

List of Publications

Claus Kreß

(as of August 2019)

I. Books and Smaller Monographs (Author)

1. *Gewaltverbot und Selbstverteidigungsrecht nach der Satzung der Vereinten Nationen in Fällen staatlicher Verwicklung in Gewaltakte Privater*, 1995, 388 pp. (The Prohibition of the Use of Force and the Right to Self-Defence in Cases of State Involvement in Acts of Force by Private Persons; English summary).
2. *Vom Nutzen eines deutschen Völkerstrafgesetzbuchs*, 2000, 40 pp. (Why to enact a German Code of Crimes Under International Law).
3. *Friedensmissionen unter einem Mandat der Vereinten Nationen und Menschenrechte* (UN Peace-Operations and Human Rights), Cologne Occasional Papers on International Peace and Security Law, Number 1 (March 2013), 35 pp.
4. Towards a Truly Universal Invisible College of International Criminal Lawyers, FICHL Occasional Paper Series No. 4 (2014), 37 pp.
5. Preliminary Observations on the ICC Appeals Chamber's Judgment of 6 May 2019 in the Jordan Referral re Al-Bashir Appeal, FICHL Occasional Paper Series No. 4 (2019), 30 pp.
6. *Estudios sobre la Parte Especial del Derecho internacional penal*. Collection of Essays Translated into Spanish, ed. by Nathalia Bautista Pizzaro, *Universidad Externado de Colombia*, 2018.

II. Books and Special Issues of Journals (Editor)

1. *The Rome Statute of the International Criminal Court and Domestic Legal Orders*, vol. 1, General Aspects and Constitutional Issues, Ripa Fagnano Alto/Baden-Baden 2000, 251 pp. (co-editor Flavia Lattanzi).
2. *International and National Prosecution of Crimes Under International Law: Recent Developments*, 2nd ed. 2004, 873 pp. (co-editors Horst Fischer and Sascha Rolf Lüder).
3. *The Rome Statute of the International Criminal Court and Domestic Legal Orders*, vol. 2, Constitutional Issues, Cooperation and Enforcement, 2005, 543 pp. (co-editors Flavia Lattanzi, Bruce Broomhall and Valeria Santori).

4. Grützner/Pötz/Kreß/Gazeas. *Internationaler Rechtshilfeverkehr in Strafsachen* (International Co-operation on Criminal Matters) loose-leaf collection of legal texts and commentaries in five volumes, 3rd ed., 2007 *et seq.*, appr. 7400 pp. (co-editor Nikolaos Gazeas).
5. Aggression: After Kampala. 10th Anniversary Special Edition, *Journal of International Criminal Justice* 10 (2012/1), 285 pp. (together with Philippa Webb).
6. *10 Jahre Arbeitskreis Völkerstrafrecht. Geburtstagsgaben aus Wissenschaft und Praxis* (Essays at the Occasion of the 10th Anniversary of the Association of German Speaking International Criminal Lawyers), 2015, 856 pp.
7. Autonomous Weapons Systems. Law, Ethics, Policy, 2016, 410 S. (together with Nehal Bhuta, Susanne Beck, Robin Geiß, and Hin-Yan Liu).
8. The Cambridge Library on Aggression: Three Volumes.
 - *Travaux Préparatoires of the Crime of Aggression*, 2012, 835 p. (co-editor Stefan Barriga)
 - *The Crime of Aggression: A Commentary*, 2 vols., 2017, 1583 pp. (co-editor Stefan Barriga).
9. Laying the Foundations for a Convention on Crimes Against Humanity, *Journal of International Criminal Justice* 16 (2018), 282 pp. (together with Sévane Garibian).
10. *Strafrecht und Gesellschaft. Ein kritischer Kommentar zum Werk von Günther Jakobs* (Criminal Law and Society. A Critical Commentary on the Work of Günther Jakobs), 2019, 840 pp. (together with Urs Kindhäuser, Michael Pawlik, and Carl-Friedrich Stuckenberg).

III. Contributions to Commentaries and Handbooks

1. In: Wolfgang Joecks/Klaus Miebach (eds.), *Münchener Kommentar zum Strafgesetzbuch*, 3rd ed., (Eight Volume Commentary on Germany's Substantive Criminal Law),
 - a) Volume 3, Sections 102 to 104a of the Criminal Code (Offences against Foreign States), pp. 308-337.
 - b) Volume 8, Section 6 of the Code of Crimes under International Law (crime of genocide), pp. 1084 to 1131; Section 12 of the Code of Crimes under International Law (Use of Prohibited Weapons), pp. 1345-1367.
2. In: Otto Triffterer (ed.), *Commentary on the Rome Statute of the International Criminal Court*, 3rd ed., 2016
 - Part 9. International Cooperation and Judicial Assistance (Preliminary Remarks, Art. 86 to 100, 102), pp. 2003-2157, 2170-2171 (together with *Kimberly Prost*).

3. In: Grützner/Pötz/Kreß/Gazeas, *Internationale Rechtshilfe in Strafsachen* (Commentary on the Law on International Co-operation in Criminal Matters Applicable with respect to Germany) (3rd edition 2007 ff.)
 - a) Vorbemerkungen zum Gesetz über die International Rechtshife in Strafsachen (*Preliminary Remarks on the Law on International Co-operation in Criminal Matters*), 3 pp.
 - b) § 67 a *Gesetz über die Internationale Rechtshilfe in Strafsachen* (Commentary on Section 67 a German Law on International Co-operation in Criminal Matters), 1 p.
 - c) § 74 a *Gesetz über die Internationale Rechtshilfe in Strafsachen* (Commentary on Section 74 a German Law on International Co-operation in Criminal Matters), 1 p.
 - d) *Vorbemerkungen zum Römischen Statut des Internationalen Strafgerichtshofes* (Introduction into the Rome Statute of the International Criminal Court and the Side Instruments to the Treaty), vor III 26, 251 pp.
 - e) *IStGH-Gesetz*, III 26 (Explanatory Notes on the German Implementation Law to the Rome Statute) pp. 423-503.
 - f) *Jugoslawien-Strafgerichtshof und Jugoslawien-Strafgerichtshof-Gesetz* (Introduction into the ICTY Statute and the German Implementation Bill hereto), III 27, 102 pp.
4. Enforcement, in: Antonio Cassese/Paola Gaeta/John R.W.D. Jones (eds.), *The Rome Statute of the International Criminal Court and International Criminal Law*, 2002, pp. 1751-1838 (together with Göran Sluiter).
5. *Organisierte Kriminalität* (Organized Crime), in: Ulrich Sieber (ed.), *Europäisches Strafrecht. Ein Handbuch* (European Criminal Law. A Commentary), 2nd edition, 2014 (together with Nikolaos Gazeas), pp. 356-365.
6. *Terrorismus* (Terrorism), in: Ulrich Sieber (ed.), *Europäisches Strafrecht. Ein Handbuch* (European Criminal Law. A Commentary), 2nd edition, 2014 (together with Nikolaos Gazeas), pp. 366-383.
7. The International Court of Justice and the ‘Principle of Non-Use of Force’, in: Marc Weller (ed.), *The Oxford Handbook of the Use of Force and International Law*, 2015, pp. 561-604.

IV. Entries into Encyclopedias

1. International Criminal Law, in: R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, Volume V, 2012, pp. 717-732.
2. *Nullum Crimen, Nulla Poena Sine Lege*, in: R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, Volume VII, 2012, pp. 889-899.

3. *Crimes de guerre (War Crimes)*, in: O. Beauvallet (ed.), *Dictionnaire encyclopédique de la justice pénale internationale*, 2017, pp. 288-296.

V. Book Chapters

1. *Der Jugoslawien-Strafgerichtshof im Grenzbereich zwischen internationalem bewaffneten Konflikt und Bürgerkrieg* (The International Criminal Tribunal for the Former Yugoslavia at the Border-Line between War and Civil War), in: Horst Fischer/Sascha Rolf Lüder (eds.), *Völkerrechtliche Verbrechen vor dem Jugoslawien-Tribunal, nationalen Gerichten und dem Internationalen Strafgerichtshof*, 1999, pp. 15-63.
2. The Rome Statute and the German Legal Order, in: Claus Kreß/Flavia Lattanzi (eds.), *The Rome Statute and Domestic Legal Orders*, vol. 1, General Aspects and Constitutional Issues, 2000, pp. 91-112 (together with Frank Jarasch).
3. Witnesses in Proceedings before the ICC. An Analysis from a Perspective of Comparative Criminal Procedure, in: Horst Fischer/Claus Kreß/Sascha Rolf Lüder (eds.), *International and National Prosecution of Crimes Under International Law: Recent Developments*, 2001, pp. 309-383.
4. *Kinnen Mottomo Juyouna Kokusaihou no Hatten toshiteno Kokusai-keiji-saibansho* (The International Criminal Court as a new element of the world order), in: Hideaki Uemura, Yasushi Higashizawa/Sayuri Saito (eds.), *Kokusai-keiji-saibansho no Kanousei to Shimin-shakai no Yakuwari-Bouryoku no Jidai ni "Seigi" wo Saikoutikusuru* (Potential and Role of the International Criminal Court in the Re-establishment of Civil Societies in an Age of Violence), 2004.
5. *O Tribunal Penal Internacional e os USA: reflexões sobre a resolução 1422 do Conselho de Segurança das Nações Unidas* (The International Criminal Court and the United States of America. Reflexions on Security Council Resolution 1422), in: Pablo Alflen da Silva (ed.), *Tribunal Penal Internacional. Aspectos fundamentais e o novo Código Penal Internacional alemão* (The International Criminal Court. Fundamental Aspects of the new German Code of Crimes under International Law), 2004, pp. 47-60.
6. *Von den beiden internationalen Ad-Hoc-Tribunalen zum Internationalen Strafgerichtshof* (From the two International ad hoc Tribunals to the International Criminal Court) in: Stefan Kirsch (Hrsg.), *Internationale Strafgerichtshöfe (International Criminal Tribunals)*, Baden-Baden 2005, pp. 231- 259 (together with Felicitas Wannek).
7. Germany, in: *The Rome Statute of the International Criminal Court and Domestic Legal Orders*, vol. 2, Constitutional Issues, Cooperation and Enforcement, Ripa Fagnano Alto/Baden-Baden, 2005, pp. 131-154 (together with Jan MacLean)
8. Implementing Cooperation Duties Under the Rome Statute: A Comparative Synthesis in: *The Rome Statute of the International Criminal Court and Domestic Legal Orders*, vol. 2, Constitutional Issues, Cooperation and Enforcement, Ripa Fagnano Alto/Baden-Baden, 2005, pp. 515-543 (together with Bruce Broomhall).

9. *Der Internationale Strafgerichtshof und der Sicherheitsrat der Vereinten Nationen* (The International Criminal Court and the United Nations Security Council), in: Eberhard Kempf/Gabriele Jansen/Egon Müller (Hrsg.), *Festschrift für Christian Richter II*, 2006, pp. 319-330.
10. a) *Grundlagen des Völkerstrafprozessrechts* (Basic Principles of International Criminal Procedure), in: Holger Zetzsche/Stephan Weber (Hrsg.), *Recht und Militär. 50 Jahre Rechtspflege der Bundeswehr*, 2006, pp. 51-69.
10. b) Repr. in: Henning Radtke/D. Rössner/T. Schiller/W. Form (Hrsg.), *Historische Dimensionen von Kriegsverbrecherprozessen nach dem Zweiten Weltkrieg*, 2007, pp. 37-58.
11. *Völkerstrafrecht der dritten Generation gegen transnationale Gewaltakte Privater?* (A Third Generation International Criminal Law Against Transnational Acts of Private Force), in: Gerd Hankel (Hrsg.), *Die Macht und das Recht. Beiträge zum Völkerrecht und Völkerstrafrecht am Beginn des 21. Jahrhunderts*, 2008, pp. 323-413.
12. The International Criminal Court as a Turning Point in the History of International Criminal Justice, in: Antonio Cassese (ed.), *The Oxford Companion to International Criminal Justice*, 2009, pp. 143-159.
13. International Criminal Law Restraints in Peace Talks to End Armed Conflicts of a Non-international Character, in: Morten Bergsmo/Pablo Kalmanovitz (eds.), *Law in Peace Negotiations*, FICHL Publications Series No. 5, 2009, pp. 29-53 (together with Leena Grover).
14. The Rules of Attribution: General Considerations, in: James Crawford/Alain Pellet/Simon Olleson (eds.), *The Law of International Responsibility*, 2010, pp. 221-236 (together with Luigi Condorelli).
15. *Die moderne Piraterie, das Strafrecht und die Menschenrechte* (Modern Piracy, Criminal Law and Human Rights), in: D. Weingärtner (ed.), *Die Streitkräfte im Einsatz*, 2010, pp. 95-123.
16. *Europäisierung des Vereinigungsbegriffs in den §§ 129 ff. StGB* (Europeanization of the Concept of Organization in sections 129 ss. of the German Criminal Code?), in: Hans-Ullrich Paeffgen/Martin Böse/Urs Kindhäuser/Stephan Tübinger/Torsten Verrel/Rainer Zaczek (eds.), *Festschrift für Ingeborg Puppe zum 70. Geburtstag* (Essays in Honour of Ingeborg Puppe), 2011, pp. 1487-1500 (together with Nikolaos Gazeas).
17. *Ruth Rissing-van Saans Begegnung mit dem Völkerstrafrecht* (Ruth Rissing-van Saan's Encounter with International Criminal Law), in: Klaus Bernsmann/Thomas Fischer (eds.), *Festschrift für Ruth Rissing-van Saan zum 65. Geburtstag* (Essays in Honour of Ruth Rissing-van Saan), 2011, pp. 317-336.
18. *Zu den Rechtsgrundlagen von Auslandseinsätzen der Bundeswehr* (The Legal Framework for the External Use of German Armed Forces), in: Christoph

- Schwegmann (ed.), *Bewährungsproben einer Nation. Die Entsendung der Bundeswehr ins Ausland* (Challenges to a Nation. The External Use of German Armed Forces), 2011, pp. 87-102.
19. Negotiating the Understandings on the Crime of Aggression, in: Stefan Barriga/Claus Kreß (eds.), *The Travaux Préparatoires of the Crime of Aggression*, 2012, pp. 81-97 (together with Stefan Barriga, Leena Grover, and Leonie von Holtzendorff).
 20. a) The International Criminal Court and Immunities under International Law for States Not Party to the Court's Statute, in: Morten Bergsmo/LING Yan (eds.), *State Sovereignty and International Criminal Law*, 2012, pp. 223-265.
 20. b) Spanish translation: *Las Inmunidades de Derecho Internacional Para Los Estados No Parte en el Statuto de la Corte Penal Internacional*, *Revista General de Derecho Penal* 19 (2013), pp. 1-39.
 21. The International Court of Justice and the Law of Armed Conflicts, in: Christian J Tams/James Sloan (eds.), *The Development of International Law by the International Court of Justice*, 2013, pp. 263-298.
 22. The ICC's First Encounter with the Crime of Genocide: The Case against Al-Bashir, in: Carsten Stahn (ed.), *The Law and Practice of the International Criminal Court*, 2015, pp. 669-704.
 23. *Über die Grenzen des Rechts auf Wahrheit. Das Urteil des Europäischen Gerichtshofs für Menschenrechte im Katyn* (About the Limits of the Right to the Truth. The Judgment of the European Court of Human Rights in the Katyn Case), in: José Brunner/Daniel Stahl (eds.), *Recht auf Wahrheit. Zur Genese eines neuen Menschenrechts* (The Right to the Truth. On the Emergence of a New Human Right), 2016, pp. 120 to 135 (together with Ruth Effinowicz).
 24. *Joachim Vogels Regelungsmodelle der Beteiligung und das Völkerstrafrecht* (Joachim Vogel's Models of Participation and International Criminal Law), in: Tiedemann/Sieber/Satzger/Burchard/Brodowski (eds.), *Die Verfassung moderner Strafrechtspflege. Erinnerung an Joachim Vogel*, 2016, pp. 259 to 273.
 25. Introduction: The Crime of Aggression and the International Legal Order, in: Claus Kreß/Stefan Barriga (eds.), *The Crime of Aggression: A Commentary*, vol. 1, 2017, pp. 1 to 18.
 26. The State Conduct Element, in: Claus Kreß/Stefan Barriga (eds.), *The Crime of Aggression: A Commentary*, vol. 1, 2017, pp. 412-564.
 27. *Actes de terrorisme: nouvelles formes de crimes contre l'humanité?* (Acts of Terrorism: New Forms of Crimes Against Humanity?), in: Bruno Cotte/Peimane Ghaleh-Marzban/Jean-Paul Jean/Michel Massé (eds.), *70 ans après Nuremberg. Juger le crime contre l'humanité* (70 Years after Nuremberg. Judging Crimes Against Humanity), 2017, pp. 89-98.
 28. *Einführung* (Introduction), in: Urs Kindhäuser/Claus Kreß/Michael Pawlik/Carl-Friedrich Stuckenberg (eds.), *Strafrecht und Gesellschaft. Ein kritischer*

Kommentar zum Werk von Günther Jakobs (Criminal Law and Society. A Critical Commentary on the Work of Günther Jakobs), 2018, pp. 1 – 60.

VI. Articles in Law Journals

1. *Der Nicaragua-Fall des IGH im Spannungsfeld zwischen Gewaltverbot und Interventionslust* (The Nicaragua Case before the ICJ: the Prohibition on the Use of Force and the Temptation to Intervene), 41 *Österreichische Zeitschrift für öffentliches Recht und Völkerrecht* (1990), pp. 9-55 (together with Manfred Knof).
2. *Die Bedeutung der EWG-Richtlinien über Abfälle für den strafrechtlichen Abfallbegriff* (The Significance of EC Directives for the Concept of „Waste“ within the Meaning of section 326 of the German Criminal Code), *Juristische Rundschau* 1991, pp. 402-406 (together with Horst Franzheim).
3. The External Use of German Armed Forces - The 1994 Judgment of the Bundesverfassungsgericht, 44 *International and Comparative Law Quarterly* (1995), pp. 414-426.
4. *Friedenssicherungs- und Konfliktvölkerrecht auf der Schwelle zur Postmoderne* (Towards a Postmodern International Security and Armed Conflict Law), *Europäische Grundrechte Zeitschrift* 1996, pp. 638-648.
5. *Friedenssicherung durch Vereinte Nationen und NATO* (Peace-enforcement by the United Nations and NATO), 35 *Archiv für Völkerrecht* (1997), pp. 213-233.
6. *Der Helms-Burton-Act aus völkerrechtlicher Sicht* (The Helms-Burton Act and International Law), *Recht der Internationalen Wirtschaft* 1997, pp. 630-641 (together with Jochen Herbst).
7. *Die Rettungsoperation der Bundeswehr in Albanien am 14. März 1997 aus völker- und verfassungsrechtlicher Sicht* (The Rescue Mission of German Armed Forces in Albania on 14 March 1997 under International and Constitutional law; with an English Summary), 57 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (1997), pp. 329-362.
8. *Das Sechste Gesetz zur Reform des Strafrechts* (The Sixth Criminal Law Reform Act), 51 *Neue Juristische Wochenschrift* (1998), pp. 633-644.
9. *Das neue Recht der Geldwäschebekämpfung. Eine Bestandsaufnahme nach nationaler und europäischer Rechtssetzung sowie höchstrichterlicher Rechtsfindung* (The New Law on Money Laundering. An Analysis in Light of Recent National and European Legislation and Case Law), *Zeitschrift für Wirtschafts- und Steuerstrafrecht* 1998, pp. 121-130.
10. a) *Strafen, Strafvollstreckung und internationale Zusammenarbeit im Statut des Internationalen Strafgerichtshofs*, *Humanitäres Völkerrecht* 1998, pp. 151-162.

10. b) English version: Penalties, Enforcement and International Cooperation in the Statute of the International Criminal Court, *European Journal of Crime, Criminal Law and Criminal Justice* 1998, pp. 442-460.
10. c) Spanish Version: *Sanciones, ejecucion y cooperacion internacional en el Estatuto de Roma del Corte Internacional Penal*, in: Kai Ambos/Oscar Julian Guerrero (eds.), *El Estatuto de Roma del Corte Internacional Penal*, 1999, pp. 337-367.
10. d) Portuguese Version: *Penas, execucao e cooperacao no Estatuto para o Tribunal Penal Internacional*, in: Kai Ambos/Fauzi Choukr (eds.), *Tribunal Penal Internacional*, 2000, pp. 125-147.
11. *Die Kristallisation eines Allgemeinen Teils des Völkerstrafrechts* (The Crystallization of a General Part of International Criminal Law), *Humanitäres Völkerrecht* 1999, pp. 4-10.
12. *Zur Methode der Rechtsfindung im Allgemeinen Teil des Völkerstrafrechts. Die Bewertung von Tötungen im Nötigungsnotstand durch die Rechtsmittelkammer des Internationalen Straftribunals für das ehemalige Jugoslawien im Fall Erdemovic* (Questions of Method Concerning the General Part of International Criminal Law. The ICTY's Appeals Chamber's Judgment on Killings in Duress in Prosecutor vs. Erdemovic), 111 *Zeitschrift für die gesamte Strafrechtswissenschaft* (1999), pp. 597-623.
13. *Staat und Individuum in Krieg und Bürgerkrieg* (State and Individual in War and Civil War), 52 *Neue Juristische Wochenschrift* (1999), pp. 3077-3084.
14. *Verfahrens- und Beweisregeln sowie Verbrechenselemente zum Römischen Statut des Internationalen Strafgerichtshofs. Eine Zwischenbilanz nach den ersten beiden Sitzungen der Vorbereitungskommission für den Internationalen Strafgerichtshof*, *Humanitäres Völkerrecht* 1999 (Rules of Procedure and Evidence and Elements of Crimes to the Rome Statute of the International Criminal Court. An interim Assessment after the First Two Sessions of the Preparatory Commission), pp. 200-213 (together with Knut Dörmann).
15. a) Jurisdiction and Cooperation in the Rome Statute on the International Criminal Court: Principles and Compromises, 2 *Yearbook of International Humanitarian Law* (1999), pp. 143-175 (together with Hans-Peter Kaul).
15. b) Spanish Version: *Jurisdicción y cooperación en el Estatuto de la Corte Penal Internacional: Principios y Compromisos*, in: Kai Ambos (ed.), *La Nueva Justicia Penal Supranacional. Desarrollos Post-Roma*, 2002, pp. 297-341.
16. *Völkerstrafrecht in Deutschland* (International Criminal Law in Germany), 20 *Neue Zeitschrift für Strafrecht* 2000, pp. 618-626.
17. War Crimes Committed in Non-International Armed Conflicts and the Emerging System of International Criminal Justice, 30 *Israel Yearbook on Human Rights* (2000), pp. 103-178.
18. *L'organe de facto en droit international public. Réflexions sur l'imputation à l'Etat de l'acte d'un particulier à la lumière des développements récents* (De facto Organs

- under International Law. Reflections on the Attribution of Acts of Individuals to a State in light of Recent Developments), 105 *Révue Générale de Droit International Public* (2001), pp. 93-144.
19. *Die Brandstiftung nach § 306 StGB als gemeingefährliche Sachbeschädigung* (The Crime of Arson under section 306 of the Criminal Code as a Special Form of Dangerous Criminal Damage to property), *Juristische Rundschau* 2001, pp. 315-320.
 20. Refining International Criminal Law, 13 *Criminal Law Forum* (2002), pp. 123-140.
 21. *Völkerstrafrecht und Weltrechtspflegeprinzip im Blickfeld des Internationalen Gerichtshofs* (Crimes under International law and Universal Jurisdiction before the International Court of Justice), 114 *Zeitschrift für die gesamte Strafrechtswissenschaft* (2002), pp. 818-849.
 22. *Der Internationale Gerichtshof im Spannungsfeld zwischen Völkerstrafrecht und Immunitätsschutz* (Crimes under International Law vs. Immunities before the International Court of Justice), 150 *Goldammer's Archiv für Strafrecht* 2003, pp. 25-43.
 23. The Threshold for the Law on War Crimes and the Crisis in East Timor in 1999, 14 *Criminal Law Forum* (2003), pp. 409-470.
 24. a) *Der internationale Strafgerichtshof und die USA. Hintergründe der Sicherheitsratsresolution 1422*, *Blätter für deutsche und internationale Politik* 2002, pp. 1087-1100.
 24. b) English Version: The International Criminal Court and the United States. Reflections on Resolution 1422 of the UN Security Council, *Art&Thought* 40th year, no. 77, April 2003 – September 2003, pp. 56-60.
 24. c) Arabic Version: *Fikrun Wa Fann*, 41th year, no. 78 (2003/2004), pp. 54-63.
 25. *Strafrecht und Angriffskrieg im Licht des „Falles Irak“* (Criminal Law and Wars of Aggression in Light of the Iraq case), 115 *Zeitschrift für die gesamte Strafrechtswissenschaft* (2003), pp. 294-351.
 26. The Procedural Law of the International Criminal Court in Outline. The Anatomy of a Unique Compromise, 1 *Journal of International Criminal Justice* (2003), pp. 603-617.
 27. The German Chief Federal Prosecutor's Decision Not to Investigate the Alleged Crime of Preparing Aggression against Iraq, 2 *Journal of International Criminal Justice* (2004), pp. 245-264.
 28. *Jus contra bellum: Quo vadis? Das Friedenssicherungsrecht nach dem Gewalteinsatz der „Koalition der Willigen“ gegen den Irak* (Jus contra bellum: Quo vadis? International Security Law after the Use of Force of the 'Coalition of the Willing' against Iraq), *Kursbuch* 155 (New Legal Orders), March 2004, pp. 61- 80.

29. *Absprachen im Rechtsvergleich* (Plea Bargaining from a Perspective of Comparative Law), 116 *Zeitschrift für die gesamte Strafrechtswissenschaft* (2004), pp. 172-187.
30. *Das Strafrecht auf der Schwelle zum europäischen Verfassungsvertrag* (Criminal Law and the Coming Era of a European Constitutional Treaty), 116 *Zeitschrift für die gesamte Strafrechtswissenschaft* (2004), pp. 445-474.
31. The Special Tribunal for Iraq and the Crime of Aggression, 2 *Journal of International Criminal Justice* (2004), pp. 347-352.
32. a) ‘Self-Referrals’ and ‘Waivers of Complementarity’, 2 *Journal of International Criminal Justice* (2004), pp. 944-948.
32. b) German Version: „*Staateneigenüberweisungen*“ an den *Internationalen Strafgerichtshof und die Rolle des Chefanklägers. Cursorische Anmerkungen zur ersten Verfahrenspraxis des Internationalen Strafgerichtshofs*, in: Frank Neubacher/Anne Klein (eds.), *Vom Recht der Macht zur Macht des Rechts? Interdisziplinäre Beiträge zur Zukunft internationaler Strafgerichte*, 2006, pp. 103-110.
32. c) Spanish Version: “*Autoremisiones*“ y „*renuncias a la complementariedad*“. *Algunas consideraciones sobre derecho y políticas legales*, 5 *Cuadernos de doctrina y jurisprudencia penal* (2006), pp. 373-380.
33. *Wiener Konsularrechtsübereinkommen und nationales Strafprozessrecht im Brennpunkt neuerer internationaler und deutscher Rechtsprechung* (The Vienna Convention on Consular Relations and National Criminal Procedures in Light of Recent International and National Case Law), *Goldammer’s Archiv für Strafrecht* 2005, pp. 691-710.
34. *Das Strafrecht in der Europäischen Union vor der Herausforderung durch organisierte Kriminalität und Terrorismus* (The Criminal Law within the European Union and the Challenge Posed by Organized Crime and Terrorism), *Juristische Arbeitsblätter* 2005, pp. 220-228.
35. The Darfur Report and Genocidal Intent, *Journal of International Criminal Justice* 3 (2005), pp. 562-578.
36. a) *Versailles-Nürnberg-Den Haag: Deutschland und das Völkerstrafrecht*, *Fakultätsspiegel der Kölner Juristischen Fakultät*, ed. by Verein zur Förderung der Rechtswissenschaft an der Kölner Juristischen Fakultät, 2006, pp. 13-57.
36. b) Shorter Version: *Versailles-Nürnberg-Den Haag: Deutschland und das Völkerstrafrecht*, *Juristen Zeitung* 2006, pp. 981-991.
36. c) English Version: *Versailles-Nuremberg-The Hague: Germany and International Criminal Law*, 40 *The International Lawyer* (2006), pp. 15-39.
37. *Claus Roxins Lehre von der Organisationsherrschaft und das Völkerstrafrecht* (Claus Roxin’s Theory of Indirect Perpetratorship and International Criminal Law), *Goldammer’s Archiv für Strafrecht*, 2006, pp. 304-310.

38. a) Universal Jurisdiction over International Crimes and the *Institut de Droit International*, *Journal of International Criminal Justice* 4 (2006), pp. 561-585.
38. b) Spanish Version: *La jurisdicción universal sobre crímenes internacionales y el Institut de Droit International*, in: J.B. Cuéllar (ed.), *XXXV Jornadas Internacionales de Derecho Penal: proceso de paz : derecho penal y justicia transicional: memoria*, 2014, p. 135 to 175.
39. a) *Die strafprozessualen Texte des Internationalen Strafgerichtshofs*, *Goltdammer's Archiv für Strafrecht*, 2006, pp. 528-533.
39. b) English Version: The Procedural Texts of the International Criminal Court, *Journal of International Criminal Justice* 5 (2007), pp. 537-543.
40. The Crime of Genocide Under International Law, 6 *International Criminal Law Review* (2006), pp. 461-502.
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