

Marcelo Gustavo KOHEN

Born in Rosario (Argentina) on 11 August 1957, Argentine citizen, Swiss resident, four children, one grandchild.

Professor of International Law at the Graduate Institute of International and Development Studies, Geneva. Associate Member of the *Institut de droit international*.

Lawyer (Law Faculty, National University of Rosario, Argentina, 1983), “*Docente libre*” in Public International Law (Law Faculty, National University of Rosario, Argentina, 1986), Diploma from The Hague Academy of International Law (1990), PhD (International Law) from the University of Geneva (Graduate Institute of International Studies) (1995) (*summa cum laude*).

Awarded the Paul Guggenheim Prize in 1997 for his work entitled *Possession contestée et souveraineté territoriale (Adverse Possession and Territorial Sovereignty)* (Paris: Presses universitaires de France, 1997).

Legal Counsel and Advocate before the International Court of Justice: for Malaysia in the case concerning *Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore)* and in the advisory proceedings on the *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territories*; for Costa Rica in the *Dispute Regarding Navigational and Related Rights (Costa Rica v Nicaragua)* and *Certain Activities Carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)*; for Argentina in the case concerning *Pulp Mills on the River Uruguay (Argentina v Uruguay)*; for Colombia in the case of the *Territorial and Maritime Dispute (Nicaragua v. Colombia)* (merits and requests for interventions); and for Serbia in the advisory proceedings on the *Accordance with International Law of the Unilateral Declaration of Independence by the Provisional Institutions of Self-Government of Kosovo*. Consultant to several governments on questions of international law.

Rapporteur of the Commission on State Succession in matters of international responsibility of the *Institut de droit international*; Co-rapporteur of the International Law Association Committee on questions relating to State Succession; Co-rapporteur of the “Pilot project of the Council of European on the practice of States regarding State Immunity”; Member of the National Academy of Law and Social Sciences of Argentina (Academy correspondent in Switzerland), and many other academic institutions; Secretary-General of the Latin American Association of Public International Law and International Organisation (2000); Director-General of the Latin American Society of International Law (LASIL-SLADI) (2007-present); Member (elected by the Member States) and Chair of the Commission for the Conservation of Antarctic Marine Living Resources (CCAMLR) Performance Review Panel (2008); Member of the Council of the French Society for International Law (2008).

Advocate before regional and federal tribunals at the bar of Rosario (Argentina) (1983-1985); “Adscripto” (1984-1985), Appointed as Lecturer (1985-1987) and

Associate Professor of Public International Law (1987) at the Faculty of Law at the National University of Rosario (Argentina). Teaching Assistant (1989-1995) and Lecturer (1995-1998) at the Faculty of Law at the University of Geneva; Lecturer (1995-1998), Acting Associate Professor (1998-1999), Associate Professor (1999-2002) and Professor of International Law (2002-present) at the Graduate Institute of International Studies, since 2008 the Graduate Institute of International and Development Studies, Geneva; Member of the High Council of the National University of Rosario (Argentina) (1986-1987); Director of the BA (*Licence*) in international relations at the Graduate Institute of International Studies (1999-2002); Head of the International Law Unit at the Graduate Institute of International and Development Studies (2007-2009); Member of the Board of Directors of the Geneva Master in International Dispute Settlement (2008-present).

Visiting Researcher Scholar at the Max-Planck Institute for Comparative Public Law and International Law, Heidelberg (1995); Visiting Professor at the University of Trento (Law Faculty, 1996), at the University of Paris II (Panthéon-Assas), I.H.E.I. (2000), at the Ortega y Gasset Graduate Institute (Madrid) (Master in International Relations and PhD in International Law, since 2001), at the Complutense University of Madrid (Master in International Law and International Relations, 2004), and at the Law Faculty of the University of Aix-en-Provence (Master in International Law, 2005); presented courses at the XXVIII and XXXV Courses in International Law of the Organization of American States (Rio de Janeiro, 2001 and 2008), at the VI Course Euro-Mediterranean Bancaja in International Law (Castellon, 2002), at the 32nd External Session of The Hague Academy of International Law in Phnom-Penh (2004), at the Hague Academy of International Law (2009) at the International Law Fellowship Programme organised by the UN Codification Division (2010); Director of Studies, French Language Section, Public International Law Session, The Hague Academy of International Law (2002); Held the Henri Rolin Chair, Belgian Universities (2003).

Numerous courses and conferences on various aspects of international law in Europe, the Americas, Africa and Asia.

Member of the Scientific Council of the Belgian Review of International Law, the Colombian Yearbook of International Law and the Journal of International Dispute Settlement.

Main Publications

Books

Perspectives of International Law in the 21st Century. Liber Amicorum Professor Christian Dominicé in Honour of His 80th Birthday, Leiden, M. Nijhoff, 2011 (edited with Robert Kolb & Djacoba Tehindrazanarivelo)(*forthcoming*)

International Law and the Quest for its Implementation/Le droit international et la quête de sa mise en oeuvre : Liber Amicorum Vera Gowlland-Debbas (ed. with Laurence Boisson de Chazournes), Leiden, M. Nijhoff, 2010, xviii+513p.

La promotion de la justice, des droits de l'homme et du règlement des conflits par le droit international : Liber Amicorum Lucius Caflich (ed.), Leiden: Martinus Nijhoff, 2006, xxviii+1228 p.

Secession. International Law Perspectives (ed.), Cambridge, Cambridge University Press, 2006, xxxvi+510p.

State Practice Regarding State Immunities (co-ed. with Gerhard Hafner and Susan Breau), Leiden, M. Nijhoff and Council of Europe, 2006, xxviii+1100p.

La pratique et le droit international, Société française pour le droit international, colloque de Genève (co-ed. with Laurence Boisson de Chazournes and Gionata Buzzini), Paris, Pedone, 2004, 308p.

Possession contestée et souveraineté territoriale. Paris, P.U.F. (collection de l'Institut universitaire de hautes études internationales), 1997, xxv+582 p. Prix Paul Guggenheim 1997.

Main articles, courses and contributions to collective works

79. "The principle of non-intervention twenty-five years after the *Nicaragua* Judgment", *Leiden Journal of International Law*, 2012, vol. 1 (forthcoming)

78. "Decolonisation in Latin America: A Trail-Blazing Role for Decolonisation in Other Parts of the World", in: Claude Auroi (ed), *Latin America, Dreams and Legacy, 1810-2010*, London, Imperial College Press (with Katherine Del Mar) (forthcoming).

77. "Succession of States in the Field of International Responsibility: the Case for Codification", in: Kohen, Marcelo G, Kolb, Robert & Tehindrazanarivelo, Djacoba (eds), *Perspectives of International Law in the 21st Century. Liber Amicorum Professor Christian Dominicé in Honour of His 80th Birthday*, Leiden, M. Nijhoff, 2011, pp. 161-174 (forthcoming)

76. "Territory, Acquisition", *Max Planck Encyclopaedia of Public International Law*, www.mpepil.com (with Mamadou Hébié) (forthcoming).

75. "Article 45", in: Olivier Corten and Pierre Klein (eds), *The Vienna Convention on the Law of Treaties. A Commentary*, Oxford-New York, Oxford University Press, 2011, vol. 2, pp. 1064-1089.

74. "Article 42", in: Olivier Corten and Pierre Klein (eds), *The Vienna Convention on the Law of Treaties. A Commentary*, Oxford-New York, Oxford University Press, 2011, vol. 2, pp. 1015-1030 (with Sarah Heathcote).

73. "Desuetude and Obsolescence of Treaties", in: Enzo Canizzaro (ed.), *The Law of Treaties Beyond the Vienna Convention: Liber Amicorum Giorgio Gaja*, Oxford-New York, Oxford University Press, 2011, pp. 350-359.

72. "Les principes généraux du droit international de l'eau dans la jurisprudence récente de la Cour internationale de Justice", in: Société française pour le droit

international, *L'eau en droit international, Colloque d'Orléans*, Paris, Pedone 2011, pp. 61-78.

71. "Territory, Discovery", *Max Planck Encyclopaedia of Public International Law*, www.mpepil.com (with Mamadou Hébié).

70. "The Kosovo Advisory Opinion and UNSCR 1244: A declaration of 'independence from international law'?", *24/1 Leiden Journal of International Law* (2011), pp. 109-126 (with Katherine Del Mar).

69. "There is No Need to change the Composition of the Security Council. It is Time for Stressing Accountability", in: L. Boission de Chazournes and M. G. Kohen (eds), *International Law and the Quest for Its Implementation/Le droit international et la quête de sa mise en oeuvre: Liber Amicorum Vera Gowlland-Debbas* (editor with Professor Laurence Boisson de Chazournes), Leiden, M. Nijhoff, 2010, pp. 85-94.

68. "Secession - A Legal Approach", in: Walter Kälin et al. (eds), *International Law, Conflict and Development. The Emergence of a Holistic Approach in International Affairs*, Leiden, M. Nijhoff, 2010, pp. 3-17.

67. "L'uti possedetis et les delimitations maritimes", in: *Liber Amicorum Jean-Pierre Cot*, Brussels, Bruylant, 2009, pp. 155-170.

66. "Conquest", *Max Planck Encyclopaedia of Public International Law*, www.mpepil.com.

65. "La contribution de l'Amérique latine au développement progressif du droit international en matière territoriale", *Relations internationales*, Paris, 2009, No. 139, pp. 13-29.

64. "La création de l'Etat d'Israël à la lumière du droit international", in: I. Buffard, J. Crawford, A. Pellet and S. Wittich (eds), *International Law between Universalism and Fragmentation. Festschrift in Honour of Gerhard Hafner*, Leiden, M. Nijhoff, 2008, pp. 441-454.

63. "Territory, Abandonment", *Max Planck Encyclopaedia of Public International Law*, www.mpepil.com.

62. "Memel Territory, Statute, Interpretation of, Case", *Max Planck Encyclopaedia of Public International Law*, www.mpepil.com.

61. "Le Kosovo: un test pour la communauté internationale", in: V. Chetail (ed.), *Conflits, sécurité et coopération. Liber Amicorum Victor-Yves Ghebali*, Brussels, Bruylant, 2007, pp. 367-382.

60. "Sur quelques vicissitudes du droit des peuples à disposer d'eux-mêmes", in: N. Angelet, O. Corten and P. Klein (eds), *Droit du pouvoir, pouvoir du droit, Mélanges offerts à Jean Salmon*, Brussels, Bruylant, 2007, pp. 961-982.

59. "The Decision on the Delimitation of the Eritrea/Ethiopia Boundary of 13 April

2002: A Singular Approach to International Law Applicable to Territorial Disputes”, in: Marcelo G. Kohen (ed.), *Promoting Justice, Human Rights and Conflict Resolution through International Law. Liber Amicorum Lucius Caflisch*, Leiden, M. Nijhoff, 2007, pp. 767-779.

58. “Article 45”, in: O. Corten and P. Klein (eds), *Les Conventions de Vienne sur le droit des traites. Commentaire article par article*, Brussels, Bruylant, 2006, pp. 1667-1702.

56. “L’autodétermination et l’avis consultatif sur le « mur »”, in: P.-M. Dupuy, B. Fassbender, M. Shaw and K.-P. Sommermann (eds), *Common Values in International Law, Festschrift Christian Tomuschat*, Kehl, Engel, 2006, pp. 961-971.

57. “Article 42”, in: O. Corten et P. Klein (eds), *Les Conventions de Vienne sur le droit des traites. Commentaire article par article*, Brussels, Bruylant, 2006, pp. 1593-1614.

55. “Commentaire (sur ‘Le rôle de la pratique dans le droit coutumier’)”, in: R. Huesa Vinaixa and K. Wellens (eds), *L’influence des sources sur l’unité et la fragmentation du droit international*, Brussels, Bruylant, 2006, pp. 103-107.

54. “The Distinction between State Immunity and Diplomatic Immunity”, in: G. Hafner, M. Kohen and S. Breau (eds), *State Practice Regarding State Immunities*, Leiden, M. Nijhoff and Council of Europe, 2006, pp. 48-58.

53. “The notion of State”, in: G. Hafner, M. Kohen and S. Breau (eds), *State Practice Regarding State Immunities*, Leiden, M. Nijhoff and Council of Europe, 2006, pp. 2-20.

52. “Article 39”, in: A. Zimmermann, Ch. Tomuschat and K. Oellers-Frham (eds), *The Statute of the International Court of Justice. A Commentary*, Oxford, Oxford University Press, 2006, pp. 837-848.

51. “Introduction”, in: M. Kohen (ed.), *Secession. International Law Perspectives*, Cambridge, Cambridge University Press, 2006, pp. 1-20.

50. “Treaty Law. There is no need for special regimes”, in: A. Zimmermann & R. Hofmann (eds), *Unity and Diversity in International Law*, Berlin, Duncker & Humblot, 2006, pp. 241-246.

49. “L’avis consultatif définit le cadre juridique du conflit israélo-palestinien”, in: *Réunion internationale des Nations Unies sur la question de Palestine*, Nations Unies, New York, 2005, pp. 73-76.

48. “La longue marche vers la reconnaissance territoriale de l’autre”, in W. Ossipow (ed.), *Israël et l’Autre*, Genève, Labor et Fides, 2006, pp. 13-74.

47. “Terrorismo, Estado y Derecho Internacional”, in C. Molina (ed.), *El Estado: Reflexiones acerca de sus retos en el Siglo XXI*, Bogota, Ed. Universidad del Rosario, 2005, pp. 313-334.

46. “Article 2, paragraphe 1”, in Jean-Pierre Cot and Alain Pellet (eds), *La Charte des Nations Unies, Commentaire article par article*, 3rd edition, Paris, Economica, 2005, pp. 399-416.
45. “L’interdiction du recours à la force dans les relations internationales: entre pratique et utopie”, in: *Le devenir du droit international*, Rabat, Publications de la REMALD, coll. ‘Thèmes actuels’, n° 48, 2004, pp. 111-118.
44. “La relation titres/effectivités dans le contentieux territorial à la lumière de la jurisprudence récente”, *Revue générale de droit international public*, 2004, t. 108/3, pp. 561-596.
43. “Is the Legal Argument for Self-defence against Terrorism Correct?” in: W.P. Heere (ed.), *From Government to Governance. The Growing Impact of Non-State Actors on the International and European Legal System*, The Hague, Asser Press, 2004, pp. 288-294.
42. “Recours à la force et valeurs universelles”, in: *Società Italiana di Diritto Internazionale, Ordine internazionale e valori etici*, Naples, Ed. Scientifica, 2004, pp. 27-41, and also: B. Delcourt, D. Duez and E. Remacle (eds), *La guerre d’Irak. Prélude d’un nouvel ordre international?*, Bruxelles, P.I.E.-Peter Lang, 2004, pp. 63-76.
41. “L’administration actuelle de l’Irak: vers une nouvelle forme de protectorat?”, in: K. Bannelier, Th. Christakis, O. Corten and P. Klein (eds), *L’intervention en Irak et le droit international*, Paris, Pedone, CEDIN Paris I, Cahiers internationaux N° 19, 2004, pp. 299-315.
40. “La pratique et la théorie des sources du droit international”, in: Société française pour le droit international, *La pratique et le droit international*, colloque de Genève, Paris, Pedone, 2004, pp. 81-111.
39. “Création d’Etats en droit international contemporain”, *Cours euro-méditerranéens Bancaja de droit international*, vol. VI, 2002, pp. 546-635.
38. “The Use of Force by the United States after the End of the Cold War and Its Impact on International Law”, in: Michel Byers and Georg Nolte (eds), *United States Hegemony and the Foundations of International Law*, Cambridge, Cambridge University Press, 2003, pp. 197-231.
37. “Is the US Practice of Using Force Changing International Law?”, *World Editorial & International Law*, 2003, vol. II, n° 1, pp. 8-10.
36. “La libre determinación de los pueblos y su relación con el territorio”, in: Z. Drnas de Clement and M. Lerner (eds), *Estudios de Derecho Internacional en homenaje al Profesor Ernesto J. Rey Caro*, Cordoba (Argentina), Lerner, 2002, pp. 859-872.
35. “Les controverses sur la question du ‘terrorisme d’Etat’”, in: K. Bannelier et al.

(eds), *Le droit international face au terrorisme*. Paris, Pedone, CEDIN Paris I, Cahiers internationaux N° 17, 2002, pp. 83-93.

34. “El individuo y los conflictos territoriales”, in: O.E.A., Comité Jurídico Interamericano, *Curso de Derecho Internacional*, 2001, vol. XXVIII, pp. 425-460.

33. “Europe and the Standardization of the Law: Past and Present”, in: Henryk Kierzkowski (ed.), *Europe and Globalization*, Londres, Palgrave, 2002, pp. 87-103.

32. “Les questions territoriales dans l'arrêt de la C.I.J. du 16 mars 2001 en l'affaire Qatar c. Bahreïn”, *Revue générale de droit international public*, 2002, t. 106, pp. 295-328.

31. “La contribución de América Latina al desarrollo progresivo del derecho internacional en materia territorial”, *Anuario de Derecho Internacional*, 2001, vol. XVII, pp. 57-77.

30. “International Law is the Most Appropriate Moral Answer to Territorial Conflicts”, in: *Geopolitics*, London, 2001, Vol. 6 N° 2, pp. 173-177.

29. “L’arme de la civilisation, c’est le droit”. *Bulletin du Centre d'Information des Nations Unies*, Paris, 2001, N° 45, pp. 30-31.

28. “L’influence du temps sur les règlements territoriaux”, Société française pour le droit international, *Le droit international et le temps*. Colloque de Paris 2000. Paris, Pedone, 2001, pp. 129-157.

27. “Uti possidetis, prescription et pratique subséquente à un traité dans l'affaire de l’île de Kasikili/Sedudu devant la Cour internationale de Justice”, *German Yearbook of International Law*, vol. 43, 2000, pp. 162- 186.

26. “Internationalisme et mondialisation” in Charles-Albert Morand (ed.), *La mondialisation et le droit*, Brussels, Bruylant, 2001, pp. 107-130.

25. “Manifeste pour le droit international du XXe siècle”, in: L. Boisson de Chazournes and V. Gowlland (eds), *The International Legal System in Quest of Equity and Universality. Liber Amicorum Georges Abi-Saab*, The Hague, Kluwer, 2001, pp. 123-152.

24. “La codification du droit des traités: quelques éléments pour un bilan global”, *Revue générale de droit international public*, 2000, t. 106 n° 3, pp. 577-613.

23. “Is the Notion of Territorial Sovereignty Obsolete?”, in: M. A. Pratt and J. A. Brown (eds), *Borderlands under Stress*, Dordrecht, Kluwer, 2000, pp. 35-47.

22. “Le droit des traités: questions restées ouvertes après la codification”, in: United Nations, *La Commission du droit international cinquante ans après: bilan d'activités. Actes du Séminaire organisé pour commémorer la cinquantième anniversaire de la Commission du droit international, 21-22 avril 1998*, New York, United Nations, 2000, pp. 74-89.

21. "L'emploi de la force et la crise du Kosovo: vers un nouveau désordre juridique international", *Revue belge de droit international*, 1991/1, pp. 122-148, and also in: Charles-A. Morand (ed.), *La crise des Balkans de 1999. Les dimensions historiques, politiques et juridiques du conflit du Kosovo*. Brussels, Bruylant, Paris, L.G.D.J., 2000, 129-166.
20. "Le raisonnable en droit international public. A propos du livre d'Olivier Corten L'utilisation du 'raisonnable' par le juge international. Discours juridique, raisons et contradictions", *Annuaire africain de droit international*, 1998, vol. 6, pp. 373-381.
19. "Le problème des frontières en cas de dissolution et séparation d'Etats: quelles alternatives?", in: O. Corten, B. Delcourt, P. Klein, and N. Levrat, Nicolas (eds), *Démembrements d'Etats et délimitations territoriales: L'uti possidetis en question(s)*, Brussels, Bruylant, 1999, pp. 365-401 and: *Revue belge de droit international*, 1998/1, pp. 129-160.
18. "The Notion of State Survival in International Law", in: L. Boisson de Chazournes and Ph. Sands (eds), *International Law, the International Court of Justice and Nuclear Weapons*, Cambridge, University Press, 1999, pp. 293-314.
17. "El futuro de la Corte Internacional de Justicia a la luz de la práctica reciente", *Revista Jurídica de Buenos Aires*, 1998, vol. I-II, pp. 133-159.
16. "Règlement territorial et maintien de la paix", in: Ph. Weckel (ed.), *Le juge international et l'aménagement de l'espace: la spécificité du contentieux territorial*. Paris, Pedone, 1998, pp. 203-224.
15. "La frontière et la recomposition de l'espace en ex-Yougoslavie", in: Institut du droit de la paix et du développement, *Frontières en Méditerranée. Hommage au Doyen Maurice Torrelli*, Nice, IDPD, 1998, pp. 61-83.
14. "L'avis consultatif de la C.I.J. sur la Licéité de la menace ou de l'emploi d'armes nucléaires et la fonction judiciaire", *European Journal of International Law*, 1997, vol. 8, pp. 336-362.
13. "Le règlement des différends territoriaux à la lumière de l'arrêt de la C.I.J. dans l'affaire Libye/Tchad", *Revue générale de droit international public*, 1995, T. 100 N° 2, pp. 301-334.
12. "La fecha crítica y la cuestión de las Islas Malvinas", *Revista Española de Derecho Internacional*, 1994, Vol. XLVI N° 1, pp. 7-37.
11. "L'uti possidetis revisité: L'arrêt du 11 septembre 1992 dans l'affaire El Salvador / Honduras", *Revue générale de droit international public*, 1993, T. 97 N° 4, pp. 939-973.
10. "The 'Laguna del Desierto' Case between Argentina and Chile", *Boundary and Security Bulletin*, University of Durham, International Boundaries Research Unit, 1993, Vol. 1 N° 1, pp. 70-73.

9. "La requête à fin d'intervention du Nicaragua dans l'affaire du Différend frontalier terrestre, insulaire et maritime (El Salvador/Honduras). L'ordonnance de la Cour du 28 février 1990 et l'arrêt de la Chambre du 13 septembre 1990", *Annuaire français de droit international*, 1990, Vol. XXXVI, pp. 341-367.
8. "The Universal Declaration of Human Rights and Latin America", *The Review of the International Commission of Jurists*, Genève, 1988, No.41, pp.44-47.
7. "La alternativa jurisdiccional en la disputa sobre las Islas Malvinas", *Rivista di Studi Politici Internazionali*, Florence, 1988, No.219, pp.395-424.
6. "La declaración británica de una zona de pesca alrededor de Malvinas", *Revista Jurídica Argentina "La Ley"*, Buenos Aires, Vol.1987-A, pp. 940-948 and *Revista Española de Derecho Internacional*, Madrid, 1987-2, Vol.XXXIX, pp.487-498.
5. "Alternativas para la solución del conflicto por las Islas Malvinas", *Revista de Estudios Internacionales*, Madrid, 1986, Vol.VII No.4, pp.1145-1163.
4. "La jurisprudencia reciente sobre delimitación de espacios marítimos y el Tratado de Paz y Amistad entre la Argentina y Chile", *Revista Jurídica Argentina "La Ley"*, Buenos Aires, Vol. 1987-A, pp.818-826.
3. "Veinticinco años de la Declaración sobre Descolonización", *Revista Jurídica Argentina "La Ley"*, Buenos Aires, Vol. 1985-E, pp. 637-646.
2. "La resolución 39/6 de la Asamblea General de las Naciones Unidas sobre la cuestión de las Islas Malvinas", *Revista Jurídica Argentina "La Ley"*, Buenos Aires, Vol.1985-C, pp. 804-809.
1. "El carácter jurídico de las resoluciones de la Asamblea General de las Naciones Unidas en materia de descolonización", *Revista Jurídica "Zeus"*, Rosario, 1985, Vol.37, pp. 3-11.

Book reviews

4. The African Charter on Human and Peoples' Rights. A Comprehensive Agenda for Human Dignity and Sustainable Democracy in Africa, by Fatsah Ouguerouz, in: *Revista Española de Derecho Internacional*, 2005, vol. LVII, pp. 558-559.
3. Determining Boundaries in a Conflicted World: The Rule of Uti Possidetis, by Suzanne N. Lalonde, in: *American Journal of International Law*, 2004, vol. 98, pp. 379-383.
2. Staatenachfolge in völkerrechtliche Verträge. Zugleich ein Beitrag zu den Möglichkeiten und Grenzen völkerrechtlicher Kodifikation, by Andreas Zimmermann, *Revue générale de droit international public*, t. 105, 2001, pp. 265-266.

1. “Revue des revues”, *Annuaire français de droit international* (in charge of summaries of Spanish, Portuguese and Inter-American periodical publications), 1989-2002.

Other information

Lectures at the UN Audiovisual Library of International Law on the relationship between titles and *effectivités* in territorial disputes (in French), *uti possidetis* and maritime delimitations (in English), and the role of State practice in the formation of international law (in Spanish, forthcoming). Available at: <http://www.un.org/law/avl/>

Articles and Interviews in the Swiss, Argentine, French, British, Austrian, Serbian and Uruguayan press.