

Department of Legal Studies
Bocconi University
via Roentgen, 1
20136 Milan
Italy
roger.okeefe@unibocconi.it

Roger O'Keefe

Curriculum vitae

Current position Professor of International Law, Bocconi University

TERTIARY EDUCATION

Degrees

- Ph.D., University of Cambridge, conferred 2000
- LL.M. with Honours Class I, University of Cambridge, conferred 1996
- LL.B. with Honours Class I, University of Sydney, conferred 1995
- B.A. (History and Italian), University of Sydney, conferred 1992

Prizes

- Clive Parry Prize for International Law, awarded by the University of Cambridge, 1996
 - Prize for Law, awarded by Magdalene College, Cambridge, 1996
-

UNIVERSITY AND COLLEGE APPOINTMENTS

Faculty teaching positions

- Professor of International Law, Bocconi University, 2018–
- Professor of Public International Law, University College London, 2014–2018
- University Senior Lecturer in Law, University of Cambridge, 2008–2014
- University Lecturer in Law, University of Cambridge, 2004–2008
- University Assistant Lecturer in Law, University of Cambridge, 2000–2004
- Affiliated Lecturer in Law, University of Cambridge, 1999–2000

Other faculty positions (selected)

- Coordinator, LL.M. in International Law, Faculty of Laws, University College London, 2015–2018
- Academic Secretary, Faculty of Law, University of Cambridge, 2005–2007

Other university positions (selected)

- Deputy Director, Lauterpacht Centre for International Law, University of Cambridge, 2003–2014
- Fellow, Lauterpacht Centre for International Law, University of Cambridge, 2000–2014

College positions (selected)

- Fellow and College Lecturer in Law, Magdalene College, Cambridge, 2000–2014
- Director of Studies in Law (LL.M.), Magdalene College, Cambridge, 2002–2014
- Dean, Magdalene College, Cambridge, 2008–2014

VISITING PROFESSORSHIPS AND LECTURESHIPS

- Visiting Professor, Centre de Droit International de Nanterre, Université Paris Nanterre, 2021
- Visiting Professor, Department of Legal Studies, Central European University, Budapest, 2009–2019
- Visiting Professor, Department of Medieval Studies (Cultural Heritage Studies Programme), Central European University, Budapest, 2015–2019
- Distinguished Visiting Professor, Faculty of Law, Pompeu Fabra University, Barcelona, 2015
- Visiting Professor, Faculty of Law, University of São Paulo, 2014
- Visiting Professor, Department of Law, Universidad Nacional del Sur, Bahía Blanca (Argentina), 2013
- Visiting Lecturer, Europa-Institut, University of the Saarland, Saarbrücken, 2013–2014

HONORARY PROFESSORSHIPS

- Honorary Professor, Faculty of Laws, University College London, 2018–

OTHER TEACHING (selected)

- Lecturer, UK Ministry of Defence Cultural Property Protection Unit ‘Special to Arm’ Course, School of Defence Policy and Guarding, 2020
- Lecturer, ‘The Protection of Cultural Heritage in Armed Conflict’, M.Sc. in Art, Law and Business, Christie’s Education, 2018–2020
- Lecturer and course co-designer, UK Service Prosecuting Authority International Criminal Law Course, 2016
- Lecturer, ‘The Global Conversation: General Course of Public International Law’, Summer Programme in Public International Law, Xiamen Academy of International Law, Xiamen, China, 2014
- Lecturer, *Challenges of Globalization and the Rule of Law in Comparative Perspective*, Open Society Foundations faculty development course, Faculty of Law, University of Yangon, Myanmar, 2013
- Lecturer, United Nations Audiovisual Library of International Law, 2011–present (three lectures to date: ‘The Concept of an “International Crime”’; ‘The Rise of Individual Criminal Responsibility under International Law’; ‘Self-Determination, Independence and Secession’)
- Lecturer, United Nations International Law Fellowship Programme, The Hague, 2009 and 2011
- Lecturer and course designer, Iraqi Ministry of Foreign Affairs International Law Course, Lauterpacht Centre for International Law, University of Cambridge, 2009
- Lecturer, UK Foreign & Commonwealth Office International Law Course, Lauterpacht Centre for International Law, University of Cambridge, 2003–2009
- Lecturer, *International Protection of Cultural Property*, Seminar for Advanced Studies in Public and Private International Law for Professionals, 4th session, Hague Academy of International Law, 2008
- Director of Studies (anglophone), Summer Programme in Public International Law, Hague Academy of International Law, 2008

APPOINTMENT TO PUBLIC BODIES

- Member and Co-Rapporteur, African Union-European Union Technical Ad hoc Expert Group on the Principle of Universal Jurisdiction, 2009 (see *Report of the AU-EU Technical Ad hoc Expert Group on the Principle of Universal Jurisdiction*, Council of the European Union doc. 8671/09, 16 April 2009, Annex)

APPOINTMENT TO PROFESSIONAL BODIES

- Member, Public International Law Advisory Panel, British Institute of International and Comparative Law, 2017–

EDITORSHIPS

- General editor (with Professor Catherine Redgwell), *Oxford Monographs in International Law*, 2017–

APPOINTMENT TO JOURNALS, MONOGRAPH SERIES, ETC

- Member, Conseil scientifique, *Revue Belge de Droit International*, 2004–
- Member, Peer Review Committee, *German Yearbook of International Law*, 2010–
- Member, Peer Review Committee, *Spanish Yearbook of International Law*, 2014–
- Member, Advisory Board, *Hungarian Yearbook of International and European Law*, 2014–
- Member, Academic Review Board, *Cambridge International Law Journal* (formerly *Cambridge Journal of International and Comparative Law*), 2011–
- Member, Advisory Board, *Journal of the Philosophy of International Law*, 2012–
- Member, Advisory Board, *Cultural Heritage Law and Policy* monograph series (Oxford University Press), 2012–
- Member, Editorial Board, *Philosophy, Public Policy, and Transnational Law* monograph series (Palgrave-Macmillan), 2015–
- Member, Advisory Board, *UCL Journal of Law and Jurisprudence*, 2017–
- Member, Editorial Board, *Convivenza Umana e Diritto Internazionale/Human Society and International Law* monograph series (Wolters Kluwer), 2021–

OTHER PROFESSIONAL INVOLVEMENT (selected)

- International expert member, Qatar Museums Authority–UCL Cultural Heritage Law Project (drafting new cultural heritage law and implementing regulations for State of Qatar), 2019–2020
- Academic coordinator of drafting team and lead drafter, *Protection of Cultural Property: Military Manual* (Paris: UNESCO, 2016, updated 2017), joint initiative of UNESCO and International Institute of Humanitarian Law, Sanremo, 2016–2017
- Coordinating moderator, drafter of recommendations and editor of final report, *The 'Responsibility to Protect' and Protection of Cultural Heritage*, expert meeting, UNESCO headquarters, Paris, 26–27 November 2015 (<http://www.unesco.org/new/fileadmin/MULTIMEDIA/HQ/CLT/pdf/R2P-FinalReport-EN.pdf>)
- Member, Group of Experts, *Oslo Manual on Select Topics of the Law of Armed Conflict*, Norwegian Ministry of Defence, 2016–2018, published as Dinstein and Dahl (eds), *Oslo Manual on Select Topics of the Law of Armed Conflict: Rules and Commentary* (Cham: SpringerOpen, 2020), especially section XV
- Provision of legal briefings on Cultural Property (Armed Conflicts) Bill to UK Secretary of State for Culture, Media and Sport, Parliamentary Under-Secretary of State for Culture, Media and Sport, and members of UK House of Lords, 2016–2017
- Provision of legal briefings to UK Ministry of Defence on implementation of 1954 Hague Convention on the Protection of Cultural Property in the Event of Armed Conflict and its two Protocols and of Cultural Property (Armed Conflicts) Act 2017
- Participant, expert workshop with UN Special Rapporteur on Cultural Rights, UN Human Rights Council, Geneva, 13–14 June 2016
- Participant, UK Department of Culture, Media and Sport expert consultations on government's Cultural Protection Fund, 2015–2016
- Member, Scientific Committee, Masters in Cultural Property Protection in Crisis Response, Department of Law, University of Turin, 2017–

- Member, International Law Association Study Group on the Use of Domestic Law Principles for the Development of International Law, 2010–2018
- *Secrétaire-rédacteur*, Institut de droit international, Vancouver session, 2001 and Bruges session, 2003

EXPERT EVIDENCE TO PUBLIC BODIES

Personal invitation

- Oral and written evidence to UK House of Commons Select Committee on Culture, Media and Sport on Draft Cultural Property (Armed Conflicts) Bill (see House of Commons Culture, Media and Sport Committee, *Draft Cultural Property (Armed Conflicts) Bill. Ninth Report of Session 2007-08*, HC 693 (London: TSO, 2008); Department for Culture, Media and Sport, *Government Response to the Culture, Media and Sport Committee Reports on the Draft Heritage Protection Bill and the Draft Cultural Property (Armed Conflicts) Bill*, October 2008, Cm 7472)

Open invitation

- Written submission, on Cultural Property (Armed Conflicts) Bill, to House of Commons Public Bill Committee, November 2016 (CPB 04) (<http://www.publications.parliament.uk/pa/cm201617/cmpublic/CulturalProperty/memo/CPB04.pdf>)
- Written submission, on international legal basis for UK's military action in Iraq, to Iraq Inquiry, 5 September 2010 (<http://www.iraqinquiry.org.uk/media/184845/submission-international-law-okeefe-2010-09-05.pdf>)

EXPERT EVIDENCE TO COURTS

Written and oral

- Expert witness statement and cross-examination in *Integrantes y Militantes de la Unión Patriótica v. Colombia*, oral proceedings, 10 February 2021, Inter-American Court of Human Rights

AMICUS CURIAE INTERVENTIONS

Written

- Observations as *amicus curiae* on the merits of the legal questions presented in *Prosecutor v. Ntaganda*, 'Order inviting expressions of interest as *amici curiae* in judicial proceedings (pursuant to rule 103 of the Rules of Procedure and Evidence) of 24 July 2020 (ICC-01/04-02/06-2554)', 17 September 2020 (ICC-01/04-02/06-2585), Appeals Chamber, International Criminal Court
- 'Brief of *Amici Curiae* Foreign International Law Scholars and Jurists in Support of Petitioners and Reversal' in *Federal Republic of Germany and Stiftung Preussischer Kulturbesitz v. Philipp, et al.* (No. 19-351), 10 September 2020, Supreme Court of the United States (co-authored with eight others)
- Final observations as *amicus curiae* on the merits of the legal questions presented in *Prosecutor v. Al-Bashir*, 'The Hashemite Kingdom of Jordan's appeal against the "Decision under article 87(7) of the Rome Statute on the non-compliance by Jordan with the request by the Court for the arrest and surrender [of] Omar Al-Bashir" of 12 March 2018 (ICC-02/05-01/09-326)', 28 September 2018 (ICC-02/05-01/09-394), Appeals Chamber, International Criminal Court
- Observations as *amicus curiae* on the merits of the legal questions presented in *Prosecutor v. Al-Bashir*, 'The Hashemite Kingdom of Jordan's appeal against the "Decision under article 87(7) of the Rome Statute on the non-compliance by Jordan with the request by the Court for the arrest and surrender [of] Omar Al-Bashir" of 12 March 2018 (ICC-02/05-01/09-326)', 18 June 2018 (ICC-02/05-01/09-360), Appeals Chamber, International Criminal Court

Oral

- Observations as *amicus curiae* on the merits of the legal questions presented in *Prosecutor v. Al-Bashir*, “The Hashemite Kingdom of Jordan’s appeal against the “Decision under article 87(7) of the Rome Statute on the non-compliance by Jordan with the request by the Court for the arrest and surrender [of] Omar Al-Bashir”” of 12 March 2018 (ICC-02/05-01/09-326), oral proceedings, 10–14 September 2018, Appeals Chamber, International Criminal Court

EXPERT REPORTS, ETC FOR INTERNATIONAL ORGANIZATIONS

- ‘Immunity *Ratione Materiae* from Foreign Criminal Jurisdiction and the Concept of “Acts Performed in an Official Capacity”’, expert paper prepared for the Secretariat to the Committee of Legal Advisers on Public International Law of the Council of Europe (CAHDI), 21 March 2014 (<https://rm.coe.int/CoERMPublicCommonSearchServices/DisplayDCTMContent?documentId=0900001680097836>)
 - *National Implementation of the Penal Provisions of Chapter 4 of the Second Protocol of 26 March 1999 to the Hague Convention of 1954 for the Protection of Cultural Property in the Event of Armed Conflict*, expert report prepared for Sector for Culture, UNESCO (UNESCO doc. CLT/CIH/MCO/2002/PI/H/1, 29 March 2002)
-

ACADEMIC HONOURS AND AWARDS**Honours**

- Full member, International Institute for Humanitarian Law, Sanremo, 2017–

Awards**Research**

- *Journal of International Criminal Justice*–Giorgio La Pira Prize 2004 for article ‘Universal Jurisdiction: Clarifying the Basic Concept’ (2004) 2 *Journal of International Criminal Justice* 735–760

Teaching

- Student Choice Award for Outstanding Teaching, University College London, 2016
-

PRESENTATIONS, CONFERENCE PAPERS, PUBLIC LECTURES, ETC (selected)**Expert fora*****International organizations***

- ‘The Definition of Cultural Property’, expert presentation at *Monitoring and Supervision of the 1999 Second Protocol*, UNESCO Virtual Expert Meeting, 3–4 May 2021
- ‘The UNESCO Military Manual on the Protection of Cultural Property’, expert presentation, NATO Headquarters, Brussels, 14 June 2019
- ‘Immunity *Ratione Materiae* from Foreign Criminal Jurisdiction and the Concept of “Acts Performed in an Official Capacity”’, expert presentation at *The Immunity Ratione Materiae of State Officials from Foreign Criminal Jurisdiction*, seminar organised by the Secretariat to the Committee of Legal Advisers on Public International Law of the Council of Europe (CAHDI), forty-seventh meeting of CAHDI, Council of Europe, Strasbourg, 21 March 2014

Other

- ‘Cultural Property Protection and International Criminal Law’, expert presentation at *The Role of Cultural Heritage in Armed Conflict and the Implications for Defence Organizations*, NATO Science for Peace and Security Programme workshop, International Institute for Humanitarian Law, Sanremo, 7 December 2016
- ‘International Law and Cultural Property Protection’, expert presentation at *Best Practices for Cultural Property Protection in NATO-led Missions*, NATO Science for Peace and Security Programme workshop, Sarajevo, 16 June 2015
- ‘Possible Exceptions and Procedural Issues’, expert presentation at *Immunity of State Officials from Foreign Criminal Jurisdiction*, FCO–University of Oxford Seminar on the Work of the International Law Commission, UK Foreign & Commonwealth Office, London, 6 February 2015
- ‘The United Nations Convention on Jurisdictional Immunities of States and Their Property and the UK’s possible ratification’, expert presentation at *Current Issues in the Law of Immunities*, UK Foreign & Commonwealth Office, London, 23 March 2012
- ‘The ICJ’s advisory opinion in *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory*’, expert presentation to Annual Meeting of UK Foreign & Commonwealth Office Inter-Departmental Committee on International Humanitarian Law, London, 31 October 2005
- ‘The World Heritage Convention: Obligations to States Parties or to the International Community as a Whole?’, expert presentation at *The Legal Tools for World Heritage Conservation*, expert workshop organised by UNESCO, Siena, 12 November 2002

Named lectures

- ‘The Protection of Cultural Heritage, the Maintenance of International Peace and Security, and Public International Law’, Harry Weinreb Memorial Lecture, British Institute of International and Comparative Law, London, 30 November 2015

Top-tier international conferences

- Chair, ‘New Challenges in the Fight against Terrorism’, conference session at *Global Public Goods, Global Commons and Fundamental Values: The Responses of International Law*, European Society of International Law Annual Conference 2017, Naples, 7 September 2017
- Moderator and discussant, ‘Protecting Cultural Heritage in Syria and Iraq: The Role of International Organizations and Governments’, conference session at *Charting New Frontiers in International Law*, American Society of International Law 110th Annual Meeting, Washington, DC, 30 March 2016
- ‘Protection of Cultural Property in Armed Conflict: Beyond IHL’, conference paper presented at *‘International Law and ...’: Boundaries of International Law and Bridges to Other Fields and Disciplines*, European Society of International Law Tenth Anniversary Conference, Vienna, 4 September 2014
- ‘Once upon a time there was a gap ...’, conference paper presented at *International Law 1989-2010: A Performance Appraisal*, European Society of International Law Fourth Biennial Conference, Cambridge, 4 September 2010

Others

- ‘The Substantive “Rules” on Immunities’, presentation at European Society of International Law Workshop on the US Restatement (Fourth) of Foreign Relations Law, 15–16 October 2020
- ‘From Atrocity to Capacity’, presentation at *Atrocity Prevention and Protecting Cultural Heritage: What’s Next for International Law?*, American Society of International Law online symposium, 21 May 2020
- ‘The Discreet Politics of Human Flourishing: Culture and International Law’, keynote speech at *The Politics of Culture: Equality, Participation, Production*, YTL Law and Justice Forum, Yeoh Tiong Lay Centre for Politics, Philosophy & Law, King’s College London, 27 February 2020
- ‘Cultural Heritage and International Law: From Atrocity to Capacity’, conference presentation at

DISPUTE on International Humanitarian Law, Istituto Svizzero, Rome, 23 November 2020

- ‘Non-Recognition and the Protection of Cultural Heritage’, conference presentation at *The Well-Being of the Inhabitants of Occupied Territories: Limiting or Gutting the Duty of Non-Recognition?*, Belgian Society of International Law Annual Conference, 1 November 2019
- ‘The Application of the Second Protocol to Non-International Armed Conflicts’, conference presentation at *Protecting Cultural Property: International Conference on the 20th Anniversary of the 1999 Second Protocol*, conference organised by UNESCO and Government of Switzerland, Geneva, 25 April 2019
- ‘The Future of International Criminal Justice is National’, public lecture, Military Court of Appeal, Rome, 19 December 2018
- ‘Intentional Destruction of Cultural Heritage: *Ecce Homo*’, conference paper presented at *Protecting Cultural Heritage in an Uncertain Time*, organized by NYU Florence in partnership with Friends of Florence and the City of Florence, Palazzo Vecchio, Florence, 3 November 2016
- ‘Self-Determination and “Peoples Subject to Alien Subjugation, Domination and Exploitation”: Who On Earth?’, symposium paper presented at *Small Territories and Microstates*, annual Garrison Library symposium, Gibraltar, 13 October 2016
- Co-discussant, ‘World Heritage and the World Court: *Request for Interpretation of the Judgment of 15 June 1962 in the Case concerning the Temple of Preah Vihear (Cambodia v. Thailand) (Cambodia v. Thailand), Judgment (2013)*’, concluding conference keynote commentary presented at *Intersections in International Cultural Heritage Law*, Georgetown University Law Center, Washington, DC, 30 March 2016
- ‘Cultural Heritage and the Limits of the Law of Armed Conflict’, conference paper presented at *Intersections in International Cultural Heritage Law*, Georgetown University Law Center, Washington, DC, 29 March 2016
- ‘“*Quid*”, Not “*Quantum*”: A Comment on “How the International Criminal Court Threatens Treaty Norms”’, public lecture, Vanderbilt University Law School, Nashville, 5 April 2016
- ‘Judicial Application of International Humanitarian Law by International Human Rights Courts, International Criminal Courts and National Courts’, conference paper presented at *International Humanitarian Law and Modern Warfare*, Arma dei Carabinieri Officers’ Academy, Rome, 24 October 2015
- ‘The Self-Righteousness of International Criminal Law’, workshop paper presented at *Contemporary Challenges to International Criminal Law*, Institute of International Relations, Prague, 13 March 2013
- ‘States, States Enterprises and Immunity from Execution’, conference paper presented at Vanderbilt University-Bilgi University Law School conference on public international law, Bilgi University, Istanbul, 8 March 2013
- ‘International Criminal Responsibility for the Destruction and Misappropriation of Cultural Property’, conference paper presented at *The Armenian Genocide: From Recognition to Reparation*, Beirut, 24 February 2012
- ‘Cultural Rights and Cultural Interests under International Human Rights Law’, conference paper presented at *Culture and Innovation in International Law*, Canadian Council on International Law 40th Annual Conference, Ottawa, 5 November 2011
- ‘The Protection of Cultural Property under International Human Rights Law’, conference paper presented at *Culture and Innovation in International Law*, Canadian Council on International Law 40th Annual Conference, Ottawa, 4 November 2011
- ‘Archaeological Excavations in Occupied Territory under International Humanitarian Law, with reference to the West Bank, including East Jerusalem’, conference paper presented at *The Protection of Cultural and Religious Properties in Palestine under International Humanitarian Law*, Al-Quds University, East Jerusalem/Abu Dis, 29 April 2008

PUBLICATIONS

Authored books

- *The Protection of Cultural Property in Armed Conflict* (Cambridge: Cambridge University Press, 2006; paperback reissue 2011), 404 + xix pp
- *International Criminal Law* (Oxford: Oxford University Press, 2015; paperback reissue 2017), 608 + lxviii pp

Edited books

- *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 465 + xxxvi pp (co-edited with Christian J Tams)

Authored manuals

- *Protection of Cultural Property: Military Manual* (Paris: UNESCO, 2016, updated 2017), 91 + xvi pp (co-authored with Camille Péron, Tofiq Musayev and Gianluca Ferrari)

Authored contributions to canonical works

- ‘Chapter 3: Public International Law and English Law’ in Wood (ed.) *Halsbury’s Laws of England, Volume 61: International Law and Foreign Relations* (London: LexisNexis, 2018), 11–44 (near-complete rewrite)
- ‘Chapter 5: Subjects of International Law’ in Wood (ed.) *Halsbury’s Laws of England, Volume 61: International Law and Foreign Relations* (London: LexisNexis, 2018), 50–69 (near-complete rewrite)
- ‘Chapter 14: International Criminal Law’ in Wood (ed.) *Halsbury’s Laws of England, Volume 61: International Law and Foreign Relations* (London: LexisNexis, 2018), 346–392 (near-complete rewrite)
- ‘Chapter 3: Position of States in International Law’ in Greenwood and Sarooshi (eds), *Oppenheim’s International Law, Volume 1: Peace* (10th edn) (Oxford: Oxford University Press, forthcoming) (near-complete rewrite)

Authored articles and book chapters

- ‘Palm-Fringed Benefits: Island Dependencies in the New Law of the Sea’ (1996) 45 *International and Comparative Law Quarterly* 408–420
- ‘Civil Actions in US Courts in Respect of Human Rights Abuses Committed Abroad: Would the World’s Oppressors Be Wise to Stay at Home?’ (1997) 9 *African Journal of International and Comparative Law* 15–41
- ‘The “Right to Take Part in Cultural Life” under Article 15 of the ICESCR’ (1998) 47 *International and Comparative Law Quarterly* 904–923
- ‘The Meaning of “Cultural Property” under the 1954 Hague Convention’ (1999) 46 *Netherlands International Law Review* 26–56
- ‘The European Convention on State Immunity and International Crimes’ (1999) 2 *Cambridge Yearbook of European Legal Studies* 507–520
- ‘The Admission to the United Nations of the Ex-Soviet and Ex-Yugoslav States’ (2001) 1 *Baltic Yearbook of International Law* 167–189
- ‘Customary International Crimes in English Courts’ (2001) 72 *British Year Book of International Law* 293–335
- ‘World Cultural Heritage: Obligations to the International Community as a Whole?’ (2004) 53 *International and Comparative Law Quarterly* 189–209, republished in De Feyter (ed.), *Globalization and Common Responsibilities of States in International Law* (Farnham: Ashgate, 2013), 395–415
- ‘Universal Jurisdiction: Clarifying the Basic Concept’ (2004) 2 *Journal of International Criminal Justice* 735–760
- ‘Recourse by the *Ad Hoc* Tribunals to General Principles of Law and to Human Rights Law’ in Delmas Marty, Fronza & Lambert-Abdelgawad (eds), *Les Sources du Droit International Pénal: L’expérience des Tribunaux Pénaux Internationaux et le Statut de la Cour Pénale Internationale* (Paris:

- Société de Législation Comparée, 2004), 297-302
- ‘Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory: A Commentary’ (2004) 37 *Revue Belge de Droit International* 92-154, republished in Kattan (ed.), *The Palestine Question in International Law* (London: British Institute of International and Comparative Law, 2008), 751-815
 - ‘Universal Jurisdiction’ in Robertson & Scholte (eds), *Encyclopedia of Globalization* (New York: Routledge, 2006), vol. 4, 1226-1227
 - ‘The ILC’s Contribution to International Criminal Law’ (2006) 49 *German Yearbook of International Law* 201-257
 - ‘The protection of cultural property in armed conflict’, *Amicus Curiae*, Issue 71, Autumn 2007, 3-7
 - ‘Protection of Cultural Property’ in Fleck (ed.), *The Handbook of International Humanitarian Law* (2nd edn) (Oxford: Oxford University Press, 2008), 433-474
 - ‘Heritage, protection during war’ in Cane & Conaghan (eds), *The New Oxford Companion to Law* (Oxford: Oxford University Press, 2008), 530-531
 - ‘International Law and Municipal Law’ in Cane & Conaghan (eds), *The New Oxford Companion to Law* (Oxford: Oxford University Press, 2008), 618-619
 - ‘The Grave Breaches Regime and Universal Jurisdiction’ (2009) 7 *Journal of International Criminal Justice* 811-831
 - ‘The Doctrine of Incorporation Revisited’ (2008) 79 *British Year Book of International Law* 7-85
 - ‘Proportionality’ in Crawford, Pellet & Olleson (eds), *The Law of International Responsibility* (Oxford: Oxford University Press, 2010), 1157-1168
 - ‘Israel/Palestine Sixty Years On’ in Giegerich & Proelß (eds), *Krisenherde im Fokus des Völkerrechts – Trouble Spots in the Focus of International Law* (Berlin: Duncker & Humblot, 2010), 13-57
 - ‘“Article 98” Agreements, the Law of Treaties & the Law of State Responsibility’ in Szabó (ed.), *State Responsibility and the Law of Treaties* (The Hague: Eleven Publishing, 2010), 35-54
 - ‘Protection of Cultural Property under International Criminal Law’ (2010) 11 *Melbourne Journal of International Law* 339-392
 - ‘Legal Title versus Effectivities: Prescription and the Promise and Problems of Private Law Analogies’ (2011) 13 *International Community Law Review* 147-188, republished in Kohen (ed.), *Territoriality in International Law* (Cheltenham: Edward Elgar, 2016), chap 11
 - ‘The United States and the ICC: the force and farce of the legal arguments’ (2011) 24 *Cambridge Review of International Affairs* 335-355
 - ‘State Immunity and Human Rights: Heads and Walls, Hearts and Minds’ (2011) 44 *Vanderbilt Journal of Transnational Law* 999-1045
 - ‘Once Upon a Time There Was a Gap ...’ in Crawford & Nouwen (eds), *Select Proceedings of the European Society of International Law. Volume 3, 2010* (Oxford: Hart, 2011), 401-405
 - ‘Cultural Life, Right to Participate in, International Protection’ in Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law* (Oxford: Oxford University Press, 2012), vol. 2, 916-924 (available online at <http://opil.ouplaw.com/home/EPIL>)
 - ‘European Convention on State Immunity (1972)’ in Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law* (Oxford: Oxford University Press, 2012), vol. 3, 889-894 (available online at <http://opil.ouplaw.com/home/EPIL>)
 - ‘Tangible Cultural Heritage and International Human Rights Law’ in Prott, Redmond-Cooper & Urice (eds), *Realising Cultural Heritage Law: Festschrift for Patrick O’Keefe* (Builth Wells: Institute of Art and Law, 2013), 87-95
 - ‘Protection of Cultural Property’ in Fleck (ed.), *The Handbook of International Humanitarian Law* (3rd edn) (Oxford: Oxford University Press, 2013), 425-461
 - ‘General Introduction’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), xxxvii-xlii (co-authored with Christian Tams)
 - ‘The “General Understandings”’ in O’Keefe & Tams (eds), *The United Nations Convention on*

Jurisdictional Immunities of States and Their Property: A Commentary (Oxford: Oxford University Press, 2013), 19–27

- ‘Article 1’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 35–39 (co-authored with Christian Tams)
- ‘Article 3’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 73–92
- ‘Part II: General Principles’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 97–98
- ‘Article 7’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 113–123
- ‘Article 11’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 183–208 (co-authored with Joanne Foakes)
- ‘Article 12’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 209–224 (co-authored with Joanne Foakes)
- ‘Part IV: State Immunity from Measures of Constraint in Connection with Proceedings before a Court’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 287–292 (co-authored with Chester Brown)
- ‘Article 18’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 293–307 (co-authored with Chester Brown)
- ‘Article 19’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 308–327 (co-authored with Chester Brown)
- ‘Article 20’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 328–333
- ‘Article 21’ in O’Keefe & Tams (eds), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford: Oxford University Press, 2013), 334–347 (co-authored with Chester Brown)
- ‘Cultural Heritage and International Criminal Law’ in Cordonier Segger & Jodoin (eds), *Sustainable Development, International Criminal Justice, and Treaty Implementation* (Cambridge: Cambridge University Press, 2013), 120–150
- ‘Domestic Courts as Agents of Development of the International Law of Jurisdiction’ (2013) 26 *Leiden Journal of International Law* 541–558
- ‘Jurisdictional Immunities’ in Tams & Sloan (eds), *The Development of International Law by the International Court of Justice* (Oxford: Oxford University Press, 2013), 107–148
- ‘Protection of Cultural Property’ in Clapham & Gaeta (eds), *The Oxford Handbook of International Law in Armed Conflict* (Oxford: Oxford University Press, 2014), 492–520
- ‘Theory and the Doctrinal International Lawyer’ (2015) 4 *UCL Journal of Law and Jurisprudence* 219–224
- ‘An “International Crime” Exception to the Immunity of State Officials from Foreign Criminal Jurisdiction: Not Currently, Not Likely’ (2015) 109 *AJIL Unbound* 167–172
- ‘“Quid”, Not “Quantum”: A Comment on “How the International Criminal Court Threatens Treaty Norms”’ (2016) 49 *Vanderbilt Journal of Transnational Law* 433–441
- ‘The Crime of Aggression and National Law: United Kingdom’ in Kreß & Barriga (eds), *The Crime of Aggression: A Commentary* (Cambridge: Cambridge University Press, 2016), 938–959
- ‘Curriculum vitae: A Prequel’ (2016) 69 *Current Legal Problems* 1–27
- ‘Cultural Property Protection and the Law of War Crimes’ (2017) 38 *NATO Legal Gazette* 40–49

- ‘Cultural Heritage and International Humanitarian Law’ in Francioni & Vrdoljak (eds), *The Oxford Handbook of International Cultural Heritage Law* (Oxford: Oxford University Press, 2020), 43–74
- ‘The Application of the Second Protocol to Non-International Armed Conflicts’ in *Protecting Cultural Property: International Conference on the 20th Anniversary of the 1999 Second Protocol of the 1954 Hague Convention: Conference Proceedings* (Paris/Berne: UNESCO/Federal Department of Foreign Affairs, Switzerland, 2020), 40–43
- ‘Protection of Cultural Property’ in Fleck (ed.), *The Handbook of International Humanitarian Law* (4th edn) (Oxford: Oxford University Press, 2021), 475–515
- ‘Cultural Life, Right to Participate in, International Protection’ in Peters (ed.), *Max Planck Encyclopedia of Public International Law*, <http://opil.ouplaw.com/home/EPIL> (revised and updated 2021)
- ‘European Convention on State Immunity (1972)’ in Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, <http://opil.ouplaw.com/home/EPIL> (revised and updated 2021)
- ‘Immunities’ in Jones^t & Zgonec-Rozej (eds), *Blackstone’s International Criminal Practice* (Oxford: Oxford University Press, forthcoming)
- ‘Jurisdictional Immunities’ in Espósito & Parlett (eds), *The Cambridge Companion to the International Court of Justice* (Cambridge: Cambridge University Press, forthcoming)
- ‘The Restatement of Foreign Sovereign Immunity: *Tutto il Mondo è Paese*’ (2022) 33 *European Journal of International Law* (forthcoming)

Casenotes

- ‘ITLOS flags its intent’ [2000] *Cambridge Law Journal* 428–431
- ‘English public policy internationalised’ [2002] *Cambridge Law Journal* 499–502
- ‘Decisions of British Courts During 2002 Involving Questions of Public International Law’ (2002) 73 *British Year Book of International Law* 387–453
- ‘Decisions of British Courts During 2003 Involving Questions of Public International Law’ (2003) 74 *British Year Book of International Law* 461–509
- ‘Decisions of British Courts During 2004 Involving Questions of Public International Law’ (2004) 75 *British Year Book of International Law* 407–535
- ‘Decisions of British Courts During 2005 Involving Questions of Public International Law’ (2005) 76 *British Year Book of International Law* 565–640
- ‘A BIT justiciable’ [2006] *Cambridge Law Journal* 259–263
- ‘Crimes, the courts and customary international law’ [2006] *Cambridge Law Journal* 473–476
- ‘Decisions of British Courts During 2006 Involving Questions of Public International Law’ (2006) 77 *British Year Book of International Law* 458–553
- ‘Decisions of British Courts During 2007 Involving Questions of Public International Law’ (2007) 78 *British Year Book of International Law* 515–587
- ‘Double-Plus Good or Double Trouble?’ [2009] *Cambridge Law Journal* 9–11
- ‘Decisions of British Courts During 2008 Involving Questions of Public International Law’ (2008) 79 *British Year Book of International Law* 409–500
- ‘Decisions of British Courts During 2009 Involving Questions of Public International Law’ (2009) 80 *British Year Book of International Law* 451–574
- ‘Decisions of British Courts During 2010 Involving Questions of Public International Law’ (2010) 81 *British Yearbook of International Law* 339–410
- ‘Decisions of British Courts During 2011 Involving Questions of Public International Law’ (2011) 82 *British Yearbook of International Law* 564–640
- ‘Decisions of British Courts During 2012 Involving Questions of Public International Law’ (2012) 83 *British Yearbook of International Law* 202–270

Book reviews

- Review of Ascensio, Decaux & Pellet (eds), *Droit International Pénal* in (2002) 73 *British Year Book of International Law* 352–353

- Review of Shelton, *Remedies in International Human Rights Law* in (2002) 73 *British Year Book of International Law* 381–382
- Review of Hirst, *Jurisdiction and the Ambit of the Criminal Law* in [2004] *Criminal Law Review* 869–870
- Review of Neff, *War and the Law of Nations. A General History* in [2007] *Cambridge Law Journal* 461–463
- Review of Greenfield, *The Return of Cultural Treasures* in [2009] *Journal of Business Law* 104–107
- Review of Cryer, Friman, Robinson and Wilmshurst, *An Introduction to International Criminal Law and Procedure* in (2009) 58 *International and Comparative Law Quarterly* 485–486
- Review of Van Alebeek, *The Immunity of States and Their Officials in International Criminal Law and International Human Rights Law* in (2010) 23 *Leiden Journal of International Law* 955–960
- Review of Kila, *Heritage under Siege: Military Implementation of Cultural Property Protection Following the 1954 Hague Convention* and Petrovic, *The Old Bridge of Mostar and Increasing Respect for Cultural Property in Armed Conflict* (2014) 21 *International Journal of Cultural Property* 95–96
- Review of Hayashi and Bailliet (eds), *The Legitimacy of International Criminal Tribunals* (2017) 60 *German Yearbook of International Law* 808–811
- Review of Schabas, *The Trial of the Kaiser* (2019) 30 *European Journal of International Law* 1067–1071
- Review of Ruys and Angelet (eds), *The Cambridge Handbook of Immunities and International Law* (2021) 32 *European Journal of International Law* 709–715

Blog entries

- ‘Curriculum vitae. A Prequel’, *EJIL: Talk!*, 4–5 January 2016 (<http://www.ejiltalk.org/curriculum-vitae-a-prequel-part-i/> and <http://www.ejiltalk.org/curriculum-vitae-a-prequel-part-ii/>)
- ‘An “International Crime” Exception to the Immunity of State Officials from Foreign Criminal Jurisdiction: Not Currently, Not Likely’, *AJIL Unbound*, 14 December 2015 (<https://www.asil.org/blogs/symposium-immunity-state-officials-“international-crime”-exception-immunity-state-officials>)
- ‘Diplomatic Asylum and the Assange Case: A Reply to Maarten Den Heijer’, *Opinio Juris*, 19 November 2013 (<http://opiniojuris.org/2013/11/19/ljil-symposium-roger-okeefes-comment-maarten-den-heijers-diplomatic-asylum-assange-case/>)
- ‘Immunity *ratione materiae* from extradition proceedings: A rejoinder to Thiago Braz Jardim Oliveira’ and follow-up, *EJIL: Talk!*, 5 September 2013 (<http://www.ejiltalk.org/immunity-ratione-materiae-from-extradition-proceedings-a-rejoinder-to-thiago-braz-jardim-oliveira/>)
- ‘Enter at Your Own Risk’, *EJIL: Talk!*, 16 August 2012 (<http://www.ejiltalk.org/enter-at-your-own-risk/>)
- ‘Once upon a time there was a gap ...’, *EJIL: Talk!*, 8 December 2010 and 6 January 2012 (<http://www.ejiltalk.org/once-upon-a-time-there-was-a-gap-> and <http://www.ejiltalk.org/once-upon-a-time-there-was-a-gap-repeat/>)

Other

- Remarks and discussion in ‘Protecting Endangered Cultural Heritage in Syria and Iraq: The Role of International Organizations and Governments’ (2016) 110 *ASIL Proceedings* 97–114