

Curriculum vitae

Personal details

Name: Morten Bergsmo
Nationality: Norwegian
Contact: Telephone: + 47-94825919; e-mail: bergsmo@cilrap.org

Professional experience

2012 - 2013 **Visiting Professor**
Peking University Law School.

2010 - **Visiting Fellow**
Hoover Institution, Stanford University.

2010 - **Researcher**
Faculty of Law, University of Oslo.

2010 - **Visiting Professor of Law**
Georgetown University.

2010 - **Founder and Director**
Centre for International Law Research and Policy¹ and its Torkel Opsahl Academic EPublisher².

2010 - 2011 **Senior Researcher (Associated)**
International Peace Research Institute, Oslo (PRIO).

2011 Spring **Fernand Braudel Senior Fellow**
European University Institute, Law Department.

2010 April-May **Visiting Scholar in the UC Berkeley**
University of California, Berkeley.

2008 - **Founder and Director**
Case Matrix Network.³

2006 - **Consultant** (Co-ordinator of the ICC Legal Tools Project)
International Criminal Court.⁴

2006 - **Founder and Director**

¹ See <http://www.cilrap.org>.

² See <http://www.fichl.org/toaep>.

³ See <http://www.casematrixnetwork.org>. This is the leading knowledge-transfer and capacity building platform in the field of criminal justice for core international crimes. It has international networks of users and mentors, and an Advisory Board with international leaders of criminal justice for atrocities. It is active in more than 30 countries, offering a range of services (see <http://www.casematrixnetwork.org/services/> and <http://www.casematrixnetwork.org/issues/>). It has legal capacity as an international non-profit organization under a Belgian law of 1926.

⁴ This Co-ordinator function has, *inter alia*, involved co-ordination of the designing, development and maintenance of the legal information- and knowledge-transfer platform called the *Legal Tools Database and Website* (see <http://www.legal-tools.org/en/what-are-the-icc-legal-tools/>) as well as the further development of the legal empowerment tool known as the *Case Matrix* application (see <http://www.legal-tools.org/en/overview-of-the-tools/>). It has also entailed the creation and convening of the *Legal Tools Outsourcing Partners Network* (LTOP, see <http://ltop-network.org/>) and the creation and co-ordination of the capacity building platform the *Case Matrix Network* (see <http://www.casematrixnetwork.org/>), as well as advisory activity *vis-à-vis* core international crimes processes in Argentina, Canada, Denmark, Indonesia, the Netherlands, Norway and Serbia; internationalised mechanisms in Bosnia and Herzegovina (WCC), Cambodia (ECCC) and 'Iraq (the IHT); defence counsel in these and other jurisdictions; international organisations such as the UNHCR, the OSCE Mission to Bosnia and Herzegovina, and the OSCE Spillover Mission to Macedonia; as well as NGOs such as Amnesty International, the European Centre for Constitutional and Human Rights, Human Rights Watch, the International Bar Association, and the Norwegian Helsinki Committee.

	Forum for International Criminal and Humanitarian Law. ⁵
2006 - 2009	Senior Researcher International Peace Research Institute, Oslo (PRIO). ⁶
2007 - 2008	Special Adviser Norwegian Director of Public Prosecutions. ⁷
2007	Adviser on National Strategy for War Crimes Prosecution OSCE Mission to Bosnia and Herzegovina. ⁸
2003 - 2005	Senior Legal Adviser and Chief of the Legal Advisory Section Office of the Prosecutor, International Criminal Court. ⁹
2003	Senior Manager <i>Ad Interim</i> Office of the Prosecutor, International Criminal Court.
2002 - 2003	Senior Legal Adviser and co-ordinator of the process to establish the Office of the Prosecutor of the International Criminal Court. ¹⁰
2002 (August - Nov.)	Consultant-Member Advance Team of the International Criminal Court. ¹¹

⁵ See <http://www.fichl.org/purpose/>. The Forum has held a series of international seminars on cutting edge or otherwise important topics in international criminal and humanitarian law (see <http://www.fichl.org/activities/>). It promotes scholarship and open access publication and dissemination through three established publication series (see, first, the ‘Publication Series’ (<http://www.fichl.org/publication-series/>), the ‘Occasional Paper Series’ (<http://www.fichl.org/occasional-paper-series/>), and the ‘Policy Brief Series’ (<http://www.fichl.org/policy-brief-series/>)) and the Torkel Opsahl Academic EPublisher. These publication series have pioneered the use of open access. More than 8,000 institutions and individuals in the fields of international criminal and humanitarian law and transitional justice are directly notified of and given immediate access to new publications. That may be more than any other publication outlet in the fields. The series have Advisory and Editorial Boards with international leaders of the two disciplines. The FICHL has also established the *Torkel Opsahl Academic EPublisher*. The Forum has legal capacity as an international non-profit organization under a Belgian law of 1926.

⁶ In this capacity I have, *inter alia*, started and built up the *Forum for International Criminal Justice and Conflict*, later renamed the *Forum for International Criminal and Humanitarian Law* (FICHL) (see <http://www.fichl.org>), of which I am the Director. For my PRIO publications and other activities, see the PRIO staff page: <http://www.prio.no/People/Person/?oid=77982>.

⁷ In this capacity I have worked on several criminal cases before the Norwegian Director of Public Prosecutions, including core international crimes cases, and advised on draft Norwegian legislation as well as policy questions.

⁸ I have designed and developed the *Database of Open Case Files Involving Core International Crimes* (DOCF) in response to the large backlog of such cases in Bosnia and Herzegovina at the time. I also authored the paper *Some remarks on the handling of the backlog of core international crimes cases in Bosnia and Herzegovina* (90 pp.), published as Morten Bergsmo, Kjetil Helvig, Ilija Utmelidze and Gorana Žagovec: “The Backlog of Core International Crimes Case Files in Bosnia and Herzegovina”, Torkel Opsahl Academic EPublisher, Oslo, 2010, Second Edition, 218 pp. In following up this paper, I have (a) designed the international FICHL-seminar *Criteria for prioritizing and selecting core international crimes cases* (see <http://www.fichl.org/activities/>); (b) leading to the publication of Morten Bergsmo (editor): “Criteria for Prioritizing and Selecting Core International Crimes Cases”, Torkel Opsahl Academic EPublisher, Oslo, 2010, Second Edition, 282 pp.; and (c) designed the international FICHL-seminar *Abbreviated criminal procedures for core international crimes* (see <http://www.fichl.org/activities/>).

⁹ Responsibilities included managing the members of the ICC Office of the Prosecutor (ICC-OTP) Legal Advisory Section (up to 16 lawyers at the same time, several with doctoral competence); providing legal advice to chief Prosecutor Luis Moreno-Ocampo and the operational Divisions of the OTP (some 70 legal memoranda prepared); providing legal training to members of the Office; developing and maintaining on-line legal tools for the Office (such as commentaries on substantive and procedural law, databases of all relevant legal materials in international criminal law, a *Legal Issues Matrix* (a systematic database of internal legal work product), a *Case Matrix* (a case management application which has been translated from the original English into Arabic, French, Indonesian and Khmer and adapted to the legal systems of Indonesia and the ‘Iraqi High Tribunal), and a mobile *Legal Kit* (a collection of key sources in international criminal law)); and co-ordinating contacts between the OTP and legal academics and academic institutions. The co-operation and liaising with members of different sections and organs of the ICC, other international organisations, and governments required diplomatic, political and resource mobilisation skills.

¹⁰ Responsibilities included drafting and co-ordinating the drafting of several policy documents, such as the first draft *Regulations of the Office of the Prosecutor*; organising and co-ordinating expert consultation processes (roundtables, seminars and other meetings at the Court and Cambridge University) producing reports on length of proceedings, state co-operation and investigations, and complementarity in practice (formerly [www.icc-cpi.int/otp/Expert consultations](http://www.icc-cpi.int/otp/Expert%20consultations)), as well as more than 600 pages of written input on general policy and management issues relevant to the establishment of the OTP; drafting of the second OTP budget; defining and drafting job profiles in the OTP; and co-ordinating initial recruitment. Management responsibility for members of the start-up team of the ICC-OTP, continuing until 1 October 2003, as Senior Manager *Ad Interim* of the ICC-OTP.

¹¹ Responsible for all questions relevant to the ICC Office of the Prosecutor.

- 1996 - 2002 **Expert adviser** to the Preparatory Committee for the International Criminal Court, the Rome Diplomatic Conference for the International Criminal Court, and the Preparatory Commission of the International Criminal Court, representing the International Criminal Tribunal for the Former Yugoslavia in these negotiations; Acting Head of ICTY Delegation to the Rome Conference.
- 1994 - 2002 **Legal Adviser (International Law)**
Legal Advisory Section, Office of the Prosecutor, ICTY.¹²
- 2000 (September) **Legal Adviser on special assignment**
Office of the General Prosecutor of the United Nations Transitional Administration in East Timor.¹³
- 1993 - 1994 **Legal Adviser**
United Nations Commission of Experts established pursuant to Security Council resolution 780 (1992), seconded by the Norwegian Ministry for Foreign Affairs.¹⁴
- 1991 - 1993 **Researcher**
Norwegian Human Rights Institute.¹⁵

Educational background

- 2012 **Doctor of Philosophy in International Law (Ph.D.)**, Cambridge University, St. John's College (to be submitted).
- 1983 - 1991 **Candidatus Juris**,¹⁶ University of Oslo, Faculty of Law.
- 1984 **Iranian studies**, University of Copenhagen, Institute of Oriental Philology.¹⁷
- 1982 **Examen Philosophicum**, University of Oslo.
- 1979 - 1982 **Examen Artium**, St. nes Secondary School.

Selected functions, lecturing, courses, seminars, moots and other

- 2010 - Founder and Series Co-Editor of the open access *FICHL Occasional Paper Series*

¹² Responsibilities included the drafting and editing of briefs and parts of legal briefs at the pre-trial, trial and appellate stages, including ICTY and ICTR appeals; arguing questions of law before Trial and Appeals Chambers; trial advocacy; providing advise on international criminal law to prosecutors prior to and during trial; giving legal training to OTP lawyers and investigators; coordinating the OTP 'Elements Project'; supervising Law Clerks, especially in the drafting of parts of OTP submissions and other documents; providing general supervision of the OTP Law Clerks Programme and 'Legalref Project'; representing the OTP, *inter alia*, in the process to establish the International Criminal Court, the Rome Diplomatic Conference included, in regular meetings of the Dayton Peace Implementation agencies, and by frequently addressing government and academic delegations visiting the Tribunal; preparing statements, speeches and articles for the chief Prosecutor; assisting in the preparation of legal expert testimony; advising senior management on strategies for general case development; lecturing internally and externally on the Tribunal, its law and practice, and international criminal law and justice in general.

¹³ At the request of the Transitional Administrator of UNTAET, the late USG Sergio Vieira de Mello, on special assignment to the Office of the General Prosecutor of UNTAET, training the staff of the Office of the Deputy General Prosecutor for Serious Crimes and advising that Office on international criminal law and prosecution strategy and other policy questions.

¹⁴ Responsibilities included the drafting of legal texts for the Commission and its Secretariat; several international missions on behalf of the Commission; extensive contact with governments (both through delegations in Geneva and ministries in capitals) and international organisations; attendance in all Commission sessions; and preparation of the Prijedor study for the ICTY-OTP together with Justice Hanne Sophie Greve. Special assignments from the acting Chairman of the Commission, Professor Torkel Opsahl, included the preparation of articles; work on the second interim report of the Commission; seminar and conference presentations; and contact with the international media on behalf of the Chairman.

¹⁵ Worked on research projects with Mr. Asbjørn Eide and Professor Torkel Opsahl at the Norwegian Human Rights Institute, and was at the same time associated with the Institute of Law of the Czech Academy of Sciences in Prague.

¹⁶ Degree awarded after six years of study, considered as encompassing a bachelor and masters degree in law.

¹⁷ Studies in *Farsi*, the history of and contemporary political situation in the Middle East, the Caucasus and Central Asia.

- and *Policy Brief Series*.¹⁸
- 2008 - Member, and since 2009, Chair, of the Board of the Norwegian Helsinki Committee, the leading human rights non-governmental organization in Norway.¹⁹
- 2008 - 2010 Adviser, *International Law and Policy Group* (ILP).
- 2007 - Founder and Series Co-Editor of the open access *FICHL Publication Series*.²⁰
- 2007 - Founder and Convener of the *Legal Tools Outsourcing Partners Network* (LTOP).²¹
- 2007 - Member of the *Legal Tools Expert Advisory Group* of the International Criminal Court.²²
- 1994 - Given lectures in international law and policy (in particular international criminal law and justice, international law of armed conflict, and international human rights law), knowledge-transfer, justice sector capacity-building, and legal empowerment at numerous universities and research institutes around the world.²³
- September 2008 Awarded the *Dieter Meurer Prize for Legal Informatics* for 2008 by the German Association for Computing in the Judiciary (*Deutscher EDV-Gerichtstag e.V.*) and the German-language legal information service provider *juris GmbH* for creating and developing the *Case Matrix*, a tool designed to make work on accountability for international crimes committed in armed conflicts more precise and effective.²⁴

¹⁸ See <http://www.fichl.org/occasional-paper-series/> and <http://www.fichl.org/policy-brief-series/>.

¹⁹ See <http://www.nhc.no/php/>.

²⁰ See <http://www.fichl.org/publication-series/>.

²¹ See <http://www.ltop-network.org/>. This is the operational network of legal information outsourcing partners of the International Criminal Court who are responsible for the registration of documents, metadata and keywords in the Legal Tools Database available through <http://www.legal-tools.org/>. The list of partners is available at <http://www.legal-tools.org/en/work-on-the-tools/table-of-responsibilities/>, their formal co-operation agreements with the International Criminal Court at <http://www.legal-tools.org/en/work-on-the-tools/co-operation-agreements/>.

²² See <http://www.legal-tools.org/en/work-on-the-tools/>. The Group advises the International Criminal Court on the development of the ICC Legal Tools. Among its members are some of the fathers of legal informatics.

²³ This includes regular lectures in five courses at the University of Oslo (Faculties of Law and Social Science) and in courses at the Universities of Salzburg and Stellenbosch, as well as the following examples of other lecturing (in alphabetical order): Academy of European Law, Trier; Amherst College, Amherst/MA; Ateneo Law School (Ateneo de Manila University), Manila; T.M.C Asser Institute, The Hague; Baghdád (lectures for Iráqi High Tribunal judges and defence counsel, organised by UNDP and US Regime Crimes Liaison Office); Bangkok (lecture in Thai MFA for Thai government officials); Berlin (German MFA; several conferences); Brunei Darussalam Attorney General's Chamber, Bandar Seri Begawan; Belgrade (International Law Association of Serbia and Montenegro); Chinese Academy of Social Sciences, Institute of Law, Beijing; Columbia Law School, New York; Da Nang, Vietnam (conference organised by the Vietnamese Ministry of Justice and the European Commission); Dhaka (International Crimes Tribunal, Bangladesh); European University Institute, Florence; Hanoi (Vietnam Lawyers' Association and the Coalition for the International Criminal Court); Harvard Law School, Cambridge/MA; Helsinki (Finnish MFA); Jakarta (2004, 2006 and 2008 Norwegian-Indonesian Human Rights Dialogue, and 2004-training of staff of the Prosecutor General and the National Human Rights Commission); Max Planck Institute for International and Comparative Criminal Law, Freiburg; Norges Bank (lecture to the Governor and directors of the Central Bank of Norway), Oslo; Norwegian Military Academy, Oslo; New York University School of Law, New York; Phnom Penh (presentations to the Extraordinary Chambers in the Courts of Cambodia, including the Supreme Court Chamber members; and UNDP training); Salvador da Bahia/Brazil (12th UN Congress on Crime Prevention); San Remo Institute of International Humanitarian Law; Sarajevo (conference organised by the Norwegian MFA); Singapore (the Attorney General's Chamber; the 13th Annual Conference and General Meeting of the International Association of Prosecutors; and National University of Singapore); Siracusa/Italy (several courses at the International Institute of Higher Studies in Criminal Sciences, including 2005 training of judges, investigating judges and prosecutors of the 'Iráqi High Tribunal); Sulaymáníyyih, 'Iráqi (HIBU, in Norwegian MFA-funded project); Tíhrán (2004 German-Iranian Dialogue on International Law organized by the Max Planck Institute for Foreign Public Law and Public International Law (Heidelberg), and the 2001 CICC, IPIS and UNITAR international law conference); Tokyo University; universities of Amsterdam, Auckland, Bergen, Bologna, Copenhagen, Gothenburg, Helsinki, Leiden (also at the Grotius Centre, The Hague), los Andes (Bogotá), Marburg, Nottingham (Kuala Lumpur and Nottingham campuses), Oslo, Oxford, Richmond, del Rosario (Bogotá), Saarbrücken, Salzburg (every August for the Salzburg Law School on International Criminal Law, Humanitarian Law and Human Rights Law), Stanford, Stockholm and Sydney; Udayana University, Denpasar/Indonesia; Venice (European Master's Degree in Human Rights and Democratization); Vrije Universiteit Amsterdam; and Yale Law School.

²⁴ See <https://www.edvgt.de/pages/dieter-meurer-foerderpreis-rechtsinformatik/dieter-meurer-foerderpreis-2008-english.php> and <http://www.prio.no/News/NewsItem/?oid=25212107>.

2007 -	Delegate of the Norwegian Ministry of Foreign Affairs in different multilateral contexts.
2007 -	Supervising and evaluating doctoral dissertations at, <i>inter alia</i> , the University of Amsterdam, Stockholm University and the European University Institute (Florence).
2005 (February - June)	SHL Group plc.: Appraisal and coaching training for senior managers.
2004 (January)	Egon Zehnder International: Training in recruitment and related human resources and management skills.
2003 (November)	Insight Partners (of the Harvard Negotiation Project practice): Training in conflict management and communication (further training in February 2004).
2002 -	Guiding numerous master theses and other research projects at different universities around the world, in international criminal law and transitional justice, conceiving suitable topics and nurturing the development of the ideas.
1999 (January)	ICTY Advocacy Skills Training Course (with British Judges and QCs as trainers).
1998 - 1999	Judge at the Telders International Law Moot Court Competition.
1994 (September)	Harvard Law School, Human Rights Program: Co-organised (with Dr. Payam Akhavan and Professor Henry Steiner of the Human Rights Program of Harvard Law School) a closed seminar on the relationship between the UN-EU peace process for the former Yugoslavia and the ICTY, with high-level participation from ICTY, ICFY and Harvard Law School, including Mr. Richard Goldstone and Mr. Thorvald Stoltenberg.
1992 (July)	International Institute of Human Rights, Strasbourg: 23 rd Study Session.
1988 (July)	United Nations Department for Public Information, New York: 40 th Graduate Student Intern Program.
1988 (June)	Columbia University, Centre for the Study of Human Rights: Annual Teacher and Researcher Symposium on Human Rights.
1986 (Spring)	American Society of International Law and Association for Student International Law Societies, Washington, D.C.: Member of Norwegian team to the Philip C. Jessup International Law Moot Competition.
1985 (September)	International Committee of the Red Cross, Warsaw: Warsaw Summer School in International Humanitarian Law.
1985 (August)	The Hague Academy of International Law, The Hague: Course in public international law.

Selected publications

“Thematic Prosecution of International Sex Crimes”, Torkel Opsahl Academic EPublisher, Oslo, 2012 (co-editor with Elisabeth Wood and Alf Butenschøn Skre) (forthcoming 2012).

“Understanding and Proving International Sex Crimes”, Torkel Opsahl Academic EPublisher, Oslo, 2012 (forthcoming 2012).

“Building Public Capacity to Investigate and Prosecute Core International Crimes”, Torkel Opsahl Academic EPublisher, Oslo, 2012 (forthcoming 2012).

- “On International Crimes”, Torkel Opsahl Academic EPublisher, Oslo, 2012 (editor) (forthcoming 2012).
- “Internasjonal strafferett”, Torkel Opsahl Academic EPublisher, Oslo, 2012 (co-editor with Jonas Nilsson) (forthcoming in 2012).
- “Abbreviated Criminal Procedures for Core International Crimes”, Torkel Opsahl Academic EPublisher, Oslo, 2012, to be published both in English and Bosnian (editor) (forthcoming 2012).
- “Active Complementarity: Legal Information Transfer”, Torkel Opsahl Academic EPublisher, Oslo, 2011, 572 pp., ISBN 978-82-93081-55-5 (editor).
- “The In-depth Evidence Analysis Charts at the International Criminal Court”, in Morten Bergsmo (editor): *Active Complementarity: Legal Information Transfer*, Torkel Opsahl Academic EPublisher, Oslo, 2011, pp. 313-347 (with Olympia Bekou).
- “Justice after decades in Bangladesh: national trials for international crimes”, in *Journal of Genocide Research* (2011), 13(4), November 2011, 503-510.
- “Prosecutorial Discretion: Institutional or Professional Reform?”, Torkel Opsahl Academic EPublisher, Policy Brief Series No. 7 (2011), Oslo, 2011, ISBN 978-82-93081-54-8.
- “Using Old Evidence in Core International Crimes Cases”, Torkel Opsahl Academic EPublisher, Policy Brief Series No. 6 (2010), Oslo, 2011, ISBN 978-82-93081-52-4 (in English and Bengali).
- “Complementarity and the construction of national ability”, in Carsten Stahn and Mohamed M. El Zeidy: *The International Criminal Court and Complementarity, From Theory to Practice*, Volume II, Cambridge University Press, 2011, pp. 1052-1070 (with Olympia Bekou and Annika Jones).
- “International Sex Crimes as a Criminal Justice Theme”, Torkel Opsahl Academic EPublisher, Policy Brief Series No. 4 (2011), Oslo, 2011, ISBN 978-82-93081-45-6 (for French, Portuguese and Spanish versions, see <http://www.ficlh.org/policy-brief-series/>).
- “The Autonomy of International Criminal Justice”, Torkel Opsahl Academic EPublisher, Policy Brief Series No. 3 (2011), Oslo, 2011, ISBN 978-82-93081-44-9.
- “Complementarity After Kampala: Capacity Building and the ICC Legal Tools”, in *Goettingen Journal of International Law* 2 (2010) 2, 791-811 (with Olympia Bekou and Annika Jones).
- “Preserving the Overview of Law and Facts: the Case Matrix”, in Alette Smeulers (editor): *Collective Violence and International Criminal Justice*, Intersentia, 2010, pp. 413-435 (with Olympia Bekou and Annika Jones).
- “New Technologies in Criminal Justice for Core International Crimes: The ICC Legal Tools Project”, in *Human Rights Law Review* 10:4 (2010), pp. 715-729 (with Olympia Bekou and Annika Jones).
- “Complementarity and the Exercise of Universal Jurisdiction for Core International Crimes”, Torkel Opsahl Academic EPublisher, Oslo, 2010, 314 pp., ISBN 978-82-93081-14-2 (editor).
- “Between Territoriality and Universality: Room for Further Reflection”, in Morten Bergsmo (editor): *Complementarity and the Exercise of Universal Jurisdiction for Core International Crimes*, Torkel Opsahl Academic EPublisher, Oslo, 2010, 1-6 pp.
- “Distributive Justice in Transitions”, Torkel Opsahl Academic EPublisher, Oslo, 2010, 442 pp., ISBN 978-82-93081-12-8 (to be published also in Spanish) (co-editor).
- “Introduction”, in Morten Bergsmo *et al.* (co-editors): *Distributive Justice in Transitions*, Torkel Opsahl Academic EPublisher, Oslo, 2010, 1-14 pp. (co-authored with César Rodríguez-Garavito, Pablo Kalmanovitz and Maria Paula Saffon).
- “The Backlog of Core International Crimes Case Files in Bosnia and Herzegovina”, Torkel Opsahl Academic EPublisher, Oslo, 2010, Second Edition, 218 pp. (co-authored with Kjetil Helvig, Ilia Utmelidze and Gorana Žagovec).
- “Law in Peace Negotiations”, Torkel Opsahl Academic EPublisher, Oslo, 2010, Second Edition, 442 pp., ISBN 978-82-93081-09-8 (co-editor with Pablo Kalmanovitz).
- “Criteria for Prioritizing and Selecting Core International Crimes Cases”, Torkel Opsahl Academic EPublish-

er, Oslo, 2010, Second Edition, 284 pp., ISBN 978-82-93081-07-4 (editor).

“The Theme of Selection and Prioritization Criteria and Why it Is Relevant”, in Morten Bergsmo (editor): *Criteria for Prioritizing and Selecting Core International Crimes Cases*, Torkel Opsahl Academic EPublisher, Oslo, 2010, Second Edition, pp. 7-14.

“Importing Core International Crimes into National Criminal Law”, Torkel Opsahl Academic EPublisher, Oslo, 2010, Second Edition, 74 pp., ISBN 978-82-93081-01-2 (co-editor with Mads Harlem and Nobuo Hayashi).

“Human Rights Professionals and the Criminal Investigation and Prosecution of Core International Crimes”, in Siri Skåre, Ingvild Burkey and Hege Mørk (editors): *Manual on Human Rights Monitoring*, Oslo, University of Oslo, 2008, Second Edition, Chapter 10, pp. 1-29 (with William Wiley).

“International Criminal Courts and Tribunals: Complementarity and Jurisdiction”, in Rüdiger Wolfrum (main editor): *Max Planck Encyclopedia of Public International Law*, Oxford University Press, 2008, online (with Philippa Webb).

“Some Lessons for the ICC from the International Judicial Response to the Rwandan Genocide”, in Zachary Kaufman and Philip Clark (editors): *After Genocide: Transitional Justice, Post-Conflict Reconstruction and Reconciliation in Rwanda and Beyond*, Columbia University Press and C. Hurst Publishers Ltd., 2008, pp. 351-361 (with Philippa Webb).

“Tematisk etterforskning og straffeforfølgning av seksualisert vold i konflikt: er det en uproblematisk praksis?” [“Thematic investigation and prosecution of sexualized violence in conflict: is that an unproblematic practice?”], in Hege Skjeie, Inger Skjelsbæk and Torunn L. Tryggestad (editors): *Kjønn, Krig, Konflikt* [“Gender, War, Conflict”], 2008, pp. 79-91.

2008 - present, book reviews: “Browne, Edward Granville, 2008. *Letters from Tabriz: The Russian Suppression of the Iranian Constitutional Movement*. Washington, DC: Mage. Xxxi + 287 pp. ISBN 1933823259.” in *Journal of Peace Research* 2009, 46, 453; “Brookshaw, Dominic P. and Seena B. Fazel, eds, 2007. *The Baha'is of Iran: Socio-Historical Studies*. New York: Routledge. 283 pp. ISBN 9780415356732” in *Journal of Peace Research* 2008, 45, 851; “Goodarzi, Jubin M, 2006. *Syria and Iran: Diplomatic Alliance and Power Politics in the Middle East*. London: Tauris Academic Studies. 288 pp. ISBN 1845111273.” in *Journal of Peace Research* 2008, 45, 303; and “Moghalu, Kingsley C., 2005. *Rwanda's Genocide: The Politics of Global Justice*. Palgrave Macmillan. 252 pp. ISBN 1403970815.” in *Journal of Peace Research* 2008, 45, 124.

“Innovations at the International Criminal Court: bringing new technologies into the investigation and prosecution of core international crimes”, in Henning Radtke, Dieter Rössner, Theo Schiller and Wolfgang Form (editors): *Historische Dimensionen von Kriegsverbrecherprozessen nach dem Zweiten Weltkrieg, Studien zum Strafrecht 9*, Nomos, 2007, pp. 205-212 (with Philippa Webb).

“Genocidal Intent”, in Dinah L. Shelton, Howard Adelman, Frank Chalk, Alexandre Kiss and William A. Schabas (editors): *Encyclopedia of Genocide and Crimes Against Humanity*, 2004, pp. 524-530.

“Some Tentative Remarks on the Relationship Between Internationalized Criminal Jurisdictions and the International Criminal Court”, in Cesare Romano (editor): *Internationalized Courts and Tribunals*, 2004, pp. 402-411 (with Markus Benzing).

“Criminal Justice and Human Rights for the Downtrodden: Essays in Honour of Asbjørn Eide”, Martinus Nijhoff Publishers, 2003, 825 pp. (editor).

“Preliminary Observations on the Powers and Role of the Prosecutor of the International Criminal Court”, in *Current Problems of International Humanitarian Law*, International Institute of Humanitarian Law, 23rd Round Table, San Remo, 2-4 September 1998, 2001, pp. 42-51.

“Occasional remarks on certain State concerns about the jurisdictional reach of the International Criminal Court, and their possible implications for the relationship between the Court and the Security Council”, in *Nordic Journal of International Law* 69, pp. 87-113, 2000.

“The Prosecutors of the International Tribunals”, in Louise Arbour, Albin Eser, Kai Ambos and A. Sanders (editors): *The Prosecutor of a Permanent International Criminal Court*, 2000, pp. 121-154 (with Catherine Cissé and Christopher Staker); in French (“Les Procureurs des Tribunaux internationaux”), *ibid.*, pp. 155-189.

“Preamble”, in Otto Triffterer (editor): *Commentary on the Rome Statute of the International Criminal Court: Observers’ Notes, Article by Article*, 1999, pp. 1-16. In the second edition, C.H. Beck, Hart and Nomos, 2008, pp. 1-14.

“Article 15: Prosecutor”, in Otto Triffterer (editor): *Commentary on the Rome Statute of the International Criminal Court: Observers’ Notes, Article by Article*, 1999, pp. 359-372 (with Jelena Pejić). In the second edition, C.H. Beck, Hart and Nomos, 2008, pp. 581-593.

“Article 16: Deferral of investigation or prosecution”, in Otto Triffterer (editor): *Commentary on the Rome Statute of the International Criminal Court: Observers’ Notes, Article by Article*, 1999, pp. 373-382 (with Jelena Pejić). In the second edition, C.H. Beck, Hart and Nomos, 2008, pp. 595-604.

“Article 42: The Office of the Prosecutor”, in Otto Triffterer (editor): *Commentary on the Rome Statute of the International Criminal Court: Observers’ Notes, Article by Article*, 1999, pp. 627-636 (with Frederik Harhoff). In the second edition, C.H. Beck, Hart and Nomos, 2008, pp. 971-979.

“Article 53: Initiation of an investigation”, in Otto Triffterer (editor): *Commentary on the Rome Statute of the International Criminal Court: Observers’ Notes, Article by Article*, 1999, pp. 701-714 (with Pieter Kruger). In the second edition, C.H. Beck, Hart and Nomos, 2008, pp. 1065-1076.

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