

South China Sea New Titles



Territorial Disputes in the South China Sea: Selective Bibliography

- Almond, R., Clearing the Air above the East China Sea: The Primary Elements of Aircraft Defense Identification Zones, *Harvard National Security Journal*, 7 (2015), No. 1, pp. 126-198.
- Amer, R. and Nguyen Hong Thao, "Conflict Resolution in the South China Sea: an Overview of Progress Made and Remaining Challenges", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 267-292.
- Anderson, D. and Logchem, Y. van, "Rights and Obligations in Areas of Overlapping Maritime Claims", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 192-228.
- Andreeff, D., "Legal Implications of China's Land Reclamation Projects in the Spratly Islands", *New York University Journal of International Law and Politics*, 47 (2015), No. 4, pp. 855-910.
- Bastid Burdeau, G., "Le puzzle de la situation dans la mer de chine meridional: un défi pour la sécurité régionale et mondiale?", *Annuaire français de droit international*, 61 (2016), pp. 75-91. April 2018
- Bateman, S., "Maritime Boundary Delimitation, Excessive Claims and Effective Regime Building in the South China", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 119-136.
- Batongbacal, J.L., "Extended Continental Shelves in the South China Sea: Delimitation Prospects and Challenges", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 167-195.
- Bhattacharya, S., Understanding South China Sea geopolitics, New Delhi, Pentagon Press, 2017. March 2018
- Bautista, L., "Philippine Arbitration against China over the South China Sea", *Asia-Pacific journal of ocean law and policy*, 1 (2016), No. 1, pp. 121-126. January 2018
- Becker-Weinberg, V., "From legal warfare to legal cooperation: the China-Philippines relation in the South China Sea beyond the arbitration", *Il diritto marittimo: rivista trimestrale di dottrina giurisprudenza legislazione italiana e straniera*, 119 (2017), No. 3, pp. 621-646. January 2018
- Beckman, R., "'Deliberate Ambiguity' and the Demise of China's Claim to Historic Rights in the South China Sea", *Asia-Pacific journal of ocean law and policy*, 1 (2016), No. 2, pp. 164-182. January 2018
- Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L. (eds.), Beyond Territorial Disputes in the South China Sea: Legal Frameworks for the Joint Development of Hydrocarbon Resources, Cheltenham, Edward

- Elgar, 2013.
- Beckman, R., "International Law, UNCLOS and the South China Sea", in Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L. (eds.), *Beyond Territorial Disputes in the South China Sea : Legal Frameworks for the Joint Development of Hydrocarbon Resources*, 2013, pp. 47-90.
 - Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L., "Factors Conducive to Joint Development in Asia - Lessons Learned for the South China Sea", in Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L. (eds.), *Beyond Territorial Disputes in the South China Sea : Legal Frameworks for the Joint Development of Hydrocarbon Resources*, 2013, pp. 291-311.
 - Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L., "Moving forward on Joint Development in the South China Sea", in Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L. (eds.), *Beyond Territorial Disputes in the South China Sea : Legal Frameworks for the Joint Development of Hydrocarbon Resources*, 2013, pp. 312-331.
 - Beckman, R., "UNCLOS Part XV and the South China Sea", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 229-264.
 - Beckman, R., "The 'Philippines v. China' Case and the South China Sea Disputes", in Jing Huang and Andrew Billo (eds.), *Territorial Disputes in the South China Sea: Navigating Rough Waters*, 2015, pp. 54-65.
 - Beckman, R., "Legal Framework for Joint Development in the South China Sea", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 251-266.
 - Beckman, R., "Disputed Areas in the South China Sea", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 103-117.
 - Boon, K.E., International Arbitration in Highly Political Situations: The South China Sea Dispute and International Law, *Washington University Global Studies Law Review*, 13 (2014), No. 3, pp. 487-514.
 - Borton, J. (ed.), *Islands and Rocks in the South China Sea: Post-Hague Ruling*, Bloomington, Xlibris, 2017. November 2017
 - Bouchat, C.J., *The Paracel Islands and U.S. interests and approaches in the South China Sea*, Carlisle Barracks, PA, Strategic Studies Institute and U.S. Army War College Pres, 2014.
 - Brands, H. and Cooper, Z., "Getting Serious about Strategy in the South China Sea", *Naval War College review*, 71 (2018), No. 1, pp. 13-32. March 2018
 - Burgos Cáceres, S. (ed.), *China's strategic interests in the South China Sea: power and resources*, London : New York, Routledge, Taylor & Francis Group, 2014.
 - Buszynski, L., "Law and Realpolitik: The Arbitral Tribunal's Ruling and the South China Sea", *Asian yearbook of international law*, 21 (2017), pp. 121-140. December 2017
 - Buszynski, L. and C.B. Roberts, (eds.), *The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives*, London, New York, Routledge,

- Taylor & Francis Group, 2015.
- Campagnola, F., "Conflits maritimes et 'joint development' en Mer de Chine", *Annuaire du droit de la mer*, 20 (2015), pp. 79-96.
 - Carpio, A.T., The South China Sea Dispute: Philippine Sovereign Rights and Jurisdiction in the West Philippine Sea, Philippines, 2017.
 - Carty, A., "The South China Sea disputes are not yet justiciable", in Wu, S. and Zou, K. (eds.), *Arbitration concerning the South China Sea: Philippines versus China*, London : New York, Routledge, Taylor & Francis Group, 2016, pp. 23-51.
 - Chang, Y., "How Does the Amicus Curiae Submission Affect a Tribunal Decision?", *Leiden journal of international law*, 30 (2017), No. 3, pp. 647-660. January 2018
 - Chan, S., China's Troubled Waters: Maritime Disputes in Theoretical Perspective, Cambridge, Cambridge University Press, 2016. November 2017
 - Chang, Y.-C., "Taiwanese Position in the South China Sea Dispute: before and after the Permanent Court of Arbitration Award", *Journal of East Asia and International Law*, 9 (2016), No. 2, pp. 467-478.
 - Charlermpalanupap, T., "Review of the ASEAN-China Declaration of the Conduct of Parties in the South China Sea and Prospects of a Code of Conduct in the South China Sea: an ASEAN Perspective", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 37-48.
 - Charney, J.I., "Rocks That Cannot Sustain Human Habitation", *American journal of international law*, 93 (1999), No. 4, pp. 863-878.
 - Chun, J., "When national pride meets naval power: maritime insecurity and Chinese hegemony", *International politics*, 54 (2017), No. 5, pp. 598-617. March 2018
 - Coito, J.C., "Boundary Conflict: the China-Philippines Confrontation over the Scarborough Reef, and the Viability of UNCLOS Dispute Resolution Procedures", in H.N. Scheiber, J. Kraska and M.-S. Kwon (eds.), *Science, Technology, and New Challenges to Ocean Law*, 2015, pp. 395-431.
 - Cronin, P.M., "The United States, China, and Cooperation in the South China Sea", in Jing Huang and Andrew Billo (eds.), *Territorial Disputes in the South China Sea: Navigating Rough Waters*, 2015, pp. 149-163.
 - Cruz De Castro, R., "The 2012 Scarborough Shoal Stand-Off: From Stalemate to Escalation of the South China Sea Dispute?" in L. Buszynski and C.B. Roberts (eds.), *The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives*, 2015, pp. 111-129.
 - Cruz De Castro, R., "China's Realpolitik Approach to its Territorial Disputes: the Case of the 2012 Scarborough Shoal Stand-off", in Courmont, B., Lasserre, F. and Mottet, E. (eds.), *Assessing maritime disputes in East Asia: political and legal perspectives*, London, Routledge, 2017, pp. 190-210.
 - Dan, L. and Zhengqing, D., "Study on the Artificial Consolidation of Maritime Features - From the Perspective of International Law: China's Conservational Development of Islands and Reefs in the South China Sea", *Wu da guo ji fa ping lun = International law review of Wuhan University*, 19 (2016), No. 2, pp.

262-280. (**text in Chinese**)

- Daniels, C.L., *South China Sea: energy and security conflicts*, Lanham, Toronto, The Scarecrow Press, 2014.
- Davenport, T., "Island Building in the South China Sea: Legality and Limits", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 76-90. May 2018
- Davenport, T., "Legal Implications of the South China Sea Award for Maritime Southeast Asia", *The Australian yearbook of international law: annual survey of current problems of public and private international law with a digest of Australian practice*, 34 (2017), pp. 65-86. March 2018
- deLisle, J., "China's territorial and maritime disputes in the South and East China Seas: what role for international law?", in deLisle, J. and Goldstein, A. (eds.), *China's global engagement: cooperation, competition, and influence in the twenty-first century*, Washington, D.C., Brookings Institution Press, 2017, pp. 235-289. January 2018
- deLisle, J., "Political-Legal Implications of the July 2016 Arbitration Decision in the Philippines-PRC Case Concerning the South China Sea: The United States, China, and International Law", *Asian yearbook of international law*, 21 (2017), pp. 49-82. December 2017
- Desierto, D.A., "Enforcement Options and Paths to Compliance: Disputants and Global Stakeholders in Philippines v. China", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 64-75. May 2018
- Dinh, J.L., "China's dilemma in the South China Sea and the Arbitration Tribunal - implications on China's regional strategy in Southeast Asia", *International journal of China studies*, 7 (2016), No. 3, pp. 301-318.
- Do Thanh Hai, "Vietnam's Evolving Claims", in L. Buszynski and C.B. Roberts (eds.), *The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives*, 2015, pp. 83-100.
- Drifte, R., *Japan's policy towards the South China Sea - applying "proactive peace diplomacy"?*, Frankfurt, Peace Research Institute Frankfurt (PRIF), Leibniz-Institut Hessische Stiftung Friedens- und Konfliktforschung (HSFK), 2016.
- Duchâtel, M., Bräuner, O. and Seibel, K., "Maritime disputes in the South and East China seas", *SIPRI Yearbook* (2015), pp. 269-276.
- Dutton, P.A., "An Analysis of China's Claim to Historic Rights in the South China Sea", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 57-73.
- Emeziem, C.C., *The South China Sea Arbitration and the fullness thereof*, [Rochester, NY] : [Social Science Research Network] (2018), 24 pp. April 2018
- Emmers, R., "The De-Escalation of the Spratly Dispute in Sino-Southeast Asian Relations", in Bateman, S. (ed.), *Security and international politics in the South China Sea: towards a cooperative management regime*, Abingdon [etc.], Routledge, 2009, pp. 128-139.
- Erickson, A.S., "America's Security Role in the South China Sea", *Naval War*

- College Review*, 69 (2016), No. 1, pp. 7-20.
- Fangyin, Z., "Between assertiveness and self-restraint : understanding China's South China Sea policy", *International Affairs*, 92 (2016), No. 4, pp. 869-890.
 - Fels, E. and Vu, T.-M. (eds.), *Power Politics in Asia's Contested Waters: Territorial Disputes in the South China Sea*, Cham, Springer 2016.
 - Fravel, M.T., *Threading the needle: the South China Sea disputes and U.S.-China relations*, MIT Research paper, 2016.
 - Fu, K., "Freedom of Navigation and the Chinese Straight Baselines in the South China Sea", in Nordquist, M.H. (et al.)(eds.), *Freedom of navigation and globalization*, Leiden, Boston, Brill Nijhoff, 2015, pp. 190-195.
 - Gau, M.S-t., "The Jurisdictional Rulings of the South China Sea Arbitration: Possible Errors in Fact and in Law", *Ocean yearbook*, 31 (2017), pp. 197-249.
 - Gau, M.S-t., "The Sino-Philippine Arbitration on the South China Disputes and the Taiwan Factor", *Journal of East Asia and International Law*, 9 (2016), No. 2, pp. 479-496.
 - Gau, M.S-t., "The Legal Status of Maritime Features in the Sino-Philippine South China Sea Arbitration: Admissibility and Jurisdiction", in Wu, S. and Zou, K. (eds.), *Arbitration concerning the South China Sea: Philippines versus China*, London : New York, Routledge, Taylor & Francis Group, 2016, pp. 71-89.
 - Gau, M.S-t., "The Prospects for the Sino-Philippine Arbitration on the South China Sea (U-Shaped Line) Dispute", *Chinese (Taiwan) Yearbook of International Law and Affairs*, 31 (2015), pp. 195-230. December 2017
 - Gaunce, J., *The South China Sea Award and the duty of "due regard" under the United Nations Law of the Sea Convention*, Calgary, Calgary Faculty of Law, 2016.
 - Gipouloux, F., "Un nouveau "Grand jeu" en mer de Chine du Sud", *Revue défense nationale* (2016), No. 789, pp. 61-67.
 - Glaser, B.S., "China's island building in the Spratly Islands: for what purpose?", in Hiebert, M., Nguyen, P. and Poling, G.B. (eds.), *Examining the South China Sea disputes: papers from the Fifth Annual CSIS South China Sea Conference*, Washington, DC, CSIS, Center for Strategic & International Studies, 2015, pp. 31-41.
 - Goa, J., "The Obligation to Negotiate in the Philippines v. China Case: a Critique of the Award on Jurisdiction", 47 (2016) *Ocean Development and International Law*, No. 3, pp. 272-288.
 - Guilfoyle, D., "The South China Sea Award: How Should We Read the UN Convention on the Law of the Sea", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 51-63. March 2018
 - Gullett, W., "The South China Sea Arbitration's contribution to the concept of juridical islands", *Questions of International Law*, 5-38/February. March 2018
 - He Hairong, "The Five Basic Elements of Petroleum Joint Development in Disputed Areas and its Lessons to China", *Wu da guo ji fa ping lun = International law review of Wuhan University*, 19 (2016), No. 2, pp. 321-336. **(text in Chinese)**

- Hayton, B., "When Good Lawyers Write Bad History: Unreliable Evidence and the South China Sea Territorial Dispute", 48 (2017) *Ocean Development and International Law*, No. 1, pp. 17-34.
- Hiebert, M., Nguyen, Ph., and Poling, G.B. (eds.), Perspectives on the South China Sea : Diplomatic, Legal, and Security Dimensions of the Dispute, Lanham, MD : Rowman & Littlefield, 2014.
- Hong, N., UNCLOS and ocean dispute settlement: law and politics in the South China Sea, London [etc.], Routledge, 2012.
- Hong, N., "State Practice of UNCLOS in the South China Sea", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 267-299.
- Hong, N., "China's Evolving Approach to the South China Sea Issues", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 49-60.
- Hong, N., "Exploring Maritime Dispute Management in the South China Sea", in Courmont, B., Lasserre, F. and Mottet, E. (eds.), *Assessing maritime disputes in East Asia: political and legal perspectives*, London, Routledge, 2017, pp. 141-167.
- Hoog, A. de, Jurisdictional Qualms about the Philippines v. China Arbitration Awards (EJIL Talk, 11 August 2016).
- Houck, J.W. and Anderson, N.M., The United States, China, and Freedom of Navigation in the South China Sea, *Washington University Global Studies Law Review*, 13 (2014), No. 3, pp. 441-452.
- Hsu, H., "The Political Implications of the South China Sea Ruling on Sino-Philippine Relations and Regional Stability", *Asian yearbook of international law*, 21 (2017), pp. 16-33.
- Huang, J. and Billo, A. (eds.), Territorial Disputes in the South China Sea: Navigating Rough Waters, Basingstoke, Palgrave Macmillan, 2016.
- Huang Yao and Huang Jingwen, "Recent State Practices on Claiming Exclusive Economic Zone and Continental Shelf over Uninhabited Islands: An Inspiration for China's Maritime Zone Claim over the Spratly Islands", *Wu da guo ji fa ping lun = International law review of Wuhan University*, 17 (2015), No. 2, pp. 45-68.
- Iten, J., "Sentence arbitrale sur la Compétence et la Recevabilité du 29 octobre 2015 (République des Philippines c. République Populaire de Chine)", *Annuaire français de droit international*, 61 (2016), pp. 291-309. April 2018
- Jayakumar, S., T. Koh and R. Beckman (eds.), The South China Sea Disputes and Law of the Sea, Cheltenham, Edward Elgar, 2014.
- Jenner, C.J. and Tran Truong Thuy (eds.), The South China Sea: a Crucible of Regional Cooperation or Conflict-making Sovereignty Claims? Cambridge, Cambridge University Press, 2016.
- Jennings, P., "The international community and the strategic balance in the South China Sea", in Hiebert, M., Nguyen, P. and Poling, G.B. (eds.), *Examining the South China Sea disputes: papers from the Fifth Annual CSIS South China Sea Conference*, Washington, DC, CSIS, Center for Strategic & International Studies, 2015, pp. 50-60.
- Jia, B.B., "The Principle of the Domination of the Land over the Sea: a

- Historical Perspective on the Adaptability of the Law of the Sea to New Challenges", *German Yearbook of International Law*, 57 (2015), pp. 63-93.
- Jimenez, A.A., "Philippines' Approaches to the South China Sea Disputes: International Arbitration and the Challenges of a Rule-Based Regime", in Jing Huang and Andrew Billo (eds.), *Territorial Disputes in the South China Sea: Navigating Rough Waters*, 2015, pp. 99-127.
 - Joyner, C.C., "The Spratly Islands dispute: rethinking the interplay of law, diplomacy, and geo-politics in the South China Sea", *The international journal of marine and coastal law*, 13 (1998), No. 2, pp. 193-236.
 - Kardon, I.B., "China's Maritime Interest and the Law of the Sea: Domesticating Public International Law", in Garrick, J. and Bennett, Y.C. (eds.), *China's socialist rule of law reforms under Xi Jinping*, London : New York, Routledge, 2016, pp. 179-196.
 - Kaye, S., "The Law of the Sea Convention and Sea Level Rise after the South China Sea Arbitration", *International Law Studies, U.S. Naval War College* 93 (2017), pp. 423-445.
 - Keith, K., *Reflections on the South China Sea arbitration rulings*, [Wellington], [New Zealand Institute of International Affairs], 2017. January 2018
 - Kim, J., "Disputed Waters, Contested Norms: Framing Discourses on the South China Sea Disputes", *Pacific affairs: an international review of the Far East and Pacific area*, 90 (2017), No. 2, pp. 297-305.
 - Klein, N., "Islands and Rocks after the South China Sea Arbitration", *The Australian yearbook of international law: annual survey of current problems of public and private international law with a digest of Australian practice*, 34 (2017), pp. 21-29. March 2018
 - Kojima, C., "South China Sea Arbitration and the Protection of the Marine Environment: Evolution of UNCLOS Part XII Through Interpretation and the Duty to Cooperate", *Asian yearbook of international law*, 21 (2017), pp. 166-180. December 2017
 - Koo, M.G., "Belling the Chinese Dragon at Sea: Western Theories and Asian Realities", 48 (2017) *Ocean Development and International Law*, No. 1, pp. 52-68.
 - Kopela, S., "Historic Titles and Historic Rights in the Law of the Sea in the Light of the South China Sea Arbitration", 48 (2017) *Ocean Development and International Law*, No. 2, pp. 181-207.
 - Kraska, J., "Maritime Confidence-building Measures for Navigation in the South China Sea", *The international journal of marine and coastal law*, 32 (2017), No. 2, pp. 268-297.
 - Kreuzer, P., *Facing China: crises or peaceful coexistence in the South China Sea*, Frankfurt am Main, Peace Research Institute Frankfurt, Leibniz-Institut Hessische Stiftung Friedens- und Konfliktforschung, 2015.
 - Ku, J., "Game Changer? Philippines Seeks UNCLOS Arbitration with China Over the South China Sea", *Opinio Juris* (January 22, 2013).
 - Lasserre, F., "Maritime Borders in the South China Sea: Dynamics of Claims and Legal Basis", in Courmont, B., Lasserre, F. and Mottet, E. (eds.), *Assessing maritime disputes in East Asia: political and legal perspectives*,

- London, Routledge, 2017, pp. 122-140.
- Le Duy Tran, "Scenarios of the China's ADIZs above the South China Sea", *Journal of East Asia and International Law*, 9 (2016), No. 1, pp. 278-291.
 - Lee, S. and Bernard, L., "South China Sea Arbitration and Its Application to Dokdo", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 24-35. May 2018
 - Li, N.N., "Amicus Curiae Submission by the Chinese (Taiwan) Society of International Law in the South China Sea Arbitration: An Introductory Note", *Chinese yearbook of international law and affairs*, 33 (2017), pp. 167-227. December 2017
 - Lilienthal, G. and Nehaluddin, A., "The South China Islands Arbitration: Making China's Position Visible in Hostile Waters", *Asian-Pacific Law & Policy Journal*, 18 (2017), No. 2, pp. 83-122.
 - Lim, M. and Liu, N., "Condominium Arrangements as a Legal Mechanism for the Conservation of the South China Sea Large Marine Ecosystem", *Asia-Pacific journal of ocean law and policy*, 2 (2017), No. 1, pp. 52-87. January 2018
 - Lin, C.-y., "Confidence-building Measures in the South China Sea and Implications for US-Taiwan-China Relations", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 257-275.
 - Li Jianwei and Amer, R., "Managing Tensions in the South China Sea: Comparing the China-Philippines and the China-Vietnam Approaches", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 243-266.
 - Liu, N. and Karim, M.S., "South China Sea after the Philippines v. China Arbitration", *Asia-Pacific journal of ocean law and policy*, 2 (2017), No. 1, pp. 3-7. January 2018
 - Loja, M.H., "The Spratly Islands as a Single Unit Under International Law: A Commentary on the Final Award in Philippines/China Arbitration", *Ocean Development and International Law*, 47 (2016), No. 4, pp. 309-326. (e-article)
 - Ma Xinmin, "Merits Award Relating to Historic Rights in the South China Sea Arbitration: An Appraisal", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 12-23. May 2018
 - McDorman, T.L., "The South China Sea Arbitration: Selected Legal Notes", *Asian yearbook of international law*, 21 (2017), pp. 1-15. December 2017
 - McDorman, T.L., "An International Law Perspective on Insular Features (Islands) and Low-tide Elevations in the South China Sea", *The international journal of marine and coastal law*, 32 (2017), No. 2, pp. 298-315.
 - McDorman, T.L., "Rights and Jurisdiction over Resources in the South China Sea: UNCLOS and the 'nine-Dash Line'", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 144-163.
 - McDorman, T.L., "The International Legal Framework and the State Activities Regarding the Continental Shelf beyond 200-n. Miles in and adjacent to the East and South China Seas", in Van Dyke, J.M. and Park, C. (eds.), *Governing*

- ocean resources: new challenges and emerging regimes: a tribute to Judge Choon-Ho Park*, Leiden : Boston, Martinus Nijhoff Publishers, 2013, pp. 165-193.
- McGee, J., Gogarty, B. and Smith, D., "Associational Balance of Power and the Possibilities for International Law in the South China Sea", *Asia-Pacific journal of ocean law and policy*, 2 (2017), No. 1, pp. 88-116. January 2018
 - McManus, J.W., "Offshore Coral Reef Damage, Overfishing, and Paths to Peace in the South China Sea", *The international journal of marine and coastal law*, 32 (2017), No. 2, pp. 199-237.
 - Ming, L., "The Paradox of Economic Integration and Territorial Rivalry in the South China Sea", in Togo, K. and Naidu, G. (eds.), *Building confidence in East Asia: maritime conflicts, interdependence and Asian identity thinking*, New York, Palgrave Macmillan, St. Martin's Press LLC, 2015, pp. 27-43.
 - Mitchell, R., "An International Commission of Inquiry for the South China sea?: Defining the Law of Sovereignty to Determine the Chance for Peace", *Vanderbilt journal of transnational law*, 49 (2016), No. 3, pp. 749-817.
 - Moore, C., "The Arbitral Award in the Matter of the South China Sea between the Philippines and China: What are the Implications for Freedom of Navigation and the Use of Force?", *Asia-Pacific journal of ocean law and policy*, 2 (2017), No. 1, pp. 117-139. January 2018
 - Morton, K., "China's ambition in the South China Sea: is a legitimate maritime order possible?" *International Affairs*, 92 (2016), No. 4, pp. 909-940.
 - Nguyen, T.L.A., "Award of the Republic of Philippines v. the People's Republic of China: Legal Implications on the South China Sea Disputes", *Asian yearbook of international law*, 21 (2017), pp. 34-48. December 2017
 - Nguyen, H.T., "Vietnam's Position on the Sovereignty over the Paracels & The Spratlys: Its Maritime Claims", *Journal of East Asia and International Law*, 5 (2012), No. 2, pp. 168-211.
 - Nguyen, H.T., *Le Vietnam et ses différends maritimes dans la Mer de Bien Dong (Mer de Chine méridionale)*, Paris, Pedone, 2004.
 - Nguyen Dang Thang, "Joint Development in the South China Sea: Selected Issues", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 219-239.
 - Nordquist, M.H. and Phalen, W.G., "Interpretation of UNCLOS Article 121 and Itu Aba (Taiping) in the South China Sea Arbitration Award", in Nordquist, M.H., Moore, J.N. and Long, R. (eds.), *International marine economy: law and policy*, Leiden, Brill Nijhoff, 2017, pp. 30-78.
 - Oegroseno, A.H., "State Practices in Southeast Asia: Possible Collaboration amongst Claimants in the South China Sea Dispute", *The international journal of marine and coastal law*, 32 (2017), No. 2, pp. 364-372.
 - Ong, D.M., "Implications of Recent Southeast Asian State Practice for the International Law on Offshore Joint Development", in Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L. (eds.), *Beyond Territorial Disputes in the South China Sea : Legal Frameworks for the Joint Development of Hydrocarbon Resources*, 2013, pp. 181-217.

- Oral, N., "The South China Sea Arbitral Award: Casting Light on Article 121 of UNCLOS", *The Law and Practice of International Courts and Tribunals*, 16 (2017) No. 2, pp. 354-364. February 2018
- Oral, N., "''Rocks'' or ''Islands''? Sailing Towards Legal Clarity in the Turbulent South China Sea (Symposium on the South China Sea Arbitration)", *AJIL Unbound*, 110 (2016), pp. 279-284.
- Oude Elferink, A., "Do the Coastal States in the South China Sea have a Continental Shelf beyond 200 Nautical Miles?", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 164-191.
- Oude Elferink, A.G., "Arguing International Law in the South China Sea Disputes: The Haiyang Shiyou 981 and USS Lassen Incidents and the Philippines v. China Arbitration", *The international journal of marine and coastal law*, 31 (2016), No. 2, pp. 205-241.
- Oxman, B.H., "The South China Sea Arbitration Award", *University of Miami international and comparative law review*, 24 (2017), No. 2, pp. 235-284. November 2017
- Oxman, B.H., "Offshore Features Subject to Claims of Sovereignty", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 8-20.
- Paik, J.-H., "South China Sea Arbitral Awards: Main Findings and Assessment", *Max Planck Yearbook of United Nations Law*, 20 (2016), pp. 367-407. February 2018
- Papanicolopulu, I., "The land dominates the sea (dominates the land dominates the sea)", *Questions of International Law* pp. 39-48/February. March 2018
- Parlett, K., "Jurisdiction of the Arbitral Tribunal in Philippines v. China under UNCLOS and in the Absence of China (Symposium on the South China Sea Arbitration)", *AJIL Unbound*, 110 (2016), pp. 266-272.
- Patalano, A., "Maritime Strategy in the South China Sea", in Moran, D. and Russell, J.A. (eds.), *Maritime Strategy and Global Order: Markets, Resources, Security*, Washington, DC, Georgetown University Press, 2016, pp. 120-148.
- Paul, M., *Kriegsgefahr im Pazifik? : die maritime Bedeutung der sino-amerikanischen Rivalität*, Baden-Baden, Nomos , 2017. November 2017
- Pedrozo, P.(. (ed.), "The Building of China's Great Wall at Sea", *Ocean and coastal law journal*, 17 (2012), No. 2, pp. 253-289.
- Pemmaraju, S.R., "The South China Sea Arbitration (The Philippines v. China): Assessment of the Award on Jurisdiction and Admissibility", *Chinese Journal of International Law*, 15 (2016), No. 2, pp. 265-307.
- Phan, H.D. and Nguyen, L.N., "The South China Sea Arbitration: Bindingness, Finality, and Compliance with UNCLOS Dispute Settlement Decisions", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 36-50. May 2018
- Pham Lan Dung and Nguyen Ngoc Lan, "Some Legal Aspects of the Philippines-China Arbitration under Annex VII of the United Nations Convention on the Law of the Sea", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books,

2015, pp. 331-348.

- Pham Lan Dung and Tran Huu Duy Minh, "Some legal aspects of current developments in the South China Sea dispute", in Hiebert, M., Nguyen, P. and Poling, G.B. (eds.), *Examining the South China Sea disputes: papers from the Fifth Annual CSIS South China Sea Conference*, Washington, DC, CSIS, Center for Strategic & International Studies, 2015, pp. 61-70.
- Pinto, M., "Arbitration of the Philippine Claim Against China", *The Asian journal of international law: the journal of the Asian Society of International Law*, 8 (2018), No. 1, pp. 1-11. March 2018
- Pinto, M.C.W., "The Philippine Claim Against China: Award on Jurisdiction", *The Korean journal of international and comparative law*, 4 (2016), No. 2, pp. 151-157.
- Poissonnier, G., "Des clarifications juridiques importantes pour les litiges en mer de Chine méridionale", *Journal du droit international*, 144 (2017), No. 2, pp. 543-564.
- Poling, G.B., *The South China Sea in Focus: Clarifying the Limits of Maritime Dispute CSIS* (last visited July 31, 2015).
- Poling, G., "US Interests in the South China Sea: International Law and Peaceful Dispute Resolution", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 61-75.
- Rajesh, M.H., *South China Sea in retrospect post tribunal verdict*, New Delhi, United Service Institution of India (USI), 2017. January 2018
- Ratner, E., "Course Correction: How to Stop China's Maritime Advance", *Foreign affairs*, 96 (2017), No. 4, pp. 64-72.
- Reed, L. and Wong, K., "Marine Entitlements in the South China Sea: The Arbitration Between the Philippines and China", *American journal of international law*, 110 (2016), No. 4, pp. 746-760.
- Roach, A.J., "China's Shifting Sands in the Spratlys" (ASIL Insight of July 15, 2015).
- Roca, N., "Whose Land Is It Anyway: The Territorial and Maritime Dispute over the Spratly Islands (Comment)", *FIU law review*, 12 (2017), No. 2, pp. 391-426.
- Roehrig, T., "Caught in the Middle: South Korea and the South China Sea Arbitration Decision", *Asian yearbook of international law*, 21 (2017), pp. 96-120. December 2017
- Root, J.L., "Castles in the Sand: Engineering Insular Formations to Gain Legal Rights over the Oceans", *Chinese (Taiwan) Yearbook of International Law and Affairs*, 32 (2016), pp. 58-85. December 2017
- Rosenberg, D., Beyond the Scarborough Scare: Joint Resource Management in the South China Sea (e-International Relations, May 1, 2012).
- Rothwell, D.R., "The 1982 Convention on the Law of the Sea and its relevance to maritime disputes in the South China Sea", in L. Buszynski and C.B. Roberts (eds.), *The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives*, 2015, pp. 46-59.
- Rothwell, D.R., "UNCLOS Navigational Regimes and their Significance for the South China Sea", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention*

- on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 149-189.
- Rothwell, D.R., "Maritime Regulation and Enforcement: the Legal Framework for the South China Sea", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 197-218.
 - Roy, N., *The South China Sea Disputes: Past, Present, and Future*, Lanham, Lexington Books, 2016. January 2018
 - Saunders, I., "The South China Sea Award, Artificial Islands and Territory", *The Australian yearbook of international law: annual survey of current problems of public and private international law with a digest of Australian practice*, 34 (2017), pp. 31-39. March 2018
 - Schaeffer, D., "The South China Sea: a Piece in the Global Naval Encirclement Strategy of Taiwan by Mainland China", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 245-254.
 - Schaeffer, D., "Mer de Chine du Sud: des bras de fer de plus en plus durs", *Annuaire du droit de la mer*, 20 (2015), pp. 303-358.
 - Schoenbaum, T.J., "The South China Sea Arbitration Decision: The Need for Clarification (Symposium on the South China Sea Arbitration)", *AJIL Unbound*, 110 (2016), pp. 290-295.
 - Schoenbaum, T.J., "The South China Sea decision: what happens next?" *The Journal of International Maritime Law* 22 (2016), No. 4, pp. 291-303.
 - Schoenbaum, T.J., "The South China Sea Arbitration Decision and a Plan for Peaceful Resolution of the Disputes", *Journal of Maritime Law and Commerce*, 47 (2016), No. 4, pp. 451-477.
 - Schofield, C., "What's at Stake in the South China Sea? Geographical and Geopolitical Considerations", in Beckman, R., Townsend-Gault, I., Schofield, C., Davenport, T. and Bernard L. (eds.), *Beyond Territorial Disputes in the South China Sea : Legal Frameworks for the Joint Development of Hydrocarbon Resources*, 2013, pp. 11-46.
 - Schofield, C., "Defining the 'Boundary' between Land and Sea: Territorial Sea Baselines in the South China Sea", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 21-54.
 - Schofield, C., "Adrift on Complex Waters: Geographical, Geopolitical and Legal Dimensions to the South China Sea Disputes", in L. Buszynski and C.B. Roberts (eds.), *The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives*, 2015, pp. 24-45.
 - Schofield, C., "Trouble over the Starting Line: State Practice Concerning Baselines in the South China Sea", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 123-147.
 - Sellars, K., *Rocking the boat: the Paracels, the Spratlys, and the South China Sea arbitration*, 2017.
 - Sheng-ti Gau, M., "The 2015 Award on Jurisdiction and Admissibility of the South China Sea Arbitration and the Insurmountable Thresholds", *Chinese*

- yearbook of international law and affairs*, 33 (2017), pp. 62-108. December 2017
- Sheng-ti Gau, M., "The Prospects for the Sino-Philippine Arbitration on the South China Sea (U-Shaped Line) Dispute", *Chinese yearbook of international law and affairs*, 31 (2015), No. 2013, pp. 195-230.
 - Shields, J., *Trimming the sails: Philippine interests and post-arbitration strategy in the South China Sea*, [Rochester, NY] : [Social Science Research Network] (2017) 23 pp.
 - Shields, J., *New king, new character: Duterte's China strategy and its impact on Philippine interests in the South China Sea*, [Rochester, NY] : [Social Science Research Network] (2017) 27 pp. April 2018
 - Shi Yinhong, "On China's Asia and Western Pacific Strategy and the South China Sea issue", in Shao Binhong (ed.), *Reconstructing China's participation in the global order*, Leiden, Brill, 2017, pp. 82-96. February 2018
 - Song, Y., "U.S. Practice Regarding Article 121(3) of UNCLOS and the South China Sea Arbitration Case", *Chinese yearbook of international law and affairs*, 33 (2017), pp. 21-61.
 - Song, Y., "The South China Sea Arbitration Case filed by the Philippines against China: Arguments Concerning Submerged Features, Low Tide Elevations and Islands", in Wu, S. and Zou, K. (eds.), *Arbitration concerning the South China Sea: Philippines versus China*, London : New York, Routledge, Taylor & Francis Group, 2016, pp. 157-183.
 - Song, Y., "Legal Status of Taiping Island under the United Nations Convention on the Law of the Sea", *Korean Journal of International and Comparative Law*, 3 (2015), No. 2, pp. 115-138.
 - Song, Y., "Possibility of US Accession to the LOS Convention and its Potential Impact on State Practices and Maritime Claims in the South China Sea", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 75-118.
 - Song, Y., "Article 121(3) of the Law of the Sea Convention and the Disputed Offshore Islands in East Asia: a Tribute to Judge Choon-Ho Park", in Van Dyke, J.M. and Park, C. (eds.), *Governing ocean resources: new challenges and emerging regimes: a tribute to Judge Choon-Ho Park*, Leiden : Boston, Martinus Nijhoff Publishers, 2013, pp. 61-98.
 - Stephens, T., "The Collateral Damage from China's 'Great Wall of Sand': The Environmental Dimensions of the South China Sea Case", *The Australian yearbook of international law: annual survey of current problems of public and private international law with a digest of Australian practice*, 34 (2017), pp. 41-52. March 2018
 - Storey, I. and Cheng-yi, L., *The South China Sea Dispute: Navigating Diplomatic and Strategic Tensions*, Singapore, ISEAS Yusof Ishak Institute, 2016.
 - Stubbs, M. and Stephens, D., "Dredge Your Way to China? The Legal Significance of Chinese Reclamation and Construction in the South China Sea", *Asia-Pacific journal of ocean law and policy*, 2 (2017), No. 1, pp. 25-51.

January 2018

- Sweeney, F.S., "Rocks v. Islands: Natural Tensions over Artificial Features in the South China Sea", *Temple international and comparative law journal*, 31 (2017), No. 2, pp. 599-633. May 2018
- Symmons, C.R., "First Reactions to the Philippines v China Arbitration Award Concerning the Supposed Historic Claims of China in the South China Sea", *Asia-Pacific journal of ocean law and policy*, 1 (2016), No. 2, pp. 260-267. January 2018
- Symmons, C.R., "Maritime Zones from Islands and Rocks", in Jayakumar, S., T. Koh and R. Beckman (eds.), *The South China Sea Disputes and Law of the Sea*, 2014, pp. 55-120.
- Symmons, C.R., "Historic Waters and Historic Rights in the South China Sea: a Critical Appraisal", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 191-238.
- Symmons, C.R., "Rights and Jurisdiction over Resources and Obligations of Coastal States: Validity of Historic Rights Claims", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 145-166.
- Tahindro, A., "The Concept of Regional Common Heritage: its Possible Application in the South China Sea", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 105-120.
- Talmon, S.A.G., "The South China Sea Arbitration and the Finality of 'Final Awards'", *Journal of International Dispute Settlement*, 8 (2017), No. 2, pp. 388-401.
- Talmon, S.A.G., "Objections Not Possessing an 'Exclusively Preliminary Character' in the South China Sea Arbitration", *Journal of Territorial and Maritime Studies* 3 (2016,) pp. 2-28.
- Talmon, S.A.G., *The South China Sea Arbitration and the finality of "final" awards*, Bonn research papers on public international law: paper No 12/2016 (24 November 2016).
- Talmon, S.A.G., "The South China Sea Arbitration: Observations on the Award on Jurisdiction and Admissibility", *Chinese Journal of International Law*, 15 (2016), No. 2, pp. 309-391.
- Talmon, S.A.G. (ed.), *The South China Sea arbitration: a Chinese perspective*, Oxford, Portland, Oregon, Hart Publishing, 2014.
- Tanaka, Y., "Reflections on the Interpretation and Application of Article 121 (3) in the South China Sea Arbitration", *Ocean development and international law: the journal of marine affairs*, 48 (2017), No. 3-4, pp. 365-385. February 2018
- Tanaka, Y., "Reflections on Historic Rights in the South China Sea Arbitration (Merits)", *The International Journal of Marine and Coastal Law*, 32 (2017), No. 3, pp. 458-483.
- Tanaka, Y., "Reflections on the Philippines/China Arbitration: Award on Jurisdiction and Admissibility", *The Law and Practice of International Courts and Tribunals* 15 (2016), No. 2, pp. 305-325.

- Thayer, C.A., "China-ASEAN and the South China Sea: Chinese Assertiveness and Southeast Asian Responses", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 25-53.
- Thayer, C.A., "South China Sea Tensions: China, the Claimant States, ASEAN and the Major Powers", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 3-35.
- Till, G., "Close Encounters of the Maritime Kind: Freedom of Navigation and its Impact on the South China Sea Problem", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 177-195.
- Toman, R.G., "Jurisdictional Requirements for Arbitration under UNCLOS: does the 'South China Sea' Decision bring Long Sought Clarity to the Scope of Historic Claims?", *New York University journal of international law and politics*, 49 (2017), No. 2, pp. 610-634.
- Tønnesson, S., "Could China and Vietnam resolve the Conflicts in the South China Sea?", in Yann-huei Song and Keyuan Zou (eds.), *Major Law and Policy Issues in the South China Sea: European and American Perspectives*, 2014, pp. 207-243.
- Tønnesson, S., "The 2002 Declaration on the Conduct of Parties in the South China Sea: why has not it Brought More Peace and Cooperation?", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 91-100.
- Tran, Y.H., "The South China Sea Arbitral Award: legal implications for fisheries management and cooperation in the South China Sea", *Cambridge journal of international and comparative law*, 6 (2017), No. 1, pp. 87-94.
January 2018
- Triggs, G., *Maritime Boundary Disputes in the South China Sea: International Legal Issues*, Sydney, The University of Sydney, Sydney Law School, 2009.
- Truong, T.-D. and Knio, K., "The United Nations Convention on the Law of the Sea (UNCLOS III) and China's Assertion of the U-shaped Line", in Thanh-Dam Truong, Karim Knio (eds.) *The South China Sea and Asian Regionalism: a critical Realist perspective*, 2016, pp. 61-83.
- Tran Truong Thuy, "Code of Conduct and the Prevention and Management of Incidents in the South China Sea", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 317-330.
- Truong Thuy, T. and Trang, T. le (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham : Boulder : New York : London, Lexington Books, 2015.
- Tseng, H.K., "Reconsidering China's South China Sea Claims: Compromising an Operationally Closed System of the Law of the Sea?", *Chinese journal of comparative law*, 4 (2016), No. 2, pp. 229-252.
- Tseng, K. H.-Y., Rethinking South China Sea Disputes: the Untold Dimensions and Great Expectations, London, New York, Routledge, Taylor & Francis

- Group, 2017.
- Tzeng, P., "The Ukraine v. Russia and Philippines v. China: Jurisdiction and Legitimacy", *Denver Journal of International Law and Policy*, 46 (2017), No. 1, pp. 1-20. February 2018
 - Tzanakopoulos, A., Resolving disputes over the South China Sea under the compulsory dispute settlement system of the UN Convention on the Law of the Sea, 2016.
 - Usuki, E., "China's Three Distinctive Assertions under the 'Nine-dash-line' Claims and the Annex VII Arbitral Tribunal's Interpretation of Article 121 Regarding an Island and Rocks under the 1982 UN Convention on the Law of the Sea", *Asian yearbook of international law*, 21 (2017), pp. 141-165. December 2017
 - Valencia, M.J., Van Dyke, J.M. and Ludwig, N.A., Sharing the Resources of the South China Sea, The Hague, Nijhoff, 1997.
 - Vu Hai Dang, "Establishing a Marine Peace Park in The Spratlys: an Option for Implementing the Declaration on the Conduct of Parties in the South China Sea", in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, Lanham, Lexington Books, 2015, pp. 293-315.
 - Wagner, B.K., "Lessons from Lassen: Plotting a Proper Course for Freedom of Navigation Operations in the South China Sea", *Journal of East Asia and international law*, 9 (2016), No. 1, pp. 137-166.
 - Wang, J., "Legitimacy, jurisdiction and merits in the South China Sea arbitration: Chinese perspectives and international law", *Journal of Chinese political science*, 22 (2017, No. 2, pp. 185-210.
 - Wang, K.-H., Peaceful settlement of disputes in the South China Sea through fisheries resources cooperation and management, Baltimore, Maryland, Carey School of Law, University of Maryland, 2015.
 - Whomersley, C., "The Award on the Merits in the Case Brought by the Philippines against China Relating to the South China Sea: a Critique", *Chinese journal of international law*, 16 (2017), No. 3, pp. 387-423. February 2018
 - Whomersley, C., "The South China Sea: The Award of the Tribunal in the Case Brought by Philippines against China - A Critique", *Chinese journal of international law*, 15 (2016), No. 2, pp. 239-264.
 - Wu, S., "China's Maritime Law Enforcement Practice in the South China Sea: Challenges and Prospect", in Nordquist, M.H., Moore, J.N. and Long, R. (eds.), *Legal order in the world's oceans: UN Convention on the Law of the Sea*, Leiden, Boston, Brill Nijhoff, 2018, pp. 450-459. February 2018
 - Wu, S., (ed.), Recent developments in the South China Sea dispute: the prospect of a joint development regime, London, New York, Routledge, Taylor & Francis Group, 2014.
 - Wu, S., Valencia, M. and Hong, N. (eds.), UN Convention on the Law of the Sea and the South China Sea, Farnham, Ashgate, 2015.
 - Wu, S., "Competing Claims over the South China Sea Islands and the Way forward: a Chinese Perspective on the Philippine-China Arbitration Case", in Wu, S. and Zou, K. (eds.), *Arbitration concerning the South China Sea:*

- Philippines versus China*, London : New York, Routledge, Taylor & Francis Group, 2016, pp. 13-21.
- Yang, A.H., "The South China Sea Arbitration and Its Implications for ASEAN Centrality", *Asian yearbook of international law*, 21 (2017), pp. 83-95. December 2017
 - Yee, S., "The South China Sea Arbitration: the Clinical Isolation and/or One-sided Tendencies in the Philippines' Oral Arguments", *Chinese Journal of International Law*, 14 (2015), No.3, pp. 423-435.
 - Yee, S., "The South China Sea Arbitration Decisions on Jurisdiction and Rule of Law Concerns", *Chinese journal of international law*, 15 (2016), No. 2, pp. 219-237.
 - Zhang, J., "China's South China Sea Policy: Evolution, Claims and Challenges", in L. Buszynski and C.B. Roberts (eds.), *The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives*, 2015, pp. 60-82.
 - Zhang, X., "The Latest Developments of the US Freedom of Navigation Programs in the South China Sea: Deregulation or Re-balance?", *Journal of East Asia and international law*, 9 (2016), No. 1, pp. 167-182.
 - Zhang, X., "Problematic Expansion on Jurisdiction: Some Observation on the South China Sea Arbitration", *Journal of East Asia and International Law*, 9 (2016), No. 2, pp. 449-465.
 - Zhong, H. and White, M., "South China Sea", *Asia-Pacific journal of ocean law and policy*, 2 (2017), No. 1, pp. 9-24. January 2018
 - Zou K., "Navigation in the South China Sea: Why Still an Issue?", *The international journal of marine and coastal law*, 32 (2017), No. 2, pp. 243-267.
 - Zou, K., "Historic Rights in the South China Sea Arbitration Case: A Preliminary Reflection", *Asia-Pacific journal of ocean law and policy*, 1 (2016), No. 2, pp. 268-272. January 2018
 - Zou, K. and Liu, X., "The U-Shaped Line and Historic Rights in the Philippines v. China Arbitration Case", in Wu, S. and Zou, K. (eds.), *Arbitration concerning the South China Sea: Philippines versus China*, London : New York, Routledge, Taylor & Francis Group, 2016, pp. 127-146.
 - Zou, K., "Historic Rights in the South China Sea", in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea*, Farnham, Ashgate, 2015, pp. 239-250.

Subscribe to the Peace Palace Library Newsletter

Help us improve our service Give us feedback
