



## 大 会

Distr.: General  
25 May 2016  
Chinese  
Original: English

## 国际法委员会

## 第六十八届会议

2016年5月2日至6月10日和  
7月4日至8月12日，日内瓦

## 关于习惯国际法的识别的第四次报告

特别报告员迈克尔·伍德编写

增编

## 目录

	页次
附件二 习惯国际法的识别：文献书目 .....	3
A. 关于习惯国际法的一般性研究 .....	3
1. 文件 .....	3
2. 书籍 .....	4
3. 教科书里的章节 .....	5
4. 文章和书籍章节 .....	6
5. 视听讲座 .....	15
B. 关于习惯国际法的某些特定方面的研究 .....	15
1. 国家惯例 .....	15
2. 国际组织与习惯国际法 .....	16
3. 非国家行为体与习惯国际法 .....	17



---

4. 惯例的存续时间 .....	18
5. 不行为与习惯国际法 .....	18
6. 接受为法律(法律确信) .....	18
7. 习惯国际法和条约的相互关系 .....	20
8. 国际组织的决议与习惯国际法 .....	22
9. 法院和法庭的裁决 .....	23
(a) 习惯国际法与常设国际法院和国际法院的判例 .....	23
(b) 习惯国际法与国家法院的裁决 .....	25
10. 习惯国际法与国际法学家的教义 .....	27
11. 一贯反对者 .....	27
12. 特别习惯国际法 .....	29
C. 国际法不同领域的习惯国际法 .....	29
1. 习惯国际法与人权 .....	29
2. 习惯国际人道主义法 .....	31
3. 习惯国际刑法 .....	33
4. 关于使用武力的习惯国际法 .....	35
5. 习惯国际条约法 .....	35
6. 关于国家豁免的习惯国际法 .....	36
7. 习惯国际法与外交豁免 .....	36
8. 关于国际责任的习惯国际法 .....	36
9. 习惯国际海洋法 .....	36
10. 习惯国际法与外层空间 .....	38
11. 习惯国际法与环境 .....	39
12. 习惯国际法与国际投资 .....	39
13. 习惯国际法与国际金融 .....	41
14. 习惯国际贸易法 .....	41

## 附件二

### 习惯国际法的识别：文献目录

关于习惯国际法的识别这一主题已有大量论著，本文献书目不求详尽无遗。

**A** 部分列出了关于习惯国际法的识别的一般性文章，包括教科书。**B** 部分包含关于习惯国际法的识别的特定方面的研究性论著，其中一部分涉及关于习惯国际法的识别的一些结论草案所述及的问题。**C** 部分专门列出了与不同领域的习惯国际法的识别有关的研究性论著。

特别报告员欢迎提出新的参考文献；新提出的文献将列入将在结论草案和附带评注二读时印发的更新文献目录里。

#### A. 关于习惯国际法的一般性研究

##### 1. 文件

- 国际法委员会，“《国际法委员会章程》第 24 条：特别报告员 Manley O. Hudson 编写的工作文件”，联合国文件，[A/CN.4/16](#) (1950 年)。
- 国际法协会，关于适用于一般习惯国际法的形成的原则的伦敦声明，附评注：第 [16/2000](#) 号决议(一般习惯国际法的形成)，国际法协会第六十九次会议通过，2000 年 7 月 29 日，伦敦。
- 国际法委员会，“习惯国际法的形成与证据：国际法委员会以前工作中与本专题特别相关的要素”，秘书处的备忘录，联合国文件，[A/CN.4/659\(2013\)](#) 年)。
- 国际法委员会，“关于习惯国际法的形成与证据的第一次报告，特别报告员迈克尔·伍德编写”，联合国文件，[A/CN.4/663\(2013\)](#) 年)。
- 国际法委员会，“关于习惯国际法的识别的第二次报告，特别报告员迈克尔·伍德编写”，联合国文件，[A/CN.4/672](#) (2014 年)。
- 国际法委员会，“关于习惯国际法的识别的第三次报告，特别报告员迈克尔·伍德编写”，联合国文件，[A/CN.4/682](#) (2015 年)。
- 国际法委员会，“关于习惯国际法的识别的第四次报告，特别报告员迈克尔·伍德编写”，联合国文件，[A/CN.4/695](#) (2016 年)。
- 国际法委员会，“就确定习惯国际法而言国家法院的判决在普遍性国际法院和法庭的案例法方面发挥的作用”，秘书处的备忘录，联合国文件，[A/CN.4/691](#) (2016 年)。

## 2. 书籍

- **Bederman**, D.J., *Custom as a Source of Law* (Cambridge University Press, 2010 年)。
- **Bradley**, C. (编辑), *Custom's Future: International Law in a Changing World* (Cambridge University Press, 2016 年)。
- **Byers**, M., *Custom, Power and the Power of Rules: International Relations and Customary International Law* (Cambridge University Press, 1999 年)。
- **Chigara**, B., *Legitimacy Deficit in Custom: A Deconstructionist Critique* (Ashgate Dartmouth, 2001 年)。
- **D'Amato**, A.A., *The Concept of Custom in International Law* (Cornell University Press, 1971 年)。
- **Danilenko**, G.M., *Обычай в современном международном праве* (Nauka, 1988 年)。
- **Deumier**, P., *Le droit spontané* (Economica, 2002 年)。
- **Elias**, O.A. and **Lim**, C.L., *The Paradox of Consensualism in International Law* (Kluwer Law International, 1998 年)。
- **Lepard**, B., *Customary International Law: A New Theory with Practical Applications* (Cambridge University Press, 2010 年)。
- **Lepard**, B. (编辑), *Re-examining Customary International Law* (Cambridge University Press, 2016 年)。
- **Lijnzaad**, L. and Council of Europe( 编辑 ), *The Judge and International Custom* (Brill Nijhoff, 2016 年)。
- **Mateesco**, N., *La coutume dans les cycles juridiques internationaux* (Pedone, 1947 年)。
- **Mendelson**, M.H., 'The Formation of Customary International Law', 272 *Recueil des Cours* (1998 年) 155-410。
- **Peñaranda**, A., *La costumbre en el derecho internacional* (Editorial de la Universidad Complutense, 1988 年)。
- **Simma**, B.: *Das Reziprozitätselement in der Entstehung des Völker gewohnheitsrechts* (Fink Verlag, 1970 年)。
- **Sur**, S., *La coutume internationale* (Litec, 1990 年)。
- **Suy**, E., *La coutume comme fait de production juridique* (Institut des hautes études internationales, 1965 年)。
- **Thirlway**, H.W.A., *International Customary Law and Codification: An Examination of the Continuing Role of Custom in the Present Period of Codification of International Law* (Sijthoff, 1972 年)。
- **Unger**, R.-F., *Völker gewohnheitsrecht – objektives Recht oder Geflecht bilateraler Beziehungen* (Tuduv Verlagsgesellschaft, 1978 年)。
- **Villiger**, M.E., *Customary International Law and Treaties: A Manual on the Theory and Practice of the Interrelation of Sources*, 第二版 (Kluwer Law International, 1997 年)。

- **Wolfke**, K., *Custom in Present International Law*, 修订第二版 (Martinus Nijhoff Publishers, 1993年)。

### 3. 教科书里的章节

- **Arangio-Ruiz**, G. ‘Consuetudine (consuetudine internazionale)’, in P. Spirito (编辑), *Enciclopedia Giuridica* (Istituto della Enciclopedia Italiana Roma, 1988年) 1-2。
- **Boas**, G., *Public International Law: Contemporary Principles and Perspectives* (Edward Elgar, 2012年) 73-105。
- **Chen**, L.-C., *An Introduction to Contemporary International Law: A Policy-Oriented Perspective*, 第三版 (Oxford University Press, 2015年) 426-430。
- **Clapham**, A., *Brierly's Law of Nations: An Introduction to the Role of Law in International Relations*, 第七版(Oxford University Press, 2012年) 57-63。
- **Corten**, O., *Méthodologie du droit international public* (Université de Bruxelles, 2009 年) 149-177。
- **Crawford**, J., *Brownlie's Principles of Public International Law*, 第八版 (Oxford University Press, 2012年) 23-34。
- **Crawford**, J., 'Chance, Order, Change: The Course of International Law', *365 Recueil des Cours* (2013年) 48-69。
- **Daillier**, P., **Forteau**, M., **Pellet**, A., *Droit international public*, 第八版 (L.G.D.J., 2009年) 353-379。
- **Danilenko**, G.M., *Law-Making in the International Community* (Martinus Nijhoff Publishers, 1993年) 75-129。
- **Degan**, V.D., *Sources of International Law* (Martinus Nijhoff, 1997年) 142-252。
- **Diez de Velasco**, M., *Instituciones de derecho internacional público*, C. Escobar Hernández (编辑), 第十八版(Tecnos, 2012 年) 136-149。
- **Dugard**, J., *International Law: A South African Perspective* (Juta Publishers, 2011年) 26-34。
- **Jennings**, R. and **Watts**, A. (编辑), *Oppenheim's International Law*, 第九版(Longmans, 1991年) 25-31。
- **Klabbers**, J., *International Law* (Cambridge, 2013年) 26-34。
- **Koskenniemi**, M., *From Apology to Utopia: The Structure of International Legal Argument* (Cambridge University Press, 2005年) 388-473。
- **Lowe**, V., *International Law* (Oxford University Press, 2007年) 36-63。
- **Lukashuk**, I.I., *Международное право*, 第一卷, 第三版(Wolters Kluwer Russia, 2005 年) 105-113。
- **Menzhinskiy** V.I. and **Danilenko**, G.M., ‘Процесс образования и действия международного обычного права’, in **Ushakov**, N.A. (编辑), *Международное право и международный правопорядок* (Институт Государства и Права, 1981 年) 53–54。

- **Monroy**, M., *Derecho Internacional Píblico* (Temis, 1998 年) 73-76。
- **Mulamba Mbuyi**, B., ‘La coutume internationale’, in *Introduction à l'étude des sources modernes du droit international public* (Bruylant, 1999 年) 25-50。
- **Murase**, S., *International Lawmaking: Sources of International Law* (Toshindo, 2002年) (日文), 由Yihe Qin翻译 (中国公安大学出版社, 2012年) 1-92 (中文)。
- **Murphy**, S.D., *Principles of International Law*, 2nd edition (West, 2012年) 92-101。
- **Parry**, C., *The Sources and Evidences of International Law* (Manchester University Press, 1965年) 56-82。
- **Pastor**, J., *Curso de Derecho Internacional Píblico y Organizaciones Internacionales* (Tecnos, 2003年) 69-82。
- **Pellet**, A., ‘Article 38’, in A. Zimmermann et al. (编辑), *The Statute of the International Court of Justice: A Commentary*, 第二版(Oxford University Press, 2012年) 748-764。
- **Remiro**, A. et al., *Derecho Internacional* (Tirant Lo Blanch, 2010年) 205-236。
- **Shaw**, M.N., *International Law*, 第七版(Cambridge University Press, 2014 年) 51-69。
- **Thirlway**, H., *The Sources of International Law* (Oxford University Press, 2014年) 53-91。
- **Thirlway**, H., ‘The Sources of International Law’, in M. Evans, *International Law*, 第四版(Oxford University Press, 2014年) 97-103。
- **Tunkin**, G. I., ‘Особенности создания обычных норм международного права’, in *Курс международного права* (Nauka, 1989年) 189-197。
- **Tunkin**, G.I., (L.N. Shestakov, ed., W.E. Butler, ed., trans.), *Theory of International Law* (Wildy, Simmonds & Hill, 2003年) 121-159。
- **van Hoof**, G.J.H., *Rethinking the Sources of International Law* (Kluwer Law International, 1983 年) 85-116。

#### 4. 文章和书籍章节

- **Abi-Saab**, G., ‘La coutume dans tous ses états ou le dilemme du développement du droit international général dans un monde éclaté’, in Istituto di Diritto Internazionale e della Navigazione Genova and others (编辑) *Le droit international à l'heure de sa codification: Etudes en honneur de Roberto Ago*, 第一卷 (Giuffrè, 1987年) 53-65。
- **Akehurst**, M., ‘Custom as a Source of International Law’, 47 *British Yearbook of International Law* (1975 年) 1-53。
- **Baker**, R.B., ‘Customary International Law in the 21st Century: Old Challenges and New Debates’, 21 *European Journal of International Law* (2010年) 173-204。
- **Barberis**, J.A, ‘Es la costumbre una fuente de derecho internacional?’ 3 *Anuario argentino de derecho internacional* (1987/1989 年) 11-22。

- **Barberis**, J.A., ‘Réflexions sur la coutume internationale’, 36 *Annuaire fran çais de droit international* (1990 年) 9-46。
- **Barberis**, J.A., ‘La coutume est-elle une source formelle du droit international?’, in *Le Droit International Au Service de la Paix, de la Justice et du Développement: Mélanges Michel Virally* (Pedone, 1991 年) 43-52。
- **Barboza**, J., ‘The Customary Rule: From Chrysalis to Butterfly’, in C.A. Armas Barea et al. (编辑), *Liber Amicorum 'In Memoriam' of Judge José Mar á Ruda* (Kluwer Law International, 2000年) 1-14。
- **Bernhardt**, R., ‘Ungeschriebenes Völkerrecht’, 36 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (1976年) 50-76。
- **Bernhardt**, R., ‘Customary International Law: New and Old Problems’, 19 *Thesaurus Acroasium: Sources on International Law* (1992年) 199-221。
- **Bleckmann**, A., ‘Zur Feststellung und Auslegung von Völkergewohnheitsrecht’, 37 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (1977年) 504-529。
- **Blutman**, L., ‘Conceptual Confusion and Methodological Deficiencies: Some Ways that Theories on Customary International Law Fail’, 25 *European Journal of International Law* (2014 年) 529-552。
- **Bodansky**, D., ‘Prologue to a Theory of Non-Treaty Norms’, in M.H. Arsanjani, J. Katz Cogan, R.D. Sloane and S. Weissner (编辑), *Looking to the Future: Essays on International Law in Honor of W. Michael Reisman* (Martinus Nijhoff, 2011 年) 119-134。
- **Bokor-Szeg ö**, H., ‘Le rôle du droit coutumier dans le droit international contemporain’, 15 *Acta Juridica Academiae Scientiarum Hungaricae* (1973 年) 299-318。
- **Bos**, M., ‘The Identification of Custom in International Law’, 25 *German Yearbook of International Law* (1982年) 9-53。
- **Böhler**, Th., ‘La coutume en droit international’, in LIV *Recueils de la Société Jean Bodin pour l'Histoire Comparative des Institutions* (De Boeck-Wesmael, 1989年) 13-42。
- **Byers**, M., ‘Custom, Power, and the Power of Rules: Customary International Law From an Interdisciplinary Perspective’, 17 *Michigan Journal of International Law* (1995年) 109-180。
- **Byers**, M., ‘Power, Obligation, and Customary International Law’, 11 *Duke Journal of Comparative & International Law* (2001年) 81-88。
- **Cançado Trindade**, A.A., ‘Some Thoughts on Contemporary International Law-Making and Customary International Law’, in *El Desarrollo progresivo del derecho internacional: aportaciones de organizaciones, tribunales y parlamentos internacionales* (Consejo de Estudios Internacionales Avanzados, 1991年) 219-230。
- **Charpentier**, J., ‘Tendances de l’élaboration du droit international public coutumier’, in *L’élaboration du droit international public* (Pedone, 1975年) 105-131。

- **Charlesworth**, H., ‘The Unbearable Lightness of Customary International Law’, 92 *ASIL Proceedings* (1998年) 44-47。
- **Charney**, J.I., ‘Universal International Law’, 87 *American Journal of International Law* (1993年) 529-551。
- **Charney**, J., ‘Remarks on the Contemporary Role of Customary International Law’, in W.P. Heere (编辑), *Contemporary International Law Issues: Conflicts and Convergence, Proceedings of the Third Joint Conference of the ASIL and the NVIR* (TMC Asser Instituut, 1996年), 17-39。
- **Chaumont**, C., ‘Méthode d’analyse du droit international’, 11 *Revue belge de droit international* (1975年) 33-37。
- **Cheng**, B., ‘Custom: The Future of General State Practice In a Divided World’, in R.St.J. Macdonald and D.M. Johnston (编辑), *The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory* (Martinus Nijhoff Publishers, 1983年) 513-554。
- **Cheng**, B., ‘Some Remarks on the Constituent Element(s) of General (or So-called Customary) International Law’, in A. Anghie and G. Sturgess (编辑), *Legal Visions of the 21<sup>st</sup> Century: Essays in Honour of Judge Christopher Weeramantry* (Kluwer Law International, 1998年) 377-390。
- **Chodosh**, H.E., ‘Neither Treaty nor Custom: The Emergence of Declarative International Law’, 26 *Texas International Law Journal* (1991年) 87-124。
- **Chung**, J.J., ‘Customary International Law as Explained by Status Instead of Contract’, 37 *North Carolina Journal of International Law and Commercial Regulation* (2012年) 609-664。
- **Condorelli**, L., ‘Consuetudine internazionale’, in 4 *Digesto delle discipline pubblicistiche* (UTET, 1989年) 1-48。
- **Condorelli**, L., ‘La coutume’, in M. Bedjaoui (编辑), *Droit international: Bilan et perspectives* (Pedone. 1991年) 187-221。
- **Crawford**, J.R., ‘The Identification and Development of Customary International Law’, Keynote speech at ILA British Branch Spring Conference (2014年5月), 请在线查阅<http://www.ila-hq.org/en/news/index.cfm/nid/03F3CD99-06B5-41A9-B500B1BF5F3FBD63>。
- **Crootof**, R., ‘Constitutional convergence and Customary International Law’, 54 *Harvard International Law Journal Online* (2013年) 195-203。
- **D’Amato**, A.A., ‘Wanted: A Comprehensive Theory of Custom in International Law’, 4 *Texas International Law Forum* (1968年) 28-41。
- **D’Amato**, A., ‘Trashing Customary International Law’, 81 *American Journal of International Law* (1987年) 101-105。
- **D’Amato**, A., ‘Customary International Law: A Reformulation’, 4 *International Legal Theory* (1998年) 1-6。
- **Danilenko**, G.M., ‘The Theory of International Customary Law’, 31 *German Yearbook of International Law* (1988年) 9-47。
- **Degan**, V.-D., ‘Customary Process in International Law’, 1 *Finnish Yearbook of International Law* (1990年) 1-89。

- **Dodge**, W.S., ‘Customary International Law and the Question of Legitimacy’, 120 *Harvard Law Review Forum* (2007年) 19-27.
- **Dunbar**, N.C.H., ‘The Myth of Customary International Law’, 8 *Australian Yearbook of International Law* (1978-80年) 1-19.
- **Dupuy**, R.-J., ‘Coutume Sage et Coutume Sauvage’, in R. Ago et al. (编辑) *La communauté internationale: mélanges offerts à Charles Rousseau* (Pedone, 1974年) 75-87.
- **Dupuy**, R.-J., ‘Droit déclaratoire et droit programmatoire : de la coutume sauvage à la « soft law »’, in *L’élaboration du droit international public* (Pedone, 1975年) 132-148.
- **Elias**, O. and **Lim**, C., ‘Some Tentative Epistemological Claims Concerning the Basis of Customary International Law’, 25 *Cambrian Law Review* (1994年) 103-125.
- **Estreicher**, S., ‘Rethinking the Binding Effect of Customary International Law’, 44 *Virginia Journal of International Law* (2003年) 5-17.
- **Fidler**, D.P., ‘Challenging the Classical Concept of Custom: Perspectives on the Future of Customary International Law’, 39 *German Yearbook of International Law* (1996年) 198-248.
- **Fon**, V., **Parisi**, F., ‘International Customary Law and Articulation Theories: An Economic Analysis’, 2 *International Law & Management Review* (2006年) 201-232.
- **Goldsmith**, J.L. and **Posner**, E.A., ‘Notes Toward a Theory of Customary International Law’, 92 *ASIL Proceedings* (1998年) 53-57.
- **Goldsmith**, J.L. and **Posner**, E.A., ‘A Theory of Customary International Law’, 66 *University of Chicago Law Review* (1999年) 1113-1177,
- **Goldsmith**, J.L. and **Posner**, E.A., ‘Understanding the Resemblance Between Modern and Traditional Customary International Law’, 40 *Virginia Journal of International Law* (2000年) 639-672.
- **Goldsmith**, J.L. and **Posner**, E.A., ‘Further Thoughts on Customary International Law’, 23 *Michigan Journal of International Law* (2001年) 191-200.
- **Golove**, D.M., ‘Leaving Customary International Law Where It Is: Goldsmith and Posner’s *The Limits of International Law*’, 34 *Georgia Journal of International & Comparative Law* (2006年) 333-377.
- **Gradoni**, L., ‘Consuetudine internazionale e caso inconsenso’, 95 *Rivista di diritto internazionale* (2012年) 704-720.
- **Gradoni**, L., ‘La Commissione del diritto internazionale riflette sulla rilevazione della consuetudine’, 97 *Rivista di diritto internazionale* (2014年) 667-698.
- **Guggenheim**, P., ‘Les deux éléments de la coutume en droit international’, in Rousseau, C. (编辑), *La Technique et les principes du droit public : études en l'honneur de Georges Scelle* (L.G.D.J. 1950年) 275-284.

- **Guzman**, A.T., ‘Saving Customary International Law’, 27 *Michigan Journal of International Law* (2005年) 115-176。
- **Guzman**, A.T. and **Meyer**, T.L., ‘Customary International Law in the 21st Century’, in R. Miller and R. Bratspeis (编辑), *Progress In International Organization* (Brill, 2007年) 197-218。
- **Guzman**, T. and **Hsiang**, J., ‘Some Ways that Theories on Customary International Law Fail: A Reply to László Blutman’, 25 *European Journal of International Law* (2014年) 553-559。
- **Guzmán Brito**, A., ‘El Fundamento de Validez de la Costumbre como Fuente de Derecho’, 22 *Revista Chilena de Derecho* (1995年) 623-628。
- **Heathcote**, S., ‘Est-ce que l’état de nécessité est un principe de droit international coutumier?’, 40 *Revue belge de droit international* (2007年) 53-89。
- **Hwang**, J., ‘A Sense and Sensibility of Legal Obligation: Customary International Law and Game Theory’, 20 *Temple International and Comparative Law Journal* (2006年) 111-131。
- **Jiménez de Aréchaga**, E., ‘Custom’, in A. Cassese and J.H.H. Weiler (编辑), *Change and Stability in International Law-Making* (Walter de Gruyter, 1988年) 1-4。
- **Kammerhofer**, J., ‘Uncertainty in the Formal Sources of International Law: Customary International Law and Some of Its Problems’, 15 *European Journal of International Law* (2004年) 523-553。
- **Kelsen**, H., ‘Théorie du droit international coutumier’, 1 *Revue internationale de la théorie du droit* (1939年) 253-274。
- **Kelly**, J.P., ‘The Twilight of Customary International Law’, 40 *Virginia Journal of International Law* (2000年) 449-543。
- **Kirgis**, F.L., ‘Custom on a Sliding Scale’, 81 *American Journal of International Law* (1987年) 146-151。
- **Klabbers**, J., ‘The Curious Condition of Custom’, 8 *International Legal Theory* (2002 年) 29-39。
- **Kolb**, R., ‘Selected Problems in the Theory of Customary International Law’, 50 *Netherlands International Law Review* (2003年) 119-150。
- **Kolb**, R., ‘La clausula rebus sic stantibus s’applique-t-elle aussi au droit international coutumier?’, 115 *Revue générale de droit international public* (2011年) 711-718。
- **Kolb**, R., ‘Nullité, inapplicabilité ou inexistance d'une norme coutumière contraire au jus cogens universel?’, 117 *Revue générale de droit international public* (2013 年) 281-298。
- **Kolb**, R., ‘Réflexions sur le droit international coutumier : Des pratiques et des *opiniones juris* légitimes plutôt que simplement effectives?’, in *Liber Amicorum en l'honneur de Serge Sur* (Pedone, 2014年) 93-108。
- **Kontorovich**, E., ‘Inefficient Customs in International Law’, 48 *William and Mary Law Review* (2006年) 859-922。

- **Kopelmanas**, L., ‘Custom as a Means of the Creation of International Law’, 18 *British Yearbook of International Law* (1937年) 127-151。
- **Koskenniemi**, M., ‘The Normative Force of Habit: International Custom and Social Theory’ 1 *Finnish Yearbook of International Law* (1990年) 77-153。
- **Kunz**, J.L., ‘The Nature of Customary International Law’, 47 *American Journal of International Law* (1953年) 662-669。
- **Lazarev**, M.J., ‘International Legal Custom at a Contemporary Stage’, 19 *Indian Journal of International Law* (1979年) 511-514。
- **Lobo de Souza**, I.M., ‘The Role of State Consent in the Customary Process’, 44 *International and Comparative Law Quarterly* (1995年) 521-539。
- **Lukashuk**, I.I., ‘Customary Norms in Contemporary International Law’, in J. Makarczyk (编辑), *Theory of International Law at the Threshold of the 21st Century* (Kluwer Law International, 1996年) 488-508。
- **Malenovsky**, J., ‘Evolution des opinions doctrinales sur la coutume internationale dans les pays socialistes’, 22 *Revue belge de droit international* (1989-2 年) 307-338。
- **Malenovský**, J., ‘Evolution of Opinions on International Custom in Czechoslovak Theory of International Law’, 59 *Nordic Journal of International Law* (1990 年) 235-246。
- **Malenovský**, J., ‘Le juge et la coutume internationale : perspective de l’Union européenne et de la Cour de justice’, 12 *Law and Practice of International Courts and Tribunals* (2013年) 217-241。
- **Malenovský**, J., ‘The Judge and International Custom: Perspective of the European Union and Its Court of Justice’/‘Le juge et la coutume internationale : perspective de l’Union européenne et de la Cour de justice’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016年) 46-72。
- **Maluwa**, T., ‘Custom, Authority and Law: Some Jurisprudential Perspectives on the Theory of Customary International Law’, 6 *African Journal of International and Comparative Law* (1994年) 387-410。
- **McGinnis**, J.O., ‘The Comparative Disadvantage of Customary International Law’, 30 *Harvard Journal of Law & Public Policy* (2006年) 7-14。
- **Mejía-Lemos**, D.G., ‘Some considerations regarding “Instant” International Customary Law”, Fifty Years Later’, 55 *Indian Journal of International Law* (2015年) 85-108.
- **Meijers**, H., ‘How is International Law Made? – The Stages of Growth of International Law and the Use of Its Customary Rules’, 9 *Netherlands Yearbook of International Law* (1978年) 3-26。
- **Meijers**, H., ‘On International Customary Law in The Netherlands’, in I.F. Dekker and H.H.G. Post (编辑), *On the Foundations and Sources of International Law* (T.M.C. Asser Press, 2003年) 77-129。

- **Meyer**, T.L., ‘Codifying Custom’, 160 *University of Pennsylvania Law Review* (2012年) 995-1069。
- **Milisavljević**, B. and **Čučković**, B., ‘Identification of Custom in International Law’, 62 *Annals of the Faculty of Law in Belgrade* (2014年) 31-51。
- **Moca**, G., ‘La notion et l’importance de la coutume internationale dans le processus d’instauration de nouvelles relations entre les Etats’, 9 *Revue roumaine d’études internationales* (1975年) 237-246。
- **Mohamad**, R., ‘Some Reflections on the International Law Commission Topic ‘Identification of Customary International Law’, 《中国国际法杂志》第十五卷(2016年) 41-46。
- **Muller**, T., ‘Customary Transnational Law: Attacking the Last Resort of State Sovereignty - Conference on Democracy and the Transnational Private Sector’, 15 *Indiana Journal of Global Legal Studies* (2008年) 19-47。
- **Müller**, R., ‘On the Nature and Scope of Customary International Law’, 2 *Austrian Review of International & European Law* (1997年) 341-360。
- **Müller**, R., ‘The Interplay of Objective and Subjective Elements in Customary Law’, in K. Wellens (编辑), *International Law: Theory and Practice – Essays in Honour of Eric Suy* (Martinus Nijhoff Publishers, 1998年) 161-178。
- **Norman**, G. and **Trachtman**, J.P., ‘The Customary International Law Game’, 99 *American Journal of International Law* (2005年) 541-580。
- **Oeter**, S., ‘The Legitimacy of Customary International Law’, in T. Eger et al. (编辑), *Economic Analysis of International Law: Contributions to the XIIith Travemünde Symposium on the Economic Analysis of Law* (2012年3月29日至31日) (Mohr Siebeck, 2014年) 1-22。
- **Orakhelashvili**, A., ‘Customary Law and Inherent Rules’, in *The Interpretation of Acts and Rules in Public International Law* (Oxford University Press, 2008年) 70-101。
- **Orrego Vicuña**, F., ‘Customary International Law in a Global Community: Tailor Made?’, 148 *Estudios Internacionales* (2005年) 21-38。
- **Park**, P.-K., ‘Change of Customary International Law’, 43 *Korean Journal of International Law* (1998年) 97-111 (韩文)。
- **Paulus**, A., ‘The Judge and International Custom’, 12 *Law and Practice of International Courts and Tribunals* (2013年) 253-265。
- **Pearce**, J.P., ‘Customary International Law: Not Merely Fiction or Myth’, 2003 *Australian International Law Journal* (2003年) 125-140。
- **Petersen**, N., ‘Customary Law Without Custom? Rules, Principles, and the Role of State Practice in International Norm Creation’, 23 *American University International Law Review* (2008年) 275-310。
- **Petersen**, N., ‘Der Wandel des ungeschriebenen Völkerrechts im Zuge der Konstitutionalisierung’, 46 *Archiv des Völkerrechts* (2008年) 502-523。

- **Posner**, E.A. and **Sykes**, A.O. ‘Customary International Law’, in L. Bernstein and F. Parisi (编辑), *Customary Law and Economics* (Edward Elgar, 2014年) 451-464.
- **Postema**, G.J., ‘Custom in International Law: A Normative Practice Account’, in Perreau-Saussine, A. and Murphy, J.B. (编辑), *The Nature of Customary Law: Legal, Historical and Philosophical Perspectives* (Cambridge University Press, 2007年) 279-306.
- **Postema**, G.J., ‘Custom, Normative Practice, and the Law’, 62 *Duke Law Journal* (2012 年) 707-738.
- **Rama Rao**, T.S., ‘International Custom’, 19 *Indian Journal of International Law* (1979 年) 515-521.
- **Reisman**, W.M. ‘The Cult of Custom in the Late 20th Century’, 17 *California Western International Law Journal*, (1987 年) 133-145.
- **Roberts**, A.E., ‘Traditional and Modern Approaches to Customary International Law: A Reconciliation’, 95 *American Journal of International Law* (2001年) 757-791.
- **Roberts**, A., ‘Who Killed Article 38(1)(b)? A Reply to Bradley and Gulati’, 21 *Duke Journal of Comparative and International Law* (2010年) 173-190.
- **Schachter**, O., ‘New Custom: Power, *Opinio Juris* and Contrary Practice’, in J. Makarczyk (编辑) *Theory of International Law at the Threshold of the 21st Century: Essays in Honour of Krzysztof Skubiszewski* (Kluwer Law International, 1996年) 531-540.
- **Schauer**, F., ‘The jurisprudence of custom’, 48 *Texas International Law Journal* (2013年) 523-534.
- **Schweisfurth**, T., ‘Das Völker gewohnheitsrecht – verst äkt im Blickfeld der sowjetischen Völkerrechtslehre’, 30 *German Yearbook of International Law* (1987年) 36-77.
- **S é riad è s**, S., ‘Aperçu sur la coutume juridique internationale et notamment sur son fondement’, 43 *Revue g é n é rale de droit international public* (1936年) 129-196.
- **Seibert-Fohr**, A., ‘Modern Concepts of Customary International Law as a Manifestation of a Value-Based International Order’, in A. Zimmermann and R. Hofmann (编辑), *Unity and Diversity in International Law* (Duncker & Humblot, 2006年) 257-283.
- **Sender**, O. and **Wood**, M., ‘The Emergence of Customary International Law: Between Theory and Practice’, in Y. Radi and C. Br ö lmann (编辑), *Research Handbook on the Theory and Practice of International Law-Making* (Edward Elgar, 2016年) 133-159.
- **Sobrino**, J. and **Abad**, M., ‘Reflexiones sobre la formación del derecho internacional en un escenario mudable’, in 17 *Anuario Espa ñol de Derecho Internacional* (2001年) 195-238.
- **Stern**, B., ‘Custom at the Heart of International Law’, 11 *Duke Journal of Comparative and International Law* (2001年) 89-108.

- **Sur**, S., ‘La coutume internationale - Sa vie, son œuvre’, 3 *Droits* (1986年) 111-124。
- **Sur**, S., ‘Sources du droit international: la coutume’, *JurisClasseur Droit international*, Fascicule No 13 (1989年)。
- **Swaine**, E.T., ‘Rational Custom’, 52 *Duke Law Journal* (2002 年) 559-627。
- **Szurek**, S., ‘L'étude sur le droit international coutumier: “les voies d'une normativité en action”’, in J. Akandji-Kombé (编辑) *L'homme dans la société internationale : mélanges en hommage au Professeur Paul Tavernier* (Bruylant, 2013年) 1447-1464。
- **Tasioulas**, J., ‘Customary International Law and the Quest for Global Justice’, in A. Perreau-Saussine and J.B. Murphy (编辑), *The Nature of Customary Law: Legal, Historical and Philosophical Perspectives* (Cambridge University Press, 2007年) 307-335。
- **Tesón**, F.R., ‘Falsa costumbre’, 3 *Revista Latinoamericana de Derecho Internacional* (2015年) 1-20。
- **Thévenaz**, A., ‘À propos de la Coutume’, in S. Engel and R.A. Métall (编辑), *Law, State and International Legal Order – Essays in Honor of Hans Kelsen* (University of Tennessee Press, 1964 年) 318-327。
- **Treves**, T., ‘Customary International Law’, in R. Wolfrum (编辑), *Max Planck Encyclopedia of Public International Law* (2012 年)。
- **Tunkin**, G.I., ‘Remarks on the Juridical Nature of Customary Norms of International Law’, 49 *California Law Review* (1961 年) 419-430。
- **Tunkin**, G.I., ‘Is General International Law Customary Law Only?’, 4 *European Journal of International Law* (1993 年) 534-541。
- **Vagts**, D.F., ‘International Relations Look at Customary International Law: A Traditionalist’s Defence’, 15 *European Journal of International Law* (2004 年) 1031-1040。
- **Venkata Raman**, K., ‘Toward a General Theory of International Customary Law’, in W.M. Reisman and B.H. Weston (编辑), *Toward World Order and Human Dignity: Essays in Honor of Myres S. McDougal* (Free Press, 1976 年) 365-402。
- **Vio Grossi**, E., ‘Customary International Law in the Case Law of the Inter-American Court of Human Rights’ / ‘Le droit international coutumier dans la jurisprudence de la Cour interaméricaine des droits de l’homme’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 83-100。
- **Verdier**, P.-H. and **Voeten**, E., ‘Precedent, Compliance, and Change in Customary International Law: An Explanatory Theory’, 108 *American Journal of International Law* (2014 年) 389-434.
- **Verdross**, A., ‘Entstehungsweisen und Geltungsgrund des universellen völkerrechtlichen Gewohnheitsrechts’, 29 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (1969 年) 635-653。

- **Voyiakis**, E., ‘Customary International Law and the Place of Normative Considerations’, 55 *American Journal of Jurisprudence* (2010 年) 163-200。
- **Voyiakis**, E., ‘A Disaggregative View of Customary International Law-Making’, 29 *Leiden Journal of International Law* (2016 年) 365-388。
- **Vylegzhanin**, A.N., **Kalamkarian**, R.A., ‘Международный обычай как основной источник международного права’, 6 *Государство и право* (2012 年) 78-89。
- **Walden**, R.M., ‘Customary International Law: A Jurisprudential Analysis’, 13 *Israel Law Review* (1978 年) 86-102。
- **Weil**, P., ‘Towards Relative Normativity in International Law?’ 77 *American Journal of International Law* (1983 年) 413-442。
- **Wolfke**, K., ‘Some Persistent Controversies Regarding customary International Law’, 24 *Netherlands Yearbook of International Law* (1993 年) 1-16。
- **Wolfrum**, R., ‘Sources of International Law’, in *Max Planck Encyclopedia of Public International Law* (2012 年)。
- **Wood**, M., ‘The present position within the ILC on the topic “Identification of customary international law”: in partial response to Sienho Yee, Report on the ILC Project on “Identification of Customary International Law”, 《中国国际法杂志》第十五卷(2016 年), 3-15。
- **Worster**, W.T., ‘The Transformation of Quantity into Quality: Critical Mass in the Formation of Customary International Law’, 31 *Boston University International Law Journal* (2013 年) 1-78。
- **Worster**, W.T., ‘The Inductive and Deductive Methods in Customary International Law Analysis: Traditional and Modern Approaches’, 45 *Georgetown Journal of International Law* (2014 年) 445-521。
- **Yee**, S., ‘Report on the ILC Project on “Identification of Customary International Law”, 《中国国际法杂志》第十四卷(2015 年) 375-398。
- **Yee**, S., ‘A Reply to Sir Michael Wood’s Response to AALCOIEG’s Work and My Report on the ILC Project on Identification of Customary International Law’, 《中国国际法杂志》第十五卷(2016 年) 33-40。

## 5. 视听讲座

- **Mendelson**, M., ‘Customary international law’, 联合国国际法视听图书馆, 请在线查阅 [http://legal.un.org/avl/ls/Mendelson\\_IL.html](http://legal.un.org/avl/ls/Mendelson_IL.html)。

## B. 关于习惯国际法的某些特定方面的研究

### 1. 国家惯例

- **Bleckmann**, A., ‘Die Praxis des Völker gewohnheitsrechts als konsekutive Rechtsetzung’, in R. Bernhardt et al (编辑), *Völkerrecht als Rechtsordnung: Internationale Gerichtsbarkeit. Menschenrechte. Festschrift für Hermann Mosler* (Springer, 1983 年) 89-110。

- **Boisson de Chazournes**, L., ‘Qu’est-ce que la pratique en droit international?’, in *La pratique et le droit international: Colloque de Genève* (Pedone, 2004 年) 13-47。
- **Brownlie**, I., ‘Some Problems in the Evaluation of the Practice of States as an Element of Custom’, in *Studi di diritto internazionale in onore di Gaetano Arangio Ruiz*, 第一卷 (Editoriale Scientifica, 2004 年) 313-318。
- **Carty**, A., ‘Doctrine versus State Practice’, in B. Fassbender, A. Peters (编辑), *The Oxford Handbook of the History of International Law* (Oxford University Press, 2012 年) 972-996。
- **Ferrari Bravo**, L., ‘Méthodes de recherche de la coutume internationale dans la pratique des États’, 192 *Recueil des Cours* (1985 年) 233-330。
- **Gaebler**, R.F. and **Shea**, A.A., *Sources of State Practice in International Law*, 第 2 版 (Martinus Nijhoff Publishers 2014 年)。
- **Mendelson**, M., ‘State Acts and Omissions as Explicit or Implicit Claims’, in *Le Droit International Au Service de la Paix, de la Justice et du Développement: Mâanges Michel Virally* (Pedone, 1991 年) 373-382。
- **Parry**, C., ‘The Practice of States’, 44 *Transactions of the Grotius Society* (1958 年) 145-186。
- **Prakash Sinha**, S., ‘New Nations and the International Custom’, 9 *William and Mary Law Review* (1968 年) 788-803。
- **Weisburd**, A.M., ‘The International Court of Justice and the Concept of State Practice’, 31 *University of Pennsylvania Journal of International Law* (2009 年) 295-372。
- **Wood**, M. and **Sender**, O., ‘State Practice’, in R. Wolfrum (编辑), *Max Planck Encyclopedia of Public International Law* (Oxford University Press, 2014 年)。
- **Zemanek**, K., ‘What is ‘State Practice’ and who Makes It?’, in U. Beyerlin et al (编辑), *Recht zwischen Umbruch und Bewahrung. Völkerrecht, Europarecht, Staatsrecht: Festschrift für Rudolf Bernhardt* (Springer-Verlag, 1995 年) 289-306。

## 2. 国际组织与习惯国际法

- **Alvarez**, J.E., *International Organizations as Law-makers* (Oxford University Press, 2005 年)。
- **Cahin**, G., *La coutume internationale et les organisations internationales : L’incidence de la dimension institutionnelle sur le processus coutumier* (Pedone, 2001 年)。
- **DeBartolo**, D.M., ‘Identifying International Organizations’ Contributions to Custom’, *AJIL Unbound* (2014 年 11 月 23 日), 可在线查阅 <http://www.asil.org/blogs/identifying-international-organizations%E2%80%99-contributions-custom>。
- **Fry**, J.D., ‘Formation of Customary International Law Through Consensus in International Organizations’, 17 *Austrian Review of International and European Law* (2013 年) 49-82。

- **Hannikainen**, L., ‘The Collective Factor as a Promoter of Customary International Law’, 6 *Baltic Yearbook of International Law* (2006 年) 125-141。
- **Hoffmeister**, F., ‘The Contribution of EU Practice to International Law’, in M. Cremona, *Developments in EU External Relations Law* (Oxford University Press, 2008 年) 37-127。
- **Johnstone**, I., ‘Law-Making Through the Operational Activities of International Organizations’, 40 *George Washington International Law Review* (2008 年) 87-122。
- **Klabbers**, J., ‘International Organizations in the Formation of Customary International Law’, in E. Cannizzaro, P. Palchetti (编辑), *Customary International Law on the Use of Force* (Martinus Nijhoff Publishers, 2005 年) 179-195。
- **Mathias**, S., ‘The Work of the International Law Commission on Identification of Customary International Law: A View from the Perspective of the Office of Legal Affairs’, 15 *Chinese Journal of International Law* (2016 年) 17-31。
- **Schachter**, O., ‘The Development of International Law Through the Legal Opinions of the United Nations Secretariat’, 25 *British Yearbook of International Law* (1948 年) 91-132。
- **Skubiszewski**, K., ‘Forms of Participation of International Organizations in the Lawmaking Processes’, 18 *International Organization* (1964 年) 790-805。
- **Vanhamme**, J., ‘Formation and Enforcement of Customary International Law: The European Union’s Contribution’, 39 *Netherlands Yearbook of International Law* (2008 年) 127-154。
- **Vignes**, D., ‘The Impact of International Organizations on the Development and Application of Public International Law’, in R. St. John Macdonald and D.M. Johnston (编辑), *The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory* (Martinus Nijhoff, 1983 年) 809-855。
- **Wood**, M., ‘International Organizations and Customary International Law’, 48 *Vanderbilt Journal of Transnational Law* (2015 年) 609-620.
- **Wouters**, J. and **De Man**, P., ‘International Organizations as Law-Makers’, in J. Klabbers, A. Wallendahl (编辑), *Research Handbook on the Law of International Organizations* (Edward Elgar Publishing, 2011 年) 190-224。

### 3. 非国家行为体与习惯国际法

- **Henckaerts**, J.-M. and **Wiesener**, C., ‘Human Rights Obligations of Non-state Armed Groups: a Possible Contribution from Customary International Law?’, in R. Kolb and G. Gaggioli (编辑) *Research Handbook on Human Rights and Humanitarian law* (Edward Elgar Publishing, 2013 年) 146-169。
- **Hobe**, S., ‘The Role of Non-State Actors, in Particular of NGOs, in Non-Contractual Law-Making and the Development of Customary International Law’, in R. Wolfrum and V. Röben (编辑), *Developments of International Law in Treaty-Making* (Springer, 2005 年) 319-329。

- **Ochoa**, C., ‘The Individual and Customary International Law Formation’, 48 *Virginia Journal of International Law* (2007 年) 119-186.
- **Paust**, J.J., ‘Nonstate Actor Participation in International Law and the Pretense of Exclusion’, 51 *Virginia Journal of International Law* (2011 年) 977-1004.
- **Roberts**, A. and **Sivakumaran**, S., ‘Lawmaking by Nonstate Actors: Engaging Armed Groups in the Creation of International Humanitarian Law’, 37 *Yale Journal of International Law* (2012 年) 107-152.

#### 4. 惯例的存续时间

- **Arangio-Ruiz**, G., ‘Customary Law: A Few More Thoughts about the Theory of ‘Spontaneous’ International Custom’, in N. Angelet (编辑), *Droit du Pouvoir, Pouvoir du Droit: M éanges offerts à Jean Salmon* (Bruylant, 2007 年) 93-124.
- **Cheng**, B., ‘United Nations Resolutions on Outer Space: ‘Instant’ International Customary Law?’, in *Studies in International Space Law* (Clarendon Press, 1997 年) 125-149.
- **Scharf**, M.P., ‘Seizing the “Grotian Moment”: Accelerated Formation of Customary International Law in Times of Fundamental Change’, 43 *Cornell International Law Journal* (2010 年) 439-469.
- **Scharf**, M.P., *Customary International Law in Times of Fundamental Change: Recognizing Grotian Moments* (Cambridge University Press, 2013 年)。

#### 5. 不行为与习惯国际法

- **Buzzini**, G.P., ‘Abstention, silence et droit international général’ LXXXVIII *Rivista di Diritto Internazionale* (2005 年) 342-382.
- **MacGibbon**, I.C., ‘Customary International Law and Acquiescence’, 33 *British Yearbook of International Law* (1957 年), 115-145.
- **Quane**, H., ‘Silence in International Law’, 84 *British Yearbook of International Law* (2014 年) 240-270.

#### 6. 接受为法律(法律确信)

- **Boisson de Chazournes**, L., ‘Le rôle de l’“opinio juris”: commentaire’, in R. Huesa Vinaixa and K. Wellens (编辑), *L'influence des sources sur l'unité et la fragmentation du droit international : travaux de séminaire tenu à Palma, les 20-21 mai 2005* (Bruylant, 2006 年) 75-80.
- **Braillon**, C., ‘La théorie classique de la coutume et le rôle nouveau de l’opinio juris’: discours de la justice en droit international et en droit interne’, 54 *Revue de la faculté de droit de l'Université de Liège* (2009 年) 664-675.
- **Casella**, P.B., ‘Contemporary Trends on *Opinio Juris* and the Material Evidence of Customary International Law’, 3 *Zanzibar Yearbook of Law* (2013 年) 27-49.

- **Cheng**, B., ‘*Opinio Juris*: A Key Concept in International Law that is Much Misunderstood’, in S. Yee and W. Tieya (编辑), *International Law in the Post-Cold War World: Essays in Memory of Li Haopei* (Routledge, 2001 年) 56-76。
- **Dahlman**, C., ‘The Function of *Opinio Juris* in Customary International Law’, 81 *Nordic Journal of International Law* (2012 年) 327-339。
- **Elias**, O., ‘The Nature of the Subjective Element in Customary International Law’, 44 *International and Comparative Law Quarterly* (1995 年) 501-520。
- **Giannattasio**, A.R.C., ‘A ‘opinio juris sive necessitatis’: do elemento subjetivo consuetudinário à intersubjetividade jurídica’, in P.B. Casella and A. de Carvalho (编辑) *Direito Internacional: Homenagem a Adherbal Meira Mattos* (Quartier Latin, 2009 年) 575-617。
- **Guggenheim**, P., ‘L’origine de la notion de l’”opinio juris sive necessitatis” comme deuxième élément de la coutume dans l’histoire du droit des gens’, in *Hommage d’une génération de juristes au Président Basdevant* (Pedone, 1960 年) 258-262。
- **Huesa Vinaixa**, R., *El Nuevo Alcance de la “Opinio Iuris” en el Derecho Internacional Contemporaneo* (Tirant lo Blanch, 1991 年)。
- **Huesa Vinaixa**, R., ‘Le rôle de l’opinio iuris’, in R. Huesa Vinaixa and K. Wellens (编辑), *L’influence des sources sur l’unité ou la fragmentation du Droit international* (Bruylants, 2006 年) 55-73。
- **Kadens**, E. and **Young**, E.A., ‘How Customary Is Customary International Law?’, 54 *William & Mary Law Review* (2013 年) 885-920.
- **Lefkowitz**, D., ‘(Dis)solving the Chronological Paradox in Customary International Law: A Hartian Approach’, 21 *Canadian Journal of Law and Jurisprudence* (2008 年) 129-148.
- **Mendelson**, M., ‘The Subjective Element in Customary International Law’, 66 *British Yearbook of International Law* (1995 年) 177-208.
- **Millán Moro**, L., *La “Opinio Iuris” en el Derecho Internacional Contemporáneo* (Editorial Centro de Estudios Ramon Areces, 1990 年)。
- **Pattaro**, E., *Opinio iuris: il diritto è un’opinione : chi ne ha i mezzi ce la impone : lezioni di filosofia del diritto* (Giappichelli, 2011 年)。
- **Piza Escalante**, R.E., ‘La « opino juris » como fuente autónoma del Derecho internacional’, 8 *Anuario Hispano-Luso-Americano de Derecho Internacional* (1987 年) 131-194.
- **Slama**, J.L., ‘*Opinio Juris* in Customary International Law’, 15 *Oklahoma City University Law Review* (1990 年) 603-656.
- **Taki**, H., ‘*Opinio Juris* and the Formation of Customary International Law: A Theoretical Analysis’, 51 *German Yearbook of International Law* (2008 年) 447-466.
- **Tasioulas**, J., ‘*Opinio Juris* and the Genesis of Custom: A Solution to the ‘Paradox’’, 26 *Australian Yearbook of International Law* (2007 年) 199-205.

- **Walden**, R.M., ‘The Subjective Element in the Formation of Customary International Law’, 3 *Israel Law Review* (1977 年) 344-364.
- **Wilson**, E., ‘*Mare Liberum* and *Opinio Juris*: A Grotian Reading of the *North Sea Continental Shelf Cases*’, 28 *Monash University Law Review* (2002 年) 299-326.
- **Wolfke**, K., ‘L’Elément subjectif dans la coutume internationale’, in *Zeszyty naukowe Uniwersytetu Wrocławskiego*, Seria A, No 27, Prawo (1960 年) 161-170.
- **Yee**, S., ‘The News that *Opinio Juris* “Is Not a Necessary Element of Customary [International] Law” Is Greatly Exaggerated’, 43 *German Yearbook of International Law* (2000 年) 227-238.

## 7. 习惯国际法和条约的相互关系

- **Baxter**, R.R., ‘Multilateral Treaties as Evidence of Customary International Law’, 41 *British Yearbook of International Law* (1965-66 年) 275-300.
- **Baxter**, R.R., ‘Treaties and Custom’, 129 *Recueil des cours* (1970 年) 25-105.
- **Bordin**, F.L., ‘Reflections of Customary International Law: The Authority of Codification Conventions and ILC Draft Articles in International Law’, 63 *International and Comparative Law Quarterly* (2014 年) 535–567.
- **Bowett**, D.W., ‘Treaty Revision in the Light of the Evolution of Customary International Law’, 5 *African Journal of International and Comparative Law* (1993 年) 84-96.
- **Brödmann**, C., ‘Law-Making Treaties: Form and Function in International Law’, 74 *Nordic Journal of International Law* (2005 年) 383-404.
- **Charney**, J.I., ‘International Agreements and the Development of Customary International Law’, 61 *Washington Law Review* (1986 年) 971-996.
- **D’Amato**, A.A., ‘Manifest Intent and the Generation by Treaty of Customary Rules of International Law’, 64 *American Journal of International Law* (1970 年) 892-902.
- **D’Amato**, A., ‘Custom and Treaty: A Response to Professor Weisburt’, 21 *Vanderbilt Journal of Transnational Law* (1988 年) 459-472.
- **Danilenko**, G.M., ‘Соотношение и взаимодействие международного договора и международного обычая’, *Soviet Yearbook of International Law – 1983* (Nauka 1984 年) 12-25.
- **de Visscher**, C., ‘Coutume et traité en droit international public’, 59 *Revue Générale de Droit International Public* (1955 年) 353-369.
- **Dinstein**, Y., ‘The Interaction between Customary International Law and Treaties’, 322 *Recueil des Cours* (2006 年) 243-427.
- **Do Nascimento E Silva**, G.E., ‘Treaties as Evidence of Customary International Law’, in *International Law at the Time of Its Codification: Essays in Honour of Robert Ago* (Giuffrè 1987 年) 387-397.

- **Gamble**, J.K., ‘The Treaty/Custom Dichotomy: An Overview’, 16 *Texas International Law Journal* (1981 年) 305-319。
- **Jia**, B.B., ‘The Relations between Treaties and Custom’, 9 *Chinese Journal of International Law* (2010 年) 81-109。
- **Kolb**, R., *The Law of Treaties: An Introduction* (Edward Elgar, 2016 年) 260-269。
- **Kontou**, N., *The Termination and Revision of Treaties in the Light of New Customary International Law* (Clarendon Press, 1994 年)。
- **Mendelson**, M., ‘Disentangling Treaty and Customary International Law’, 81 *ASIL Proceedings* (1987 年) 157-164。
- **Morrison**, F.L., ‘The Importance of Generality in Law-Making International Agreements’, in H.P. Hestermeyer et al (编辑), *Coexistence, Cooperation and Solidarity: Liber Amicorum Rüdiger Wolfrum*, Volume II (Martinus Nijhoff Publishers, 2012 年) 1497-1505。
- **Schachter**, O., ‘Entangled Treaty and Custom’, in Y. Dinstein, M. Tabory (编辑), *International Law at a Time of Perplexity: Essays in Honour of Shabtai Rosenne* (Martinus Nijhoff Publishers, 1989 年) 717-738。
- **Schwebel**, S.M., ‘The Influence of Bilateral Investment Treaties on Customary International Law’, 98 *ASIL Proceedings* (2004 年) 27-30。
- **Scott**, G.L. and **Carr**, C.L., ‘The International Court of Justice and the Treaty/Custom Dichotomy’, 16 *Texas International Law Journal* (1981 年) 347-359。
- **Scott**, G.L. and **Carr**, C.L., ‘Multilateral Treaties and the Formation of Customary International Law’, 25 *Denver Journal of International Law and Policy* (1996 年) 71-94。
- **Shihata**, I.F.I., ‘The Treaty as a Law-Declaring and Custom-Making Instrument’, 22 *Revue égyptienne de droit international* (1966 年) 51-90。
- **Sinclair**, I., ‘The Impact of the Unratified Codification Convention’, in A. Bos, H. Siblesz (编辑), *Realism in Law-Making: Essays on International Law In Honour of Willem Riphagen* (Martinus Nijhoff Publishers, 1986 年) 211-229。
- **Sohn**, L.B., ‘Unratified Treaties as a Source of Customary International Law’, in A. Bos, H. Siblesz (编辑), *Realism in Law-Making: Essays in International Law in Honour of Willem Riphagen* (Martinus Nijhoff Publishers, 1986 年) 231-246。
- **Teboul**, G., ‘Remarques sur le rang hiérarchique des conventions inter-étatiques et du droit international coutumier dans l’ordre juridique international’, 137 *Journal du droit international* (2010 年) 705-735。
- **Torrione**, H. (编辑), *L'influence des conventions de codification sur la coutume en droit international public* (Editions universitaires Fribourg, 1989 年)。
- **Villiger**, M.E., *Customary International Law and Treaties: A Study of Their Interactions and Interrelations with Special Consideration of the 1969 Vienna Convention on the Law of Treaties* (Martinus Nijhoff Publishers, 1985 年)。

- **Weisburd**, A.M., ‘Customary International Law: The Problem of Treaties’, 21 *Vanderbilt Journal of Transnational Law* (1988 年) 1-46。
- **Wolfke**, K., ‘Treaties and Custom: Aspects of Interrelation’, in J. Klabbers and R. Lefeber (编辑), *Essays on the Law of Treaties: A Collection of Essays In Honour of Bert Vierdag* (Martinus Nijhoff Publishers, 1998 年) 31-39。

## 8. 国际组织的决议与习惯国际法

- **Cheng**, B., ‘United Nations Resolutions on Outer Space: ‘Instant’ International Customary Law?’, 5 *Indian Journal of International Law* (1965 年) 23-48。
- **Corten**, O., ‘La participation du Conseil de sécurité à l’élaboration, à la cristallisation ou à la consolidation de règles coutumières’, 37 *Revue belge de droit international* (2004 年) 552-567。
- **Detter**, I., ‘The Effect of Resolutions of International Organizations”, in J. Makarczyk (编辑), *Theory of International Law at the Threshold of the 21<sup>st</sup> Century: Essays in Honour of Krzysztof Skubiszewski* (Kluwer Law International, 1996 年) 381-392。
- **Higashi**, J., ‘The Role of Resolutions of the United Nations General Assembly in the Formative Process of International Customary Law’, 25 *Japanese Annual of International Law* (1982 年) 11-25。
- **Higgins**, R., *The Development of International Law Through the Political Organs of the United Nations* (Oxford University Press, 1963 年)。
- **Institut de Droit International**, Conclusions of the Thirteenth Commission on Resolutions of the General Assembly of the United Nations, with respect to the topic of the Elaboration of General Multilateral Conventions and of Non-contractual Instruments Having a Normative Function of Objective, Session of Cairo, 1987, 可在线查阅 [http://www.idi-iil.org/idiE/resolutionsE/1987\\_caire\\_02\\_en.PDF](http://www.idi-iil.org/idiE/resolutionsE/1987_caire_02_en.PDF)。
- **MacGibbon**, I., ‘Means for the Identification of International Law – General Assembly Resolutions: Custom, Practice and Mistaken Identity’, in B. Cheng (编辑), *International Law: Teaching and Practice* (Stevens & Sons, 1982 年) 10-26。
- **Öberg**, M.D., ‘The Legal Effects of Resolutions of the UN Security Council and General Assembly in the Jurisprudence of the ICJ’, 16 *European Journal of International Law* (2006 年) 879-906。
- **Schwebel**, S.M., ‘The Effect of Resolutions of the U.N. General Assembly on Customary International Law’, 73 *ASIL Proceedings* (1979 年) 301-309。
- **Schwebel**, S.M., ‘United Nations Resolutions, Recent Arbitral Awards and Customary International Law’, in A. Bos and H. Siblesz (编辑), *Realism in Law-Making: Essays in International Law in Honour of Willem Riphagen* (Martinus Nijhoff Publishers, 1986 年) 203-210。
- **Simma**, B., ‘Zur völkerrechtlichen Bedeutung von Resolutionen des UN-Generalversammlung’, 2 *Fünftes deutsch-polnisches Juristen-Kolloquium* (1981 年) 45-76。

- **Skubiszewski**, K., ‘Can Future International Law be Developed Through the Resolutions of Intergovernmental Bodies?’, in *International Law Tomorrow* (Éditions ides et calendes, 1974 年) 55-66.
- **Skubiszewski**, K., ‘Rechtscharakter der Resolutionen der Generalversammlung der Vereinten Nationen’, 2 *Fünftes deutsch-polnisches Juristen-Kolloquium* (1981 年) 13-43.
- **Skubiszewski**, K., ‘Resolutions of the UN General Assembly and Evidence of Custom’, in *International Law at the Time of Its Codification: Essays in Honour of Robert Ago* (Giuffrè, 1987 年) 503-513.
- **Sloane**, B., ‘General Assembly Resolutions Revisited (Forty Years Later)’, 58 *British Yearbook of International Law* (1987 年) 39-150.
- **Sloane**, B., *General Assembly Resolutions in Our Changing World* (Transnational Publishers, 1991 年)。
- **Thierry**, H., ‘Les résolutions des organes internationaux dans la jurisprudence de la Cour internationale de Justice’, 167 *Recueil des Cours* (1980 年) 438-444.
- **Tunkin**, G.I., ‘The Role of Resolutions of International Organisations in Creating Norms of International Law’, in W.E. Butler (编辑), *International Law and the International System* (Martinus Nijhoff Publishers, 1987 年), 5-19.
- **Von Grünigen**, M., ‘Die Resolutionen der Generalversammlung der Vereinten Nationen und ihr Einfluss auf die Fortbildung des Völkerrechts’, in E. Diez et al. (编辑), *Festschrift für Rudolf Bindschedler zum 65. Geburtstag am 8. Juli 1980* (Verlag Stämpfli Cie AG, 1980 年) 187-200.
- **Voyiakis**, E., ‘Voting in the General Assembly as Evidence of Customary International Law?’, in S. Allen and A. Xanthaki (编辑), *Reflections on the UN Declaration on the Rights of Indigenous Peoples* (Hart, 2011 年) 209-223.

## 9. 法院和法庭的裁决

### (a) 习惯国际法与常设国际法院和国际法院的判例

- **Alvarez-Jiménez**, A., ‘Methods for the Identification of Customary International Law in the International Court of Justice’s Jurisprudence: 2000-2009’, 60 *International and Comparative Law Quarterly* (2011 年) 681-712.
- **Charlesworth**, H.C.M., ‘Customary International Law and the Nicaragua Case’ 11 *Australian Yearbook of International Law* (1984-1987 年) 1-31.
- **Choi**, S.J. and **Gulati**, M., ‘Customary International Law: How Do Courts Do It?’, in C. Bradley (编辑), *Custom’s Future: International Law in a Changing World* (Cambridge University Press, 2016 年) 117-147.
- **Ferrer Lloret**, J., ‘La insopportable levedad del derecho internacional consuetudinario en la jurisprudencia de la Corte Internacional de Justicia: el caso de las inmunidades jurisdiccionales del Estado’, 24 *Revista Electrónica de Estudios Internacionales* (2012 年) 1-36.

- **Fumagalli**, L., ‘Evidence Before the International Court of Justice: Issues of Fact and Questions of Law in the Determination of International Custom’, in N. Boschiero et al (编辑), *International Courts and the Development of International Law: Essays in Honour of Tullio Treves* (Asser Press, 2013年) 137-147。
- **Geiger**, R.H., ‘Customary International Law in the Jurisprudence of the International Court of Justice: A Critical Appraisal’, in Fastenrath, U. et al. (编辑), *From Bilateralism to Community Interest: Essays in Honour of Judge Bruno Simma* (Oxford University Press, 2011年) 673-694。
- **Hagemann**, M., ‘Die Gewohnheit als Völkerrechtsquelle in der Rechtsprechung des internationalen Gerichtshofes’, 10 *Schweizerisches Jahrbuch für internationales Recht* (1953年) 61-88。
- **Haggenmacher**, P., ‘La doctrine des deux éléments du droit coutumier dans la pratique de la Cour internationale’, 90 *Revue générale de droit international public* (1986年) 5-125。
- **Kirchner**, J., ‘Thoughts About a Methodology of Customary International Law’, 43 *Austrian Journal of Public and International Law* (1992年) 215-239。
- **Palchetti**, P., ‘La rilevanza dell’ atteggiamento degli Stati parti nell’ accertamento del diritto internazionale generale da parte della Corte internazionale di giustizia’, 82 *Rivista di Diritto Internazionale* (1999年) 647-679。
- **Skubiszewski**, K., ‘Elements of Custom and the Hague Court’, 31 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (1971年) 810-854。
- **Sørensen**, M., *Les sources du droit international: Etude sur la jurisprudence de la Cour permanente de justice internationale* (Einar Munksgaard 1946年) 84-111。
- **Talmon**, S., ‘Determining Customary International Law: The ICJ’s Methodology between Induction, Deduction and Assertion’, 26 *European Journal of International Law* (2015年) 417-443。
- **Tams**, C., ‘Meta-Custom and the Court: A Study in Judicial Law-Making’, 14 *The Law and Practice of International Courts and Tribunals* (2015年) 51-79。
- **Tomka**, P., ‘Custom and the International Court of Justice’, 12 *The Law & Practice of International Courts and Tribunals* (2013年) 195-216。
- **Tomka**, P., ‘Customary International Law in the Jurisprudence of the World Court: The Increasing Relevance of Codification’ / ‘Le droit international coutumier dans la jurisprudence de la Cour mondiale : l’importance croissante de la codification’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016年) 2-24。
- **Tzevelekos**, V.P., ‘Juris Dicere: Custom as a Matrix, Custom as a Norm, and the Role of Judges and (their) Ideology in Custom Making’, in N. Rajkovic, T. Aalberts and T. Gammeltoft-Hansen (编辑), *The Power of Legality: Practices of International Law and their Politics* (Cambridge University Press, 2016年) 188-208。

- **Vismara**, F., ‘La prova di una pratica generale accettata come diritto nella prassi della Corte internazionale di giustizia’, 3 *La Comunità Internazionale* (2000 年) 439–463.
- **Watts**, A., ‘The International Court and the Continuing Customary International Law of Treaties’, in N. Ando, E. McWhinney and R. Wolfrum (编辑), *Liber Amicorum Judge Shigeru Oda* (Kluwer Law International, 2002 年) 251–265.

(b) 习惯国际法与国家法院的裁决

- **Beaulac**, S., ‘Customary International Law in Domestic Courts: Imbroglio, Lord Denning, Stare Decisis’, in C.P.M. Waters (编辑), *British and Canadian Perspectives on International Law* (Martinus Nijhoff Publishers, 2006 年) 379–392.
- **Burmester**, H., ‘The Determination of Customary International Law in Australian Courts’, 4 *Non-State Actors and International Law* (2004 年) 39–47.
- **Butkevich**, V.G., ‘Применение правил международного обычая во внутригосударственном суде’, 15 *Вестник Киевского университета. Международные отношения и международное право* (1982 年) 35–42.
- **Chibundu**, M.O, ‘Making Customary International Law through Municipal Adjudication: A Structural Inquiry’, 39 *Virginia Journal of International Law* (1999 年) 1069–1149.
- **Collins**, L. and **Cross**, T., ‘The Law of International Custom in the Case Law of the House of Lords and the United Kingdom Supreme Court’ / ‘Le droit de la coutume internationale dans la jurisprudence de la Chambre des Lords et de la Cour suprême du Royaume-Uni’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 160–180.
- **Dedov**, D., ‘The Development of the Public Order Concept in Russian Case Law’ / ‘L’élaboration de la notion d’ordre public dans la jurisprudence russe’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 135–142.
- **Gattini**, A., ‘Le rôle du juge international et du juge national et la coutume internationale’, in D. Allard et al. (编辑), *Unité et diversité du droit international: écrits en l’honneur du professeur Pierre-Marie Dupuy* (Martinus Nijhoff Publishers, 2014 年) 253–273.
- **Geiger**, R., ‘Zur Lehre vom Völkergewohnheitsrecht in der Rechtsprechung des Bundesverfassungsgerichts’, 103 *Archiv des öffentlichen Rechts* (1978 年) 382–407.
- **Greenwood**, C., ‘The Contribution of National Courts to the Development of International Law’, lecture before the British Institute of International and Comparative Law (2014 年 2 月 4 日), 可在线查阅 <http://www.biicl.org/news/view/-/id/201/>.
- **Johnson**, C.D., ‘Filartiga v. Pena Irala : A Contribution to the Development of Customary International Law by a Domestic Court’, 11 *Georgia Journal of International and Comparative Law* (1981 年) 335–341.

- **Jones**, D.L., ‘The Role of Lawyers in “Establishing” Customary International Law in the Pinochet Case’, 4 *Non-State Actors and International Law* (2004 年) 49-58.
- **Lauterpacht**, H., ‘Decisions of Municipal Courts as a Source of International Law’, 10 *British Yearbook of International Law* (1929 年) 65-95.
- **Lijnzaad**, L., ‘Customary International Law before Dutch Courts: Nyugat and Beyond’ / ‘L’application du droit international coutumier par les tribunaux néerlandais, l’arrêt Nyugat et ses suites’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 121-134.
- **Moremen**, P.M., ‘National Court Decisions as State Practice: A Transnational Judicial Dialogue?’, 32 *North Carolina Journal of International Law and Commercial Regulation* (2006 年) 259-309.
- **Nollkaemper**, A. and **de Wet**, E., ‘The Application of Customary International Law by National Courts: Introduction’, 4 *Non-State Actors and International Law* (2004 年) 1-2.
- **Olleson**, S., ‘Internationally Wrongful Acts in the Domestic Courts: The Contribution of Domestic Courts to the Development of Customary International Law Relating to the Engagement of International Responsibility’, 26 *Leiden Journal of International Law* (2013 年) 615-642.
- **Paulus**, A., ‘Customary Law before the Federal Constitutional Court of Germany’ / ‘Le droit coutumier devant la Cour constitutionnelle fédérale d’Allemagne’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 106-120.
- **Petrič**, E., ‘Customary International Law in the Case Law of the Constitutional Court of the Republic of Slovenia’ / ‘Le droit international coutumier dans la jurisprudence de la Cour constitutionnelle de la République de Slovénie’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 143-159.
- **Reinisch**, A. and **Bachmayer**, P., ‘The Identification of Customary International Law by Austrian Courts’, 17 *Austrian Review of International and European Law* (2012 年) 1-48.
- **Roberts**, A., ‘Comparative International Law: The Role of National Courts in Creating and Enforcing International Law’, 60 *International & Comparative Law Quarterly* (2011 年) 57-92.
- **Ruffert**, M., ‘Der Entscheidungsmaßstab im Normverifikationsverfahren nach Art.100 II GG.’, 56 *JuristenZeitung* (2001 年) 633-639.
- **Stirling-Zanda, S.**, ‘The Determination of Customary International Law in European Courts (France, Germany, Italy, The Netherlands, Spain, Switzerland)’, 4 *Non-State Actors and International Law* (2004 年) 3-24.
- **Stirn**, B., ‘International Custom in French Public Law’ / ‘La place de la coutume internationale en droit public français’, in L. Lijnzaad and Council of Europe (编辑), *The Judge and International Custom* (Brill Nijhoff, 2016 年) 101-105.

- **Willems**, J.H.M., ‘Treatment of Customary International Law and Use of Expert Evidence by the Dutch Court in the Bouterse Case’, 4 *Non-State Actors and International Law* (2004 年) 65-74.
- **Wouters**, J., ‘Customary International Law Before National Courts: Some Reflections from a Continental European Perspective’, 4 *Non-State Actors and International Law* (2004 年) 25-38.
- **Wuerth**, I., ‘International Law in Domestic Courts and the *Jurisdictional Immunities of the State* Case’, 13 *Melbourne Journal of International Law* (2012 年) 819-837。

#### 10. 习惯国际法与国际法学家的教义

- **Kammerhofer**, J., ‘Orthodox Generalists and Political Activists in International Legal Scholarship’, in M. Happold (编辑), *International Law in a Multipolar World* (Routledge, 2012 年) 138-157.
- **Oraison**, A., ‘Réflexions sur « La doctrine des publicistes les plus qualifiés des différentes nations » (Flux et reflux relatifs des forces doctrinales académiques et finalisées)’, 24 *Revue belge de droit international* (1991 年) 507-580.
- **Wood**, M., ‘Teachings of the Most Highly Qualified Publicists (Art. 38(1) ICJ Statute)’, in R. Wolfrum (编辑), *Max Planck Encyclopedia of Public International Law* (2012 年)。

#### 11. 一貫反对者

- **Barsalou**, O. ‘La doctrine de l’objecteur persistant en droit international public’, 19 *Revue quinquennale de droit international* (2006 年) 1-18.
- **Bederman**, D.J., ‘Acquiescence, Objection and the Death of Customary International Law’, 21 *Duke Journal of Comparative & International Law* (2010 年) 31-45.
- **Bradley**, C.A and **Gulati**, M., ‘Withdrawing from International Custom’, 120 *Yale Law Journal* (2010 年) 202-275.
- **Charney**, J.I., ‘The Persistent Objector Rule and the Development of Customary International Law’, 56 *British Yearbook of International Law* (1985 年) 1-24.
- **Colson**, D.A., ‘How Persistent Must the Persistent Objector Be?’, 61 *Washington Law Review* (1986 年) 957-970.
- **Dumberry**, P., ‘Incoherent and Ineffective: The Concept of Persistent Objector Revisited’, 59 *International and Comparative Law Quarterly* (2010 年) 779-802.
- **Dumberry**, P., ‘The Last Citadel! Can a State Claim the Status of Persistent Objector to Prevent the Application of a Rule of Customary International Law in Investor-State Arbitration?’, 23 *Leiden Journal of International Law* (2010 年) 379-400.
- **Dupuy**, P.-M., ‘A propos de l’opposabilité de la coutume générale: enquête brève sur “l’objecteur persistant”’, in *Le droit international au service de la paix, de la justice et du développement: Mélanges offerts à Michel Virally* (Paris, Pélonne, 1991 年) 257-279.

- **Elias**, O., ‘Some Remarks on the Persistent Objector Rule in Customary International Law’, 6 *Denning Law Journal*(1991 年)37-51。
- **Elias**, O., ‘Persistent Objector’, in R. Wolfrum(编辑), *Max Planck Encyclopedia of Public International Law*(2006 年)。
- **Eto**, J., ‘The Persistent Objector Rule in the Fisheries Case’, 32 *Toyo Hogaku*(1989 年), 295-323(日文)。
- **Eto**, J., ‘The Theory of Customary International Law and the Persistent Objector Rule’, 88 *Journal of International Law and Diplomacy*(1989 年)38-64。
- **Fitzmaurice**, G., ‘The General Principles of International Law Considered from the Standpoint of the Rule of Law’, 92 *Recueil des cours*(1957 年)99-101。
- **Green**, J.A., *The Persistent Objector Rule in International Law*(Oxford University Press, 2016 年)。
- **Green**, J.A., ‘Persistent Objector Teflon? Customary International Human Rights Law and the United States in International Adjudicative Proceedings’, in J.A. Green and C. Waters(编辑), *Adjudicating International Human Rights: Essays in Honour of Sandy Ghandhi*(Brill Nijhoff, 2015 年) 167-191。
- **Guldahl**, C.G., ‘The Role of Persistent Objection in International Humanitarian Law’, 77 *Nordic Journal of International Law*(2008 年)51-86.
- **Kritsiotis**, D., ‘On the Possibilities of and for Persistent Objection’, 21 *Duke Journal of Comparative & International Law*(2010 年)121-141。
- **Lau**, H., ‘Rethinking the Persistent Objector Doctrine in International Human Rights Law’, 6 *Chicago Journal of International Law*(2005 年)495-510。
- **Loschin**, L., ‘The Persistent Objector Rule and Customary Human Rights Law: A Proposed Analytical Framework’ 2 *University of California Davis Journal of International Law and Policy*(1996 年)147-172。
- **McClane**, J.B., ‘How Late in the Emergence of a Norm of Customary International Law May a Persistent Objector Object?’, 13 *ILSA Journal of International Law*(1989 年)1-26。
- **Pentassuglia**, G., *La Rilevanza dell'Obiezione Persistente nel Diritto Internazionale*(Laterza, 1996 年)。
- **Quince**, C., *The Persistent Objector and Customary International Law*(Outskirts Press, 2010 年)。
- **Stein**, T.L., ‘The Approach of the Different Drummer: The Principle of the Persistent Objector in International Law’, 26 *Harvard International Law Journal*(1985 年)457-482。
- **Steinfeld**, A., “Nuclear Objections: The Persistent Objector and the Legality of the Use of Nuclear Weapons”, 62 *Brooklyn Law Review*(1996 年)1635-1686。

- **Trachtman**, J.P., ‘Persistent Objectors, Cooperation, and the Utility of Customary International Law’, 21 *Duke Journal of Comparative & International Law*(2010 年)221-233。
- **Weil**, P., ‘Le droit international en quête de son identité’, 237 *Recueil des cours*(1992 年)189-204。

## 12. 特别习惯国际法

- **Briggs**, H.W., ‘The Colombian-Peruvian Asylum Case and Proof of Customary International Law’, 45 *American Journal of International Law*(1951 年)728-731。
- **Cohen-Jonathan**, G., ‘La coutume locale’, 7 *Annuaire français de droit international*(1961 年)119-140。
- **Crema**, L., ‘The “Right Mix” and “Ambiguities” in Particular Customs: A Few Remarks on the *Navigational and Related Rights Case*’, in N. Boschiero et al(编辑), *International Courts and the Development of International Law: Essays in Honour of Tullio Treves*(Asser Press, 2013 年)65-75。
- **D'Amato**, A.A., ‘The Concept of Special Custom in International Law’, 63 *American Journal of International Law*(1969 年)211-223。
- **Elias**, O., ‘The Relationship Between General and Particular Customary International Law’, 8 *African Journal of International & Comparative Law*(1996 年)67-88。
- **Forneau**, M., ‘Regional International Law’, in R. Wolfrum(编辑), *Max Planck Encyclopedia of Public International Law*(2006 年)。
- **Francioni**, F., ‘La consuetudine locale nel diritto internazionale’, 54 *Rivista di diritto internazionale*(1971 年)396-422。
- **Gamio**, J.M., ‘Costumbre Universal y Particular’, in M. Rama-Montaldo(编辑), 1 *El derecho internacional en un mundo en transformación*(1994 年), 69-98。
- **Gros Espiell**, H., ‘La doctrine du Droit international en Amérique Latine avant la première conférence panaméricaine’, 3 *Journal of the History of International Law*(2001 年)1-17。

## C. 国际法不同领域的习惯国际法

### 1. 习惯国际法与人权

- **Chan**, P.C.W., ‘The Protection of Refugees and Internally Displaced Persons: Non-Refoulement Under Customary International Law?’, 10 *International Journal of Human Rights*(2006 年)231-239。
- **Chetail**, V., ‘The transnational movement of persons under general international law - mapping the customary law foundations of international migration law’, in V. Chetail and C. Bauloz(编辑), *Research Handbook on International Law and Migration*(Edward Elgar, 2014 年)1-72。
- **Colavitti**, R., ‘L'ONU et la protection des minorités : un droit coutumier in statu nascendi?’ *20/21 Observateur des Nations Unies*(2006 年)261-283。

- **Greig**, D.W., ‘The Protection of Refugees and Customary International Law’, 8 *Australian Year Book of International Law*(1978/1980 年)108-141。
- **Gunning**, I.R., ‘Modernizing Customary International Law: The Challenge of Human Rights’, 31 *Virginia Journal of International Law*(1991 年)211-247。
- **Hailbronner**, K., ‘Nonrefoulement and “Humanitarian” Refugees: Customary International Law or Wishful Legal Thinking’, in *The New Asylum Seekers: Refugee Law in the 1980s – The Ninth Sokol Colloquium on International Law*(Martinus Nijhoff Publishers, 1988 年)123-158。
- **Hammer**, L.M., ‘Reconsidering the Israeli Courts’ Application of Customary International Law in the Human Rights Context’, 5 *ILSA Journal of International & Comparative Law*(1998 年)23-41。
- **Hannum**, H., ‘The Status of the Universal Declaration of Human Rights in National and International Law’, 25 *Georgia Journal of International and Comparative Law*(1995-1996 年)287-397。
- **Henckaerts**, J.-M. and **Wiesener**, C., ‘Human Rights Obligations of Non-State Armed Groups: A Possible Contribution from Customary International Law?’, in R. Kolb and G. Gaggioli(编辑), *Research Handbook on Human Rights and Humanitarian Law*(Edward Elgar, 2013 年)146-169。
- **Klein**, E.(编辑)*Menschenrechtsschutz durch Gewohnheitsrecht: Kolloquium* 26.-28.(Berliner Wissenschafts-Verlag, 2003 年)。
- **Lauterpacht**, E. and **Bethlehem**, D., ‘The scope and content of the principle of *non-refoulement*: Opinion’, in E. Feller, V. Türk and F. Nicholson( 编辑 )*Refugee Protection in International Law*(Cambridge University Press, 2003 年)87-177。
- **Lenzerini**, F., ‘Suppressing Slavery Under Customary International Law’, 10 *Italian Yearbook of International Law*(2000 年)145-180。
- **Lillich**, R.B., “The Growing Importance of Customary International Human Rights Law”, 25 *Georgia Journal of International and Comparative Law*(1995/6 年)1-30。
- **Lowe**, A., ‘Customary International Law and International Human Rights Law: A Proposal for the Expansion of the Alien Tort Statute’ 23 *Indiana International & Comparative Law Review*(2013 年)523-553。
- **Meron**, T., *Human Rights and Humanitarian Norms as Customary Law*(Clarendon Press, 1991 年)。
- **Paust**, J.J., ‘The Complex Nature, Sources and Evidences of Customary Human Rights’, 25 *Georgia Journal of International and Comparative Law*(1996 年)147-164。
- **Simma**, B. and **Alston**, P., ‘The Sources of Human Rights Law: Custom, *Jus Cogens*, and General Principles’, 12 *Australian Yearbook of International Law*(1988-1989 年)82-108。
- **Ullom**, V., ‘Voluntary Repatriation of Refugees and Customary International Law’, 29 *Denver Journal of International Law and Policy*(2001 年)115-149。

- **Thirlway**, H., ‘Human Rights in Customary Law: An Attempt to Define Some of the Issues’, 28 *Leiden Journal of International Law*(2015 年)495-506。
- **Wouters**, J. and **Ryngaert**, C., ‘Impact on the Process of the Formation of Customary International Law’, in M.T. Kamminga and M. Scheinin(编辑), *The Impact of Human Rights Law on General International Law*(Oxford University Press, 2009 年)111-131。
- **Ziemele**, I., ‘Customary International Law in the Case Law of the European Court of Human Rights: The Method’, 12 *Law and Practice of International Courts and Tribunals*(2013 年)243-252。

## 2. 习惯国际人道主义法

- **Aldrich**, G.H., ‘Customary International Humanitarian Law: An Interpretation on Behalf of the International Committee of the Red Cross’, 76 *British Yearbook of International Law*(2005 年)503-524。
- **Arrocha**, P., ‘The Never-Ending Dilemma: Is the Unilateral Use of Force by States Legal in the Context of Humanitarian Intervention?’, 11 *Anuario Mexicano de Derecho Internacional*(2011 年)11-44。
- **Bellinger**, J.B. and **Haynes**, W.J., ‘A US government response to the International Committee of the Red Cross study *Customary International Humanitarian Law*’, *International Review of the Red Cross*, 89(2007 年)443-471。
- **Benoit**, J.P., ‘Mistreatment of the wounded, sick and shipwrecked by the ICRC study on customary international humanitarian law’, *Yearbook of international humanitarian law*(2008 年)175-219。
- **Bothe**, M. ‘Customary international humanitarian law’, 8 *Yearbook of international humanitarian law*(2005 年)143-178。
- **Bruun**, L.L., ‘Beyond the 1948 Convention: Emerging Principles of Genocide in Customary International Law’, 17 *Maryland Journal of International Law and Trade*(1993 年)193-226。
- **Bugnion**, F., ‘Droit international humanitaire coutumier’, 17 *Revue suisse de droit international et de droit européen*(2007 年)165-214。
- **Carducci**, G., ‘L’obligation de restitution des biens culturels et des objets d’art en cas de conflit armé : droit coutumier et droit conventionnel avant et après la Convention de La Haye de 1954 : l’importance du facteur temporel dans les rapports entre les traités et la coutume’, 104 *Revue générale de droit international public*(2000 年)289-357。
- **Charney**, J.I., ‘Customary International Law in the *Nicaragua* Case Judgment on the Merits’, 1 *Hague Yearbook of International Law*(1988 年)16-29。
- **Dahlitz**, J., ‘习惯法在军备限制方面的作用’, J. Dahlitz 和 D.C. Dicke(编辑), 军备控制和裁军国际法: 专题讨论会程序(联合国, 1991 年)157-178。
- **d’Aspremont**, J., ‘Théorie des Sources-An Autonomous Regime of Identification of Customary International Humanitarian Law: Do Not Say

What You Do or Do Not Do What You Say?', in R. van Steenbergh(编辑), *Droit international humanitaire: un régime spécial de droit international?*(Bruylant, 2013 年), 73-101。

- **Dinstein**, Y., 'The ICRC Customary International Humanitarian Law Study', 82 *International Law Studies*(2006 年)99-112。
- **Emanuelli**, C., 'L'étude du CICR sur le droit humanitaire coutumier : la coutume en question', 110 *Revue générale de droit international public*(2006 年)435-444。
- **Fleck**, D., 'Die IKRK-Gewohnheitsrechtsstudie', 22 *Humanitäres Völkerrecht* (2009 年)120-124。
- **Greenwood**, C., 'Customary Law Status of the 1977 Geneva Protocols', in A.J.M. Delissen and G.J. Tanja(编辑), *Humanitarian Law of Armed Conflict: Challenges Ahead – Essays in Honour of Frits Kalshoven*(Martinus Nijhoff Publishers, 1991 年)93-114。
- **Hakimi**, M., 'Custom's Method and Process: Lessons from Humanitarian Law', in C. Bradley(编辑), *Custom's Future: International Law in a Changing World*(Cambridge University Press, 2016 年)148-171。
- **Henckaerts**, J.-M., 'International Humanitarian Law as Customary International Law', 21 *Refugee Survey Quarterly*(2002 年)186-193。
- **Henckaerts**, J.-M., 'Study on Customary International Humanitarian Law: A Contribution to the Understanding and Respect for the Rule of Law in Armed Conflict', 87 *International Review of the Red Cross*(2005 年)175-212。
- **Henckaerts**, J.-M. and **Doswald-Beck** L., *Customary International Humanitarian Law*(International Committee of the Red Cross, Cambridge University Press, 2005 年)。
- **Henckaerts**, J.-M. 'Customary International Humanitarian Law: A Response to US Comments', 89 *International Review of the Red Cross*(2007 年)473-488。
- **Lynn Hogue**, L., 'Identifying Customary International Law of War in Protocol I: A Proposed Restatement', 13 *Loyola of Los Angeles International and Comparative Law Journal*(1990 年)279-303。
- **Mendelson**, M.H., 'The Nicaragua Case and Customary International Law', in W.E. Butler(编辑), *The Non-Use of Force in International Law*(Martinus Nijhoff Publishers, 1989 年)85-99。
- **Meron**, T., 'The Geneva Conventions as Customary Law', 81 *American Journal of International Law*(1987 年)348-370。
- **Meron**, T., 'The Continuing Role of Custom in the Formation of International Humanitarian Law', 90 *American Journal of International Law*(1996 年)238-249。
- **Meron**, T., 'Revival of Customary Humanitarian Law', 99 *American Journal of International Law*(2005 年)817-834。

- **Meron**, T., ‘Customary Humanitarian Law Today: From the Academy to the Courtroom’, in A. Clapham and P. Gaeta(编辑), *The Oxford Handbook of International Law in Armed Conflict*(Oxford University Press, 2014 年)37-49。
- **Morkyte**, D., ‘International Law as a Legal Basis for Unilateral Humanitarian Intervention’, 24 *Hague Yearbook of International Law*(2011 年)121-152。
- **Pocar**, F. ‘To What Extent Is Protocol I Customary International Law?’, in A.E. Wall( 编辑 ), *Legal and Ethical Lessons of NATO’s Kosovo Campaign*(Naval War College, 2002 年)337-351。
- **Post**, H.H.G., ‘The Role of State Practice in the Formation of Customary International Humanitarian Law’, in I.F. Dekker and H.H.G. Post(编辑), *On the Foundations and Sources of International Law*(T.M.C. Asser Press, 2003 年)129-147。
- **Rijkema**, P.R., ‘Customary International Law in the *Nicaragua Case*’, 20 *Netherlands Yearbook of International Law*(1989 年)91-116。
- **Sheldon**, J.M., ‘Nuclear Weapons and the Laws of War: Does Customary International Law Prohibit the Use of Nuclear Weapons in All Circumstances?’ 20 *Fordham International Law Journal*(1996 年)181-262。
- **Szpak**, A., ‘The Eritrea-Ethiopia Claims Commission and Customary International Humanitarian Law’, 4 *Journal of International Humanitarian Legal Studies*(2013 年)296-314。
- **Villanueva Sainz-Pardo**, P., ‘Is Child Recruitment as a War Crime Part of Customary International Law?’, 12 *International Journal of Human Rights*(2008 年)555-612。
- **Zajadlo**, J., ‘Humanitarian Intervention : Threat to International Order, Moral Imperative, or Customary Norm in *Statu Nascendi?*’, 27 *Polish Yearbook of International Law*(2004/2005 年)33-48。

### 3. 习惯国际刑法

- **Arajärvi**, N., *The Changing Nature of Customary International Law: Methods of Interpreting the Concept of Custom in International Criminal Tribunals*(Routledge, 2014 年)。
- **Arajärvi**, N., ‘The Role of the International Criminal Judge in the Formation of Customary International Law’, 1 *European Journal of Legal Studies*(2007 年)90-120。
- **Bufalini**, A., ‘The Principle of Legality and the Role of Customary International Law in the Interpretation of the ICC Statute’, 14 *Law and Practice of International Courts and Tribunals*(2015 年)233-254。
- **Cryer**, R., ‘Of Custom, Treaties, Scholars and the Gavel: The Influence of the International Criminal Tribunals on the ICRC Customary Law Study’, 11 *Journal of Conflict and Security Law*(2006 年)239-263。
- **Falkowska**, M., ‘La coutume dans les statuts et la jurisprudence des juridictions pénales internationales: vers l’émergence d’une nouvelle définition de la coutume internationale?’, in M. Arcari and L. Balmond(编)

辑 ), *Diversification des acteurs et dynamique normative en droit international*(Editoriale Scientifica, 2013 年)159-194。

- **Frulli**, M., ‘The Contribution of International Criminal Tribunals to the Development of International Law: The Prominence of *opinio juris* and the Moralization of Customary Law’, 14 *Law and Practice of International Courts and Tribunals*(2015 年)80-93。
- **Kirakosyan**, Y., ‘Finding Custom: The ICJ and the International Criminal Courts and Tribunals Compared’, in L. Van den Herik and C. Stahn(编辑), *The Diversification and Fragmentation of International Criminal Law*(Martinus Nijhoff, 2012 年)149-161。
- **Mack**, E.C.W., ‘Does Customary International Law Obligate States to Extradite or Prosecute Individuals Accused of Committing Crimes Against Humanity?’, 24 *Minnesota Journal of International Law*(2015 年)73-100。
- **Massé**, M., ‘Droit pénal international : la coutume internationale dans la jurisprudence de la Chambre criminelle : affaires Kadhafi et Aussarès’, 4 *Revue de science criminelle et de droit pénal comparé*(2003 年)894-901。
- **Mettraux**, G., ‘Identifying Customary International Law and the Role of Judges in the Customary Process’, in *International Crimes and the Ad Hoc Tribunals*(Oxford University Press, 2006 年)13-18。
- **O’Keefe**, R., ‘Customary International Crimes in English Courts’, 72 *British Yearbook of International Law*(2001 年)293-335。
- **O’Keefe**, R., *International Criminal Law*(Cambridge University Press, 2015 年)。
- **Plesch**, D. and **Sattler**, S., ‘New Paradigm of Customary International Criminal Law: The UN War Crimes Commission of 1943-1948 and Its Associated Courts and Tribunals’, 25 *Criminal Law Forum*(2014 年)17-43。
- **Schabas**, W., ‘Customary Law or ‘Judge-Made’ Law: Judicial Creativity at the UN Criminal Tribunals’, in J. Doria et al.(编辑), *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*(Martinus Nijhoff Publishers, 2009 年)77-101。
- **Schlüter**, B., *Developments in Customary International Law: Theory and the Practice of the International Court of Justice and the International Ad Hoc Criminal Tribunals for Rwanda and Yugoslavia*(Martinus Nijhoff, 2010 年)。
- **Singer**, I., ‘Reductio ad absurdum: the Kapo Trial judgements contribution to international criminal law jurisprudence and customary international law’, 24 *Criminal Law Forum*(2013 年)235-258。
- **van den Herik**, L., ‘Using Custom to Reconceptualize Crimes Against Humanity’, in S. Darcy and J. Powderly(编辑), *Judicial Creativity at the International Criminal Tribunals*(Oxford University Press, 2010 年) 80-105。
- **van den Herik**, L., ‘The Decline of Customary International Law as a Source of International Criminal Law’, in C. Bradley(编辑), *Custom’s Future: International Law in a Changing World*(Cambridge University Press, 2016 年)230-252。

#### 4. 关于使用武力的习惯国际法

- **Ambos**, K. and **Timmermann**, A., ‘Terrorism and customary international law’, in B. Saul(编辑)*Research Handbook on International Law and Terrorism*(Edward Elgar, 2014 年)20-38。
- **Banks**, W.C. and Criddle, E.J., ‘Customary Constraints on the Use of Force: Article 51 with an American Accent’, 29 *Leiden Journal of International Law*(2016 年)67-93。
- **Brisibe**, T.C., ‘Customary International Law, Arms Control and the Environment in Outer Space’, 8 *Chinese Journal of International Law*(2009 年)375-393。
- **Cannizzaro**, E. and **Palchetti**, P.(编辑)*Customary International Law and the Use of Force: A Methodological Approach*(Martinus Nijhoff, 2005 年)。
- **Constantinou**, A., *The Right of Self-Defence under Customary International Law and Article 51 of the United Nations Charter*(Bruylant, 2000 年)。
- **Corten**, O., *Le droit contre la guerre*, 第二版(Pedone, 2014 年)9-63。
- **Corten**, O., **Dubuisson**, F., ‘L’hypothèse d’une règle émergente fondant une intervention militaire sur une ‘autorisation implicite’ du Conseil de sécurité’, 104 *Revue générale de droit international public*(2000 年), 873-910。
- **Koplow**, D.A., ‘ASAT-isfaction: Customary International Law and the Regulation of Anti-Satellite Weapons’, 30 *Michigan Journal of International Law*(2009 年)1187-1272。
- **Ruys**, T., ‘Armed Attack’ and Article 51 of the UN Charter: Evolutions in Customary Law and Practice(Cambridge University Press, Cambridge, 2010 年)。
- **Schreiber**, R.E., ‘Ascertaining *Opinio Juris* of States Concerning Norms Involving the Prevention of International Terrorism: A Focus on the U.N. Process’, 16 *Boston University International Law Journal*(1998 年)309-330。
- **Waldock**, C.H.M., ‘The Regulation of the Use of Force by Individual States in International Law’, 81 *Recueil des cours*(1951 年)451-517。
- **Wilmshurst**, E., ‘The Crime of Aggression: Custom, Treaty and Prospects for International Prosecution’, in I. Buffard, J. Crawford, A. Pellet and S. Wittich(编辑), *International Law Between Universalism and Fragmentation: Festschrift in Honour of Gerhard Hafner*(Martinus Nijhoff, 2008 年)603-623。

#### 5. 习惯国际条约法

- **Corten** O., **Klein** P.(编辑), *The Vienna Conventions on the Law of Treaties: A Commentary*(Oxford University Press, 2011 年)。
- **Distefano** G., **Gaggioli** G. and **Hêche** A.(编辑), *La convention de Vienne de 1978 sur la succession d’États en matière de traités*(Bruylant, 2016 年)。
- **Sinclair** I., *The Vienna Convention on the Law of Treaties*, 第二版(Manchester University Press, 1984 年), 1-28。

- **Vierdag**, E.W., ‘The Law Governing Treaty Relations Between Parties to the Vienna Convention on the Law of Treaties and States not Party to the Convention’, 76 *American Journal of International Law*(1982 年)779-801。

#### 6. 关于国家豁免的习惯国际法

- **Bring**, O.E., ‘The Impact of Developing States on International Customary Law Concerning Protection of Foreign Property’, 24 *Scandinavian Studies in Law*(1980 年)97-132。
- **Cuniberti**, G., ‘Droit international coutumier et régime de l’immunité diplomatique’, 2 *Journal du Droit international*(2012 年)668-676。
- **Vylegzhinan**, A. N., **Churilina**, N. A., ‘Международно-правовые основания юрисдикционного иммунитета государств’, 98 *Moscow Journal of International Law*(2015 年), 35-47。

#### 7. 习惯国际法与外交豁免

- **Pedretti**, R., *Immunity of Heads of State and State Officials for International Crimes*(Brill, 2014 年)。
- **Wood**, M., ‘The Immunity of Official Visitors’, 16 *Max Planck Yearbook of United Nations Law*(2012 年)35-98。

#### 8. 关于国际责任的习惯国际法

- **Brugnatelli**, S., ‘Human Rights Judicial and Semi-Judicial Bodies and Customary International Law on State Responsibility’, in N. Boschiero et al(编辑), *International Courts and The Development of International Law: Essays in Honour of Tullio Treves*(Asser Press, 2013 年)475-487。
- **Crawford**, J., *State responsibility: The General Part*(Cambridge University Press, 2013 年)。
- **Verdier**, P.-H., ‘Cooperative States: International Relations, State Responsibility and the Problem of Custom’, 42 *Virginia Journal of International Law*(2002 年)839-867。
- **Wood**, M., “‘Weighing’ the Articles on Responsibility of International Organizations” in M. Ragazzi(编辑), *The Responsibility of International Organizations. Essays in Memory of Sir Ian Brownlie*(2013 年)55-66。

#### 9. 习惯国际海洋法

- **Arrow**, D.W., ‘The Customary Norm Process and the Deep Seabed, Ocean Development and International Law’, 9 *Journal of Marine Affairs*(1981 年)1-59。
- **Bangert**, K., ‘Internal Waters: Customary Rules of the Extension of Internal Waters’, 61 *Nordic Journal of International Law*(1992 年)43-60。
- **Bernhardt**, R., ‘Verfall und Neubildung von Gewohnheitsrecht im Meeresvölkerrecht’, in H.P. Ipsen and K.H. Necker(编辑), *Recht über See. Festschrift für Rolf Städer zum 70. Geburtstag am 22.4.1979*(Springer, 1979 年)155-166。

- **Bernhardt**, R., ‘Custom and Treaty in the Law of the Sea’, 205 *Recueil des Cours*(1987 年)251-330。
- **Charney, J.I.**, ‘The Antarctic System and Customary International Law’, in F. Francioni and T. Scovazzi( 编辑 ), *International Law for Antarctica*(Kluwer Law International, 1996 年)51-101。
- **Chigara, B.**, ‘International Tribunal for the Law of the Sea and Customary International Law’, 22 *Loyola of Los Angeles International and Comparative Law Review*(2000 年)433-452。
- **Hutchinson, D.N.**, ‘The Seaward Limit to Continental Shelf Jurisdiction in Customary International Law’, 56 *British Year Book of International Law*(1985 年)111-188。
- **Jiménez de Aréchaga, E.**, ‘Customary International Law and the Conference on the Law of the Sea’, in J. Makarczyk(编辑), *Essays in International Law in Honour of Judge Manfred Lachs*(Martinus Nijhoff Publishers, 1984 年)575-585。
- **Larson, D.L.**, ‘Conventional, Customary, and Consensual Law in the United Nations Convention on the Law of the Sea’, 25 *Ocean Development and International Law*(1994 年)75-85。
- **Laylin, J.G.**, ‘Emerging Customary Law of the Sea’, 10 *International Lawyer*(1976 年)669-680。
- **Le Floch, G.**, ‘La coutume dans la jurisprudence de la Cour Internationale de Justice en Droit de la Mer’ , 14 [http://www.persee.fr/author/persee\\_177432](http://www.persee.fr/author/persee_177432) Revuejuridique de l'Ouest (2001 年) 535-573。
- **MacRae, L.M.**, ‘Customary International Law and the United Nations’ Law of the Sea Treaty’, 13 *California Western International Law Journal*(1983 年)181-222。
- **Mahmoudi, S.**, ‘Customary International Law and Transit Passage’, 20 *Ocean Development and International Law*(1989 年)157-174。
- **Peschurov, I.S.**, ‘Режим дна Северного Ледовитого океана согласно международному обычному праву’, 95 *Moscow Journal of International Law*(2014 年), 145-170。
- **Roach, J.A.**, ‘Today’s Customary International Law of the Sea’, 45 *Ocean Development and International Law*(2014 年)239-259。
- **Ruiz Fabri, H.**, ‘Règles coutumières générales et droit international fluvial’, 36 *Annuaire français de droit international*(1990 年)818-842。
- **Schwabach, A.**, ‘The United Nations Convention on the Law of Non-navigational Uses of International Watercourses, Customary International Law, and the Interests of Developing Upper Riparians’, 33 *Texas International Law Journal*(1998 年)257-279。
- **Schweisfurth, T.**, ‘The Influence of the Third United Nations Conference on the Law of the Sea on International Customary Law’, 43 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*(1983 年)566-584。
- **Slouka, Z.J.**, *International Custom and the Continental Shelf: A Study in the Dynamics of Customary Rules of International Law*(Springer, 1968 年)。

- **Sohn**, L., ‘The Law of the Sea: Customary International Law Developments’, 34 *American University Law Review*(1985 年)271-280。
- **Talaie**, F., ‘Final Chapter in a Conflict over the Breadth of the Territorial Sea: Recognition of the Twelve Nautical Mile Limit as Declaratory of Customary International Law’, 36 *Indian Journal of International Law*(1996 年)36-63。
- **Treves**, T., ‘Appunti sull’ influenza sull diritto consetudinario della Terza Conferenza delle Nazioni Unite sul diritto del mare’, in *Studi in onore di Giuseppe Sperduti*(Giuffrè 1984 年)333-343。
- **Treves**, T., ‘Notes on Transit Passage through Straits and Customary Law’, in A. Bos, H. Siblesz(编辑), *Realism in Law-Making: Essays in International Law in Honour of Willem Riphagen*(Martinus Nijhoff Publishers, 1986 年)247-259。
- **Treves**, T., ‘Codification du droit international et pratique des Etats dans le droit de la mer’, 223 *Recueil des cours*(1990 年)9-302。
- **Treves**, T. and **Hinrichs**, X., ‘The International Tribunal for the Law of the Sea and Customary International Law’/‘Le Tribunal international du droit de la mer et le droit international coutumier’, in L. Lijnzaad and Council of Europe(编辑), *The Judge and International Custom*(Brill Nijhoff, 2016 年)25-45。

## 10. 习惯国际法与外层空间

- **Danilenko**, G.M., ‘Space Activities and Customary Law of Environmental Protection’, in K.H. Böckstiegel(编辑), *Environmental Aspects of Activities in Outer Space: State of Law and Measures of Protection*(Carl Heymanns Verlag, 1990 年)169-180。
- **Frowein**, J.A., ‘Customary International Law and General Principles Concerning Environmental Protection in Outer Space’, in K.H. Böckstiegel(编辑), *Environmental Aspects of Activities in Outer Space: State of Law and Measures of Protection*(Carl Heymanns Verlag, 1990 年)163-167。
- **Jennings**, R. ’Customary Law and General Principles of Law as Sources of Space Law’, in K.H. Böckstiegel(编辑), *Environmental Aspects of Activities in Outer Space: State of Law and Measures of Protection*(Carl Heymanns Verlag, 1990 年)149-152。
- **Kolosov**, Y.M. and **Yuzbashyan**, M.R., ‘Вклад российской(советской) юриспруденции в становление и развитие международного космического права’, 98 *Moscow Journal of International Law*(2015 年)12-31。
- **Marcoff**, M.G., ‘Sources du droit international de l’espace’, 168 *Recueil des Cours*(1980 年)56-72。
- **Rauschning**, D., ‘Customary International Law and General Principles of International Law Concerning the Protection of Outer Space from Pollution?’, in K.H. Böckstiegel(编辑), *Environmental Aspects of Activities in Outer Space: State of Law and Measures of Protection*(Carl Heymanns Verlag, 1990 年)181-186。

- **Vereshchetin**, V.S. and **Danilenko**, G.M., ‘Custom as a Source of International Law of Outer Space’, 13 *Journal of Space Law*(1985 年)22-35。

## 11. 习惯国际法与环境

- **Bodansky**, D., ‘Customary(and Not So Customary)International Environmental Law’, 3 *Indiana Journal of Global Legal Studies*(1995 年)105-119。
- **Brownlie**, I., ‘A Survey of International Customary Rules of Environmental Protection’ 13 *Natural Resources Journal*(1973 年)179-189。
- **Del Lujan Flores**, M., ‘The Scope of Customary International Law on the Question of Liability and Compensation for Environmental Damage’, in N. Al-Nauimi and R. Meese(编辑), *International Legal Issues Arising Under the United Nations Decade of International Law*(Martinus Nijhoff Publishers, 1995 年)237-272。
- **Dupuy**, P.M., ‘Overview of Existing Customary Legal Regime Regarding International Pollution’, in D.B. Magraw(编辑)*International Law and Pollution*(University of Pennsylvania Press, 1991 年)61-89。
- **Kiss**, A., ‘La contribution de la Conference de Rio de Janeiro au developpement du droit international coutumier’, in N. Al-Nauimi and R. Meese(编辑), *International Legal Issues Arising Under the United Nations Decade of International Law*(Martinus Nijhoff Publishers, 1995 年)1079-1092。
- **McIntyre**, O., ‘The Role of Customary Rules and Principles of International Environmental Law in the Protection of Shared International Freshwater Resources’, 46 *Natural Resources Journal*(2006 年)157-210。

## 12. 习惯国际法与国际投资

- **Al Faruque**, A., ‘Creating Customary International Law through Bilateral Investment Treaties: A Critical Appraisal’, 44 *Indian Journal of International Law*(2004 年)292-318。
- **Alvarez**, J.E., ‘A Bit on Custom’, 42 *Journal of International Law and Politics*(2009 年)17-80。
- **Alvarez-Jiménez**, A., ‘Minimum Standard of Treatment of Aliens, Fair and Equitable Treatment of Foreign Investors, Customary International Law and the Diallo Case before the International Court of Justice’, 9 *Journal of World Investment & Trade*(2008 年)51-70。
- **Alvarez-Jiménez**, A., ‘Foreign Investment Protection and Regulatory Failures as States’ Contribution to the State of Necessity Under Customary International Law: A New Approach Based on the Complexity of Argentina’s 2001 Crisis’, 27 *Journal of International Arbitration*(2010 年)141-177。
- **Audit**, M. and **Forteau**, M., ‘Investment Arbitration without BIT: Toward a Foreign Investment Customary Based Arbitration?’, 29 *Journal of International Arbitration*(2012 年)581-604。

- **Congyan**, C., ‘International Investment Treaties and the Formation, Application and Transformation of Customary International Law Rules’, 7 *Chinese Journal of International Law*(2008 年)659-679。
- **D’Aspremont**, J., ‘International Customary Investment Law: Story of a Paradox’, in T. Gazzini and E. De Brabandere(编辑), *International Investment Law: The Sources of Rights and Obligations*(Martinus Nijhoff Publishers, 2012 年)5-47。
- **Dolzer**, R. and **von Walter**, A., ‘Fair and Equitable Treatment – Lines of Jurisprudence on Customary Law’, in F. Ortino(编辑), *Investment Treaty Law: Current Issues*, 第二卷(BIICL, 2007 年)99-115。
- **Dumberry**, P., ‘Are BITs Representing the “New” Customary International Law in International Investment Law?’, 28 *Pennsylvania State International Law Review*(2010 年)675-702。
- **Dumberry**, P., ‘The Legal Standing of Shareholders before Arbitral Tribunals: Has Any Rule of Customary International Law Crystallised?’, 18 *Michigan State Journal of International Law*(2010 年)353-374。
- **Dumberry**, P., *The Formation and Identification of Rules of Customary International Law in International Investment Law*(Cambridge University Press, 2016 年)。
- **Forteau**, M., ‘La Contribution au Développement du Droit International Général de la Jurisprudence Arbitrale Relative aux Investissements Etrangers’, 4 *Anuário Brasileiro de Direito Internacional*(2009 年)11-39。
- **Gazzini**, T., ‘The Role of Customary International Law in the Field of Foreign Investment’, 8 *Journal of World Investment and Trade*(2008 年)691-715。
- **Kill**, T., ‘Don’t Cross the Streams: Past and Present Overstatement of Customary International Law in Connection with Conventional Fair and Equitable Treatment Obligations’, 106 *Michigan Law Review*(2008 年)853-880。
- **Kishioyian**, B., ‘The Utility of Bilateral Investment Treaties in the Formulation of Customary International Law’, 14 *Northwestern Journal of International Law and Business*(1993 年)327-375。
- **Lee**, L.J., ‘Barcelona Traction in the 21st Century: Revisiting its Customary and Policy Underpinnings 35 Years Later’, 42 *Stanford Journal of International Law*(2006 年)237-289。
- **McLachlan**, C., ‘Investment Treaties and General International Law’, 57 *International and Comparative Law Quarterly*(2008 年)361-401。
- **Milano**, E., ‘The Investment Arbitration between Italy and Cuba: The Application of Customary International Law under Scrutiny’, 11 *Law and Procedure of International Courts and Tribunals*(2012 年)499-524。
- **Orrego Vicuña**, F., ‘Customary International Law in Action: From the International Minimum Standard to Fair and Equitable Treatment’ in H.P. Hestermeyer et al(编辑), *Coexistence, Cooperation and Solidarity: Liber Amicorum Rüdiger Wolfrum*(Brill, 2012 年)181-197。

- **Porterfield**, M.C., ‘State Practice and the(Purported)Obligation under Customary International Law to Provide Compensation for Regulatory Expropriations’, 37 *North Carolina Journal of International Law and Commercial Regulation*(2011 年)159-197。
- **Reisman**, W.M., ‘Canute Confronts the Tide: States versus Tribunals and the Evolution of the Minimum Standard in Customary International Law’, 30 *ICSID Review*(2015 年)616-634。
- **Viñuales**, J.E., ‘Customary law in investment regulation’, 23 *Italian Yearbook of International Law*(2013 年)23-48。

#### 13. 习惯国际法与国际金融

- **Bohoslavsky**, J.P., **Li**, Y. and **Sudreau**, M., ‘Emerging Customary International Law in Sovereign Debt Governance?’ , 9 *Capital Markets Law Journal*(2013 年)55-72。
- **Dodge**, W.S., ‘Corporate liability under customary international law’ , 43 *Georgetown Journal of International Law*(2012 年)1045-1051。
- **Lim**, C.L., ‘The Strange Vitality of Custom in the International Protection of Contracts, Property, and Commerce’ , in C. Bradley(编辑), *Custom’s Future: International Law in a Changing World*(Cambridge University Press, 2016 年)205-229。
- **Thomas**, S., ‘Customary International Law and State Taxation of Corporate Income: The Case for the Separate Accounting Method’ , 14 *Berkley Journal of International Law*(1996 年)99-136。
- **Waibel**, M., ‘Out of Thin Air?: Tracing the Origins of the UNCTAD Principles in Customary International Law’ , in C. Esposito et al(编辑), *Sovereign Financing and International Law: The UNCTAD Principles on Responsible Sovereign Lending and Borrowing*(Oxford University Press, 2013 年)87-112。
- **Zamora**, S., ‘Is There Customary International Economic Law?’ , 32 *German Yearbook of International Law*(1989 年), 9-42。

#### 14. 习惯国际贸易法

- **Cook**, G., *A Digest of WTO Jurisprudence on Public International Law Concepts and Principles*(Cambridge University Press, 2015 年)237-241。
- **Zin**, S.M. and **Kazi**, A.U.S. ‘The Role of Customary International Law in the World Trade Organisation(WTO)Disputes Settlement Mechanism’ , 2 *International Journal of Public Law and Policy*(2012 年)229-262。