

## Annex I: Project publications in line with the DoW

### 1. The Normative Track

#### (a) The historical part

- ◆ Eyal Benvenisti, [Sovereigns as Trustees of Humanity](#), 107 AM. J. INT'L L. 295 (2013)
- ◆ 16(2) THEORETICAL INQUIRIES IN LAW (2015), [Sovereignty as Trusteeship for Humanity – Historical Antecedents and Their Impact on International Law](#):
  - ❖ Michel Troper, *Sovereignty and Natural Law in the Legal Discourse of the Ancien Régime*
  - ❖ David Dyzenhaus, *Kelsen, Heller and Schmitt: Paradigms of Sovereignty Thought*
  - ❖ Sergio Delvalle, *On Sovereignty, Legitimacy, and Solidarity, Or: How Can a Solidaristic Idea of Legitimate Sovereignty Be Justified*
  - ❖ Lorenzo Zucca, *A Genealogy of State Sovereignty*
  - ❖ Benjamin Straumann, *Early Modern Sovereignty and Its Limits*
  - ❖ Andrew Fitzmaurice, *Sovereign Trusteeship and Empire*
  - ❖ Evan J. Criddle, *Three Grotian Theories of Humanitarian Intervention*
  - ❖ Evan Fox-Decent & Ian Dahlman, *Sovereignty as Trusteeship and Indigenous Peoples*
  - ❖ Eyal Benvenisti, [The Paradoxes of Sovereigns as Trustees of Humanity: Concluding Remarks](#)
- ◆ An Hertogen, [Letting Lotus Bloom](#), WPS 2015-06, 26 EUR. J. INT'L L. 901 (2015)
- ◆ Eyal Benvenisti, [Occupation and Territorial Administration](#), WPS 2015-11, in ROUTLEDGE HANDBOOK OF THE LAW OF ARMED CONFLICT 432 (Rain Liivoja & Timothy Maccormack eds., 2016)

#### (b) The theoretical part

##### (i) Property law theory

- ◆ 18(2) THEORETICAL INQUIRIES IN LAW (2017), [Sovereignty and Property](#):
  - ❖ Arthur Ripstein, *Property and Sovereignty: How to Tell the Difference?*
  - ❖ Sergio Dellavalle, *The Dialectics of Sovereignty and Property*
  - ❖ Larissa Katz, *Property's Sovereignty*
  - ❖ Laura S. Underkuffler, *Property, Sovereignty, and the Public Trust*
  - ❖ Martti Koskenniemi, *Sovereignty, Property and Empire: Early Modern English Contexts*
  - ❖ Hanoch Dagan & Avihay Dorfman, *The Human Right to Private Property*
  - ❖ Thomas W. Merrill, *Property and Sovereignty, Information and Audience*
  - ❖ Eyal Benvenisti, [Sovereignty and the Politics of Property](#)
  - ❖ Jeremy Waldron, *Exclusion: Property Analogies in the Immigration Debate*
  - ❖ Katharina Pistor, *From Territorial to Monetary Sovereignty*
  - ❖ Joseph William Singer, *Property and Sovereignty Imbricated: Why Religion Is Not an Excuse to Discriminate in Public Accommodation*
  - ❖ Jean L. Cohen, *Sovereignty, the Corporate Religious, and Jurisdictional/Political Pluralism*
- ◆ Eyal Benvenisti, [Sovereigns as Trustees of Humanity](#), 107 AM. J. INT'L L. 295 (2013)

##### (ii) Theory of democracy

- ◆ Eyal Benvenisti, [Sovereigns as Trustees of Humanity](#), 107 AM. J. INT'L L. 295 (2013)

- ◆ Doreen Lustig & Eyal Benvenisti, [\*The Multinational Corporation as “the Good Despot”: The Democratic Costs of Privatization in Global Settings\*](#), WPS 2013-01, 15 THEORETICAL INQUIRIES IN LAW 125 (2014)
- ◆ Eyal Benvenisti, [\*Sovereignty and the Politics of Property\*](#), 18 THEORETICAL INQUIRIES IN LAW (2017)
- ◆ Eyal Benvenisti & George W. Downs, [\*Democratizing Courts: How National and International Courts Are Promoting Democracy in an Era of Global Governance\*](#), WPS 2013-05
- ◆ Eyal Benvenisti & Mila Versteeg, [\*The External Dimensions of Constitutions\*](#), WPS 2017-02, forthcoming in VA. J. INT’L L. (2018)
- ◆ Eyal Benvenisti, [\*Democracy Captured: The Mega-Regional Agreements and the Future of Global Public Law\*](#), WPS 2015-08, 23 CONSTELLATIONS 58 (2016)
- ◆ Eyal Benvenisti, [\*Legislating for Humanity\*](#), WPS 2013-02
- ◆ Eyal Benvenisti, [\*EJIL Foreword: Upholding Democracy Amid the Challenges of New Technology: What Role for the Law of Global Governance?\*](#), WPS 2018-01, forthcoming in EUR. J. INT’L L. (2018)

(iii) *The theory of human rights*

- ◆ Eyal Benvenisti, [\*Sovereigns as Trustees of Humanity\*](#), 107 AM. J. INT’L L. 295 (2013)
- ◆ Eyal Benvenisti, [\*Ensuring Access to Information: International Law’s Contribution to Global Justice\*](#), WPS 2017-09
- ◆ Samantha Besson, *Community Interests in International Law: Whose Interests Are They and How Should We Best Identify Them?*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Samantha Besson, *Community Interests in the Identification of International Law: With a Special Emphasis on Treaty Interpretation and Customary Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Tomer Shadmy, [\*The Rise of Human Rights Responsibilities R2P and CSR – Different Forms of the Same New Dialect\*](#), WPS 2016-06

**(c) The empirical part.** The first four areas relate to norms that regulate sovereign activities in the international plane. The publications examined the “standards of review” adopted by the different tribunals in the diverse contexts in light, inter alia, of the perceived need (stated or not) to uphold the other-regarding obligations of the reviewed institutions:

(i) *Transboundary resources*

- ◆ Rüdiger Wolfrum, *Identifying Community Interests in International Law: Common Spaces and Beyond*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Surabhi Ranganathan, *The Law of the Sea and Natural Resources*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Kigab Park, *Law on Natural Disasters: From Cooperation to Solidarity?*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Jutta Brunnée, *International Environmental Law and Community Interests: Procedural Aspects*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Lorenzo Casini, *Cultural Sites Between Nationhood and Mankind*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)

(ii) *International Economic Law*

- ◆ Christian Tietje & Andrej Lang, *Community Interests in World Trade Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Stephan Schill & Vladislav Djanic, *International Investment Law and Community Interests*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Tania Voon & Andrew Mitchell, *The Right to Health in Trade and Investment Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Jochen von Bernstorff, “*Community Interests*” and the Creation of a Global Market for Agricultural Land, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Danae Azaria, *Community Interest Obligations in International Energy Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Tsilly Dagan, [Community Interests in International Taxation](#), in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Sivan Shlomo Agon, [Noncompliance, Renegotiation, and Justice in International Adjudication: A WTO-EU Perspective](#), WPS 2015-12, 5 GLOBAL CONSTITUTIONALISM 238 (2016)
- ◆ Eyal Benvenisti & Sivan Shlomo Agon, [The Law of Strangers: The Form and Substance of Other-Regarding International Adjudication](#), 68 UNIVERSITY OF TORONTO LAW JOURNAL (forthcoming, 2018).
- ◆ Neethu Rajam, *Sovereign Trusteeship and Multilateral Protection of Intellectual Property Rights*, 10 JOURNAL OF INTELLECTUAL PROPERTY LAW & PRACTICE 89 (2014)
- ◆ Jan-Frederik Keustermans, [Legitimate Economic Efficiency in International Trade Law: Externalities and the future of WTO Dispute Settlement](#), WPS 2015-02

(iii) *Human Rights Law*

- ◆ Tally Kritzman-Amir, *Community Interests in International Migration and Refugee Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Francesca Bignami & Giorgio Resta, *Human Rights Extraterritoriality: The Right to Privacy and National Security Surveillance*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Ralph Wilde, Socioeconomic Rights, Extraterritorially, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ August Reinisch, *Human Rights Extraterritoriality: Controlling Companies Abroad*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Natalie R. Davidson, *Alien Tort Statute Litigation and Transitional Justice: Bringing the Marcos Case back to the Philippines*, 11 INTERNATIONAL JOURNAL OF TRANSITIONAL JUSTICE 257 (2017)
- ◆ Daphna Hacker, [Divorced Israeli Men’s Abuse of Transnational Human Rights Law](#), WPS 2014-11, 28 CANADIAN JOURNAL OF WOMEN AND THE LAW 91 (2016)
- ◆ Myriam Feinberg, [Terrorism Inside Out: Applying the Concept of Legislating for Humanity to Cooperate Against Terrorism](#), WPS 2017-05, 42 N.C. J. INT’L L. 506 (2017)
- ◆ Moram Sadeh, [Global Reputation for Guest Workers](#), WPS 2017-04, forthcoming in JOURNAL OF LEGAL STUDIES (2018)
- ◆ Eyal Benvenisti, [The Margin of Appreciation, Subsidiarity, and Global Challenges to Democracy](#), WPS 2016-05, JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT (2018)
- ◆ Michal Saliternik, [Reducing the Price of Peace: The Human Rights Responsibilities of Third-Party Facilitators](#), WPS 2014-02, 48 VANDERBILT JOURNAL OF TRANSITIONAL LAW 179 (2015)
- ◆ Michal Saliternik, [Expanding the Boundaries of Boundary Dispute Settlement: International Law and Critical Geography at the Crossroads](#), WPS 2016-02, 50 VANDERBILT JOURNAL OF TRANSNATIONAL LAW 113 (2017)

(iv) *International Humanitarian Law*.

- ◆ Eliav Lieblich & Eyal Benvenisti, [\*The Obligation to Exercise Discretion in Warfare: Why Autonomous Weapon Systems are Unlawful\*](#), WPS 2014-10, in AUTONOMOUS WEAPONS SYSTEMS: LAW, ETHICS, POLICY 245 (Nehal Bhuta et al. eds., 2015)
- ◆ Eliav Lieblich & Eyal Benvenisti, [\*Robot Warfare and the Problem of Bound Discretion\*](#), 39 IYUNEY MISHPAT 106 (2016) (in Hebrew)
- ◆ Enzo Cannizzaro, *Common Interests of Humankind and the International Regulation of the Use of Force*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Janina Dill, “*The Rights and Obligations of Parties to International Armed Conflicts*”: *From Bilateralism but Not Towards Community Interest?*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Heike Krieger, *The Rights and Obligations of Third Parties in Armed Conflicts*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Ayelet Berman, [\*Taking Foreign Preferences into Account: The Rulemaking Process in the United States and the European Union\*](#), WPS 2015-03
- ◆ Aravind Ganesh, [\*The EU’s Human Rights Obligations Towards Distant Strangers\*](#), WPS 2015-07, 37 MICHIGAN J. INT’L L. 475 (2016)
- ◆ Marka Peterson, [\*The Federal Reserve Since the Global Financial Crisis: Do Foreign Interests Matter to the World’s Economic Hegemon?\*](#), WPS 2016-03
- ◆ Neli Frost, [\*‘Old’ Vs. ‘New’ Governance Regulatory Mechanisms to Prevent Human Trafficking\*](#), WPS 2017-01
- ◆ Alon Jasper, [\*Participation of Foreigners in Environmental Decision-Making and The Aarhus Convention\*](#), WPS 2017-06

## 2. *The Institutional Track*

This track explained the logic that leads legal institutions such as international tribunals, national courts and other local and global agencies to exercise effective review of sovereigns’ policy-making, through an examination of the motivations and constraints that these reviewing bodies have with respect to reviewing national decision-making, and assessed the extent to which such bodies can legitimately impose limits on sovereigns’ discretion.

The corresponding two parts of this track are:

### (a) **A study of contemporary global review “technologies”**

- ◆ Eyal Benvenisti, [\*Community Interests in International Adjudication\*](#), in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
  - ◆ Jan Klabbers, *What Role for International Organizations in the Promotion of Community Interests? Reflections on the Ideology of Functionalism*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
  - ◆ Georg Nolte, *The International Law Commission and Community Interests*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
  - ◆ Michal Saliternik, [\*Expanding the Boundaries of Boundary Dispute Settlement: International Law and Critical Geography at the Crossroads\*](#), WPS 2016-02, 50 VANDERBILT JOURNAL OF TRANSNATIONAL LAW 113 (2017)
- 
- ◆ Eyal Benvenisti, *The Law of Global Governance*, 268 RECUEIL DES COURS:
    - ❖ Eyal Benvenisti, [\*The Emergence of Global Governance and the Corresponding Need to Regulate it\*](#), WPS 2014-03

- ❖ Eyal Benvenisti, [\*The Normative Basis for the Law Regulating Global Governance Institutions\*](#), WPS 2014-04
- ❖ Eyal Benvenisti, [\*Legal Regulation of the Decision-Making Process Within Global Governance Bodies\*](#), WPS 2014-05
- ❖ Eyal Benvenisti, [\*The Potential and Limits of Global Regulation of Sovereign Discretion\*](#), WPS 2014-06
- ❖ Eyal Benvenisti, [\*Reviewing Global Governance\*](#), WPS 2014-07
- ◆ Steve Fikhman, [\*State Courts as Trustees of Humanity: Towards a New Approach to Universal Jurisdiction\*](#), WPS 2017-03
- ◆ Jan-Frederik Keustermans, [\*Legitimate Economic Efficiency in International Trade Law: Externalities and the future of WTO Dispute Settlement\*](#), WPS 2015-02

**(b) A study of the justifications of judicial review of sovereign discretion**

- ◆ Paul Mertenskoetter, [\*National Courts as “Trustees of Humanity”?\*](#), WPS 2013-04
- ◆ Eyal Benvenisti & George W. Downs, [\*Democratizing Courts: How National and International Courts Are Promoting Democracy in an Era of Global Governance\*](#), WPS 2013-05
- ◆ Shai Dothan, [\*In Defense of Expansive Interpretation in the European Court of Human Rights\*](#), WPS 2014-01
- ◆ Eyal Benvenisti, [\*Legal Regulation of the Decision-Making Process Within Global Governance Bodies\*](#), WPS 2014-05
- ◆ Eyal Benvenisti, [\*The Potential and Limits of Global Regulation of Sovereign Discretion\*](#), WPS 2014-06
- ◆ Eyal Benvenisti, [\*Reviewing Global Governance\*](#), WPS 2014-07
- ◆ Olga Frishman & Eyal Benvenisti, [\*National Courts and Interpretative Approaches to International Law: The Case Against Convergence\*](#), WPS 2014-08, in *INTERPRETATIONS OF INTERNATIONAL LAW BY DOMESTIC COURTS* 317 (Helmut Philipp Aust & Georg Nolte eds., 2016)
- ◆ Daphna Hacker, [\*Strategic Compliance in the Shadow of Transnational Anti-Trafficking Law\*](#), WPS 2014-09, 28 *HARVARD HUMAN RIGHTS JOURNAL* 11 (2015)
- ◆ Eyal Benvenisti, [\*The Future of Sovereignty: The Nation State in the Global Governance Space\*](#), WPS 2015-01, in *RESEARCH HANDBOOK ON GLOBAL ADMINISTRATIVE LAW* 483 (Sabino Cassese et al. eds., 2016)
- ◆ Eyal Benvenisti & Alon Harel, [\*Embracing the Tension Between National and International Human Rights Law: The Case for Parity\*](#), WPS 2015-04, 15 *INT’L J. CONST. L.* 37 (2017)
- ◆ Sergio Dellavalle, [\*Addressing Diversity in Post-Unitary Theories of Order\*](#), WPS 2015-05
- ◆ Tomer Shadmy, [\*The Rise of Human Rights Responsibilities R2P and CSR – Different Forms of the Same New Dialect\*](#), WPS 2016-06
- ◆ SHAI DOTHAN, [\*REPUTATION AND JUDICIAL TACTICS\*](#) (Cambridge University Press, 2014)

**3. The Implementation Track: In Pursuit of Normative and Institutional Responses to Intensifying Global Risks**

The track addressed specifically the obligations that arise in an era of intensifying risks due to the proliferation of new technologies (e.g. nuclear energy production) and the destabilizing consequences of climate change. Research in this track examined specific areas of law and inquired how they should accommodate sovereigns’ other-regarding obligations in adapting to an era of intensifying global risks. In particular this track addressed four dimensions:

**(a) International Human Rights Law**



- ◆ Tally Kritzman-Amir, *Community Interests in International Migration and Refugee Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Francesca Bignami & Giorgio Resta, *Human Rights Extraterritoriality: The Right to Privacy and National Security Surveillance*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Ralph Wilde, *Socioeconomic Rights, Extraterritorially*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ August Reinisch, *Human Rights Extraterritoriality: Controlling Companies Abroad*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Eyal Benvenisti, [\*The Margin of Appreciation, Subsidiarity, and Global Challenges to Democracy\*](#), WPS 2016-05, JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT (2018)

#### **(b) International Environmental Law**

- ◆ Peter H. Sand, [\*The Rise of Public Trusteeship in International Environmental Law\*](#), WPS 2013-03
- ◆ Kigab Park, *Law on Natural Disasters: From Cooperation to Solidarity?*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Jutta Brunnée, *International Environmental Law and Community Interests: Procedural Aspects*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Lorenzo Casini, *Cultural Sites Between Nationhood and Mankind*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Alon Jasper, [\*Participation of Foreigners in Environmental Decision-Making and The Aarhus Convention\*](#), WPS 2017-06

#### **(c) International Trade Law**

- ◆ Christian Tietje & Andrej Lang, *Community Interests in World Trade Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Tania Voon & Andrew Mitchell, *The Right to Health in Trade and Investment Law*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Sivan Shlomo Agon, [\*Noncompliance, Renegotiation, and Justice in International Adjudication: A WTO-EU Perspective\*](#), WPS 2015-12, 5 GLOBAL CONSTITUTIONALISM 238 (2016)
- ◆ Jan-Frederik Keustermans, [\*Legitimate Economic Efficiency in International Trade Law: Externalities and the Future of WTO Dispute Settlement\*](#), WPS 2015-02
- ◆ Eyal Benvenisti & Sivan Shlomo Agon, [\*The Law of Strangers: The Form and Substance of Other-Regarding International Adjudication\*](#), 68 UNIVERSITY OF TORONTO LAW JOURNAL (forthcoming, 2018)

#### **(d) International Foreign Investment and Energy Law**

- ◆ Stephan Schill & Vladislav Djanic, *International Investment Law and Community Interests*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)
- ◆ Jochen von Bernstorff, *“Community Interests” and the Creation of a Global Market for Agricultural Land*, in COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)

- ◆ Danae Azaria, *Community Interest Obligations in International Energy Law*, in *COMMUNITY INTERESTS ACROSS INTERNATIONAL LAW* (Eyal Benvenisti & Georg Nolte eds., forthcoming 2018)

**(e) The International Law of Peace-making** (an additional aspect that was addressed)

- ◆ Michal Saliternik, [\*Reducing the Price of Peace: The Human Rights Responsibilities of Third-Party Facilitators\*](#), WPS 2014-02, 48 *VANDERBILT JOURNAL OF TRANSITIONAL LAW* 179 (2015)
- ◆ Michal Saliternik, [\*Expanding the Boundaries of Boundary Dispute Settlement: International Law and Critical Geography at the Crossroads\*](#), WPS 2016-02
- ◆ David Luban, [\*Nationalism, Human Rights, and the Prospects for Peace: An Essay on Sovereign Responsibilities\*](#), WPS 2018-02, 50 *VANDERBILT JOURNAL OF TRANSNATIONAL LAW* 113 (2017)