

PUBLICATIONS

Prof. Dr. Erika de Wet, LL.M (Harvard)

Monographs:

1. *Military Assistance on Request and the Use of Force* (Oxford University Press, Oxford, 2020) 258 pp (nominated for the European Society of International Law Book Prize 2021).
2. *The Chapter VII Powers of the United Nations Security Council* (revised version of *Habilitationsschrift*, Hart Publishing, Oxford, 2004) 413 pp.
3. *The Constitutional Enforceability of Economic and Social Rights: The Meaning of the German Constitutional Model for South Africa* (translated and revised version of doctoral dissertation, Butterworths, Cape Town, 1996) 159 pp.

Edited Works (sole editor unless indicated otherwise):

1. Erika de Wet, Kathrin Scherr & Rüdiger Wolfrum (eds), *Max Planck Yearbook of United Nations Law* (Brill, Leiden, since 2020).
2. Erika de Wet, Holger Hestermeyer & Rüdiger Wolfrum (eds), *The Reception of International Law in Germany and South Africa* (Pretoria University Law Press, Pretoria, 2015) 528 pp.
3. Erika de Wet & Jann Kleffner (eds), *Convergence and Conflicts of Human Rights and International Humanitarian Law in Military Operations* (Pretoria University Law Press, Pretoria, 2014) 416 pp.
4. Erika de Wet & Jure Vidmar (eds), *Hierarchy in International Law: The Place of Human Rights* (Oxford University Press, Oxford, 2012) 333 pp.
5. Jan Wouters, André Nollkaemper & Erika De Wet (eds), *The Europeanisation of International Law: The Status of International Law in the EU and its Member States* (T.M.C. Asser Press, The Hague, 2008) 260 pp.
6. André Nollkaemper & Erika de Wet (eds), *Journal of Non-State Actors and International Law: Special Issue on the Application of Public International Law by National Courts*, Vol. 3, (Martinus Nijhoff, The Hague, 2008) 85 pp.
7. Erika de Wet & André Nollkaemper (eds), *Review of the United Nations Security Council by Member States* (Intersentia, Antwerp, 2003), 160 pp.

Online Data Bases:

1. Rüdiger Wolfrum, Rainer Grote & Erika de Wet (eds), *Oxford Constitutions of the World*, <https://oxcon.oupplaw.com> (Oxford University Press, New York, 2011-2014).
2. Erika de Wet & André Nollkaemper (eds), *The Oxford Reports on International Law in Domestic Courts Online*, <https://opil.oupplaw.com/home/oril> (Oxford University Press, Oxford, 2006-2014).

Articles and comparable scholarly contributions (sole authored unless indicated otherwise):

1. ‘Introduction to Chapter VII: The General Framework’, in Bruno Simma et al (eds), *The Charter of the United Nations: A Commentary* (4th ed, Oxford University Press, Oxford) forthcoming in 2022/23.*
2. ‘Article 39’, in Bruno Simma et al (eds), *The Charter of the United Nations: A Commentary* (4th ed, Oxford University Press, Oxford) forthcoming in 2022/23.*
3. ‘Article 40’, in Bruno Simma et al (eds), *The Charter of the United Nations: A Commentary* (4th ed, Oxford University Press, Oxford) forthcoming in 2022/23.*
4. ‘Article 41’, in Bruno Simma et al (eds), *The Charter of the United Nations: A Commentary* (4th ed, Oxford University Press, Oxford) forthcoming in 2022/23.*
5. ‘Article 42’, in Bruno Simma et al (eds), *The Charter of the United Nations: A Commentary* (4th ed, Oxford University Press, Oxford) forthcoming in 2022/23.*
6. ‘Article 43’, in Bruno Simma et al (eds), *The Charter of the United Nations: A Commentary* (4th ed, Oxford University Press, Oxford) forthcoming in 2022/23.*
7. Erika de Wet & Michael Wood, “Threat to the Peace”, in Anne Peters (ed), *Max Planck Encyclopaedia of Public International Law*, <https://opil.oupplaw.com/home/mpil> (2nd revised edition, Oxford University Press, Oxford) forthcoming in 2021.
8. “The African Union’s struggle against ‘unconstitutional change of government’: from a moral prescription to a requirement under international law?”, 32 *European Journal of International Law* (2021) 199-226.
9. “Jus Cogens”, in Christina Binder et al (eds), *Elgar Encyclopedia of Human Rights* (Edward Elgar Publishing, Cheltenham, 2021) 7 pp.

* The text in this entry has some overlap with of the previous edition, authored by Nico Krisch.

* The text in this entry has some overlap with of the previous edition, authored by Nico Krisch.

* The text in this entry has some overlap with of the previous edition, authored by Nico Krisch.

* The text in this entry has some overlap with of the previous edition, authored by Nico Krisch.

* The text in this entry has some overlap with of the previous edition, authored by Nico Krisch.

* The text in this entry has some overlap with of the previous edition, authored by Nico Krisch.

10. “Recommendation of the Security Council to Refer a Dispute to Adjudication”, in Hélène Ruiz Fabri et al (eds), *Max Planck Encyclopedia of International Procedural Law* <https://opil.ouplaw.com/home/mpil> (Oxford University Press, Oxford, 2021) 12 pp.
11. “The Controversial Role of Litigation in the Struggle to Revive Individual Access to the Tribunal of the Southern African Development Community”, 18 *International Organizations Law Review* (2021) 72-104.
12. “Military Assistance based on Ex-Ante Consent: A violation of Article 2(4) UN Charter?”, 93 *Die Friedens-Warte/ Journal of International Peace and Organization* (2020) 413-429.
13. Erika de Wet & Marko Svcevic, “The Military Clauses in the Treaty of Versailles and the Birth of a Collective Security System”, in Société française pour le droit international Deutsche - Franco Allemandes (ed), *Le Traité de Versailles: regards franco-allemands en droit international à l’occasion du centenaire / The Versailles Treaty: French and German Perspectives in International Law on the Occasion of the Centenary* (Pedone, Paris 2020) 149-167.
14. „The (im)permissibility of military assistance on request during a civil war”, 7 *Journal on the Use of Force and International Law* (2020) 26-34.
15. “The rise and demise of the ICC relationship with African states and the AU”, Annalisa Ciampi (ed), *History and International Law. An Intertwined Relationship* (Edgar Elgar, Cheltenham, 2019) 191-211.
16. “Concurrent Jurisdiction of the International Criminal Court and the African Criminal Chamber in the case of Concurrent Referrals”, in Charles Jalloh, Kamari Clarke & Vincent Nmhielle (eds), *The African Court of Justice and Human and People's Rights in Context* (Cambridge University Press, Cambridge, 2019) 180-197.
17. ‘The Role of Democratic Legitimacy in the Recognition of Governments in Africa since the End of the Cold War’, 17 *Journal of International Constitutional Law* (2019) 470-478.
18. “The Invocation of the Right to Self-Defence in Response to Armed Attacks Conducted by Armed Groups: Implications for Attribution”, 32 *Leiden Journal of International Law* (2019) 91-110.
19. “Entrenching international values through positive law: the (limited) effect of peremptory norms”, KFG Working Paper Series No. 25 (January 2019) 19 pp.
20. “Complicity in the Violations of Human Rights and Humanitarian Law by Incumbent Governments through Direct Military Assistance on Request”, 67 *International and Comparative Law Quarterly* (2018) 287-314.

21. “Referrals to the International Criminal Court under Chapter VII of the United Nations Charter and the Immunity of Foreign State Officials”, 112 *American Journal of International Law Unbound* (2018) 33-37.
22. “The Gulf War (1990-1991)”, in Tom Ruys & Olivier Corten (eds), *The Use of Force in International Law. A Case Based Approach* (Oxford University Press, 2018) 456-468.
23. “Sources and the Hierarchy of International Law” in Samantha Besson & Jean D’Aspremont (eds), *The Oxford Handbook on the Sources of International Law* (Oxford University Press, Oxford, 2017) 625-639.
24. “Reinterpreting Exceptions to the Use of Force in the Interest of Security: Forcible Intervention by Invitation and the Demise of the Negative Equality Principle”, 111 *American Journal of International Law Unbound* (2017) 307-311.
25. “The Collective Right to Indigenous Property in the Jurisprudence of Regional Human Rights Bodies”, 40 *South African Yearbook of International Law* (2015 issue published in 2017) 1-28.
26. Erika de Wet & Ioannis Georgiadis, ‘From *communitas orbis* to a Community of States – and Back?’, in Andreas von Arnould (ed), *Völkerrechtsgeschichte(n): historische Narrative und Konzepte im Wandel* (Duncker & Humblot, Berlin, 2017) 119-146.
27. “Human Rights and the Rule of Law as Applicable to the UNSC: Implications for the Right to a Fair Hearing”, in Clemens Feinäugle (ed), *The Rule of Law and its Application to the United Nations* (Nomos, Baden-Baden 2016) 181-200.
28. “Judicial Challenges to the Security Council's Use of Sanctions”, in Hilary Charlesworth & Jeremy Farrall (eds), *Strengthening the Rule of Law through the United Nations Security Council* (Routledge, Oxford, 2016) 193-206.
29. “(Implicit) judicial favoring of human rights over United Nations Security Council sanctions: a manifestation of international constitutionalism?”, in Federico Fabbrini & Vicki Jackson (eds), *Constitutionalism Across Borders in the Struggle Against Terrorism* (Edward Elgar, Cheltenham, 2016) 35-51.
30. “The Modern Practice of Intervention by Invitation in Africa and its Implications for the Prohibition of the Use of Force”, 26 *European Journal of International Law* (2015 issue published in 2016) 979-998.
31. “The Implication of the Visit of Al Bashir to South Africa for International and Domestic Law”, 13 *Journal of International Criminal Justice* (2015) 1049-1071.
32. “Invoking Obligations *Erga Omnes* in the Twenty-First Century: Progressive Developments since *Barcelona Traction*”, 38 *South African Yearbook of International Law* (2013 issue published in 2015) 2-19.

33. “The Reception of International Law in the South African Legal Order: an Introduction”, in Erika de Wet, Holger Hestermeyer & Rüdiger Wolfrum (eds), *The Reception of International Law in Germany and South Africa* (Pretoria University Law Press, Pretoria, 2015) 22-50.
34. “The Status and Effect of International Judicial Decisions in the South African Legal Order”, in Erika de Wet, Holger Hestermeyer & Rüdiger Wolfrum (eds), *The Reception of International Law in Germany and South Africa* (Pretoria University Law Press, Pretoria, 2015) 519-528.
35. “Regional Organisations and Arrangements and their Relationship with the United Nations: The Case of the African Union”, in Marc Weller (ed), *The Oxford Handbook on the Use of Force* (Oxford University Press, Oxford, 2015) 314-328.
36. “From Free Town to Cairo via Kiev: The Unpredictable Road of Democratic Legitimacy in Governmental Recognition”, 108 *American Journal of International Law Unbound* (2015) 201-2017.
37. “The role of regional and domestic courts in strengthening the Security Council’s adherence to international human rights standards”, 107 *Proceedings of the Annual Meeting of the American Society of International Law* (2014) 467-476.
38. “The Evolving Role of ECOWAS and the SADC in Peace-Operations: A Challenge to the Primacy of the United Nations Security Council in Matters of Peace and Security?”, 27 *Leiden Journal of International Law* (2014) 353-369.
39. “The Case of *Government of the Republic of Zimbabwe v Louis Karel Fick and Others*: A First Step Towards Developing a Doctrine on the Status of International Judgments within the Domestic Legal Order”, 17 *Potchefstroom Electronic Law Journal (PER)* (2014) 554-565.
40. “From *Kadi* to *Nada*: Judicial Techniques Favoring Human Rights over United Nations Security Council Sanctions”, 12 *Chinese Journal of International Law* (2013) 787-808.
41. “*Jus Cogens* and Obligations *Erga Omnes*”, in Dinah Shelton (ed), *The Oxford Handbook on International Human Rights Law* (Oxford University Press, Oxford, 2013) 541-561.
42. “The Rise and Fall of the Tribunal of the Southern African Development Community: Implications for Dispute Settlement in Southern Africa”, 27 *ICSID Review* (2013) 1-19.
43. Erika de Wet & Carsten Kalla, “Europas (begrenzte) Offenheit in der Welt: Die staatliche Souveränität als Ausgangspunkt der Integration”, in Claudio Franzius, Franz C. Mayer & Jürgen Neyer (eds), *Grenzen der europäischen Integration? Herausforderungen an Recht und Politik* (Nomos Verlag, Baden-Baden, 2013) 343-365.
44. Erika de Wet & Jure Vidmar, “Conflicts between International Paradigms: Hierarchy versus Systemic Integration”, 2 *Global Constitutionalism* (2013) 196-217.

45. “The Constitutionalization of Public International Law”, in Michel Rosenfeld & Andras Sajó (eds), *The Oxford Handbook of Comparative Constitutional Law* (Oxford University Press, Oxford, 2012) 2109-1230.
46. “Paradigmen in der internationalen Praxis: Normenhierarchie versus systemische Integration”, proceedings of the 32nd meeting of the German Society of International Law on *Paradigmen im internationalen Recht*, 31 March – 2 April 2011 (Verlag C.F. Müller, Heidelberg, 2012) 81-101.
47. “The United Nations Collective Security System in the 21st Century: Increased Decentralization through Regionalization and Reliance on Self-Defence”, in Doris König et al (eds), *Coexistence, Cooperation and Solidarity – Liber Amicorum Rüdiger Wolfrum* (Brill Publishers, Leiden, 2012) 1553-1568.
48. Erika de Wet & Jure Vidmar, “Introduction”, in Erika de Wet & Juré Vidmar (eds), *Hierarchy in International Law. The Place of Human Rights* (Oxford University Press, Oxford, 2012) 1-12.
49. Erika de Wet & Jure Vidmar, “Conclusion”, in Erika de Wet & Juré Vidmar (eds), *Hierarchy in International Law. The Place of Human Rights* (Oxford University Press, Oxford, 2012), 300-312.
50. “South Africa”, in Dinah Shelton (ed), *International Law and Domestic Legal Systems: Incorporation, Transformation and Persuasion* (Oxford University Press, Oxford, 2011) 567-593.
51. “Human Rights Considerations and the Enforcement of Targeted Sanctions in Europe: The Emergence of Core Standards of Judicial Protection”, in Bardo Fassbender (ed), in *Securing Human Rights? Achievements and Challenges of the UN Security Council* (collected courses of the Academy of European Law, Oxford University Press, Oxford, 2011) 141-171.
52. Erika de Wet & Anel du Plessis, “Measuring Environmental Rights in South African Domestic Law against the Positive Obligations Distilled from International Human Rights Instruments”, 10 *African Human Rights Law Journal* (2010) 345-377.
53. Erika de Wet & Michael Wood, “Collective Security”, in Rüdiger Wolfrum (ed), *Max Planck Encyclopaedia of Public International Law*, <http://www.mpepil.com/> (Oxford University Press, Oxford, 2012).
54. “Holding the United Nations Security Council Accountable for Human Rights Violations through Domestic and Regional Courts: A Case of ‘Be Careful what You Wish For?’”, in Jeremy Farrall & Kim Rubenstein (eds), *Sanctions Accountability and Governance in a Globalised World* (Cambridge University Press, Cambridge, 2009), 143-168.
55. Erika de Wet & Michael Wood, “Threat to Peace”, in Rüdiger Wolfrum (ed), *Max Planck*

Encyclopaedia of Public International Law, <http://www.mpepil.com/> (Oxford University Press, Oxford, 2009).

56. "The Role of European Courts in the Development of a Hierarchy of Norms within International Law: Evidence of Constitutionalisation?", 5 *European Constitutional Law Review* (2009) 284-306.
57. "The Governance of Kosovo: Security Council Resolution 1244 and the Establishment and Functioning of Eulex", 103 *American Journal of International Law* (2009) 83-96.
58. "The Role of European Courts in Reviewing Conflicting Obligations under International Law", 6 *International Organizations Law Review* (2008) 359-364.
59. "The Relationship between the International Criminal Court and ad hoc Tribunals: Competition or Companionship?", 83 *Die Friedens-Warte/ Journal of International Peace and Organization* (2008) 33-57.
60. "Governance through Promotion and Persuasion: The 1998 ILO Declaration on Fundamental Principles and Rights at Work", 9 *German Law Journal* (2008) 1429-1452.
61. "Holding International Bureaucracies Accountable: The Complementary Mechanisms of Non-Judicial Oversight and Judicial Review", 9 *German Law Journal* (2008) 1987-2010.
62. "The Reception Process in The Netherlands and Belgium", in Helen Keller & Alec Stone Sweet (eds.), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press, Oxford, 2008) 229-310.
63. "The Legitimacy of United Nations Security Council Decisions in the Fight against Terrorism and the Proliferation of Weapons of Mass Destruction: Some Critical Remarks", in Rüdiger Wolfrum & Volker Röben (eds.), *Legitimacy in International Law*. (Springer, Berlin, 2008) 131-154.
64. "The Emerging International Constitutional Order: The Implications of Hierarchy in International Law for the Coherence and Legitimacy of International Decision-Making", 10 *Potchefstroom Electronic Law Journal* (2007) 2-27.
65. "Zur Zukunft der Völkerrechtswissenschaft in Deutschland", 67 *Zeitschrift für Ausländisches Öffentliches Recht und Völkerrecht* (2007) 777-798.
66. "Die unbestimmten Sozialstandards der Inter-Amerikanischen Konvention über Menschenrechte und der Afrikanischen Charta der Menschenrechte und Rechte der Völker", in Ulrich Becker et al (eds.), *Die Implementierung internationaler Sozialstandards* (Nomos, Baden-Baden, 2006) 123-138.
67. "The UN Security Council's Impact on the Law of Occupation", Current Challenges to the Law of Occupation. Proceedings of the 6th Bruges Colloquium, 20-21 October 2005, *Collegium*, No. 34 (Special Edition, 2006) 34-44.

68. "The Emergence of International and Regional Value Systems as a Manifestation of the Emerging International Constitutional Order", 19 *Leiden Journal of International Law* (2006) 611-632.
69. "The International Constitutional Order", 55 *International and Comparative Law Quarterly* (2006) 53-76.
70. "The 'Friendly but Cautious' Reception of International Law in the Jurisprudence of the South African Constitutional Court: Some Critical Remarks", 28 *Fordham International Law Review* (2005) 1529-1565.
71. "The Security Council as a Law Maker: The Adoption of (Quasi-) Judicial Decisions", in Rüdiger Wolfrum & Volker Röben (eds.), *Developments of International Law in Treaty-Making* (Berlin, Springer, 2005), 183-225.
72. "The Prohibition of Torture as an International Norm of *Jus Cogens* and its Implications for National and Customary Law", 15 *European Journal of International Law* (2004) 97-121.
73. "The Direct Administration of Territories by the United Nations and its Member States in the Post Cold-War Era: Legal Bases and Implications for National Law", 8 *Max Planck Yearbook of United Nations Law* (2004) 291-340.
74. "The Illegality of the Use of Force against Iraq Subsequent to the Adoption of Resolution 687 (1991)", 15 *Humanitäres Völkerrecht* (2003) 125-132.
75. "The Role of Human Rights in Limiting the Enforcement Power of the Security Council: A Principled View", in Erika de Wet & André Nollkaemper (eds.), *Review of the Security Council by Member States* (Intersentia, Antwerp, 2003) 7-30.
76. Erika de Wet & André Nollkaemper. "Review of the Security Council by National Courts", 45 *German Yearbook of International Law* (2002) 166-202.
77. "The Relationship between the Security Council and Regional Organizations during Enforcement Action under Chapter VII of the United Nations Charter", 71 *Nordic Journal of International Law* (2002) 1-37.
78. "Human Rights Limitations to Economic Enforcement Measures under Article 41 of the United Nations Charter and the Iraqi Sanctions Regime", 14 *Leiden Journal of International Law* (2001) 277-300.
79. "The Protection Mechanism under the African Charter and the Optional Protocol on the African Court of Human and Peoples' Rights", in Gudmundur Alfredsson et al (eds.), *Human rights monitoring procedures: a textbook on how to petition and lobby international organizations: Festschrift for Jakob Möller* (Deventer, Kluwer, 2001) 713-730.

80. "Judicial Review as an Emerging General Principle of Law and its Implications for the International Court of Justice", 47 *Netherlands International Law Review* (2000) 181-210.
81. "Judicial Review of the United Nations Security Council and General Assembly through Advisory Opinions of the International Court of Justice", 10 *Swiss Review of International and European Law* (2000) 237-278.
82. Erika de Wet & Hennie Strydom, "Implementing International Humanitarian Law: Developments in South Africa and other Jurisdictions with Special Reference to International War Crimes Tribunals", 23 *South African Yearbook of International Law* (2000) 43-68.
83. "The Place of Public International Law in the New South African Constitutional Order", 1 *Recht in Afrika* (1998) 207-234.
84. "Reformtendenzen im Südafrikanischen Gesundheits- und Krankenversicherungssystem: Eine erste Bilanz", 43 *Zeitschrift für Sozialreform* (1997) 477-492.
85. "Recent Developments Concerning the Draft Optional Protocol to the International Covenant on Economic, Social and Cultural Rights", 13 *South African Journal on Human Rights* (1997) 514-548.
86. "The ILO and the Social Clause: Stagnation or Progress One Step at a Time?", in Norbert Malanowski (ed.), *Social and Environmental Standards in International Trade Agreements: Links, Implementations and Prospects* (Münster: Westfälisches Dampfboot, 1997) 52-68.
87. "Termination of Employment Law and Practice in South Africa: Before and After the New Labour Relations Act of 1995", 9 *Zeitschrift für ausländisches und internationales Arbeits- und Sozialrecht* (1996) 477-492.
88. "A German Perspective on the Constitutional Enforceability of the Children's and Labour Rights in the Interim Bill of Rights with Special Reference to 'Drittwirkung'", *Journal of Contemporary Roman Dutch Law* (1996) 577-596.
89. "The Present Control Machinery under the European Convention on Human Rights, its Future Reforms and Possible Implications thereof for the African Court on Human Rights", 29 *Comparative and International Law Journal of Southern Africa* (1996) 338-359.
90. "Can the Social State Principle in Germany Guide State Action in South Africa in the Field of Social and Economic Rights?", 11 *South African Journal on Human Rights* (1995) 30-49.
91. "Labour Standards in the Globalized Economy: the Inclusion of a Social Clause in the GATT/ WTO", 17 *Human Rights Quarterly* (1995) 443-462.
92. "The Positive Aspects of Certain Negative Rights in the South African Interim Bill of

Rights: Identifying Certain Parallels with ‘Teilhaberechte’ in German Constitutional Law”, 10 *South African Public Law* (1995)73-106.

93. “The Implications of Socio-Economic Directive Principles/ Legislative Commands with Special Reference to Constitutional Principle XI of the South African Transitional Constitution”, 112 *South African Law Journal* (1995) 462-480.
94. “‘Drittwirkung’ and the Application Clause; a reply to De Waal”, 11 *South African Journal on Human Rights* (1995) 610-619.

Other academic output (sole authored unless indicated otherwise):

95. “Twenty-Five-Years of *Dugard’s International Law: A Lasting Impression*” 31 *European Journal of International Law* (2020) 1531-1535 (Book Impression of John Dugard, Max du Plessis, Tiyanjana Maluwa, and Dire Tladi, eds. *Dugard’s International Law: A South African Perspective*. 5th ed, Juta and Company, 2018, 878 pp).
96. “Decentralized Enforcement of International Labour Standards: The Role of Domestic Courts”, in George P. Politakis et al (eds), *ILO 100: Law for Social Justice* (International Labour Organization, 2019) 279-288.
97. “Reactions to the Backlash: Trying to Revive the SADC Tribunal through Litigation”, *EJIL: Talk*, 5 August 2016: <http://www.ejiltalk.org/author/erikadewet/>.
98. “Transnational Legal Dialogue, a Human Rights-Based Hierarchy, and the Creation of Norms: Introductory Remarks”, (104) *Proceedings of the Annual Meeting of the American Society of International Law* (2012) 453-454.
99. “Debating Disobeying the Security Council – is it a Matter of ‘a Rose by Any other Name Would Smell as Sweet?’” *EJIL Book Discussion* available at <http://www.ejiltalk.org/category/ejil-book-discussion/> (Antonios Tzanakopoulos, *Disobeying the Security Council- Countermeasures against Wrongful Sanctions*, Oxford University Press, 2011, 233 pp).
100. David Cortright & Erika de Wet, *Human Rights Standards for Targeted Sanctions* (Fourth Freedom Forum and Kroc Institute for International Peace Studies: Sanctions and Security Research Program, Policy Brief SSRP 1001-01, 2010), 15 pp, available at http://www.fourthfreedom.org/pdf/10_01_HR_STANDARDS_FINAL_WEB.pdf.
101. “The Questionable Legality and Political Wisdom of Kosovo’s Unilateral Declaration of Independence”, 48/406 *Woord en Daad* (2008) 16-22.
102. Book Review in 75 *Nordic Journal of International Law*, 165-168: Gerry Simpson, *Great Powers and Outlaw States*, Cambridge, Cambridge University Press, 2004, 391 pages.

103. “The Forgotten Prisoners: The Legal Position of the Guantanamo Detainees under International Humanitarian and Human Rights Law”, 45 *Woord en Daad* (2005)19-25.
104. Book Review in 54 *Internationale Spectator* (200) 214-216: Willem J. M. van Genugten & Gerard A. de Groot (eds.), *United Nations Sanctions. Effectiveness and Effects, Especially in the Field of Human Rights. A Multi-disciplinary approach*, (Intersentia, Antwerp, 1999), xiv + 161 pp.
105. Book Review in 68 *Nordic Journal of International Law* (1999) 369-373: Jochen Herbst, *Rechtskontrolle des UN-Sicherheitsrates*. Kölner Schriften zu Recht und Staat 8. Peter Lang-Verlag, Frankfurt a/Main, 1999, 449 pp.
106. Book Review in 68 *Nordic Journal of International Law* (1999) 363-367: Michael Fraas, *Sicherheitsrat der Vereinten Nationen und Internationaler Gerichtshof: Die Rechtmäßigkeitsprüfung von Beschlüssen des Sicherheitsrats der Vereinten Nationen im Rahmen des VII. Kapitels der Charta durch den Internationalen Gerichtshof*. Studien und Materialien zum Öffentlichen Recht 4, Peter Lang-Verlag, Frankfurt a.M., 1998, 258 pp.
107. “South Africa - Interpretation of the Equality Clause in the South African Bill of Rights”, 2/8 *Amicus Curia* (1998) 28-31.
108. *Discussion Paper* (DP/76/1994) for the International Institute for Labour Studies (ILO, Geneva) on Labour Standards in the Globalized Economy.
109. *Weekly Mail*, 5 December 1993, 12: “Economic and Social Rights in the South African Transitional Constitution.”

SELECTED PRESENTATIONS

Prof. Dr. Erika de Wet, LL.M (Harvard)

- **Coordinator:** *Praktiker-Panel*, presentation of pertinent developments in international law by leading representatives of the legal services of the Austrian, German and Swiss foreign ministries, organized by the Institute of International Law and International Relations, University of Graz, 11 June 2021 (online).
- **Lectures:** *Die Umsetzung internationaler Menschenrechtsstandards in verschiedenen Rechtskulturen*, block seminar organized by the Faculty of Law, University of Bonn, 10 June 2021 (online).
- **Pannellist:** *Military Assistance on Request*, closed meeting organized by the International Law Association Use of Force Committee, 6-7 May 2021 (online).
- **Presentation:** ‘The (il)legality of the use of force to recover territory in the context of Nagorno-Karabakh, digital seminar on the *Conflict in Nagorno-Karabakh*, organized by the University of Warsaw, 29 January 2021 (online).
- **Lectures:** *Grundsatzfragen des Völkerrechts: Quellen, Subjekte und Hoheitsgewalt*, block seminar organized by the Faculty of Law, University of Bonn, 30 November-01 December 2020 (online).
- **Coordinator:** *Die Corona-Krise und das Völkerrecht*, digital international law salon organized by the Institute of International Law and International Relations, University of Graz, 4 June 2020 (online).
- **Panellist:** ‘(il)legality of third-State intervention in situations of civil war’, Conference on *What Room for Military Assistance on Request in the International Legal Order?*, organized by the Faculty of Law, University of Ghent, 5-6 December 2019 (Ghent).
- **Presentation:** ‘How Did We Get Here? An Overview of the Rise and Demise of the International Criminal Court’s Relationship with the African Union and its Member States’, during conference on *Public Law in Times of Change?* organized by the International Society of Public Law (ICON*S), 1-3 July 2019 (Santiago de Chile).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law, University of Bonn, 17-22 June 2019 (Bonn).
- **Panellist:** ‘The UN trapped in its institutions?’, second world meeting of societies of international law on *Current Challenges to International Law: the Role of Societies of International Law*, organized by the French Society of International Law, 2-3 September 2019 (The Hague).

- **Panellist:** ‘The status of international law in the domestic legal order’, Workshop on *The Impact of International Human Rights Law on Constitutional Democracy in Africa*, organized by the University of Pretoria, The University of Namibia and the Konrad-Adenauer-Stiftung, 6-8 March 2019 (Windhoek).
- **Public Address:** ‘The rise (and fall?) of democratic legitimacy as criterion for the recognition of governments’, organized by the Faculty of Law, University of Graz, 23 November 2018 (Graz).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law, University of Bonn, 13-22 November 2018 (Bonn).
- **Commentator:** Workshop on *Intervention by Invitation*, organized by the Max Planck Trialogues on the Law of Peace and War, Max Planck Institute for Comparative Public Law and International Law, 9 November 2018 (Heidelberg).
- **Panellist:** ‘State engagement and disengagement’, panel discussion at the *20th Anniversary of the Rome Statute: Law, Justice and Politics*, organized by the International Nuremberg Principles Academy, 19-20 October 2018 (Nuremberg).
- **Presentation:** ‘The Military Clauses in the Treaty of Versailles and the Birth of a Collective Security System’, conference on *Le Traité de Versailles - Regard Franco-Allemands en Droit International a L’occasion de Centenaire*, organized by the French Society of International Law (SFDI) and Germany Society of International Law (DGIR), 28-29 September 2018 (Strasbourg).
- **Panellist:** ‘Universality and Adjudication’, chaired agora panel during conference on *International Law and Universality*, organized by the European Society of International Law, 13-15 September 2018 (Manchester).
- **Lectures:** ‘Intervention by Invitation: International Law and Practice’, *7th Martens Summer School*, block course organized by the School of Law, University of Tartu, 23-27 July 2018 (Pärnu).
- **Presentation:** ‘Concurrent Jurisdiction of the International Criminal Court and the African Criminal Chamber in the Case of Concurrent Referrals’, conference on *History and International Law: An Intertwined Relationship*, organized by the Department of Law, University of Verona, 4-5 June 2018 (Florence).
- **Public Address:** ‘Military Intervention by Invitation in the Twenty-First Century’, organized by the Hague University of Applied Sciences, 14 March 2018 (The Hague).
- **Lectures:** ‘Collective Security and the Use of Force’, block course organized by the Faculty of Law, University of Bonn, 5-14 December 2017 (Bonn).

- **Presentation:** ‘How are international legal norms, non-legal norms and values related?’, workshop on *Decline or Transformation? Norm Change and Values in International Law*, organized by the Faculty of Law, Free University to Berlin, 24-25 November 2017 (Berlin).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law, University of Bonn, 17-26 October 2017 (Bonn).
- **Panellist:** ‘Global Economic Injustice’, chaired first plenary panel during conference on *Courts, Power, Public Law*, organized by the International Society of Public Law (ICON*S), 5-7 July 2017 (Copenhagen).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law, University of Bonn, 20-29 June 2017 (Bonn).
- **Public Address:** ‘Military Intervention by Invitation in the Twenty-First Century’, organized by the Faculty of Law, Free University to Berlin, 25 April 2017 (Berlin).
- **Panellist:** ‘Does International Law Value Regionalism in Criminal Law Enforcement’, chaired panel discussion at the 117th Annual Meeting of the American Society of International Law, 12-15 April 2017 (Washington, DC).
- **Lectures:** ‘Collective Security and the Use of Force’, block course organized by the Faculty of Law, University of Vienna, 20-30 March 2017 (Vienna).
- **Public Address:** ‘Military Intervention by Invitation in the Twenty-First Century’, organized by the SARChI Professorship in International Constitutional Law in collaboration with the European Society of International Law, Council for Scientific and Industrial Research Convention Centre, 20 February 2017 (Pretoria).
- **Public Address:** ‘Die Anwendung des Rechts auf Selbstverteidigung gemäss Artikel 51 der Charta der Vereinten Nationen auf nicht-staatliche Akteure’, organized by the Faculty of Law, University of Düsseldorf, 21 November 2016 (Düsseldorf).
- **Public Address:** ‘Die Anwendung des Rechts auf Selbstverteidigung gemäss Artikel 51 der Charta der Vereinten Nationen auf nicht-staatliche Akteure’, organized by the Faculty of Law, University of Fribourg 17 November 2016 (Fribourg).
- **Public Address:** ‘Die Anwendung des Rechts auf Selbstverteidigung gemäss Artikel 51 der Charta der Vereinten Nationen auf nicht-staatliche Akteure’, organized by the Faculty of Law, University of Basel, 16 November 2016 (Basel).
- **Panellist:** ‘International Law and the Peace and Security Architecture of the AU’, panel discussion at the *International Law Association 77th Biennial Conference*, 7-11 August 2016 (Johannesburg).

- **Presentation:** ‘The Evolution of the Concepts of Property and Peoples in the Jurisprudence of Regional Human Rights Bodies’, conference on *Borders, Otherness and Public Law*, organized by the International Society of Public Law (ICON*S), 17-19 June 2016 (Berlin).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law, University of Bonn, 14-23 June 2016 (Bonn).
- **Presentation:** ‘Military Intervention by Invitation’, workshop on *A State-Centrist International Legal System?*, organized by the Faculty of Law, Maastricht University, 27 May 2016 (Maastricht).
- **Commentator:** Workshop on *Africa’s International Courts*, organized by the School of Law, Loyola University Chicago, 22-23 April 2016 (Chicago)
- **Presentation:** *The impact of indigenous culture on the meaning of ‘property’ and ‘peoples’ in international law: an analysis of the jurisprudence of regional human rights bodies*, Käte Hamburger Center for Advanced Study in the Humanities “Law as Culture”, 15 March 2016 (Bonn).
- **Seminar:** *Die Umsetzung internationaler Menschenrechtsstandards in verschiedenen Rechtskulturen*, seminar organized at the Faculty of Law, University of Bonn, 7 December 2015 (Bonn).
- **Inaugural Address:** *South Africa’s Refusal to arrest and surrender Al-Bashir: Legal Implications*, on the occasion of inauguration as Honorary Professor at the University of Bonn, 2 December 2015 (Bonn).
- **Presentation:** *The legal consequences of the (un)making of the SADC Tribunal*, panel discussion organized by the Dickson Poon School of Law, Kings College, 25 November 2015 (London).
- **Lecture:** *The Implications of the visit of Al-Bashir to South Africa for International and National Law*, European University Institute, 1 October 2015 (Florence).
- **Commentator:** Second workshop on the *Oxford Handbook on the Sources of International Law*, University of Fribourg, 4-5 September 2015 (Fribourg).
- **Commentator:** Workshop on *Perspektiven eines transnationalen Verfassungsdialoges*, Friedrich Ebert Foundation, 16-17 July 2015 (Berlin).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law of the University of Bonn, 16-24 June 2015 (Bonn).
- **Presentation:** *The Modern Practice of Military Intervention by Invitation in Africa*, organized by the Stellenbosch Institute for Advanced Study in South Africa, 2 June 2015 (Stellenbosch).

- **Commentator:** Panel discussion on *Self-Determination* at the 2015 ESIL Research Forum, organized by the European Society of International Law, 14 May 2015 (Florence).
- **Public Address:** *The Modern Practice of Military Intervention by Invitation in Africa*, organized by the Institute for International Law of Peace and Armed Conflict, University of Bochum, 12 May 2015 (Bochum).
- **Public Address:** *From Communitas Orbis to a Community of States – and Back?*, organized by the Walther-Schücking-Institute of International Law, University of Kiel, 30 April 2015 (Kiel).
- **Presentation:** ‘The UN Security Council, the AU Security Council and Concurrent Jurisdiction with the ICC’, during an expert conference on *The Potential Impact and Limits of the Criminal Jurisdiction of the African Court of Justice and Human and Peoples Rights*, organized by the Florida International University College of Law, 20-21 March 2015 (Miami).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organised by the Faculty of Law of the University of Bonn, 4 November-12 November 2014 (Bonn).

Public Address: *The Modern Practice of Military Intervention by Invitation in Africa*, organised by the Geneva Academy on International Humanitarian Law and Human Rights, 14 November 2014 (Geneva).
- **Presentation:** ‘Human rights and the Rule of Law’, during the conference on *The Rule of Law and its Application to the United Nations*, organized by the Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law, 11-12 September 2014 (Luxembourg).
- **Seminar:** *Die (Grenzen der) Zulässigkeit der Intervention auf Einladung im modernen Völkerrecht*, seminar organised by the Faculty of Law of the University of Bonn, 24 June 2014 (Bonn).
- **Seminar:** *Zwischen globalisierter Handelsfreiheit und entgrenzter Menschenrechtsverantwortung - Völkerrechtsseminar zum Spannungsverhältnis von Menschenrechten & Wirtschaft*, block seminar organised by the Faculty of Law of the University of Zurich, 2-3 May 2014 (Zurich).
- **Presentation:** ‘From *Kadi* to *Nada*: Are judicial techniques favoring human rights over United Nations Security Council sanctions a manifestation of international constitutionalism?’ during the conference on *Constitutionalism across Borders in the Struggle against Terrorism*, organized by the International Association of Constitutional Law, Research Group on Constitutional Responses to Terrorism 6-7 March 2014, Harvard Law School (Cambridge, MA).

- **Lectures:** *The Chapter VII powers of the United Nations Security Council*, block course organized by the Faculty of Law of the University of Bonn, 12 December-19 December 2013 (Bonn).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law of the University of Bonn, 12 November-21 November 2013 (Bonn).
- **Presentation:** *The Rise and Fall of the Tribunal of the Southern African Development Community: Implications for Dispute Settlement in Southern Africa*, organized by the Stellenbosch Institute for Advanced Study in South Africa, 26 September 2013 (Stellenbosch).
- **Lectures:** ‘Legal issues arising from the delegation of Chapter VII powers by the UN Security Council’, *Munich Advanced Course in International Law: Challenges in International Institutional Law*, organized by the Institute for International Law, University of Munich, 5-6 August 2013 (Munich).
- **Seminar:** *Die Bedeutung der R2P für die Vereinten Nationen und ihre Mitgliedstaaten*, block seminar organized by the Faculty of Law of the University of Bonn, 17-18 June 2013 (Bonn).
- **Presentation:** ‘A response to Richard Collins’, during the *Hugo Grotius Prize Award Ceremony*, organized by the Grotius Centre for International Legal Studies in co-operation with the Leiden Journal of International Law, 12 June 2013 (The Hague).
- **Presentation:** ‘The Rise and Fall of the Tribunal of the Southern African Development Community: Implications for Dispute Settlement in Southern Africa’, during the book launch of *Principles of International Economic Law (Matthias Herdegen, Oxford University Press)*, organized by the Käte Hamburger Centre for Advanced Study, Bonn.
- **Lectures:** during the *United Nations Regional Course in International Law*, 11-12 April 2013 (Addis Ababa).
- **Presentation:** ‘The role of Regional and Domestic Courts in Strengthening the Security Council’s Adherence to International Human Rights Standards’, during a panel discussion on the *UN Declaration on the Rule of Law and its Projections* at the 107th Annual Meeting of the American Society of International Law, 4-6 April 2013 (Washington DC).
- **Lecture:** *Hierarchy in International Law: The Place of Human Rights*, organized by the University of Padua, Italy, 12 November 2012 (Padua).
- **Lecture series:** *International Human Rights Law Summer Program*, organized by George Washington University and Oxford University, 8 July-4 August 2012 (Oxford).
- **Presentation:** ‘Judicial Challenges to the United Nations Security Council’s use of Sanctions with Some References to National Implementation’, during the workshop on *The*

UN Security Council, Sanctions and the Rule of Law, organized by the Australian National University and the Australian Civil Military Centre, 31 May 2012 (New York).

- **Panellist:** on ‘Europas Offenheit in der Welt’, during an inter-disciplinary roundtable on *Grenzen der europäischen Integration? Herausforderungen an Recht und Politik*, organized by the University of Bielefeld and the University of Hamburg, 24-26 December 2011.
- **Lecture:** *Hierarchy in International Law: The Place of Human Rights*, organized by the University of Bergen, Norway, 8 December 2011 (Bergen).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block course organized by the Faculty of Law of the University of Bonn. 17 October-28 October 2011 (Bonn).
- **Chairperson:** ‘NATO, CSTO and the United Nations: The Uneasy Overlap of Regional and Universal Collective Security Organisations’, panel during the *Fourth Research Forum of the European Society of International Law*, 26-28 May 2011 (Tallin).
- **Lecture:** *Regional Courts as a Substitute for the Domestic Rule of Law: The Campbell case before the SADC Tribunal*, organized by the Institute of European and Comparative Law, Oxford University, 23 May 2011 (Oxford).
- **Chairperson:** ‘Domestic Courts as Agents of Legal Development – The Law of State Responsibility’, expert panel during the Third ILDC Colloquium on *Domestic Courts as Agents of Legal Development*, organized by the Amsterdam Center for International Law and the University of Glasgow School of Law 19-20 May 2011 (Glasgow).
- **Presentation:** ‘Norm Conflicts and Hierarchy in Public International Law: The Place of Human Rights’, presentation during a workshop on *Changing Subjects: Rights, Remedies and Responsibilities of Individuals under Global Legal Pluralism*, organized by the Robert Schumann Centre for Advanced Studies, European University Institute, 7 May 2011 (Florence).
- **Presentation:** ‘Paradigmen in der internationalen Praxis: Normenhierarchie versus systemische Integration’, presentation during the 32nd meeting of the German Society of International Law on *Paradigmen im internationalen Recht*, 31 March–2 April 2011 (Cologne).
- **Lectures:** *Internationales Wirtschaftsrecht und Menschenrechte*, block seminar organized by the Faculty of Law of the University of Bonn, 21-30 October 2010 (Bonn).
- **Panellist:** *Die Umsetzung völkerstrafrechtlicher Verbrechen in die österreichische Rechtsordnung*, expert workshop organized by the Faculty of Law of the University of Salzburg, 23 - 24 September 2010 (Salzburg).

- **Presentation:** ‘The Relevance of the use of International Law before Domestic Courts’, presentation during the workshop *International Law and Human Rights Litigation in Southern Africa*, organized by the Centre of Human Rights of the University of Pretoria, 17 September 2010 (Pretoria).
- **Panellist:** *Expert group meeting on Article 16 of the Rome Statute* organized by the Institute for Security Studies, 18-19 June 2010 (Addis Ababa).
- **Chairperson:** ‘Current Challenges for Freedom of Expression and the New General Comment on Article 19 ICCPR’, expert panel during the conference on *The United Nations and Freedom of Expression and Information: Critical Perspectives*, organized by the Universities of Amsterdam and Essex, 23 April 2010 (Amsterdam).
- **Panellist:** ‘Africa and International Justice: Participant or Target?’, expert panel during the South/ North Dialogue on *The Al Basheer Arrest Warrant: The World vs Africa or the African Union vs The People of Africa?*, organized by Africa Legal Aid, 26 April 2010 (The Hague).
- **Moderator:** ‘Transnational Legal Dialogue, a Human Rights-based Hierarchy and the Creation of Norms’, expert panel during the *104th Annual Meeting of the American Society of International Law*, 26 March 2010 (Washington, DC).
- **Lectures:** during the *Good Governance Programme*, organized by the Center for Human Rights of the University of Pretoria, 29 January 2010 (Pretoria).
- **Presentation:** ‘Judicial Review of International Organisations’, expert workshop on *The Responsibility of International Organisations*, organized by the ASIL Interest Group on International Organisations, 30 October 2009 (New York).
- **Presentation:** ‘Distilling Principles of Judicial Protection from Judicial and Quasi-Judicial Decisions’, expert workshop on *Due Process Aspects in the Implementation of Targeted United Nations Security Council Sanctions*, organised by the Fourth Freedom Forum and Kroc Institute for International Peace Studies at the University of Notre Dame, 30 October 2009 (New York).
- **Presentation:** ‘The Relationship between Article 53 of the UN Charter and Article 4(h) of the AU Constitutive Act’, *Second Annual South African International Law Seminar*, organised by the South African Institute for Advanced Constitutional, Public, Human Rights and International Law (SAIFAC), 25 August 2009 (Johannesburg).
- **Lecture series:** ‘Human Rights Considerations in the Enforcement of Security Council Sanctions in the EU Legal Order’, seminar during the *20th Session of the Academy of European Law*, 15-26. Juni 2009 (Florence).
- **Lectures:** during the *Good Governance Programme*, organized by the Center for Human Rights of the University of Pretoria, 25 January 2009 (Pretoria).

- **Presentation:** ‘The Role of Domestic Courts in Balancing Human Rights with International Peace and Security: The *Kadi* Case’, international conference on *Transnational Public Interest Litigation in Domestic Courts*, organized by the Department of Law of the University of Cyprus, 31 October 2008 (Nicosia).
- **Lecture:** *Holding the UN Security Council Accountable for Human Rights Violations through Domestic and Regional Courts: A Case of be Careful What You Wish For?*, expert lecture on invitation of the University of Oxford Public International Law Discussion Group, 24 April 2008 (Oxford).
- **Presentation:** ‘The Emergence of Hierarchy in International Law and the European Union: Towards Constitutionalization or Fragmentation?’ international conference on *The Relationship between International Law and European Law: Old Question, New Answers*, organized by the University of Fribourg, 18 April 2008 (Fribourg).
- **Presentation:** ‘Domestic Courts and Hierarchy in International Law’, *First International Law in Domestic Courts Colloquium*, organized by the University of Amsterdam, 27-28 March 2008 (The Hague).
- **Presentation:** ‘International Institutional Law and the Accountability of International Bureaucracies’, German-Israeli Minerva school on *Global Public Policy and International Institutional Law*, organized by the University of Tel Aviv, 10-11 March 2008 (Tel Aviv).
- **Presentation:** ‘The Reception Process in the Netherlands and Belgium’, international expert seminar on *The reception of the European Convention of Human Rights in the member states*, organized by Columbia University School of Law, 26 - 27 October 2007 (New York).
- **Presentation:** ‘Holding International Bureaucracies Accountable: The Complementary Mechanisms of Non-Judicial Oversight and Judicial Review’, collaborative seminar II on *The law of International Bureaucracies*, organized by the Max Planck Institute for Comparative Public Law and International Law, 9-10 October 2007 (Heidelberg).
- **Presentation:** ‘Holding the UN Security Council Accountable for Human Rights Violations: A Role for Domestic and Regional Courts?’ international workshop on *Connecting the Public with the International: The Law's Potential*, organized by the Australian National University College of Law, 2-4 July 2007 (Canberra).
- **Presentation:** ‘The Emergence of International and Regional Value Systems as Manifestations of the Emerging International Constitutional Order’, international conference on *Restoring the Rule of Law in International Affairs*, organised by the Australian and New Zealand Society of International Law, 28-30 June 2007 (Canberra).
- **Lecture:** *The Emerging International Constitutional Order*, expert lecture on invitation of the Faculty of Law of the University of Ljubljana, 1 June 2007 (Ljubljana).

- **Presentation:** ‘Governance through Promotion and Persuasion: The 1998 ILO Declaration on Fundamental Principles and Rights at Work’, collaborative seminar I on *The Law of International Bureaucracies*, organized by the Max Planck Institute for Comparative Public Law and International Law, 25 - 26 April 2007 (Heidelberg).
- **Presentation:** ‘Die Bindung des UN-Sicherheitsrats an das zwingende Völkerrecht’, graduate conference (DFG-Graduiertenkolleg) on *Verfassung jenseits des Staates: von der europäischen zur globalen Rechtsgemeinschaft?*, organized by the Humboldt University, 8 December 2006 (Berlin).
- **Lecture:** ‘Zur Zukunft der Völkerrechtswissenschaft in Deutschland’, expert lecture on invitation of the Max Planck Institute for Comparative Public Law and International Law, 15 November 2006 (Heidelberg).
- **Presentation:** ‘The Netherlands and the European Convention on Human Rights (ECHR)’, international workshop on *The reception of the ECHR in Europe*, organized by the University of Zurich, 26 - 27 October 2006 (Zurich).
- **Presentation:** ‘The Legitimacy of the Security Council in its Fight Against Terrorism and the Proliferation of Weapons of Mass Destruction’, symposium on *Legitimacy in International Law*, organized by the Max Planck Institute for Comparative Public Law and International Law, 13 - 14 June 2006 (Heidelberg).
- **Presentation:** ‘International Constitutional Law: Do We Need It?’, expert presentation at the *Second biannual conference of the European Society of International Law*, 19 - 21 May 2006 (Paris).
- **Lecture:** *The Security Council and the Adoption of Quasi-Judicial Decisions: The Consequences of the Kadi Case*, expert lecture on invitation of the Faculty of Law, University of Bergen, 24 March 2006 (Bergen).
- **Lecture:** *The Prohibition of Torture as an International Norm of Jus Cogens and its Implications for National and Customary Law*, expert lecture on invitation of the International Law Association, Norwegian Branch, 24 January 2006 (Oslo).
- **Lecture:** *The Security Council and the Adoption of Quasi-Judicial Decisions: Implications for Due Process*, expert lecture on invitation of the Faculty of Law, University of Oslo, 24 January 2006 (Oslo).
- **Lecture:** *The Emerging International Constitutional Order*, expert lecture on invitation of the International Law Association, British Branch, 2 December 2005 (Nottingham).
- **Presentation:** ‘Sozialstandards nach der Inter-Amerikanischen Konvention der Menschenrechte und –Pflichten und der Afrikanischen Charta der Menschenrechte und Rechte der Völker’, international workshop on *Implementierung Internationaler*

Sozialstandards und –Rechte (IISR) - Bestandsaufnahme und Weiterentwicklung, organised by the Max Planck Institute for Comparative and International Social Law, 28-29 October 2005 (Munich).

- **Presentation:** ‘The beginning and End of Occupation’, *Sixth Bruges Colloquium: Current Challenges to the Law of Occupation*, organized by the College of Europe, 20 October 2005 (Bruges).
- **Chairperson:** ‘The Expanding Powers of the Security Council’, Panel Convenor and Chairperson at *7th Hague Joint Conference on Contemporary Issues of International Law*, organized by the American Society of International Law and the Netherlands Society of International Law, 30 June-2 July 2005 (The Hague).
- **Inaugural Lecture:** *The International Constitutional Order*, inauguration as Professor of International Constitutional Law at the Faculty of Law, University of Amsterdam, 25 February 2005 (Amsterdam).
- **Presentation:** ‘The (Potential) Meaning of the Principle of Institutional Balance for the United Nations’, international conference on *New foundations for European and Global Governance. The Achievements of Europe’s Constitutionalization*, organized by the Vienna University of Economics and Business Administration, 29-30 November 2004 (Vienna).
- **Lecture:** ‘The Forgotten Prisoners: The Legal Position of the Guantanamo Detainees under International Humanitarian and Human Rights Law’, *Swanepoel Expert Lecture Series* of the North-West University, South Africa, 18 August 2004 (Potchefstroom).
- **Presentation:** ‘Customary Law: Are Rumours of its Death Exaggerated?’, *Inaugural Conference of the European Society of International Law*, 13-15 May 2004 (Florence).
- **Inaugural Lecture:** *Die Konstitutionalisierung des Völkerrechts*, inauguration as *Privatdozentin* at the Faculty of Law, University of Zurich, 26 January 2004 (Zurich).
- **Presentation:** ‘Hierarchy in International Law’, international workshop on *The Future of International Constitutional Law*, organized by the University of Amsterdam, 28 November 2003 (Amsterdam).
- **Presentation:** ‘Lawmaking through the Security Council’, international conference on *The Development of International Law: Alternatives to Treaty Making*, organized by the Max Planck Institute for Comparative Public Law and International Law, 14-15 November 2003 (Heidelberg).
- **Lecture:** ‘Die Resolutionen des Sicherheitsrates zum Irak und die Anwendung militärischer Gewalt’, bilingual international conference on *Reflections on the Iraq war*, *Institute for International Law of Peace and Armed Conflict*, organized by the University of Bochum, 27 June 2003 (The Hague).

- **Presentation:** ‘The Reception of Public International Law by the South African Constitutional Court: a Commentary to Judge Albie Sachs’, international seminar lead by Albie Sachs, Justice of the Constitutional Court of South Africa, on *The reception of public international law in the South African legal order*, organized by the University of Amsterdam, 7 March 2003 (Amsterdam).
- **Presentation:** ‘Review of Security Council Resolutions by Member States: A Principled Approach’, international workshop on *Judicial Review of the Security Council by Member States after 11 September 2001*, organized by the University of Amsterdam, 11 October 2002 (Amsterdam).