Welcome
To the Newsletter!

Dear colleagues,

The last academic year again has proven very fruitful and successful in terms of research, teaching and event organizations: Grotius Centre received two new grants for two exciting collaborative research projects: H20LAW and COLAB for 4 years; two projects were also recently awarded the KIEM grant, including Carsten Stahn's project on Changing Approaches Towards Restitution and Return of Colonial Heritage: Tracing Experiences and Identifying Shared Decolonial Practices and the project on Protecting against disasters: interdisciplinary perspectives on the notion of protection, in which Daniëlla Dam participated; Carsten Stahn was ranked number 4 in the Best Scientists ranking for the Netherlands in 2023; Anna-Alexandra Marhold was invited to serve as member on the Peace and Security Committee of the Dutch Advisory Council on Foreign Affairs, and Misha Plagis received the prize from ISA for the Best Paper in the Human Rights Section.

With the resumption of teaching in person, the Grotius Centre resumed the students study trip to Geneva and Paris. In the summer of 2023, Grotius Centre hosted several summer programmes to connect with students, scholars, and practitioners from all around the world. This year again, the Grotius Centre has successfully hosted the ICC Moot Court Competition and the Telders International Law Moot Court Competition, in which the latter was also won by the team of Leiden University, coached by Grotius colleague Annick Vossebelt. Furthermore, our colleagues from the Grotius Centre continued to organise and attend conferences and lectures to instigate debates on many contemporary issues of international law. At the same time, Grotius staff members were also active abroad: In June, Jason Rudall co-chaired a panel on the occasion of the 150th Anniversary Conference of the International Law Association in Paris. The Grotius Centre was present with a large delegation at the Annual Conference of the European Society of International Law (ESIL) in Aix-en-Provence in France. Brian McGarry and Carsten Stahn participated in panel discussions, whereas Anna-Alexandra Marhold and Cecily Rose successfully hosted panel discussions of two interest groups of the ESIL. More recently, the Grotius Centre organised the launch of Daniëlla Dams new research handbook on International Law and Environmental Peacebuilding. There is just a snapshot of the research activities of the Grotius Centre. The other activities can be found in this newsletter.

This year, Daniëlla Dam was appointed as Professor of International Sustainable Development Law, and we congratulate her on this appointment. At the same time, the Grotius Centre also hosted a special Symposium in honour of Emeritus Professor Horst Fischer, who held a chair in international humanitarian law for over two decades. In September 2023, two new colleagues joined the Centre: Joni van Laeken, who joined us as PhD candidate, and Alan Gül, who started in September as research and teaching associate. We wish you a great start to the new academic year!

The Grotius Centre Management Board

Grotius Centre Director, Professor Eric de Brabandere
Co-Director for Teaching, Professor Daniëlla Dam-de Jong
Exploring the Frontiers of International Law Programme Coordinator, Professor Carsten Stahn
Co-Director for Teaching + PhD Track Director, Associate Professor Joe Powderly
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In 2023, the Grotius Centre continued to cooperate with several partners in holding events to instigate the debate addressing contemporary issues of international law, including the war in Ukraine, environmental peacebuilding, victims rights, and the accountability for the use of chemical weapons. On 24 May 2023, the Grotius Centre also held a symposium in honour of Professor Dr. Horst Fischer, who has now retired from active teaching duties after devotedly served as a professor for two decades.

Advocates, Critics or Partners? The Shifting Relationships between Civil Society and International Criminal Mechanisms

On 26 January 2023, Grotius Centre hosted an event, in collaboration with Doughty Street Chambers, on how the Prosecutor’s approach toward civil society is shifting, and what impact this might have on the Prosecution’s work, on fair trials and meaningful engagement with victims.

In May 2022, the ICC Prosecutor launched an initiative to strengthen the relationship between the Office of the Prosecutor and civil society organisations, now considered as “critical partners in our common goal to achieve accountability for international crime”. Since the establishment of the ICTY and ICTR, the role of civil society in documenting crimes, collecting information, and engaging with the international criminal courts and tribunals has increased exponentially, along with their ownership of and investment in the resulting international criminal trials. The roles played by civil society have also changed and expanded over time, and relationships with the courts and their various organs have also shifted. At the ICC, reliance on local civil society actors as ‘intermediaries’, including to implement core functions of the Court’s work such as outreach to victims, has long been a source of debate. This event aims at practitioners and academics in the fields of International Law and International Criminal Law, civil society representatives and those with an interest in these areas and the work of the Prosecutor.

At the event, Joe Powderly from the Grotius Centre delivered his opening remarks. The discussion panel consisted of Ms. Kate Gibson (Associate Tenant, Doughty Street Chambers
and Defence Counsel before the international courts), Ms. Megan Hirst (Barrister, Doughty Street Chambers and Victims’ Counsel before the international courts), Mr. Wayne Jordash KC (Associate Tenant, Doughty Street Chambers and Managing Partner, Global Rights Compliance Law Firm and Foundation), and Ms. Amal Nassar (Independent consultant, former civil society representative). The discussion was moderated by Professor Kevin Jon Heller (Professor of International Law and Security at the University of Copenhagen, Professor of Law at the Australian National University, and Academic Expert, Doughty Street Chambers).

**Chemical Weapons Use and Legal Pathways to Accountability**

On 6 March 2023, the Grotius Centre, in collaboration with the Permanent Representation of the United States of America to the Organisation for the Prohibition of Chemical Weapons (OPCW) and the International Partnership Against Impunity for the Use of Chemical Weapons, organized a seminar on Chemical Weapons Use and Legal Pathways to Accountability at the Wijnhaven Campus.

Followed by a welcoming remark delivered by Mr. H. E. Fernando Arias (Director General of the OPCW), a panel of three distinguished speakers, consisting of Mr. Grant Dawson (Former Principal Legal Office/Acting Legal Adviser of the OPCW), H. E. Santiago Oñate (Director, Investigation and Identification Team of the OPCW), and the Honorable Judge Gocha Lordkipanidze (Appeals Chambers of the ICC) discussed the following topics:

- Re-Emergence of the Use of Chemical Weapons and Legal Accountability
- The Use of Chemical Weapons as a Crime in International Law
  - A Case Study of the OPCW’s Investigation and Identification Team (IIT)
  - Pathways to Accountability

The discussion was followed by a wonderful closing remark, delivered by the Honorable Dr. Beth van Schaack (U.S. Ambassador-at-Large for Global Criminal Justice).

**The Conflict in Ukraine: One Year On**

On 17 March 2023, the Kalshoven-Gieskes Forum on International Humanitarian Law at the Grotius Centre and the editorial board of the Military Law Review (Militair Rechtelijk Tijdschrift, MRT), in cooperation with the War Studies Research Centre of the Netherlands Defence Academy and the International Humanitarian and Criminal Law Platform (IHCL), co-organized a symposium on legal aspects of the conflict in Ukraine. The symposium also marked the launch of a special edition of the MRT, and an opportunity to reflect on the law applicable to the conflict one year after the Russian invasion of Ukraine. To accommodate the sheer amount of interested students, the symposium was held at the Spanish Steps at the entrance of the Wijnhaven Campus.

Several members of the Grotius Centre were invited to speak at this symposium. Associate Professor dr. Robert Heinsch delivered the opening remark, which steered the discussions on several important topics. Professor Niels Blokker discussed whether a tribunal for aggression against Ukraine would be a moral-legal imperative or a ‘science fiction’. This was followed by a presentation by Associate Professor Cecily Rose, on the ongoing Genocide Case before the ICJ: Ukraine v. Russia. This symposium was also participated by other distinguished speakers who presented on several other important topics: Dr. Martin Fink (Associate Professor at the Netherlands Defence Academy) gave a helpful introduction to the ongoing Russian invasion of Ukraine since February 2022. This was followed by a discussion on the Law of Neutrality in the War of Ukraine by Dr. Hans Bodden Hosang (Netherlands Defence Academy). Professor Marten Zwanenburg (University of Amsterdam and Netherlands Defence Academy) also presented on the Ukraine Conflict and the Law of Occupation. Brigadier General Jan Peter Spijk (Editor-in-Chief of the Military Law Review) delivered the closing remark. Interestingly, the Office of the Prosecutor of the ICC announced the issuing of arrest warrants against Russian President Vladimir Putin and Maria Alekseyevna Lvova-Belova at the same time during the panel discussion.

**What Contribution can Scholarship make to the Development of International Criminal Law?**

On 22 March 2022, the Grotius Centre, partnered with the Institute of Criminal Law and Justice of Georg-August-Universität Göttingen, and academic publisher C.H. Beck International, hosted a symposium on ‘What Contribution Can Scholarship Make to the Development of International Criminal Law? Perspectives from academia and practice on the occasion of the 4th edition of the Commentary on the Rome Statute of the International Criminal Court.’ The event was further supported by the embassies of Germany, Poland, and Mexico in the Hague.
The event also functioned as a book launch of the 4th edition of the commentary on the Rome Statute of the International Criminal Court, founded by the late Professor dr. Otto Triffterer shortly after the Rome Conference in 1998. The purpose of this event was to hear from practitioners and colleagues what contribution, if any, the commentary makes to their daily work and how it could be (further) improved. Followed by the introductory remarks delivered by Judge Professor Kai Ambos (Chair for Criminal Law, Universität Göttingen, Judge at the Kosovo Specialist Chambers), Professor Carsten Stahn (Grotius Centre), and Mr. Thomas Klich (C.H.Bec International), the discussion was divided into two panels.

The first panel focused on ‘What role/contribution of academia, the Commentary as an example’. The panelists were practitioners at the ICC, including the Honorable Judge Hofmanski (President of the ICC), Mr. Mame Mandiaye Niang (Deputy Prosecutor of the ICC), and Ms. Kate Gibson (President ADC-ICT). The first panel was moderated by Judge Professor dr. Kai Ambos; the second panel focused on ‘Selected topics treated in the Commentary and the impact on practice’. Judge Socorro Flores Liera (ICC) delivered her comments on the topic of the Crime of aggression. It was followed by comments on the law of immunity, delivered by Judge Mindua (ICC). Judge Ekaterina Trendafilova (President of the KSC) provided comments on the law of evidence, including the means, production, admissibility, and new developments. The second panel ended with a comment on a special topic relating to the decentralised prosecution in the case of Ukraine, delivered by Mr. Yuriy Belousov (Head of the War Crimes Unit Prosecutor General in Ukraine). The second panel was moderated by Professor Carsten Stahn from the Grotius Centre.

Symposium in Honour of Professor Dr. Horst Fischer

On 24 May 2023, the Grotius Centre, together with its Kalshoven-Gieskes Forum on International Humanitarian Law, hosted a special Symposium on current and future issues of International Humanitarian Law (IHL) in honour of their Emeritus Professor Dr. Horst Fischer, who taught IHL at Leiden Law School since 1997 but has now retired from his active teaching duties. Throughout his career, Professor Horst Fischer has always been a progressive scholar and teacher, who did not shy away from taking an active role in public debate and the advancement and actual application of IHL on the ground, while always having the interests of his students at heart.

Professor Carsten Stahn opened the public event with a speech about Professor Fischer, honouring his many academic and professional accomplishments, after which twelve of Professor Fischer’s former students, colleagues and friends provided short interventions offering deep insights into contemporary questions and challenges of International Humanitarian Law. The symposium highlighted the impact that Professor Fischer had on the lives of countless students and colleagues and their careers, and in this spirit also addressed the role of young IHL professionals in disseminating, practicing, and ensuring respect for IHL. After the closing remarks by Associate Professor Robert Heinsch and Professor Fischer, the audience enjoyed a reception at the Leiden University Campus Wijnhaven. Many thanks to all contributors and attendants for the in-depth discussions, and to Professor Horst Fischer for his devotion to the the field of International Humanitarian Law, to the Grotius Centre, and to his students!

The role of the UN in the conflict in Ukraine

On 7 June 2023, the Grotius Centre together with the Royal Netherlands Society of International Law hosted a seminar, discussing the role of the UN in the conflict in Ukraine. Dr. Alanna O’Malley, Associate Professor at the Leiden University Institute for History, and Professor Niels Blokker spoke on this topic. Both speakers recognized that, although the UN provides refugee protection and humanitarian aid in Ukraine and is actively involved in the Black Sea Grain Initiative, its role in the domain of peace and security is limited: examples include speeches by the UN Secretary-General and the February 2023 General Assembly (GA) resolution demanding that the Russian Federation withdraw its troops from Ukrainian territory, in line with the UN Charter. The impossibility of the Security Council to act in this conflict has, again, raised the question as to what role the GA and other UN organs can still play. The two speakers discussed whether various initiatives of ‘bypassing the UN Charter in the spirit of the Charter itself, such as the GA’s emergency special session and the adoption of GA Res. 76/262 (‘Standing mandate for a GA debate when a veto is cast in the Security Council’). Professor Blokker also explored whether the Russian aggression against Ukraine and the use of its veto in the Security Council could bring new stimuli to the long-standing negotiations about Security Council Reform.

Use of Chemical Weapons – from Attribution to Accountability

On 15 June 2023, the Grotius Centre, together with the German Permanent Representation to the OPCW and the German Embassy
organized a high-level panel discussion on practical and legal issues regarding the prosecution of violations of the Chemical Weapons Convention (CWC). While the CWC does have instruments to confirm the use of chemical weapons (CW) and to identify those responsible, it does not provide for a mechanism to hold perpetrators of CW use accountable. The panel discussed options for accountability, looking at both previous experiences and the confirmed use of CW.

Followed by a welcome remarks of Mr. H.E. Amb. Thomas Schieb, Permanent Representative of Germany to the OPCW, a panel of highly distinguished speakers, consisting of Ms. H.E. Fatou Bensouda (former ICC Prosecutor and Gambian High Commissioner to the United Kingdom), Dr. Olufemi Elias (Former Legal Adviser at the OPCW and Registrar at the IRMCT), Mr. Christian Ritscher (Special Adviser and Head of the Investigative Team, UNITAD) and Ms. Michelle Jarvis (Deputy Head of the International, Impartial and Independent Mechanism, IIIM) discussed the following topics: Is individual prosecution at the international level possible? By an ad-hoc or hybrid tribunal? Or rather at the national level, applying the principle of universal jurisdiction? What lessons can we learn from investigations and prosecutions in comparable cases? What are the practical implications for the cooperation between the different international stakeholders and instruments, including the International, Impartial and Independent Mechanism (IIIM), UNITAD, international courts and national jurisdictions? What are the prospects of investigating and prosecuting CW use by non-state actors, such as Daesh/ISIL? The panel was moderated by Professor Carsten Stahn.

The event was co-sponsored by the Embassies of Costa Rica, Cyprus, Japan, Mexico, Poland, and the Presidency of the International Partnership against Impunity for the Use of Chemical Weapons and the Foreign Ministry of the Netherlands.

Victims’ Rights at A Crossroads

On 20 June 2023, the Grotius Centre together with REDRESS co-hosted an interactive discussion and reception to reflect on the rights of victims of international crimes, including the many obstacles that impede their realisation.

This event also marked REDRESS’ 30th Anniversary. Over the last three decades, REDRESS has played a significant role in ensuring the rights of victims of international crimes, including during the adoption of the Rome Statute of the ICC, which affirmed groundbreaking rights for victims, including their right to receive reparations, to participate in proceedings and to be legally represented.

At the event, a panel of multidisciplinary experts with expertise and lived experience on the rights of victims of international crimes in legal proceedings, reflected, among other questions, on the main achievements when it comes to victims’ rights in the last 30 years and the reasons why those achievements and the current legal framework are insufficient to deliver victims’ rights in practice. The speakers included Mr. Mohammed Hassan, (Founder and Executive Director of the Darfur Network for Human Rights), Professor Helen Duffy (Grotius Centre), Ms. Fiona McKay (Legal Consultant, former Chief of the ICC Victims Participation and Reparations Section, and REDRESS’ Board member), Mr. Habib Nassar (Director of Policy and Research at Impunity Watch), and Ms. Deborah Ruiz Verduzco (Executive Director of the Trust Fund for Victims).

The discussion was moderated by renowned activist and former Dutch development minister Lilianne Ploumen, a REDRESS’ Patron.

During the event, REDRESS also launched its new Advisory Panel, chaired by Leiden Professor Helen Duffy, which brings together academic experts and practitioners who contribute to REDRESS’ work. With this event, REDRESS sought to honour the plight of victims by learning from the past, discuss new strategic directions, and renew the commitment to those affected by torture and other international crimes.

Annual Meeting of German-speaking international criminal lawyers

From 12 to 13 May 2023, Grotius Centre hosted the annual meeting of German-speaking international criminal lawyers, with voices from academia and practice. The panel discussed new investigative strategies by the ICC, the issues relating to digitally derived evidence, the possibility of an aggression tribunal for the Russian invasion of Ukraine, universal jurisdiction, and the dilemmas of punishment in international criminal law.

Book launch: Research Handbook on International Law and Environmental Peacebuilding

On 20 September 2023, the Grotius Centre and Lund University together organized the launch of the Research Handbook on International Law and Environmental Peacebuilding, edited by Professor Daniëlla Dam-de Jong (Grotius Centre) and Senior Lecturer Britta Sjöstedt (Lund University). The event consisted of key notes by Ms. H.E. Amb. Carolina Olarte Bácares (Ambassador of Colombia to the Kingdom of the Netherlands) and Mr. Carl Bruch (President of the Environmental Peacebuilding Association). The event was moderated by Professor Carsten Stahn from the Grotius Centre.
In 2022, our colleagues remained active in presenting their research in various capacities. Below are some of the highlights of the achievements of our Grotius colleagues in 2023:

Daniëlla Dam-de Jong appointed as Professor of International Sustainable Development Law

Starting 1 February 2023, Daniëlla Dam-de Jong has been appointed as professor to the new Chair of International Sustainable Development Law. In her new position, Daniëlla will focus on developing international sustainable development law as a distinct field of international law. She will pay specific attention to how this field of international law can contribute to addressing tensions between economic, social, and environmental concerns, such as reflected in the United Nations’ Sustainable Development Goals (the SDGs). She will also study new and existing forms of transnational governance as advocated for by SDG 17 on the Global Partnership for Sustainable Development. Daniëlla will further explore synergies with sustainable development research carried out in other departments at Leiden Law School and other faculties of Leiden University. Currently, Daniëlla is also a member of the Dutch Advisory Committee on Public International Law (CAVV), Deputy Chair of the IUCN WCEL Specialist Group on Environmental Security and Conflict Law, and one of the Editors-in-Chief of the Netherlands Yearbook of International Law.

On 23-24 March 2023, Daniëlla participated in a trilateral workshop at Harvard Law School, organized by the Harvard Law School Program on International Law and Armed Conflict (HLS PILAC), the International Committee of the Red Cross (ICRC) Regional Delegation for the United States and Canada and the Lieber Institute for Law & Warfare of the U.S. Military Academy at West Point. The workshop addressed a variety of themes related to legal roles and responsibilities concerning large-scale combat operations (LSCOs). Themes included conflict classification, neutrality and belligerency, the conduct of hostilities, deprivation of liberty, humanitarian services, protection of the environment and the end of armed conflict. Daniëlla presented a statement on the responsibilities of LSCOs regarding the protection of the environment, which was published after the workshop as a blog post for Articles of War.

On 21-22 June 2023, Daniëlla Dam-de Jong co-organised a workshop on corporate due diligence and liability for natural resourc-
Professor Carsten Stahn has ranked #340 in the world ranking and #4 in the Netherlands. The ranking is based on the D-index (Discipline H-index) metric, which only includes papers and citation values for an examined discipline. The ranking includes only leading scientists with a D-index of at least 20 for academic publications made in the area of Law.

Two new grants for two exciting collaborative research projects!

Several Grotius Centre researchers have received a starter grant for two new research projects. Hilde Woker and Jason Rudall have received funding for their project 'H2OLAW – Law-Science Interfaces within the Law of the Sea and Fresh Water Law', and Misha Plagis and Daniel Peat have received funding for their project 'COLAB – Compliance and Behavioural Approaches to International Law'. Each project team has received €240,000 for these 4-year projects.

H2OLAW is a collaborative research project involving both the law of the sea and freshwater law, which are both characterised by important law-science interfaces. For example, scientific information is critical to determining thresholds of environmental harm and managing the equitable division of resources. Legal frameworks must respond to new scientific and technological developments in order to remain just and relevant. In practice, however, the encounter between these two fields presents many challenges given the apparently incommensurable characteristics of law and science. Although both the law of the sea and freshwater law regulate the use and protection of water bodies, and whose law-science interfaces have regularly faced analogous challenges, they are rarely analysed or researched together. H2OLAW aims to explore the synergies, common and intersecting environmental challenges at the law-science interface of these two fields. Examples of cross-cutting issues are pollution, climate change, and the protection of biodiversity.

The purpose of this project is not to research law-science interfaces in these two fields discretely, as has traditionally been the case, but rather to approach the research questions from the point of view of a legal framework applicable to water, be that salt or fresh water, recognising in turn the conceptually, environmentally and biologically integrated nature of these resources.

COLAB focuses on compliance with international law. Drawing on the behavioural turn in international law, COLAB aims to engage the psychological processes as a way of explaining actors’ behaviour and evaluating the potential of norms and institutions. The project utilises socio-legal methodologies and centres the role of actors and the psychology behind their decisions in order to better understand the dynamics of compliance. The project harnesses new methods for measuring compliance, including the use of surveys, experiments, and actor-based modelling. COLAB will also go beyond the more commonly studied institutions and subfields, such as the European human rights system, investor-state dispute settlement, and UN treaty bodies, and explore the work of lesser discussed institutions, such as the African Court on Human and Peoples’ Rights, the Financial Action Task Force (FATF), and the Basel Committee on Banking Supervision (BCBS), to further advance the broader discussion.

The funding received for these projects will be used to create more research time for the researchers involved, will open up (temporary) research positions to contribute to the projects, and will allow for international and interdisciplinary collaboration with researchers from other universities.

Professor Carsten Stahn in Best Scientists ranking for 2023

Research.com, a leading academic platform for researchers, has just released the 2023 Edition of Ranking of Best Scientists in the field of Law. Professor Carsten Stahn has ranked #340 in the world ranking and #4 in
Anna-Alexander Marhold served on the Peace and Security Committee of the Dutch Advisory Council on Foreign Affairs and has been active abroad.

This year, the Dutch Minister of Foreign Affairs and the Minister of Defence appointed Anna Marhold to serve on the Peace and Security Committee of the Dutch Advisory Council on Foreign Affairs (Adviesraad Internationale Vraagstukken, Commissie Vrede en Veiligheid) in June. The Council is an independent body that advises the Dutch government and parliament on foreign policy. The AIV produces advisory reports about international affairs both on its own initiative and on request. Its main areas of expertise are European cooperation, human rights, development cooperation and security policy. Currently, the Committee is working on advisory reports regarding Ukraine and hybrid threats.

At the same time, Anna Marhold has presented her research on several academic occasions. On 20 February, Anna presented in a seminar organized by Utrecht University School of Law, on First Thoughts on the EU Foreign Subsidies Regulation, her talk was titled ‘the FSR from an International Trade Law Perspective’. On 25 April, Anna as the co-convenor of the ESIL Interest Group on International Economic Law co-organized an online side event to the ESIL Research Forum in Tartu, ‘Regional Developments of International Economic Law in the Eurasian Region in Times of Geoeconomic Fragmentation’. On June 2nd, Anna participated as a discussant in the Europa Institute farewell event of Professor Marco Bronckers, ‘Five future challenges facing the EU and the WTO in the next 50 years’, where she discussed three possible scenarios for the future of the multilateral trading system. On 15 June, Anna Marhold was invited to deliver a keynote speech at the LLM annual event of the Turin School of Development (UN ILO Campus Turin (IT-CILO)) titled, ‘Trade Law Developments in the Energy Sector since the Russian Invasion of Ukraine’. Anna also had a book talk with the department and the students prior to the keynote speech. On 14 July, Anna Marhold delivered a guest lecture to diplomats from the MENA Region on the changing energy landscape and international trade rules in the framework of Dutch Economic Diplomacy of the Clingendael Institute for International Affairs.

From 20-28 June, Anna Marhold taught Global Energy Law & Policy at Vermont Law School, a comparative course to expose US students to international and European Energy Law. From 3-13 July, Anna together with Professor Rachel Brewster taught Current Challenges in International Trade Law as part of the Duke-Leiden Summer Institute in Global and Transnational Law. Also, from 24-28 July, Anna taught a course on International Energy Law and Governance at the 2023 Summer Academy of the World Trade Institute (WTI) at the University of Bern in Switzerland.

Brian McGarry represented the Small Island States in the groundbreaking case on oceans and climate change

Dr Brian McGarry recently addressed the International Tribunal for the Law of the Sea in the world’s first advisory proceedings concerning climate change. His advocacy for the Commission of Small Island States on Climate Change and International Law (COSIS) drew directly from his scholarship and classroom teaching at Leiden.

In December 2022, Brian McGarry and Ms Francis Chávez Aco - a Peruvian diplomat who was completing her master’s thesis under Dr McGarry’s supervision - published an analysis of the Tribunal’s competence to address questions concerning climate change, which appeared in the blog of the European Journal of International Law. On the strength of this analysis and his prior experience, COSIS invited Brian to counsel the organisation on such questions during the preparation of its written statement to the Tribunal. During this period, Brian directly involved students in a unique blend of teaching and legal practice.

Thirty-four States Parties to the Convention chose to participate in these advisory proceedings, along with nine intergovernmental organisations and many non-governmental organisations. In light of challenges raised by some States to the Tribunal’s competence in matters of climate change, COSIS asked Brian to appear before the Tribunal to address these threshold questions during the oral arguments that began this week. As a member of the first delegation to speak in the first advisory proceedings relating to climate change, Dr McGarry thus established the core argument on the jurisdiction of international courts in matters of climate change - a line of reasoning which States and international organisations will now reinforce or challenge.

Some of Brian’s recent LL.M. students at Leiden travelled to Hamburg to attend these hearings in their capacity as climate activists. In the words of Jule Schnakenberg and Mert Kumru, ‘for us young and aspiring lawyers, we are privileged with the presence of such excellent role models both in the classroom and in the courtroom.’ Referring to their work
in support of upcoming and complementary proceedings at the International Court of Justice (ICJ), they noted that ‘the team of World’s Youth for Climate Justice is looking forward to the outcome of these proceedings in anticipation of the ICJ advisory opinion on climate change and human rights’. The Tribunal is currently expected to deliver its advisory opinion in early 2024.

Misha Plagis’ paper won the International Studies Association’s Human Rights Section Best Paper in 2022-2023

Misha Plagis wrote a paper together with Dr Nicole De Silva (Concordia University) entitled ‘NGOs, international courts, and state backlash against human rights accountability: Evidence from NGO mobilization against Tanzania at the African Court on Human and Peoples’ Rights’. This paper was awarded by the International Studies Association the Best Human Rights Paper from 2022 to 2023. The list of all the award recipients is available here.

When nongovernmental organizations (NGOs) encounter state resistance to human rights accountability, how do NGOs use international courts for their human rights advocacy strategies? Considering the overlapping phenomena of shrinking civic space within authoritarian, hybrid, and democratically backsliding regimes, and state backlash against international courts, NGOs navigate two potential levels of state backlash against human rights accountability. Building on the interdisciplinary scholarship on legal mobilization, we develop an integrated framework for explaining how states’ two-level (domestic and international) backlash tactics can both promote and deter NGOs’ strategic litigation at international human rights courts (IHRCs). States’ backlash tactics can influence NGOs’ opportunities, capacities, and goals for their human rights advocacy, and thus affect whether and how they pursue strategic litigation at IHRCs. Misha’s co-authored paper elucidates the value of this framework through case studies of NGOs’ litigation against Tanzania at the African Court on Human and Peoples’ Rights, an understudied IHRC. Drawing on an original data set, interviews, and documentation, it process-traces how Tanzania’s various backlash tactics influenced whether and how NGOs litigated at the Court. The framework and analysis proposed by the paper show how state backlash against human rights accountability affects NGOs’ mobilization at IHRCs and, relatedly, IHRCs’ opportunities for influence.

Jason Rudall co-chaired a panel on the 150th-anniversary conference of the International Law Association in Paris

Jason Rudall co-chaired a panel on ‘Cooperation in International Law’ for the 150th anniversary conference of the International Law Association (ILA) held at the Cité Internationale Universitaire de Paris between 18-20 June 2023.

The panel concluded that, although multilateralism shows signs of fragility, international cooperation remains essential in many areas, such as international peace and security, international economic relations, cyber activities and the protection of the oceans, among others. To respond to these challenges, new forms of cooperation are emerging and there are attempts to foster more inclusive approaches, bringing together actors with varied political and legal profiles at the global, regional and local levels. As a follow-up to this initiative, each panelist will submit a recommendation on cooperation in international law for the future before the ILA 150 closing event in December 2023. Those who were part of the panel included Laurence Boisson de Chazournes (co-chair), Hannah Birkenkötter, Paulo Borba Casella, Pascal Lamy, Natalie Morris-Sharma, and Alejandro Rodiles Bretón.

Cecily Rose published a symposium on public interest litigation at the ICJ

In July 2023, a symposium edited by Cecily Rose was published in the Law & Practice of International Courts and Tribunals, Volume 22, Issue 2. This symposium, titled ‘Public Interest Litigation at the International Court of Justice’ emerged out of an ESIL Interest Group meeting in Stockholm in 2021 and contains the following pieces:

- Cecily Rose, Introduction
- Jane A. Hofbauer, Not Just a Participation Trophy? Advancing Public Interests through Advisory Opinions at the International Court of Justice
- Brian McGarry, Obligations Erga Omnes (Partes) and the Participation of Third States in Inter-State Litigation
- Nataša Nedeski, Tom Sparks and Gleider Hernández, The World is Burning, Urgently and Irreparably – A Please for Interim Protection against Climatic Change at the ICJ.

The symposium can be freely accessed through the Leiden University library here.
Important decision in the Abu Zubaydah case brought by Professor Helen Duffy

An important international human rights decision was handed down on 28 April 2023 in a case brought by Leiden Professor Helen Duffy on behalf of Guantanamo detainee and torture victim Abu Zubaydah v. the United States, Thailand, Poland, Morocco, Lithuania, Afghanistan and the United Kingdom. The decision of the UN Working Group on Arbitrary Detention was covered in several media outlets including the Guardian, Forever Wars, the New York Times and Trouw here and here.

The UN Working Group on Arbitrary Detention decision is unprecedented in several ways. It contains powerful findings on the unlawfulness of Guantanamo, the lack of justification for ‘law of war’ detention in this context, and the ongoing nature of the unlawful detention and torture of applicant Abu Zubaydah. The UNWG found the applicant was tortured at CIA black sites and unlawful detention sites around the world, with the support of multiple states, and the complicity of the UK that sent questions to be put to him during his torture. In 2006 he was transferred to Guantanamo where he remains in effective incommunicado detention, without charge or trial, leading to him having been labelled the “forever prisoner”. The UN working group found the US as well as 6 other states ‘jointly’ responsible for the violations of his rights.

Letizia presented her research in Amsterdam, Strasbourg, and on a Podcast!

On 9 September 2022, Letizia Lo Giacco presented her work “The “Natural” Place of Public Interests in Public International Law’ at the 2-day workshop organized by the University of Amsterdam and the Geneva Graduate Institute (IHEID) in Amsterdam. The workshop gathered participants from all over the world, including Jaye Ellis (McGill), Anna Spain Bradley (Harvard), Moshe Hirsch (Hebrew University), Claire Cutler (University of Victoria), Ntina Tzouvala (Australian National University) and many others. A fantastic opportunity to discuss the ‘natural’ and the ‘natulised’ in international law!

In the framework of the 52th Summer School of the René Cassin Foundation–International Institute for Human Rights, Letizia Lo Giacco was invited as a guest lecturer on International Criminal Law Jurisdictions. An international crowd of students and practitioners made the experience unique. It was also an opportunity to reunite with old friends and colleagues, including François Roux (former Defense Counsel at the Special Tribunal for Lebanon) and Bill Schabas. Strasbourg in July was magnificent, as it was also the organization of the Summer School, which didn’t leave anything to be desired!

On 22 October 2022, Letizia Lo Giacco’s monograph Judicial Decisions in International Law Argumentation – Between Entrapment and Creativity (Hart, 2022) was published (see the book showcase section of this Newsletter). Letizia was further invited to discuss her book for the Just Theory Podcast, a NYU-Newcas-

tle-led initiative promoting the work of female scholars around the globe. The recording of this interview will be made available on Twitter, Youtube and Spotify by October 2023 to mark the anniversary of the publication.

Leiden Hub on the Theory and History of International Law co-organized two guest talks with the Grotius Dialogues

On 19 October 2022, the Leiden Hub on the Theory and History of International Law (in collaboration with the Grotius Dialogues platform) hosted Prof Maksymilian Del Mar (Queen Mary University London) for his on-line talk entitled ‘History-Making, Memory-Making, Law-Making: Resources for Thinking the Historiography of Legal Reasoning’.

On 5 June 2022, the Leiden Hub on the Theory and History of International Law (in collaboration with the Grotius Dialogues platform) hosted Prof MJ Durkee's talk on 'The Pledging World Order’. Prof Durkee is the director of the Dean Rusk International Law Centre of Georgia Law School, a member of the Board of Editors of the American Journal of International Law (AJIL) and a supervising
editor of AJIL Unbound. She published in areas of global governance, lobbying, international organizations, public-private interactions, theories of lawmakers and compliance across different fields of international law, including environmental law, climate change and economic law. A brilliant presentation, an engaging discussion and a true grand finale for our academic year!

Mamadou Hébié represents Latvia and the African Union in landmark use of force and climate change cases

Dr. Mamadou Hébié served as legal counsel in the world's first advisory proceedings concerning climate change before the International Tribunal for the Law of the Sea (ITLOS), on the one hand, and in the case brought by Ukraine against the Russian Federation before the International Court of Justice (ICJ) with respect to the 2022 war in Ukraine, on the other hand.

Before the ICJ, Mamadou acted as Counsel for Latvia who intervened in the dispute between Ukraine and Russia. Latvia argued that the 1948 Genocide Convention allowed settlement before the ICJ of disputes where a state, alleging the commission of genocide in the territory of another State, uses force against the latter under the pretense of preventing the purported genocide. The Court will deliver its judgment on its jurisdiction no later than February 6, 2024.

Before ITLOS, Mamadou, acting as Counsel and Advocate, presented the arguments of the African Union on the specific obligations of States to adapt to the adverse impacts of climate change on the marine environment under the UN Convention on the Law of the Sea (UNCLOS). Following the hearings, Mamadou said, “It was an honor for me to participate in this landmark case and on behalf the African Union. In the case before ITLOS, I argued that the Convention obliged States to carry out scientific research, develop the relevant technology, and adopt practical and legislative measures to address climate change, and that they also have specific obligations not to degrade marine biodiversity, to take measures to ensure its resilience, to allow it to regenerate, and to reach its full potential.”

Mamadou further clarified that States should cooperate for an effective protection and preservation of the marine environment, including by sharing with developing countries the scientific knowledge, technology and financing necessary for developing countries to adapt to the adverse impacts of climate change. Even more, climate change called for a just and equitable international economic world order that would allow developing countries to mobilise their own resources to participate in the collective effort to protect and preserve the marine environment from the adverse impacts of climate change. The Tribunal is currently expected to deliver its advisory opinion in early 2024. For further information, click [here](#).

Hilde Woker presented her research on the Law of the Sea

In March 2023, Hilde Woker presented at a high-level conference on the ‘Resilience of the UN Convention on the Law of the Sea: 40 Years’, organized by the University of Copenhagen. She presented a paper on disagreements between the Commission on the Limits of the Continental Shelf (CLCS) and Submitting Coastal States. Whilst coastal States may have an inherent entitlement to a continental shelf beyond 200 NM, they need to submit technical and scientific information to the CLCS, which will review this data and provide recommendations, upon which coastal States may establish the final and binding limits of their continental shelf entitlements. However, in practice, the CLCS and the submitting coastal States sometimes disagree, and Hilde’s presentation analysed these examples and what they indicate about the resilience of the UN Convention on the Law of the Sea.

Hilde also published a book chapter on New Technology and the Protection of the Marine Environment, together with Rozemarijn Roland Holst (Durham University) and Harriet Harden-Davies (University of Wollongong). The book chapter, part of the second edition of the Research Handbook on International Marine Environmental Law (edited by Rosemary Rayfuse, Aline Jaeckel, and Natalie Klein), analyses various types of new technology and their multifaceted relationship to the protection of the marine environment by law. In July, Hilde published a blog post on EJIL:Talk! reflecting on the recent ICJ Judgment in the continental shelf delimitation case between Nicaragua and Colombia.
María Manuela Márquez Velásquez received the diploma from the Hague Academy of International Law

On 28 July, during the Centenary edition of the 2023 Summer Courses on Public International Law, Grotius PhD candidate María Manuela Márquez Velásquez was awarded the Diploma by the Hague Academy of International Law. María is the second Colombian in the history of the Academy to have been awarded this Diploma.

Each year, the Academy awards a maximum of two diplomas to participants demonstrating an extraordinary knowledge of international law who have passed the written and oral components of the exam. For this year’s written part, only 12 candidates were chosen, and the exam focused on the humanisation of international law as portrayed by the separate opinion of the late Judge Cançado Trindade in the Mauritius Advisory Opinion. The oral examination, for which four candidates qualified, consisted of a random on-the-spot selected legal issue in Public International law followed by 20 minutes of questions.

Ida Asscher and Anna Smulders presented their research at the Siracusa International Institute for Criminal Justice and Human Rights

On 3 and 4 March, the 2nd Doctoral Seminar on International Criminal Law, International Human Rights Law, and International Humanitarian Law was held at the Siracusa International Institute for Criminal Justice and Human Rights in Sicily. Ida Asscher and Anna Smulders, both PhD Candidates at the Grotius Centre for International Legal Studies in Leiden, presented their research there.

Ida presented her research on the nationality deprivation of foreign terrorist fighters in Syria and Iraq. She argued that by depriving foreign terrorist fighters and their family members of their nationality, States are shifting responsibilities, potential security threats, and a burden to counter-terrorism to other states. The practice of nationality deprivation has extensively been researched from the perspective of international human rights law. Ida’s presented research, however, focuses on other rules and obligations under public international law that regulate ‘buck-passing’ through the deprivation of nationality. For example, the obligation to cooperate in combatting terrorism, the obligation to re-admit nationals, and the role of the notion of predominant nationality.

Anna presented her research on the influence of disinformation on the law-science interface, taking on an international human rights perspective for this particular conference. Focusing on ‘the right to science’, she highlighted a number of problematic aspects of modern-day disinformation, varying from affecting the accessibility and reliability of scientific information, to delaying progress in scientific advancement and threatening the safety of scientists. A lively interaction with the audience and the steering committee provided valuable insights on the way forward concerning the broader question of Anna’s research on how information law applies to disinformation.

Leiden Team, coached by Professor Daniëlla Dam-de Jong and Jason Rudall, won two prizes at the Day of Crisis Competition in 2023

Leiden University’s team participated in the 2023 edition of the Day of Crisis Competition and emerged as Second Runners Up to the Best Team Award and Second Runners Up to the Best Written Advice Award.

The team consisted of Dina Akbasheva, João Pedro Conceição E Silva Seleme Zandoná, Maria-Evangelia Adamou, Rohan Jain and Vipasha Mishra. Their coaches, Daniëlla and Jason, could not have been more proud of their performance. We wish the team much success in their future endeavours (and life crisis)!

The Leiden Team of the Day of Crisis Competition 2023 in front of the Peace Palace
The Kalshoven-Gieskes Forum on International Humanitarian Law (“KGF”) is part of the Grotius Centre for International Legal Studies. In 2023, the KGF has remained involved in disseminating the awareness of international humanitarian law through clinical education and the organization of various public events, including the 2023 IHL Clinic Exchange Conference, hosted by the KGF in the Hague.

International Humanitarian Law Clinic

In the Spring term 2023, the KGF offered the Leiden IHL Clinic to 14 students of the regular and advanced LL.M. programmes Public International Law. Under the coordination of Associate Professor Dr. Robert Heinsch, and the direct supervision of KGF researcher Sabrina Rewald and PhD candidate Johanna Trittenbach, students worked on two different confidential research projects in cooperation with partner organizations working in the humanitarian field. The two in-depth research reports produced by the students will be of high practical value for the IHL Clinic cooperation partners in their future humanitarian work. Students also significantly developed their academic and professional skills and expanded their network – amongst others during the IHL Clinic Exchange Conference 2023, hosted by the KGF in the Hague.

IHL Clinic Exchange Conference

In the framework of the Erasmus+ funded project ‘International Humanitarian Law: Research, Education, Dissemination’ (IHL RED), which the KGF is implementing in cooperation with the IHL Clinics at Bochum University (Germany) and Roma Tre University (Italy), IHL Clinic students enjoyed a three-day exchange conference in May 2023 with an exciting programme of lectures, peer-to-peer presentations, networking events, and a visit of the International Criminal Court. This second of three student exchange conferences under the Erasmus+ grant was hosted by the KGF at Campus Wijnhaven and the Clinic Exchange Conference culminated in an IHL Symposium in honour of Professor Dr. Horst Fischer (for details, see p.6 of this Newsletter above).
IHL Clinic Advancement Conference

The KGF and its partner IHL Clinics at Bochum University and Roma Tre University hosted a one-day hybrid conference in May 2023 with the support of the International Committee of the Red Cross, which served as a multiplier and dissemination event under the Erasmus+ grant for the IHL RED consortium. The Clinic Advancement Conference provided a platform for IHL Clinic staff, humanitarian organisations and actors, and academics who are interested in innovative teaching of IHL to engage with one another, in recognition of the role that IHL Clinics play in the teaching, application, and dissemination of IHL. Participants from around the world valued this opportunity to discuss best-practices regarding clinical legal education of IHL, received peer-support in their endeavours to set up more IHL Clinics, and had the opportunity to connect with further cooperating partners to enable future research-driven and impact-oriented teaching of IHL.

Satellite Imagery for Humanitarian Purposes

On 3 February 2023, the KGF co-hosted an inter-disciplinary public event together with the International Institute of Air and Space Law (IIASL) of Leiden University. Moderated by Asistant Professor Tanja Mason-Zwaan, Deputy Director of the International Institute of Air and Space Law (IIASL), the seminar invited practitioners, academics, and technical and industry experts to contribute to a discussion on legal and technological developments regarding the optimization of satellite information for human rights and humanitarian purposes. The seminar included, among others, speakers from the EU Agency for the Space Programme (EUSPA), the European Space Agency (ESA), the Netherlands Space Office (NSO). KGF researcher Sabrina Rewald provided an introduction to mobilizing satellite imagery for international accountability, incorporating lessons from the KGF project on Digitally Derived Evidence (DDE), the ‘Leiden Guidelines on the Use of DDE’, and former KGF student assistant Bas Jacobs discussed admissibility of satellite evidence at the International Criminal Court. A report of the seminar is available online on the IIASL and KGF websites, and will serve to further develop an inter-faculty project on the subject.

Application of the Leiden Guidelines on Digitally Derived Evidence

Associate Professor Robert Heinsch and KGF researcher Sabrina Rewald continued to disseminate research findings of the multi-year IHL Clinic project on Digitally Derived Evidence (DDE). Having been initiated in 2019 by KGF Director Robert Heinsch and Dr. Emma Irving, the project culminated in the ‘Leiden Guidelines on the Use of Digitally Derived Evidence’, which are used by practitioners around the world in the prosecution of international crimes. In response to requests for in-depth training on legal questions surrounding the use of DDE and the application of the Leiden Guidelines, KGF staff engaged with various practitioners in recent months. The database for the Leiden Guidelines is available here: https://leiden-guidelines.com.

For example, on 17 March 2023, Associate Professor Robert Heinsch and KGF researcher Sabrina Rewald delivered an overview of the Leiden Guidelines on the Use of Digitally Derived Evidence to members of the Iraq Bar Association and the Kurdish Bar Association attending TAG International (Torchlight and Axiom Group)’s Pan-Iraq Defence Lawyer Conference, hosted by the British Consulate Erbil. With a view to the role digitally derived evidence can play in national courts, the KGF outlined how the Leiden Guidelines can assist legal practitioners as a best practice guide for the use of, and reliance on, digitally derived evidence in line with fair trial standards. Another instance of dissemination work focussed on mobilizing digitally derived evidence for human rights and accountability purposes is KGF researcher Sabrina Rewald’s presentation on the Leiden Guidelines on DDE to the Belgian group of the International Society for Military Law and the Law of War on 20 September 2023 in Bruges, Belgium.

Advancing Innovative Teaching of IHL

KGF staff are involved in various networks aimed at enhancing research-driven and impact-oriented teaching of IHL, specifically in the form of IHL Clinics. On 15 June 2023, Associate Professor Robert Heinsch and PhD candidate Johanna Trittenbach attended a conference hosted by Roma Tre University (Italy) and the European Society of International Law (ESIL). KGF Director Robert Heinsch shared experiences from the Leiden IHL Clinic in his presentation ‘Supporting the Creation of Legal Clinics’. Moreover, the conference provided the opportunity to share best-practices and engage with clinicians from across Europe who provide practice-oriented teaching in other fields of international law, such as Trade Law, EU Public Interest, International Human Rights Law, Refugee/Migration Law, Climate Change and Sustainability Law, and International Administrative Law (represented by Grotius Centre’s Assistant Professor Daniel Peat and the newly founded Leiden International Administrative Law Clinic, see below).
The Future of International Humanitarian Law and the Role of (Young) IHL Professionals in Disseminating, Practicing and Ensuring Respect for IHL

The Conflict in Ukraine: One Year On

Opening remarks by KGF Director
Assoc. Prof. Robert Heinsch

Q&A with panelists Dr. Hans Boddens Hosang, Prof. Niels Blokker, Prof. Marten Zwanenburg, and Assoc. Prof. Cecily Rose

Public event co-hosted by the Grotius Centre, KGF, NL Military Law Review, NL Defence Academy, and the the International Humanitarian and Criminal Law Platform.
Sabrina Rewald discusses satellite imagery for international accountability and shares research outcomes from the KGF project on Digitally Derived Evidence.

Attendants from around the world attended discussed best-practices of Clinical Legal Education of International Humanitarian Law.
The 2022-2023 academic year marked the launch of a new clinic at the Grotius Centre, the Leiden International Administrative Law Clinic. The Clinic is directed by Dr. Daniel Peat and is run in partnership with the United Nations Office of Staff Legal Assistance (UN OSLA). Throughout the year, clinical students get the chance to work with UN OSLA lawyers on complaints brought by staff members against the UN, including disputes before the UN Dispute Tribunal and the UN Appeals Tribunal.

This year, Akshit Mago, Aarushi Sahrawat, and Maria Puche Andreu participated in the Clinic. In the words of Akshit:

“This experience allowed me to bridge the gap between theoretical knowledge and real-world practice, enabling me to make a meaningful impact on the lives of individuals serving the international community.

From the outset, engaging with administrative law matters exposed me to intricate legal frameworks governing the employment and working conditions of staff members serving the UN and its specialised agencies. This exposure deepened my understanding of the UN system and the crucial role of administrative law in maintaining a fair and just workplace for international civil servants. My responsibilities included conducting legal research and preparing legal memoranda. Furthermore, I was encouraged to actively participate in case discussions, offering my insights, and contributing to the team’s strategies.

As I reflect on my enriching journey with the Clinic, I am filled with gratitude for this unique opportunity to work with OSLA that proved to be an invaluable part of my academic and personal growth. The exposure to administrative law issues within the UN and collaboration with exceptional legal minds have fortified my resolve to make a lasting impact in international law.”

The Clinic will continue its partnership with UN OSLA for the 2023-2024 academic year, as well as starting a new project on AI and international administrative law in conjunction with colleagues at Queen's University in Canada. Any queries about the Clinic should be directed to Dr. Daniel Peat: d.c.peat@law.leidenuniv.nl.
The Grotius Dialogues provide a forum for Grotius Centre-affiliated researchers and researchers from other institutions to present their current research and obtain feedback from academic colleagues. In the first half of 2023, the Grotius Centre was proud to host the following dialogues:

- 21/2/2023, Dr. Jonathan Leader Maynard (King’s College London) - Ideology and Mass Killing

- 5/6/2023, Professor Melissa J Durkee (Georgia Law School) - Pledging World Order (in collaboration with the Leiden Hub on the Theory and History of International Law)

- 15/6/2023, Dr. Fidelma Donlon (Kosovo Specialist Chambers) - Meeting with the KSC Registrar

The following Grotius Dialogues will take place in the second half of 2023:

- 28/9/2023, 16:00-17:30, Professor Terry Gill (University of Amsterdam) - The Use of Force and the International Legal System (WH 3.18)

- 10/10/2023, 16:00-17:30, Dr. Jason Rudall (Leiden University) - The Fullness of Full Reparation for Flora and Fauna (WH 2.59)

- 11/9/2023, 9:15-11:00, Professor Yvonne Mcdermott Rees (Swansea University) - The True Project: Trust in User-Generated Evidence - Analysing the impact of Deepfakes on Accountability Processes for Human Rights Violations (KOG B0.20)

- 23/11/2023, 11:15-12:45, Dr. Hilde Woker (Leiden University) - The law-science interface within the law of the sea (KOG A0.02)
In the summer of 2023, Grotius Centre welcomed students, practitioners, and academics from all around the world to the Hague for various summer schools and two international moot court competitions, the IBA ICC Moot Court Competition and Telders Moot Court Competition.

Grotius Centre hosted various successful summer programmes in 2023!

The Grotius Centre had a busy summer welcoming 180 international participants, from 52 different countries to its four summer courses: International Arbitration offered in partnership with the Permanent Court of Arbitration (26 – 30 June), International Humanitarian Law in Theory and Practice offered together with the Kalshoven-Gieskes Forum on International Humanitarian Law (3 – 7 July), International Criminal Law: From Theory to Practice (10 – 21 July), Sexual Orientation and Gender Identity in International Law: Human Rights and Beyond (25 July – 4 August). In addition, the Grotius Centre hosted the 6th edition of the one-month residential programme – the Duke-Leiden Institute in Global and Transnational Law (19 June – 19 July).

These courses, ranging from one to four weeks in duration, were taught by the Centre’s academic staff, as well as guest lecturers with extensive experience in their respective fields. Furthermore, participants in all courses had the opportunity to visit the international courts and tribunals in The Hague, including the International Criminal Court, the Permanent Court of Arbitration, and the International Residual Mechanism for Criminal Tribunals.

Here is what participants had to say about the 2023 Grotius Centre Summer Programmes:

“The IHL Summer Programme is a life-changing experience. It’s so much more than simply attending lectures and learning about IHL; it’s also about building a network and meeting people from all over the world.”

“It is difficult to put into words just how wonderful this journey has been for me. The memories created and the lessons learned will forever hold a special place in my heart.”

“The Programme was very instructive and enjoyable. The interactive and engaging sessions provided valuable insights into issues on grey areas and the latest developments in international arbitration. Meeting the Secretary General of the PCA was a true honor and one of the highlights of the course”.

Students participating in the Introduction to International Criminal Law Summer Course, 10/7/2023
**Grotius Centre successfully held a joint programme on International Environmental Law and Policy with Vermont Law School (US)**

Grotius colleagues Daniëlla Dam-de Jong, Jens Iverson, Anna-Alexander Marhold, Jason Rudall, and Brian McGarry had for the first time delivered a co-taught course between the Grotius Centre and Vermont Law School (US) on International Environmental Law & Policy in March-April 2023. The course was well received by US students. The course will be delivered again this academic year.

During the two-week programme, the students had the chance to visit various international organizations based in the Hague, including the International Criminal Court, the Kosovo Specialist Chambers, the International Court of Justice, and the International Residual Mechanism for Criminal Tribunals (IRMCT). The students also had the experience of being present in the courtroom, hearing the reading of the appellate judgment in the last ICTY case of Stanišić and Simatović, and visiting the Headquarters of the Organisation for the Prohibition of Chemical Weapons (OPCW) in the Hague!

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**Leiden University cooperated with UC Santa Clara in hosting the Summer Program in International Criminal Justice in August 2023**

From 22 August to 2 September 2023, Grotius Centre for International Legal Studies cooperated with UC Santa Clara University School of Law’s Center for Global Law & Policy in hosting a two-week Summer Programme in International Criminal Justice. Dr. Jens Iverson and PhD candidate Ocean Lam were together involved in providing 12 hours of lectures on the basics of international criminal law to JD students from the US.

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“My experience at this summer school went far beyond my expectations. It was not only rewarding and eye-opening, but it also gave me a chance to gain firsthand experience of the diverse student pool at Leiden’s courses. It helped me improve my understanding of theory by increasing access to witnessing practice. I am really grateful to the program managers for always helping to clarify my queries and being so friendly. I look forward to attending another program next year, and fingers crossed our paths shall cross!”

“**The Summer Course on International Criminal Law took me on a journey from theory into practice. The topics discussed breathed life into the provisions of the Rome Statute, and the opportunity to tour the tribunals and witness how the justice mechanism operates is nothing but surreal. The summer course also gave me the privilege to meet legal luminaries in the field of International Criminal Law and bask in their experience, as well as draw inspiration from their erudition. The moot court exercise and advocacy training supplied insight into the actual practice of International Criminal Law. The summer course provided a healthy forum for healthy and engaging discussion among like-minded individuals from across the globe with different backgrounds. Lastly, to experience the wonder and beauty of The Hague during summer is a blessing I will forever cherish. I personally express my gratitude to the members of the Grotius Centre for organizing this meaningful endeavor.”**

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Right: Students from the Summer Course of International Criminal Law visiting the International Residual Mechanism for Criminal Tribunals in the Hague.

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Above: Students from the Summer Course of International Arbitration visiting the Permanent Court of Arbitration at the Peace Palace in the Hague.
Leiden University successfully hosted the 46th edition of the Telders International Law Moot Court Competition

From 15 until 17 June 2023, the 46th edition of the Telders International Law Moot Court Competition took place in The Hague. The Telders Supervisory Board and the Telders Organizing Office were beyond pleased to welcome 25 teams in person, after two years of online mooting. The 2023 Case, Brackfish is Served, written by our colleague Dr. Brian McGarry, touched upon various areas of international law, with a specific focus on issues such as the jurisdiction of international courts, the nullity of arbitral awards, the law of treaties, state responsibility, food security, and the law of the sea. The teams prepared written memorials to address these issues and subsequently exchanged their views during the Oral Rounds at the Campus The Hague on 15 and 16 June.

The Final Round took place in the Great Hall of Justice on 17 June with Final Round Judges Hillary Charlesworth, Meg DeGuzman and Martin Doe, and the finalist teams from Heinrich-Heine Universität Düsseldorf and Leiden University. After a very exciting Final Round, Judge Charlesworth presented the Telders Award to the winning team from Leiden University. The team from Düsseldorf won the Max Huber Award for obtaining the highest overall score at the competition.

The Supervisory Board and the Telders Organizing Office wish to express their gratitude to all Members of the International Board of Review, the Judges of the Oral Rounds and the Final Round for their involvement and support. We also thank Dr. Brian McGarry for his efforts as this year's case author. We look back on a successful 46th edition of the competition!

Leiden University successfully hosted the IBA ICC Moot Court Competition of 2023 in the Hague

The 2023 edition of the International Bar Association (IBA) International Criminal Court (ICC) Moot Court Competition concluded with resounding success, solidifying its reputation as the premier global platform in International Criminal Law for aspiring legal professionals. The competition, held annually, celebrated its 10th year by showcasing the brightest legal minds from around the world.

Under the overarching theme of ‘ecocide’ as a crime before the International Criminal Court, the competition drew participants from diverse backgrounds and universities worldwide. Teams exhibited remarkable legal acumen, impressive advocacy skills, and a deep understanding of complex legal issues throughout the rigorous competition.

Key highlights of the 2023 IBA ICC Moot Court Competition include:

- Global Participation: 83 teams from 49 countries participated, fostering international legal cooperation and networking opportunities.

- High-Stakes Simulation: Participants navigated intricate international criminal law scenarios, addressing pressing issues in the field.

- Expert Adjudicators: Distinguished judges from the legal community, including ICC officials and renowned legal scholars, ensured a fair and rigorous evaluation process.

- Memorable Final Round: The championship round hosted by the International Criminal Court witnessed a fiercely contested battle between Maastricht University (the Netherlands), Université libre de Bruxelles (Belgium), and Universidade Federal da Bahia (Brazil), with Universidade Federal da Bahia (Brazil) emerging as the victors, showcasing remarkable teamwork and legal prowess.

The success of the 2023 IBA ICC Moot Court Competition underscores its vital role in nurturing future legal leaders and fostering a deeper understanding of international criminal law. We extend our heartfelt congratulations to all participants, organizers, and sponsors for making this event a triumph for the legal community.

For further information, please visit www.iccmoot.com.
Right: Judges Kai Ambos (KSC), Judge Judge Hofmanski (President of the ICC), Mr. Mame Mandiaye Niang (Deputy Prosecutor of the ICC), and Ms. Kate Gibson (President ADC-ICT) at the event ‘What Contribution can Scholarship make to the Development of International Criminal Law?’ on 22 March 2023.

Left: Professor Niels Blokker presenting an award to Dr. Brian McGarry for drafting the problem of 2023 Telders Competition.

Right: Judges at the IBA ICC Moot Court Competition of 2023.
Leiden University won the 46th edition of the Telders International Law Moot Court Competition.

After three years of online mooting due to the pandemic, the 46th edition of the Telders International Law Moot Court Competition took place in person again. This year’s Telders case, written by Dr Brian McGarry (Leiden University) and titled ‘Brackfish is Served’, touched upon the jurisdiction of international courts, the nullity of arbitral awards, the law of treaties, state responsibility, food security, and the law of the sea.

Over two days, Thursday 15 June and Friday 16 June, all 26 participating teams delivered four rounds of oral pleadings at the Campus The Hague of Leiden University. The finals took place on Saturday 17 June at the Peace Palace in The Hague, between Heinrich-Heine-Universität Düsseldorf and Leiden University.

This final round was judged by a distinguished bench: Hilary Charlesworth (Judge at the International Court of Justice), Marga- ret deGuzman (Judge at the International Residual Mechanism for Criminal Tribunals) and Martin Doe (Deputy Secretary-General and Principal Legal Counsel at the Permanent Court of Arbitration). After the deliberation by the judges, the Leiden University team was declared the winner of the competition. Besides winning the final round, the team was also awarded the prize for Best Memorial on Behalf of the Respondent.

The Leiden University team consisted of Sophia Mashadi, Sarah Dent Cullen, Hannah Dorigny, John Mehaffy, all of whom were students of the Regular LL.M. in Public International Law. The team was coached by Annick Vossebelt, part of the teaching and research staff at the Grotius Centre for International Legal Studies, and Anh Nguyen, student of the Regular LL.M. in Public International Law.

The year 2023 was a fruitful year for all the moot teams coached by Grotius staffs: Leiden University won the Telders International Law Moot Court Competition of 2023, five prizes at the IBA ICC Moot Court Competition, the best role-play award in the Frits Kalshoven IHL Competition, second place and best oralist at the Dutch National Round of Jessup Moot Competition, and honourable mention for best Memorandum for Respondent at the Vis Moot Competition in Vienna.
Leiden University won five prizes at the IBA ICC Moot Court Competition 2023

Leiden University won five prizes at the 10th edition of the IBA ICC Moot Court Competition – English edition of 2023, including the Best Regional Team of Europe. While Leiden University failed to proceed to the final round this year, it won five prizes based on its excellent performance in the preliminary rounds: The Leiden team ranked number 4 out of 81 teams from 50 countries and received five awards:

- Best Regional Team in Europe;
- 1st Runner-Up Best Defence Team
- 2nd Runner-Up Best Defence Memorial
- 2nd Runner-Up Best Prosecution Team
- 2nd Runner-up Best Prosecution Speaker (Hanne De Langhe).

The members of the Leiden team were LLM students Hanne De Langhe, Marion Delahousse, Lisa Sivertsen, Emma Ebmer and Victoria Luján Ecarri. The team was coached by Grotius PhD candidate Sze Hong Lam and LLM student Leon Warren. The team members wish to extend their gratitude to Professor Larissa van den Herik, Arvind Pillai, María Márquez Velásquez, and Dr. Misha Plagis for advising and guest-judging the team from 2022 to 2023.

Leiden University won second place in the National Round of Philip C. Jessup Moot Court Competition 2023

The Leiden University team won second place in the highly competitive Dutch National Rounds of the Philip C. Jessup International Law Moot Court Competition in Amsterdam in February 2023. The team did well in both the written and oral segments of the competition, and Marleen Onnekes was awarded the prize for best oralist. The winning team in the National Round, the University of Amsterdam (UvA), proceeded to the International Round and won the Jessup competition for the Netherlands for the first time in history.

The Jessup team, consisting of Fan Huang, Sofía Medina Sánchez, Marleen Onnekes, Rubí Marquez Alonso and Karla Lüders Zepeda, represented Leiden University with remarkable professionality and made great impressions on the judges. Their coaches, Meijers PhD candidate Lianne Baars, and Adv. LLM student, Samantha Orzoco Menéndez, could not have been more proud of their performance!

Leiden University won best role-play award in the Frits Kalshoven IHL Competition 2023

From 8-10 March 2023, the 16th edition of the Frits Kalshoven International Humanitarian Law Competition took place in The Hague, with nine universities from Belgium and the Netherlands participating. The competition aims to provide students with an opportunity to practically engage with IHL, by attending expert lectures and workshops, engaging in real-life armed conflict simulations (role-plays), and competing against other teams during the Moot Court.

Leiden University was represented by Emma Renglé, Fanny Decaluwé and Gabriel Mota Dinis. The team received the award for best role-play, in which they had to give advice about military targets and represent delegates of the ICRC visiting a Prisoners of War camp. Winner of the Moot Court this year was the team of Ghent University, with the University of Amsterdam as the runner-up. The Leiden team was coached by Joëlle Zonjee and Shreya Shankar, who are very proud of this performance!

Leiden receives honourable mention for best Memorandum for Respondent at 30th Vis Moot in Vienna

The Leiden team, coached by Grotius PhD candidate Kseniia Soloveva, participated in the 30th edition of the Willem C. Vis International Commercial Arbitration Moot Court competition and received an honourable mention for the Werner Melis Award for Best Memorandum for Respondent.

The Willem C. Vis Moot Court competition is one of the most renowned competitions with the purpose of fostering the study of international commercial law and arbitration that takes place annually. This year, over 350 teams gathered in person from 30 March to 7 April in Vienna, Austria, to present the results of their hard work since October 2022. Applying the 2012 PCA Arbitration Rules, the teams discussed the validity of the arbitration agreement and the possibility to stay or bifurcate the proceedings, as well as questions regarding the application of the CISG to the purchase of drones and allegations of misrepresentation.

The Leiden University Law School team consisted of students from the Advanced LL.M. programmes in International Dispute Settlement and Arbitration (IDSA) (organised by the Grotius Centre for International Legal Studies) and International Civil and Commercial Law (ICCL) (organised by the Department of Civil Law): Ílayda Balaban Theodor Himmel, Ximei Kao, Hao Zong, and Wenjing Zhao. The team was also supported throughout their journey by their assistant coaches Maria Puche Andreu (IDSA) and Débora Fiszman (ICCL).

Warm congratulations to the team members and their coaches on this great achievement – the well-deserved result of their hard work! The team would also like to express their gratitude to Ms. Clémence Assou, Dr. Farouk El-Hosseny, Professor Jacomijn van Haersolte-van Hof, Ms. Amanda Kemshaw, Mr. Matthias Kuscher, Professor Ewan McKendrick KC, Ms. Ioana Moraru, Ms. Jessalee Samar, Ms. Hosna Sheikhattar and Ms. Hetty de Rooij for advising and assisting the team throughout the process.
Leiden Jessup team participating in the Dutch National Round of Philip C. Jessup Moot Court Competition of 2023 held at the University of Amsterdam.

Leiden Vis Moot team participating at 30th Vis Moot in Vienna.

Leiden ICC Moot Team at the prize giving ceremony at Wijnhaven Campus.

Leiden Kalshoven team participating in the Frits-Kalshoven IHL Competition 2023 at ZIZIIN Stadspaleis, The Hague.
In May 2023, Grotius Centre organized study trips for the Advanced LLM students in Public International Law and International Dispute Settlement and Arbitration to visit Geneva and Paris respectively.

**Adv. LLM Public International Law Geneva (1 May to 4 May 2023)**

After a four-year hiatus, the cohort of 36 students, led by co-director Dr. Jason Rudall, accompanied by Ms. Mette Leons, Programme Coordinator, and PhD candidates Mr. Ocean Lam and Ms. Kseniia Soloveva, visited Geneva, the sphere of international organizations.

Their itinerary encompassed a memorable day at the Palais des Nations, where students participated in a fascinating session of the International Law Commission and were graciously received by Professor Bimal Patel, an esteemed Committee Member and Leiden Alumnus. The day continued with an enlightening session at the Human Rights Council’s Universal Periodic Review. The agenda further unfolded with visits to prominent institutions such as the ICRC Museum, the WTO—with an insightful presentation by Mr. Rodd Izadnia—and WIPO, where students engaged with Mr. Edward Kwakwa, Assistant Director of the Global Challenges and Partnership Sector. Amid the academic engagements, students also enjoyed moments of leisure, bonding over the traditional fondue dinner at Bains des Paquis and an informal drinks reception at Maison de la Paix, fostering connections with accomplished alumni Adv LLM PIL students based in Geneva.

**Adv. LLM International Dispute Settlement and Arbitration Students Paris (2 May to 5 May 2023)**

Meanwhile, the Advanced LL.M. in International Dispute Settlement and Arbitration (IDSA) took a study trip to Paris, led by Professor Dr. Eric De Brabandere, Programme Director, and supported by Ms. Ioana Moraru, Programme Coordinator, along with Ms. Bojana Ristić, PhD candidate and Adv. IDSA alumna.

Across four enriching days, the students delved into the world of international dispute resolution, visiting five distinguished law firms and the renowned International Court of Arbitration. Their immersive experience included engaging dialogues with seasoned practitioners from diverse domains of dispute resolution. These esteemed professionals shared invaluable insights into the practical nuances of their work, recounted personal journeys, and unveiled the immense scope for professional growth within their firms. The Grotius Centre is very grateful to all the law firms that hosted them: Bredin Prat; Dechert LLP; Freshfields Bruckhaus Deringer; Foley Hoag; and Squire Patton Boggs. In addition, the visit to the ICC International Court of Arbitration, offered unparalleled insights into the practical workings of the ICC Arbitration Rules.


Above: Prof. (Dr.) Bimal N. Patel interacted with Dr. Jason Rudall. Dr. Patel is an alumni of Leiden University, where he also studied his LLM in Public International Law.

Left: Graduates from the Adv. LLM IDSA students at the graduation ceremony, 30/8/2023.
Leiden University sent a big delegation to the European Society of International Law (ESIL)’s Annual Conference held in Aix-en-Provence from 31 August to 2 September 2023. Various staff members presented their research on various topics, which enriched the academic discussion surrounding the main theme of this year’s conference: Is International Law Fair?

Grotius members remained active in presenting their research at the Conference!

As in previous years, the staff members from Leiden University had been active in participating in the annual conference of ESIL. This year, various staff members have been invited to speak and participate in different fora and agora of the main conference. Dr. Brian McGarry presented his paper, titled ‘Balancing Three Plates on the Scales of Justice: Intervention and Procedural Fairness in Inter-State Litigation’ at the Agora on Conceptualizing Fairness and International Criminal Justice on 1 September 2023. Both presentations were well-received and stimulated thought-provoking discussions both amongst the panelists and with the audience.

Grotius staff members and PhD researchers were also members of various ESIL interest groups, which covered a wide range of research interests, ranging from International Economic Law to Peace and Security, and the History of International Law. In August, Dr. Anna-Alexander Marhold, as the co-convenor for the ESIL Interest Group on International Economic Law, organized a two-day pre-conference workshop on ‘Fairness in International Economic Law’ in the framework of the ESIL Annual Conference in Aix-en-Provence. She chaired the second session, which discussed the different facets of fairness in International Trade Law. Amongst others, Runar Lie presented his paper in this workshop, titled ‘Ghosts of the Past: The Dominance of Older Treaty Language in International Investment Arbitration’, which was subsequently awarded the ESIL Young Scholar Prize of 2023.

Dr. Cecily Rose chaired an interest group workshop on ‘New International Courts and
Apart from engaging in scholarly discussions, Grotius staff members and researchers also enjoyed a strong presence at various activities organized by the ESIL and l’université d’Aix-Marseille in the beautiful city of Aix-en-Provence, including the Early-Career Drinks at the terrace of Le Vieux Tonneau on 31 August 2023 and the conference dinner at the Aquabella restaurant, located in the central part of the old town on 1 September 2023. All the members of the Grotius delegation wish to extend our sincere gratitude to the organizers of this year’s conference!

At the same time, two Grotius PhD candidates presented their research on two different topics: Ms. Ida Asscher, LL.M. presented her paper, titled ‘Buck-Passing through the deprivation of nationality: an unfair practice regulated by international law’ at the Peace and Security Interest Group on 31 August 2023. On 31 August 2023, Mr. Ocean Lam, LL.M. presented his paper, ‘Unequal Treaties: revisiting China’s approaches toward colonial injustice’ at the ESIL Interest Group on the History of International Law. Both presentations showcased the wide spectrum of research conducted within the Grotius Centre to the academic audience. It also allowed early career scholars to receive useful and constructive feedback from their academic peers and build useful connections amongst scholars based in different parts of Europe who nonetheless shared similar research interests.
Thanks to the Study Abroad Program Scholarship provided by the Republic of Turkey’s Ministry of National Education, Emre Acar and Oğuzhan Öztürk are currently pursuing their PhD research at the Grotius Centre as external candidates. We express our warm welcome to them!

**Emre Acar**

I joined the Grotius Centre as a Contract PhD candidate in October 2022. My research project is on the Governance of International Courts and Tribunals and the title of my research is “The Role of International Judicial Governance Institutions in Respect of State Resistance to International Courts and Tribunals.” I am mainly interested in international dispute settlement mechanisms, international institutional law, human rights law and international criminal law.

Before starting my PhD Research at Leiden University, I obtained my LLM degree in International Law at the University of Edinburgh with my master’s thesis marked with Distinction. I also hold a BA degree in Law from Ankara University in Turkey. As of 2018, I did my one-year legal internship training at the Ankara Bar Association and received my lawyer licence from the Union of Turkish Bar Associations. I have experience as a lawyer for about two years, mainly working in criminal law.

In 2019, I was awarded the Study Abroad Program Scholarship provided by the Republic of Turkey’s Ministry of National Education. With the financial support of this scholarship, I am conducting my postgraduate studies in line with my contract with Hacettepe University, Ankara.

**Oğuzhan Öztürk**

I am a Turkish lawyer and I practiced law in Turkey for over two years before moving to the Netherlands to pursue my LL.M. in International Law at the University of Amsterdam. Prior to starting my Ph.D., I was an intern at the Office of the Prosecutor of the ICC. In January 2023, I joined the Grotius Centre as an external Ph.D. Candidate, sponsored by the Turkish Ministry of National Education. My research focuses on exposing coloniality in asylum practices and adjudications. Additionally, I will serve as a law reporter for the Oxford Reports on International Human Rights Law.
In September 2023, we were joined by two new colleagues at the Grotius Centre: Joni van Laeken and Alan Gül!

**Joni van Laeken**

Hey everyone! I am Joni from Antwerp, Belgium and I joined the Grotius Centre in September 2023 as a Meijers PhD Candidate. I obtained both my LL.B and LL.M in Criminal Law at the Vrije Universiteit Brussel, pursuing part of my master’s degree at the University of Malta in the framework of Erasmus+. Afterwards, I pursued an Advanced LL.M in Public International Law with a specialisation in International Criminal Law at Leiden University in 2021-2022 and did a legal internship at the Trust Fund for Victims of the International Criminal Court for six months. At the Trust Fund for Victims, I was mainly involved in reparation-related matters in the situation of the Democratic Republic of the Congo. All these experiences, in combination with my strive for justice, have inspired my research which analyses the transformative nature of existing (inter)national reparative practices for victims of atrocity crimes living in (post-) conflict societies through empirical and comparative research. Very much looking forward to the next years!

**Alan Gül**

Hi, everyone! My name is Alan Gül, and I am the new research and teaching staff member at the Grotius Centre since September 2023. Originally hailing from the ever-interesting Dutch city of Arnhem, I first studied philosophy and law at the Radboud University in Nijmegen, after which I pursued the regular PIL LL.M. in Leiden. During my studies, I have completed internships at commercial and human rights law firms, and I have been a student research assistant at the Radboud University department of international law. At the Grotius Centre, I will mainly be involved in the bachelor’s courses and the Telders competition, while also beginning work on my future PhD research. Whenever I am not travelling to and from Leiden, you might find me playing abysmal chess, struggling with learning French pronunciations, or haphazardly throwing balls in the gutter at the bowling alley.
Book Showcase

Photo of the launch of the 'Research Handbook on International Law and Environmental Peacebuilding', 20/09/2023
This Research Handbook addresses the growing recognition within the international law community that natural resource governance and environmental protection are crucial aspects of peace processes, both as a security imperative and as an opportunity for peacebuilding. Examining the impact of international normative and institutional frameworks on environmental peacebuilding, this Research Handbook features contributions from distinguished experts and global case studies on integrated legal approaches to the governance of natural resources. Chapters examine the role of international legal obligations on fair and equitable benefit-sharing in environmental protection, the contribution of the UN and other international institutions to environmental peacebuilding, and the nexus between access to environmental services and peacebuilding efforts. The compelling conclusion explores contemporary approaches for improving the inclusivity of environmental peacebuilding, considering the role of gender and indigenous peoples’ perspectives. The Research Handbook on International Law and Environmental Peacebuilding will be crucial reading for students and scholars in environmental law, environmental politics and policy, peace and security studies, and public international law. Its comprehensive treatment will also be beneficial to policymakers in international environmental and peacebuilding organizations.
Helen Duffy

*Global trends in counter-terrorism: implications for human rights in Africa*

Commissioned by the Institute for Security Studies in South Africa, the study involved detailed interviews with officials, CSOs, practitioners and academics from different parts of the continent and beyond. The monograph identifies key legal and policy trends in the context of counter-terrorism (CT) and preventing violent extremism (PVE) and their profound, and growing, impact on stability, democracy, rule of law and human rights in Africa. It underscores the urgent need to recognize and grapple with the threat trends from terrorism and abusive CT – intensified by other climatic, political, economic and social trends - and to correct course. The report is intended as an invitation to reflect on threats and opportunities and to think proactively about the challenges ahead.
Joseph Powderly and Amy Strecker (eds)

*Heritage Destruction, Human Rights and International Law*

This book brings together prominent scholars in the fields of international cultural heritage law and heritage studies to scrutinise the various branches of international law and governance dealing with heritage destruction from human rights perspectives, both in times of armed conflict as well as in peace. Importantly, it also examines cases of heritage destruction that may not be intentional, but rather the consequence of large-scale infrastructural development or resource extraction. Chapters deal with high-profile cases from Europe, North Africa, The Middle East, Latin America and the Caribbean, with a substantial afterword on heritage destruction in Ukraine. Several chapters of this edited volume are available for open access.
Letizia Lo Giacco

*Judicial Decisions in International Law Argumentation - Between Entrapment and Creativity*

The book explores the question of how the multiplication of judicial decisions on international law has influenced the way in which legal findings in international law adjudication are justified. Using international criminal law as a case study, it shows how the growing number of judicial decisions has normalised courts’ resort to them in legal justification and enabled some argumentative practices to become constitutive of international law. In so doing, the book critically revisits the implications of an iterative use of judicial decisions, and reassesses the influence of the ‘judicialisation turn’ on the ways in which the meaning of international law is formed, shaped and reshaped by reference to judicial decisions.
Licette Claproth-Usmany and Anna Smulders have been in charge of the Grotius social media since last year, managing respectively our X (formerly Twitter) and LinkedIn pages.

The Grotius X (formerly known as Twitter) account has more than 14700 followers in September 2023. Top tweets have reached a great number of people: about 3 - 5.000 ‘views’. For LinkedIn, our page has now a total of more than 9500 followers.

Thank you for the wonderful updates on your publications, lectures, and activities, which have all contributed greatly to the growth of our outreach. As always, please contact Licette and Anna if you would also like to publish some information via the social media channels!