South China Sea New Titles

Territorial Disputes in the South China Sea: Selective Bibliography


○ Bastid Burdeau, G., "Le puzzle de la situation dans la mer de chine meridional: un défi pour la sécurité régionale et mondiale?", Annuaire français de droit international, 61 (2016), pp. 75-91. April 2018


Chang, Y., "How Does the Amicus Curiae Submission Affect a Tribunal Decision?", Leiden journal of international law, 30 (2017), No. 3, pp. 647-660. January 2018


Chang, Y-C., "Taiwanese Position in the South China Sea Dispute: before and after the Permanent Court of Arbitration Award", Journal of East Asia and International Law, 9 (2016), No. 2, pp. 467-478.


Cronin, P.M., "The United States, China, and Cooperation in the South China Sea", in Jing Huang and Andrew Billo (eds.), Territorial Disputes in the South China Sea: Navigating Rough Waters, 2015, pp. 149-163.

Cruz De Castro, R., "The 2012 Scarborough Shoal Stand-Off: From Stalemate to Escalation of the South China Sea Dispute?" in L. Buszynski and C.B. Roberts (eds.), The South China Sea Maritime Dispute: Political, Legal and Regional Perspectives, 2015, pp. 111-129.


○ Davenport, T., "Island Building in the South China Sea: Legality and Limits", The Asian journal of international law: the journal of the Asian Society of International Law, 8 (2018), No. 1, pp. 76-90. May 2018

○ Davenport, T., "Legal Implications of the South China Sea Award for Maritime Southeast Asia", The Australian yearbook of international law: annual survey of current problems of public and private international law with a digest of Australian practice, 34 (2017), pp. 65-86. March 2018


○ Drifte, R., Japan's policy towards the South China Sea - applying "proactive peace diplomacy"?, Frankfurt, Peace Research Institute Frankfurt (PRIF), Leibniz-Institut Hessische Stiftung Friedens- und Konfliktforschung (HSFK), 2016.


Faccio, S., ""The South China Sea Arbitration" Award of July 12, 2016: the Unbearable Lightness of being a Rock", La Comunità Internazionale: rivista trimestrale della Società Italiana per l'Organizzazione Internazionale, 72 (2017), No. 4, pp. 623-636. May 2019

Fanell, J.E., "China's maritime sovereignty campaign: Scarborough Shoal, the "New Spratly Islands", and beyond", in Corr, A. (ed.), Great powers, grand strategies: the new game in the South China Sea, Annapolis, Maryland, Naval Institute Press, 2018, pp. 106-121. September 2018


Fietta, S., Saadeh, J. and Rees-Evans, L., "The South China Sea Award: A Milestone for International Environmental Law, the Duty of Due Diligence and the Litigation of Maritime Environmental Disputes", The Georgetown (international) environmental law review, 29 (2017), No. 4, pp. 711-746. May 2018

Forsyth, I., "Old game plan, new game: China's grand strategy in the South China Sea", in Corr, A. (ed.), Great powers, grand strategies: the new game in the South China Sea, Annapolis, Maryland, Naval Institute Press, 2018, pp. 74-105. September 2018


Gullett, W., "The South China Sea Arbitration’s contribution to the concept of juridical islands", *Questions of International Law*, 5-38/February. March 2018


- Huang Yao and Huang Jingwen, "Recent State Practices on Claiming Exclusive Economic Zone and Continental Shelf over Uninhabited Islands: An Inspiration for China's Maritime Zone Claim over the Spratly Islands", *Wu da guo ji fa ping lun = International law review of Wuhan University*, 17 (2015), No. 2, pp. 45-68.

- Huffman, J., "The Kimberley Process as a Framework for Regulating Conflict Oil and Gas Sourced from the South China Sea", *William & Mary environmental law & policy review*, 42 (2017), No. 1, pp. 357-383. October 2018


- Jennings, P., "The international community and the strategic balance in the South China Sea", in Hiebert, M., Nguyen, P. and Poling, G.B. (eds.), *Examining the South China Sea disputes: papers from the Fifth Annual CSIS South China Sea Conference*, Washington, DC, CSIS, Center for Strategic & International Studies, 2015, pp. 50-60.


○ Keith, K., *Reflections on the South China Sea arbitration rulings*, [Wellington], [New Zealand Institute of International Affairs], 2017. January 2018


○ Ku, J., Game Changer? Philippines Seeks UNCLOS Arbitration with China Over the South China Sea, Opinio Juris (January 22, 2013).


○ Le Duy Tran, "Scenarios of the China's ADIZs above the South China Sea", *Journal of East Asia and International Law*, 9 (2016), No. 1, pp. 278-291.


- McDorman, T.L., "An International Law Perspective on Insular Features (Islands) and Low-tide Elevations in the South China Sea", *The international journal of marine and coastal law*, 32 (2017), No. 2, pp. 298-315.


Morton, K., "China's ambition in the South China Sea: is a legitimate maritime order possible?" *International Affairs*, 92 (2016), No. 4, pp. 909-940.


Papanicolopulu, I., "The land dominates the sea (dominates the land dominates the sea)", Questions of International Law pp. 39-48/Febuary. March 2018


Poling, G.B., The South China Sea in Focus: Clarifying the Limits of Maritime Dispute CSIS (last visited July 31, 2015).

Rajesh, M.H., *South China Sea in retrospect post tribunal verdict*, New Delhi, United Service Institution of India (USI), 2017. January 2018

Ratner, E., "Course Correction: How to Stop China's Maritime Advance", *Foreign affairs*, 96 (2017), No. 4, pp. 64-72.


Ricard, P., "La sentence arbitrale relative au différend en mer de chine méridionale et l'obligation de protection du milieu marin", *Annuaire du droit de la mer: (Revue de l'Indemer)*, 21 (2016), pp. 147-159. October 2018


Roca, N., "Whose Land Is It Anyway: The Territorial and Maritime Dispute over the Spratly Islands (Comment)", *FIU law review*, 12 (2017), No. 2, pp. 391-426.

Roehrig, T., "Caught in the Middle: South Korea and the South China Sea Arbitration Decision", *Asian yearbook of international law*, 21 (2017), pp. 96-120.


Rosenberg, D., Beyond the Scarborough Scare: Joint Resource Management in the South China Sea (e-International Relations, May 1, 2012).


Sison (III), M.P.T., "Universalizing the Law of the Sea in the South China Sea Dispute", *Ocean development & international law*, 49 (2018), No. 2, pp. 157-175. June 2018


Song, Y., "U.S. Practice Regarding Article 121(3) of UNCLOS and the South China Sea Arbitration Case", *Chinese yearbook of international law and affairs*, 33 (2017), pp. 21-61.


Tanaka, Y., "Reflections on the Interpretation and Application of Article 121 (3) in the South China Sea Arbitration", *Ocean development and international law: the journal of marine affairs*, 48 (2017), No. 3-4, pp. 365-385. February 2018


Toman, R.G., "Jurisdictional Requirements for Arbitration under UNCLOS: does the "South China Sea" Decision bring Long Sought Clarity to the Scope of Historic Claims?", *New York University journal of international law and politics*, 49 (2017), No. 2, pp. 610-634.


Tran, Y.H., "The South China Sea Arbitral Award: legal implications for fisheries management and cooperation in the South China Sea", *Cambridge journal of international and comparative law*, 6 (2017), No. 1, pp. 87-94. January 2018


Wang, K.-H., *Peaceful settlement of disputes in the South China Sea through fisheries resources cooperation and management*, Baltimore, Maryland, Carey School of Law, University of Maryland, 2015.


Whomersley, C., "The Award on the Merits in the Case Brought by the Philippines against China Relating to the South China Sea: a Critique", *Chinese journal of international law*, 16 (2017), No. 3, pp. 387-423. February 2018


Subscribe to the Peace Palace Library Newsletter

Help us improve our service Give us feedback