Bibliography

BOOKS

Aalberts TE, Constructing Sovereignty Between Politics and Law (Routledge 2012)
Abbas M, Through Secret Channels (Garnet Publishing 1995)
Abu-Odeh A, Jordanians, Palestinians, and the Hashemite Kingdom in the Middle East Peace Process
(United States Institute of Peace 1999)
Adorno T, Negative Dialectics (EB Ashton tr, Routledge 1973)
Adorno T and Horkheimer M, Dialectic of Enlightenment (Verso 1997)
Al-Khazendar S, Jordan and the Palestine Question (Ithaca 1997)
Alvarez A, Considérations Générales sur la Codification du Droit International Américain (Imprenta Nacional 1927)
Anghie A, Imperialism, Sovereignty and the Making of International Law (CUP 2006)
Anzillotti D, Corso di diritto internazionale (Cedam 1955)
Arangio-Ruiz G, Gli Enti Soggetti Dell’Ordinamento Internazionale (Giuffré 1975)
Arangio-Ruiz G, L’Etat dans le sens du droit des gens et la notion de droit international (Cooperativa Libraria Universitaria 1975)
Arato A, Post Sovereign Constitution Making: Learning and Legitimacy (OUP 2016)
Aristotle, Nichomachean Ethics (Sarah Broadie and Christopher Rowe trs, OUP 2002)
Aust A, Handbook of International Law (CUP 2005)
Avnery U, My Friend, the Enemy (Lawrence Hill 1987).
Bar-Joseph U, Best of Enemies: Israel and Transjordan in the War of 1948 (Frank Cass 1987)
Barthes R, Mythologies (Editions du Seuil 1957)
Barthes R, Leçon (Editions du Seuil 1978)
Bayona A, No todo vale (Peninsula 2019)
Beaudouin A, Uti possidetis et sécession (Daloz 2011)
Bederman D, The Spirit of International Law (University of Georgia Press 2002)
Bennett C, Bosnia’s Paralyzed Peace (Hurst 2016)
Benvenisti E, The International Law of Occupation (2nd edn, OUP 2012)
bin Talal H, A Study on Jerusalem (Longman 1979)
Bose S, Dead Reckoning: Memories of the 1971 Bangladesh War (Hurst 2011)
Bossacoma P, Morality and Legality of Secession (Palgrave Macmillan 2020)
Bradbury M, Becoming Somaliland (Progressio 2008)
Breuilly J, Nationalism and the State (2nd edn, Manchester University Press 1993)
Buchheit LC, *Secession: The Legitimacy of Self-Determination* (Yale UP 1978)
Bühler KG, *State Succession and Membership in International Organizations: Legal Theories Versus Political Pragmatism* (Springer 2001)
Butler R and Bury JPT (eds), *Documents on British Foreign Policy 1919–1939*, vol 8 (HM Stationery Office 1958)
Chen TC, *The International Law of Recognition* (Stevens 1951)
Chen TC, *The International Law of Recognition: With Special Reference to Practice in Great Britain and the United States* (Preager 1951)
Christakis T, *Le droit à l’autodétermination en dehors des situations de décolonisation* (CERIC 1999)
Crawford J, *The Creation of States in International Law* (Clarendon 1979)
Crawford J, *Brownlie’s Principles of Public International Law* (8th edn, OUP 2012)
Cruz Villalón P, *La curiosidad del jurista persa, y otros estudios sobre la Constitución* (CEPC 2006)
de Certeau M, *L’écriture de l’histoire* (Gallimard 1975)
Delcourt B and others (eds), *Démembrements d’Etat et délimitation territoriale: l’uti possidetis en question(s)* (Bruylant 1999)


Dörr O, *Die Inkorporation als Tatbestand der Staatensukzession* (Duncker & Humblot 1995)


Finnis J, *Natural Law and Natural Rights* (OUP 2011)

Foucault M, *Les mots et les choses* (Gallimard 1966)

Franck T, *Fairness in International Law and Institutions* (OUP 1995)


Geldenhuyx D, *Contested States in World Politics* (Palgrave Macmillan 2009)

Gerson A, *Israel, the West Bank and International Law* (Frank Cass 1978)


Green A, *Statehood as Political Community: International Law and the Emergence of New States* (forthcoming, CUP 2022)


Grónský J, *Kommentované dokumenty k ústavním dějinám Československa* (Karolinum 2005)


Hall WE, *A Treatise on International Law* (3rd edn, Clarendon 1890)

Hall WE, *A Treatise on International Law* (Higgins 1924)


Harris D, *Cases and Materials on International Law* (7th edn, Sweet and Maxwell 2010)


Hertig M, *Die Auflösung der Tschechoslowakei: Analyse einer friedlichen Staatsteilung* (Helbing und Lichtenhahn 2001)

Higgins R, *The Development of International Law through the Political Organs of the United Nations* (OUP 1963)


Hill C and Smith KE, *European Foreign Policy: Key Documents* (Routledge 2000)

Hohfeld WN, *Fundamental Legal Conceptions as Applied in Judicial Reasoning and Other Legal Essays* (Walter Wheeler Cook ed, Yale UP 1919)


Hughes M, *Britain’s Pacification of Palestine: The British Army, the Colonial State, and the Arab Revolt, 1936–1939* (CUP 2019)

Hyde CC, *International Law Chiefly as Interpreted and Applied by the United States* (Little Brown 1922)

Innes A, *Czechoslovakia: The Short Goodbye* (Yale University Press 2001)
Jellinek G, Allgemeine Staatslehre (O Härning 1905)
Johns F, Non-legality in International Law (CUP 2013)
Kayalı H, Arabs and Young Turks: Ottomanism, Arabism, and Islamism in the Ottoman Empire, 1908–1918 (University of California Press 1997)
Kazimi MR, A Concise History of Pakistan (OUP 2009)
Kelsen H, General Theory of Law and State (Harvard UP 1945)
Khalil M (ed), The Arab States and the Arab League: A Documentary Record, vol I (Beirut Khayats 1962)
Klabbers J and others (eds), State Practice Regarding State Succession and Issues of Recognition: The Pilot Project of the Council of Europe (Kluwer Law International 1999)
Knop K, Diversity and Self-Determination in International Law (CUP 2002)
Kohen MG, Possession contestée et souveraineté territoriale (Presses Universitaires de France 1997)
Kramer M, Objectivity and the Rule of Law (CUP 2007)
Längström T, Transformation in Russia and International Law (Martinus Nijhoff 2003)
Laponce J, Le référendum de souveraineté: Comparaisons, critiques et commentaires (Les Presses de l’Université Laval 2010)
Latour B, Nous n’avons jamais été modernes: Essai d’anthropologie symétrique (La Découverte 1997)
Lauterpacht H, Recognition in International Law (CUP 1947)
Lawrence TJ, The Principles of International Law (7th edn, Macmillan 1923)
Le Fur L, Précis de Droit International Public (3rd edn, Dalloz 1937)
Levinas E, Totalité et Infini (Martinus Nijhoff 1971)
Lewis IM, A Modern History of the Somali: Nation and State in the Horn of Africa (4 edn, James Currey 2002)
Lorimer J, Principes de Droit International (E Nys tr, Merzbach and Falk 1884)
Lowe V, International Law (OUP 2007)
Luhmann N, Legitimation durch Verfahren (Luchterhand 1969)
Lyotard JF, La Condition Postmoderne (Editions de Minuit 1979)
Malanczuk P, Akehurst’s Modern Introduction to International Law (7th edn, Routledge 1997)
Mäikskoo L, Illegal Annexation and State Continuity: The Case of The Incorporation of The Baltic States by the USSR (Martinus Nijhoff 2003)
Marek K, Identity and Continuity of States in Public International Law (Librairie E Droz 1954)
Marek K, Identity and Continuity of States in Public International Law (2nd edn, Librairie Droz 1968)
Marker J, Quiet Diplomacy: Memoirs of an Ambassadress of Pakistan (OUP 2010)
Milano E, Formazione Dello Stato e Processi Di State-Building Nel Diritto Internazionale (Edizione Scientifica 2013)
Miller D, On Nationality (OUP 1995)

Muñoz Machado S, *Tratado de derecho administrativo y derecho público general II* (Justel 2015)

Musgrave TD, *Self-Determination and National Minorities* (OUP 1997)


O’Connell DP, *International Law for Students* (Stevens and Sons 1971)


Pessôa E, *Projecto de Codigo de Direito Internacional Publico* (Imprensa Nacional 1911)


Quadri R, *Diritto Internazionale Pubblico* (G Priulla 1949)


Quigley J, *The Statehood of Palestine: International Law in the Middle East Conflict* (CUP 2010)


Richardson H, *Democratic Autonomy* (OUP 2002)

Rogan EL, *Frontiers of the State in the Late Ottoman Empire: Transjordan, 1850–1921* (CUP 1999)

Ronen Y, *Transition from Illegal Regimes under International Law* (CUP 2011)


Scanlon T, *What We Owe to Each Other* (Belknap Press 1998)


Schutte R and Tierney S (eds), *The United Kingdom and the Federal Idea* (Hart 2018)


Sisson R and Rose LE, *War and Secession: Pakistan, India, and the Creation of Bangladesh* (University of California Press 1990)
Stoerk F, *Option und Plebiscit bei Eroberungen und Gebietscessionen* (Duncker und Humblot 1879)
Talbot I, *Pakistan: A Modern History* (Hurst 2009)
Talmon S, *Kollektive Nichtanerkennung illegaler Staaten* (Mohr Siebeck 2006)
Tancredi A, *La Seccessione Nel Diritto Internazionale* (Cedam 2001)
Trinidad J, *Self-Determination in Disputed Colonial Territories* (CUP 2018)
van den Driest SF, *Remedial Secession: A Right to External Self-Determination as a Remedy to Serious Injustices* (Intersentia 2013)
van Elsuwege P, *From Soviet Republics to EU Member States. A Legal and Political Assessment of the Baltic States’ Accession to the EU*, vol 1 (Martinus Nijhoff 2008)
Vidmar J, *Democratic Statehood in International Law: The Emergence of New States in Post-Cold War Practice* (Hart 2013)
von Martens F, *Traité de Droit International*, vol 1 (Alfred Léo tr, Librairie Maresco Ainé 1883)
Walter C, von Ungern-Sternberg A and Abushov K (eds), *Self-Determination and Secession in International Law* (OUP 2014)
Weller M, *Contested Statehood: Kosovo’s Struggle for Independence* (OUP 2009)
Wheaton H, *Elements of International Law*, vol 1 (Fellowes 1836)
Whiteman MM, *Digest of International Law*, vol 2 (Department of State Publication 1963)
Woolsey TD, *International Law* (Scribner, Armstrong 1877)
ARTICLES

Abi-Saab G, ‘Cours Général de Droit International Public’ (1987) 207 Recueil des cours de l’académie de droit international 9

Acquaviva G, ‘Russia as the State Continuing the Legal Personality of the USSR – An Inquiry into State Identity or Succession’ (2021) 23 J of the History of Intl L 310

Agne H, ‘Democratic Founding: We the People and the Others’ (2012) 10 ICON 836


Albertí, E, ‘Cuestiones constitucionales en torno a la aplicación del artículo 155 en el conflicto de Cataluña’ (2018) 27 Revista d’estudis autonòmics i federals 1

Almond GA, ‘Comparative Political Systems’ (1956) 18 Journal of Politics 391

Alvarez A, ‘La method du droit international à la veille de sa codification’ (1913) 20 Revue générale de droit international public 725


Balaš V, ‘Některé mezinárodněprávní aspekty dělení státu’ (1992) 131 Právník 996


Blay SKN, ‘Self-Determination versus Territorial Integrity in Decolonization’ (1986) 18 New York University J Intl L and Politics 441


Blum YZ, ‘Russia Takes Over the Soviet Union’s Seat at the United Nations’ (1992) 3 EJIL 354


Cassese A, ‘Ex inuria ius oritur: Are We Moving towards International Legitimation of Forcible Humanitarian Countermeasures in the World Community?’ (1999) 10 EJIL 23

Cetrà D and Harvey M, ‘Explaining Accommodation and Resistance to Demands for Independence Referendums in the UK and Spain’ (2019) 25 Nations and Nationalism 607

Chinkin C, ‘Kosovo: A “Good” or “Bad” War?’ (1999) 93 AJIL 841
Christakis T, ‘Self-Determination, Territorial Integrity, and Fait Accompli in the Case of Crimea’ (2015) 75 Heidelberg J Intl L 75
Corten O, ‘Territorial Integrity Narrowly Interpreted: Reasserting the Classical Inter-State Paradigm of International Law’ (2011) 24 LJIL 87
Crawford J, ‘State Practice and International Law in Relation to Secession’ (1999) 69 BYBIL 85
Dion S, ‘Secession and the Virtues of Clarity’ (2012–2013) 44 Ottawa L Rev 403
Dobelle JF, ‘Référendum et droit à l’autodétermination’ (1996) 77 Pouvoirs 42
Emerson R, ‘Self-Determination’ (1971) 65 AJIL 459
Fabry M, ‘International Norms of Territorial Integrity and the Balkan Wars of the 1990s’ (2002) 16 Global Society 145
Forteau M, ‘L’Etat Selon Le Droit International: Une Figure à Géométrie Variable?’ (2007) 111 Revue générale de droit international public 737
Bibliography

Gazzini T, ‘Considerations on the Conflict in Chechnya’ (1996) 17 Human Rights LJ 93
Gioia A, ‘Kosovo’s Statehood and the Role of Recognition’ (2008) 18 Italian YB of Intl L 3
Grant TD, ‘Annexation of Crimea’ (2015) 109(1) AJIL 68
Hannum H, ‘Rethinking Self-Determination’ (1993) 34 Virginia J Intl L 1
Hillgruber C, ‘The Admission of New States to the International Community’ (1998) 9 EJIL 491
Hilpold P, ‘The International Court of Justice’s Advisory Opinion on Kosovo: Perspectives of a Delicate Question’ (2013) 14 Austrian Rev Intl and Eur L 259
Hogg P, ‘The Duty to Negotiate’ (1999) 7 Canada Watch 34
Hohfeld WN, ‘Some Fundamental Conceptions as Applied in Judicial Reasoning’ (1913) 23 Yale LJ 16
Howse R and Malkin A, ‘Canadians are a Sovereign People: How the Supreme Court Should Approach the Reference on Quebec Secession’ (1997) 76 Canadian Bar Rev 210
Jackson V, ‘“Constituent Power” or Degrees of Legitimacy?’ (2018) 12 Vienna J Intl Const L 319
Kamminga MT, ‘State Succession in Respect of Human Rights Treaties’ (1996) 7 EJIL 469
Kelsen H, ‘Recognition in International Law: Theoretical Observations’ (1941) 35 AJIL 605
Klabbers J, ‘Cat on a Hot Tin Roof: The World Court, State Succession and the Gabcikovo-Nagymaros Case’ (1998) 11 LJIL 345
Lauterpacht H, ‘Recognition of States in International Law’ (1944) 53 Yale LJ 385
Lefebre R and Raïč D, ‘Frontiers of International Law Part One: The Chechen People’ (1996) 9 LJIL 1
Lehto M, ‘Succession of States in the Former Soviet Union’ (1993) 4 Finnish YB Intl L 194
Lijphart A, ‘Consociational Democracy’ (1969) 21 World Politics 207
Marks M, ‘What has Become of the Emerging Right to Democratic Governance?’ (2011) 22(2) EJIL 507
Mendez F and Germann M, ‘Contested Sovereignty: Mapping Referendums on Sovereignty over Time and Space’ (2016) 48 British J Political Science 141
Murphy SD, ‘Democratic Legitimacy and the Recognition of States and Governments’ (1999) 48 ICLQ 545
Nanda VP, ‘Self-Determination in International Law: The Tragic Tale of Two Cities – Islamabad (West Pakistan) and Dacca (East Pakistan)’ (1972) 66 AJIL 321
Odendahl K, ‘The Scope of Application of the Principle of Territorial Integrity’ (2010) 53 German YB of Intl L 511
Oliver P, ‘Canada’s Two Solitudes: Constitutional and International Law in Reference re Scession of Québec’ (1999) 6 International Journal on Minority and Group Rights 65
Pelletier B, ‘La modification et la réforme de la Constitution Canadienne’ (2017) 47 Revue générale de droit 459
Bibliography

Suteu S, ‘Brexit and the Courts: The Uncertain Fate of Constitutional Referendums in the UK’ (2018) 38 Quaderni Costituzionali 741
Tamari S, ‘Shifting Ottoman Conceptions of Palestine’ (2011) 48 Jerusalem Quarterly 6
Tierney S, ‘Giving With one Hand: Scottish Devolution within a Unitary State’ (2007) 5 ICON 730
Turp D, ‘Le droit de sécession en droit international public’ (1982) 20 Canadian YB Intl L 47
Turp D, ‘Globalising Sovereignty: The International Implications of the Supreme Court of Canada’s Advisory Opinion on Quebec Sovereignty’ (1999) 7 Canada Watch 4
Turp D, ‘The Issue of International Recognition in the Supreme Court of Canada’s Reference on Quebec Sovereignty’ (1999) 7 Canada Watch 83
Usher D, ‘Profundity Rampant: Secession and the Court, II’ (1999) 20 Policy Options 44
Vidmar J, ‘Explaining the Legal Effects of Recognition’ (2012) 61 ICLQ 361
Research handbook on secession


Warbrick C, ‘Recognition of States’ (1992) 41 ICLQ 473


Weiss J, ‘Succession of States in Respect of Treaties Concluded by the European Communities’ (1994) SEW 661


Wilde R, ‘From Danzig to East Timor and Beyond: The Role of International Territorial Administration’ (2001) 95 AJIL 503


Woeheiling J, ‘Unexpected Consequences of Constitutional First Principles’ (1999) 7 Canada Watch 18


Zemanek K, ‘State Succession after Decolonization’ (1965) 161 Recueil des cours de l’académie de droit international 182


‘Special Issue: Independence in a World of Intersecting Legal and Political Regimes’ (2017) 6 Global Constitutionalism 167
BOOK CHAPTERS

Abdullahi (Baadiyow) AM, ‘Perspectives on the State Collapse in Somalia’ in Osman AA and Souaré IK (eds), Somalia at the Crossroads: Challenges and Perspectives in Reconstituting a Failed State (Adonis and Abbey 2007)

Abi-Saab G, ‘Conclusions’ in Kohen MG (ed), Secession: International Law Perspectives (CUP 2006)


Beigbeder Y, ‘Referendum’ in Wolfrum R (ed), Max Planck Encyclopedia of Public International Law (online edn, OUP 2011)

Bell C, ‘International Law, the Independence Debate, and Political Settlement in the UK’ in McHarg A and others (eds), The Scottish Independence Referendum: Constitutional and Political Implications (OUP 2016)

Benvenisti E, ‘Belligerent Occupation’ in Wolfrum R (ed), Max Planck Encyclopedia of Public International Law (online edn, OUP 2009)


Bureš P, ‘Barevná paleta mezinárodních smluv o rozdělení ČSFR’ in Bureš P, Faix M and Svaček O (eds), Mezinárodněprávní aspekty vzniku a zániku státu: 20 výročí vzniku samostatné České republiky a Slovenské republiky (Univerzita Palackého v Olomouci, Právnická fakulta 2013)

Bútora M and Bútorová Z, ‘Neznesiteľná ľahkost´ rozchodu’ in Kipke R and Vodička K (eds), Rozloučení s Československem: příčiny a disledek česko-slovenského rozchodu (Český spisovatel 1993)

Casañas Adam E, ‘The Constitutional Court of Spain: From System Balancer to Polarizing Centralist’ in Aroney N and Kinkaid J (eds), Courts in Federal Countries: Federalists or Unitarists? (University of Toronto Press 2017)


Christakis T and Constantinides A, ‘Territorial Disputes in the Context of Secessionist Conflicts’ in Kohen MG and Hébié M (eds), Research Handbook on Territorial Disputes in International Law (Edward Elgar 2018)


Dumberry P, ‘Lessons Learned from the Quebec Secession Reference before the Supreme Court of Canada’ in Kohen MG (ed), Secession: International Law Perspectives (CUP 2006)


Eisemann PM, ‘Rapport du Directeur D’études de la Section de Langue Française du Centres’ in Eisemann PM and Koskenniemi M (eds), State Succession: Codification Tested Against the Facts (Martinus Nijhoff 2000)

Emerson R, ‘Nation-Building in Africa’ in Deutsch KW and Folz WJ (eds), Nation-Building (Atherton Press 1963)


Fleiner T, ‘The Unilateral Secession of Kosovo as a Precedent in International Law’ in Fastenrath U and others (eds), From Bilateralism to Community Interest: Essays in Honour of Judge Bruno Simma (OUP 2011)


Franck T, ‘Postmodern Tribalism and the Right to Secession’ in Bröllmann C, Lefeber R and Zieck M (eds), Peoples and Minorities in International Law (Martinus Nijhoff 1993)

French D, ‘Introduction’ in French D (ed), Statehood and Self-Determination: Reconciling Tradition and Modernity in International Law (CUP 2013)

Grant T, ‘Secession and State Succession’ in Pavković A (ed), The Ashgate Research Companion to Secession (Ashgate 2011)


Haverland C, ‘Secession’ in Bindschedler RL and others (eds), Encyclopedia of Disputes Installment 10 (Elsevier 1987)


Henwood F, ‘A Contribution to the Case for Somaliland’s Recognition’ in Osman AA and Souaré IK (eds), Somalia at the Crossroads: Challenges and Perspectives in Reconstituting a Failed State (Adonis and Abbey 2007)


Jirásková V, ‘Ústavní aspekty zániku ČSFR’ in Bureš P, Faix M and Svaček O (eds), Mezinárodněprávní aspekty vzniku a zániku státu: 20 výročí vzniku samostatné České republiky a Slovenské republiky (Univerzita Palackého v Olomouci, Právnická fakulta 2013)


Kipke R, ‘Nejnovější politický vývoj v Československu v zrcadle veřejného mínění’ in Kipke R and Vodička K (eds), Rozložení s Československem: příčiny a důsledky česko-slovenského rozchodu (Český spisovatel 1993)


Mancini S, ‘Secession and Self-Determination’ in Rosenfeld M and Sajó A (eds), *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012)


Nußberger A, ‘South Ossetia’ in Wolfrum R (ed), *Max Planck Encyclopaedia of Public International Law* (online edn, OUP 2013)


Bibliography


Pertile M, ‘Il Parere Sul Kosovo e l’autodeterminazione Assente: Quando La Parsimonia Non è Una Virtù’ in Milano E and Gradoni L (eds), Il Parere Della Corte Internazionale Di Giustizia Sulla Dichiarazione Di Indipendenza Del Kosovo (CEDAM 2011)


Qvortrup M, ‘Democracy, Realism and Independence Referendums’ in Riegl M and Doboš B (eds), Perspectives on Secession: Theory and Case Studies (Springer 2020)


Ribbelink O, ‘State Succession and the Recognition of States and Governments’ in Klabbers J and others (eds), Pilot Project of the COE on State Practice Regarding State Succession and Issues of Recognition (Springer 1999)

Rocher F and Verrelli N, ‘Questioning Constitutional Democracy in Canada: From the Canadian Supreme Court Reference on Quebec Secession to the Clarity Act’ in Gagnon AG, Guibernau M and Rocher F (eds), The Conditions of Diversity in Multinational Democracies (IRPP 2004)

Rogan EL, ‘Jordan and 1948: The Persistence of an Official History’ in Rogan EL and Shlaim A (eds), The War for Palestine: Rewriting the History of 1948 (CUP 2001)


Roth BR, ‘The Relevance of Democratic Principles to the Self-Determination Norm’ in Hilpold P (ed), Autonomy and Self-Determination in Europe and in Global Perspective (Edward Elgar 2018)


Şen IG, ‘Sovereignty Referendums: People Concerned and People Entitled to Vote’ in Morel L and Qvortrup M (eds), The Routledge Handbook to Referendums and Direct Democracy (Routledge 2018)


Suteu S, ‘Women and Participatory Constitutional Change’ in Irving H (ed), Constitutions and Gender (Edward Elgar 2017)


Talmon S, ‘The Duty Not to “Recognize as Lawful” a Situation Created by the Illegal Use of Force or Other Serious Breaches of a Jus Cogens Obligation: An Obligation Without Real Substance?’ in Tomuschat C and Thouvenin JM (eds), The Fundamental Rules of the International Legal Order: Jus Cogens and Obligations Erga Omnes (Martinus Nijhoff 2006)


Thürer D and Burri T, ‘Secession’ in Wolfrum R (ed), Max Planck Encyclopedia of Public International Law (online edn, OUP 2009)


Tierney S, ‘“We the Peoples”: Constituent Power and Constitutionalism in Plurinational States’ in Loughlin M and Walker N (eds), The Paradox of Constitutionalism: Constituent Power and Constitutional Form (OUP 2008)


Tomuschat C, ‘Secession and Self-Determination’ in Kohen MG (ed), Secession: International Law Perspectives (CUP 2006)

Torres Cazorla MI, ‘Rights of Private Persons on State Succession: An Approach to the Most Recent Cases’ in Eisemann PM and Koskenniemi M (eds), State Succession: Codification Tested against the Facts (Brill 2000)

Turp D, ‘Québec’s Right to Secessionist Self-Determination: The Colliding Paths of Canada’s Clarity Act and Québec’s Fundamental Rights Act’ in Turp D (ed), Le droit de choisir: Essais sur le droit du Québec à disposer de lui-même (Thémis 2001)


Zimmermann A, ‘The International Court of Justice and State Succession to Treaties: Avoiding Principled Answers to Questions of Principle’ in Tams CJ and Sloan J (eds), *The Development of International Law by the International Court of Justice* (OUP 2013)


OTHER


Auclair N, La démocratie et la Loi sur la clarté: réflexions sur la règle de la majorité dans le cadre d’un référendum, LLM Thesis, Université de Montréal, 2002
Brun H, ‘Avis juridique concernant la notion de “majorité claire” dans le Renvoi relatif à la sécession du Québec’ (Legal Opinion, 17 November 1999)
Brun H, ‘Le Clarity Act est inconstitutionnel’ (<Le Devoir, Montreal, 23 February 2000)
de Carreras F, ‘¿Un referéndum?’ La Vanguardia (Barcelona, 20 September 2012)
Kassam A, ‘Catalan Separatists Win Election and Claim it as Yes Vote for Breakaway’, The Guardian (Barcelona, 28 September 2015)


Monahan PJ, Bryant MC and Côté NC, ‘Coming to Terms with Plan B: Ten Principles Governing Secession’ (CD Howe Institute Commentary No 83, 1996)


OSCE Parliamentary Assembly, ‘OSCE PA President calls for cancellation of “absurd” referendums in eastern Ukraine’ (10 May 2014) available at <https://www.osce.org/pa/118469>


Pellet A, ‘Avis juridique sommaire sur le projet de Loi donnant effet à l’exigence de clarté formulée par la Cour suprême dans son Renvoi sur la sécession du Québec’ (Legal Opinion, 13 December 1999)

Pérez FJ, ‘El Constitucional suspende de urgencia la ley del referéndum’, El País (Madrid, 8 September 2017)


Rincón R, ‘El Constitucional anula la declaración soberanista por unanimidad’, El País (Madrid, 2 December 2015)

Ryan C, ‘Consequences of the Quebec Secession Reference: The Clarity Bill and Beyond’ (CD Howe Institute 2000)


United Nations, Multilateral Treaties Deposited with the Secretary-General: Status as at 31 December 2002 (United Nations Publications 2002)


‘David Cameron, Ed Miliband and Nick Clegg sign joint historic promise which guarantees more devolved powers for Scotland and protection of NHS if we vote No’ (Daily Record, 15 September 2014) available at <https://www.dailymail.co.uk/news/politics/david-cameron-ed-miliband-nick-4265992> accessed 18 May 2022


‘Jordan elections run off smoothly: Arab Palestinian vote is put at 70 per cent—results of ballots expected today’, The New York Times (New York, 12 April 1950)


USSR: Sixty Years of the Union, 1922–1982 (Progress Publishers 1982)