

**Articles and Book Chapters**

*The Hidden Costs of Strategic Communications for the International Criminal Court* 51 Texas International Law Journal \_\_ (forthcoming, 2016)

*Alternate Judges as Sine Qua Nons for International Criminal Trials*, 48 Vanderbilt Journal of Transnational Law 67 (2015)

*Miranda and its (More Rights-Protective) International Counterparts*, 20 U.C. Davis Journal of International Law and Policy 1 (2013)

*Complementarity and Burden Allocation in The International Criminal Court and Complementarity: From Theory to Practice*, Mohamed El Zeidy and Carsten Stahn (eds.) (Cambridge University Press, 2011) (with Joseph Powderly)

*The United States and the International Criminal Court Post-Bush: A Beautiful Courtship but an Unlikely Marriage*, 29 Berkeley Journal of International Law 528 (2011)

*Provisional Release at the ICTY: A Road Better Left Less Traveled*, 33 Fordham International Law Journal 1101 (2010)

*Contempt, Commentary* in Annotated Leading Cases of the International Criminal Tribunals, Volume XIX, Andre Klip and Goran Sluiter (eds.) (2010, Intersentia Publishers, Antwerp, Belgium)

*Revised Pre-Trial Procedure before the ICTY from a Continental/Common Law Perspective*, in International Criminal Procedure: Towards a Coherent Body of Law, Goran Sluiter and Sergey Vasiliev, (eds.) (2009, CMP Publishers, London)

*Procedural Matters: Contempt of court/ fees/ counsel, Commentary* in Annotated Leading Cases of the International Criminal Tribunals, Volume XV, Andre Klip and Goran Sluiter (eds.) (2008, Intersentia Publishers, Antwerp, Belgium)

*Preliminary Matters: Provisional Release, Commentary* in Annotated Leading Cases of the International Criminal Tribunals, Volume XI, Andre Klip and Goran Sluiter (eds.) (2007, Intersentia Publishers, Antwerp, Belgium)

**Articles and Book Chapters** (continued)

*Establishing Admissibility at the International Criminal Court: Does the Buck Stop with the Prosecutor, Full Stop?* 39 *The International Lawyer* 817 (2005)

*Adding Fuel to Milosevic's Fire: How the Use of Substitute Judges Discredits the UN War Crimes Tribunals*, 16 *Criminal Law Forum* 107 (2005)

*Prosecutor v. Brdjanin & Talic*, 98 *American Journal of International Law* 805 (2004)

*The Marriage of Common and Continental Law at the ICTY and its Progeny, Due Process Deficit*, 4 *International Criminal Law Review* 243 (2004)

- *Reprinted in International Criminal Law*, William A. Schabas (ed.) (Edward Elgar Publishing Ltd., 2012)

*Rulemaking from the Bench: A Place for Minimalism at the ICTY*, 39 *Texas International Law Journal* 257 (2004)

*Due Process Erosion: The Diminution of Live Testimony at the ICTY*, 34 *California Western International Law Journal* 47 (2003)

*Affirming Brahimi: East Timor Makes the Case for a Model Criminal Code*, 18 *American University International Law Review* 1059 (2003)

**Shorter Works**

*W(h)ither now the reputation of the ICTY?*, *Opinio Juris* (Solicited) (Jan. 1, 2014)

*Congressional Briefing on The International Criminal Court and US-ICC relations*, *International Network to Promote the Rule of Law* (June 27, 2013)

*Palestine's Upgraded Status and the International Criminal Court*, *Jurist.com* (Solicited) (Jan. 22, 2013)

*Security Council referrals to the International Criminal Court: Much Ado about Nothing?*, *Fletcher Forum of World Affairs*, (Aug. 9, 2012)

*Whither now the United States and the ICC?*, *IntLawGrrls* (Solicited) (Jan. 27, 2011)

*Tribute to Lash LaRue*, 63 *Washington and Lee Law Review* 19 (2006)