), *Verfassung und Verwaltung in Europa: Festschrift für Jürgen Schwarze zum 70. Geburtstag* (Baden-Baden: Nomos 2014), 201-233.
- “Le Cheminement historique des Organisations Internationales: entre Technocratie et Démocratie”, in: Pierre-Marie Dupuy/Vincent Chetail (eds), *The Roots of International Law/Les Fondements du Droit International : Liber Amicorum Peter Haggemacher* (Leiden, Boston: Martinus Nijhoff Publishers 2014), 487-529.
- “L’acte constitutif de l’organisation internationale”, in: Evelyne Lagrange/Jean-Marc Sorel (eds), *Droit des organisations internationales* (Paris: LGDJ 2013), 201-245.
- **“Towards Transparency as a Global Norm”, in: Andrea Bianchi/Anne Peters (eds), *Transparency in International Law* (Cambridge: Cambridge University Press 2013), 534-607.**
- “Switzerland”, in: August Reinisch (ed), *The Privileges and Immunities of International Organizations in Domestic Courts* (Oxford: Oxford University Press 2013), 241-274 (together with Thore Neumann).

- “International Relations and International Law”, in: Mark Tushnet/Thomas Fleiner/Cheryl Saunders (eds), *Routledge Handbook of Constitutional Law* (London: Routledge 2013), 33-44 (together with Ulrich K. Preuss).
- **“Introduction: Towards a Global History of International Law”, in: Bardo Fassbender/Anne Peters (eds), *Oxford Handbook of the History of International Law* (Oxford: Oxford University Press 2012), 1-24 (together with Bardo Fassbender).**
- **“International Organizations: Between Technocracy and Democracy”, in: Bardo Fassbender/Anne Peters (eds), *Oxford Handbook of the History of International Law* (Oxford: Oxford University Press 2012), 170-197 (together with Simone Peter).**
- “Der internationale Schutz der Menschenrechte: Risiko und Chancen aktueller Ausweitungen”, in: Christian Starck (ed), *Recht und Willkür* (Tübingen: Mohr Siebeck 2012), 91-129.
- “Bienes jurídicos globales en un orden mundial constitucionalizado”, in: Carlos Espósito/Francisco J. Garcimartín Alférez (eds), *La protección de bienes jurídicos globales. Anuario de la Facultad de Derecho de la Universidad Autónoma de Madrid* 16 (Madrid: Universidad Autónoma/Boletín Oficial del Estado 2012), 75-90.
- “Conflict of Interest as a Cross-cutting Problem of Governance”, in: Anne Peters/Lukas Handschin (eds), *Conflict of Interest in Global, Public and Corporate Governance* (Cambridge: Cambridge University Press 2012), 3-38.
- **“Managing Conflict of Interest: Lessons from Multiple Disciplines and Settings”, in: Anne Peters/Lukas Handschin (eds), *Conflict of Interest in Global, Public and Corporate Governance* (Cambridge: Cambridge University Press 2012), 357-421.**
- “Les Changements Collectifs de Nationalité”, in: Société Française de Droit International (ed), *Droit International et Nationalité: Colloque de Poitiers* (Paris: Pedone 2012), 167-202.
- **“Rollen von Rechtsdenkern und Praktikern – aus völkerrechtlicher Sicht”, in: Paradigmen im internationalen Recht. Implikationen der Weltfinanzkrise für das internationale Recht, *Berichte der deutschen Gesellschaft für Völkerrecht* 45 (Heidelberg: CF Müller 2012), 105-173.**
- “What the Kosovo Advisory Opinion Means for the Rest of the World”, in: *Proceedings of the Annual Meeting of the American Society of International Law*, Vol. 105 (March 23-26 2011) (Washington: The American Society of International Law 2012), 259-275 (together with Marko Milanović, Qerim Qerimi und Ralph Wilde).
- **“Are we Moving Towards Constitutionalization of the World Community?”, in: Antonio Cassese (ed), *Realizing Utopia: The Future of International Law* (Oxford: Oxford University Press 2012), 118-135.**

- “The Responsibility to Protect and the Permanent Five: The Obligation to give Reasons for a Veto”, in: Julia Hoffmann/André Nollkaemper (eds), *Responsibility to Protect: From Principle to Practice* (Amsterdam: Amsterdam University Press 2012), 199-211.
- “Das Kosovo Gutachten und globaler Konstitutionalismus”, in: Peter Hilpold (ed), *Das Kosovo-Gutachten des IGH vom 22. Juli 2010* (Leiden: Martinus Nijhoff Publishers 2012), 229-258.
- **“Statehood after 1989: ‘Effectivités’ Between Legality and Virtuality”, in: James Crawford/Sarah Nouwen (eds), *Select Proceedings of the European Society of International Law 3* (Oxford: Hart 2012), 171-183.**
- “The Constitutionalisation of International Organisations”, in: Neil Walker/Jo Shaw/Stephen Tierney (eds), *Europe’s Constitutional Mosaic* (Oxford: Hart 2011), 253-285.
- “Soft Law as a New Mode of Governance”, in: Udo Diederichs/Wulf Reiners/Wolfgang Wessels (eds), *The Dynamics of Change in EU Governance* (Cheltenham UK and Northampton MA: Edward Elgar 2011), 21-51.
- “The Constitutionalisation of International Trade Law”, in: Thomas Cottier/Panagiotis Delimatsis (eds), *The Prospects of International Trade Regulation: From Fragmentation to Coherence* (Cambridge: Cambridge University Press 2011), 69-102 (together with Klaus Armingeon, Karolina Milewicz, Simone Peter).
- “The Responsibility to Protect: Spelling out the Hard Legal Consequences for the UN Security Council and its Members”, in: Ulrich Fastenrath/Rudolf Geiger/Daniel-Erasmus Kahn/Andreas Paulus/Sabine von Schorlemer/Christoph Vedder (eds), *From Bilateralism to Community Interest: Essays in Honour of Judge Bruno Simma* (Oxford: Oxford University Press 2011), 297-325.
- **“Wettbewerb von Rechtsordnungen, in: Gemeinwohl durch Wettbewerb?”, in: *Veröffentlichungen der Vereinigung der Deutschen Staatsrechtslehrer (VVDStRL) 69* (Berlin: de Gruyter 2010), 7-56.**
- “Transparency, Secrecy, and Security: Liaisons Dangereuses”, in: Julia Iliopoulos-Strangas/Oliver Diggelmann/Hartmut Bauer (eds), *Rechtsstaat, Freiheit und Sicherheit in Europa/Rule of Law, Freedom and Security in Europe/Etat de droit, liberté et sécurité en Europe, Societas Iuris Publici Europaei (SIPE) 6* (Baden-Baden, Athens und Bruxelles: Sakkoulas, Nomos und Bruylant 2010), 183-243.
- **“Transnational Law Comprises Constitutional, Administrative, Criminal, and Quasi-private Law”, in: Pieter Bekker/Rudolf Dolzer/Michael Waibel (eds), *Making Transnational Law Work: Liber Amicorum Detlev Vagts* (Cambridge: Cambridge University Press 2010), 154-173.**

- “Constitutionalismo compensatorio: las funciones y el potencial de las normas y estructuras internacionales” (Translation of: “Compensatory Constitutionalism: The Function and Potential of Fundamental International Norms and Structures”, *Leiden Journal of International Law* 19 (2006), 579-610), in: Anne Peters/Mariano J. Aznar/Ignacio Gutiérrez (eds), *La constitucionalización de la Comunidad internacional* (Valencia: Tirant lo Blanch 2010), 208-261.

### ***Book Chapters 1996 - 2009***

- “Non-State Actors as Standard Setters: Framing the Issue in an Interdisciplinary Fashion”, in: Anne Peters/Lucy Koechlin/Till Förster/Gretta Fenner Zinkernagel (eds), *Non-State Actors as Standard Setters* (Cambridge: Cambridge University Press 2009), 1-32 (together with Lucy Koechlin and Gretta Fenner Zinkernagel).
- **“Towards Non-State Actors as Effective, Legitimate, and Accountable Standard Setters” in: Anne Peters/Lucy Koechlin/Till Förster/Gretta Fenner Zinkernagel (eds), *Non-state Actors as Standard Setters* (Cambridge: Cambridge University Press 2009), 492-562 (together with Till Förster and Lucy Koechlin).**
- “Representation, Discrimination, and Democracy: A Legal Assessment of Gender Quotas in Politics”, in: Linda C. McClain/Joanna L. Grossmann (eds), *Gender Equality: Dimensions of Women’s Equal Citizenship*, (Cambridge: Cambridge University Press 2009), 174-200 (together with Stefan Suter).
- “Geschichte und Gerichte”, in: Claudia Opitz-Belakhal/Regina Wecker (eds), *Vom Nutzen der Geschichte: Nachbardisziplinen im Umgang mit Geschichte* (Basel: Schwabe Verlag 2009), 61-76.
- “Menschenrechte und Umweltschutz: Zur Synergie völkerrechtlicher Teilregime”, in: Peter G. Kirchschräger/Thomas Kirchschräger (eds), *Menschenrechte und Umwelt: 5. Internationales Menschenrechtsforum Luzern (IHRF) 2008*, Vol. V, (Bern: Stämpfli 2008), 215-229.
- “Reconstruction constitutionnaliste du droit international: arguments pour et contre”, in: Emmanuelle Jouannet/Hélène Ruiz Fabri/Vincent Tomkiewicz (eds), *Select Proceedings of the European Society of International Law*, Vol. 1 (2006) (Oxford: Hart 2008), 361-375.
- “Le droit international expliqué aux enfants”, in: Emmanuelle Jouannet/Hélène Ruiz Fabri/Jean-Marc Sorel (eds), *Regards d’une génération sur le droit international* (Paris: A. Pedone 2008), 303-325.
- “Diplomatie préventive, prévention des conflits et réforme des Nations Unies”, in: Jorge Cardona Llorens (ed), *La ONU y el mantenimiento de la paz en el siglo XXI: Entre la adaptación y la reforma de la Carta* (Valencia: Editorial Tirant lo Blanch 2008), 29-57 (together with Beatrice Grubenmann).

- **“The Globalization of State Constitutions, Chapter 10”, in: Janne Nijman/André Nollkaemper (eds), *New Perspectives on the Divide Between National and International Law* (Oxford: Oxford University Press 2007), 251-308.**
- “Völkerrecht im Gender-Fokus”, in: Andreas Zimmermann/Thomas Giegerich (eds), *Gender und Internationales Recht* (Berlin: Duncker & Humblot 2007), 199-299.
- “Typology, Utility and Legitimacy of European Soft Law”, in: Astrid Epiney/Marcel Haag/Andreas Heinemann (eds), *Die Herausforderung von Grenzen/Le défi des frontières/Challenging boundaries: Essays in honor of Roland Bieber* (Baden-Baden and Zürich: Nomos und Dike 2007), 405-428.
- **“Diskriminierungsverbote”, in: Detlev Merten/Hans-Jürgen Papier (eds), Jörg Paul Müller/Daniel Thürer (coords), *Handbuch der Grundrechte. Grundrechte in der Schweiz und in Liechtenstein* (Zürich: Dike 2007), 255-299.**
- “Die Strukturähnlichkeit der Diskriminierungsverbote im Menschenrechtsbereich und im Welthandelsrecht – Eine exemplarische Prüfung der Fragmentierungsthese”, in: Stephan Breitenmoser et al. (eds), *Human Rights, Democracy and the Rule of Law: Liber Amicorum Luzius Wildhaber* (Zürich and Baden-Baden: Dike and Nomos 2007), 551-593.
- “Privatisierung, Globalisierung und die Resistenz des Verfassungsstaates”, in: Philippe Mastronardi/Denis Taubert (eds), *Staats- und Verfassungstheorie im Spannungsfeld der Disziplinen*, Beiheft Archiv für Rechts- und Sozialphilosophie 105 (Stuttgart: Franz Steiner 2006), 100-159.
- “Lehren vom ‘gerechten Krieg’ aus völkerrechtlicher Sicht”, in: Georg Kreis (ed), *Der „gerechte Krieg“* (Basel: Schwabe 2006), 43-96 (together with Simone Peter).
- “The Constitutionalisation of the European Union – Without the Constitutional Treaty”, in: Sonja Puntischer Riekman/Wolfgang Wessels (eds), *The Making of a European Constitution* (Wiesbaden: VS Verlag für Sozialwissenschaften 2006), 35-67.
- “Grundlage europäischer Konstitutionalisierung: Die Entkopplung von Verfassung und Staat”, in: Ulrike Liebert/Josef Falke/Andreas Maurer (eds), *Postnational Constitutionalisation in the New Europe* (Baden-Baden: Nomos 2006), 35-64.
- “Questionnaire International Humanitarian Law”, in: Andreas Zimmermann/Rainer Hofmann (eds), *Unity and Diversity in International Law. Proceedings of an International Symposium of the Kiel Walther-Schücking-Institute of International Law, November 4-7, 2004* (Berlin: Duncker & Humblot 2006), 65-109 (together with Hans Wolfram Kessler).
- “Referendums on the Constitutional Treaty 2004: A Citizens’ Voice?”, in: Deirdre Curtin/Alfred E. Kellermann/Steven Blockmans (eds), *The EU Constitution: The Best Way Forward?* (The Hague: TMC Asser Press 2005), 39-57.



- “Sind transnationale Unternehmen verpflichtet, (internationale) Menschenrechte zu respektieren und zu fördern?”, in: Peter Kirchschräger/Thomas Kirchschräger/Andréa Belliger/David Krieger (eds), *Menschenrechte und Wirtschaft im Spannungsfeld zwischen State und Nonstate Actors* (Bern: Stämpfli 2005), 127-135.
- “Global Constitutionalism in a Nutshell”, in: Klaus Dicke/Stephan Hobe/Karl-Ulrich Meyn/Anne Peters/Eibe Riedel/Hans-Joachim Schütz/Christian Tietje (eds), *Weltinnenrecht: Liber amicorum Jost Delbrück*, Veröffentlichungen des Walther-Schrücking-Instituts für Internationales Recht an der Universität Kiel, Band 155 (Berlin: Duncker & Humblot 2005), 535-550.
- “Europäische Öffentlichkeit im europäischen Verfassungsprozess”, in: Claudio Franzius/Ulrich K. Preuss (eds), *Europäische Öffentlichkeit* (Baden-Baden: Nomos 2004), 271-288.
- “Die Risiken von Massenvernichtungswaffen und das Völkerrecht”, in: Thomas Sutter-Somm/Felix Hafner/Gerhard Schmid/Kurt Seelmann (eds), *Risiko und Recht: Festgabe zum Schweizerischen Juristentag 2004* (Basel: Helbing und Lichtenhahn 2004), 311-344.
- “Verfassungsgesetzgebung: Demokratische Legitimation und direkte Demokratie: aus der Sicht der EU”, in: Nicolas Michel (ed), *Une Constitution pour l’Europe: Expériences suisses et perspectives européennes* (Fribourg Suisse: Editions Universitaires 2003), 93-114.
- “Cooperation in International Dispute Settlement”, in: Jost Delbrück (ed), *International Law of Cooperation and State Sovereignty* (Berlin: Duncker & Humblot 2002), 107-162.
- “Frauenquoten im Rechtsvergleich – neueste Entwicklungen im Verfassungsrecht der Bundesrepublik Deutschland und der Vereinigten Staaten von Amerika sowie im Europarecht”, in: Jan C. Joerden (ed), *Diskriminierung – Antidiskriminierung* (Berlin/Heidelberg/New York etc.: Springer 1996), 235-263. Translation to Japanese published in Akashi-Shoten, Tokyo 1999, 292-327.

## **Blogs, Working Papers, Newspapers, and Miscellaneous**

### ***2010 - 2021***

- “Cynical International Law? Abuse and Circumvention in Public International and European Law” Foreword to the book, E-book, Heidelberg: Springer Verlag 2021, <https://link.springer.com/book/10.1007/978-3-662-62128-8#toc>.
- “Covid-19 as a Catalyst for the (Re-)Constitutionalisation of International Law: One Health – One Welfare”, *MPIL Research Paper Series No. 2020-44*, 12 November 2020 [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3729488](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3729488).

- “The Concept of International Organization”, *MPIL Research Paper Series No. 2020-27*, July 2020  
[https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3659012](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3659012) (together with Angelo Golia).
- “International Protection of Human Rights in the Era of Postglobalism and Populism”, *MPIL Research Paper Series No. 2020-13*, May 2020  
[https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3590257](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3590257) (together with Elif Askin).
- “Business and Human Rights: Making the Legally Binding Instrument Work in Public, Private and Criminal Law”, *MPIL Research Paper Series No 2020-06*, 26 March 2020  
[https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3561482](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3561482) (together with Sabine Gless, Chris Thomale und Marc-Philippe Weller).
- **“Macht und Ohnmacht des Völkerrechts - Interview mit Anne Peters”, *Merkur* 840 (2019), 5-16 (together with Monika Dommann, Kijan Esphangizi, Svenja Goltermann).**
- “Direct Rights of Individuals in the International Law of Armed Conflict”, *MPIL Research Paper Series No. 2019-23*, 19 Dezember 2019.  
[https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3506742](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3506742)
- “Frauen im Völkerrecht”, in: Ulla Weber/Birgit Kolboske (ed), *50 Jahre später – 50 Jahre weiter? Kämpfe und Errungenschaften der Frauenbewegung nach 1968. Eine Bilanz*, December 2019 (Berlin: Max Planck Society, Central Gender Equality Officer). 72-77.
- “From ‘Assigned Residence’ to ‘Zone’: Introduction to the Book Review Symposium on The ABC of the OPT”, *Verfassungsblog*, 15 July 2019 (together with Alexandra Kemmerer). <https://verfassungsblog.de/category/debates/the-abc-of-the-opt/>
- “Passportisation: Risks for international law and stability” (two parts), *EJIL Talk! Blog of the European Journal of International Law*, 9 and 10 May 2019.  
<https://www.ejiltalk.org/passportisation-risks-for-international-law-and-stability-part-one/>  
<https://www.ejiltalk.org/passportisation-risks-for-international-law-and-stability-part-two/>
- “Wissenschaftsfreiheit in der Wissensgesellschaft des 21. Jahrhunderts”, Debate contribution of the Max Planck Society to the campaign of the Alliance of Science Organizations “Freiheit ist unser System”, April 2019.  
[https://wissenschaftsfreiheit.de/wpcontent/uploads/2019/04/MPG\\_Wissenschaftsfreiheit\\_RZ\\_final.pdf](https://wissenschaftsfreiheit.de/wpcontent/uploads/2019/04/MPG_Wissenschaftsfreiheit_RZ_final.pdf)
- “The Risk and Opportunity of the Humanisation of International Anti-Corruption Law: A Rejoinder to Kevin E. Davis and Franco Peirone”, *EJIL Talk! Blog of the European Journal*

- of *International Law*, 18 February 2019. <https://www.ejiltalk.org/the-risk-and-opportunity-of-the-humanisation-of-international-anti-corruption-law-a-rejoinder-to-kevin-e-davis-and-franco-peirone/>
- “Multiperspectivism in and on International Law”, *Völkerrechtsblog*, 15 January 2019. <https://voelkerrechtsblog.org/multiperspectivism-in-and-on-international-law/>, DOI: 10.17176/20190115-100404-0.
  - “Rights of Human and Nonhuman Animals: Complementing the Universal Declaration of Human Rights”, Symposium on the Universal Declaration of Human Rights at Seventy, *American Journal of International Law Unbound*, 10 December 2018. <https://www.cambridge.org/core/journals/american-journal-of-international-law/article/rights-of-human-and-nonhuman-animals-complementing-the-universal-declaration-of-human-rights/A6B40082E6715606414ACB08504BF857>, DOI: 10.1017/aju.2018.84.
  - “Voting down international law – Lessons from Switzerland for compensatory constitutionalism”, *Völkerrechtsblog*, 3 December 2018. <https://voelkerrechtsblog.org/voting-down-international-law/> (together with Raffaella Kunz), DOI: 10.17176/20181203-191731-0.
  - “The Global Compact for Migration: to Sign or Not to Sign?”, *EJIL Talk! Blog of the European Journal of International Law*, 21 November 2018. <https://www.ejiltalk.org/the-global-compact-for-migration-to-sign-or-not-to-sign/>
  - “Legal Uncertainty and Indeterminacy – Immutable Characteristics of the OSCE?”, *MPIL Research Paper Series No. 2018-16*, 7 August 2018. <http://www.mpil.de/de/pub/publikationen/mpil-research-paper-series.cfm> (together with Carolyn Moser), DOI: 10.2139/ssrn.3227952.
  - “De-humanisation? CJEU, Liga van Moskeeën en islamitische Organisaties Provincie Antwerpen on Religious Slaughter”, *EJIL Talk! Blog of the European Journal of International Law*, 26 June 2018. <https://www.ejiltalk.org/de-humanisation-cjeu-liga-van-moskeeen-en-islamitische-organisaties-provincie-antwerpen-on-religious-slaughter/>
  - “Between Military Deployment and Democracy: Use of Force under the German Constitution”, *MPIL Research Paper Series No. 2018-07*, 2 May 2018. [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3172049](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3172049), DOI: 10.2139/ssrn.3172049.
  - “Mögliche Syrien-Intervention – ‘Eingreifen wie im Kosovo sehr problematisch’”, Interview for *ZDF heute.de*, 12 April 2018. <https://www.zdf.de/nachrichten/heute/interview-zur-syrien-intervention-eingreifen-wie-im-kosovo-sehr-problematisch-100.html>

- “The Turkish Operation in Afrin (Syria) and the Silence of the Lambs”, *EJIL Talk! Blog of the European Journal of International Law*, 30 January 2018. <https://www.ejiltalk.org/the-turkish-operation-in-afrin-syria-and-the-silence-of-the-lambs/> (Translation into Persian by Loqman Radpey as “و ع فرین در ترکیه عملیات” in Ebtekar Daily, 10 February 2018).
- “Benutzt und gejagt: Die Kurden als ewige Verlierer”, Interview for the *Hessischer Rundfunk* as part of the broadcast *HR2 - Der Tag*, 26 January 2018. [http://www.hr2.de/programm/podcasts/der-tag/podcast-episode20592~\\_story-id-dertag-420.html](http://www.hr2.de/programm/podcasts/der-tag/podcast-episode20592~_story-id-dertag-420.html)
- “Offensive gegen Kurden – Verstößt die Türkei gegen das Völkerrecht?”, interviewed by Christoph Strauch for the *Frankfurter Allgemeine Zeitung*, 23 January 2018. <http://www.faz.net/aktuell/politik/ausland/syrien-verstoest-die-tuerkei-gegen-das-voelkerrecht-15412253.html>
- “Why Do We Need a Global Animal Law?”, *Video-Interview for Latest Thinking – where scientists share their insights*, 18 December 2017, <https://lt.org/publication/why-do-we-need-global-animal-law>, DOI: 10.21036/LTPUB10534.
- “Anne Peters, Direktorin seit 2013”, in: Rudolf Bernhard/Karin Oellers-Frahm (eds), *Das Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht* (Heidelberg: Springer 2017), 195-199.
- “Foreign Relations Law and Global Constitutionalism”, Symposium on Comparative Foreign Relations Law, *American Journal of International Law Unbound*, 30 October 2017. <https://www.cambridge.org/core/journals/american-journal-of-international-law/article/foreign-relations-law-and-global-constitutionalism/0BB6EE5E305F5D8B4BD671EC1687929D> DOI: 10.1017/aju.2017.90.
- “Populist International Law? The Suspended Independence and the Normative Value of the Referendum on Catalonia”, *EJIL Talk! Blog of the European Journal of International Law*, 12 October 2017. <https://www.ejiltalk.org/populist-international-law-the-suspended-independence-and-the-normative-value-of-the-referendum-on-catalonia/>
- “Animals Matter in International Law and International Law Matters for Animals”, Introduction to Symposium on Global Animal Law, *American Journal of International Law Unbound*, 2017. <https://www.cambridge.org/core/journals/american-journal-of-international-law/article/introduction-to-symposium-on-global-animal-law-part-i-animals-matter-in-international-law-and-international-law-matters-for-animals/DC7F596EAD878D1B75E35967D876801D>, DOI: 10.1017/aju.2017.70.
- “The Rise and Decline of the International Rule of Law and the Job of Scholars”, *MPIL Research Paper Series No. 2017-16*, 5 September 2017. [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3029462](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3029462)

- “Globales Tierrecht“, *Max-Planck-Gesellschaft Jahrbuch* 2017, [https://www.mpg.de/10892322/mpil\\_jb\\_2017?c=11356432](https://www.mpg.de/10892322/mpil_jb_2017?c=11356432) (together with Saskia Stucki), DOI 10.17617/1.3K.
- “Introduction: In search for conciliation“, *Verfassungsblog*, 11 May 2017. <http://verfassungsblog.de/introduction-in-search-for-conciliation/> (together with Valentina Volpe), DOI: 10.17176/20170511-121937.
- “‘Vulnerability’ versus ‘plausibility’: Righting or wronging the regime of provisional measures? Reflections on ICJ, *Ukraine v. Russian Federation*, order of 19 April 2017“, *EJIL Talk! Blog of the European Journal of International Law*, 5 May 2017. <https://www.ejiltalk.org/vulnerability-versus-plausibility-righting-or-wronging-the-regime-of-provisional-measures-reflections-on-icj-ukraine-v-russian-federation-order-of-19-apr/>
- “After Trump: China and Russia move from norm-takers to shapers of the international legal order“, *EJIL Talk! Blog of the European Journal of International Law*, 10 November 2016. <http://www.ejiltalk.org/after-trump-china-and-russia-move-from-norm-takers-to-shapers-of-the-international-legal-order/>
- “Tiere im Recht“, *Emma* Nr. 4 (327), Juli/August 2016, 86-89 (abbreviated version of: “Liberté, égalité, animalité, Ein (Anti-)Schlachtruf“, *Das Magazin* Nr. 23 der Kulturstiftung des Bundes, October 2014, 12-15.
- “The New Arbitrariness and Competing Constitutionalisms: Remarks on ECtHR Grand Chamber *Al-Dulimi*“, *EJIL Talk! Blog of the European Journal of International Law*, 30 June 2016. <http://www.ejiltalk.org/the-new-arbitrariness-and-competing-constitutionalisms-remarks-on-ecthr-grand-chamber-al-dulimi/>
- “New German Constitutional Court Decision on ‘Treaty Override’: Triepelianism Continued“, *EJIL Talk! Blog of the European Journal of International Law*, 29 February 2016. <http://www.ejiltalk.org/new-german-constitutional-court-decision-on-treaty-override-triepelianism-continued-2/>
- “Simple international rights, global constitutionalism, and scholarly methods – A rejoinder to comments on ‘Beyond Human Rights’“, *Völkerrechtsblog*, 3 February 2016. <http://voelkerrechtsblog.org/simple-international-rights-global-constitutionalism-and-scholarly-methods/>, DOI: 10.17176/20171110-185517.
- “Corruption and Human Rights“, *Basel Institute on Governance Working paper series* No. 20 (2015), 1-34.
- “Constitutional Fragments: On the Interaction of Constitutionalization and Fragmentation in International Law“, *Centre for Global Constitutionalism Working Paper* No. 2 (2015), 1-42 <https://cgc.wp.st-andrews.ac.uk/2015/04/14/cgc-working-paper-no-2-constitutional-fragments/>.

- “German Parliament decides to send troops to combat ISIS – based on collective self-defense “in conjunction with” SC Res. 2249”, *EJIL Talk! Blog of the European Journal of International Law*, 8 December 2015. <https://www.ejiltalk.org/german-parlament-decides-to-send-troops-to-combat-isis-%E2%88%92-based-on-collective-self-defense-in-conjunction-with-sc-res-2249/>
- “The (Non-)Judicialisation of War: German Constitutional Court Judgment on Rescue Operation Pegasus in Libya of 23 September 2015”, *EJIL Talk! Blog of the European Journal of International Law*, 22 October 2015. <https://www.ejiltalk.org/the-non-judicialisation-of-war-german-constitutional-court-judgment-on-rescue-operation-pegasus-in-libya-of-23-september-2015-part-2/>
- “Schweizer Neutralität – Vom Mythos zum Geschäftsmodell”, interviewed by Stefanie Müller-Frank for the Deutschlandfunk, 14 October 2015. [http://www.deutschlandfunk.de/schweizer-neutralitaet-vom-mythos-zum-geschaeftsmodell.724.de.html?dram:article\\_id=333953](http://www.deutschlandfunk.de/schweizer-neutralitaet-vom-mythos-zum-geschaeftsmodell.724.de.html?dram:article_id=333953)
- “Let not Triepel Triumph – How to make the best out of Sentenza No. 238 of the Italian Constitutional Court for a Global Legal Order”, *EJIL Talk! Blog of the European Journal of International Law*, 22 December 2014. <https://www.ejiltalk.org/let-not-triepel-triumph-how-to-make-the-best-out-of-sentenza-no-238-of-the-italian-constitutional-court-for-a-global-legal-order-part-i/>
- “Security Council Resolution 2178 (2014): The “Foreign Terrorist Fighter” as an International Legal Person”, *EJIL Talk! Blog of the European Journal of International Law*, 21 November 2014. <https://www.ejiltalk.org/security-council-resolution-2178-2014-the-foreign-terrorist-fighter-as-an-international-legal-person-part-i/>
- “Liberté, égalité, animalité, Ein (Anti-)Schlachtruf”, *Das Magazin Nr. 23 der Kulturstiftung des Bundes*, October 2014, 12-15.
- „Verletzt der Anschluss der Krim an Russland das Völkerrecht?“, *Plädoyer* of 26 May 2014, 19.
- “Grenzwertig”, *Frankfurter Allgemeine Zeitung* No. 112 of 15 May 2014, 7.
- “Prospects and Limits of a Global History of International Law: A Brief Rejoinder”, *European Journal of International Law* 25 (2014), 337-341 (<http://ejil.oxfordjournals.org/content/25/1/337>) (together with Bardo Fassbender), DOI: 10.1093/ejil/chu020.
- “Crimea: Does the “The West” Now Pay the Price for Kosovo?”, *EJIL Talk! Blog of the European Journal of International Law*, 22 April 2014. <https://www.ejiltalk.org/crimea-does-the-west-now-pay-the-price-for-kosovo/>
- “Sense and Nonsense of Territorial Referendums in Ukraine, and Why the 16 March Referendum in Crimea does not Justify Crimea’s Alteration of Territorial Status under

- International Law", *EJIL Talk! Blog of the European Journal of International Law*, 16 April 2014. <https://www.ejiltalk.org/sense-and-nonsense-of-territorial-referendums-in-ukraine-and-why-the-16-march-referendum-in-crimea-does-not-justify-crimeas-alteration-of-territorial-status-under-international-law/>
- "The Animal Turn – What is it and Why Now?", *Verfassungsblog.de*, 14 April 2014. <http://www.verfassungsblog.de/en/the-animal-turn-what-is-it-and-why-now/> (together with Saskia Stucki and Livia Boscardin).
  - "Brauchen Rind und Robbe eigene Rechte?", Interview about the complicated relationship between man and animal, *Basler Zeitung* of 10 April 2014, 23.
  - "Novel Practice of the Security Council: Wildlife Poaching and Trafficking as a Threat to the Peace". *EJIL Talk! Blog of the European Journal of International Law*, 12 February 2014. <https://www.ejiltalk.org/novel-practice-of-the-security-council-wildlife-poaching-and-trafficking-as-a-threat-to-the-peace/>, Short version as: Elephant Poaching and Ivory Trafficking as a Threat to the Peace. *AJIL Unbound*, 2nd December 2014. <https://www.asil.org/blogs/elephant-poaching-and-ivory-trafficking-threat-peace>
  - "Targeted Sanctions after Affaire Al-Dulimi et Montana Management Inc. c. Suisse: Is There a Way Out of the Catch-22 for UN Members?", *EJIL Talk! Blog of the European Journal of International Law*, 4 December 2013. <https://www.ejiltalk.org/targeted-sanctions-after-affaire-al-dulimi-et-montana-management-inc-c-suisse-is-there-a-way-out-of-the-catch-22-for-un-members/>
  - "Surveillance Without Borders? The Unlawfulness of the NSA-Panopticon", *EJIL Talk! Blog of the European Journal of International Law*, 1 November 2013. <https://www.ejiltalk.org/surveillance-without-borders-the-unlawfulness-of-the-nsa-panopticon-part-i/>
  - "Human Rights à la Chinoise: Impressions from the 6th Human Rights Forum in Beijing on the Eve of the Second UPR of China", *EJIL Talk! Blog of the European Journal of International Law*, 23 September 2013. <https://www.ejiltalk.org/human-rights-a-la-chinoise-impressions-from-the-6th-human-rights-forum-in-beijing-on-the-eve-of-the-second-upr-of-china-part-ii-2/>
  - "Women on Board: The EU Commission's Proposal for a Directive on Improving the Gender Balance among Non-Executive Directors of Companies Listed on Stock Exchanges and Related Measures", *EJIL Talk! Blog of the European Journal of International Law*, 9 November 2012. <https://www.ejiltalk.org/women-on-board-the-eu-commissions-proposal-for-a-directive-on-improving-the-gender-balance-among-non-executive-directors-of-companies-listed-on-stock-exchanges-and-related-measures/>
  - "Auch ein Terrorist hat Anspruch auf Rechtsstaatlichkeit", Interview about the killing of Osama bin Laden, *Basler Zeitung* of 3 Mai 2011, 3.

- "Evaluitis", *uniintern* 02/2011, 8.
- "Freie Zeit für Geistes- und Sozialwissenschaftler", *uniintern* 01/2011, 6.
- "Die Pflicht zum Eingreifen", *Neue Zürcher Zeitung* No. 48 of 26 February 2011, 7.
- "Bologna III: Programmierte Doktores?", *uniintern* 02/2010, 6.
- "Deutsche an der Universität Basel", *uniintern* 01/2010, 6.
- "The Constitutionalization of International Law: A Rejoinder", EJIL talk! Blog of the European Journal of International Law, 4 August 2010. <http://www.ejiltalk.org/the-constitutionalization-of-international-law-a-rejoinder/>.
- "Es gibt kein Recht auf Unterstützung. Völkerrechtliche Probleme der Katastrophenhilfe nach dem Erdbeben in Haiti", *Neue Zürcher Zeitung* No. 18 of 23 January 2010, 9.

#### ***Blogs, Working Papers, etc. 1997 - 2009***

- "Humanity as the A and Ω of Sovereignty: A Rejoinder to Emily Kidd White, Catherine E. Sweetser, Emma Dunlop and Amrita Kapur", *European Journal of International Law* 20 (2009), 569-573.
- "Wie legitim ist das Völkerrecht?", *Schweizer Monatshefte* 971 (August/September 2009), 13-14.
- "Völkerrecht oder Landesrecht? – das ist die falsche Frage", *Schweizer Monatshefte* 970 (July 2009), 16-17.
- "The Swiss Referendum on the Prohibition of Minarets", *Blog of the European Journal of International Law* (EJIL Talk! Blog of the European Journal of International Law, 2 December 2009) (<http://www.ejiltalk.org/the-swiss-referendum-on-the-prohibition-of-minarets/>).
- "Hannibal genoss keine diplomatische Immunität", Interview about the Swiss-Libyan contract regarding the Swiss Libya Crisis, *NZZ Online* of 28 August 2009.
- "Die Anerkennung Kosovos als Ermessensfrage: Selbstbestimmung und Unabhängigkeit aus völkerrechtlicher Sicht", *Neue Zürcher Zeitung* No. 26 of 1 February 2008, 7.
- "The Constitutionalist Reconstruction of International Law: Pros and Cons", NCCR International Trade, Working Paper 2006/01.
- **"Soft Law as a New Mode of Governance: A Legal Perspective" NEWGOV WP 2006**



**(together with Isabella Pagotto).** [http://www.eu-newgov.org/datalists/deliverables\\_detail.asp?Project\\_ID=04](http://www.eu-newgov.org/datalists/deliverables_detail.asp?Project_ID=04).

- “Der Anfang vom Ende der Rechtlosigkeit”, *St. Galler Tagblatt* No. 153 of 3 July 2004, 2.
- “Wer über Saddam Hussein zu Gericht sitzen wird”, *Basler Zeitung* No. 13 of 16 January 2004, 3.
- Statement at the Interdisciplinary Symposium on the European Constitution on the Occasion of the 10<sup>th</sup> Anniversary of the Institute for European Studies, University of Basel, in: Georg Kreis (ed), *Der Beitrag der Wissenschaften zur künftigen Verfassung der EU*, Basler Schriften zur europäischen Integration Nr. 66 (2003), 24-29.
- “EU-Verfassung und Öffentlichkeit”, *UNI NOVA, Wissenschaftsmagazin University of Basel*, 94 (June 2003), 15-16.
- “Militärisches Vorgehen gegen Irak: Was sagt das Völkerrecht?”, *Basler Zeitung* No. 244 of 19/20 October 2002, 5. Also in *St. Galler Tagblatt* of 19 October 2002, 3.
- “Der Fall ‘Tampa’ – kein Aufnahmewang: Völkerrechtliche Überlegungen zum Flüchtlingsdrama”, *Neue Züricher Zeitung* No. 204 of 4 September 2001, 7.
- “Universalist Assumptions and Implications of Comparative Law – Should They be Deconstructed?”, in: The American Society of International Law (ed), *Proceedings of the 93rd Annual Meeting, Washington D.C. 1999*, 366-369.
- “New Trends in International Law-making – International Legislation in the Public Interest”, *Archiv des Völkerrechts* 35 (1997), 234-240. Short version in: *Neue Juristische Wochenschrift* 50 (1997), 242-243.

## **Contributions to Texts of the Venice Commission**

- The compliance with Council of Europe and other international standards of the inclusion of a not internationally recognised territory into a nationwide constituency for Parliamentary elections (CDL-AD(2019)030-e)  
Report on the compliance with Council of Europe and other international standards of the inclusion of a not internationally recognised territory into a nationwide constituency for Parliamentary elections, adopted by the Venice Commission at its 121st Plenary Session, (Venice, 6-7 December 2019) on the basis of comments by Mr Richard Barrett (Member, Ireland), Ms Veronika Bílková (Member, Czech Republic), Mr Iain Cameron (Member, Sweden), Mr Michael Frendo (Member, Malta), Ms Anne Peters (Expert, Germany)  
[https://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2019\)030-e](https://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2019)030-e)

- Opinion on the Citizens' Initiative Bill (Autonomous Province of Trento) (CDL-AD(2015)009)  
Opinion on the Citizens' Bill on the Regulation of Public Participation, Citizens' Bills, Referendums and Popular Initiatives and Amendments to the Provincial Electoral Law of the Autonomous Province of Trento (Italy) adopted by the Council of Democratic Elections at its 51<sup>st</sup> meeting (Venice, 18 June 2015) and by the Venice Commission at its 103rd Plenary Session (Venice, 19-20 June 2015) on the basis of comments by Mr Josep Maria Castellà Andreu (Member, Spain), Ms Regina Kiener (Member, Switzerland), Mr Francesco Maiani (Member, San Marino), Ms Anne Peters (Substitute Member, Germany)  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2015\)009-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2015)009-e)
- Final Opinion on Lustration Law of Ukraine (CDL-AD(2015)012)  
Final Opinion on the Law on Government Cleansing (Lustration Law) of Ukraine adopted by the Venice Commission at its 103rd Plenary Session (Venice, 19-20 June 2015) on the basis of comments by Ms Veronika Bílková (Member, Czech Republic), Mr George Papuashvili (Member, Georgia), Ms Anne Peters (Substitute Member, Germany), Ms Hanna Suchocka (Member, Poland), Mr Ben Vermeulen (Member, the Netherlands), Mr Gerhard Reissner (Expert (DGI), former President of the Consultative Council of European Judges (CCJE))  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2015\)012-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2015)012-e)
- Interim Opinion on Lustration Law of Ukraine (CDL-AD(2014)044)  
Interim Opinion on the Law on Government Cleansing (Lustration Law) of Ukraine adopted by the Venice Commission at its 101st Plenary Session (Venice, 12-13 December 2014) on the basis of comments by Ms Veronika Bílková (Member, Czech Republic), Mr Hubert Haenel (Member, France), Mr George Papuashvili (Member, Georgia), Ms Anne Peters (Substitute member, Germany), Ms Hanna Suchocka (Member, Poland), Mr Ben Vermeulen (Member, the Netherlands), Mr Gerhard Reissner (Expert (DGI), former President of the Consultative Council of European Judges (CCJE))  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2014\)044-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2014)044-e)
- Report Implementation of Human Rights (CDL-AD(2014)036):  
Report on the Implementation of International Human Rights Treaties in Domestic Law and the Role of Courts adopted by the Venice Commission at its 100th plenary session (Rome, 10-11 October 2014) on the basis of comments by Ms Veronika Bílková (Member, Czech Republic), Ms Anne Peters (Substitute Member, Germany), Mr Pieter van Dijk (Expert, The Netherlands)  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2014\)036-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2014)036-e)
- Assembly Study (CDL-AD(2014)024):  
Comparative Study on National Legislation on Freedom of Peaceful Assembly, Requested by the Venice Commission, Prepared by Ms Anne Peters (Substitute Member, Germany) and Ms Isabelle Ley Max Planck Institute for Comparative Public and International Law (Heidelberg, Germany), with contributions by: Ms Elif Askin, Ms Melina Garcin, Mr Rainer Grote, Ms Jannika Jahn, Mr Steven Less, Esq., Ms Halyna

Perepelyuk, Ms Orsolya Salát, Ms Maria Stožek, Ms Evgeniya Yushkova, Ms Friederike Ziemer, endorsed by the Venice Commission at its 99th Plenary Session (Venice, 13-14 June 2014) and Annexes by Mr Christoph Grabenwarter (Member, Austria), Mr Ben Vermeulen (Member, the Netherlands), Ms Marjolein van Roosmalen.

<http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD%282014%29024-e>

- Draft Federal Constitutional Law Russia (CDL-AD(2014)004):  
Opinion on “Whether Draft Federal Constitutional Law No. 462741-6 on Amending the Federal Constitutional Law of the Russian Federation on the Procedure of Admission to the Russian Federation and Creation of a New Subject within the Russian Federation Is Compatible With International Law”, endorsed by the Venice Commission at its 98th Plenary Session (Venice, 21-22 March 2014) on the basis of comments by Mr. Sergio Bartole (Substitute Member, Italy), Ms Veronika Bilkova (Member, Czech Republic), Ms Anne Peters (Substitute Member, Germany), Mr. Ben Vermeulen (Member, the Netherlands).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2014\)004-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2014)004-e)
- Report Children’s Rights (CDL-AD(2014)005):  
Report on the Protection of Children’s Rights: International Standard and Domestic Constitutions, Adopted by the Venice Commission at its 98th Plenary Session (Venice, 21-22 March 2014) on the basis of comments by Mr. Christoph Grabenwarter (Member, Austria), Mr. Jan Helgesen (Member, Norway), Ms Anne Peters (Substitute Member, Germany), Ms Herdis Thorgeirsdottir (Member, Iceland), Ms Anne Lindboe (Expert, Norway), Ms Ursula Kilkelly (Expert DGII, Ireland), Mr. Conor O’Mahony (Expert DGII, Ireland).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2014\)005-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2014)005-e)
- Lobbying Study (CDL-AD(2013)011)  
Report on the Role of Extra-Institutional Actors in the Democratic System (Lobbying), Adopted by the Venice Commission at its 94th Plenary Session (Venice, 8-9 March 2013) on the basis of comments by Mr. Huber Haenel (Member, France), Ms Gret Haller (Member, Switzerland), Mr. Francesco Maiani (Member, San Marino), Ms Anne Peters (Substitute Member, Germany), Mr. Piet van Dijk (Former Member, The Netherlands), Mr. Raj Chari (Expert).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2013\)011-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2013)011-e)
- Access to Information Hungary (CDL-AD(2012)023)  
Opinion on Act CXII of 2011 on Informational Self-Determination and Freedom of Information of Hungary, Adopted by the Venice Commission at its 92nd Plenary Session (12-13 October 2012) on the basis of comments by Ms Anne Peters (Substitute Member, Germany), Mr. Bertil Cottier (Expert, Switzerland).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2012\)023-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2012)023-e)
- Access to Information Montenegro (CDL-AD(2012)017)  
Opinion on the Draft Law on Free Access to Information of Montenegro, Adopted by the Venice Commission at its 91st Plenary Session (Venice, 15-16 June 2012) on the basis of comments by Mr Iain Cameron (Member, Sweden) Ms Anne Peters (Substitute

Member, Germany) Ms Herdis Thorgeirsdottir (Member, Iceland).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2012\)017-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2012)017-e)

- Revision of the Constitution of Belgium (CDL-AD(2012)010)  
Opinion on the Revision of the Consitution of Belgium, Adopted by the Venice Commission at its 91st Plenary Session (15-16 June 2012) on the basis of comments by Mr Christoph Grabenwarter (Member, Austria), Mr Peter Paczolay (Member, Hungary), Ms Anne Peters (Substitute Member, Germany).  
[http://www.venice.coe.int/webforms/documents/CDL-AD\(2012\)010-e.aspx](http://www.venice.coe.int/webforms/documents/CDL-AD(2012)010-e.aspx)
- Amicus Curiae Brief Peru (CDL-AD(2011)041):  
Amicus Curiae Brief on the Case Santiago Brysón de la Barra et al. (on Crimes Against Humanity) for the Constitutional Court of Peru, Adopted by the Venice Commission at its 88th Plenary Session (Venice, 14-15 October 2011) on the basis of comments by Ms Veronika Bílková (Member, Czech Republic), Mr. Manuel González Oropeza (Substitute Member, Mexico), Ms Anne Peters (Substitute Member, Germany).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2011\)041-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2011)041-e)
- Draft Federal Constitutional Law Russia (CDL-AD(2014)004):  
Opinion on “Whether Draft Federal Constitutional Law No. 462741-6 on Amending the Federal Constitutional Law of the Russian Federation on the Procedure of Admission to the Russian Federation and Creation of a New Subject within the Russian Federation Is Compatible With International Law”, Endorsed by the Venice Commission at its 98th Plenary Session (Venice, 21-22 March 2014) on the basis of comments by Mr Sergio Bartole (Substitute Member, Italy), Ms Veronika Bilkova (Member, Czech Republic), Ms Anne Peters (Substitute Member, Germany), Mr Ben Vermeulen (Member, the Netherlands).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2014\)004-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2014)004-e)
- Report Children’s Rights (CDL-AD(2014)005):  
Report on the Protection of Children’s Rights: International Standard and Domestic Constitutions, Adopted by the Venice Commission at its 98th Plenary Session (Venice, 21-22 March 2014) on the basis of comments by Mr Christoph Grabenwarter (Member, Austria), Mr Jan Helgesen (Member, Norway), Ms Anne Peters (Substitute Member, Germany), Ms Herdis Thorgeirsdottir (Member, Iceland), Ms Anne Lindboe (Expert, Norway), Ms Ursula Kilkelly (Expert DGII, Ireland), Mr Conor O’Mahony (Expert DGII, Ireland).  
[http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD\(2014\)005-e](http://www.venice.coe.int/webforms/documents/?pdf=CDL-AD(2014)005-e)

## Expert reports

- “Rechtsgutachten zur Frage der Verfassungsmäßigkeit der Verlängerung der betäubungslosen Kastration von männlicher Ferkel durch das vierte Gesetz zur Änderung des Tierschutzgesetzes vom 17.12.2018“, in co-operation with PETA Deutschland e.V., 9 March 2019 (together with Ass. iur. Julian Arnold).

<https://peta.pixxio.media/workspace/pixxio/index.html?gs=MDVn2IMBdG4RG6jcF&gl=de>

## Case Notes

- “Das Kosovo-Gutachten und die Kunst des Nichtssagens”, *JuristenZeitung* 65 (2010), 1168-1170; also in *Jusletter* October 25, 2010  
[http://jusletter.weblaw.ch/article/de/\\_8734?lang=de](http://jusletter.weblaw.ch/article/de/_8734?lang=de).
- “Die Causa Caroline: Kampf der Gerichte?”, *Betrifft Justiz* 21 (2005), 160-168.
- “ICJ: Kongo versus Belgien (2002)”, *ius.full: Forum für juristische Bildung* 1 (2002), 15-20.
- “The Bananas Decision of the German Federal Constitutional Court (2000): Towards Reconciliation with the European Court of Justice as Regards Fundamental Rights Protection in Europe”, *German Yearbook of International Law* 43 (2000), 276-282.
- “Commission of the European Communities v. Hellenic Republic. Case C-120/94. Court of Justice of the European Communities, filed April 22, 1994”, *American Journal of International Law* 89 (1995), 376-385.

## Review Essays and Book Reviews

- Ley, Hendrik Stephan: Das Instrument der Tierschutz-Verbandsklage: Hintergründe, theoretische Grundlagen und praktische Umsetzung (Tübinger Schriften zum Staats- und Verwaltungsrecht, Band 101, Berlin 2018) in: *Die Verwaltung* 52 (2019), 459-461.
- “How Not to Do Things with International Law” (Review Essay on Ian Hurd *How to Do Things with International Law* (Princeton: Princeton University Press 2017)) in: *Ethics & International Affairs* 32 (2018), 483-491.  
<https://www.cambridge.org/core/journals/ethics-and-internationalaffairs/article/how-not-to-do-things-with-international-law/BEFC62A22446D5169B0A0C15C32CDC0F> DOI: 10.1017/S0892679418000746.
- “Thin is Beautiful – or are International Lawyers Anorectic?” (Review Essay on Steven Ratner *The Thin Justice of International Law* (Oxford: OUP 2015)) in: *EJIL Talk! Blog of the European Journal of International Law*, 2 June 2015. <https://www.ejiltalk.org/thin-is-beautiful-or-are-international-lawyers-anorectic/>
- Kees, Alexander Oliver: Privatisierung im Völkerrecht. Zur Verantwortlichkeit der Staaten bei der Privatisierung von Staatsaufgaben (Tübinger Schriften zum internationalen und europäischen Recht, Band 88, Berlin 2008), in: *Archiv des Völkerrechts* 46 (2008), 526-528.
- Tiedtke, Andreas: Demokratie in der Europäischen Union – Eine Untersuchung der demokratischen Legitimation des europäischen Integrationsprozesses vom Vertrag

- von Amsterdam bis zum Entwurf einer Europäischen Verfassung (Schriften zum Europäischen Recht, Band 114, Berlin: Duncker und Humblot 2005), in: *Die öffentliche Verwaltung* 60 (2007), 216-217.
- Bühler, Margit: Einschränkung von Grundrechten nach der Europäischen Grundrechtecharta (Berlin Duncker und Humblot 2005), in: *Common Market Law Review* 43 (2006), 1200-1201.
  - Nehl, Hanns Peter: Europäisches Verwaltungsverfahren und Gemeinschaftsverfassung. Eine Studie gemeinschaftsrechtlicher Verfahrensgrundsätze unter besonderer Berücksichtigung "mehrstufiger" Verwaltungsverfahren (Berlin: Duncker und Humblot 2002), in: *Archiv des öffentlichen Rechts* 129 (2004), 469-472.
  - Ehrenzeller, Bernhard/Mastronardi, Philippe/Schweizer, Rainer J./Vallender, Klaus A. (Hrsg.): Die schweizerische Bundesverfassung: Kommentar (Schulthess: Zürich und Lachen 2002), in: *Die öffentliche Verwaltung* 57 (2004), 402.
  - Bogdandy, Armin von (Hrsg.): Europäisches Verfassungsrecht: Theoretische und dogmatische Grundzüge (Springer: Heidelberg 2003), in: *Common Market Law Review* 41 (2004), 861-864.
  - Häberle, Peter: Europäische Verfassungslehre (Nomos: Baden-Baden 2002), in: *Common Market Law Review* 41 (2004), 273-274.
  - Hossain, Kamal et al.: Human Rights Commissions and Ombudsman Offices: National Experiences throughout the World (Kluwer: The Hague 2000), in: *Common Market Law Review* 40 (2003), 1303-1304.
  - Höreth, Marcus: Die Europäische Union im Legitimationstrilemma: Zur Rechtfertigung des Regierens jenseits der Staatlichkeit (Nomos: Baden-Baden 1999), in: *Common Market Law Review* 38 (2001), 1060-1063.
  - Byers, Marc: Power, Rules, and the Power of Rules (Cambridge: CUP 1999), in: *German Yearbook of International Law* 42 (1999), 630-635.
  - Hertel, Wolfram: Supranationalität als Verfassungsprinzip (Berlin: Duncker und Humblot 1999), in: *German Yearbook of International Law* 42 (1999), 639-643.
  - Sander, Gerald G.: Der Europäische Gerichtshof als Förderer und Hüter der Integration (Berlin: Duncker und Humblot 1998) in: *German Yearbook of International Law* 41 (1998), 597-599.
  - Farber, Daniel A./Sherry, Suzanna: Beyond all Reason: The Radical Assault on Truth in American Law (New York, Oxford: OUP 1997), in: *German Yearbook of International Law* 41 (1998), 565-567.

- Kohen, Marcelo G.: *Possession contestée et souveraineté territoriale* (PUF: Paris 1997), *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 58 (1998), 531-535.
- Nicolaysen, Gerd: *Europarecht II* (Nomos: Baden-Baden 1996) in: *German Yearbook of International Law* 39 (1996), 612.
- Ahlt, Michael: *Europarecht* (München: Beck 2<sup>nd</sup> ed. 1996) in: *German Yearbook of International Law* 39 (1996), 611.

## Teaching Materials

- "Das Ansammlungsverbot: Bachelorklausur im öffentlichen Recht", *ius.full: Forum für juristische Bildung* 9 (2010), 62-72.
- "Schächtfleisch als Verfassungsproblem: Lizentiats-/Bachelorklausur im öffentlichen Recht", *ius.full: Forum für juristische Bildung* 7 (2008), 2-12.
- "Der doppelte Regierungsstatthalter: Anfängerfall zur Stimmrechtsbeschwerde nach dem OG bzw. nach dem BGG", *recht* 9 (2006), 55-63 (together with Stefan Suter).
- "Das Laserdrome-Verbot: Klausur im öffentlichen Recht für das Lizentiatsexamen", *ius.full: Forum für juristische Bildung* 5 (2006), 10-25.
- "Fallbesprechung im Öffentlichen Recht: Tabakwerbung", *recht* 6 (2003), 173-179 (together with Céline Knecht).
- "Fallbesprechung im Öffentlichen Recht: Anwerbemethoden der Scientology Kirche Basel", *Jusletter* May 26, 2003 (together with Céline Knecht). [http://www.weblaw.ch/de/content\\_edition/jusletter/artikel.asp?ArticleNr=2391&Language=1](http://www.weblaw.ch/de/content_edition/jusletter/artikel.asp?ArticleNr=2391&Language=1).
- "Fallbesprechung im Öffentlichen Recht: Terrorismusbekämpfung", *recht* 5 (2002), 168-175 (together with Nikolas Stürchler).

## Collaboration in

- Schwarze, Jürgen: *Die Jurisdiktionsabgrenzung im Völkerrecht, Neuere Entwicklungen im internationalen Wirtschaftsrecht* (Baden-Baden: Nomos 1994), 95 pages.
- Schwarze, Jürgen: "Der Beitrag des Europarates zur Entwicklung von Rechtsschutz und Verfahrensgarantien im Verwaltungsrecht", *Europäische Grundrechte-Zeitschrift* 20 (1993), 377-384.
- Schwarze, Jürgen/Simson, Werner von: "Völkerrechtliche Verfügungsbeschränkungen gegen Missbrauch von Rohstoffen", *Archiv des Völkerrechts* 30 (1992), 153-170.