

## FUENTES CONSULTADAS

### 1. Bibliográficas

- ALLARD, Julie y GARAPON, Antoine, *Les juges dans la mondialisation – la nouvelle révolution du droit*, Le Seuil, 2005.
- BECERRA RAMÍREZ, Manuel y UHLENBROCK, Klaus Muller, *La juridificación de las relaciones internacionales. Un análisis plural*, UNAM, Instituto de Investigaciones Jurídicas, 2008.
- BECERRA RAMÍREZ, Manuel, “Las fuentes contemporáneas del derecho internacional”, *Anuario Mexicano de Derecho Internacional*, México, vol. XIX, enero-diciembre de 2019.
- BERMANN, George *et al.*, *Cases and Materials on European Union Law*, American Casebook Series, 2002.
- BRESSAND, A. y NICOLAIDIS, K., “Regional Integration in a Network World Economy”, en WALLACE, W. (ed.), *The Dynamics of European Integration*, 1990.
- BROWNLIE, Ian, *Principles of Public International Law*, 5a. ed., Oxford, Clarendon Press, 1998.
- CARREAU, Dominique y JULLIARD, Partrick, *Droit international économique*, Dalloz, 2006.
- CHENG, Bin, *General Principles of Law as Applied by International Courts and Tribunals*, Cambridge University Press, 1958.
- CORZO SOSA, Edgar *et al.* (coords.), *El impacto de las sentencias de la Corte Interamericana de Derechos Humanos*, México, UNAM, Instituto de Investigaciones Jurídicas, 2013.
- CRAWFORD, James Brownlie’s, *Principles of Public International Law*, Oxford University Press, 2012.
- DAILLIER, Patrick y PELLET, Alain, *Droit International Public*, LGDJ, 2005.
- DELMAS-MARTY, Mireille, *Ordering Pluralism. A Conceptual Framework for Understanding the Global Legal Order*, Hart Publishing, 2009.
- DELMAS-MARTY, Mireille, *Trois défis pour un droit mondial*, Seuil, 1998.
- DELORS, Jacques, *Le nouveau concert européen*, Odile Jacob, 1992.

- DUBOS, Olivier, *Les juridictions nationales, juge communautaire*, Dalloz, 2001.
- DUPUY, Pierre-Marie, “Principe de complementarité et droit international général”, en POLITI, Mario y GIOIA, Federica, *The International Criminal Court and National Jurisdictions*, Routledge, 2008.
- DWORKIN, Ronald, *El imperio de la justicia*, Gedisa, 2000.
- FABIÁN, Raimondo, *General Principles of Law in the Decisions of International Criminal Courts and Tribunals*, Martinus Nijhoff, 2008.
- FIX FIERRO, Héctor *et al.*, *Ius constitutionale comune en América Latina*, México, UNAM, Instituto de Investigaciones Jurídicas, 2014.
- FONTANELLI, Giuseppe Martinico y CARROZZA, Paolo (eds.), *Shaping Rule of Law through Dialogue. International and Supranational Experiences*, Groningen, Europa Law Publishing, 2010.
- FRIEDMANN, Wolfgang, *The Changing Structure of International Law*, Columbia University Press, 1964.
- FRISON-ROCHE, Marie-Anne, *Droit international économique et mondialisation, Les grandes questions du droit économique*, París, Quadrige/PUF, 2005.
- FRYDMAN, Benoît, “Le dialogue international des juges et la perspective idéale d’une justice universelle”, *Le dialogue des juges. Actes du colloque du 28 avril 2006*, Bruselas, Bruylant, 2007.
- GARDINER, Richard, *Treaty Interpretation*, Oxford University Press, 2008.
- GARCÍA RAMÍREZ, Sergio, *La jurisprudencia de la Corte Interamericana de Derechos Humanos*, México, UNAM, Instituto de Investigaciones Jurídicas, 2001.
- GATTINI, Andrea, “Domestic Judicial Compliance with International Judicial Decisions: Some Paradoxes”, en FASTENRATH, Ulrich *et al.*, *From Bilateralism to Community Interest: Essay in Honour of Judge Bruno Simma*, Oxford University Press, 2011.
- GREWE, Wilhelm, *The Epochs of International Law*, Michael Byers, 2000.
- JARMUL, Holly Dawn, “Effects of Decisions of Regional Human Rights Tribunals on National Courts”, en FRANCK, Thomas y FOX, Gregory, *International Law Decisions in National Courts*, Martinus Nijhoff, 1996.
- JENNINGS, Robert (ed.), *Oppenheim’s International Law*, Oxford University Press, 1992, vol. I.
- KELSEN, Hans, *Pure Theory of Law*, Berkeley, University of California Press, 1967.
- KELSEN, Hans, *Teoría general del derecho y del Estado*, México, UNAM, Instituto de Investigaciones Jurídicas, 2008.

- KLABBERS, Jan *et al.*, *The Constitutionalization of International Law*, Oxford University Press, 2011.
- KOHLER-KOCH, Beate, “The Strength of Weakness. The Transformation of Governance in the EU”, en GUSTAVSSON, S. y Lewin, L. (eds.), *The Future of the Nation State*, 1996.
- KOSKENNIEMI, Martti, *The Gentle Civilizer of Nations: The Rise and Fall of International Law, 1870-1960*, Cambridge University Press, 2001.
- KOVAR, Robert, “Rapports entre le droit communautaire et les droits nationaux”, en Commission des Communautés Européennes, *Trente ans de droit communautaire*, OPOCE, 1982.
- KRISTICEVIC, Viviana, *Implementación de las decisiones del sistema interamericano de derechos humanos: aportes para los procesos legislativos*, Center for Justice and International Law, 2009.
- LAUTERPACHT, Hersch, *Private Law Sources and Analogies in International Law*, The Lawbook Exchange, 2002.
- LECH GARLICKI, Malgorzata *et al.*, *The Role of Domestic Courts in Treaty Enforcement*, Cambridge University Press, 2009.
- LEW, Julian *et al.*, *Comparative International Commercial Arbitration*, Kluwer Law International, 2003.
- MEDINA QUIROGA, Cecilia, “The Role of International Tribunals: Law-Making or Creative Interpretations”, *The Oxford Handbook on International Human Rights*, 2013.
- MERSKY, Marcie y ROHT-ARRIAZA, Naomi, “Guatemala”, *Victims Insilenced: The Interamerican Human Rights System and Transitional Justice in Latin America*, Catherine Sunshine, 2007.
- NOLLKAEMPER, André, “Conversations Among Courts. Domestic and International Adjudicators”, en ROMANO, Cesare *et al.*, *The Oxford Handbook of International Adjudication*, Oxford University Press, 2015.
- NOLLKAEMPER, André, “Decisions of National Courts as Sources of International Law: An Analysis of the Practice of the ICTY”, en BOAS, G. y SCHABAS, William (eds.), *International Criminal Law Developments in the Case Law of the ICTY*, Martinus Nijhoff Publishers, 2003.
- NOLLKAEMPER, André *et al.*, *International Law in Domestic Courts. A casebook*, Oxford University Press, 2019.
- NOLLKAEMPER, André, *National Courts and the International Rule of Law*, Oxford University Press, 2011.
- OST, Francois y VAN DE KERCHOVE, Michel, “Droit: de la pyramide au réseau? Introduction”, en OST, Francois y VAN DE KERCHOVE, Michel,

- De la pyramide au réseau ? Pour une théorie dialectique du droit*, Presses des Facultés Universitaires Saint Louis, 2010.
- PETROVA GEORGIEVA, Virdzhiniya, *Los principios comunes a los tribunales internacionales*, México, UNAM, Instituto de Investigaciones Jurídicas, 2018.
- POTVIN-SOLIS, Laurence, “Le dialogue entre les juges en Europe”, *Le dialogue entre les juges européens ou nationaux, incantation ou réalité*, Bruselas, Bruylant, 2004.
- KEOHANE, R. y HOFFMANN, S., “Institutional Change in Europe in the 1980s”, en KEOHANE, R. y HOFFMANN, S. (eds.), *The New European Community: Decisionmaking and Institutional Change*, 1991.
- RAIMONDO, Fabián, *General Principles of Law in the Decisions of International Criminal Courts and Tribunals*, Martinus Nijhoff, 2008.
- RAWORTH, Philipp, *Introduction to the Legal System of the European Union*, Oxford University Press, 2001.
- RODRÍGUEZ HUERTA, Tania Gabriela, *Incorporación y aplicación del derecho internacional en el orden jurídico mexicano*, Tirant lo Blanch, 2015.
- SCAGLIONE, Marcelo, *L'intégration régionale comme stratégie du développement en Amérique du Sud: l'expérience du Mercosur*, mémoire, ENA, 2003.
- SCHMALENBACK, Kirsten, “Comment on Article 27 VCLT”, en SCHMALENBACH, Kirsten y DÖRR, Oliver (eds.), *Vienna Convention on the Law of Treaties: A Commentary*, Springer, 2012.
- SCHULTZ, Franck, *History of Roman Legal Science*, Oxford University Press, 1953.
- SHANY, Yuval, *Regulating Jurisdictional Relations between National and International Courts*, Oxford University Press, 2006.
- SHANY, Yuval, *The Competing Jurisdiction of International Courts and Tribunals*, Oxford University Press, 2003.
- SIMON, Denis, *Le système juridique communautaire*, 3a. ed., París, PUF, 2001.
- SLAUGHTER, Anne-Marie, “A Brave New Judicial World”, en IGNATIEFF, Michael (ed.), *American Exceptionalism and Human Rights*, Princeton University Press, 2005.
- SLOSS, David y VAN ALSTINE, Michael, *International Law in Domestic Courts*, Santa Clara Law, 2015, disponible en: <http://digitalcommons.law.scu.edu/facpubs/889>.
- Société Francaise pour le Droit International, *La juridictionnalisation du Droit International*, Colloque de Lille, 2002, París, Pédone, 2003.

- STONE SWEET, Alec, “Judicial Authority and Market Integration in Europe”, en GINSBURG, Tom y KAGAN, Robert (eds.), *Institutions and Public Law. Comparative Approaches*, Peter Lang, 2005.
- VAN KLAVEREN, Alberto, “Regionalismo y multilateralismo: una convergencia necesaria”, en LÓPEZ AYLLÓN, Sergio (coord.), *El futuro del libre comercio en el continente americano. Análisis y perspectiva*, México, UNAM, Instituto de Investigaciones Jurídicas, 1997.
- VILLIGER, Mark, *Commentary on the 1969 Vienna Convention on the Law of Treaties*, Martinus Nijhoff Publishers, 2009.
- ZAGREBELSKY, Gustavo, *El derecho dúctil. Ley, derechos, justicia*, Trotta, 2003.

## 2. Hemerográficas

- ABI SAAB, Georges Michel, “The Normalization of International Adjudication: Convergence and Divergence”, *International Law and Politics*, vol. 43, 2010.
- AHDIEH, Robert, “Between Dialogue and Decree: International Review of National Courts”, *New York University Law Review*, vol. 79, 2004.
- ALFORD, Roger, “The Proliferation of International Courts and Tribunals: International Adjudication in Ascendance”, *American Journal of International Law*, vol. 94, 2000.
- AUST, Helmut Philipp *et al.*, “Unity or Uniformity? Domestic Courts and Treaty Interpretation”, *Leiden Journal of International Law*, vol. 27, 2014.
- BECERRA RAMÍREZ, Manuel, “El caso *Carvallo*”, *Anuario Mexicano de Derecho Internacional*, vol. 4, 2004.
- BODACK, Jessica, “International Law for the Masses”, *Duke Journal of Comparative and International Law*, vol. 15.
- BOGDANDY, Armin von y VENZKE, Ingo, “Beyond Dispute: International Judicial Institutions as Lawmakers”, *German Law Journal*, vol. 12, 2010.
- BORZEL, Tania, “What’s so Special About Policy Networks? An Exploration of the Concept and it’s Usefulness in Studying European Governance”, *European Integration online Papers*, núm. 16, 1997.
- BORZEL, Tania, “Organizing Babylon – On the Different Conceptions of Policy Networks”, *Public Administration*, vol. 76, 1998.
- BURKE-WHITE, William, “International Legal Pluralism”, *Michigan Journal of International Law*, vol. 25, 2004.

- CANÇADO TRINDADE, Antonio Augusto, “International Law for Humankind: Towards a New *jus gentium*”, *Recueil des cours de l’académie de droit international de la Haye*, vol. 317, 2006.
- CAPLAN, Lee M. “State Immunity, Human Rights and Jus Cogens: A Critique of the Normative Hierarchy Theory”, *American Journal of International Law*, vol. 97, 2003.
- CASSESE, Antonio, “Remarks on Scelle’s Theory of «Role Splitting» (dédoublement fonctionnel) in International Law”, *European Journal of International Law*, vol. 1, 1990.
- D’ASPROMONT, Jean, “The Systemic Integration of International Law by Domestic Courts: Domestic Judges as Architects of the Consistency of the International Legal Order”, en FAUCHALD, Ole Kristian y NOLLKAEMPER, André, *The Practice of International and National Courts and the (De-) Fragmentation of International Law*, Hart Publishing, 2012.
- DUPUY, Pierre-Marie, “The Danger of Fragmentation or Unification of the International Legal System and the International Court of Justice”, *International Law and Politics*, vol. 31, 1999.
- EL BOUDOHI, Saida, “The National Judge as an Ordinary Judge of International Law? Invocability of Treaty Law in National Courts”, *Leiden Journal of International Law*, vol. 28, 2015.
- FMI, “La mondialisation, faut-il s’en réjouir?”, *IFM issue Brief no. 00/1F*, abril de 2000-enero de 2002.
- FRYDMAN, Benoît, “Le dialogue international des juges et la perspective idéale d’une justice universelle”, *Le dialogue des juges. Actes du colloque du 28 avril 2006*, Bruselas, Bruylant, 2007.
- GOUTAL, Jean-Louis, “Le rôle normatif de l’Organisation Mondiale du Commerce”, *Petites Affiches*, 1995.
- GRAEWERT, Tim, “Conflicting Laws and Jurisdiction in the Dispute Settlement Process of Regional Trade Agreements and the WTO”, *Contemporary Asia Arbitration Journal*, vol. 1, núm. 2, 2008.
- FALK, Richard, “The *Shimoda* case: A Legal Appraisal of the Atomic Attacks upon Hiroshima and Nagasaki”, *American Journal of International Law*, vol. 59, 1965.
- HEINLEIN, Peter, “The U.S. and German Interpretations of the Vienna Convention on Consular Relations: is any Constitutional Court Really Cosmopolitan?”, *Maryland Journal of International Law*, vol. 25, 2010.
- HIGGINS, Rosalyn, “Respecting the Sovereign States and the Running a Tight Court-Room”, *International and Comparative Law Quarterly*, 2001.

- International Law Commission, “Third Report on the Law of Treaties”, *Yearbook*, vol. 5, 1964.
- JACOB, Marc, “Lawmaking Through International Adjudication”, *German Law Journal*, vol. 12, 2010.
- JENNINGS, Robert, “The Judiciary, International and National, and the Development of International Law”, *International and Comparative Law Quarterly*, vol. 45, 1996.
- KEBEDE TIBA, Firew, “What Caused the Multiplication of International Courts and Tribunals”, *Gonzaga Journal of International Law*, vol. 10, núm. 2.
- KINGSBURY, Benedict, “Foreword: is the Proliferation of International Courts and Tribunals a Systemic Problem”, *International Law and Politics*, vol. 31, 2003.
- KNUCHEL, Sevrine, “State Immunity and the Promise of *jus cogens*”, *Northwestern Journal of International Human Rights*, vol. 9, 2013.
- KOKOTT, Juliane y SOBOTTA, Christophe, “The Kadi Case - Constitutional Core Values and International Law - Finding the Balance?”, *European Journal of International Law*, vol. 23, 2012.
- KOSKENNIEMI, Martii y LENO, Paivi, “Fragmentation of International Law. Postmodern Anxieties”, *Leiden Journal of International Law*, vol. 15, 2002.
- KOSKENNIEMI, Martti, “Hierarchy in International Law: a Sketch”, *European Journal of International Law*, vol. 8, 1997.
- MOVSESIAN, Marc, “Judging International Judgments”, *Virginia Journal of International Law*, vol. 48.
- OELLERS-FRAHM, Karin, “Multiplication of International Courts and Tribunals and Conflicting Jurisdiction. Problems and Possible Solutions”, *UNYB*, vol. 5, 2001.
- PETROVA GEORGIEVA, Virdzhiniya, “La «judicialización»: una nueva característica del orden jurídico internacional”, *Anuario Mexicano de Derecho Internacional*, México, vol. XV, enero de 2015.
- RAO, Pemmaraju Sreenivasa, “Multiple Judicial Forums: a Reflections of the Growing Strength of International Law or its Fragmentation”, *Michigan Journal of International Law*, vol. 25, 2004.
- ROMANO, Cesare, *Project on International Courts and Tribunals*, trad. de Omar Carrasco y Juan Andrés Álvarez, New York University, Center on International Cooperation, 2004-2005.

- ROMANO, Cesare, “The Shift from the Consensual to the Compulsory Paradigm in International Adjudication: Elements for a Theory of Consent”, *International Law and Politics*, vol. 39, 2007.
- RUIZ FABRI, Hélène, “La juridictionnalisation du règlement des litiges économiques entre Etats”, *Revue de l'Arbitrage*, 2003.
- SALMON, Stefan, “The Security Council as a World Legislature”, *American Journal of International Law*, vol. 99, 2005.
- SANDHOLTZ, Wayne, “How Domestic Courts Use International Law”, *Fordham International Law Journal*, vol. 38, 2015.
- SANG WOOK, Daniel Han, “Decentralized Proliferation of International Judicial Bodies”, *Journal of Transnational Law and Policy*, vol. 16-1, 2006.
- SANTULLI, Carlo, “Qu'est-ce qu'une juridiction internationale?”, *Annuaire Français de Droit International*, 2000.
- SEGRELLES, José Antonio, “Integración regional y globalización”, *Terra Livre*, vol. 18, Sao Paulo, 2002.
- SHAPIRO, Martin, “A Theory of Stare Decisis”, *Journal of Legal Studies*, vol. 1, 1972.
- SWART, Mia, “Judicial Lawmaking at the *ad hoc* Tribunals: The Creative Use of the Sources of International Law and «Adventurous Interpretation», *ŽARÖV*, vol. 70, núm. 3, 2010.
- TALMON, Steffan, “The Security Council as a World Legislator”, *American Journal of International Law*, vol. 99, 2005.
- THALLINGER, Gerhard, “Sense and Sensibility of the Human Rights Obligations of the United Nations Security Council”, *ŽAÖRV*, vol. 67, 2007.
- TZANAKOPOULOS, Antonios, “Domestic Courts in International Law: The International Judicial Function of National Courts”, *Loyola of Los Angeles International and Comparative Law Review*, vol. 34, 2011.
- VALADÉS, Diego, “Reforma del sistema presidencial mexicano”, *Pluralidad y Consenso*, 2016.
- VELÁZQUEZ ELIZARRARÁS, Juan Carlos, “Reflexiones generales en torno a la importancia de los principios del derecho internacional”, *Anuario Mexicano de Derecho Internacional*, vol. 12, 2012.
- VENZKE, Ingo, “The Role of International Courts as Interpreters and Developers of the Law: Working Out the Jurisgenerative Practice of Interpretation”, *Loyola of Los Angeles International and Comparative Law Review*, vol. 34, 2011.
- WALLACE, W., “Introduction: The Dynamics of European Integration”, en WALLACE, W. (ed.), *The Dynamics of European Integration*, 1990.



FUENTES CONSULTADAS

297

WINSTON P. Nagan y ROOT, Joshua, “The Emerging Restrictions on Sovereign Immunity: Peremptory Norms of International Law, the U.N. Charter, and the Application of Modern Communications Theory”, *North Carolina Journal of International Law and Commercial Regulation*, vol. 38, 2013.