Netherlands Yearbook of International Law

Volume 53

Volume Editors

Otto Spijkers, Faculty of Governance and Global Affairs, Leiden University, Leiden, The Netherlands

Julie Fraser, Faculty of Law, Economics and Governance, Utrecht University, Utrecht, The Netherlands

 $\label{lem:emmanuel} Emmanuel\ Giakoumakis,\ Faculty\ of\ Law,\ University\ of\ Oxford,\ Oxford,\ United\ Kingdom$

Managing Editor

Carl Emilio Lewis, T.M.C. Asser Institute, The Hague, The Netherlands

As a double-blind peer-reviewed publication, the Netherlands Yearbook of International Law offers a forum for the publication of scholarly articles of a conceptual nature in a varying thematic area of public international law. In addition, as of 2012 each Yearbook includes a section entitled 'Dutch Practice in International Law', which replaces the section previously dedicated to Documentation. Part of the Documentation is still available online (since 2011) here: www.asser.nl/nyil/documentation. The NYIL has been published under the auspices of the T.M.C. Asser Instituut since 1970.

Otto Spijkers · Julie Fraser · Emmanuel Giakoumakis Volume Editors

Netherlands Yearbook of International Law 2022

Reparations in International Law: A Critical Reflection





Volume Editors
Otto Spijkers
Faculty of Governance and Global Affairs
Leiden University
Leiden, The Netherlands

Emmanuel Giakoumakis Faculty of Law University of Oxford Oxford, UK Julie Fraser International and European Law Utrecht University Utrecht, The Netherlands

ISSN 0167-6768 ISSN 1574-0951 (electronic) Netherlands Yearbook of International Law ISBN 978-94-6265-626-0 ISBN 978-94-6265-627-7 (eBook) https://doi.org/10.1007/978-94-6265-627-7

Published by T.M.C. ASSER PRESS, The Hague, The Netherlands www.asserpress.nl Produced and distributed for T.M.C. ASSER PRESS by Springer-Verlag Berlin Heidelberg

© T.M.C. ASSER PRESS and the authors 2024

Chapter 13 is licensed under the terms of the Creative Commons Attribution 4.0 International License (http://creativecommons.org/licenses/by/4.0/). For further details see license information in the chapter.

No part of this work may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, microfilming, recording or otherwise, without written permission from the Publisher, with the exception of any material supplied specifically for the purpose of being entered and executed on a computer system, for exclusive use by the purchaser of the work. The use of general descriptive names, registered names, trademarks, service marks, etc. in this publication does not imply, even in the absence of a specific statement, that such names are exempt from the relevant protective laws and regulations and therefore free for general use.

 $This \ T.M.C. \ ASSER \ PRESS \ imprint \ is \ published \ by \ the \ registered \ company \ Springer-Verlag \ GmbH, \ DE, \ part \ of \ Springer \ Nature$

The registered company address is: Heidelberger Platz 3, 14197 Berlin, Germany

If disposing of this product, please recycle the paper.

Board of Editors

Harmen van der Wilt (General Editor) University of Amsterdam Daniëlla Dam-de Jong (General Editor) Leiden University

Fabian Amtenbrink Erasmus University Rotterdam Maarten den Heijer University of Amsterdam

Seline Trevisanut
Utrecht University

Lianne J. M. Boer Vrije Universiteit Amsterdam

Panos Merkouris University of Groningen

Otto Spijkers Leiden University College

Managing Editor
Carl Emilio Lewis

T.M.C. Asser Institute, The Hague

Editorial Assistant Miranda Lalla

T.M.C. Asser Institute, The Hague

Aims and Scope

The Netherlands Yearbook of International Law (NYIL) was first published in 1970. As a double-blind peer-reviewed publication, the NYIL offers a forum for the publication of scholarly articles of a conceptual nature in a varying thematic area of public international law. In addition, each Yearbook includes a section *Dutch Practice in International Law*. The NYIL is published under the auspices of the T.M.C. Asser Instituut

T.M.C. Asser Instituut

Located in the 'international zone' of The Hague—the City of Justice, Peace and Security, the T.M.C. Asser Instituut is a leading, inter-university research institute operating in the broad field of international law.

Founded in 1965, the Institute's international community of scholars is engaged in research, postgraduate training and dissemination of knowledge in furtherance of the purposes and principles of international law. This inter-university institute cooperates closely with and supports the Dutch universities' activities in the relevant disciplines. The academic fields covered by the Institute are Private International Law, Public International Law, Law of the European Union, International Commercial Arbitration, International Humanitarian Law, International Criminal Law and International Sports Law.

The Institute enjoys an excellent reputation at both a national and an international level for its development, organisation and hosting of conferences and academic meetings, demand driven postgraduate programmes and training. Its ancillary Websites and data collections all contribute to a coherent and integral strategy in the area of knowledge transfer.

The Institute has its own publishing house, T.M.C. Asser Press. T.M.C. Asser Press not only serves the publishing needs of the T.M.C. Asser Instituut, but also those of academics and practitioners worldwide in the fields of International and European Law.

T.M.C. Asser Institutt
Institute for Private and Public International Law
International Commercial Arbitration and European Law

Institute Address:

R. J. Schimmelpennincklaan 20–22 2517 JN The Hague The Netherlands

Postal Address: P.O. Box 30461 2500 GL The Hague The Netherlands

Tel.: +3170 342 0300 Fax: +3170 342 0359 Email: NYIL@asser.nl Internet: https://www.asser.nl

Contents

1	Introduction: New Frontiers in Reparations since Factory at Chorzów Julie Fraser, Emmanuel Giakoumakis and Otto Spijkers	1
Pai	rt I The Practice of International Human Rights Law in International and Domestic Courts	
2	Reparations for Displacement since Chorzów: Moving from the 'Problems of Displacement' to the 'Problems of the Displaced' via International and Regional Human Rights Bodies Deborah Casalin	15
3	Administrative Reparations Programs and Transitional Justice: Dilemmas, Debates and New Directions Jemima García-Godos and Lisa J. Laplante	43
4	Structural Remedies as Policy Making: Data, Rationales and Opportunities of the Inter-American Court of Human Rights	73
5	Justice without Time Limits—The Impact of International Law on Chilean Case Law on Reparation in Relation to Crimes Committed during the Dictatorship Pietro Sferrazza Taibi and Francisco Félix Bustos	95
Pai	rt II The Role of International Criminal Law in the Development of Reparations	
6	Satisfaction and State Responsibility at the International Criminal Court: The Curious Crime of Aggression Meagan Wong	127

x Contents

7	Satisfaction as a Remedy for Internationally Wrongful Acts: A Reassessment in Light of Inter-State Judicial Practice Alice Ollino	153
8	Extraordinary Experiments in Reparations: The Pursuit of Reparations at the Extraordinary Chambers in the Courts of Cambodia and the Extraordinary African Chambers	179
9	ECCC Reparations Inside and Out: Unpacking Rhetorics on Reparative Justice for Victims of Mass Crimes Alina Balta, Mijke de Waardt and Marola Vaes	207
Par	t III De-Colonialisation and the Law of Reparations	
10	A Century on from the Chorzów Factory: Reparations, National Wars of Liberation and the Limits of Wiping out the Consequences of Armed Conflicts Luke Moffett	237
11	Racism as an Obstacle to Reparations for Colonial Crimes? The Doctrine of Intertemporal Law in the German-Namibian Context Karina Theurer	263
12	Repairing "Historical" Wrongs: The Church of Sweden's Approach to Redressing Colonial Abuses against the Sami Ebba Lekvall	285
Par	rt IV Dutch Practice in International Law	
13	Finding the Truth but Ending the Conversation? How Dutch Civil Court Cases on the Srebrenica Genocide Shaped the Space for Reparation Alma Mustafić and Niké Wentholt	321
14	No 'Effective Remedy' with(out) National Tort Law—A Dutch Perspective on the Obstacles for Enforcement of the Right to a Remedy Anneloes Kuiper-Slendebroek	353
m .	•	270
Table of Cases		379
ınd	ex	389