

## **Books and Articles by Professor ILIAS BANTEKAS**

### **BOOKS**

#### **Books on International Arbitration**

- 1 *Introduction to International Arbitration*  
Cambridge University Press (2015), pp 350
- 2 *Commentary on the UNCITRAL Model Law on International Commercial Arbitration* (with M Polkinghorne et al) [Bantekas author of 12 chapters]  
Cambridge University Press (2019), pp 1,700

#### **Books on International Criminal Law**

- 3 *International Criminal Law*  
Hart Publishing (2010, 4<sup>th</sup> edition), pp 700
- 4 *Criminological Approaches to International Criminal Law* (ed)  
Cambridge University Press (2014), pp 370
- 5 *The International Criminal Court and Africa* (eds, with C Jalloh)  
Oxford University Press (2017), pp 500

#### **Books on International Human Rights Law**

- 6 *International Human Rights Law and Practice* (with L Oette)  
Cambridge University Press (1<sup>st</sup> edition 2013, 2<sup>nd</sup> edition 2016, 3<sup>rd</sup> edition forthcoming 2019), pp 900
- 7 *Principles of Direct and Superior Responsibility in International Humanitarian Law* (Manchester University Press, 2002) pp 320
- 8 *International Law* (with E Papastavridis)  
Oxford University Press (1<sup>st</sup> edition 2013, 2<sup>nd</sup> edition 2015, 3<sup>rd</sup> edition 2017, 4<sup>th</sup> edition 2020), pp 220
- 9 *Commentary on the UN Convention on the Rights of Persons with Disabilities* (with MA Stein and D Anastasiou, eds), Oxford University Press, (2018), pp 2,500 [Bantekas author of 14 chapters]
- 10 *Trust Funds in International Law and the Trustee Obligations of the UN and International Development Banks*  
Cambridge University Press & TMC Asser (2009), pp 300
- 11 *Sovereign Debt and International Human Rights* (eds, with C Lumina)  
Oxford University Press (2018) [Bantekas author of 5 chapters]

## **REFEREED ARTICLES & BOOK CHAPTERS**

### **International Development Law and Business and Human Rights**

1. Reconciliation of Islamic Law with Constitutionalism: The Protection of Human Rights in Sudan's new Constitution (co-authored with H. Abu-Sabeib) *African Journal of International and Comparative Law* (2000), pp 531-553
2. Sociological Concerns Arising from World Bank Projects and their Impact on Sub-Saharan Indigenous Peoples *International Journal of Law in Context* (2005), pp 143-154
3. Corruption as an International Crime and Crime against Humanity: An Outline of Supplementary Criminal Justice Policies 4 *Journal of International Criminal Justice* (2006), pp 466-484
4. Environmental Security in Africa A Abass (ed.), *Protecting Human Security in Africa: Issues and Challenges* (Oxford University Press, 2010), pp 43-62
5. The Communication of International Law to its Direct Stakeholders *Colombian Yearbook of International Law* (2010), pp 123-160
6. Failed States in the Muslim World: A Constitutional and International Relations Perspective 7 *Journal of Islamic State Practices in International Law* (2011) pp 1-17
7. Indigenous Land Claims in International Law in B Chigara (ed.), *Southern African Development Community Land Issues* (Ashgate, 2011), pp 123-143
8. Wealth and Growth-based Policies have Augmented Global Poverty and Eroded Human Rights: A Return to Human-Centred Thinking (2012) 1 *International Human Rights Law Review* pp 30-53
9. Outsourcing Law Reform in Developing Countries to Private Contractors: A Human Rights Perspective *International Human Rights Law Review* (2013) pp 1-16
10. Exceptional Recognition of Governments and Political Parties in respect of Sovereign Loans: The Greek case 82 *Nordic Journal of International Law* (2013), pp 317-328
11. Land Rights in Nineteenth Century Ottoman State Succession Treaties 26 *European Journal of International Law* (2015), 375-390
12. Sovereign Debt and the Right to Education Forthcoming in I Bantekas, C Lumina (eds), *Sovereign Debt and International Human Rights* (Oxford

University Press, 2018), 10,000 words

13. Sovereign Debt and International Human Rights (with C Lumina), forthcoming in I Bantekas, C Lumina (eds), *Sovereign Debt and International Human Rights* (Oxford University Press, 2018), 6,000 words
14. The Right to Unilateral Denunciation of Odious, Illegal and Illegitimate Debt, forthcoming in I Bantekas, C Lumina (eds), *Sovereign Debt and International Human Rights* (Oxford University Press, 2018), 13,000 words
15. Sovereign Debt and Self-Determination, forthcoming in I Bantekas, C Lumina (eds), *Sovereign Debt and International Human Rights* (Oxford University Press, 2018), 11,000 words
16. The Odiousness of Greek Debt in Light of the Findings of the Greek Debt Truth Committee (with R Vivien) *European Law Journal* (2016), pp 539-565
17. A Human Rights-Based Arbitral Tribunal for Sovereign Debt (2018) 29 *American Review of Arbitration*, pp 1-29.

### **General International Human Rights Law**

18. Internationally Organized Elections, Communications: The Reality for Bosnia's Failed Repatriation, (1998) 10 *International Journal of Refugee Law*, pp. 199-206
19. Repatriation as a Human Right under International Law and the case of Bosnia, (1998) 7 *Michigan State University Journal of International Law and Practice*, pp 53-67
20. The Possibility or Not of International Norm Change Following Mass Human Rights Violations, (2009) *Journal of Philosophy of International Law* pp 22-39
21. Gender and its Intersectional Dimension in International Minority Law, (2010) 17 *International Journal on Minority and Group Rights*, pp 269-90
22. Unaccompanied Children and their Protection under International Refugee Law in S Juss (ed), *The Ashgate Research Companion to Migration Theory and Policy* (Ashgate, 2013) pp 345-360
23. Paternal Discrimination in Greek Child Custody Proceedings: Failing the Child's Best Interests 24 *International Journal of Children's Rights* (2016), pp 330-357
24. Corporate Social Responsibility in International Law 22 *Boston University International Law Journal* (2004), pp 309-349

25. Natural Resource Revenue Sharing Schemes (Trust Funds) in International Law LII *Netherlands International Law Review* (2005), pp 31-56
26. Inherent Tensions between Natural Resources Contracts and Sustainable Development *Oil, Gas and Energy Law* (OGEL), November 2007 (approx. 4,000 words)
27. United Nations Employment Law and the Causes for the UN's Failed Female Senior Appointments Record 6 *International Organizations Law Review* (2009), pp 225-256
28. "Trust Funds", in Encyclopedia of Public International Law, Max Planck Institute of Int'l and Comparative Law (Oxford UP, 3<sup>rd</sup> edition, 2008) [5,000 words]
29. Consumer Rights as Human Rights, *Cyprus Human Rights Law Review* (2012), pp 184-197
30. Capital Punishment at the United Nations: Recent Developments (with P. Hodgkinson) 10 *Criminal Law Forum* (2000), pp 23-34
31. Freedom of Religion in Transnational Contracts and Business Transactions P Petkof, M Evans (eds), *Changing Nature of Religious Rights under International Law* (Oxford University Press, 2015), pp 286-306
32. The Pitfalls of *Lis Pendens* in Transnational Matrimonial Jurisdiction Disputes before English Courts *International Family Law* (2014 March), pp 30-38
33. The Models of Disability  
Forthcoming in M Langford, M Stein (eds), *Disability Social Rights* (Oxford UP, 2018, with D Anastasiou), 20,000 words
34. A Human Rights-Based Arbitral Tribunal for Sovereign Debt  
Forthcoming in Bantekas and Lumina (eds), *Sovereign Debt and Human Rights* (Oxford University Press, 2018)
35. Disability Education as a Social Right  
Forthcoming in M Langford, M Stein (eds), *Disability Social Rights* (Oxford UP, 2018, with D Anastasiou), approx. 12,000 words
36. Rights of Disabled Children  
I Bantekas and M Stein (eds), *Commentary on the UN Disabilities Convention* (Oxford UP, 2018), 23,000 words
38. Reservations to the UN Disabilities Convention  
I Bantekas and M Stein (eds), *Commentary on the UN Disabilities Convention* (Oxford UP, 2018), 9,000 words
39. The Right of Disabled Persons to Work (with S Tromel)

I Bantekas and M Stein (eds), *Commentary on the UN Disabilities Convention* (Oxford UP, 2018), 23,000 words

40. Participation in Cultural Life, Recreation, Leisure and Sport of Disabled Persons (with E Polymenopoulou and S Karapapa) I Bantekas and M Stein (eds), *Commentary on the UN Disabilities Convention* (Oxford UP, 2018), 43,000 words

### **International Arbitration and Dispute Resolution**

41. The Foundations of Arbitrability in International Commercial Arbitration (2008) 27 *Australian Yearbook of International Law*, pp 193-223
42. The Mutual Agreement Procedure and Arbitration of Double Taxation Disputes, (2008) 1 *Colombian Yearbook of International Law*, pp 182-204
43. The Private Dimension of the International Customary Nature of Commercial Arbitration, 25 *Journal of International Arbitration* (2008), pp 449-461
44. Saudi Law as Lex Arbitri: Evaluation of Saudi Arbitration Law and Judicial Practice (with A Baamir), 25 *Arbitration International* (2009), pp 239-269
45. Finance, Banking and Arbitrability in L Mistelis, S Brekoulakis (eds.), *Arbitrability: International and Comparative Perspectives* (Kluwer, 2009), pp 293-315
46. Arbitration & Problems Associated with Statutes of Limitation in Kazakhstan & Uzbekistan in *Oil, Gas, Energy Law (OGEL) Intelligence* (March 2010, 6,000 words)
47. The Proper Law of the Arbitration Clause: A Challenge to the Prevailing Orthodoxy, 27 *Journal of International Arbitration* (2010), pp 1-9
48. The Legal Nature of State Unitary Enterprises in Uzbek Corporate Law: Implications for Foreign Investment Arbitration, 27 *Australian Journal of Corporate Law* (2013), pp 346-355
49. Nullity and Jurisdictional Excess as Grounds for Non-Enforcement of Foreign Awards in Bahrain and the UAE, 30 *Journal of International Arbitration* (2013), pp 281-300
50. The Effect of Public Policy on the Enforcement of Foreign Arbitral Awards in Bahrain and the UAE, 30 *International Arbitration Law Review* (2013), pp 283-301
51. The Treatment of Taxation as Expropriation in Investor-State Arbitration (with A Lazem), 31 *Arbitration International* (2015), pp 1-41

52. Legal Instruments and Practice of Arbitration in the EU: Part 1 (with T Cole and P Ortolani) EC Commission, Internal Policies DG, [http://www.europarl.europa.eu/RegData/etudes/STUD/2015/509988/IPO\\_L\\_STU\(2015\)509988\\_EN.pdf](http://www.europarl.europa.eu/RegData/etudes/STUD/2015/509988/IPO_L_STU(2015)509988_EN.pdf), (2015), pp 308 + 1000pp annexes, questionnaires. Reprinted in *Transnational Dispute Management* (20 February 2015)
53. Inter-State Tax Arbitration in International Law (2017) 8 *Journal of International Dispute Settlement* 507-34
54. Lights and Shadows of WTO-Inspired International Court System of Investor-State Dispute Settlement (with F Fontaneli et al) (2017) 1 *European Investment Law and Arbitration Review* pp 191- 263
55. The Psychological and Social Anthropology of Arbitration, in T Cole (ed.), *Psychology and International Arbitration* (Kluwer, 2017), pp 250-70
56. The Human Rights and Development Dimension of Foreign Investment Laws, forthcoming in approx. 10,000 words

### **International Criminal and Humanitarian Law**

57. Study on the Minimum Rules of Conduct in Cross-examination to be applied by the International Criminal Tribunal for the Former Yugoslavia 50 *Hellenic Review of International Law* (1997), pp 205-215
58. State Interests versus the Doctrine of Command Responsibility 838 *International Review of the Red Cross* (2000), pp 391-402
59. Defences in International Criminal Law in D. McGoldrick, P. Rowe, E. Donnelly (eds.), *The Permanent International Criminal Court*, (Hart, 2004), pp 263-284
60. The Iraqi Special Tribunal for Crimes against Humanity 54 *International and Comparative Law Quarterly* (2005), pp 237-253
61. Reflections on some Sources and Methods of International Criminal and Humanitarian Law 6 *International Criminal Law Review* (2006), pp. 121-136
62. The Principle of Mutual Recognition in EU Criminal Law 37 *European Law Review* (2007), pp 365-385
63. Araky Case (IMTFE); Neitze (Canadian WW II case); DRC v Uganda (ICJ); Tachiona v Mugabe (US); Wilhelm Mundo (US WW II case); De Facto Organs (analysis) [6 entries, approx. 7,000 words], in A. Cassesse (ed.), *Oxford Companion to International Criminal Law* (Oxford University Press, 2009)

64. On Stretching the Boundaries of Responsible Command 7 *Journal of International Criminal Justice* (2009), pp 1197-1208
65. The International Law of Terrorist Financing 97 *American Journal of International Law* (2003), pp 315-333
66. The Disunity of Islamic Criminal Law and the Modern Role of *Ijtihad*, *International Criminal Law Review* (2009), pp 651-665
67. Legal Anthropology and the Construction of Complex Liabilities In C Jalloh (ed), *The Contribution of the Sierra Leone Special Court to the Development of International Criminal Law* (Cambridge University Press, 2014), pp 181-90
68. The Anthropological Dimension of International Crimes and International Criminal Justice in I Bantekas (ed.), *Criminological Approaches to International Criminal Law* (Cambridge University Press, 2014), pp 240-262
69. Towards an Interdisciplinary Theory of International Criminal Law in I Bantekas (ed.), *Criminological Approaches to International Criminal Law* (Cambridge University Press, 2014), pp 1-21
70. Failure of International Courts and Tribunals from a Public Interest Perspective Forthcoming in H Ruiz Fabri (ed), *Debacles in International Adjudication* (Oxford University Press, 2017), approx. 7,000 words

### **General Public International Law**

71. Prefecture of Voiotia and Others v. Germany [First Instance] 92 *American Journal of International Law* (1998), pp. 765-768
72. The Contemporary Law of Superior Responsibility 93 *American Journal of International Law* 573 (1999), pp 573-595
73. Hellenic Supreme Court Appeal Judgment in Voiotia Prefecture v. FRG 95 *American Journal of International Law* (2001), pp. 198-204
74. Head of State Immunity in the Light of Multiple Legal Regimes and Non-Self Contained System Theories: Theoretical Analysis of ICC Third Party Jurisdiction Against the Background of the 2003 Iraq War 10 *Journal of Security and Conflict Law* (2005), pp 21-42
75. Religion as a Source of International Law In J. Rehman and S Breau (eds.) *Religion and Human Rights Law: A Critical Examination of Islamic Practices* (Brill, 2007), pp. 115-135
76. The Authority of States to Use Names in International Law and the Macedonian Affair: Unilateral Entitlements, Historic Title and Trademark Analogies 22 *Leiden Journal of International Law* (2009) pp 563-582

77. The Need to Amend Article 12 of the ICC Statute: Remedying the Effects of Multilateral Treaties upon Third Parties *New Criminal Law Review* (formerly Buffalo Criminal Law Review) [2009], pp 485-497
78. "Criminal Jurisdiction of States" in Encyclopedia of Public International Law (Oxford UP, 2009) [6,000 words]
79. The Permissibility of Defiance and Self-Defense against Chapter VII Authorizations: When and Why 12 *Austrian Review of International and European Law* (2010), pp 3-16
80. The Emergence of Intergovernmental Trusts in International Law, 81 *British Yearbook of International Law* (2011), pp 224-280
81. Bilateral Delimitation of the Caspian and the Exclusion of Third Parties 26 *International Journal of Marine and Coastal Law* (2011) pp 47-58
82. Uniformity in Model Laws as Subsequent Practice under Article 31 of the Vienna Convention on the Law of Treaties Forthcoming in 20 *Austrian Review of International and European Law* (2017), approx. 7,000 words
83. The Role of the ICC Prosecutor in Peace Negotiations in Africa: Beyond the Orthodox Rule of Law Paradigm,  
I Bantekas, C Jalloh (eds), *The International Criminal Court and Africa* (Oxford University Press, 2017) pp 121-143
84. Article 38: Relationship of the [CRPD] Committee with other Bodies Forthcoming in I Bantekas, MA Stein, D Anastasiou, (eds), *Commentary on the UN Convention on the Rights of Persons with Disabilities* (Oxford UP, 2018), 8,000 words
85. Article 40: Conference of States Parties  
Forthcoming in I Bantekas, MA Stein and D Anastasiou (eds), *Commentary UN Convention on the Rights of Persons with Disabilities* (Oxford UP, 2018), 8,000 words