Bibliography

Adsett H and others, ‘Compliance Committees and Recent Multilateral Environmental Agreements: The Canadian Experience with Their Negotiation and Operation’ (2004) 42 Canadian Yearbook of International Law 91

Ahmadov F, The Right of Actio Popularis before International Courts and Tribunals (Brill Nijhoff 2018)


Amerasinghe CF, Evidence in International Litigation (Martinus Nijhoff 2005)

Amr MSM, The Role of the International Court of Justice as the Principal Organ of the United Nations (Kluwer Law International 2003)

Andresen S and others, Science and Politics in International Environmental Regimes: Between Integrity and Involvement (Manchester University Press 2000)


Bibliography

Bendel J and Stephens T, ‘Turning to International Litigation to Protect the Amazon?’ (2020) 00 RECIEL 1

Benveniste E and Downs GW, ‘Prospects for the Increased Independence of International Tribunals’ (2011) 12 German Law Journal 1057


Bilder R, ‘The Settlement of Disputes in the Field of the International Law of the Environment’ (1975) 1 Hague Academy of International Law, Recueil des Cours 140

Biniaz S, ‘Remarks about the Cites Compliance Regime’ in Ulrich Beyerlin, Peter-Tobias Stoll and Rüdiger Wolfrum (eds), Ensuring Compliance with Multilateral Environmental Agreements: A Dialogue between Practitioners and Academia (Martinus Nijhoff 2006)


Bjorge E, The Evolutionary Interpretation of Treaties (OUP 2014)

——, ‘The Convergence of the Methods of Treaty Interpretation: Different Regimes, Different Methods of Interpretation?’ in Mads Andenas and Eirik Bjorge (eds), A Farewell to Fragmentation: Reassertion and Convergence in International Law (CUP 2015)


Boisson de Chazournes L and Mbengue MM, ‘A Propos Du Caractère Juridictionnel de La Procédure de Non-Respect Du Protocole de Kyoto’ in Sandrine Maljean-Dubois (ed), Changements climatiques: les enjeux du contrôle international (Centre d’études et de recherches internationales et communautaires, Université Pau-Cézanne 2007)


——, ‘Reparation for Environmental Damage in International Law: Some Preliminary Problems’ in Michael Bowman and Alan Boyle (eds), Environmental Damage in International and Comparative Law: Problems of Definition and Valuation (Oxford University Press 2002)
Brans EHP, Liability for Damage to Public Natural Resources: Standing, Damage and Damage Assessment (Kluwer Law International 2001)
——, A Common Law of International Adjudication (OUP 2009)
Brownlie I, ‘Remedies in the International Court of Justice’ in Vaughan Lowe and Malgosia Fitzmaurice (eds), Fifty Years of the International Court of Justice: Essays in Honour of Sir Robert Jennings (Cambridge University Press 1996)
Brunnée J, ‘“Common Interest” – Echoes from an Empty Shell?’ (1989) 49 Heidelberg Journal of International Law 791
——, ‘Common Areas, Common Heritage, and Common Concern’ in Daniel Bodansky, Jutta Brunnée and Ellen Hey (eds), The Oxford Handbook of International Environmental Law (OUP 2008)
Chinkin C, Third Parties in International Law (OUP 1993)


de Brabandere E, ‘The Use of Precedent and External Case Law by the International Court of Justice and the International Tribunal for the Law of the Sea’ (2016) 15 The Law and Practice of International Courts and Tribunals 24

de Visscher C, Problèmes d’interprétation Judiciaire et Droit International Public (A Pedone 1963)


Fodella A, ‘Mechanism for Promoting Implementation and Compliance with the 1989 Basel Convention on the Transboundary Movements of Wastes and Their Disposal’ in Tulio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)

——, ‘Structural and Institutional Aspects of Non-Compliance Mechanisms’ in Tulio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)

Fontanelli F and Busco P, ‘What We Talk About When We Talk About Procedural Fairness’ in Arman Sarvarian and others (eds), Procedural Fairness in International
Courts and Tribunals (The British Institute of International and Comparative Law 2015)
Foster CE, Science and the Precautionary Principle in International Courts and Tribunals (CUP 2011)
——, ‘New Clothes for the Emperor? Consultation of Experts by the International Court of Justice’ (2014) 5 Journal of International Dispute Settlement 139
Franck T, Fairness in International Law and Institutions (OUP 1998)
French D, ‘New Clothes for the Emperor? Consultation of Experts by the International Court of Justice’ (2014) 5 Journal of International Dispute Settlement 139
Franck T, Fairness in International Law and Institutions (OUP 1998)
French D, ‘Common Concern, Common Heritage and Other Global(-ising) Concepts: Rhetorical Devices, Legal Principles or a Fundamental Challenge?’ in Michael Bowman, Peter Davies and Edward Goodwin (eds), Research Handbook on Biodiversity and Law (Edward Elgar 2016)
Gray CD, Judicial Remedies in International Law (Clarendon Press 1987)
——, ‘Remedies’ in Cesare Romano, Karen J Alter and Yuval Shany (eds), The Oxford Handbook of International Adjudication (OUP 2014)
——, ‘Unseen Actors as Unseen Experts: Ghosts in International Adjudication’ in Freya Baetens (ed), Legitimacy of Unseen Actors in International Adjudication (CUP 2019)
Bibliography


Hernández GI, The International Court of Justice and the Judicial Function (OUP 2014)


Higgins R, Themes and Theories (OUP 2009)


Jendrośka J, ‘Practice and Relevant Cases Emerged in the Context of the Espoo Convention Implementation Committee’ in Tullio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)

Jenks CW, The Prospects of International Adjudication (Stevens & Sons 1964)


——, ‘Reflections on the Term “Dispute”’ in Ronald St John MacDonald (ed), Essays in honour of Wang Tienya (Martinus Nijhoff 1993)


Keohane RO, ‘Reciprocity in International Relations’ (1986) 40 International Organization 1


Kiss A, ‘Reporting Obligations and Assessment of Reports’ in Ulrich Beyerlin, Peter-Tobias Stoll and Rüdiger Wolfrum (eds), Ensuring Compliance with Multilateral Environmental Agreements: A Dialogue between Practitioners and Academia (Martinus Nijhoff 2006)


——, ‘Compliance Procedures’ in Daniel Bodansky, Jutta Brunnée and Ellen Hey (eds), The Oxford Handbook of International Environmental Law (OUP 2007)

——, International Law (CUP 2013)
Kolb R, *The International Court of Justice* (Hart Publishing 2013)
——, ‘The Jurisprudence of the Permanent Court of International Justice Between Utilitas Publica and Utilitas Singulorum’ (2015) 14 The Law and Practice of International Courts and Tribunals 16
——, ‘The Silence of Law/the Voice of Justice’ in Laurence Boisson de Chazournes and Philippe Sands (eds), *International law, the International Court of Justice and nuclear weapons* (CUP 1999)
——, *Sources of International Law* (Ashgate 2000)
Lauterpacht SH, *The Development of International Law by the International Court* (Stevens & Sons 1958)
——, ‘Private Disputes and the Public Interest in International Law’ in Duncan French, Matthew Saul and Nigel D White (eds), *International Law and Dispute Settlement: New Problems and Techniques* (Hart Publishing 2010)
Matz N, ‘Financial and Other Incentives for Complying with MEA Obligations’ in Ulrich Beyerlin, Peter-Tobias Stoll and Rüdiger Wolfrum (eds), *Ensuring Compliance with Multilateral Environmental Agreements: A Dialogue between Practitioners and Academia* (Brill 2006)
McIntyre J, ‘Rules Are Rules: Reconceiving Monetary Gold as a Rule of Procedure’ (2021) 115 American Journal of International Law Unbound 144
McLachlan C, Lis Pendens in International Litigation (Martinus Nijhoff 2009)
Merrills J, ‘The Place of International Litigation in International Law’ in Natalie Klein (ed), Litigating International Law Disputes: Weighing the Options (CUP 2014)
Milano E, ‘Procedures and Mechanisms for Review of Compliance under the 1979 Long-Range Transboundary Air Pollution Convention and Its Protocols’ in Tullio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)
——, ‘The Outcomes of the Procedure and Their Legal Effects’ in Tullio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)
Montini M, ‘Procedural Guarantees in Non-Compliance Mechanisms’ in Tullio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)
Mrema EM, ‘Cross-Cutting Issues Related to Ensuring Compliance with MEAs’ in Ulrich Beyerlin, Peter-Tobias Stoll and Rüdiger Wolfrum (eds), Ensuring Compliance with Multilateral Environmental Agreements: A Dialogue between Practitioners and Academia (Martinus Nijhoff 2006)
Ngambi J, La Preuve Dans Le Règlement Des Différends de l’Organisation Mondiale Du Commerce (Bruylant 2010)
Oellers-Frahm K, ‘Use and Abuse of Interim Protection before International Courts and Tribunals’ in Holger Hestermeyer and others (eds), Coexistence, Cooperation and Solidarity (2 vols.) Liber Amicorum Rüdiger Wolfrum (Brill 2011)

Okowa PN, ‘Procedural Obligations in International Environmental Agreements’ in Ian Brownlie and James Crawford (eds), British Yearbook of International Law, vol 67 (OUP 1996)


——, ‘Responsibility for Breach of Provisional Measures of the ICJ: Between Protection of the Rights of the Parties and Respect for the Judicial Function’ (2017) 1 Rivista di Diritto Internazionale 5


——, ‘Revisiting the Indispensable Third Party Principle’ (2020) Anno CIII Rivista di Diritto Internazionale 49

——, ‘Long Live Monetary Gold *Terms and Conditions Apply’ (2021) 115 American Journal of International Law Unbound 154


Peat D, ‘The Use of Court-Appointed Experts by the International Court of Justice’ (2013) 84 British Yearbook of International Law 271


Peel J, Science and Risk Regulation in International Law (CUP 2010)


Peter S, Public Interest and Common Good in International Law (Helbing Lichtenhahn Verlag 2012)

Pineschi L, ‘Non-Compliance Procedures and the Law of State Responsibility’ in Tullio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)


Quintana JJ, Litigation at the International Court of Justice: Practice and Procedure (Brill/Nijhoff 2015)

Ragazzi M, The Concept of International Obligations Erga Omnes (OUP 2000)

Razzaque J, ‘Changing Role of Friends of the Court in the International Courts and Tribunals’ (2002) 1 Non-State Actors and International Law 169

——, ‘Changing Role of Friends of the Court in the International Courts and Tribunals’ (2002) 1 Non-State Actors and International Law 169

——, ‘Access to Remedies in Environmental Matters and the North-South Divide’ in Shawkat Alam and others (eds), International Environmental Law and the Global South (CUP 2015)


Ripert G, ‘Les Règles Du Droit Civil Applicables Aux Rapports Internationaux’ (1933) 44 Recueil des Cours 569


——, ‘Triggering Non-Compliance Procedures’ in Tullio Treves and others (eds), Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements (TMC Asser 2009)

——, ‘Remarks on the Role of Ex Curia Scientific Experts in International Environmental Disputes’ in Nerina Boschiero and others (eds), International Courts and the Development of International Law: Essays in Honour of Tullio Treves (TMC Asser 2013)


——, ‘International Organizations and the International Judicial Process: An Overview’ in Laurence Boisson de Chazournes, Cesare Romano and Ruth Mackenzie (eds),
——, ‘The United States and International Courts: Getting the Cost-Benefit Analysis Right’ in Cesare Romano (ed), The Sword and the Scales: The United States and International Courts and Tribunals (CUP 2009)
——, Provisional Measures in International Law: The International Court of Justice and the International Tribunal for the Law of the Sea (OUP 2005)
——, ‘Fact-Finding before the International Court of Justice’, Essays on International Law and Practice (Brill 2007)
Rudall J, Compensation for Environmental Damage under International Law (Routledge 2020)
——, ‘Non-Compliance and Dispute Settlement’ in Ulrich Beyerlin, Peter-Tobias Stoll and Rüdiger Wolfrum (eds), Ensuring Compliance with Multilateral Environmental Agreements: A Dialogue between Practitioners and Academia (Martinus Nijhoff 2006)
——, ‘Water and International Law: Science and Evidence in International Litigation’ (2014) 44 Environmental Policy and Law 188
Schreuer C, ‘What Is a Legal Dispute?’ in Isabelle Buffard and others (eds), International Law between Universalism and Fragmentation: Festschrift in Honour of Gerhard Hafner (Brill/Nijhoff 2008)
Schrijver N, Sovereignty Over Natural Resources: Balancing Rights and Duties (CUP 1997)
Schulte C, Compliance with Decisions of the International Court of Justice (OUP 2004)
Scott KN, ‘Non-Compliance Procedures and Dispute Resolution Mechanisms under International Environmental Agreements’ in Duncan French, Matthew Saul and Nigel White (eds), International Law and Dispute Settlement: New Problems and Techniques (Hart 2010)
Scott SV, ‘Litigation versus Dispute Resolution through Political Processes’ in Natalie Klein (ed), Litigating International Law Disputes: Weighing the Options (CUP 2014)

Shahabuddeen M, Precedent in the World Court (CUP 2007)


——, International Law (Sixth Edition, CUP 2008)


——, Remedies in International Human Rights Law (OUP 2006)

——, ‘Common Concern of Humanity’ (2009) 39 Environmental Policy and Law 83


——, ‘Universality of International Law from the Perspective of a Practitioner’ (2009) 20 The European Journal of International Law 265


Spinedi M, ‘Les Conséquences Juridiques d’un Fait Internationalement Illicite Causant Un Dommage à l’Environnement’ in Francesco Francioni and Tullio Scovazzi (eds), International Responsibility for Environmental Harm (Graham & Trotman 1991)


——, International Courts and Environmental Protection (CUP 2009)

——, ‘International Environmental Disputes: To Sue or Not to Sue?’ in Natalie Klein (ed), Litigating International Law Disputes: Weighing the Options (CUP 2014)

Stoica V, Remedies before the International Court of Justice: A Systemic Analysis (Cambridge University Press 2021)


Tams CJ, Enforcing Obligations Erga Omnes in International Law (CUP 2005)

——, ‘Individual States as Guardians of Community Interests’ in Ulrich Fastenrath and others (eds), From Bilateralism to Community Interests: Essays in Honour of Bruno Simma (OUP 2011)
——, ‘Roads Not Taken, Opportunities Missed: Procedural and Jurisdictional Questions Sidestepped in the Whaling Judgment’ in Malgosia Fitzmaurice and Dai Tamada (eds), *Whaling in the Antarctic: Significance and Implications of the ICJ Judgment* (Brill 2016)


——, *The Sources of International Law* (OUP 2014)


Bibliography

von Bogdandy A and Venzke I, ‘Panel IV: International Courts as Lawmakers’ in Rüdiger Wolfrum and Ina Gätzschmann (eds), International Dispute Settlement: Room for Innovations?, vol 239 (Springer 2013)


Wiener JB, ‘Precaution’ in Daniel Bodansky, Jutta Brunnee and Ellen Hey (eds), The Oxford Handbook of International Environmental Law (OUP 2010)

Wittich S, ‘The Judicial Functions of the International Court of Justice’ in Isabelle Bufflard and others (eds), International Law Between Universalism and Fragmentation: Festschrift in Honour of Gerhard Hafner (Brill/Nijhoff 2008)


——, ‘Panel II: Advisory Opinions: Are They a Suitable Alternative for the Settlement of International Disputes?’ in Rüdiger Wolfrum and Ina Gätzschmann (eds), International Dispute Settlement: Room for Innovations?, vol 239 (Springer 2013)


LIST OF CASES

Inter-State arbitration

Award between the United States and the United Kingdom relating to the rights of jurisdiction of United States in the Bering’s sea and the preservation of fur seals, Reports Of International Arbitral Awards, Vol XXVIII pp. 263–276 [1893]

Award in the Arbitration regarding the Iron Rhine (“Ijzeren Rijn”) Railway between the Kingdom of Belgium and the Kingdom of the Netherlands (Merits) [2005] Rep Int Arbitr Awards Vol XXVII pp. 35–125

Chagos Marine Protected Area Arbitration (Mauritius v United Kingdom) PCA Case No 2011-3 (Final Award) [18 March 2015]
Indus Waters Kishenganga Arbitration (Pakistan v India) Final Award (20 December 2013), PCA Case No 2011-01
Indus Waters Kishenganga Arbitration (Pakistan v India) Order on Interim Measures (23 September 2011), PCA Case No 2011-01
Indus Waters Kishenganga Arbitration (Pakistan v India) Partial Award (18 February 2013), PCA Case No 2011-01
South China Sea Arbitration (The Republic of the Philippines v The People’s Republic of China) PCA Case No 2013-19 (Merits) [12 July 2016]
Southern Bluefin Tuna Case between Australia and Japan and between New Zealand and Japan (Award on Jurisdiction and Admissibility) [2000] Rep Int Arbitr Awards Vol XXIII pp. 1–57 4 August 2000
Southern Pacific Properties (Middle East) Ltd v Arab Republic of Egypt (Decision on Jurisdiction) [14 April 1988] 3 ICSID Rep 131

International Tribunal for the Law of the Sea

Case concerning Land Reclamation in and Around the Straits of Johor (Malaysia v Singapore) (Provisional Measures, Order of 8 October 2003) ITLOS Reports 2003
Dispute concerning delimitation of the maritime boundary between Mauritius and Maldives in the Indian Ocean (Mauritius/Maldives) (Preliminary Objections, Order of 28 January 2021), Case no. 28
M/V ‘Saiga’ (No 2) (Saint Vincent and the Grenadines v Guinea) Judgment, ITLOS Reports 1999, p. 10
Request for an advisory opinion submitted by the Sub-Regional Fisheries Commission (SRFC) (Advisory Opinion), Case No. 21 [2015]
Request for an advisory opinion submitted by the Sub-Regional Fisheries Commission (SRFC) (Procedural Order) [23 May 2013]
Responsibility and Obligations of States Sponsoring Persons and Entities with Respect to Activities in the Area Advisory Opinion, Seabed Disputes Chamber of the ITLOS (No. 17) 1 February 2011
Southern Bluefin Tuna cases (New Zealand v Japan/Australia v Japan) Provisional Measures, Order of 27 August 1999) ITLOS Reports 1999
The ‘ARA Libertad’ case (Argentina v Ghana) (Provisional Measures, Order of 15 December 2012) ITLOS Reports 2012
Bibliography

The ‘Enrica Lexie’ Incident (Italy v India), Case No 24 (Provisional Measures, Order of 24 August 2015) ITLOS Reports 2015, p. 182

The MOX Plant Case (Ireland v United Kingdom) Case No 10. ITLOS (Provisional Measures, Order of 3 December 2001)

Permanent Court of International Justice

Case Concerning the Payment of Various Serbian Loans Issued in France (France v Kingdom of the Serbs, Croats and Slovenes) (Merits) [1929] PCIJ Ser 2021

Case Relating to the Territorial Jurisdiction of the International Commission of the River Oder (Judgment) [1929] PCIJ Ser No 23

Factory at Chorzów (Appointment of Experts) [Order of 13 September 1928] PCIJ Ser A17

Factory at Chorzów (Claim for Indemnity) (Jurisdiction) [26 July 1927] PCIJ Ser No 9 A09

Factory at Chorzów (Merits) [Judgment of 13 September 1928] PCIJ Ser A17

Interpretation of the Greco-Turkish Agreement of 1 December 1926 (Final Protocol, Article IV) [1928] PCIJ Ser B No 16

Mavrommatis Palestine Concessions (Greece v United Kingdom) (Objection to the Jurisdiction of the Court) [1924] PCIJ Rep Ser No 2

Mavrommatis Palestine Concessions (Greece v United Kingdom) (Merits) [1924] PCIJ Rep Ser No 2

SS ‘Wimbledon’ (Judgment) [1923] PCIJ Ser No 1

Status of Eastern Carelia (Advisory Opinion) [1923] PCIJ Ser B No 5

International Court of Justice


Alleged Violations of Sovereign Rights and Maritime Spaces in the Caribbean Sea (Nicaragua v Colombia) (Merits) [2022] ICJ Gen List No 155 21 April 2022

Application for Revision and Interpretation of the Judgment of 24 February 1982 in the Case concerning the Continental Shelf (Tunisia/Libyan Arab Jamahiriya) (Tunisia v Libyan Arab Jamahiriya) Judgment [1985] ICJ Rep 1985 p. 192


Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v Uganda) (Reparations) [9 February 2022] ICJ Gen List No 116

Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v Uganda) (Order of 8 September 2020) ICJ Rep 2020 p. 264


Avena and Other Mexican Nationals (Mexico v United States of America) (Merits) [2004] ICJ Rep 2004 p. 12

Avena and Other Mexican Nationals (Mexico v United States of America) (Request for Provisional Measures), CR 2003/1 ICJ

Bay of Bengal Maritime Boundary Arbitration between Bangladesh and India (Procedural Order No.1 Concerning the Site Visit of October 2013) [28 August 2013, revised 11 October 2013]

Case Concerning Military and Paramilitary Activities In and Against Nicaragua (Merits) [1986] ICJ Rep 1986 p. 85


Case Concerning Pulp Mills on the River Uruguay (Argentina v Uruguay) (Merits) [20 April 2010] ICJ Rep 2010

Case Concerning the Frontier Dispute (Burkina Faso/Republic of Mali) (Merits) [1986] ICJ Rep 1986 p. 554

Case Concerning the Frontier Dispute (Burkina Faso/Republic of Mali) (Provisional Measures) [1986] ICJ Rep 1986 p. 3

Case concerning the Northern Cameroons (Cameroon v United Kingdom) (Preliminary Objections) [1963] ICJ Rep 1963 p. 15


Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v Nicaragua) and Construction of a Road in Costa Rica along the San Juan River (Nicaragua v. Costa Rica) (Merits) [16 December 2015] ICJ Rep 2015 p. 665

Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v Nicaragua) (Compensation, Judgement) [2018] ICJ Rep 2018 p. 15

Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v Nicaragua) (Provisional Measures) [2011] ICJ Rep 2011 p. 6


Colombian-Peruvian Asylum Case (Merits) [1950] ICJ Rep 1950 p. 266

Construction of a Road in Costa Rica along the San Juan River (Nicaragua v Costa Rica); Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v Nicaragua), (Provisional Measures) [2013] ICJ Rep 2013 p. 398

Continental Shelf (Libyan Arab Jarnahiriya/Malta), Application to Intervene (Judgment) [1984] ICJ Rep 1984 p. 3

Corfu Channel Case (UK v Albania) (Appointment of experts) [Order of 17th December 1948] ICJ Rep 1948 p. 124

Corfu Channel Case (UK v Albania) (Merits) [1949] ICJ Rep p. 4

Delimitation of the Maritime Boundary in the Gulf of Maine Area (Appointment of experts) [Order of 30 March 1984] ICJ Rep 1984 p. 165


East Timor (Portugal v Australia) (Judgment) [1995] ICJ Rep 1995 p. 90
Litigating the environment

**Fisheries Jurisdiction (Federal Republic of Germany v Iceland)** (Merits) [1974] ICJ Rep 1974 p. 175

**Fisheries Jurisdiction (Spain v Canada)** (Jurisdiction of the Court) [1998] ICJ Rep 1998 p. 432

**Fisheries Jurisdiction (United Kingdom v Iceland)** (Merits) [1974] ICJ Rep 1974 p. 3


**Haya de la Torre (Colombia/Peru)** (Judgment) [13 June 1951] ICJ Rep 1951 p. 71

**International status of South-West Africa** (Advisory Opinion) [1950] ICJ Rep 1950 p. 128

**Interpretation of Peace Treaties between Bulgaria, Hungary and Romania** (Advisory Opinion, Second Phase) [1950] ICJ Rep 1950 p. 221

**Interpretation of Peace Treaties between Bulgaria, Hungary and Romania** (Advisory Opinion) [1950] ICJ Rep 1950 p. 65

**LaGrand (Germany v United States of America)** (Provisional Measures) [1999] ICJ Rep 1999 p. 9

**LaGrand (Germany v United States of America)** (Merits) [2001] ICJ Rep 2001 p. 466


**Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory** (Advisory Opinion) [2004] ICJ Rep 2004 p. 136

**Legal Consequences of the Separation of the Chagos Archipelago from Mauritius in 1965** (Advisory Opinion) [2019] ICJ Rep 2019 p. 95

**Legality of the Threat or Use of Nuclear Weapons** (Advisory Opinion) [1996] ICJ Rep 226

**Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v Nicaragua)** (The Court to arrange for an expert opinion) [Order of the 31 May 2016]

**Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v Nicaragua)** (Appointment of Experts) [Order of 16 June 2016]

**Nottebohm case** (Preliminary Objections) [1953] ICJ Rep 1953 p. 111


**Nuclear Tests (Australia v France)** (Provisional Measures) [1973] ICJ Rep 99

**Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v United Kingdom)** (Preliminary Objections) [2016] ICJ Rep 2016 p. 833

Passage through the Great Belt (Finland v Denmark) (Provisional Measures) [1991] ICJ Rep 1991 p. 12

Pulp Mills on the River Uruguay (Argentina v Uruguay) (Provisional Measures) [2006] ICJ Rep 2006 p. 113

Questions relating to the Obligation to Prosecute or Extradite (Belgium v Senegal) (Merits) [2012] ICJ Rep 2012 p. 422

Questions relating to the Obligation to Prosecute or Extradite (Belgium v Senegal) (Provisional Measures) [2009] ICJ Rep 2009 p. 139

Questions relating to the Seizure and Detention of Certain Documents and Data (Timor-Leste v Australia) (Provisional Measures) [2014] ICJ Rep 2014 p. 147


Request for Interpretation of the Judgment of 15 June 1962 in the Case Concerning the Temple of Preah Vihear (Cambodia v Thailand) (Provisional Measures) [2011] ICJ Rep 2011 p. 537

Reservations to the Convention on Genocide (Advisory Opinion) [1951] ICJ Rep 1951 p. 15

South West Africa Cases (Ethiopia v South Africa; Liberia v South Africa) (Preliminary Objections) [1962] ICJ Rep 1962 p. 319

South West Africa, Second Phase (Merits) [1966] ICJ Rep 1966 p. 6

Sovereignty over Pulau Litigan and Pulau Sipadan (Indonesia/Malaysia), Application for Permission to Intervene (Judgment) [2001] ICJ Rep 2001 p. 575

Territorial and Maritime Dispute (Nicaragua v Colombia) Application by Honduras for Permission to Intervene, Judgment [2011], ICJ Rep 2011, p. 420

United States Diplomatic and Consular Staff in Tehran (United States of America v Iran) (Merits) [1980] ICJ Rep 1890 p. 3


WTO Dispute Settlement

Canada – Certain Measures Affecting the Renewable Energy Generation Sector Reports of the Panels, WT/DS412/R; WT/DS426/R


European Communities – Trade Description of Sardines Report of the Appellate Body (AB-2002-3), WT/DS231/AB/R


