

GENERAL BIBLIOGRAPHY

1. Globalization and Law	3
2. Global Administrative Law.....	7
3. Global Dimensions of Democracy.....	10
4. The Fragmentation of International Law.....	12
5. Law of International Organizations	14
6. Roles of States and/or Private Subjects in Global Governance.....	16
7. Global Regulatory Regimes, Global Governance and Inter-agency Cooperation.....	18
8. Global Standards	20
9. Global Constitutionalism	21
10. Legitimacy and Accountability	23
11. Protection Mechanisms	25
12. Global Courts	27
13. European Union in the Global Space.....	28
14. Global Administrative Law Bibliographies, Casebooks, and Other Resources	31

GENERAL BIBLIOGRAPHY

1. Globalization and Law

- J.-B. Auby, *La globalisation, le droit et l'État*, Paris, LGDJ (2nd 2010);
- A.-J. Arnaud, *Entre modernité et mondialisation: leçons d'histoire de la philosophie du droit et de l'État*, Paris, LGDJ (2nd 2004);
- D. Baetge, *Globalisierung des Wettbewerbsrechts: eine internationale Wettbewerbsordnung zwischen Kartell- und Welthandelsrecht*, Tübingen, Siebeck (2009);
- J. Ballesteros, E. Fernández Ruiz-Gálvez, P. Talavera (eds.), *Globalization and Human Rights: Challenges and Answers from a European Perspective*, Dordrecht, Springer (2012);
- K.N. Bekhruz, “Comparative Legal Research in an Era of Globalization”, in *Foundations of Comparative Law: Methods and Typologies*, London, Wildy, Simmonds & Hill (2011), pp. 123-140;
- S. Breyer, J. Cantegrel, M. Delmas-Marty, *Regards croisés sur l'internationalisation du droit: France – Etats Unis*, Réseau ID franco-américain, Paris, Société de Législation Comparée (2010);
- W.C. Burris (ed.), *Protectionism and anti-globalization*, New York, Nova Science Publishers (2010);
- R. Capello, U. Fratesi, L. Resmini, *Globalization and Regional Growth in Europe: Past Trends and Future Scenario*, Heidelberg, Springer (2011);
- A. Cassese (ed.), *Realizing Utopia: The Future of International Law*, Oxford, Oxford University Press (2012);
- A. Cassese, *L'apertura degli ordinamenti statali all'ordinamento della comunità internazionale*, Napoli, Editoriale Scientifica (2009);
- S. Cassese, “The Globalization of Law”, 37 *New York University Journal of International Law and Politics* (2005), pp. 973 et seq.;
- S. Cassese, *La crisi dello Stato*, Roma-Bari, Laterza (2002);
- S. Cassese, *Lo spazio giuridico globale*, Roma-Bari, Laterza (2003);

- S. Cassese, *Oltre lo Stato*, Roma-Bari, Laterza (2006);
- S. Cassese, *Il diritto globale. Giustizia e democrazia oltre lo Stato*, Torino, Einaudi (2008);
- S. Cassese, *The Global Polity. Global Dimensions of Democracy and the Rule of Law*, Sevilla, Editorial Derecho Global / Global Law Press (2012);
- W.D. Coleman, “Governance and Global Public Policy”, in *The Oxford Handbook of Governance*, edited by David Levi-Faur, Oxford, Oxford University Press (2012), pp. 678-685;
- C. Deblock, *Le bien commun comme réponse politique à la mondialisation*, Bruxelles, Bruylant (2003);
- C. Deere-Birkbeck (ed.), *Making Global Trade Governance Work for Development: Perspectives and Priorities from Developing Countries*, Cambridge, Cambridge University Press (2011);
- M. Delmas-Marty, *Ordering Pluralism: A Conceptual Framework for Understanding the Transnational Legal World*, Oxford, Hart (2009);
- M. Delmas-Marty, “Mondialisation et crise du pouvoir”, in *Les sciences sociales en mutation*, edited by M. Wiewiora, J. Ohana and A. Debarle, Auxerre, Editions Sciences Humaines (2007), pp. 115-128;
- M. Delmas-Marty, “Plurijuridisme et mondialisation: Vers un pluralisme ordonné”, in *Le plurijuridisme. Actes du VIIIème congrès de l'Association internationale de Méthodologie juridique (Aix-en-Provence, 4-6 septembre 2003)*, directed by J-L. Bergel, Aix-en-Provence, Presses Universitaires d'Aix-Marseille (2005);
- M. Delmas-Marty, “La dimension sociale de la mondialisation et les transformations du champ juridique”, in *Délocalisations, normes du travail et politique d'emploi. Vers une mondialisation plus juste?*, directed by P. Auer, G. Besse et D. Meda, Paris, Editions La Découverte (2005), pp. 245-260;
- M. Delmas-Marty, “Le droit pénal comme éthique de la mondialisation”, *Revue de Science Criminelle et de Droit Penal* (2004), pp. 1-10;
- H. Dieter, *Die Zukunft der Globalisierung: zwischen Krise und Neugestaltung*, Baden-Baden, Nomos (2005);
- R. Dujardin, “La mondialisation du droit: la globalisation et la ‘qualité’ du droit”, in *La*

- mondialisation du droit dans un nouvel espace de justice universel: actes du Colloque international de Tunis, 9 mai 2003*, Paris, Éditions Juridiques et techniques (2004), pp. 15-35;
- A. Emmerich-Fritzsche, *Vom Volkerrecht zum Weltrecht*, Berlin, Duncker & Humblot (2007);
- J. Faúndez, C. Tan (eds.), *International Economic Law, Globalization and Developing Countries*, Cheltenham, Elgar (2010);
- M. Faure, A. van der Walt, *Globalization and Private Law: The Way Forward*, Cheltenham, Elgar (2010);
- M.R. Ferrarese, *Prima lezione di diritto globale*, Roma-Bari, Laterza, 2012;
- D.J. Gerber, *Global Competition: Law, Markets, and Globalization*, Oxford, Oxford University Press (2010);
- D. Held, M. Koenig-Archibugi (eds.), *Taming Globalization. Frontiers of Governance*, Cambridge, Polity Press (2003);
- R. Khan, “The Post-globalization Travails of Legal Education”, in *Coexistence, Cooperation and Solidarity: Liber Amicorum Rüdiger Wolfrum*, Leiden, Nijhoff (2012), vol. 1, p. 99-102;
- D. Kennedy, “Three Globalizations of Law and Legal Thought: 1850-2000”, in D.M. Trubek, A. Santos (eds.), *The New and Economic Development: A Critical Appraisal*, Cambridge, Cambridge University Press (2006);
- J. Ku, J. Yoo, *Taming Globalization: International Law, the U. S. Constitution, and the New World Order*, New York, Oxford University Press (2012);
- I. Löhr, *Die Globalisierung geistiger Eigentumsrechte: neue Strukturen internationaler Zusammenarbeit, 1886-1952*, Göttingen, Vandenhoeck & Ruprecht (2010);
- R. MacCorquodale, *International Law beyond the State: Essays on Sovereignty, Non-State Actors and Human Rights*, London, Cameron May (2011);
- J.H. Mittelman, *Contesting Global Order: Development, Global Governance, and Globalization*, London, Routledge (2011);
- D. Mockle, *La gouvernance, le droit et l'État: la question du droit dans la gouvernance publique*, Bruxelles, Bruylant (2007);

- M. Panic, *Globalization: a Threat to International Cooperation and Peace?*, Basingstoke, Palgrave Macmillan (2nd 2011);
- J. Pauwelyn, R. Wessel, J. Wouters (eds.) *Informal International Lawmaking: Mapping the Action and Testing Concepts of Accountability and Effectiveness*, Oxford, Oxford University Press (2012);
- M. Payandeh, *Internationales Gemeinschaftsrecht: zur Herausbildung gemeinschaftsrechtlicher Strukturen im Völkerrecht der Globalisierung*, Heidelberg, Springer (2010);
- M. Porsche-Ludwig, *Globalisierung und Völkerrecht*, Berlin, Lit (2009);
- V. Possenti, “Governance of Globalization and Global Political Authority”, 78:2 *Rivista di studi politici internazionali* (2011), pp. 183-194;
- G. Rabu, “La mondialisation et le droit: éléments macro-juridiques de convergence des régimes juridiques”, 22:3 *Revue internationale de droit économique* (2008), pp. 335-356;
- R.W. Rijgersberg, *The State of Interdependence: Globalization, Internet and Constitutional Governance*, The Hague, T.M.C. Asser Press (2010);
- S. Sassen, *A Sociology of Globalization*, New York, Norton (2007);
- H. Schumann, C. Grefe, *Der globale Countdown: Gerechtigkeit oder Selbstzerstörung - die Zukunft der Globalisierung*, Köln, Kiepenheuer & Witsch (2008);
- R. Sèvre, *La mondialisation entre illusion et utopie*, Paris, Dalloz (2003);
- M. Shapiro, “Globalization of Law”, 1 *Indiana Journal of Global Legal Studies* (1993), pp. 37 et seq.;
- A.M. Slaughter, *A New World Order*, Princeton, Princeton University Press (2004);
- J.E. Stiglitz, *Making Globalization Work*, New York, Norton (2006);
- J. Strandsgaard, *Territory, Globalization and International Relations: the Cartographic Reality of Space*, Basingstoke, Palgrave Macmillan (2010);
- W. Twining, *General Jurisprudence: Understanding Law from a Global Perspective*, Cambridge, Cambridge University Press (2009);
- L. Vogel, *La globalisation du droit des affaires: mythe ou réalité?*, Paris, Éditions Panthéon-

- Assas (2001);
H. Widdows, N.J. Smith (eds.), *Global Social Justice*, Abingdon, Routledge (2011);
M. Zürn, “Global Governance as Multi-level Governance”, in *The Oxford Handbook of Governance*, edited by David Levi-Faur, Oxford, Oxford University Press (2012) 730-744.

2. Global Administrative Law

- A.C. Aman Jr., “The Limits of Globalization and the Future of Administrative Law: from Government to Governance”, 8 *Indiana Journal of Global Legal Studies* (2001), pp. 379 et seq.;
- G. Anthony, J.-B. Auby, J. Morison, T. Zwart (eds.), *Values in Global Administrative Law*, Oxford, Hart Publishing (2011);
- S. Battini, *Amministrazioni senza Stato. Profili di diritto amministrativo internazionale*, Milano, Giuffrè (2003);
- S. Battini, *Amministrazioni nazionali e controversie globali*, Milano, Giuffrè (2007);
- S. Battini, “The procedural side of legal globalization: The case of the World Heritage Convention”, 9:2 *International Journal of Constitutional Law* (2011), pp. 340-368;
- S. Cassese, “Administrative Law without the State? The Challenge of Global Regulation”, 37 *New York University Journal of International Law and Politics* (2005), pp. 663 et seq.;
- S. Cassese, M. Conticelli (eds.), *Diritto e amministrazioni nello spazio giuridico globale*, Quaderno n. 2 della Rivista trimestrale di diritto pubblico, Milano, Giuffrè (2006);
- S. Cassese., “Is There a Global Administrative Law?”, in *The Exercise of Public Authority by International Institutions*, edited by A. von Bogdandy, R. Wolfrum, J. von Bernstorff, P. Dann, M. Goldmann, Heidelberg, Springer (2010), pp. 210 et seq.;
- S. Cassese, S. Battini, E. D’Alterio, G. Napolitano, M. De Bellis, H. Caroli Casavola, E. Morlino, L. Casini, E. Chiti, M. Savino, *The Global Administrative Law: An Italian Perspective*, Global Governance Programme, Robert Schuman Center for Advanced

- Studies (RSCAS) Policy Paper 2012/04, June 2012
(<http://globalgovernanceprogramme.eui.eu/wglobal-administrative-law-an-italian-perspective/>);
- L. Casini, “Diritto amministrativo globale”, in S. Cassese (ed.), *Dizionario di diritto pubblico*, Milano, Giuffrè (2006), *ad vocem*;
- L. Casini, *Il diritto globale dello sport*, Milano, Giuffrè (2010);
- S. Chesterman, “Globalization Rules: Accountability, Power and the Prospects for Global Administrative Law”, 14 *Global Governance* (2008), pp. 39 et seq.;
- B.S. Chimni, “Co-option and resistance: Two Faces of Global Administrative Law”, 37 *New York University Journal of International Law and Politics* (2005), pp. 799 et seq.;
- E. Chiti, B.G. Mattarella (eds.), *Global Administrative Law and EU Administrative Law. Relationships, Legal Issues and Comparison*, Berlin, Springer (2011);
- O. Dilling, M. Herberg, G. Winter, *Transnational Administrative Rule-making: Performance, Legal Effects, and Legitimacy*, Oxford, Hart Publishing (2011);
- D. Dyzenhaus, “Accountability and the Concept of (Global) Administrative Law”, in *Global Administrative Law*, in *Acta Juridica*, Cape Town (2009), pp. 3 et seq.;
- El Nuevo Derecho Administrativo Global en América Latina: Desafíos para las inversiones extranjeras, la regulación nacional y el financiamiento para el desarrollo*, Cuadernos Res Publica Argentina (2009);
- D.C. Esty, “Good Governance at the Supranational Scale: Globalizing Administrative Law”, 115 *Yale Law Journal* (2006), pp. 1490 et seq.;
- G. Falcon, “Internationalization of Administrative Law: Actors, Fields and Techniques of Internationalization – Impact of International Law on National Administrative Law”, *European Review of Public Law* (2006), pp. 230 et seq.;
- E.D. Kinney, “The Emerging Field of International Administrative Law: Its Content and Potential”, 54 *Administrative Law Review* (2002), pp. 415 et seq.;
- B. Kingsbury, “Global Administrative Law: Implications for National Courts”, in *Seeing the World Whole: Essays In Honor Of Sir Kenneth Keith*, edited by C. Geiringer and D. Knight, Wellington, Victoria University Press (2008), pp. 101-125;

- B. Kingsbury, “The Concept of ‘Law’ in Global Administrative Law”, 20:1 *The European Journal of International Law* (2009), pp. 23-57;
- B. Kingsbury, L. Casini, “Global Administrative Law Dimensions of International Organizations Law,” 6:2 *International Organizations* (2009) 319–358;
- B. Kingsbury, M. Donaldson, “Global Administrative Law”, in *Max Planck Encyclopedia of International Law*, Oxford, Oxford University Press (2011);
- B. Kingsbury, R.B. Stewart, N. Krisch, “The Emergence of Global Administrative Law”, 68 *Law and Contemporary Problems* (2005), pp. 15 et seq.;
- N. Krisch, B. Kingsbury (eds.), Symposium on “Global Governance and Global Administrative Law in the International Legal Order”, 17:1 *European Journal of International Law* (2006);
- N. Krisch, *Beyond Constitutionalism: The Pluralist Structure of Postnational Law*, Oxford, Oxford University Press (2011);
- N. Krisch, “Global administrative Law and the Constitutional Ambition”, LSE Legal Studies Working Paper No. 10/2009 (2009);
- N. Krisch, “The Pluralism of Global Administrative Law”, 17:1 *European Journal of International Law* (2006), pp. 247 et seq.;
- M.S. Kuo, *Taming Governance with Legality? Critical Reflections upon Global Administrative Law as Small-c Global Constitutionalism*, 44 *New York University Journal of International Law and Politics* (2011) pp. 55-102;
- M.S. Kuo, “The Concept of ‘Law’ in Global Administrative Law: A Reply to Benedict Kingsbury”, 20 *European Journal of International Law* (2009), pp. 997 et seq.;
- K.H. Ladeur, *The Evolution of General Administrative Law and the Emergence of Postmodern Administrative Law*, Osgoode CLPE Research Paper No. 16/2011;
- D. Mokle, “Le débat sur les principes et les fondements du droit administratif global”, 53 *Les Cahiers de Droit*, mars 2012. pp. 3-48;
- A.D. Mitchell, J. Farnik, “Global Administrative Law: Can it bring Global Governance to Account?”, 37 *Federal Law Review* (2009), pp. 237 et seq.;

- J. Robalino-Orellana, J. Rodríguez-Arana Muñoz, *Global Administrative Law: Towards a Lex Administrativa*, London, CMP Publishing (2010);
- M. Ruffert, S. Steinecke, *The Global Administrative Law of Science*, Heidelberg, Springer (2011).
- E. Schmidt-Aßmann, “Die Herausforderung der Verwaltungsrechtswissenschaft durch die Internationalisierung der Verwaltungsbeziehungen”, 45 *Der Staat* (2006), pp. 315 et seq.;
- A. Somek, “The Concept of ‘Law’ in Global Administrative Law: A Reply to Benedict Kingsbury”, 20 *European Journal of International Law* (2009), pp. 985 et seq;
- R.B. Stewart, “U.S. Administrative Law: A Model for Global Administrative Law?”, 68 *Law and Contemporary Problems* (2005), pp. 63 et seq.;
- R.B. Stewart, “Administrative Law in the Twenty-First Century”, 78 *New York Law Review* (2003), pp. 437 et seq.;
- R.B. Stewart, M. Ratton Sanchez Badin, “The World Trade Organization: Multiple Dimensions of Global Administrative Law”, 9 *International Journal of Constitutional Law* (2011), pp. 556-586;
- G. Timsit, “Le droit administratif face à la mondialisation: les attentes des citoyens”, 22:2 *Revue européenne de droit public* (2010), pp. 315-330;
- Viterbo GAL Seminars Papers (<http://www.irpa.eu/category/gal-section/gal-seminars>).

3. Global Dimensions of Democracy

- D. Archibugi, *Democrazia globale. Principi, istituzioni e lotte per la nuova inclusione politica*, Milano, Vita e Pensiero (2010);
- D. Archibugi, M. Koenig-Archibugi, R. Marchetti (eds.), *Global Democracy: Normative and Empirical Perspectives*, Cambridge, Cambridge University Press (2012);
- J. d'Aspremont, “The Rise and Fall of Democracy Governance in International Law: A Reply to Susan Marks”, 22:2 *European Journal of International Law* (2011), pp. 549-570;
- M. Bevir, *Democratic Governance*, Princeton, Princeton University Press (2010);

- A. von Bogdandy, "Thoughts on International Democracy", in *Coexistence, Cooperation and Solidarity: Liber Amicorum Rüdiger Wolfrum*, edited by H.P. Hestermeyer, Leiden, Nijhoff (2012), vol. II, pp. 1377-1397;
- B.O. Bryde, "International Democratic Constitutionalism", in *Towards World Constitutionalism*, edited by R.St.J. Macdonald and D.M. Johnston, Leiden, Nijhoff (2005), pp. 103 et seq.;
- S. Cassese, "Global standards for national democracies?", 61:3 *Rivista trimestrale di diritto pubblico* (2011), pp. 701-724;
- E.O. Eriksen, J.E. Fossum, *Rethinking democracy and the European Union*, London, Routledge (2012);
- J. Elster (ed.), *Deliberative Democracy*, Cambridge, Cambridge University Press (1998);
- Duxbur, *The Participation of States in International Organisations: The Role of Human Rights and Democracy*, Cambridge, Cambridge University Press (2011);
- J. Haynes, *Routledge Handbook of Democratization*, London, Routledge (2012);
- R.D. Kelemen, "Eurolegalism and Democracy", 50:1 *Journal of Common Market Studies* (2012), pp. 55-71;
- S. Kröger, "Democracy Promoter or Interest Defender?: how the European Commission Influences Non-electoral Representation by Civil Society Organizations", in *The Challenge of Democratic Representation in the European Union*, edited by S. Kröger and D. Friedrich, Basingstoke, Palgrave Macmillan (2012), pp. 226-240;
- J.A. Ocampo, "Globalization, Development and Democracy", in *Making Global Trade Governance Work for Development: Perspectives and Priorities from Developing Countries*, Cambridge, Cambridge University Press (2011), pp. 25-47;
- J.A. Scholte, *Building Global Democracy?: Civil Society and Accountable Global Governance*, Cambridge, Cambridge University Press (2011);
- R. Youngs (ed.), *The European Union and democracy promotion: a critical global assessment*, Baltimore, Johns Hopkins University Press (2010).

4. The Fragmentation of International Law

- X. Aurey, “Déclaration universelle des Droits de l’homme et conflits armés: de la fragmentation à la complexité”, in *L’universalisme des droits en question(s): la Déclaration universelle des Droits de l’homme, 60 ans après*, Caen, Presses Universitaires de Caen (2010) pp. 49-61;
- S. Battini, “Political Fragmentation and Administrative Integration: the Role of the International Civil Service”, in *International Administrative Tribunals in a Changing World: UN Administrative Tribunal Conference*, edited by K. Papanikolaou and M. Hiskaki, London, Esperia Publications (2008), pp. 181-191;
- J. Beckett, “Fragmentation, Openness, and Hegemony: Adjudication and the WTO”, in *International Economic Law and National Autonomy*, edited by M.K. Lewis and S. Frankel, Cambridge, Cambridge University Press (2010), pp. 44-69;
- E. Benvenisti, G. W. Downs, “The Empire’s New Clothes: Political Economy and the Fragmentation of International Law”, 60 *Stanford Law Review* 595 (2007);
- T. Broude, “Fragmentation(s) of International Law: on Normative Integration as Authority Allocation”, in *The Shifting Allocation of Authority in International Law: Considering Sovereignty, Supremacy and Subsidiarity. Essays in Honour of Professor Ruth Lapidoth*, edited by T. Broude and S. Yuval, Oxford, Hart (2008), pp. 99-120;
- C.N. Brower, “The Evolution of the International Judiciary: Denationalization Through Jurisdictional Fragmentation”, 103 *American Society of International Law. Proceedings of the Annual Meeting* (2009), pp. 171-186;
- I. Buffard, G. Hafner, J. Crawford, and A. Pellet (eds.), *International Law between Universalism and Fragmentation: Festschrift in Honour of Gerhard Hafner*, Leiden, Nijhoff (2008);
- T.-H. Cheng, “Positivism, New Haven Jurisprudence and the Fragmentation of International Law”, in *New Directions in International Economic Law: in Memoriam Thomas Walde*, edited by T.W. Walde, T. Weiler and F. Baetens, Leiden, Nijhoff (2011), pp. 411-438;
- B. Conforti, “Unité et fragmentation du droit international: glissez, mortels, n’appuyez pas!”, 111 *Revue Générale de Droit International Public* (2007), pp. 5 et seq.;

- T. Cottier, P. Delimatsis (eds.) *The Prospects of International Trade Regulation: from Fragmentation to Coherence*, Cambridge, Cambridge University Press (2011);
- P.-M. Dupuy, “A Doctrinal Debate in the Globalisation Era: On the ‘Fragmentation’ of International Law”, 1 *European Journal of Legal Studies* (2007);
- International Law Commission Report, *Fragmentation of International Law: Difficulties Arising From the Diversification and Expansion of International Law*, UN General Assembly, A/CN.4/L.682 (13 April 2006);
- K. Kulovesi, *The WTO Dispute Settlement System: Challenges of the Environment, Legitimacy and Fragmentation*, Alphen aan den Rijn, Kluwer (2011);
- M. Reisman, M.H. Arsanjani, “Reflections on the Cogency of Fragmentation: Statutes of Limitation and Continuing Violations in Investment and Human Rights Law”, in *Coexistence, Cooperation And Solidarity: Liber Amicorum Rüdiger Wolfrum*, Leiden, Nijhoff (2012), pp. 265-280;
- H. Ruiz Fabri, “Games within Fragmentation: the Convention on the Protection and Promotion of the Diversity of Cultural Expressions”, in *The World Trade Organization and Human Rights: Interdisciplinary Perspectives*, edited by S. Joseph, D. Kinley and J. Waincymer, Cheltenham, Elgar (2009), pp. 191-220;
- H. Ruiz Fabri, L. Gradoni, *La circulation des concepts juridiques: le droit international de l'environnement entre mondialisation et fragmentation*, Paris, Société de Législation Comparée (2009);
- W.A. Schabas, “Synergy or Fragmentation?: International Criminal Law and the European Convention on Human Rights”, 9:3 *Journal of International Criminal Justice* (2011), pp. 609-632;
- G.J. Simpson (ed.), *The Nature of International Law*, Farnham, Ashgate (2001);
- G. Teubner, P. Korth, “Two Kinds of Legal Pluralism: Collision of Transnational Regimes in the Double Fragmentation of World Society”, in *Regime Interaction in International Law: Facing Fragmentation*, edited by Margaret A. Young, Cambridge, Cambridge University Press (2012), pp. 23-54;
- C. Tomuschat, “International Law as a Coherent System: Unity or Fragmentation?”, in *Looking to the Future: Essays on International Law in Honor of W. Michael Reisman*, edited

- by M. Arsanjani, J.K. Cogan, R.D. Sloane and S. Wiessner, Leiden, Nijhoff (2010), pp. 323-354;
- A. Van Engeland, “Human Rights Strategies to Avoid Fragmentation of International Law as a Threat to Peace”, 5:1 *Interdisciplinary Journal of Human Rights Law* (2010), pp. 25-47;
- J.H.H. Weiler, “The Geology of International Law – Governance, Democracy and Legitimacy, 64 *Zeitschrift für Ausländisches Recht und Völkerrecht* (2004), pp. 547 et seq.;
- K.S. Ziegler, “International Law and EU Law: between Asymmetric Constitutionalism and Fragmentation”, in *Research Handbook on the Theory and History of International Law*, edited by A. Orakhelashvili, Cheltenham, Elgar (2011), pp. 268-327.

5. Law of International Organizations

- J.E. Alvarez, *International Organizations as Law-makers*, Oxford, Oxford University Press (2005);
- J.E. Alvarez, “International Organizations: Then and Now”, 100 *American Journal of International Law* (2006), pp. 324 et seq.;
- C.F. Amerasinghe, *Principles of the Institutional Law of International Organizations*, Cambridge, Cambridge University Press (2nd, 2005);
- M. Barnett, M. Finnemore, *Rules for the World. International Organizations in Global Politics*, Ithaca, Cornell University Press (2004);
- N.M. Blokker, H.G. Schermers (eds.), *Proliferation of International Organizations*, The Hague, Kluwer (2001);
- A. von Bogdandy, R. Wolfrum, J. von Bernstorff, P. Dann, M. Goldmann (eds.), *The Exercise of Public Authority by International Institutions. Advancing International Institutional Law*, Heidelberg, Springer (2010);
- D.D. Bradlow, D.B Hunter (eds.), *International Financial Institutions and International Law*, Alphen aan den Rijn, Kluwer (2010);
- L. Boisson de Chazournes, L. Casini, B. Kingsbury (eds.), Symposium on “Global Administrative Law Dimensions of International Organizations”, 6 *International*

- Organizations Law Review* (2009);
- H. Cisse, D. Bradlow, B. Kingsbury (eds.), *International Financial Institutions and Global Legal Governance*, Washington, World Bank Legal Review, vol. 3 (2011);
- R.W. Cox, H.K. Jakobson (eds.), *The Anatomy of Influence. Decision Making in International Organizations*, New Haven, Yale University Press (1973);
- T. Dietz, *Institutionen und Globalisierung: eine empirische Untersuchung am Beispiel grenzüberschreitender Softwareentwicklungsverträge*, Tübingen, Siebeck (2010);
- M. Diez de Velazquez, *Las Organizaciones Internacionales*, Tecnos, Madrid (16th, 2010);
- R.J. Dupuy (ed.), *Manuel sur les organisations internationales – A Handbook on International Organizations*, The Hague, Kluwer (1998);
- T. Garcia, *Les observateurs auprès des organisations intergouvernementales: contribution à l'étude du pouvoir en droit international*, Bruxelles, Bruylant (2012);
- D.G. Hawkins et al. (eds.) *Delegation and Agency in International Organizations*, Cambridge, Cambridge University Press (2006);
- J. Kirton, M. Larionova, P. Savona (eds.), *Making Global Economic Governance Effective: Hard and Soft Law Institutions in a Crowded World*, Farnham, Ashgate (2010);
- J. Klabbers, *An Introduction to International Institutional Law*, Cambridge, Cambridge University Press (2nd, 2009);
- J. Klabbers, “The Life and Times of the Law of International Organizations”, 70 *Nordic Journal of International Law* (2001), pp. 287-317;
- J. Klabbers (ed.), *International Organizations*, Ashgate, Aldershot (2005);
- J. Klabbers, A. Wallendhal (eds.), *Research Handbook on the Law of International Organisations*, Cheltenham, Elgar (2011);
- E.K. Kwakwa (ed.), *Globalization and International Organizations*, Burlington, Ashgate (2011);
- D.R. Maul, *Die ILO und die Globalisierung der Menschenrechte, 1944-1970, in Moralpolitik: Geschichte der Menschenrechte im 20. Jahrhundert*, edited by S.L. Hoffmann, Göttingen, Wallstein (2010), pp. 285-311;

- J.E. Oestreich (ed.), *International Organizations as Self-directed Actors: a Framework for Analysis*, London, Routledge (2012);
- I. Österdahl, “International Organizations: Institutions and Organs”, in *Research Handbook on the Law of International Organisations*, Cheltenham, Elgar (2011), pp. 156-189;
- K-K.S. Pease, *International Organizations*, Boston, Pearson (5th, 2012);
- D. Sarooshi, *International Organizations and Their Exercise of Sovereign Powers*, Oxford (2005);
- H.G. Schermers, N.M. Blokker, *International Institutional Law. Unity within Diversity*, Boston, Nijhoff (5th, 2011);
- Yearbook of International Organizations*, Geneva, Société de l'Annuaire des organisations internationales (48th, 2012);
- J. Shkabatur, “A Global Panopticon?: the Changing Role of International Organizations in the Information Age”, 33:1 *Michigan Journal of International Law* (2011), pp. 159-214;
- W. Schroeder, A.T. Müller, “Elements of Supranationality in the Law of International Organizations”, in *From Bilateralism to Community Interest: Essays in Honour of Judge Bruno Simma*, Oxford, Oxford University Press (2011), p. 358-378;
- W. Twining, “Institutions of Law From a Global Perspective: Standpoint, Pluralism, and Non-State Law”, in *Law as Institutional Normative Order*, edited by M. del Mar and Z. Bankowski, Farnham, Ashgate (2009);
- R. Urueña, *Derecho de las organizaciones internacionales*, Bogotá, Editorial Temis (2008);
- A. Wouters, P. De Man, *International Organizations as Law-makers*, in *Research Handbook on the Law of International Organisations*, Cheltenham, Elgar (2011), pp. 190-224.

6. Roles of States and/or Private Subjects in Global Governance

- S. Ahmed, “The Impact of NGOs on International Organizations: Complexities and Considerations”, 36:3 *Brooklyn Journal of International Law* (2011), pp. 817-840;
- D. Armstrong, V. Bello, J. Gilson (eds.), *Civil Society and International Governance: The Role of Non-State Actors in Global and Regional Regulatory Frameworks*, Abingdon, Routledge

- (2010);
- S. Battini, “International Organizations and Private Subjects: A Move Toward a Global Administrative Law?”, *IILJ Working Paper 2005/3* (Global Administrative Law Series);
- E. Benvenisti, “The Interplay between Actors as a Determinant of the Evolution of Administrative Law in International Institutions”, 68 *Law and Contemporary Problems* 319 (2005);
- R.H. Ben-Ari, *The Normative Position of International Non-Governmental Organizations under International Law*, Leiden, Nijhoff (2012);
- S. Bruno, E. Ruggiero, *Public Companies and the Role of Shareholders: National Models Towards Global Integration*, Alphen aan den Rijn, Kluwer (2011);
- F. Cafaggi (ed.), *Enforcement of Transnational Regulation. Ensuring Compliance in a Global World*, Cheltenham, Elgar (2012);
- S. Charnovitz, “Nongovernmental Organizations and International Law”, 100 *American Journal of International Law* (2006), pp. 348 et seq.;
- J. D’Aspremont (ed.), *Participants in the International Legal System. Multiple Perspectives on Non-State Actors in International Law*, Abingdon, Routledge (2011);
- K. Davis, A. Fisher, B. Kingsbury, S.E. Merry (eds.), *Governance by Indicators. Global Power through Classification and Rankings*, Oxford, Oxford University Press (2012);
- M. De Bellis, “Public law and private regulators in the global legal space”, 9:2 *International Journal of Constitutional Law* (2011) pp. 425-448;
- J. Freeman, “The Private Role in Public Governance”, 75 *New York Law Review* (2000), pp. 543 et seq.;
- D. Gartner, “Beyond the Monopoly of States”, 32 *U. Pa. J. Int’l L.* 595 (2010);
- J. Goldsmith, D. Levinson, “Law for States: International Law, Constitutional Law, Public Law”, 122 *Harvard Law Review* (2009), pp. 1792 et seq.;
- T. Hale, D., *Handbook of Transnational Governance, Institutions and Innovations*, Cambridge, Polity Press (2011);

- A. Hurrel, *On Global Order: Power, Values, and the Constitution of International Society*, Oxford, Oxford University Press (2007);
- B. Kingsbury, “First Amendment Liberalism as Global Legal Architecture: Ascriptive Groups and the Problems of a Liberal NGO Model of International Civil Society”, 3 *Chicago Journal of International Law* (2002), pp. 183 et seq.;
- A.K. Lindlom, *Non-Governmental Organizations in International Law*, Cambridge, Cambridge University Press (2005);
- A.T. Müller, *Der Internationale Strafgerichtshof als Faktor der Globalisierung: eine Annäherung aus rechtsphilosophischer und staatsrechtlicher Sicht*, Frankfurt am Main, Lang (2005);
- Peters, L. Koechlin, T. Förster, G. Fenner Zinkernagel, *Non-State Actors as Standard Setters*, Cambridge, Cambridge University Press (2009);
- S. Sassen, “The Participation of States and Citizens in Global Governance”, 10 *Indiana Journal of Global Legal Studies* 8 (2003);
- S.W. Schill, *The Multilateralization of International Investment Law*, Cambridge, Cambridge University Press (2009);
- A. Vedder (ed.), *NGO Involvement in International Governance and Policy: Sources of Legitimacy*, Leiden, Nijhoff (2007);
- T.G.G. Weiss, *Thinking about Global Governance: Why People and Ideas Matter*, Abingdon, Routledge (2012);
- P. Willetts, *Non-Governmental Organizations in World Politics: The Construction of Global Governance*, Abingdon, Routledge (2011);
- M. Wollenschläger, E. Kreßel, J. Egger, *Recht, Wirtschaft, Kultur: Herausforderungen an Staat und Gesellschaft im Zeitalter der Globalisierung: Festschrift für Hans Hablitzel zum 60. Geburtstag*, Berlin, Duncker & Humblot (2005).

7. Global Regulatory Regimes, Global Governance and Inter-agency Cooperation

- D. Bevilacqua, *La sicurezza alimentare negli ordinamenti giuridici ultrastatali*, Milano, Giuffrè (2012);

- L. Bodiguel, M. Cardwell (eds.), *The Regulation of Genetically Modified Organisms: Comparative Approaches* Oxford, Oxford University Press (2010);
- S. Cassese, “Relations between International Organizations and National Administrations”, in IISA, *Proceedings, XIXth International Congress of Administrative Sciences*, Berlin, Kluwer (1983);
- D.W. Drezner, *All Politics is Global: Explaining International Regulatory Regimes*, Princeton, Princeton University Press (2007);
- K. Jayasurya, “Globalization, Law, and the Transformation of Sovereignty: The Emergence of Global Regulatory Governance”, 6 *Indiana Journal of Global Legal Studies* (1998-1999), pp. 425 et seq.;
- H.F. Kirchner, *Die Globalisierung der Finanzmärkte und die Internationale Ordnung*, Wien, BMLV/LVAK (2006);
- M. Koskenniemi, *Global legal Pluralism: Multiple Regimes and Multiple Modes of Thought* ([http://www.helsinki.fi/eci/Publications/Koskenniemi/MKPluralism-Harvard-05d\[1\].pdf](http://www.helsinki.fi/eci/Publications/Koskenniemi/MKPluralism-Harvard-05d[1].pdf));
- R. Lord, S. Goldberg, L. Rajamani, and J. Brunnée (eds.), *Climate Change Liability: Transnational Law and Practice*, Cambridge, Cambridge University Press (2012);
- S.D. Krasner (ed.), *International Regimes*, Ithaca, Cornell University Press (1983);
- M.L. McConnell, “Inter-Agency Collaboration or Inter-agency Competition: a Challenge for the UN System”, in *International Marine Environmental Law: Institutions, Implementation and Innovations* (2003), pp. 69-91;
- G. Napolitano, “The Two Ways of Global Governance after the Financial Crisis: Multilateralism versus Cooperation among Governments”, 9:2 *International Journal of Constitutional Law* (2011) pp. 310-339;
- K. Nicolaidis, G. Shaffer, “Transnational Mutual Recognition Regimes: Governance without Global Government”, 68 *Law and Contemporary Problems* (2005), pp. 263 et seq.;
- J.S. Nye, R.O. Keohane, “Transnational Relations and World Politics: A Conclusion”, 25 *International Organization* (1971), pp. 733 et seq.;

- M. Noortman, *Enforcing International Law. From Self-Help to Self-contained Regimes*, Aldershot, Ashgate (2005);
- K. Raustiala, D.G. Victor, “The Regime Complex for Plant Genetic Resources”, 58 *International Organization* (2004), pp. 277 et seq.;
- H. Schepel, *The Constitution of Private Governance. Product Standards in the Regulation of Integrating Markets*, Oxford, Hart (2005);
- P. Schleiter, *Globalisierung im Sport: Realisierungswege einer harmonisierten internationalen Sportrechtsordnung*, Stuttgart, Boorberg (2009);
- M. Senn, *Non-State Regulatory Regimes: Understanding Institutional Transformation*, Berlin, Springer (2011);
- B. Simma, D. Pulkowski, *Of Planets and the Universe: Self-contained Regimes in International Law*, 17 *European Journal of International Law* (2006), pp. 483 et seq.;
- C. Tietje, “Global Governance and Inter-Agency Co-operation in International Economic Law”, 36 *Journal of World Trade* (2002), pp. 501 et seq.

8. Global Standards

- K.W. Abbott, D. Snidal, “International ‘Standards’ and International Governance”, 8 *Journal of European Public Policy* (2001) pp. 345 et seq.;
- B.J.A. Arts, D. Kerwer, “Beyond Legalization?: How Global Standards Work”, in *Law and Legalization in Transnational Relations*, edited by C. Brütsch and D. Lehmkuhl, London, Routledge (2007), pp. 144-165;
- W. Blair, “Standards and the Rule of Law after the Global Financial Crisis”, in *International Monetary and Financial Law: the Global Crisis*, edited by M. Giovanoli and D. Devos, Oxford, Oxford University Press (2010) pp. 96-103;
- C. Brummer, *Soft Law and the Global Financial System: Rule Making in the 21st Century*, Cambridge, Cambridge University Press (2012);
- S. Cassese, “Global Standards For National Administrative Procedure”, 68 *Law and Contemporary Problems* (2005), pp. 109 et seq.;

- M. De Bellis, *La regolazione dei mercati finanziari*, Milano, Giuffrè (2012);
- G. della Cananea and A. Sandulli, *Global Standards for Public Authorities*, Napoli, Editoriale Scientifica (2012);
- K.T. Hallström, *Organizing International Standardization. ISO and the LASC in Quest of Authority*, Cheltenham, Elgar (2004);
- C. Herrmann, J.P. Terhechte, *European Yearbook of International Economic Law 2011*, Heidelberg, Springer (2012);
- D. Kerwer, “Rules that Many Use: Standards and Global Regulation”, 18 *Governance* (2005), p. 611 et seq.;
- H.V. Morais, “The Quest for International Standards: Global Governance vs. Sovereignty”, 50 *University of Kansas Law Review* (2002), pp. 779 et seq.;
- P. Nobel, C.S. Anderfuhren, K.W. Abbott (eds.), *International Standards and the Law*, Berne, Staempfli (2005).

9. Global Constitutionalism

- V.D. Amar, M.V. Tushnet, *Global Perspective on Constitutional Law*, New York, Oxford University Press (2010);
- A. von Bogdandy, “Constitutionalism in International Law: Comment on a Proposal from Germany”, 47 *Harvard International Law Journal* (2006), pp. 223 et seq.;
- B.-O. Bryde, “Konstitutionalisierung des Völkerrechts und Internationalisierung des Verfassungsrechts”, 42 *Der Staat* (2003), pp. 61 et seq.;
- E. De Wet, “The International Constitutional Order”, 55 *International & Comparative Law Quarterly* (2006), pp. 51 et seq.;
- J.L. Dunoff and J.P. Trachtman, *Ruling the World?: Constitutionalism, International Law, and Global Governance*, Cambridge, Cambridge University Press (2009);
- B. Fassbender, “The United Nations Charter as Constitution of the International Community”, 36 *Columbia Journal of Transnational Law* (1998), pp. 529 et seq.;

- D. Halberstam, “Local, Global and Plural Constitutionalism: Europe meets the World”, in *The Worlds of European Constitutionalism*, edited by G. De Búrca and J.H.H. Weiler, Cambridge, Cambridge University Press (2012), pp. 150-202;
- M. Frishman, S. Muller, *The Dynamics of Constitutionalism in the Age of Globalisation*, The Hague, Hague Academic Press (2010);
- Global Constitutionalism*, journal published since 2012 by Cambridge University Press;
- C. Joerges, I.-J. Sand, and G. Teubner (eds.), *Transnational Governance and Constitutionalism*, Oxford, Hart (2004);
- J. Klabbers, A. Peters, G. Ulfstei, *The Constitutionalization of International Law*, Oxford, Oxford University Press (2009);
- M. Hentschel-Bednorz, *Derzeitige Rolle und zukünftige Perspektive des EuGH im Mehrebenensystem des Grundrechtschutzes in Europa*, Köln, Heimann (2012);
- J.G. van Mulligen, “Global Constitutionalism and the Objective Purport of International Legal Order”, 24:2 *Leiden Journal of International Law* (2011) pp. 277-304;
- M. Poiares Maduro, “From Constitutions to Constitutionalism: A Constitutional Approach for Global Governance”, in *Global Governance and the Quest for Justice*, ed. by D. Lewis, vol. I, *International and Regional Organisations* (2006) pp. 227-252;
- T. Schilling, “On the Constitutionalization of General International Law”, Jean Monnet Working Paper no. 2005/06 (<http://www.jeanmonnetprogram.org/papers/05/050601.pdf>);
- C.E.J. Schwöbel, *Global Constitutionalism in International Legal Perspective*, Leiden, Nijhoff (2011);
- A. Stone Sweet, J. Mathews, “Proportionality Balancing and Global Constitutionalism”, 47 *Columbia Journal of Transnational Law* (2008), pp. 73-165;
- N. Walker, “Constitutionalism and Pluralism in Global Context”, in *Constitutional Pluralism in the European Union and Beyond*, edited by M. Abvelj and J. Komárek (2012), pp. 17-37;
- K. Wojtyczek, “La mondialisation et les mutations du droit constitutionnel”, 22:1 *Revue européenne de droit public* (2010), pp. 143-168.

10. Legitimacy and Accountability

- A.C. Aman Jr., “*Globalization, Democracy and the Need for a New Administrative Law*”, 10 *Indiana Journal of Global Legal Studies* (2003), pp. 125 et seq.;
- K. Anderson, “‘Accountability’ as ‘Legitimacy’: Global Governance, Global Civil Society and the United Nations”, 36:3 *Brooklyn Journal of International Law*, (2011), pp. 841-890;
- R. Bismuth, *La coopération internationale des autorités de régulation du secteur financier et le droit international public*, Bruxelles, Bruylant (2011);
- J. Black, “Constructing and Contesting Legitimacy and Accountability in Polycentric Regulatory Regimes”, 2:2 *Regulation & Governance* (2008), pp. 137-164;
- A. von Bogdandy, “Demokratie, Globalisierung, Zukunft des Völkerrechts – Eine Bestandsaufnahme”, 63 *Zeitschrift für Ausländisches Recht und Völkerrecht* (2003), pp. 853 et seq.;
- H. Breitmeier, *The Legitimacy of International Regimes*, Bodmin, Ashgate (2008);
- A. Buchanan, R.O. Keohane, “The Legitimacy of Global Governance Institutions”, 20 *Ethics and International Affairs* 405 (2006);
- S. Charnovitz, “The Emergence of Democratic Participation in Global Governance (Paris, 1919)”, 10 *Indiana Journal of Global Legal Studies* (2003), pp. 45 et seq.;
- J.M. Coicaud, V. Heiskanen (eds.), *The Legitimacy of International Organizations*, Tokyo (2001);
- W.D. Coleman, S.F. Bernstein, *Unsettled Legitimacy: Political Community, Power, and Authority in a Global Era*, Vancouver, University of British Columbia Press (2009);
- D. Curtin, P. Mair, Y. Papadopoulos, *Accountability and European Governance*, London, Routledge (2012);
- J. Delbrück, “Exercising Public Authority Beyond the State: Transnational Democracy and/or Alternative Legitimation Strategies?”, 10 *Indiana Journal of Global Legal Studies* (2003), pp. 29 et seq.;
- J. Ferejohn, “Accountability in a Global Context”, IILJ Working Paper 2007/5 (Global Administrative Law Series)

- (<http://iilj.org/publications/documents/2007-5.GAL.Ferejohn.web.pdf>);
- D.H. Fleck, “The Responsibility to Rebuild and Its Potential for Law-Creation: Good Governance, Accountability and Judicial Control”, 16:1-2 *Journal of International Peacekeeping* (2012), pp. 84-98;
- G.H. Fox, B.R. Roth (eds.), *Democratic Governance and International Law*, Cambridge, Cambridge University Press (2000);
- M. Goodhart, *Democracy as Human Rights: Freedom and Equality in the Age of Globalization*, New York, Routledge (2005);
- R.W. Grant, R.O. Keohane, “Accountability and Abuses of Power in World Politics”, 99 *American Political Science Review* (2005), pp. 29 et seq.;
- K. Jayasurya, “Riding the Accountability Wave? Politics of Global Administrative Law”, Asia Research Centre Working Paper, n. 142, June 2007 (<http://wwwarc.murdoch.edu.au/wp/wp142.pdf>);
- R.O. Keohane, S. Macedo, A. Moravcsik, “Democracy-Enhancing Multilateralism”, IILJ Working Paper 2007/4 – Global Administrative Law Series (<http://iilj.org/publications/documents/2007-4.GAL.KMM.web.pdf>);
- R.O. Keohane, J.S. Nye Jr., *Power and Interdependence*, Boston, Longman (3rd, 2001);
- R.O. Kehoane, “Commentary on the Democratic Accountability of Non-governmental Organizations”, 3 *Chicago Journal of International Law* (2002), pp. 477 et seq.;
- B. Kingsbury, R. Stewart, “Legitimacy and Accountability in Global Regulatory Governance: The Emerging Global Administrative Law and the Design and Operation of Administrative Tribunals of International Organizations”, in *International Administrative Tribunals in a Changing World*, edited by S. Flogaitis, London, Esperia (2008), pp. 1-20;
- J.GS. Koppell, *World Rule: Accountability, Legitimacy, and the Design of Global Governance*, Chicago, Chicago University press (2010);
- J.A. Rabkin, *Law Without Nations? Why Constitutional Government Requires Sovereign States*, Princeton, Princeton University Pres (2005);
- A. Reinisch, “Securing the Accountability of International Organization”, 7 *Global*

- Governance* (2001), pp. 131 et seq.;
- A.-M. Slaughter, “Global Government Networks, Global Information Agencies and Disaggregated Democracy”, 24 *Michigan Journal of International Law* 1041 (2003);
- E. Stein, “International Integration and Democracy: No Love at First Sight”, 95 *American Journal of International Law* (2001), pp. 489 et seq.;
- R.B. Stewart, “Accountability, Participation, and the Problem of Disregard in Global Regulatory Governance”, Paper presented at New York University - Law School – International Legal Theory Colloquium on Interpretation and Judgement in International Law, February 7, 2008 (<http://iilj.org/courses/documents/2008Colloquium.Session4.Stewart.pdf>);
- R. Wolfrum, V. Röben (eds.), *Legitimacy in International Law*, Berlin, Springer (2008).

11. Protection Mechanisms

- S. Cassese, “A Global Due Process of Law?”, in G. Anthony, J.-B. Auby, J. Morison, T. Zwart (eds.), *Values in Global Administrative Law*, Oxford, Hart Publishing (2011);
- D.K. Chatterjee (ed. in Chief), *Encyclopedia of Global Justice*, Salt Lake City, Springer (2012);
- G. della Cananea (ed.), *I principi dell'azione amministrativa nello spazio giuridico globale*, Napoli, Editoriale Scientifica (2007);
- G. della Cananea., “Beyond the State: the Europeanization and Globalization of Procedural Administrative Law”, 9 *European Public Law* 563 (2003), pp. 563 et seq.;
- G. della Cananea, *Al di là dei confini statuali. Princìpi generali del diritto pubblico globale*, Bologna, Il Mulino (2009);
- M. Delmas-Marty, “Governance and the Rule of Law”, in *Democratic Governance: A New Paradigm for Development?*, edited by S. Bellina, H. Magro, and V. De Villemur, London, Hurst (2009), p. 551 et seq.;
- M. Delmas-Marty, “Le rôle du droit dans l'émergence d'une communauté mondiale de valeurs”, 54 *Les annonces de la Seine* (2008), pp. 2 et seq.;
- M. Delmas-Marty, “Universalisme des droits de l'homme et globalisation”, in *Agir pour le*

- Sud, maintenant! Pour une autre approche des relations Nord-Sud*, directed by M. Aubry, La Tour d'Aigues, Editions de l'Aube (2005) pp. 115-131;
- Y. Dezelay, B.G. Garth, *Lawyers and the Rule of Law in an Era of Globalization*, Abingdon, Routledge (2011);
- D. Dyzenhaus, "The Rule of (Administrative) Law in International Law", 68 *Law and Contemporary Problems* (2005), pp. 127 et seq.;
- J.E. Fleming, *Getting to the Rule of Law*, New York and London, New York University Press (2011);
- R. Goodman, T. Pogram, *Human Rights, State Compliance, and Social Change: Assessing National Human Rights Institutions*, New York, Cambridge University Press (2012);
- J.J. Heckman, R.L. Nelson, and L. Cabatingan (eds.), *Global Perspectives on the Rule of Law*, London, Routledge (2010);
- R. McCorquodale, *The Rule of Law in International and Comparative Context*, London, British Institute of International and Comparative Law (2010);
- L. Morlino, G. Palombella (eds.), *Rule of Law and Democracy: Inquiries Into Internal and External Issues*, Leiden, Koninklijke Brill (2010);
- A. Nollkaemper, *Domestic Courts and the Rule of International Law*, Oxford, Oxford University Press (2011);
- G. Palombella, *Il Rule of Law oltre lo Stato*, in 59:2 *Rivista trimestrale di diritto pubblico* (2009), pp. 325 et seq.;
- J. Rajah, *Authoritarian Rule of Law: Legislation, Discourse and Legitimacy in Singapore*, Cambridge, Cambridge University Press (2011);
- A.M. Salinas de Frías, K.L.H. Samuel, N.D. White, *Counter-Terrorism: International Law and Practice*, Oxford, Oxford University Press (2012);
- M. Sellers, T. Tomaszewsk (eds.), *The Rule of Law in Comparative Perspective*, Dordrecht, Springer (2010);
- G. Silverstein, "Globalization and the Rule of Law: 'A Machine that Runs of Itself?'", 1 *International Journal of Constitutional Law* (2003), pp. 429 et seq.;

S. Zifcak (ed.), *Globalisation and the Rule of Law*, New York, Routledge (2005).

12. Global Courts

- J. Allard, A. Garapon, *Les juges dans la mondialisation: la nouvelle révolution du droit*, Paris, Seuil (2005);
- E. Benvenisti, G. Downs, “National Courts, Domestic Democracy, and the Evolution of International Law”, 20 *European Journal of International Law* (2009), pp. 59-72;
- A. Von Bogdandy, I. Venzke, “In Whose Name? An Investigation of International Courts’ Public Authority and Its Democratic Justification”, 23:1 *European Journal of International Law* (2012), pp. 7-41;
- A. von Bogdandy, I. Venzke (eds.), *International Judicial Lawmaking*, Berlin, Springer (2012);
- A. Cassese, M. Delmas-Marty, *Crimes internationaux et juridictions internationales*, Paris, Presses Universitaires de France (2002);
- S. Cassese, *I Tribunali di Babele. I giudici alla ricerca di un nuovo ordine globale*, Roma, Donzelli (2009);
- S. Cassese, *Los tribunales ante la construcción de un sistema jurídico global*, Sevilla, Editorial Derecho Global / Global Law Press (2009);
- E. D’Alterio, *La funzione di regolazione delle corti nello spazio amministrativo globale*, Milano, Giuffrè (2010);
- E. D’Alterio, “From judicial comity to legal comity: A judicial solution to global disorder?”, 9:2 *International Journal of Constitutional Law* (2011), pp. 394-424;
- M.E. Glasius, “Do International Criminal Courts Require Democratic Legitimacy?”, 23:1 *European Journal of International Law* (2012), pp. 43-66;
- J. Gomula, “The International Court of Justice and Administrative Tribunals of International Organizations”, 21 *Michigan Journal of International Law* 83 (1991);
- B. Kingsbury, “International Courts: Uneven Judicialization in Global Order”, in *Cambridge Companion to International Law*, edited by J. Crawford and M. Koskenniemi,

- Cambridge, Cambridge University Press (2012);
- R. Mackenzie, C. Romano, P. Sands, Y. Shany, *The Manual on International Courts and Tribunals*, Oxford, Oxford University Press (2nd, 2010);
- P. Sands, *Lawless World*, London, Allen Lane (2005);
- Y. Shany, *The Competing Jurisdictions of International Courts and Tribunals*,** Oxford, Oxford University Press (2003);
- Y. Shany, *Regulating Jurisdictional Relations Between National and International Courts*,** Oxford, Oxford University Press (2007);
- D. Shelton, “The Participation of Nongovernmental Organizations in International Judicial Proceedings”, 88 *American Journal of International Law* (1994), p. 611 et seq.;
- E. Stanley, “The Globalization of Transitional Justice”, in *State Crime in the Global Age*, edited by W.J. Chambliss, R. Michalowski, and R.C. Kramer, Cullompton, Willan (2010), pp. 215-231;
- R. Teitel, R. Howse, “Cross-Judging: Tribunalization in a Fragmented but Interconnected Global Order”, 41 *NYU Journal of International Law and Politics* (2009), pp. 959-90;
- T. Treves, “Judicial Lawmaking in an Era of «Proliferation» of International Courts and Tribunals: Development or Fragmentation of International Law?”, in *Developments of International Law in Treaty Making*, edited by R. Wolfrum and V. Röben, Berlin, Springer (2005), pp. 587 et seq.;
- J.H.H. Weiler, “The Rule of Lawyers and the Ethos of Diplomats: Reflections on the Internal and External Legitimacy of WTO Dispute Settlement”, Jean Monnet Working Paper no. 2000/9 (<http://www.jeanmonnetprogram.org/papers/00/000901.html>).

13. European Union in the Global Space

- A. Antoniadis, R. Schütze, and E. Spaventa, *The EU and Global Emergencies*, Oxford, Hart (2011);
- S. Battini, E. Chiti, G. Della Cananea, C. Franchini, and B.G. Mattarella (eds.), *Sistemi*

- regolatori globali e diritto europeo*, Quaderno n. 6 della Rivista trimestrale di diritto pubblico, Milano, Giuffrè (2011);
- C. Baudenbacher and E. Busek (ed.), *Europa und die Globalisierung: internationale Kriegsverbrechertribunale*, Wien, Verlag Österreich (2007);
- R. Bengtsson, “A Global Great Power in the Making?: the European Union in the Emerging Global Order”, in *Routledge Handbook of Diplomacy and Statecraft*, London, Routledge (2012), p. 229-239;
- K.P. Berger, “European Private Law, ‘Lex Mercatoria’ and Globalization”, in *Towards a European Civil Code*, Alphen aan den Rijn, Kluwer (2011) pp. 55-70;
- A. Biondi, S. Ripley and P. Eeckhout (eds.), *EU Law after Lisbon*, Oxford, Oxford University Press (2012);
- S. Blavoukos and D. Bourantonis (eds.), *The EU Presence in International Organizations*, London, Routledge (2011);
- A. von Bogdandy, “The European Lesson for International Democracy: The Significance of Articles 9-12 EU Treaty for International Organizations”, 23:2 *The European Journal of International Law* (2012), pp. 315-334;
- A. von Bogdandy, “The European Union as Situation, Executive, and Promoter of the International Law of Cultural Diversity – Elements of a Beautiful Friendship”, 19:2 *European Journal of International Law* (2008), pp. 241-275;
- A. von Bogdandy, M. Kottmann, C. Antpöhler, J. Dickschen, S. Hentrei, M. Smrkolj, “Ein Rettungsschirm für europäische Grundrechte – Grundlagen einer unionsrechtlichen Solange-Doktrin gegenüber Mitgliedstaaten”, 72:1 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (2012), pp. 45-78;
- A. Cammilleri-Subrenat, R. Prouvèse, and I. Verdier (eds.), *Nouvelles technologies et défis du droit en Europe: l'imagerie active au service de la sécurité globale*, Bruxelles, Bruylant (2012);
- D. Czybulka, *Marine nature Conservation and Management at the Borders of the European Union*, Baden-Baden, Nomos (2012);
- G. De Búrca, “The Road Not Taken: the European Union as a Global Human Rights Actor”, 105:4 *American Journal of International Law* (2011) pp. 649-693;

- G. De Búrca and J.H.H. Weiler (eds.), *The Worlds of European Constitutionalism*, Cambridge, Cambridge University Press (2012);
- R.H. Ginsberg and S.E. Penksa, *The European Union in Global Security: The Politics of Impact*, Basingstoke, Palgrave (2012);
- M. Grimaldi, “Le droit continental face à la mondialisation”, in *Etudes à la mémoire du professeur Bruno Oppetit*, Paris, LexisNexis Litec (2009), pp. 293-308;
- W. Jacoby and S. Meunier (eds.), *Europe and the Management of Globalization*, London, Routledge (2011);
- E. Jouannet and H. Ruiz Fabri (eds.), *Impérialisme et droit international en Europe et aux États-Unis*, Paris, Société de Législation Comparée (2007);
- B. Kermarec, *L'UE et l'ASEAN: mondialisation et intégrations régionales en Europe et en Asie*, Paris, Harmattan (2003);
- E.J. Kirchner, “The European Union as a Regional and Global Security Provider”, in *The Security Governance of Regional Organizations*, edited by E.J. Kirchner and R. Dominguez, London, Routledge (2011) pp. 25-45;
- J. Klabbers, “The European Union in the Global Constitutional Mosaic”, in *Europe's Constitutional Mosaic*, edited by N. Walker, J. Shaw, and S. Tierney, Oxford, Hart (2011), pp. 287-307;
- H.F. Köck, A. Lengauer, G. Res, *Europarecht im Zeitalter der Globalisierung: Festschrift für Peter Fischer: Beiträge zum europäischen Verfassungs- und Wirtschaftsverfassungsrecht sowie zum europäischen und internationalen Wirtschaftsrecht*, Wien, Linde Verlag (2004);
- A. Mangas Martín, *Instituciones y Derecho de la Unión Europea*, Tecnos, Madrid (7th, 2012);
- I.R. Manners, “Global Europa: Mythology of the European Union in World Politics”, 48:1 *Journal of Common Market Studies* (2010), pp. 67-87;
- C. Nowak, *Europarecht nach Lissabon*, Baden-Baden, Nomos (2011);
- M. Pacini, *Diritti umani e amministrazioni pubbliche*, Milano, Giuffrè (2012);
- M. Parvizi Amineh, Y. Guang (eds.), *The Globalization of Energy: China and the European Union*, Leiden, Brill (2010);

- S. Robin-Olivier, D. Fasquelle, *Les échanges entre les droits, l'expérience communautaire: une lecture des phénomènes de régionalisation et de mondialisation du droit*, Bruxelles, Bruylant (2008);
- I.S. Seminatore, *Essais sur l'Europe et le système international: crise, multilatéralisme et sécurité*, Paris, Harmattan (2011);
- A. Steinbach, *Die Haftung der EG und ihrer Mitgliedsstaaten für WTO-Rechtsverletzungen aus rechtswissenschaftlicher und ökonomischer Perspektive*, Berlin, Duncker & Humblot (2009);
- B. Toebe, M. Hartlev, A. Hendriks, J. Rothmar Herrmann (eds.), *Health and Human Rights in Europe*, Cambridge, Intersentia (2012);
- J. Vogler, "The European Union as a Global Environmental Policy Actor", in *The European Union as a Leader in International Climate Change Politics*, New York, Routledge (2011) pp. 21-37;
- J. Wouters, H. Bruyninckx, S. Basu, S. Schunz (eds.), *The European Union and Multilateral Governance: Assessing EU Participation in United Nations Human Rights and Environmental Fora*, Basingstoke, Palgrave (2012);
- J.-U. Wunderlich, D.J. Bailey, *The European Union and Global Governance: a Handbook*, London, Routledge (2011);
- A.-C. Zoellner, *Das Verhältnis von Bundesverfassungsgericht und Europäischem Gerichtshof für Menschenrechte: unter Berücksichtigung der Rolle des EuGH*, Hamburg, Kovac (2009).

14. Global Administrative Law Bibliographies, Casebooks, and Other Resources

- B. Carotti, L. Casini, *Global Administrative Law: Bibliography* (2006), in 6:3 *Global Jurist* (2006)
[\(<http://www.degruyter.com/view/j/gj.2006.6.3/gj.2006.6.3.1209/gj.2006.6.3.1209.xml?format=INT>\);](http://www.degruyter.com/view/j/gj.2006.6.3/gj.2006.6.3.1209/gj.2006.6.3.1209.xml?format=INT)
- M. De Bellis, *GAL Bibliography Update*
[\(\[www.iilj.org/GAL/documents/GALBibliographyMDeBellisJune2006.pdf\]\(http://www.iilj.org/GAL/documents/GALBibliographyMDeBellisJune2006.pdf\)\);](http://www.iilj.org/GAL/documents/GALBibliographyMDeBellisJune2006.pdf)
- E. MacDonald, *Global Administrative Law: A Bibliography*, New York University, Institute for International Law and Justice

(<http://www.iilj.org/gal/bibliography/default.asp>);

IILJ Global Administrative Law Working Papers Series
(<http://iilj.org/publications/GlobalAdministrativeLawSeries.asp>);

IRPA Working Papers Series
(<http://www.irpa.eu/irpa-working-papers>);

Global Administrative Law Casebooks
(<http://www.irpa.eu/gal-section/gal-publications/9666/gal-casebooks>).