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PUBLICATIONS

Articles (peer-reviewed)

'*Ne Bis In Idem* in Article 20(3) of the Rome Statute and Non-State Courts', *The Law & Practice of International Courts and Tribunals*, Volume 18 (Issue 2) (2019)

'Crimea in International Courts and Tribunals: Matters of Jurisdiction' in *Max Planck Yearbook of United Nations Law*, Volume 21 (2017)

Ne bis in idem, *Max Planck Encyclopedia of Comparative Constitutional Law* (October 2019)

Katanga Case, *Max Planck Encyclopedia of Public International Law* (forthcoming)

Articles (other)

Sergiy Zayets, Gaiane Nuridzhanian 'The annexation of Crimea: Continuing interference with rights guaranteed under the European Convention on Human Rights', *European Human Rights Advocacy Centre* (26 April 2019)

Book chapter

Anna Austin, Gaiane Nuridzhanian, 'International Advisory Panel on Ukraine: A New Model for Transitional Justice?' in Luis López Guerra et al. (eds) *El Tribunal Europeo de Derechos Humanos. Una Visión Desde Dentro* (Tirant Editorial 2015)

Book reviews

'Marko Milanovic, Michael Wood (eds), *The Law and Politics of the Kosovo Advisory Opinion*' in (2016) 5(1) *Cambridge Journal of International and Comparative Law*

'Yvonne McDermott, *Fairness in International Criminal Trials*' in (2017) 15(1) *Journal of International Criminal Justice*

Edited Volume

UCL Postgraduate Conference Series, Vol 1 (2018) edited by Gaiane Nuridzhanian and Ira Ryk-Lakhman (eds)

Reports

Olga Dubinska, Gaiane Nuridzhanian, '*Forced Displacement from Crimea and its Human Rights Aspects*' published by Regional Centre for Human Rights (December 2019)

Case notes (in Oxford Reports on International Criminal Law)

Prosecutor v Thomas Lubanga Dyilo, Judgment on the appeals against the 'Decision establishing principles and procedures to be applied to reparations' of 7 August 2012, ICL 1655 (ICC 2015), 3 March 2015

Prosecutor v Thomas Lubanga Dyilo, Decision on the review concerning reduction of sentence of Mr Thomas Lubanga Dyilo, ICL 1656 (ICC 2015), 22 September 2015

Prosecutor v Thomas Lubanga Dyilo, Decision designating a State of enforcement, ICC 1657 (ICC 2015), 8 December 2015

Prosecutor v William Samoei Ruto and Joshua Arap Sang, Decision on Prosecutor's Application for Witness Summonses and resulting Request for State Party Cooperation, ICL 1598 (ICC 2014), 17 April 2014

Prosecutor v Germain Katanga and Mathieu Ngudjolo Chui, Decision on the set of Procedural Rights Attached to Procedural Status of Victim at the Pre-Trial Stage of the Case, ICL 1539 (ICC 2008), 13 May 2008

Prosecutor v Germain Katanga and Mathieu Ngudjolo Chui, Decision on the Joinder of the Cases against Germain Katanga and Mathieu Ngudjolo Chui, ICL 880 (2008), 10 March 2008

Prosecutor v Thomas Lubanga Dyilo, Decision of the Appeals Chamber on the Joint Application of Victims a/0001/06 to a/0003 and a/0105/06 concerning the 'Directions and Decisions of the Appeals Chamber' of 2 February 2007, ICL 1513 (2007), 13 June 2007

Blog posts

Admissibility Challenge in The Prosecutor v. Saif Al-Islam Gaddafi: Take Two <<http://opiniojuris.org/2018/06/27/admissibility-challenge-in-the-prosecutor-v-saif-al-islam-gaddafi-take-two/>> (June 2018)

(Non-)Recognition of De Facto Regimes in Case Law of the European Court of Human Rights: Implications for Cases Involving Crimea and Eastern Ukraine <<https://www.ejiltalk.org/non-recognition-of-de-facto-regimes-in-case-law-of-the-european-court-of-human-rights-implications-for-cases-involving-crimea-and-eastern-ukraine/>>(October 2017)

Event summary: *History of International Law as History of International Power: Sovereignty and Property* < <https://blogs.ucl.ac.uk/law-journal/2017/03/24/history-of-international-law-as-history-of-international-power-sovereignty-and-property/>> (March 2017)

Event summary: *Understanding Security Council Authority* < <https://blogs.ucl.ac.uk/law-journal/2016/11/30/understanding-security-council-authority/>> (November 2016)

Event summary: *Identifying Customary International Law: From the International Law Association's Principles of 2000 to the International Law Commission's 2016 draft* <<https://blogs.ucl.ac.uk/law-journal/2016/10/24/identifying-customary-international-law-from-the-international-law-associations-principles-of-2000-to-the-international-law-commissions-2016-draft/>> (October 2016)

Thoughts from Nuremberg < <https://blogs.ucl.ac.uk/law-journal/2016/08/22/thoughts-from-nuremberg/>> (August 2016)

Ukraine vs. Russia in International Courts and Tribunals < <https://www.ejiltalk.org/ukraine-versus-russia-in-international-courts-and-tribunals/>> (March 2016) (Included in the EJIL: Talk!'s top five most read blog posts in 2016)¹

A New Model for Transitional Justice Process in Democracies Facing Challenge < <http://www.internationallawobserver.eu/2015/05/29/guest-post-a-new-model-for-transitional-justice-process-in-democracies-facing-challenge/>> (May 2015)

Crimea Secession Claims, Right to Self-Determination and the Kosovo Precedent < <http://www.internationallawobserver.eu/2014/03/20/guest-post-crimea-secession-claims-right-to-self-determination-and-the-kosovo-precedent/>> (March 2014)

Crimean Secession: No Right to Divorce < <http://cilj.co.uk/2014/03/09/crimean-secession-right-divorce/>> (March 2014)

CONFERENCES & TALKS

Application of the ICC Admissibility Regime to the Proceedings Before Non-State Courts, American Society of International Law, ICL Interest Group Work-in-Progress Workshop, Washington D.C., April 2018

The principle of ne bis in idem and its implications for the admissibility of The Prosecutor v Saif Al-Islam Gaddafi case, PluriCourts, University of Oslo, March 2018

On the Work of International Advisory Panel for Ukraine in the aftermath of the violent events in Ukraine between November 2013 and May 2014, Norwegian Centre for Human Rights, Oslo, December 2017

¹ <https://www.ejiltalk.org/most-read-posts-2016/>

The Law of State Responsibility, Educational Course for Civil Servants in Ukraine 'War and Law', Kyiv, November 2017

How, When and Why: Competence of the ICC to review completed domestic proceedings, Joint Conference of ESIL and Ukrainian Helsinki Human Rights Union on 'Post-Conflict Justice in Ukraine', Kyiv, May 2017

Interpreting ne bis in idem guarantee in the Rome Statute in accordance with 'internationally recognized human rights', Durham Annual Postgraduate Research Law Conference 'Defending Individual Rights', University of Durham, Durham, May 2017; and 'Righting Wrongs: Enforcing Human Rights, Administering International Criminal Justice', University of Westminster, London, March 2017