

International Human Rights Law (LAWW4112) (M34158)

View Online



[1]

Abebe, Allehone Mulugeta 2009. Of Shaming and Bargaining: African States and the Universal Periodic Review of the United Nations Human Rights Council. *Human Rights Law Review*. 9, (2009).

[2]

Abresch, W. 2005. A Human Rights Law of Internal Armed Conflict: The European Court of Human Rights in Chechnya. *European Journal of International Law*. 16, 4 (Sep. 2005), 741–767. DOI:<https://doi.org/10.1093/ejil/chi139>.

[3]

African Commission on Human and Peoples' Rights: <http://www.achpr.org/>.

[4]

African Court on Human and Peoples' Rights: <http://en.african-court.org/>.

[5]

de Albuquerque, C. and Langford, M. The Origins of the Optional Protocol. *The Optional Protocol to the International Covenant on Economic, Social and Cultural Rights: A Commentary* - Pretoria University Law Press (PULP). M. Langford, ed. 17–37.

[6]

Alfredsson, G. 2001. International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller. Martinus Nijhoff Publishers.

[7]

Alston 1984. Conjuring Up New Human Rights: A Proposal for Quality Control. American Journal of International Law. 78, (1984).

[8]

Alston, P. 2013. Chapter 8, The United Nations Human Rights System. B The UN Human Rights Council. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press. 694-737.

[9]

Alston, P. 2013. Chapter 9. Treaty Bodies: The ICCPR Human Rights Committee. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press. 768-787.

[10]

Alston, P. et al. 2013. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press.

[11]

Alston, P. et al. 2013. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press.

[12]

Alston, P. et al. 2013. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press.

[13]

Alston, P. et al. 2013. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press.

[14]

Alston, P. et al. 2013. Report of the USA to the Human Rights Committee and Concluding Observations of the Committee. International human rights: the successor to International human rights in context : laws, politics and morals : text and materials. Oxford University Press.

[15]

Alston, P. 1992. The United Nations and human rights: a critical appraisal. Clarendon Press.

[16]

Alston, P. and Crawford, J. 2000. The future of UN human rights treaty monitoring. Cambridge University Press.

[17]

Alston, P. and Goodman, R. 2013. International human rights in context : the successor to international human rights in context : law, politics, morals : text and materials. Oxford University Press.

[18]

Alston, Philip 1997. Neither Fish nor Fowl: The Quest to Define the Role of the UN High Commissioner for Human Rights. European Journal of International Law. 8, (1997).

[19]

Alston, Philip 2005. Promoting the Accountability of Members of the New UN Human Rights

Council. *Journal of Transnational Law and Policy*. 15, (2005).

[20]

Alston, Philip 2006. *Reconceiving the UN Human Rights Regime: Challenges Confronting the New UN Human Rights Council*. *Melbourne Journal of International Law*. 7, (2006).

[21]

Alston, Philip and Quinn, G. 1987. *Nature and Scope of States Parties' Obligations under the International Covenant on Economic, Social and Cultural Rights*, *The Human Rights Quarterly*. 9, (1987).

[22]

Amnesty International: <https://www.amnesty.org/en/>.

[23]

Arai-Takahashi, Y. 2013. Chapter 19, *Proportionality*, *The Oxford handbook of international human rights law*. *The Oxford handbook of international human rights law*. Oxford University Press. 446–468.

[24]

Bantekas, I. and Oette, L. 2016. *International human rights law and practice*. Cambridge University Press.

[25]

Barelli 2009. *The Role of Soft Law in the International Legal System: The Case of the United Nations Declaration on the Rights of Indigenous Peoples*. *International and Comparative Law Quarterly*. 58, (2009).

[26]

Barendt, E.M. 2005. *Freedom of speech*. Oxford University Press.

[27]

Bates, E. 2006. A 'Public Emergency Threatening the Life of the Nation'? The United Kingdom's Derogation from the European Convention on Human Rights of 18 December 2001 and the 'A' Case. *British Yearbook of International Law*. 76, 1 (2006), 245–336. DOI:<https://doi.org/10.1093/bybil/76.1.245>.

[28]

Baxi 2001. Too Many, or Too Few, Human Rights. *Human Rights Law Review*. 1, (2001).

[29]

Bayefsky, A.F. 2000. *The UN human rights treaty system in the 21st century*. Kluwer Law International.

[30]

Bayefsky.com: <http://www.bayefsky.com/>.

[31]

Ben Naftali, O. and Oxford University Press 2011. *International humanitarian law and international human rights law: pas de deux*. Oxford University Press.

[32]

Benvenisti, E. 1999. Margin of Appreciation, Consensus, and Universal Standards. *New York University Journal of International Law and Politics*. 31, 4 (1999), 843–854.

[33]

Bisset, A. 2018. *Blackstone's international human rights documents*. Oxford University Press.

[34]

Bond, J. E. 2003. International Intersectionality: A Theoretical and Pragmatic Exploration of Women's International Human Rights Violations. *Emory Law Journal*. (2003).

[35]

Boyle, K. 2009. *The United Nations Human Rights Council, Its Special Procedures, and its Relationship with the Treaty Bodies: Complementarity or Competition? New institutions for human rights protection*. Oxford University Press.

[36]

Boyle, K. and Shah, S. 2014. chapter 11, Thought, Expression, Association and Assembly. *International human rights law*. Oxford University Press. 217-237.

[37]

Brems, E. 1997. Enemies or Allies - Feminism and Cultural Relativism as Dissident Voices in Human Rights Discourse. *Human Rights Quarterly*. 1 (1997).

[38]

Brems, E. and Lavrysen, L. 2015. 'Don't Use a Sledgehammer to Crack a Nut': Less Restrictive Means in the Case Law of the European Court of Human Rights. *Human Rights Law Review*. 15, 1 (Mar. 2015), 139-168. DOI:<https://doi.org/10.1093/hrlr/ngu040>.

[39]

Byrnes, A.; Bath, E. 2008. Violence against Women, the Obligation of Due Diligence, and the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women - Recent Developments. *Human Rights Law Review*. 3 (2008).

[40]

CCPR Centre: <http://ccprcentre.org/>.

[41]

Charlesworth, H. 2005. Not Waving but Drowning: Gender Mainstreaming and Human Rights in the United Nations. *Harvard Human Rights Journal*. 18 (2005).

[42]

Charlesworth, H. 1994. *What are Women's International Human Rights? Human rights of women: national and international perspectives*. University of Pennsylvania Press.

[43]

Charlesworth, H.; Chinkin, C.; Wright, S. 1991. *Feminist Approaches to International Law*. *American Journal of International Law*. (1991).

[44]

Clapham, A. 2015. *Human rights: a very short introduction*. Oxford University Press.

[45]

Committee on Economic, Social and Cultural Rights 14AD. General Comment No. 3.

[46]

Committee on Economic, Social and Cultural Rights 3AD. General Comment No. 9.

[47]

Committee on Economic, Social and Cultural Rights General Comment No. 19 on the Right to Social Security.

[48]

Committee on Economic, Social and Cultural Rights, General Comment No.9, 3 December 1998:
http://tbinternet.ohchr.org/_layouts/treatybodyexternal/Download.aspx?symbolno=E%2fC.12%2f1998%2f24&Lang=en.

[49]

Conte, Alex 2009. *Defining Civil and Political Rights*. Ashgate Publishing Group.

[50]

Coomans, F. and Kamminga, M.T. 2004. *Extraterritorial application of human rights treaties*. Intersentia.

[51]

Cosentino, C. 2015. Safe and Legal Abortion: An Emerging Human Right? The Long-lasting Dispute with State Sovereignty in ECHR Jurisprudence. *Human Rights Law Review*. 15, 3 (Sep. 2015), 569–589. DOI:<https://doi.org/10.1093/hrlr/ngv013>.

[52]

Council of Europe: <http://www.coe.int/en/web/portal/home>.

[53]

Deeks, A. 2015. An International Legal Framework for Surveillance. *Virginia Journal of International Law*. (2015).

[54]

Dembour 2010. What are Human Rights? Four Schools of Thought. *Human Rights Quarterly*. 32, (2010).

[55]

Doswald-Beck, L. and Vité, S. 1993. International Humanitarian Law and Human Rights Law. *International Review of the Red Cross*. 33, 293 (Apr. 1993). DOI:<https://doi.org/10.1017/S0020860400071539>.

[56]

Droege, C. 2007. The Interplay between International Humanitarian Law and International Human Rights Law in Situations of Armed Conflict. *Israel Law Review*. (2007).

[57]

EJIL: Talk! – ECHR Jurisdiction and Mass Surveillance: Scrutinising the UK Investigatory Power Tribunal's Recent Ruling:
<https://www.ejiltalk.org/echr-jurisdiction-and-mass-surveillance-scrutinising-the-uk-investigatory-power-tribunals-recent-ruling/>.

[58]

EJIL: Talk! – Extraterritorial Application Archive:
<https://www.ejiltalk.org/category/human-rights/extraterritorial-application/>.

[59]

EJIL: Talk! – First Report of the UN Special Rapporteur on the Right to Privacy to the Human Rights Council:
<https://www.ejiltalk.org/first-report-of-the-un-special-rapporteur-on-the-right-to-privacy-to-the-human-rights-council/>.

[60]

EJIL: Talk! – Living Instruments, Judicial Impotence, and the Trajectories of Gay Rights in Europe and in the United States:
<https://www.ejiltalk.org/living-instruments-judicial-impotence-and-the-trajectories-of-gay-rights-in-europe-and-in-the-united-states/>.

[61]

EJIL: Talk! – UK Supreme Court Decides *Smith (No. 2) v. The Ministry of Defence*:
<https://www.ejiltalk.org/uk-supreme-court-decides-smith-no-2-v-the-ministry-of-defence/>.

[62]

ESCR-Net: <https://www.escr-net.org/>.

[63]

Farer, T.J. 1997. The Rise of the Inter-American Human Rights Regime: No Longer a Unicorn, Not Yet an Ox. *Human Rights Quarterly*. 19, 3 (1997), 510–546.
DOI:<https://doi.org/10.1353/hrq.1997.0025>.

[64]

Flynn, E.J. 2007. The Security Council's Counter-Terrorism Committee and Human Rights. *Human Rights Law Review*. 7, (2007).

[65]

Frans Viljoen and Lirette Louw 2007. State Compliance with the Recommendations of the African Commission on Human and Peoples' Rights, 1994-2004. *The American Journal of International Law*. 101, 1 (2007), 1–34.

[66]

Freedman, R. 2013. *The United Nations Human Rights Council: a critique and early assessment*. Routledge.

[67]

Freeman, M.A. et al. 2012. *The UN Convention on the Elimination of All Forms of Discrimination Against Women: a commentary*. Oxford University Press.

[68]

Gaer, F.D. and Broecker, C.L. 2013. *The United Nations High Commissioner for Human Rights: Conscience for the World*. BRILL.

[69]

Gearty, C.A. and Douzinas, C. 2012. "Framing the project" of international human rights

law: reflections on the dysfunctional "family" of the Universal Declaration. The Cambridge companion to human rights law. Cambridge University Press.

[70]

Gearty, C.A. and Douzinas, C. 2012. The Cambridge companion to human rights law. Cambridge University Press.

[71]

Gondek, M. 2009. The reach of human rights in a globalising world: extraterritorial application of human rights treaties. Intersentia.

[72]

Grenfell Tower is a terrible betrayal of human rights | Leilani Farha | Housing Network | The Guardian:
<https://www.theguardian.com/housing-network/2017/jun/21/grenfell-tower-terrible-betrayal--human-rights-uk-government>.

[73]

Grossman, C. 2008. The Inter-American System of Human Rights: Challenges for the Future. Indiana Law Journal. (2008).

[74]

Gutter, Jeroen 2007. Special Procedures and the Human Rights Council: Achievements and Challenges Ahead. Human Rights Law Review. 7, (2007).

[75]

Hare, I. et al. 2009. Extreme speech and democracy. Oxford University Press.

[76]

Harris, D.J. 2015. Extract from Chapter 10, Section 3. The making of treaties. Cases and

materials on international law. Sweet & Maxwell. 667–669.

[77]

Helfer, Laurence R. 1999. Forum Shopping for Human Rights. *University of Pennsylvania Law Review*. 148, (1999).

[78]

Heyns, C. and Killander, M. 2013. Universality and the Growth of Regional Systems. *The Oxford handbook of international human rights law*. Oxford University Press.

[79]

Hohmann, J. 2017. Chapter 10, Principles, Politics and Practice: The Role of UN Special Rapporteurs on the Right to Adequate Housing in the Development of the Right to Housing in International Law. *The United Nations special procedures system*. Brill Nijhoff. 271–296.

[80]

Hohmann, J. 2013. *The right to housing: law, concepts, possibilities*. Hart.

[81]

Human Rights Committee General Comment 24.

[82]

Human Rights Committee 31AD. General Comment No. 29.

[83]

Human Rights Committee 26AD. General Comment No. 31.

[84]

Human Rights Treaty Bodies: <http://www.ohchr.org/EN/HRBodies/Pages/TreatyBodies.aspx>.

[85]

Human Rights Watch: <http://www.hrw.org/>.

[86]

Huneus, A.V. and Madsen, M.R. 2017. Between Universalism and Regional Law and Politics: A Comparative History of the American, European and African Human Rights Systems. SSRN Electronic Journal. (2017). DOI:<https://doi.org/10.2139/ssrn.2976318>.

[87]

International Covenant on Economic, Social and Cultural Rights:
<http://www.ohchr.org/EN/ProfessionalInterest/Pages/CESCR.aspx>.

[88]

International Network for Economic, Social and Cultural Rights: <https://www.escr-net.org/>.

[89]

Ishay, M. 2008. The history of human rights: from ancient times to the globalization era. University of California Press.

[90]

Johnstone, R. 2006. Feminist Influences on the United Nations Human Rights Treaty Bodies. Human Rights Quarterly. 1 (2006).

[91]

Johnstone, Rachael Lorna 2007. Cynical Savings or Reasonable Reform - Reflections on a Single Unified UN Human Rights Treaty Body. *Human Rights Law Review*. 7, (2007).

[92]

Joseph, S. and Castan, M. 2013. *The International Covenant on Civil and Political Rights: cases, materials, and commentary*. Oxford University Press.

[93]

Joseph, S. and Castan, M. 2013. *The International Covenant on Civil and Political Rights: cases, materials, and commentary*. Oxford University Press.

[94]

Joseph, S. and Fletcher, A. 2014. *Scope of Application*. *International human rights law*. Oxford University Press.

[95]

Keller, H. et al. 2012. *UN human rights treaty bodies: law and legitimacy*. Cambridge University Press.

[96]

Keller, H. and Sigron, M. 2010. State Security v Freedom of Expression: Legitimate Fight against Terrorism or Suppression of Political Opposition? *Human Rights Law Review*. 10, 1 (Mar. 2010), 151-168. DOI:<https://doi.org/10.1093/hrlr/ngp041>.

[97]

Koch 2005. Dichotomies, Trichotomies or Waves of Duties? *Human Rights Law Review*. 5, (2005).

[98]

Krieger, H. 2006. *A Conflict of Norms: The Relationship Between Humanitarian Law and*

Human Rights Law in the ICRC Customary Law Study. *Journal of Conflict and Security Law*. 11, 2 (Jul. 2006), 265–291. DOI:<https://doi.org/10.1093/jcsl/krl011>.

[99]

Langford, M. 2008. *Social rights jurisprudence: emerging trends in international and comparative law*. Cambridge University Press.

[100]

Lauren, Paul Gordon 2007. *To Preserve and Build on Its Achievements and to Redress Its Shortcomings: The Journey from the Commission on Human Rights to the Human Rights Council*. *Human Rights Quarterly*. 29, (2007).

[101]

Lauren, P.G. 1998. *The evolution of international human rights: visions seen*. University of Pennsylvania Press.

[102]

Law Journal Library *Nordic Journal of Human Rights* - HeinOnline.org:
<http://www.heinonline.org/HOL/Index?index=journals%2Fnorjhur&collection=journals>.

[103]

Lillich 1995. *The Growing Importance of Customary International Human Rights Law*. *Georgia Journal of International and Comparative Law*. 25, (1995).

[104]

Mahon, C. 2008. *Progress at the Front: The Draft Optional Protocol to the International Covenant on Economic, Social and Cultural Rights*. *Human Rights Law Review*. 8, 4 (2008), 617–646.

[105]

Margulies, P. 2014. The NSA in Global Perspective: Surveillance, Human Rights, and International Counterterrorism. *Fordham Law Review*. (2014).

[106]

McCrudden, C. 2015. Human Rights Histories. *Oxford Journal of Legal Studies*. 35, 1 (2015), 179–212. DOI:<https://doi.org/10.1093/ojls/gqu020>.

[107]

McGoldrick, D. 2016. A DEFENCE OF THE MARGIN OF APPRECIATION AND AN ARGUMENT FOR ITS APPLICATION BY THE HUMAN RIGHTS COMMITTEE. *International and Comparative Law Quarterly*. 65, 01 (Jan. 2016), 21–60. DOI:<https://doi.org/10.1017/S0020589315000457>.

[108]

Milanovic, M. 2012. Al-Skeini and Al-Jedda in Strasbourg. *European Journal of International Law*. 23, 1 (Feb. 2012), 121–139. DOI:<https://doi.org/10.1093/ejil/chr102>.

[109]

Milanovic, M. 2008. From Compromise to Principle: Clarifying the Concept of State Jurisdiction in Human Rights Treaties. *Human Rights Law Review*. 8, 3 (Jan. 2008), 411–448. DOI:<https://doi.org/10.1093/hrlr/ngn021>.

[110]

Milanovic, M. 2015. Human Rights Treaties and Foreign Surveillance: Privacy in the Digital Age. *Harvard International Law Journal*. (2015).

[111]

Milanovic, M. and Oxford University Press 2011. Extraterritorial application of human rights treaties: law, principles and policy. Oxford University Press.

[112]

Milanovic, Marko Extraterritorial Derogations from Human Rights Treaties in Armed Conflict.

[113]

Milanovic, Marko Norm Conflicts, International Humanitarian Law and Human Rights Law.

[114]

Milanovic, Marko The Lost Origins of Lex Specialis: Rethinking the Relationship between Human Rights and International Humanitarian Law.

[115]

Moeckli, D. et al. 2014. International human rights law. Oxford University Press.

[116]

Moeckli, D. et al. 2014. International human rights law. Oxford University Press.

[117]

Moeckli, D. et al. 2014. International human rights law. Oxford University Press.

[118]

Moeckli, D. et al. 2014. International human rights law. Oxford University Press.

[119]

Moeckli, D. et al. 2014. International human rights law. Oxford University Press.

[120]

Moeckli, D. et al. 2014. *International human rights law*. Oxford University Press.

[121]

Muler, Amrei 2009. Limitations to and Derogations from Economic, Social and Cultural Rights. *Human Rights Law Review*. 9, (2009).

[122]

Neuman, G.L. 2008. Import, Export, and Regional Consent in the Inter-American Court of Human Rights. *European Journal of International Law*. 19, 1 (Feb. 2008), 101–123.
DOI:<https://doi.org/10.1093/ejil/chn002>.

[123]

Nolan, A. 2011. 'Aggravated Violations', Roma Housing Rights and Forced Expulsions in Italy: Recent Developments under the European Social Charter Collective Complaints System. *Human Rights Law Review*. 11, 2 (Jun. 2011), 343–361.
DOI:<https://doi.org/10.1093/hrlr/ngr013>.

[124]

Nolan, A. et al. *The Justiciability of Social and Economic Rights: An Updated Appraisal*.

[125]

Nolan, A. et al. 2017. *The United Nations special procedures system*. Brill Nijhoff.

[126]

Nowak, Manfred 2007. The Need for a World Court of Human Rights. *Human Rights Law Review*. 7, (2007).

[127]

Nussbaum, M.C. 2016. Women's Progress and Women's Human Rights. *Human Rights Quarterly*. 38, 3 (2016), 589–622. DOI:<https://doi.org/10.1353/hrq.2016.0043>.

[128]

O'Flaherty, M. 2002. Human rights and the UN: practice before the treaty bodies. M. Nijhoff Publishers.

[129]

O'Flaherty, Michael 2007. Reform of UN Human Rights Treaty Monitoring Bodies: A Critique of the Concept Paper on the High Commissioner's Proposal for a Unified Standing Treaty Body. Human Rights Law Review. 7, (2007).

[130]

O'Flaherty, Michael 2006. The Concluding Observations of United Nations Human Rights Treaty Bodies. Human Rights Law Review. 6, (2006).

[131]

OHCHR | Annual Reports - Adequate housing:
<http://www.ohchr.org/EN/Issues/Housing/Pages/AnnualReports.aspx>.

[132]

Organisation of American States: <http://www.oas.org/en/default.asp>.

[133]

Phuong, Catherine 2007. The Relationship between the European Court of Human Rights and the Human Rights Committee: Has the Same Matter Already Been Examined. Human Rights Law Review. 7, (2007).

[134]

Piccone, T. 2012. Catalysts for Change: How the U. N. 's Independent Experts Promote Human Rights. Brookings Institution Press.

[135]

Pieterse, M. 2004. Coming to Terms with Judicial Enforcement of Socio-Economic Rights. *South African Journal on Human Rights*. 20, 3 (2004), 383–417.

[136]

Provost, R. and ebrary, Inc 2002. *International human rights and humanitarian law*. Cambridge University Press.

[137]

Ramirez Reyes, S. 2017. CANTÚ RIVERA, Humberto (ed.), *The Special Procedures of the Human Rights Council*. CANTÚ RIVERA, Humberto (ed.), *The Special Procedures of the Human Rights Council*. 17, (2017), 839–843.

[138]

Rehman, J. 2010. *International human rights law*. Longman.

[139]

Rehman, J. 2010. *International human rights law*. Longman.

[140]

Roberts 2001. *Traditional and Modern Approaches to Customary International Law: A Reconciliation*. *American Journal of International Law*. 95, (2001).

[141]

Roberts, C.N.J. 2015. *The contentious history of the International Bill of Human Rights*. Cambridge University Press.

[142]

Rodley, N. 2013. *The Role and Impact of Treaty Bodies*. *The Oxford handbook of*

international human rights law. Oxford University Press.

[143]

Rodley, Nigel 2003. United Nations Human Rights Treaty Bodies and Special Procedures of the Commission on Human Rights - Complementarity or Competition. *Human Rights Quarterly*. 25, (2003).

[144]

Rodley, N.S. et al. 2015. *The treatment of prisoners under international law*. Oxford University Press.

[145]

Saunders, Pammela Quinn 2012. *Integrated Enforcement of Human Rights, The*. *New York University Journal of International Law and Politics*. 45, (2012).

[146]

Scannella, Patrizia 2007. United Nations Human Rights Council: A Promise to be Fulfilled. *Human Rights Law Review*. 7, (2007).

[147]

Schauer, F. 2005. *The Exceptional First Amendment*. *SSRN Electronic Journal*. (2005). DOI:<https://doi.org/10.2139/ssrn.668543>.

[148]

Schopp-Schilling, H. 2007. Treaty Body Reform: The Case of the Committee on the Elimination of Discrimination against Women. *Human Rights Law Review*. 1 (2007).

[149]

Schutter, O. de 2019. *International human rights law: cases, materials, commentary*. Cambridge University Press.

[150]

Sepúlveda Carmona, M.M. 2003. The nature of the obligations under the International Covenant on Economic, Social, and Cultural Rights. Intersentia.

[151]

Shah, S. 2014. Detention and Trial. International human rights law. Oxford University Press.

[152]

Shah, Sangeeta 2009. From Westminster to Strasbourg: A and Others v United Kingdom. Human Rights Law Review. 9, (2009).

[153]

Shah, Sangeeta 2005. The UK's Anti-Terror Legislation and the House of Lords: The First Skirmish. Human Rights Law Review. 5, (2005).

[154]

Shaw, M.N. 2014. International law. Cambridge University Press.

[155]

Shelton 2002. Hierarchy of Norms and Human Rights: Of Trumps and Winners. Saskatchewan Law Review. 65, (2002).

[156]

Shelton, D. and Wright-Carozza, P. 2013. Regional protection of human rights. Oxford University Press.

[157]

Shestack 1998. The Philosophic Foundations of Human Rights. *Human Rights Quarterly*. 20, (1998).

[158]

Smith, R.K.M. 2015. *Textbook on international human rights*. Oxford University Press.

[159]

Sohn 1977. The Human Rights Law of the Charter. *Texas Journal of International Law*. 12, (1977).

[160]

Sohn 1982. The New International Law: Protection of the Rights of Individuals Rather Than States. *American University Law Review*. 32, (1982).

[161]

Sweeney, Gareth 2009. An NGO Assessment of the New Mechanisms of the UN Human Rights Council. *Human Rights Law Review*. 9, (2009).

[162]

Thienel, T. 2008. The ECHR in Iraq: The Judgment of the House of Lords in *R (Al-Skeini) v. Secretary of State for Defence*. *Journal of International Criminal Justice*. 6, 1 (Mar. 2008), 115–128. DOI:<https://doi.org/10.1093/jicj/mqm077>.

[163]

Thirlway, H. 2015. Human Rights in Customary Law: An Attempt to Define Some of the Issues. *Leiden Journal of International Law*. 28, 03 (2015), 495–506. DOI:<https://doi.org/10.1017/S0922156515000266>.

[164]

Tomuschat, C. 2014. *Human rights: between idealism and realism*. Oxford University Press.

[165]

Tomuschat, C. 2014. Human rights: between idealism and realism. Oxford University Press.

[166]

Trechsel, Stefan 2003. A World Court for Human Rights. Northwestern University Journal of International Human Rights. 1, (2003).

[167]

Udombana, N. J. 2006. The African Commission on Human and People's Rights and the Development of Fair Trial Norms in Africa. African Human Rights Law Journal. 2 (2006).

[168]

United Nations High Commissioner for Human Rights:
<http://www.ohchr.org/EN/Pages/WelcomePage.aspx>.

[169]

Universal Human Rights Index of UN Documents: <http://uhri.ohchr.org/>.

[170]

University of Minnesota Human Rights Library: <http://www1.umn.edu/humanrts/>.

[171]

Update on the "Snooper's Charter" | Just Security:
<https://www.justsecurity.org/30230/updates-snoopers-charter-second-reading/>.

[172]

UPR Info: <https://www.upr-info.org/en>.

[173]

Viljoen, F. 1999. The Relevance of the Inter-American Human Rights System for Africa. *African Journal of International and Comparative Law*. 4 (1999).

[174]

Walker, S. 2017. Chapter 16: International Human Rights Law: Towards Pluralism or Harmony? The Opportunities and Challenges of Coexistence: The View from the UN Treaty Bodies. *Towards convergence in international human rights law: approaches of regional and international systems*. Brill Nijhoff. 493–515.

[175]

Weissbrodt, D.S. and Hallendorff, M. 1999. Travaux Préparatoires of the Fair Trial Provisions -- Articles 8 to 11 -- of the Universal Declaration of Human Rights. *Human Rights Quarterly*. 21, 4 (1999), 1061–1096. DOI:<https://doi.org/10.1353/hrq.1999.0055>.

[176]

Weissbrodt, D.S. and Mitchell, B. 2016. The United Nations Working Group on Arbitrary Detention: Procedures and Summary of Jurisprudence. *Human Rights Quarterly*. 38, 3 (2016), 655–705. DOI:<https://doi.org/10.1353/hrq.2016.0047>.

[177]

Wicks, E. 2011. *A, B, C v Ireland: Abortion Law under the European Convention on Human Rights*. *Human Rights Law Review*. 11, 3 (Sep. 2011), 556–566. DOI:<https://doi.org/10.1093/hrlr/ngr015>.

[178]

Wilde, R. 2007. Triggering State Obligations Extraterritorially: The Spatial Test in Certain Human Rights Treaties. *Israel Law Review*. (2007).

[179]

Young 2008. The Minimum Core of Economic and Social Rights: A Concept in Search of Content. *Yale Journal of International Law*. 33, (2008).

[180]

A and others v Secretary of State for Home Affairs (Belmarsh Detainees) [2004] UKHL 56.

[181]

A, B AND C v. IRELAND.

[182]

ABDULAZIZ, CABALES AND BALKANDALI v. THE UNITED KINGDOM.

[183]

AL-SAADON AND MUFDHI v. THE UNITED KINGDOM.

[184]

AL-SKEINI AND OTHERS v. THE UNITED KINGDOM.

[185]

ANIMAL DEFENDERS INTERNATIONAL v. THE UNITED KINGDOM.

[186]

Arieh Hollis Waldman (Initially represented by Mr. Raj Anand from Scott & Aylen, a law firm in Toronto, Ontario) v. Canada, Communication No. 694/1996, U.N. Doc. CCPR/C/67/D/694/1996 (5 November 1999).

[187]

Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Uganda) | International Court of Justice.

[188]

BANKOVIÄ AND OTHERS v. BELGIUM AND OTHERS.

[189]

Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law, adopted and proclaimed by General Assembly resolution 60/147 of 16 December 2005.

[190]

CEDAW General Recommendation 25.

[191]

CESCR General Comment 16.

[192]

CHIRAGOV AND OTHERS v. ARMENIA.

[193]

Committee on Economic, Social and Cultural Rights, General Comment 4 (1991).

[194]

Committee on Economic, Social and Cultural Rights, General Comment 9.

[195]

Committee on Economic, Social and Cultural Rights, General Comment No 7 (1997).

[196]

22AD. Concept Paper on the High Commissioner's Proposal for a Unified Standing Treaty Body, HRI/MC/2006/2.

[197]

2017. Critiques. International human rights law. Oxford University Press.

[198]

1976. Derogations under Human Rights Treaties. The British year book of international law. 48, (1976).

[199]

2007. Developing Human Rights Through International Customary Law. Implementing human rights: essays in honour of Morten Kjærum. Danish Institute for Human Rights. 307-317.

[200]

2008. Developments at the Human Rights Council in 2007: A Reflection of Its Ambivalence. Human Rights Law Review. 8, (2008).

[201]

D.H. AND OTHERS v. THE CZECH REPUBLIC.

[202]

27AD. Final Report on enhancing the long-term effectiveness of the United Nations human rights treaty system, E/CN.4/1997/74.

[203]

2007. Five Fables about Human Rights. The human rights reader: major political essays, speeches, and documents from ancient times to the present. Routledge. 392–402.

[204]

French Derogation from ECHR.

[205]

2001. From Discretion to Scrutiny: Revisiting the Application of the Margin of Appreciation Doctrine in the Context of Article 15 of the European Convention on Human Rights. Human Rights Quarterly. 23, (2001).

[206]

GA Resolution 68/167 (18 December 2013).

[207]

General Assembly Resolution 68/268.

[208]

GLOR v. SWITZERLAND.

[209]

Government of the Republic of South Africa and Others v Grootboom and Others (CCT11/00) [2000] ZACC 19; 2001 (1) SA 46; 2000 (11) BCLR 1169 (4 October 2000).

[210]

30AD. Habeas Corpus in Emergency Situations (Arts 27(2), 25(1) and 7(6) American Convention on Human Rights), Inter-American Court of Human Rights Advisory Opinion OC-8/87.

[211]

HASSAN v. THE UNITED KINGDOM.

[212]

2014. History. International human rights law. Oxford University Press.

[213]

2008. Human Rights and the Magic of Jus Cogens. European Journal of International Law. 19, 3 (2008), 491-508. DOI:<https://doi.org/10.1093/ejil/chn026>.

[214]

Human Rights Committee General Comment 16.

[215]

Human Rights Committee General Comment 18.

[216]

Human Rights Committee, General Comment 32.

[217]

Human Rights Committee General Comment 34.

[218]

Human Rights Committee, General Comment 35.

[219]

IDG v Spain (Committee on Economic, Social and Cultural Rights).

[220]

ILC Articles on State Responsibility 2001.

[221]

Inter-American Commission, Report on the Use of Pretrial Detention in the Americas.

[222]

International Principles for the Application of Human Rights to Communication Surveillance.

[223]

Jacobs v Belgium.

[224]

JALOUUD v. THE NETHERLANDS.

[225]

Keun-Tae Kim (represented by Mr.Yong Whan Cho, Duksu Law Offices, in Seoul) v. Republic of Korea, Communication No 574/1994 CCPR/C/64/D/574/1994(4 January 1999).

[226]

Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory |
International Court of Justice.

[227]

2000. Legal differentiation and the concept of the human rights treaty in international law.
European Journal of International Law. 11, 3 (2000), 489-519.
DOI:<https://doi.org/10.1093/ejil/11.3.489>.

[228]

1987. Limburg Principles on the Implementation of the International Covenant on
Economic, Social and Cultural Rights 1986. Human Rights Quarterly. 9, (1987).

[229]

1998. Marvellous Richness of Diversity or Invidious Cultural Relativism. Human rights law
journal: HRLJ. 19, (1998).

[230]

MATHIEU-MOHIN AND CLERFAYT v. BELGIUM.

[231]

MEDVEDYEV AND OTHERS v. FRANCE.

[232]

Mellet v Ireland (Human Rights Committee).

[233]

2017. Nature of Obligations. International human rights law. Oxford University Press.

[234]

2014. Nature of Obligations. International human rights law. Oxford University Press.

[235]

2009. Normative and Theoretical Foundations of Human Rights. Human rights: politics and practice. Oxford University Press.

[236]

Obergefell v Hodges.

[237]

OHCHR Report on the Right to Privacy in the Digital Age.

[238]

1985. Paris Minimum Standards on Human Rights Norms in a State of Emergency. American Journal of International Law. 79, (1985).

[239]

2017. Politics. International human rights law. Oxford University Press.

[240]

1994. Reciprocity in Human Rights and International Humanitarian Law. The British year book of international law. 65, (1994).

[241]

2009. Reforming the UN Human Rights Protection Procedures: A Legal Perspective on the Establishment of the Universal Periodic Review Mechanism. New institutions for human

rights protection. Oxford University Press.

[242]

Robert Faurisson v. France, Communication No. 550/1993 , U.N. Doc. CCPR/C/58/D/550/1993(1996).

[243]

ROMAN ZAKHAROV v. RUSSIA.

[244]

SARGSYAN v. AZERBAIJAN.

[245]

SCHALK AND KOPF v. AUSTRIA.

[246]

SEJDIĆ AND FINCI v. BOSNIA AND HERZEGOVINA.

[247]

Serdar Mohammed v. MoD.

[248]

S.L. v. AUSTRIA.

[249]

2014. Sources. International human rights law. Oxford University Press.

[250]

Special Rapporteur on the right to adequate housing as a component of the right to an adequate standard of living, UN Doc. A/67/286 (10 August 2012).

[251]

Special Rapporteur on the right to adequate housing as a component of the right to an adequate standard of living, UN Doc. A/HRC/34/51 (18 January 2017).

[252]

Steiner, Alston and Goodman (eds), *International Human Rights in Context. Law, Politics and Morals*. 925–932.

[253]

2004. Talking about Human Rights. *European Human Rights Law Review*. (2004), 500–516.

[254]

The Concepts of Equality and Non-Discrimination in Europe: A Practical Approach.

[255]

2001. The Historical Origins of the Concept of "General Comments" in Human Rights Law. *The international legal system in quest of equity and universality =: L'ordre juridique international, un système en quête d'équité et universalité : liber amicorum Georges Abi-Saab*. Martinus Nijhoff Publishers.

[256]

2009. The Inter-American Court of Human Rights and the European Court of Human Rights: a dialogue on freedom of expression standards. *European Human Rights Law Review*. (2009).

[257]

1999. *The Legal Premises for the International Protection of Human Rights. The reality of international law: essays in honour of Ian Brownlie.* Oxford University Press.

[258]

2011. *The Legal Status of Normative Pronouncements of Human Rights Treaty Bodies.* (2011).

[259]

1987. *The Nature and Scope of States Parties' Obligations under the International Covenant on Economic, Social and Cultural Rights.* *Human Rights Quarterly.* 9, (1987).

[260]

1985. *The Siracusa Principles on the Limitation and Derogation Provisions in the International Covenant on Civil and Political Rights.* *Human Rights Quarterly.* 7, (1985).

[261]

1988. *The Sources of Human Rights Law: Custom, Jus Cogens, and General Principles.* *Australian Yearbook of International Law.* 12, (1988).

[262]

2009. *The United Nations Human Rights Council: Origins, Antecedents, and Prospects. New institutions for human rights protection.* Oxford University Press.

[263]

9AD. *The Word 'Laws' in Article 30 of the American Convention on Human Rights,* *Inter-American Court of Human Rights Advisory Opinion OC-06/86.*

[264]

THLIMMENOS v. GREECE.

[265]

TIMISHEV v. RUSSIA.

[266]

Turkish Derogation from ICCPR.

[267]

UK's Universal Periodic Review – Annex Document, September 2012, A/HRC.21/9 Add.1.

[268]

UN Working Group on Arbitrary Detention, Deliberation No 9 concerning the definition and scope of arbitrary detention in customary international law (2013).

[269]

22AD. UN Working Group on Arbitrary Detention Opinion No 54/2015.

[270]

2014. United Nations. International human rights law. Oxford University Press. 375–387.

[271]

2014. United Nations. International human rights law. Oxford University Press.

[272]

2009. United Nations Charter-Based Protection of Human Rights. United Nations charter-based protection of human rights. Åbo Akademi University Institute for Human Rights.

[273]

Young v Australia.