Contributors

Christine Bell is Professor of Constitutional Law, University of Edinburgh. She read law at Selwyn College, Cambridge (1988) and gained an LLM in Law from Harvard Law School (1990), supported by a Harkness Fellowship. She is a former Director of the Human Rights Centre, Queen’s University Belfast, and of the Transitional Justice Institute, University of Ulster. Her research interests lie in the interface between constitutional and international law, gender and conflict, and legal theory, with a particular interest in peace processes and their agreements. She has participated in a number of peace negotiations. In 2007 Christine won the American Society of International Law’s Francis Deake Prize for her article on ‘Peace Agreements: Their Nature and Legal Status’ which was published in the American Journal of International Law. She has authored two books: On the Law of Peace: Peace Agreements and the Lex Paciﬁcatoria (Oxford: Oxford University Press, 2008), which won the Hart Socio-legal Book Prize, awarded by the Socio-legal Studies Association UK, and Peace Agreements and Human Rights (Oxford: Oxford University Press, 2000).

Robert Cryer obtained his undergraduate law degree at Cardiff Law School, then moved to the School of Law in Nottingham, where he obtained his LLM and PhD degrees in 1996 and 2000 respectively. He was a Lecturer at the University of Manchester from 1999–2001 before returning to the School of Law, University of Nottingham in September 2001. He moved to Birmingham in April 2007 as Professor of International and Criminal Law. In addition to a number of articles and book chapters he is the author of Prosecuting International Crimes: Selectivity and the International Criminal Law Regime (Cambridge: Cambridge University Press, 2005) and co-author (with Hakan Friman, Darryl Robinson and Elizabeth Wilmshurst) of An Introduction to International Criminal Law and Procedure, 2nd edn (Cambridge: Cambridge University Press, 2010) and (with Neil Boister) of The Tokyo International Military Tribunal: A Reappraisal (Oxford: Oxford University Press, 2008). He is co-editor of the Journal of Conﬂict and Security Law and a member of the editorial board of the Journal of International Criminal Justice.

Christian De Cock holds Master’s degrees in the ﬁelds of Aeronautical and Military Sciences, Law, Political Sciences, Public Management, Security and Defence. After graduating from the Belgian Royal Military School, he served in the Belgian air force as Platoon and Company Commander for the Force Protection Units (1990–1996). After two years as a Military Instructor (1996–1998), he taught at the Law Department of the Belgian Royal Military School for ﬁve years (1998–2003). He became Legal Adviser at the Belgian Ministry of Defence from 2004 to 2007, prior to which he joined a course at the Royal Defence College, Belgium, and after which he participated in an Advanced Staff and Command Course at the National Defence College in the Netherlands. Since 2004, Lieutenant-Colonel De Cock has participated in several
operational deployments: ISAF, counter-piracy, counter-narcotics, and Unified Protector (2011). In 2008, he took up the position of Head of the International Law Section at the Belgian Ministry of Defence. He is also a member of the visiting teaching staff at the International Institute of Humanitarian Law (San Remo) and Lecturer at the Royal Military School (Brussels).

Christine Gray is Professor of International Law at the University of Cambridge and a Fellow of St John’s College. She has written widely on the use of force. Her main publications are International Law and the Use of Force, 3rd edn (Oxford: Oxford University Press, 2008) and Judicial Remedies in International Law (Oxford: Clarendon Press, 1987). She is a member of the editorial board of several journals, including the British Yearbook of International Law, the European Journal of International Law, the Journal of Conflict and Security Law and the Cambridge Law Journal. She has been a Visiting Fellow at the Max Planck Institute in Heidelberg, as well as Visiting Professor at Duke and other US universities.

Vidan Hadzi-Vidanovic is a PhD candidate at the University of Nottingham School of Law. He holds a Bachelor degree in Law from the University of Belgrade Faculty of Law and an LLM in Human Rights Law from the University of Nottingham. He is an Associate of the Belgrade Centre for Human Rights and was previously a research assistant at the Human Rights Law Centre of the University of Nottingham.

Matthew Happold is Professor of Public International Law at the University of Luxembourg. He previously taught at several UK universities, and has been a Visiting Fellow at the Human Rights Program, Harvard Law School and a Visiting Professional in the Office of the Prosecutor of the International Criminal Court. A general international lawyer, Matthew has published widely across the field. His recent publications include Settlement of Investment Disputes under the Energy Charter Treaty (Cambridge: Cambridge University Press, 2011) (co-authored with Thomas Roe) and International Law in a Multipolar World (Abingdon: Routledge, 2012) (editor). Matthew is also an associate tenant at 3 Hare Court, London.

Christian Henderson is Senior Lecturer in Law and Director of the Human Rights and International Law Unit at the University of Liverpool, where he teaches public international law, international peace and security and the law of armed conflict. He obtained his LLM from the University of Liverpool and his PhD from the University of Nottingham. As well as being the author of several articles and book reviews he published The Persistent Advocate and the Use of Force: The Impact of the United States upon the Jus ad Bellum in the Post-Cold War Era in 2010. He is General Editor of the Journal of International Humanitarian Legal Studies and Book Review Editor of the Journal of Conflict and Security Law. He is a member of the ILA Committee on the Use of Force.

Karen Hulme is Senior Lecturer at the School of Law, University of Essex. Karen’s book entitled, War Torn Environment: Interpreting the Legal Threshold won the ASIL Francis Lieber Prize for 2004. Karen has written on the legality of cluster munitions

**Dino Kritsiotis** is Professor of Public International Law at the University of Nottingham, where he teaches, amongst other things, international law on the use of force and international humanitarian law. He gained his undergraduate degree from the University of Wales College at Cardiff before obtaining an LLM from the University of Cambridge. He also holds a Diploma of International Humanitarian Law from the International Committee of the Red Cross. His research interests concern international law and the use of force, international humanitarian law and general international law, as well as the history and theory of international law. He is widely published in these fields. He sits on the editorial boards of the *Journal of Conflict and Security Law*, the *Human Rights Law Review*, *Human Rights & Human Welfare* and the *African Yearbook of International Humanitarian Law*.

**Chia Lehnardt** is an Associate with the international arbitration group Hengeler Mueller. Previously she was a doctoral fellow with the research training group Multilevel Constitutionalism at Humboldt University Berlin, an Institute Fellow and Program Officer with the Institute for International Law and Justice, NYU Law School, and an assistant to the legal adviser to the Social Democratic parliamentary group in the German Bundestag. She is co-editor, along with Simon Chesterman, of *From Mercenaries to Market: The Rise and Regulation of Private Military Companies* (Oxford: Oxford University Press, 2007), and author of *Private Militärfirmen und Völkerrechtliche Verantwortlichkeit* (‘Private Military Companies and International Responsibility’) (Tübingen: Mohr Siebeck, 2011).

**Kenneth Manusama** is Assistant Professor of International Law at the Vrije Universiteit Amsterdam, where he also obtained his PhD. He has taught public international law at several Dutch universities, Amsterdam University College, and New York University. Dr Manusama also gained practical experience at a law firm in New York and served as interim legal counsel at the Dutch Ministry of Foreign Affairs. His research activities are in the fields of international peace and security, and the role of international law in foreign policy decision-making.

**Marko Milanovic** is Lecturer in Law at the University of Nottingham School of Law. He obtained his first degree in law from the University of Belgrade Faculty of Law, his LLM from the University of Michigan Law School, and his PhD in international law from the University of Cambridge. He is Secretary-General and member of the Executive Board of the European Society of International Law, an Associate of the
x Research handbook on international conflict and security law

Belgrade Centre for Human Rights, and co-editor of EJIL: Talk!, the blog of the European Journal of International Law.

Mary Ellen O’Connell holds the Robert and Marion Short Chair in Law and is Research Professor of International Dispute Resolution, Kroc Institute for Peace Studies at the University of Notre Dame. Her research is in the areas of international legal theory, international law on the use of force and international dispute resolution. She is the author or editor of numerous books and articles on these subjects, including, What is War? An Investigation in the Wake of 9/11 (Leiden: Martinus Nijhof, 2012) and The Power and Purpose of International Law: Insights from the Theory and Practice of Enforcement (Oxford: Oxford University Press, 2008, paperback 2011).

Alexander Orakhelashvili is Lecturer in Law at the University of Birmingham. He obtained his Master’s degree (LLM cum laude) from Leiden University in 2000 and his PhD from Cambridge University in 2005. He has been a fellow of Jesus College Oxford (2005–2008), and has for several years taught public international law at the universities of Oxford, Cambridge and London. His research interests encompass all areas of public international law. He is the author of Peremptory Norms in International Law (Oxford: Oxford University Press, 2006); The Interpretation of Acts and Rules in Public International Law (Oxford: Oxford University Press, 2008); and Collective Security (Oxford: Oxford University Press, 2011), as well as a number of articles in leading international law periodicals in Britain, Europe and the US. He has provided legal advice on international law matters arising in litigation before English and American courts, and is an editor of the Journal of International Peacekeeping.

Natalino Ronzitti is Professor of International Law (former Chair of International Law at LUISS University, Rome) and member of the Institut de Droit International. He is also an advisory expert for the Istituto Affari Internazionali, Rome. He has authored and edited numerous books, in both Italian and English. He has been a legal adviser for the Italian Government to several diplomatic conferences and to the Italian Mission at the Conference on Disarmament, Geneva (1991–1995). He is chairing the International Law Association Committee on Reparation for Victims of Armed Conflict. He is a member of the Italian Bar (Corte di Cassazione).

Tom Ruys (LLM, PhD) studied law and international relations at the universities of Ghent, Nottingham and Leuven. From 2004 to 2009 he worked as full-time doctoral fellow (FWO-aspirant) at the Institute for International Law at the University of Leuven. He was a visiting researcher at Yale Law School in Spring 2008 and defended his doctoral thesis in Leuven in 2009. Tom is the author of ‘Armed Attack’ and Article 51 UN Charter (Cambridge: Cambridge University Press, 2010), which was awarded the 2010 Lieber Prize of the American Society of International Law, as well as co-editor of two books on EU external relations (The Hague: TMC Asser Press, 2006 and 2010) and of the Competition Law Handbook 2012 (London: Sweet & Maxwell, 2011). Tom is currently practising law at the Brussels Bar (Stibbe, PG European and Competition Law). He is also a senior member of the Leuven Centre for Global
Governance Studies and teaches the course on public international law at the University of Leuven. He is a member of the ILA Committee on the Use of Force.

Mirko Sossai is Lecturer in International Law at the University of Rome III, Italy. He holds a PhD in international law from the University of Sienna. His recent publications include *La prevenzione del terrorismo nel diritto internazionale* (‘The prevention of terrorism in international law’) (Turin: Giappichelli, 2012) and *Multilevel Regulation of Military and Security Contractors: The Interplay between International, European and Domestic Norms* (co-edited with C. Bakker) (Oxford: Hart Publishing, 2012).

Nicholas Tsagourias (LLM, PhD) is Professor of International Law at the University of Sheffield. His main research interests are in the areas of the law of armed conflict, international criminal law, and international and European constitutional theories. He is on the editorial board of the *Journal of Conflict and Security Law* and member of the Use of Force Committee of the ILA. He has published widely in scholarly publications. Among his publications are the books *Jurisprudence of International Law: The Humanitarian Dimension* (Manchester: Manchester University Press, 2000) and the edited book *Transnational Constitutionalism: International and European Models* (Cambridge: Cambridge University Press, 2007).

David Turns is Senior Lecturer in International Laws of Armed Conflict at the Defence Academy of the United Kingdom (Cranfield University). He was previously Lecturer in Law at the University of Liverpool (1994–2007) and taught at the London School of Economics. In 2002 he was Visiting Professor at the Institute for International Law and International Relations, University of Vienna. Since 2008 he has been the Chairman of the UK National Group of the International Society for Military Law and the Law of War. He has extensive experience of teaching international law to military officers and has published widely in international law.

Ralph Wilde is a member of the Faculty of Laws at University College London, University of London. His current research focuses on the extraterritorial application of international human rights law. His book, *International Territorial Administration: How Trusteeship and the Civilizing Mission Never Went Away* (Oxford: Oxford University Press, 2008) was awarded the Certificate of Merit of the American Society of International Law in 2009. At the International Law Association Ralph is Co-Rapporteur of the Human Rights Committee, and previously served as one of the UK representatives on the International Executive Council, Rapporteur of the Study Group on UN Reform, and Joint Honorary Secretary of the British Branch. Ralph has held visiting positions at the CEU in Budapest, Melbourne University, NYU, Texas University, UCLA and Yale Law School, and served on the Executive Council of the American Society of International Law.