

Current contents selection – October 2011

Selection of articles in the field of human rights from journals of the Law Library (JB) and SIM

NOTE: "UBU online" means the journal is available on the website of the University Library, see: 'Tijdschriftenlijst' - choose 'vakgebied': '*Rechtsgeleerdheid* (accessible within Utrecht University).

url UBU online:

<http://omega.library.uu.nl/seal/omegasearch.php?cfg=omega&applid=omegajournalsearch>

Aberdeen student law review (UBU online)

2011, vol. 2

* Evidentiary barriers to conviction in cases of domestic violence: a comparative analysis of Scottish and German criminal procedure, by M. Wutz (p. 76-98)

Advisory reports AIV (UBU online)

2011, no. 75

* Reforms in the Arab region: prospects for democracy and the rule of law?

2011, no. 76

* The human rights policy of the European Union: between ambition and ambivalence

AGORA international journal of juridical sciences (UBU online)

2011, no. 1

* Amnesty as turning point for transitional justice in the light of democratic transformations - Algeria as case, by B. Tayeb (9 p.)

* Aspects regarding the right to a fair trial, by M. Pasca (8 p.)

* Individual or collective rights as rights of the national minorities, by S. Diaconu and E. Diaconu (5 p.)

* The legal protection of the minorities under the European Convention of the Human Rights, by I. Suiu, S. Diaconu and E. Diaconu (8 p.)

* State's responsibility for international illicit acts, by F. Mihai (5 p.)

American journal of comparative law (JB: A51 + UBU online)

2011, vol. 59, no. 3

* The emergence of East Asian constitutionalism: features in comparison, by J. Yeh and W. Chang (p. 805-840)

2011, vol. 59, no. 4

* Procedural protection of constitutional rights in Brazil, by K. Rosenn (p. 1009-1050)

* A paradigm of prevention: humpty dumpty, the war on terror, and the power of preventive detention in the United States, Israel, and Europe, by T. Stahlberg and H. Lahmann (p. 1051-1088)

* Preventive health at work: a comparative approach, by J. Suk (p. 1089-1134)

American journal of international law (JB: D7 + UBU online)

2011, vol. 105, no. 3

* The 2010 judicial activity of the International Court of Justice, by J. Cogan (p. 477-492)

* A historic breakthrough on the crime of aggression, by S. Barriga and L. Grover (p. 517-533)

* Situation in the Republic of Kenya, by C. Chernor Jalloh (p. 540-547)

* Contemporary practice of the United States relating to international law, by J. Crook (p. 568-611)

Arab law quarterly (UBU online)

2011, vol. 25, no. 4

* The child's right to maintenance: the extent of the family's responsibilities in Islamic law and according to the family law provisions of Muslim countries, by B. Ibrahim and A. Mohd (p. 401-422)

Arbeidsrechtelijke annotaties (UBU online)

2011, no. 2

* Rechtsbescherming tegen een ondeugdelijke ontslagvergunning bezien in het licht van artikel 6 EVRM, by D. Bij de Vaate

Archiv des Völkerrechts (JB: D15 + UBU online)

2011, vol. 49, no. 2

* Der Afrikanische Gerichtshof für die Rechte der Menschen und der Völker vom schwierigen Aufbau einer neuen Institution, by A. Kiessling (p. 173-189)

2011, vol. 49, no. 3

* Die Überweisung der Lage in Libyen an den Internationalen Strafgerichtshof durch den Sicherheitsrat der Vereinten Nationen: zugleich ein Beitrag zur Völkerstrafrechtspraxis des Sicherheitsrates, by R. Frau (p. 276-309)

Arizona state law journal (UBU online)

2011, vol. 43, no. 2

* Human rights abroad: when do human rights treaty obligations apply extraterritorially? by O. Hathaway, P. Levitz, E. Nielsen and A. Nowlan (p. 389-426)

* The International Criminal Court and justice on the ground, by J. Stromseth (p. 427-446)

Ars aequi (JB: A7 + SIM + UBU online)

2011, vol. 60, no. 10

* Europa en het privaatrecht: de doorwerking van fundamentele rechten in de civiele rechtspraak, by C. Mak (p. 696-703)

Berkeley journal of international law (UBU online)

2011, vol. 29, no. 1

* Environmental and health regulation: assessing liability under investment treaties, by R. Moloo and J. Jacinto (p. 1-65)

* Toward a European model of same-sex marriage rights: a viable pathway for the U.S., by C. Glass, N. Kubasek, and E. Kiester (p. 132-174)

* The right to truth in the fight against impunity, by D. Groome (p. 175-199)

2011, vol. 29, no. 2

* Toward an international law of piracy 'sui generis': how the dual nature of maritime piracy law enables piracy to flourish, by L. Bento (p. 399-455)

* United States and the International Criminal Court post-Bush: a beautiful courtship but an unlikely marriage, by M. Fairlie (p. 528-576)

* The Board of Immigration Appeals's new "social visibility" test for determining "membership of a particular social group" in asylum claims and its legal and policy implications, by K. Bresnahan (p. 649-679)

Brigham Young University education and law journal (UBU online)

2011, no. 2

* The heart of the constitutional enterprise: affirming equality and freedom in public education, by W. Thro (p. 571-591)

Brigham Young University law review (UBU online)

2011, no. 3

* The tension within the religion clause of the First Amendment, by T. Griffith (p. 597-604)

* Religion in contemporary legal systems, by T. Mahmood (p. 605-612)

* The background and contents of the proposed South African Charter of Religious Rights and Freedoms, by R. Malherbe (p. 613-635)

* Secularity and secularism in the United Kingdom: on the way to the First Amendment, by I. McClean and M. Scot (p. 637-656)

* Religion and neutrality: myth, principle, and meaning, by R. Palomino (p. 657-689)

* Law and religion in Colombia: legal recognition of religious entities, by V. Prieto (p. 691-727)

* Freedom of expression and religious sensitivities in pluralist societies: facing the challenge of extreme speech, by J. Temperman (p. 729-757)

* Coalition and hegemony: religion's role in the progress of modernization in reformed China, by Z. Chuanhui (p. 759-782)

* Religious freedom and its legal restrictions in China, by Z. Qianfan (p. 783-818)

Cahiers de droit Européen (JB: D154 + UBU online)

2010, vol. 46, no. 1/2

- * Controverses doctrinales quant à la protection des droits sociaux par la Cour européenne des droits de l'homme, by C. Marzo (p. 95-119)
2010, vol. 46, no. 3/4
- * La politique européenne en matière de lutte contre le terrorisme CBRN, by S. Lavaux (p. 337-386)
- * L'Union européenne et la protection des minorités: une question de volonté politique, by A. van Bossuyt (p. 425-456)
- * L'avenir de la Cour européenne des Droits de l'homme à l'aune de la conférence ministérielle d'Interlaken, by M. Ailincăi (p. 457-486)
2010, vol. 46, no. 5/6
- * Retour sur Kadi: de la nécessité d'une jurisprudence de type Solange I dans les rapports entre le droit de l'Union européenne et le droit des Nations Unies, by F. Mena Parras (p. 683-730)

Cambridge law journal (JB: A18 + UBU online)

2011, vol. 70, no. 2

- * The requirements of prisoner voting rights: mixed messages from Strasbourg, by S. Briant (p. 279-282)
- * Defamation and the Human Rights Act 1998, by K. Hughes (p. 296-298)

Cardozo law review (UBU online)

2010/11, vol. 32, no. 4

- * Rehabilitating territoriality in human rights, by A. Parrish (p. 1099-1142)
- * The development of individual standing in international security, by C. True-Frost (p. 1183-1244)
2010/11, vol. 32, no. 5
- * Religious truth, pluralism, and secularization: the shaking foundations of American religious liberty, by D. Conkle (p. 1755-1780)
- * The political (and other) safeguards of religious freedom, by R. Garnett (p. 1815-1830)
- * 'Smith' and women's equality, by L. Griffin (p. 1831-1856)
- * The politics of free exercise after 'Employment Division v. Smith': same-sex marriage, the war on terror, and religious freedom, by R. Schragger (p. 2009-2032)
- * Religious freedom and its enemies, or why the Smith decision may be a greater loss now than it was then, by S. Smith (p. 2033-2054)
- * Odious discrimination and the religious exemption question, by L. Underkuffler (p. 2069-2092)

2010/11, vol. 32, no. 6

- * Disability rights, welfare law, by M. Weber (p. 2483-2532)
- * Clemency for our children, by A. Thompson (p. 2641-2708)

Case Western Reserve journal of international law (JB: D25 + UBU online)

2011, vol. 43, no. 3

- * The myth of divided loyalties: defining detainees and the constitution in the Guantánamo military commissions, by D. Frakt (p. 545-564)
- * American vertigo "dual use", prison physicians, research, and Guantánamo, by G. Annas (p. 631-650)
- * "New rules for new wars" international law and just war doctrine for irregular war, by G. Lucas (p. 677-705)
- * A new twist on an old story: lawfare and the mixing of proportionalities, by L. Blank (p. 707-738)

Chicago-Kent law review (UBU online)

2011, vol. 86, no. 2

- * Should criminal juries give reasons for their verdicts? The Spanish experience and the implications of the European Court of Human Rights decision in *Taxquet v. Belgium*, by S. Thaman (p. 613-668)
- * Jury trials for violent hate crimes in Russia: is Russian justice only for ethnic Russians? by N. Kovalev (p. 669-736)

Chicago journal of international law (UBU online)

2011, vol. 12, no. 1

- * The surprising benefits to developing countries of linking international trade and intellectual property, by R. Brewster (p. 1-54)
- * Judicial tactics in the European Court of Human Rights, by S. Dothan (p. 115-142)
- * Privileging asymmetric warfare (part II)? The "proportionality" principle under international humanitarian law, by S. Estreicher (p. 143-158)
- * The control theory of perpetration in international criminal law, by N. Jain (p. 159-200)
- * The church abuse scandal: prosecuting the pope before the International Criminal Court, by B. Landry (p. 341-373)

Chinese journal of international law (JB: D220 + UBU online)

2011, vol. 10, no. 3

- * Teething phase of the ECCC, by M. Shahabuddeen (p. 469-502)
- * Universal jurisdiction: concept, logic, and reality, by S. Yee (p. 503-530)
- * "Mopping-up": UNHCR, neutrality and non-refoulement since the Cold War, by T. Krever (p. 587-608)

Columbia journal of environmental law (UBU online)

2011, vol. 36, no. 2

- * The problem of an international criminal law of the environment, by F. Megret (p. 195-258)
- * State court adjudication of environmental rights: lessons from the adjudication of the right to education and the right to welfare, by S. Ewald (p. 413-459)

Common market law review (JB: D171 + UBU online)

2011, vol. 48, no. 4

- * The accession of the European Union to the European Convention on Human Rights and Fundamental Freedoms, by J. Jacqu e (p. 995-1024)
- * Walking on a tightrope: the draft ECHR accession agreement and the autonomy of the EU legal order, by T. Lock (p. 1025-1054)

2011, vol. 48, no. 5

- * Overcoming absolute primacy: respect for national identity under the Lisbon Treaty, by A. Bogdandy and S. Schill (p. 1417-1454)
- * Case law of the European Court of Justice on sex discrimination 2006-2011, by K. Koldinsk (p. 1599-1638)

Computer law and security report (UBU online)

2011, vol. 27, no. 5

- * US war on terror EU SWIFT(ly) signs blank cheque on EU data, by S. Kierkegaard (p. 451-464)

Contemporary readings in law and social justice (heionline.org)

2009, vol. 1, no. 1

- * A theory of deep democracy and economic justice in the age of postmodernism, by H. Khan (p. 47-72)
- * Hayekian neo-liberalism and academic freedom, by S. Marginson (p. 86-114)
- * Human trafficking as a violation of an individual's civil rights, by G. Zaharia (p. 171-175)

2009, vol. 1, no. 2

- * Religion and unveiling the world, by L. Trofin and M. Tomescu (p. 131-135)

2010, vol. 2, no. 1

- * India's challenge in Afghanistan: with power comes responsibility, by H. Pant (p. 36-67)
- * Women's rights in the Middle East, by L. Trofin and M. Tomescu (p. 152-157)

2010, vol. 2, no. 2

- * Theorizing terrorism: terrorism as moral action: a scoping study, by N. Bouhana and P. Wikstrom (p. 9-79)
- * Reconceiving refugees and internally displaced persons (IDPS) as transitional justice actors, by S. Rimmer (p. 163-180)
- * On stereotypes, media and redressing gendered social inequality, by J. Hermes (p. 181-187)
- * Fundamental values of political discourse in a democratic society, by S. Bratu (p. 301-306)
- * Identity, security and privacy in the information society, by M. Tomescu and L. Trofin (p. 307-312)

Cornell international law journal (JB: D30 + UBU online)

2011, vol. 44, no. 2

- * The primacy of society and the failures of law and development, by B. Tamanaha (p. 209-248)
- * Impairment, discrimination, and the legal construction of disability in the European Union and the United States, by V. Perju (p. 279-348)

Crime, law and social change (JB: C13 + UBU online)

2011, vol. 56, no. 3

- * Iraq and the case for Australian war crimes trials, by C. Doran and T. Anderson (p. 283-299)

Crime, media, culture (UBU online)

2011, vol. 7, no. 2

* A villains' charter? The press and the Human Rights Act, by L. Gies (p. 167-183)

Current issues in criminal justice (UBU online)

2011, vol. 23, no. 1

* Resilience and survival: refugee women and violence, by M. Pulvirenti and G. Mason (p. 37-52)

DePaul law review (UBU online)

2010/11, vol. 60, no. 4

* The lessons of Vietnam: a correction, by M. Radu

Drake journal of agricultural law (UBU online)

2011, vol. 16, no. 1

* Moving toward food democracy: better food, new farmers, and the myth of feeding the world, by N. Hamilton (p. 117-146)

Essex human rights review (UBU online)

2011, vol. 8, no. 1

* Protecting human rights while countering terrorism a decade after 9/11, by C. Szurlej

* You can't always get what you want: the Kadi II Conundrum and the Security Council 1267 terrorist sanctions regime, by L. Ginsborg and M. Scheinin

* Unilateral exceptions to international law: systematic legal analysis and critique of doctrines to deny or reduce the applicability of human rights norms in the fight against terrorism, by M. Scheinin and M. Vermeulen

* An interview with Jeremy Sarkin, Chair-Rapporteur of the United Nations Working Group on Enforced and Involuntary Disappearances, on the study on global practices in relation to secret detention

* Kafka, Sisyphus, and Bin Laden: challenging the Al-Qaida and Taliban sanctions regime rights, by M. Zgonec-Rozej

* Limits to counter-terrorism: comparing derogation from the International Covenant on Civil and Political Rights and the European Convention on Human Rights, by J. Lehmann

* The margin of appreciation and human rights protection in the 'war on terror': have the rules changed before the European Court of Human Rights, by R. Smith

* State secrets, impunity and human rights violations: persecution restricted in the Abu Omar case, by C. Danisi

* Torture papers, never again. guarantees of non-repetition for the torture committed by the Bush Administration during the 'war on terror', by P. Tarre

Europäische Grundrechte Zeitschrift (SIM)

2011, vol. 38, no. 16-18

* Die Rechtsprechung des Bundesverfassungsgerichts zum Grundrecht auf Asyl und zum Ausländerrecht (einschliesslich Auslieferungsrecht in den Jahren 2009 und 2010), by T. Roeser (p. 445-470)

European constitutional law review (UBU online)

2011, vol. 7, no. 2

* On the legitimacy of the European Court of Human Rights' judgments, by J. Costa (p. 173-182)

* Hungary's constitutional transformation, by K. Kovács and G. Tóth (p. 183-203)

European journal of health law (UBU online)

2011, vol. 18, no. 4

* European Court of Human Rights, by J. Dute (p. 423-435)

* European Court of Justice, by A. Baeyens and T. Goffin (p. 437-445)

* Intellectual disability, autonomy, and legal rights, by J. Coggon (p. 447-459)

European journal of international law (JB: D181 + UBU online)

2011, vol. 22, no. 3

* Towards a positive application of complementarity in the African human rights system: issues of functions and relations, by S. Ebobrah (p. 663-688)

* How effective is the United Nations Committee Against Torture? by R. McQuigg (p. 813-828)

* Fighting maritime piracy under the European Convention on Human Rights, by S. Piedimonte Bodini (p. 829-848)

* Immunities of state officials, international crimes, and foreign domestic courts: a reply to Dapo Akande and Sangeeta Shah, by A. Orakhelashvili (p. 849-855)

* Immunities of state officials, international crimes and foreign domestic courts: a rejoinder to Alexander Orakhelashvili, by D. Akande and S. Shah (p. 857-861)

European journal of migration and law (UBU online)

2011, vol. 13, no. 3

* Fixing, adjusting, regulating, protecting human rights - the shifting uses of regularisations in the European Union, by A. Kraler (p. 297-316)

European law journal (JB: D201 + UBU online)

2011, vol. 17, no. 5

* The African Union: founding principles, frameworks and prospects, by Z. Yihdego (p. 568-594)

* Reflections on the architecture of the EU after the Treaty of Lisbon: the European judicial approach to fundamental rights, by S. Morano-Foadi and S. Andreadakis (p. 595-610)

European public law (UBU online)

2011, vol. 17, no. 3

* European citizenship: cross-border relevance, deliberate fraud and proportionate responses to potential statelessness, by R. Morris (p. 417-436)

* General principles of EU law and horizontal direct effect, by P. Cabral and R. Neves (p. 437-454)

Federal probation (UBU online)

2011, vol. 75, no. 1

* Prosecution by military commission versus federal criminal court: a comparative analysis, by P. Hennessy (p. 27-32)

Feminist legal studies (UBU online)

2011, vol. 19, no. 2

* Liabilities of queer anti-racist critique, by S. Douglas, S. Jivraj and S. Lamble (p. 107-118)

* The Dutch homo-emancipation policy and its silencing effects on queer Muslims, by S. Jivraj and A. de Jong (p. 143-158)

* What happens to anti-racism when we are post race? by A. Lentin (p. 159-168)

Florida coastal law review (UBU online)

2010/11, vol. 12, no. 2

* Fifty plus years after the start of the civil rights movement: a contextual analysis of the freedom of association for the National Association for the Advancement of Colored People's pursuit of reforming the law, by L. Weeden (p. 337-356)

Florida journal of international law (UBU online)

2011, vol. 23, no. 1

* Island in distress: state failure in Haiti, by M. Silva (p. 49-74)

* Defense of nationals abroad: the legitimacy of Russia's invasion of Georgia, by R. Chatham (p. 75-102)

Fordham international law journal (JB: D216 + UBU online)

2010/11, vol. 34, no. 5

* The intersection of European Union law and private international law in intra-European Union child abduction, by C. Dekar (p. 1430-1471)

George Washington international law review (UBU online)

2010/11, vol. 42, no. 2

* Limping into the future: the U.N. 1267 terrorism listing process at the crossroads, by C. Forcese and K. Roach (p. 217-278)

Harvard civil rights-civil liberties law review (UBU online)

2011, vol. 46, no. 2

* Trafficking, prostitution, and inequality, by C. MacKinnon (p. 271-310)

Harvard journal of law and public policy (UBU online)

2011, vol. 34, no. 3

- * Direct democracy: government of the people, by the people, and for the people? by R. Epstein (p. 819-826)
- * Embodies equality: debunking equal protection arguments for abortion rights, by E. Bachioch (p. 889-950)
- * What's the harm? Nontaxpayer standing to challenge religious symbols, by D. Spencer (p. 1071-1097)

Human rights brief (SIM)

2011, vol. 18, no. 3

- * United Nations, Security Council resolution 1325 on women, peace, and security - is it binding? by K. Appiagyei (p. 2-6)
- * De-democratisation in Israel: repressions against human rights defenders and the need for implementation of the EU guidelines on the protection of human rights defenders, by A. Groth and T. Tabbara (p. 7-13)
- * Libert  religieuse en Europe: discussing the French Concealment Act, by R. Snyder (p. 14-20)
- * Protecting women's human rights: a case study in the Philippines, by T. Ezer [et a.] (p. 21-27)

Human rights law review (UBU online)

2011, vol. 11, no. 3

- * Bringing Muslim minorities within the International Convention on the Elimination of All Forms of Racial Discrimination - square peg in a round hole? by S. Berry (p. 423-450)
- * Religion in the European public square and in European public life - crucifixes in the classroom? by D. McColdrick (p. 451-502)
- * The zone of interaction between partnerships, LLPs and human rights in United Kingdom law, by E. Berry (p. 503-526)
- * Human rights and the International Court of Justice: the Ahmadou Sadio Diallo case, by S. Ghandhi (p. 527-555)
- * A, B, C v Ireland: abortion law under the European Convention on Human Rights, by E. Wicks (p. 556-566)
- * The right to life, democracy and state responsibility in 'urban guerilla' conflict: the European Court of Human Rights Grand Chamber judgment in Giuliani and Gaggio v Italy, by S. Skinner (p. 567-577)
- * Homosexuality, freedom of assembly and the margin of appreciation doctrine of the European Court of Human Rights: Alekseyev v Russia, by P. Johnson (p. 578-593)

Human rights & international legal discourse (SIM + UBU online)

2011, vol. 5, no. 1

- * Special issue: International law on children and armed conflict
 - International law on children and armed conflict: the interface between various normative frameworks, by W. Vandenhoe, S. Parmentier and I. Derluyn (p. 2-13)
 - Protecting children during armed conflict: international humanitarian law, by S. Vit  (p. 14-39)
 - International children's rights and armed conflict, by K. Hanson (p. 40-62)
 - Does the ILO have a distinctive role in the international legal protection of child soldiers? by H. Cullen (p. 63-81)
 - Children participating in armed conflict and international criminal law, by M. Happold (p. 82-100)
 - From standard-setting to implementation: the Security Council's thematic focus on children and armed conflict, by B. Nylund (p. 101-119)

Human rights: journal of the section of individual rights & responsibilities (UBU online)

2011, vol. 38, no. 1

- * Guantanamo ten years after 9/11, by M. Clutter (p. 2-5)
- * Privacy and surveillance post-9/11, by H. Shamsi and A. Abdo (p. 6-9)
- * 9/11 and the transformation of U.S. immigration law and policy, by D. Iyer and J. Rathod (p. 12-14)
- * The Supreme Court, the war on terrorism, and the separation of powers, by S. Vladeck (p. 15-19)
- * The real problem with Khalid Sheikh Mohammed's Military Commission, by J. Tracey (p. 16)
- * Leading by example? Torture ten years after 9/11, by E. Massimino (p. 23-26)

Industrial law journal (JB: E82 + UBU online)

2011, vol. 40, no. 3

- * The Court of Justice and labour law in 2010: a new EU discrimination law architecture, by C. Kilpatrick (p. 280-301)

Intercultural human rights law review (heinonline.org)

2011, vol. 6

- * Symposium: Human rights aftershock: Haiti (p. 5-274)
 - A child rights-based approach to reconstruction in Haiti, by J. Todres (p. 43-86)

- A historical overview and discussion of post-earthquake U.S. immigration policy towards the Haitian people, by J. Dollar and A. Kent (p. 87-132)
- Rule of law in Haiti before and after the 2010 earthquake, by J. Wilets and C. Espinosa (p. 181-208)
- Benevolent assistance or bureaucratic burden: promoting effective Haitian reconstruction, self-governance, and human rights under the right to development, by J. Brown (p. 209-240)
- * Investing in the business against human trafficking: embracing the fourth "P" - partnerships, by M. McSween (p. 283-324)
- * Recognizing rape as torture: the evolution of women's rights legal protective techniques, by I. Cherneva (p. 325-348)
- * Education and pluralism: towards a democratic theory of education in Europe, by L. Alvarez (p. 349-378)
- * Linguistic rights of indigenous peoples in the states of Latin America, by J. Fernandez (p. 379-426)
- * Parental autonomy and the role of the state: arranged marriages in India, by M. Uzquiano (p. 427-468)

International and comparative law quarterly (JB: D5 + UBU online)

2011, vol. 6, no. 3

- * Foreign investment arbitration: a place for human rights? by B. Simma (p. 573-596)
- * Methods for the identification of customary international law in the International Court of Justice's jurisprudence: 2000-2009, by A. Alvarez-Jiménez (p. 681-712)
- * Invoking direct application and effect of international treaties by the European Court of Justice: implications for the international environmental law in the European Union, by S. Marsden (p. 737-757)
- * De-recognition of colonel Qaddafi as head of state of Libya? by S. Talmon (p. 759-767)
- * International measures for the protection of civilians in Libya and Cote d'Ivoire, by C. Henderson (p. 767-778)
- * Assassination and targeted killing - the killing of Osama Bin Laden, by A. Rogers and D. McGoldrick (p. 778-788)
- * International Court of justice, accordance with international law of the unilateral declaration of independence in respect of Kosovo, advisory opinion of 22 July 2010, by D. Jacobs (p. 799-810)
- * International Court of Justice, case concerning Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo) judgment of 30 November 2010, by M. Andenas (p. 810-819)

International journal for the semiotics of law (UBU online)

2011, vol. 24, no. 4

- * 'We the people of the United States...': the matrix and the realisation of constitutional sovereignty, by K. Duncanson (p. 385-404)
- * The hard sell: promoting human rights, by L. Gies (p. 405-422)

International journal of children's rights (UBU online)

2011, vol. 19, no. 2

- * Ghana's Children's Act 560: a rethink of its implementation? by E. Manful and P. McCrystal (p. 151-165)
- * Protecting the rights of the child: regulating restorative justice and indigenous practices in Southern Sudan and East Timor, by C. Banks (p. 167-193)
- * The rights of children in conflict with the law in Ghana, by R. Ame (p. 271-293)
- * Early marriage: a violation of girls' fundamental human rights in Africa, by R. Mutyaba (p. 339-355)

International journal of clinical legal education (UBU online)

2011, vol. 15, no. 1

- * "The Convention on the Rights of Persons with Disabilities": the response of the clinic, by F. Gibson (p. 11-24)

International journal of comparative labour law and industrial relations (JB: E81 + UBU online)

2011, vol. 27, no. 3

- * Mandatory retirement and age discrimination under EU law, by M. Schlachter (p. 287-300)

International journal of constitutional law (UBU online)

2011, vol. 9, no. 1

- * National supreme courts and the development of ECHR rights, by E. Bjorge (p. 5-31)
- * A human dignitas? Remnants of the ancient legal concept in contemporary dignity jurisprudence, by S. Henette-Vauchez (p. 32-57)
- * Breaching constitutional law on moral grounds in the fight against terrorism: implied presuppositions and proposed solutions in the discourse on 'the rule of law vs. terrorism', by A. Jakab (p. 58-78)
- * Symposium: The changing landscape of British constitutionalism (p. 79-273)

- Political constitutionalism and the Human Rights Act, by R. Bellamy (p. 86-111)
- Constitutionalism, counterterrorism, and the courts: changes in the British constitutional landscape, by A. Kavanagh (p. 172-199)
- Multiculturalism, freedom of religion, equality, and the British constitution: the JFS case considered, by C. McCrudden (p. 200-229)
- Entrenching the establishment and free exercise of religion in the written U.K. constitution, by I. McClean and S. Peterson (p. 230-250)
- * The relationship between international law and national law in the case of Kosovo: a constitutional perspective, by V. Morina, F. Korenica and D. Doli (p. 274-296)

International journal of human rights (UBU online)

2011, vol. 15, no. 5

- * The culturalisation of identity in an age of 'ethnic conflict' - depoliticised gender in ICTY wartime sexual violence jurisprudence, by D. Nadj (p. 647-663)
- * Space, identity, territory: Marichjhapi massacre, 1979, by D. Chowdhury (p. 664-682)
- * Constituting sexuality: rights, politics and power in the gay rights movement, by K. Lalor (p. 683-699)
- * The human right to medicines in relation to patents in sub-Saharan Africa: some critical remarks, by L. Niada (p. 700-727)
- * Modest harvests: appraising the impact of human rights norms on international economic institutions in relation to Africa, by N. Okogbule (p. 728-748)
- * Preventing coups in Africa: attempts at the protection of human rights and constitutions, by F. Cowell (p. 749-764)
- * Immutable clauses and judicial review in India, Brazil and South Africa: expanding constitutional courts' authority, by M. Mohallem (p. 765-786)

2011, vol. 15, no. 7

- * Property rights, human rights, and the new international trade regime, by R. Sappideen (p. 1013-1030)
- * Human rights and the rightless: the case of Gaza refugees in Jordan, by M. Pérez (p. 1031-1054)
- * Judicial activism and human rights in India: a critical appraisal, by P. Chowdhury (p. 1055-1071)
- * The international campaign to prohibit child soldiers: a critical evaluation, by J. Williams (p. 1072-1090)
- * Privacy and security in the digital age: contemporary challenges and future directions, by V. Hiranandani (p. 1091-1106)
- * Monitoring corruption from a human rights perspective, by G. De Beco (p. 1107-1124)
- * An invisible genocide: how the Western media failed to report the 1994 Rwandan genocide of the Tutsi and why, by N. Schimmel (p. 1125-1135)
- * Human rights and building peace: the case of Pakistani madrasas, by M. Abu-Nimer and A. Kadayifci (p. 1136-1159)
- * Dealing with the legacy of gross human rights violations in Guatemala: grasping the mismatch between macro level policies and micro level processes, by L. Viaene (p. 1160-1181)

2011, vol. 15, no. 8

- * The relationship between the origins and regime design of the ASEAN Intergovernmental Commission on Human Rights (AICHR), by J. Munro (p. 1185-1214)
- * Subjective dimensions of human rights: what do ordinary people understand by 'human rights'? by P. Stenner (p. 1215-1233)
- * Towards a human rights compatible nuclear liability regime: some human rights reflections from India, by S. Ramamurthy (p. 1234-1248)
- * Dying for independence: proactive investigations into the 12 November 1991 Santa Cruz massacre, Timor Leste, by S. Blau and L. Fondebrider (p. 1249-1274)
- * Taking rights seriously in Chile, by L. Tiede (p. 1275-1290)
- * Lessons in hatred: the indoctrination and education of Germany's youth, by M. Eastwood (p. 1291-1314)
- * The blog versus big brother: new and old information technology and political repression, 1980-2006, by L. Muñoz and I. de Soysa (p. 1315-1330)
- * The responsibility to protect in international political discourse: encouraging statement of intent or illusory platitudes? by A. Hehir (p. 1331-1348)
- * Beyond European Union enlargement: Albania and human rights in the realm of everyday life, by S. Passini (p. 1349-1361)

International journal of law in context (UBU online)

2011, vol. 7, no. 3

- * Special issue: Health and human rights

- Health care and global justice, by M. Kirby (p. 273-284)
- Human rights and the Framework Convention on Tobacco Control: mutually reinforcing systems, by O. Cabrera and L. Gostin (p. 285-303)
- AIDS - the time for changes in law and policy is now, by U. Schüklenk and S. Philpott (p. 305-317)
- A regional disability tribunal for Asia and the Pacific: changing the conversation to a 'conversation'? By T. Carney (p. 319-333)
- Making sense of human rights in the context of European Union health-care policy: individualist and communitarian views, by D. da Costa and L. Borges (p. 335-356)
- Irregular migrants and the human right to health care: a case-study of health-care provision for irregular migrants in France and the UK, by S. da Lomba (p. 357-374)

International journal of law policy and the family (UBU online)

2011, vol. 25, no. 3

- * Religious tradition and the corporal punishment of children: a comparison of the American and Israeli legal systems, by T. Morag (p. 338-364)
- * Juvenile justice system in Palestine: current situation and reform prospects, by M. Qafisheh (p. 365-397)

International journal on minority and group rights (UBU online)

2011, vol. 18, no. 3

- * Federalism, ethnicity and human rights in Nepal: or: Althusius meets Acharya, by A. Føllesdal (p. 335-342)
- * Between demos and ethnos: the Nepal constitution and indigenous rights, by P. Jones and M. Langford (p. 369-386)
- * Constitutional rights and social exclusion in Nepal, by M. Langford and A. Bhattarai (p. 387-411)

International law studies (UBU online)

2011, vol. 87

- * International law and the changing character of war, ed. by R. Pedrozo and D. Wollschlaeger (560 p.)

International security (UBU online)

2011, vol. 36, no. 2

- * Muslim "homegrown" terrorism in the United States: how serious is the threat? by R. Brooks (p. 7-47)
- * The collapse of North Korea: military missions and requirements, by B. Bennett and J. Lind (p. 84-119)

International studies review (UBU online)

2011, vol. 13, no. 3

- * Promise and pitfalls of terrorism research, by J. Young and M. Findley (p. 411-431)
- * Interactions in transition: how truth commissions and trials complement or constrain each other, by A. Dukalskis (p. 432-451)

Internationale spectator (SIM)

2011, vol. 65, no. 10

- * Special issue: Europese Islam (p. 503-529)
- * Lessen van de Srilankaanse tragedie: een voorproefje van mondiale veranderingen op het gebied van veiligheid en ontwikkeling? by B. Klem, R. Pieneman and S. Kamerling (p. 530-534)
- * Mondiale trends en buitenlands beleid, by J. Kester (p. 535-538)
- * Eenzijdigheid troef bij beoordeling Hamas, by J. Wijenberg (p. 539)
- * Militair optreden zonder mandaat van de VN, by F. Karimi (p. 540)

Journal of conflict and security law (JB: D219 + UBUonline)

2011, vol. 16, no. 2

- * Conceptions of war and paradigms of compliance: the 'new war' challenge to international humanitarian law, by N. Lamp (p. 225-262)
- * Israel's airstrike on Syria's Al-Kibar facility: a test case for the doctrine of pre-emptive self-defence? by A. Garwood-Gowers (p. 263-291)
- * The amended UN model memorandum of understanding: a new incentive for states to discipline and prosecute military members of national peacekeeping contingents? by Z. Deen-Racsmány (p. 321-355)
- * The role of judicial institutions in the restoration of post-conflict societies: the cases of Rwanda and Sierra Leone, by M. Nmaju (p. 357-384)

* Targeted killings and international human rights law: the case of Anwar Al-Awlaki, by M. Ramsden (p. 385-406)

Journal of conflict resolution (UBU online)

2011, vol. 55, no. 4

* Do working men rebel? Insurgency and unemployment in Afghanistan, Iraq, and the Philippines, by E. Berman [et al.] (p. 496-528)

* Interstate rivalry and terrorism: an unprobed link, by J. Conrad (p. 529-555)

* Sanctioning violence: the effect of third-party economic coercion on militarized conflict, by T. Peterson and A. Cooper Drury (p. 580-605)

Journal of international arbitration (UBU online)

2011, vol. 28, no. 3

* International arbitration and shari'a law: context, scope, and intersections, by A. Alkhamees (p. 255-264)

Journal of international criminal justice (UBU online)

2011, vol. 9, no. 4

* Was a residual mechanism for international criminal tribunals really necessary? by G. Acquaviva (p. 789-796)

* The road to the establishment of the International Residual Mechanism for Criminal Tribunals: from completion to continuation, by T. Pittman (p. 797-817)

* Ne bis in idem - protector of defendants' rights or jurisdictional pointsman? by D. Bernard (p. 863-880)

* At the origins of crimes against humanity: clues to a proper understanding of the nullum crimen principle in the Nuremberg Judgment, by G. Acquaviva (p. 881-903)

* Current developments at the International Criminal Court, by R. Frölich (p. 931-946)

Journal of national security law and policy (UBU online)

2011, vol. 5, no. 1

* Law enforcement as a counterterrorism tool, by D. Kris (p. 1-104)

* Constitutional pathology, the war on terror, and 'United States v. Klein', by H. Wasserman (p. 211-236)

* United States v. Klein: judging its clarity and application, by L. Fisher (p. 237-249)

* Why Klein (still) matters: congressional deception and the war on terrorism, by S. Vladeck (p. 251-262)

Journal of politics and law (UBU online)

2011, vol. 4, no. 2

* International criminal justice in Africa: some emerging dynamics, by L. Nkansah (p. 74-84)

* The conflict and balance between government's information right and citizen's privacy right, by H. Li (p. 104-107)

* The future of North-South dialogue in the context of globalization, by M. Al-Katatsheh and M. Al-Rawashdeh (p. 108-119)

* Comparative evaluation of the challenges of African regional human rights courts, by T. Yerima (p. 120-127)

* The electoral process and democratic consolidation in Nigeria, by N. Osinakachukwu and J. Jawan (p. 128-138)

* Shari'ah implementation in a democratic Nigeria: historical background and the quest for developmental legality, by J. Badamasiuy and A. Okene (p. 144-152)

* The demand for human rights in a diverse socio-cultural world society: approaches and tools, by V. Dodoo (p. 162-169)

* The course of democratization under globalization, by Y. Yang (p. 170-173)

* Post-election crisis in Kenya and internally displaced persons: a critical appraisal, by O. Adeagbo and J. Iyi (p. 174-179)

* Democracy and judicial controlling in Jordan: a constitutional study, by M. Abu- Karaki, R. A Faqir and M. Marshadah (p.180-195)

Journal of refugee studies (SIM + www.jrs.oxfordjournals.org)

2011, vol. 24, no. 3

* Special issue: Faith-based humanitarianism in contexts of forced displacement (p. 429-625)

Journal on ethnopolitics and minority issues in Europe (heionline.org)

2011, vol. 10, no. 1

* Minority consultative bodies in Kosovo: a quest for effective emancipation or elusive participation? by G. Visoka and A. Beha (p. 1-30)

* The dilemma in the nation-building process: the Kazakh or Kazakhstani nation? by O. Kesici (p. 31-58)

- * Homogenisation and the "new Russian citizen": a road to stability or ethnic tension? by F. Prina (p. 59-93)
- * Tatar nation building since 1991: ethnic mobilisation in historical perspective, by C. Williams (p. 94-122)
- * The Hungarian presidency of the Council of the European Union: focus on the neighbourhood and on a European Roma strategy, by B. Vizi (p. 123-134)

Law and critique (UBU online)

2011, vol. 22, no. 3

- * Government(ality) by experts: human rights as governance, by B. Sokhi-Bulley (p. 251-271)

Law and philosophy (JB: A68 + UBU online)

2011, vol. 30, no. 5

- * Expression as realization: speakers' interests in freedom of speech, by J. Gilmore (p. 517-539)

2011, vol. 30, no. 6

- * The structure of conflicts of fundamental legal rights, by D. Martinez-Zorrilla (p. 645-749)

Law and practice of international courts and tribunals (UBU online)

2011, vol. 10, no. 2

- * The preliminary ruling procedures at international regional courts and tribunals, by R. Virzo (p. 285-313)
- * Continuation of membership in the United Nations revisited: lessons from fifteen years of inconsistency in the jurisprudence of the ICJ, by F. Bordin (p. 315-350)
- * Procedural developments at the International Criminal Tribunal for Rwanda (ICTR), by T. Wilson (p. 351-380)

Law and society review (JB: A67 + UBU online)

2011, vol. 45, no. 3

- * "Humanitarian aid is never a crime": humanitarianism and illegality in migrant advocacy, by M. Cook (pages 561-591)
- * Politics, prisons, and law enforcement: an examination of the emergence of "law and order" politics in Texas, by M. Campbell (pages 631-665)

Law papers (heinonline.org)

2010, no. 24

- * Privacy, the internet and transborder data flows - an Australian perspective, by D. Svantesson

Law, culture and the humanities (UBU online)

2011, vol. 7, no. 3

- * Assassinating justly: reflections on justice and revenge in the Osama Bin Laden killing, by R. Berkowitz (p. 346-351)
- * Forging violence against women: documents, regimes of family and intimate-partner abuse, by S. Trinch (p. 394-412)

Leiden journal of international law (JB: D53 + UBU online)

2011, vol. 24, no. 3

- * Security Council legislation, article 2(7) of the UN Charter, and the principle of subsidiarity, by N. Tsagourias (p. 539-559)
- * Turkey: successor or continuing state of the Ottoman Empire? by E. Öktem (p. 561-583)
- * Donors' justice: recasting international criminal accountability, by S. Kendall (p. 585-606)
- * The subject matters: the ICJ and human rights, rights of shareholders, and the Diallo case, by A. Vermeer-Kunzli (p. 607-625)
- * Aggressors' rights: the doctrine of 'equality between belligerents' and the legacy of Nuremberg, by M. Mandel (p. 627-650)
- * Symposium on the Special Tribunal for Lebanon's appeal decision on terrorism (p. 651-700)
 - Introduction: the STL interlocutory decision on the definition of terrorism - judicial ingenuity or radicalism? by E. van Sliedregt and L. van den Herik (p. 651-654)
 - Judicial creativity at the Special Tribunal for Lebanon: is there a crime of terrorism under international law? by K. Ambos (p. 655-675)
 - Legislating from a radical Hague: the United Nations Special Tribunal for Lebanon invents an international crime of transnational terrorism, by B. Saul (p. 677-700)

- * The application of human rights law to private sector complicity in governmental corruption, by C. Rose (p. 715-740)
- * Review essay: the law against war or jus contra bellum: a new terminology for a conservative view on the use of force? by R. van Steenberghe (p. 747-788)

Liberty University law review (UBU online)

2010, vol. 4, no. 3

- * The fallacy of neutrality from beginning to end: the battle between religious liberties and rights based on homosexual conduct, by R. Lindevaldsen (p. 425-464)
- * How the concept of "sexual orientation" threatens religious liberty, by R. Knight (p. 503-536)

2010/11, vol. 5, no. 1

- * IIRIRA, Section 601(a): an ambiguous, problematic, yet foundational provision for immigration law - can it be fixed? by C. Sweazey (p. 151-180)

Maastricht journal of European and comparative law (JB: D191 + UBU online)

2011, no. 3

- * Informed consent and end-of-life decisions: notes of comparative law, by C. Casonato (p. 225-256)
- * The Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment (the OPCAT) in Europe: duplication or reinforcement? by G. De Beco (p. 257-274)
- * The horizontal effect of the free movement provisions, by M. Karayigit (p. 303-335)

Medical law review (UBU online)

2011, vol. 19, no. 3

- * Conscientious objection and the Council of Europe: the right to conscientious objection in lawful medical care, by M. Campbell (p. 467-475)
- * A, B, and C leads to D.(for delegation!): A, B and C v. Ireland, by S. McGuinness (p. 476-491)

MenschenRechtsMagazin (SIM)

2011, vol. 16, no. 1

- * Kinderrechte ohne Vorbehalt - die Folgen der unmittelbaren Anwendbarkeit des Kindeswohlvorzugs nach der UN-Kinderrechtskonvention in der deutschen Rechtsordnung, by R. Lorz (p. 5-16)
- * Wohin steuert der UN-Menschenrechtsrat? Stand und Perspektiven des Review-Prozesses, by B. Finke and V. von Essen (p. 17-26)
- * Das erste Urteil des Afrikanischen Gerichtshofs für Menschen- und Völkerrechte - zugleich eine Einführung in die Funktionen und Arbeitsweisen des Gerichtshof, by A. Zimmermann and J. Bäumler (p. 27-37)
- * Die zivilrechtliche Verantwortlichkeit von Völkerrechtsverbrechern, by D. Diehl (p. 38-51)
- * Art. 3 im Rahmen des Individualbeschwerdeverfahrens gemäss Art. 22 des Übereinkommens gegen Folter und andere grausame, unmenschliche oder erniedrigende Behandlung oder Strafe, by M. Kashgar (p. 52-73)
- * Rechtsschutz gegen überlange Gerichtsverfahren in Deutschland, by L. Römer (p. 74-82)
- * Das G.I.F.-Drittmittelprojekt über die Arbeit des Menschenrechtsausschusses der Vereinten Nationen, by B. Kaspers and M. Ludewig (p. 83-88)

Mercer law review (UBU online)

2010/11, vol. 62, no. 2

- * Bullying in public schools: the intersection between the student's free speech rights and the school's duty to protect, by E. Jaffe and R. D'Agostino (p. 407-448)
- * Panel discussion: our pending national debate: is health care reform constitutional? (p. 605-662)

Michigan journal of international law (JB: D211 + UBU online)

2010/11, vol. 32, no. 3

- * Special Court for Sierra Leone: achieving justice, by C. Jalloh (p. 395-460)
- * International child abduction and children's rights: two means to the same end, by E. Sthoeger (p. 511-552)

2010/11, vol. 32, no. 4

- * Islam in the secular 'nomos' of the European Court of Human Rights, by P. Danchin (p. 663-748)
- * An emerging norm? Determining the meaning and legal status of the responsibility to protect, by J. Eaton (p. 765-804)

Michigan law review (UBU online)

2010, vol. 109, no. 8

* Infusing due process and the principle of legality into contempt proceedings before the International Criminal Tribunal for the former Yugoslavia and the International Criminal Tribunal for Rwanda, by G. Stamper (p. 1551-1578)

2011, vol. 110, no. 1

* Rethinking discrimination law, by S. Sperino (p. 69-126)

Modern law review (UBU online)

2011, vol. 74, no. 4

* The death of socio-economic rights, by P. O'Connell (p. 532-554)

2011, vol. 74, no. 5

* 'Delegated' legislation in the (new) European Union: a constitutional analysis, by R. Schütze (p. 661-693)

2011, vol. 74, no. 6

* Governing climate change: towards a new paradigm for risk regulation, by V. Heyvaert (p. 817-844)

* Horizontal effect and the constitutional constraint, by G. Phillipson and A. Williams (p. 878-910)

Montana law review (UBU online)

2011, vol. 72, no. 1

* State constitutional design and state constitutional interpretation, by G. Tarr (p. 7-26)

Negotiation journal (UBU online)

2011, vol. 27, no. 3

* Ripening within? Strategies used by rebel negotiators to end ethnic war, by J. Lilja (p. 311-342)

Netherlands international law review (JB: D1 + UBU online)

2011, vol. 58, no. 2

* The legal characterization of the armed conflicts in Afghanistan and Iraq: implications for protection, by S. Wills (p. 173-208)

* The international law of the naval blockade and Israel's interception of the Mavi Marmara, by R. Buchan (p. 209-241)

* Hague case law - latest developments, by E. Koppe (p. 291-292)

New Zealand journal of public and international law (UBU online)

2011, vol. 9, no. 1

* Human rights: interpretation, declarations of inconsistency and the limits of judicial power, by A. Mason (p. 1-16)

* Notes on democracy and constitution-making, by J. Colon-Rios (p. 17-42)

* Planning in wonderland: the RMA, local democracy and the rule of law, by S. Rivers-McCombs (p. 43-82)

* Which legal protection for migrants in sub-Saharan Africa? by C. d'Orsi (p. 83-118)

* The Malaysian Personal Data Protection Act 2010: a legislation note, by Z. Yusoff (p. 119-135)

Nordic journal of international law (JB: D59 + UBU online)

2011, vol. 80, no. 4

* The Janus-head of human rights and climate change: adaptation and mitigation, by O. Pedersen (p. 403-423)

North Carolina central law review (heinonline.org)

2009/10, vol. 32, no. 2

* (Dis)honest services fraud: "bad men, like good men, are entitled to be tried and sentenced in accordance with law", by M. Modell (p. 131-161)

2010/11, vol. 33, no. 2

* Employment discrimination: some economic definitions, critique and legal implications, by M. Pasternak (p. 163-174)

* Defending profiling while combating racism: a companion to Ogletree's 'presumption of guilt', by A. Jones (p. 187-199)

Northern Illinois University law review (UBU online)

2010/11, vol. 31, no. 2

* The law of education: educational rights and the roles of virtues, perfectionism, and cultural progress, by R. Wright (p. 385-438)

2010/11, vol. 31, no. 3

- * On making persons: legal construction of personhood and their nexus with human trafficking, by K. Bravo (p. 467-500)
- * The eyes that blind us: the overlooked phenomenon of trafficking into the agricultural sector, by S. Cavalieri (p. 501-520)
- * Lessons from the road: Ecuador, Jamaica, and other efforts to combat trafficking in persons in the Americas, by S. Cicero-Dominguez (p. 521-552)
- * What is the monetary value of slave labor? Restitution based on a traditional fair market value valuation basis may not fully compensate human labor trafficking victims, by B. Greer (p. 553-576)

Northwestern interdisciplinary law review (UBU online)

2010, vol. 3, no. 1

- * Can constitutionalism constrain constitutional change, by D. Gatmaytan (p. 22-38)
- * The broadening of legal aid and women's rights in China, by Z. Lu (p. 78-103)
- * Protection of indigenous lands in domestic legal regimes: the importance of international influences law and international relations, by S. Korman (p. 149-174)
- * The United States, the European Union, and China: the triadic contest for Africa and its implications for international human rights and democracy, by J. Isanga (p. 175-210)
- * Development or dependence? The China factor in Senegal, by S. Diagne (p. 211-224)
- * The Paris Declaration and the rule of law: aid effectiveness in Afghanistan, Guatemala, and elsewhere, by A. Clark (p. 225-245)

Notre Dame journal of law, ethics and public policy (UBU online)

2011, vol. 25, no. 1

- * Symposium on censorship and the media (p. 1-324)
 - Self-censorship and the First Amendment, by R. Sedler (p. 13-46)
 - Staring death in the face during times of war: when ethics, law, and self-censorship in the news media hide the morbidity of authenticity, by C. Calvert and M. Torres (p. 87-122)
 - Media censorship and access to terrorism trials: a social architecture analysis, by D. Silver (p. 143-186)

2011, vol. 25, no. 2

- * Symposium on health care: costs, ethics and the law (p. 325-688)
 - Health, health care, and rights: a new natural law theory perspective, by S. Gregg (p. 463-480)
 - Health care reform and respect for human life: how the process failed, by W. Saunders and A. Franzonello (p. 593-636)

Oxford journal of legal studies (JB: A64 + UBU online)

2011, vol. 31, no. 3

- * Rights, laws and language, by A. Sen (p. 437-453)
- * Review article: Righting the relationship between race and religion in law, by N. Stolzenberg (p. 583-602)

Penn State international law review (UBU online)

2010/11, vol. 29, no. 4

- * Concrete control of constitutionality in Portugal: a means towards effective protection of fundamental rights, by A. Cortes and T. Violante (p. 759-776)

Policing: an international journal of police strategies and management (JB: C82 + UBU online)

2011, vol. 34, no. 3

- * New public management: a strategy for democratic police reform in transitioning and developing countries, by G. den Heyer (p. 419 - 433)

Proces: tijdschrift voor strafrechtspleging (JB: C49 + UBU online)

2011, no. 5

- * Mensen met een licht verstandelijke beperking in aanraking met politie en justitie, by X. Moonen, M. de Wit and M. Hoogeveen
- * Gedetineerden met een licht verstandelijke beperking, by H. Kaal

Publicist (heinonline.org)

2010, vol. 6

- * Prosecution of reproductive crimes committed during the Halabja attack in the Iraqi High Tribunal, by A. Scott (p. 11-27)
- * Evolving responsibility? The principle of common but differentiated responsibility in the UNFCCC, by D. Bushey and S. Jinnah (p. 1-10)
2010, vol. 7
- * Human rights and climate change: bridging the divide, by Loftus-Farren, Zoe; McKiernan, Caitrin
- * Siren song: the implications of the Goldstone Report on international criminal law, by Jenks, Chris; Corn, Geoffrey
2011, vol. 8
- * Extradite or prosecute? Belgium v. Senegal, by E. Engle

Ratio juris (UBU online)

2011, vol. 24, no. 3

- * Multi-level democracy, by C. Möllers (p. 247-266)
- * Constitutional dilemmas and balancing, by D. Zorrilla (p. 347-363)

Religion and human rights (UBU online)

2011, vol. 6, no. 3

- * Shifting visions about indoctrination and the margin of appreciation left to states, by K. Henrard (p. 245-251)
- * The meaning of religious symbols after the Grand Chamber judgment in Lautsi v. Italy, by H. Liu (p. 253-257)
- * Another defeat for the principle of secularism: recent developments on the display of the crucifix in Italian courtrooms, by C. Panara (p. 259-265)
- * The neutral state and the mandatory crucifix, by R. Pierik and W. van der Burg (p. 267-272)
- * Lautsi II: a lesson in burying fundamental children's rights, by J. Temperman (p. 279-283)
- * Religious symbols in the public school classroom: a new way to tackle a knotty problem, by C. Zoethout (p. 285-290)
- * A turn to the rights: UK conservative Christian lobby groups and the 'gay debate', by S. Hunt (p. 291-313)
- * Is the law empowering or patronizing women? The dilemma in the French burqa decision as the tip of the secular law iceberg, by N. Gal-Or (p. 315-333)

Res publica (UBU online)

2011, vol. 17, no. 3

- * Need there be a defence of equality? Winner of the 2010 postgraduate essay prize, by C. Nathan (p. 211-225)
- * Rights enforcement, trade-offs, and pluralism, by A. Preda (p. 227-243)
- * The particularized judgment account of privacy, by A. Rubel (p. 275-290)
- * Political liberalism and the interests of children: a reply to Timothy Michael Fowler, by E. Andersson (p. 291-296)

Santa Clara journal of international law (UBU online)

2011, vol. 9, no. 1

- * Are corporations "subjects" of international law? by J. Alvarez (p. 1-36)
- * On the evolution of the United Nations "protect-respect-remedy" project: the state, the corporation and human rights in a global governance context, by L. Backer (p. 37-80)
- * The protect-respect-remedy framework and the United Nations global compact, by U. Wynhoven (p. 81-100)
- * Global finance, multinationals and human rights: with commentary on Backer's critique of the 2008 report by John Ruggie, by F. Stevelman (p. 101-146)
- * The role of global governance in CSR, by A. Adeyeye (p. 147-168)
- * Corporate social responsibility and firm compliance: lessons from the international law-international relations discourse, by C. Ochoa (p. 169-178)

2011, vol. 9, no. 2

- * The constitutional choices afforded to a prisoner on hunger strike: Guantánamo, by A. Gordon (p. 345-374)
- * Approaching the extraterritoriality debate: the Human Rights Committee, the U.S. and the ICCPR, by A. Zilli (p. 399-421)

Seattle journal for social justice (UBU online)

2010/11, vol. 9, no. 2

- * Special issue: Understanding human trafficking and its victims (p. 537-854)

Security and human rights (SIM + UBU online)

2011, vol. 22, no. 2

- * Preventive counter-terrorism and non-discrimination assessment in the European Union, by Q. Eijkman (p. 89-102)
- * Security sector reform in authoritarian regimes: the OSCE experience of political assistance programming in Central Asia, by D. Lewis (p. 103-118)
- * IDPs and refugees in the OSCE area, by V. Türk (p. 119-126)
- * Security in multiethnic Russia: is the 'melting pot' boiling over? by J. Croft (p. 127-134)
2011, vol. 22, no. 3
- * Special issue: A tribute to Max van der Stoep (p. 155-332)

Seton Hall law review (UBU online)

2011, vol. 41, no. 2

- * Jacques Maritain's embrace of religious pluralism and the Declaration on Religious Freedom, by C. McCauliff (p. 593-624)

Slovenian law review (heinonline.org)

2010, vol. 7, no. 1

- * Problems of the boundaries of human life in the context of human dignity, by A. Breczko (p. 13-22)

Social and legal studies (JB: A109 + UBU online)

2011, vol. 20, no. 3

- * Labelling the victims of sex trafficking: exploring the borderland between rhetoric and reality, by C. Hoyle, M. Bosworth and M. Dempsey (p. 313-329)

Studia Universitatis Babes-Bolyai jurisprudentia (UBU online)

2011, no. 2

- * Constitution and contract: human dignity, the theory of capabilities and Existenzgrundlage in South Africa, by L. Hawthorne (p. 27-46)

Studies in conflict and terrorism (UBU online)

2011, vol. 34, no. 11

- * A partnership to counter international terrorism: the UN Security Council and the UN member states, by W. Messmer and C. Yordán (p. 843-861)

Sur - international journal on human rights (SIM + www.surjournal.org)

2010, vol. 7, no. 13

- * Between reparations, half truths and impunity: the difficult break with the legacy of the dictatorship in Brazil, by G. Mezarobba (p. 7-25)
- * Armed forces, truth commission and transitional justice in Peru, by G. Arce (p. 27-49)
- * Urgent measures in the Inter-American human rights system, by F. González (p. 51-73)
- * The restriction of military jurisdiction in international human rights protection systems, by J. Gutiérrez and S. Cantú (p. 75-97)
- * The special rapporteur on prisons and conditions of detention in Africa and the Committee for the Prevention of Torture in Africa: the potential for synergy or inertia? by D. Long and L. Muntingh (p. 99-117)
- * The role of sub-regional courts in the African human rights system, by L. Murungi and J. Gallinetti (p. 119-143)
- * Interpreting regional human rights treaties, by M. Killander (p. 145-169)
- * Cooperation between the universal and Inter-American human rights systems in the framework of the universal periodical review mechanism, by A. Cisneros de Alencar (p. 171-183)

Sustainable development law and policy (UBU online)

2010/11, vol. 11, no. 1

- * Special issue: Sustainable development in the urban environment (p. 1-57)

2010/11, vol. 11, no. 2

- * Climate change: government, private property, and individual action, by P. Babie (p. 19-21)
- * The tortuous road to liability: a critical survey on climate change litigation in Europe and North America, by L. Butti (p. 32-36)
- * Africa and the climate change agenda: hurdles and prospects in sustaining the outcomes of the seventh African Development Forum, by J. Jarso (p. 38-44)
- * Climate change, intellectual property, and the scope of human rights obligations, by K. Kapur (p. 58-63)

- * Is newer technology always better? Why indigenous peoples' technology should be incorporated into the international fight against climate change, by A. Gardana (p. 64-65)
- * The Singapore workaround: providing a "greenprint" for a UNFCCC party reclassification, by P. Trepagnier (p. 66-68)

Syracuse journal of international law and commerce (UBU online)

2009/10, vol. 37, no. 2

- * The concept of categories of cultural rights in international law - their broad sense and the relevant clauses of the international human rights treaties, by A. Yupsanis (p. 207-266)
- * What's old is new again: terrorism and the growing need to revisit the prohibition on propaganda, by S. Smith (p. 299-338)
- * Illusion of security: why the amended EU Framework Decision criminalizing "incitement to terrorism" on the internet fails to defend Europe from terrorism, by L. Mellinger (p. 339-368)

Temple political and civil rights law review (UBU online)

2010/11, vol. 20, no. 1

- * Racial profiling and a punitive exclusionary rule, by B. Holland (p. 29-72)
- * Protecting the dignity and equality of children: the importance of integrated schools, by S. Rush (p. 73-122)
- * Linguistic colonialism: law, independence, and language rights in Puerto Rico, by A. Freeman (p. 179-204)

Tennessee law review (UBU online)

2010/11, vol. 78, no. 2

- * Sunlight's glare: how overbroad open government laws chill free speech and hamper effective democracy, by S. Mulroy (p. 309-376)

2010/11, vol. 78, no. 3

- * An Equal Rights Amendment to make women human, by A. Bartow (p. 839-848)

Texas review of law and politics (UBU online)

2010/11, vol. 15, no. 2

- * The International Criminal Court revisited: an American perspective, by D. Admire (p. 339-358)

Tijdschrift voor religie, recht en beleid (UBU online)

2011, no. 2

- * Special issue: Veilige religie, of religieuze veiligheid?

Torture: journal on rehabilitation of torture victims and prevention of torture (SIM +

<http://www.irtc.org/torture-journal>)

2011, vol. 21 no. 3

- * How to combat torture if perpetrators are supported by a religious "justification", by S. Mirzaei, L. Hardi and T. Wenzel (p. 173-177)

Transnational law and contemporary problems (UBU online)

2011, vol. 20, no. 1

- * Symposium: Human rights & U.S. standing under the Obama Administration (p. 1- 142)
 - Access to habeas corpus: a human rights analysis of U.S. practices in the war on terrorism, by B. Farrell (p.3-32)
 - The Obama Administration and obligations under the Convention Against Torture, by M. Nowak, M. Birk and T. Crittin (p. 33-66)
 - Realists against the nation-state, by W. Scheurman (p. 67-106)
 - At last? Ratification of the Economic Covenant as a congressional-executive agreement, by B. Stark (p. 107-142)
- * Rethinking the Syria Accountability Act: are sanctions on Syria in the best interest of the United States? by A. Kurth (p. 239-278)
- * Living, acting, and experiencing otherwise than we do: rethinking China's laws on the protection of persons with disabilities, by J. Zhi (p. 279-304)

2011, vol. 20, no. 2

- * Symposium: Human rights & U.S. standing under the Obama Administration (p. 305-510)
 - The U.N. Convention on the Rights of the Child and the forgotten history of the White House children's conferences, 1909-1971, by M. Grahn-Farley (p. 307-376)
 - A portfolio theory of foreign affairs: U.S. relations with the Muslim world, by L. Khan (p. 377-410)

- Paris 1919 and Rome 1998: different treaties, different presidents, different senates, and the same dilemma, by H. Rhea (p. 411-430)
- Women's rights in the Muslim world and the age of Obama, by A. Wing and P. Nadimi (p. 431-464)
- Broken promises or unrealistic expectations? Comparing the Bush and Obama Administrations on counterterrorism, by T. Yin (p. 465-510)

University of Baltimore law review (UBU online)

2010/11, vol. 40, no. 3

- * The CICL lecture on international and comparative law, by M. Sellers (p. 361-364)
- * Transitional justice, peace, and prevention, by J. Mendez (p. 365-382)
- * The underwhelming impact of the Americans with Disabilities Act Amendments Act, by S. Hickox (p. 419-494)

University of California Davis journal of international law and policy (UBU online)

2010/11, vol. 17, no. 1

- * 'Not starting in sixth gear': an assessment of the U.N. global compact's use of soft law as a global governance structure for corporate social responsibility, by R. Ghafele and A. Mercer (p. 41-62)
- * Two birds with one stone: how the use of the class action device for victim participation in the International Criminal Court can improve both the fight against impunity and victim participation, by C. Kaoutzianis (p. 111-150)
- * State responsibility for terrorist groups, by E. Nielsen (p. 151-192)
- * Pirate trials: an examination of the United States' non-refoulement duties pursuant to the United Nations Convention Against Torture, by S. Vignos (p. 193-212)

University of Detroit Mercy law review (UBU online)

2010/11, vol. 88, no. 1

- * Piercing the veil of secrecy: the impact of the child protection law on the prevention of child sexual abuse, by L. Koverko (p. 51-72)

University of New Brunswick law journal (heinonline.org)

2011, vol. 62, no. 1

- * Hysteria and discrimination: Canada's harsh response to refugees and migrants who arrive by sea, by A. Neve and T. Russell (p. 37-46)

University of New South Wales law journal (UBU online)

2011, vol. 34, no. 1

- * Challenging age discrimination in Australian workplaces: from anti-discrimination legislation to industrial regulation, by T. MacDermott (p. 182-210)
- * Religion and Australian socio-legal interaction: a preliminary account of the need for empirical research, by P. Babie (p. 255-280)
- * Accommodating religious belief in a secular age: the issue of conscientious objection in the workplace, by P. Am (p. 281-299)
- * Regulating offence to the godly: blasphemy and the future of religious vilification laws, by H. Pringle (p. 316-332)
- * Hijacking public discourse: religious motive in the Australian definition of a terrorist act, by K. Hardy (p. 333-350)
- * Good and bad sharia: Australia's mixed response to Islamic law, by A. Black and K. Sadiq (p. 383-412)

University of Pittsburgh law review (UBU online)

2010, vol. 72, no. 2

- * Promoting the rule of law: cooperation and competition in the EU-US relationship, by R. Brand (p. 163-170)
- * Grammar lessons learned: dependent clauses, false cognates, and other problems in rule of law programming, by W. Channell (p. 171-190)
- * Toward a common ground definition of the rule of law incorporating substantive principles of justice, by M. Ellis (p. 191-216)
- * Can external programs influence internal development of the rule of law? Some observations from the European Union perspective, by E. Paasivirta (p. 217-228)
- * The significance of the rule of law and its implications for the European Union and the United States, by R. Gosalbo-Bono (p. 229-360)
- * The poisoned chalice: imperial justice, moral relativism, and the origins of international criminal law, by H. Christie (p. 361-388)

* Shifting towards a European 'Roe v. Wade': should judicial activism create an international right to abortion with 'A., B. and C. v. Ireland'? by E. Finney (p. 389-430)

University of Toronto law journal (UBU online)

2011, vol. 61, no. 3

* Equality under and before the law, by W. Lucy (p. 411-465)

* Property and collective undertaking: the principle of numerus clausus, by A. Dorfman (p. 467-520)

Utah environmental law review (heinonline.org)

2011, vol. 31, no. 2

* Food, law & the environment: informational and structural changes for a sustainable food system, by J. Czarnecki (p. 263-290)

Utrecht law review (UBU online)

2011, vol. 7, no. 3

* A Bermuda triangle? Balancing protection, participation and proof in criminal proceedings affecting child victims and witnesses, by A. Beijer and T. Liefwaard (p. 70-106)

* Fitness to stand trial: a general principle of European criminal law? by L. van den Anker, L. Dalhuisen, M. Stokkel (p. 120-136)

* Inconsistent deliberations or deliberate inconsistencies? The consistency of the ECtHR's assessment of convictions based on international norms, by T. Booms and C. van der Kroon (p. 156-179)

William Mitchell law review (UBU online)

2010/11, vol. 37, no. 4

* Banishing children: the legal (in)capacity of unaccompanied alien children to falsely claim U.S. citizenship, by M. Kosse (p. 1954-1989)

* On comprehensive prostitution reform: criminalizing the trafficker and the trick, but not the victim - Sweden's sexköpslagen in America, by H. Monasky (p. 1989-2045)

Windsor yearbook of access to justice (UBU online)

2009, vol. 27, no. 1

* India sinking: threats to the right to food, food security and development in an era of economic growth, by S. Pillay (p. 127-170)

* Access to justice for the wrongfully accused in national security investigations, by J. Kalajdzic (p. 171-208)

2009, vol. 27, no. 2

* Special issue: Canadian perspectives on international humanitarian law

- The scope of the obligation to respect and to ensure respect for international humanitarian law, by T. Zych (p. 251-270)

- Applying IHL targeting rules to practical situations: proportionality and military objectives, by W. Fenrick (p. 271-284)

- Balancing necessity and individual rights in the fight against transnational terrorism: targeted killings and international law, by K. Coombes (p. 285-320)

- Prisonniers de guerre aux mains de leur puissance d'origine: pour une application des Conventions de Genève jusqu'à leur "libération et rapatriement définitifs", by F. Gouin (p. 321-346)

- Unfinished business: Canada's contribution to promoting compliance with international humanitarian law through the 'protection of civilians in armed conflict' agenda of the United Nations Security Council, by J. Martin and R. Young (p. 347-384)

- Feminist debates on civilian women and international humanitarian law, by V. Oosterveld (p. 385-402)

- De-conflicting Canada's anti-terrorism legislation: Khawaja and the ongoing challenges of the 'armed conflict' exclusion, by C. Penny (p. 403-430)

- La réparation individuelle en application des mécanismes prévus par le droit international humanitaire, by S. Rondeau (p. 431-466)

2010, vol. 28, no. 1

* The International Criminal Court and non-party states, by W. Schabas (p. 1-22)

* Brave new words: labour, the courts and the Canadian Charter of Rights and Freedoms, by J. Fudge (p. 23-52)

* Human rights disclosure litigation: uncovering invisible medical records, by E. Chadha (p. 153-184)

* Pre-trial detention and control orders under British anti-terror legislation post 9/11: balancing a need for security with the European Convention on Human Rights - an overview, by S. Bachmann and P. Galvin (p. 185-208)

Yale human rights and development law journal (UBU online)

2010, vol. 13, no. 2

- * Reclaiming the right to food as a normative response to the global food crisis, by S. Narula (p. 403-420)
- * Human rights and the struggle against hunger: laws, institutions, and instruments in the fight to realize the right to adequate food, by F. Valente and A. Franco (p. 435-461)
- * The global food crisis: law, policy, and the elusive quest for justice, by C. Gonzalez (p. 462-479)
- * Making rural services work for women and the poor: an institutional analysis of five districts in Ethiopia, by M. Cohen and M. Lemma (p. 480-492)

2011, vol. 14, no. 1

- * Culture, dissent, and the state: the example of Commonwealth African marriage law, by J. Bond (p. 1-58)
- * Procuring meaningful land rights for the women of Rwanda, by A. Polavarapu (p. 105-154)
- * Emergent disability and the limits of equality: a critical reading of the UN Convention on the Rights of Persons with Disabilities, by B. Ribet (p. 155-204)
- * Complementarity in action: the role of civil society and the ICC in rule of law strengthening in Kenya, by C. Bjork and J. Goebertus (p. 205-230)
- * Going from bad to good: combating corporate corruption on World Bank-funded infrastructure projects, by C. Hostetler (p. 231-272)

NOTE: "UBU online" means the journal is available on the website of the University Library, see: **'Tijdschriftenlijst'** - choose 'vakgebied': '*Rechtsgeleerdheid*' (accessible within Utrecht University).

url UBU online:

<http://omega.library.uu.nl/seal/omegasearch.php?cfg=omega&applid=omegajournalsearch>