

# Curriculum Vitae

## Machiko Kanetake, Ph.D.

I am the Academic Director of the T.M.C. Asser Instituut and Professor of International Law and Security Governance at the University of Amsterdam.

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### **ACADEMIC APPOINTMENTS**

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#### FULL-TIME ACADEMIC APPOINTMENTS

Jul. 2025-present      Academic Director of the Asser Institute

Jul. 2025-present      Full Professor of International Law and Security Governance, University of Amsterdam

Dec. 2021-Jun. 2025   Associate Professor of Public International Law, Utrecht University

Dec. 2014-Nov. 2021   Assistant Professor of Public International Law, Utrecht University

Nov. 2011-Oct. 2014   Postdoctoral Researcher and Lecturer, University of Amsterdam

#### VISITING ACADEMIC APPOINTMENTS

Mar. 2015                Visiting Fellow, Transnational Law Institute, the Dickson Poon School of Law, King's College London

Sep.-Dec. 2014         Visiting Fellow, Human Rights Program, Harvard Law School

Oct. 2012                Visiting Researcher, The Australian Network for Japanese Law (ANJeL), The University of Sydney

Sep. 2010-Aug. 2011   Hauser Visiting Doctoral Researcher, Global Fellows Program, New York University (NYU) School of Law

#### OTHER PROFESSIONAL APPOINTMENT

2017-2022                Senior Advisor, Diplomatic Desk, Buren N.V. (for contract research)

### **NON-ACADEMIC WORKING EXPERIENCE**

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Sep. 2004-Aug. 2006   Human Resource Management Consultant, Ernst & Young Transaction Advisory Services Co., Ltd.

### **ACADEMIC EDUCATION**

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Ph.D., Graduate School of Law, Kyoto University

LLM, London School of Economics and Political Science (LSE)

MA in Law, The University of Sheffield

BA in International Politics, Aoyama Gakuin University

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## Research experience

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### **LEADERSHIP IN SCIENTIFIC GROUPS (EXTERNAL)**

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2024-present	Member of the Board of the European Society of international Law
2022-2025	Programme leader, Ius Commune research programme ‘Constitutional Processes in the Global Legal Order’
2022-2024	Diversity Advisory Body, European Society of International Law
2018-2023	Coordinating Committee member, Interest Group on ‘Interest Group on International Courts and Tribunals’, European Society of International Law
2016-2019	Convenor, ‘International Law in Domestic Courts’ Interest Group, Asian Society of International Law
2016-2018	Member of the Planning Committee, Asian Society of International Law

### **LEADERSHIP IN SCIENTIFIC GROUPS (INTERNAL)**

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2022-2025	Steering Team member, as part of the NWO Spinoza prize plan 2022-2027 of José van Dijck, Governing the Digital Society (GDS), Utrecht University
2019-2024	Management Board member, Utrecht Centre for Regulation and Enforcement in Europe (RENFORCE)
2020-2023	Coordinator, Special Interest Group: Principles by Design, Governing the Digital Society (GDS), Utrecht University
2021-2023	UGlobe Fellow, Utrecht Centre for Global Challenges
2021-2023	Core Member, Contesting Governance, Institutions for Open Societies (IOS), Utrecht University
2018-2021	Coordinator, project on ‘Disrupting Technological Innovation? Towards an Ethical and Legal Framework’, Utrecht Centre for Global Challenges
2018-2021	Coordinator, building block on ‘The EU’s Value-Based International Trade’, RENFORCE
2016-2018	Coordinator, building block on ‘External Effects of EU Law’, RENFORCE

## **AWARDS AND DISTINCTIONS IN RESEARCH ACTIVITY**

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- 2019 The Winner of G.J. Wiarda Prize 2019 (prize for excellent publications, every two years), School of Law, Utrecht University, 3 September 2019
- 2013 The Runner-up Prize Winner, Best Publication 2012, Faculty of Law, University of Amsterdam, 18 June 2013

## **GRANTS AND SCHOLARSHIPS (PERSONAL)**

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- 2020-2022 Gerda Henkel Stiftung, Special Programme Security: Research Project, Research Grant
- 2019 Winner of G.J. Wiarda Prize 2019 (prize for excellent publications, which is instituted by the Utrecht School of Law, every two years)
- 2017-2018 The Murata Science Foundation, Research Grant
- 2015 The Konosuke Matsushita Memorial Foundation, Research Grant
- 2015 Visiting research fellowship from the Transnational Law Institute, King's College London
- 2013 The Runner-up Prize Winner, Best Publication 2012, Faculty of Law, University of Amsterdam, 18 June 2013
- 2012 Visiting research fellowship from the Australian Network for Japanese Law (ANJeL) funded by the Australian National University (ANU) and the University of Sydney
- 2012 Post-doctoral Research Fellowship from the JSPS, for postdoctoral research to be carried out at the University of Tokyo (awarded in 2012, declined due to a conflicting grant)
- 2009-2011 Research Fellowship from the Japan Society for the Promotion of Science (JSPS) for doctoral research carried out at Kyoto University
- 2010 Mid-term Overseas Research Scholarship, the Kyoto University Foundation (awarded in 2010, declined due to a conflicting grant)
- 2006 Rotary International Scholarship (awarded in 2006, declined due to alternative funding)
- 2002 The University of Sheffield International Scholarships

## **GRANTS (GROUP)**

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- 2020-2023 Research project, 'Principles by Design: Towards Good Data Practice', funded by the Special Interest Group on Governing the Digital Society, Utrecht University, principal researcher (with Karin van Es and Lucky Belder)
- 2019-2021 Research project, 'Disrupting Technological Innovation? Towards an Ethical and Legal Framework', 2<sup>nd</sup> Phase, funded by the Utrecht Centre for Global Challenges, project leader (with Lucky Belder)

2019-2021	Research project, ‘The EU’s Value-Based International Trade’, funded by the Utrecht Centre for Regulation and Enforcement in Europe (RENFORCE). Project coordinator (with Urszula Jaremba)
2018-2020	Research project, ‘The enforcement dimension of the fight against illicit trade’, led by John Vervaele, funded by Utrecht University. Project member, in charge of the external effect of the EU’s policies.
2018-2019	Research project, ‘Disrupting Technological Innovation? Towards an Ethical and Legal Framework’, funded by the Utrecht Centre for Global Challenges, project leader (with Lucky Belder)

On top of these grants and prizes, my post-doctoral research (2011-2014) has been funded by NWO research project (led by André Nollkaemper) (on International law through the national prism: the impact of judicial dialogue – File number [461-10-518](#)) and by the Hague Institute for the Internationalisation of Law (HiiL).

Between 2022-2027, I am also appointed (0.1 fte) to be part of the Steering Committee of the NWO Spinoza prize plan 2022-2027 of José van Dijck on digital governance.

## **CONTRACT RESEARCH**

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2022-2023	A competitive research project with the Centre for Democracy and Technology
2022-2023	A competitive research project with Flemish Peace Institute (with Cedric Ryngaert)

In addition, I conducted contract research for Buren N.V. in the past.

## **SUPERVISION OF RESEARCH MASTER & PHD PROJECTS**

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PhD candidates (as co-supervisor)

Sharon Mills (2016-2021) – A Theory of Transnational Authority: Analysis of Holy See Discourse in the United Nations

Hazar Kaan Özkonak (2020-present) – Unilateral Sanctions and the International Rule of Law

Research Master 9 research Master projects (2012-2022)

## **EDITORIAL WORK**

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2022-present	Editorial Board Member, Journal of Strategic Trade Control
2017-2024	Editorial Board Member, Leiden Journal of International Law
2017-2023	Editorial Board Member, Security and Human Rights Journal

## **QUALIFICATION IN RESEARCH**

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Jun. 2023 Obtained Senior Research Qualification (SKO Research)

## RESEARCH COLLABORATIONS

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I have collaborated with a wide range of international researchers for conducting research projects and co-authoring articles and chapters. The major research collaborations, which resulted in publications, include:

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|-------------|---|
| 2023 – 2024 | Editor of the journal symposium, ‘The Russia-Ukraine War and (Dis)Continuity in International Law’, in <i>Netherlands International Law Review</i> (2024), with Denise Prévost and Jan Wouters.   |
| 2020 – 2021 | Editor of the journal symposium, ‘Controlling the Export of Digital and Emerging Technologies: Security and Human Rights Perspectives’, <i>Security and Human Rights</i> (2021).  |
| 2019 – 2021 | Co-editor of the journal symposium, ‘Domestic Contestations against International Courts and Tribunals’, in <i>Journal of International Dispute Settlement</i> (2021), with Edouard Fromageau, Andrea Gattini, and Stephan Wittich.                                       |
| 2017 – 2019 | Co-editor of the journal symposium, ‘Economic and Non-economic Values and Objectives in the EU’s International Trade: Actors and Processes in Resolving Normative Tensions’, in <i>Europe and the World: A Law Review</i> (2019), with Urszula Jaremba and Ingrid Koning. |
| 2014 – 2017 | Editor of the journal symposium, ‘Transnational Standards in the Domestic Legal Order: Authority and Legitimacy’ in <i>Transnational Legal Theory</i> , vol. 8 (2017).  |
| 2013 – 2016 | Edited volume, <i>The Rule of Law at the National and International Levels: Contestations and Deference</i> (Oxford: Hart Publishing, 2016), with André Nollkaemper.  |

## ORGANISATION OF CONFERENCES AND WORKSHOPS

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Since March 2013, I have organised 27 workshops/conferences, in cooperation with colleagues, national and international collaborators, and societal partners. Here are some of the selected workshops/conferences:

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|--------------|---|
| May 2023     | Organised the workshop on ‘The Russia-Ukraine War in a Global Legal Context: Continuity and Discontinuity in International Law’, Ius Commune Conference 2023, Maastricht  |
| Aug-Sep 2022 | Organised the 2022 Annual Conference, European Society of International Law (400 participants), Utrecht   |
| Nov. 2021    | Organised the workshop on ‘Facial Recognition Technology: Challenges for International Collaboration & Governance’, Utrecht University  |
| Oct. 2020    | Organised the conference on ‘Ethical Governance of Surveillance Technologies in Times of Crisis: Global Challenges and Divergent Perspectives’, on 30 October & 5 November 2020, Utrecht Centre for Global Challenges |

Sep. 2020	Organised the roundtable on ‘Trading Emerging Technologies: Security and Human Rights Perspectives’, on 15 September 2020, as part of the Utrecht Centre for Global Challenges, in collaboration with Asser Instituut
Sep. 2020	Organised the workshop on ‘Biases and International Adjudication’, on 10 September 2020, as part of the Interest Group on International Courts and Tribunals, European society of International Law
Dec. 2019	Organised the workshop on ‘Data Protection in the EU's Trade Law and Policy’, on 4 December 2019, at the Utrecht Centre for Regulation and Enforcement in Europe (RENFORCE)
Oct. 2019	Organised the ‘Japan-Europe Export Control Symposium 2019’, on 30-31 October 2019, at RENFORCE, Utrecht University
Sep. 2019	Organised the workshop for the ESIL Interest Group on International Courts and Tribunals, on ‘Domestic Contestations against International Courts and Tribunals’, held on 12 September 2019, European Society of International Law, Athens.
Dec. 2018	Organised the dialogue on ‘Disrupting Technologies of Trust: Ethical and Regulatory Challenges of the Platform Economy’, held on 12 December 2018, at the Utrecht Centre for Global Challenges, Utrecht University.
Dec. 2017	Organised the first Skype workshop within the Asian Society of International Law Interest Group on ‘International Law in Domestic Courts’ on 8 December 2017.
Nov. 2017	Organised the workshop on ‘Resolving the Tensions between EU Trade and Non-Trade Objectives: Actors, Norms, and Processes’ held on 10 November 2017 at Utrecht University
Aug. 2017	Organised a workshop for the Interest Group on International Law in Domestic Courts, held on 24 August 2017 in Seoul, before the Conference of the Asian Society of International Law
Oct. 2014	Organised the international workshop on ‘Transnational Standards in the Domestic Legal Order: Authority and Legitimacy’ held on 24 October 2014
Mar. 2013	Organised the international seminar on ‘Interfaces between International and National Legal Orders: An International Rule of Law Perspective’ held on 14-15 March 2013

On top of these workshops, I organised a number of short lectures and seminars for internal and external participants.

## **5 SELECTED PUBLICATIONS**

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A short explanation is provided for each academic output.

1. M. Kanetake, ‘UN Human Rights Treaty Monitoring Bodies Before Domestic Courts’, *International & Comparative Law Quarterly*, vol. 67 (2018), pp. 201-232. (peer-reviewed)

Awarded G.J. Wiarda Prize 2019 from the Utrecht School of Law.

*International & Comparative Law Quarterly* (Cambridge University Press) is firmly established as one of the top journals of international and comparative law.

This article is the result of several years' qualitative empirical legal research. Data collection involved more than 150 domestic court decisions across 41 jurisdictions. I developed theoretical models in order to identify the modes of judges' engagement with the Views, general comments, and concluding observations of UN human rights treaty-monitoring bodies. This article has also been cited by the UN's International Law Commission (2018). I have also been invited to record a lecture for the UN's Audiovisual Library of International Law on this topic.

2. M. Kanetake, 'The Interfaces between the National and International Rule of Law: A Framework Paper', in M. Kanetake and A. Nollkaemper (eds.), *The Rule of Law at the National and International Levels: Contestations and Deference* (Oxford: Hart Publishing, 2016), pp. 11-41.

I have drafted the framework paper which served as a basis for sixteen other chapters in the edited volume. In the paper, I have presented normative and political pathways through which the national rule of law can provide critical feedback for the development of the international rule of law. This framework paper has also been cited by the UK Supreme Court ([2017] UKSC 2).

3. M. Kanetake and A. Nollkaemper (eds), *The Rule of Law at the National and International Levels: Contestations and Deference* (Oxford, Hart Publishing, 2016). (488 pages, peer-reviewed)

This peer-reviewed edited volume is a milestone in the study of interactions between domestic and international legal orders. The volume reconceptualised the national legal order as the agent for the critical revision of the international rule of law. This work has been listed, for instance, by the European Parliament's 'Rule of Law: Selected Publications' (2017).

Reviewer's comments: The edited book has 'the number of original and very strong looking papers' and 'there can be no doubt that the interface described in this proposal is one where there is currently much interest among scholars of international law, public law and human rights'. 'I think it is the sort of book I would put on my reading lists'.

4. M. Kanetake, *The UN Security Council and Domestic Actors: Distance in International Law* (London, Routledge, 2017). (248 pages, peer-reviewed)

This peer-reviewed monograph investigated the relevance of national and EU law and related judicial decisions in developing the international normative frameworks concerning the UN Security Council. The analysis of economic sanctions provided one of the main case studies for the broader inquiry into the exercise of authority by the UN Security Council over individuals. The book was also listed as one of the reference books on UN Security Council, by the UN Dag Hammarskjöld Library's 'UN Security Council Documentation'.

Reviewers' comments: The book is characterized by its 'originality and its innovative elements', and the topic 'definitely deserves closer inspection'. The author 'shows significant expertise' in the relevant fields of study and has 'a clear and accessible writing style', and the author 'is someone of impressive learning and experience'.

5. M. Kanetake, 'The EU's Dual-Use Export Control and Human Rights Risks: The Case of Cyber Surveillance Technology', *Europe and the World: A Law Review* (UCL Press, 2019), vol. 3, pp. 1-16.

I was the first to scientifically analyse the EU's attempts to integrate human rights concerns into the EU's export control regulation. In this peer-reviewed article, I have identified and analysed normative and political tensions arising from the EU's attempts to strengthen human rights protection in its export controls. My work on the EU's export control reform has been cited by the European Parliament's briefing on the review of dual-use export controls (2021), as well as Amnesty International's report (2020).

## **LIST OF PUBLICATIONS**

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The publications are mostly single-authored. In international law, co-authored publications are much less common than in other social sciences and life sciences.

(\*peer-reviewed publications)

### **Books**

1. \* *The UN Security Council and Domestic Actors: Distance in International Law* (London: Routledge, 2017). (248 pages)
2. \* M. Kanetake and A. Nollkaemper (eds.), *The Rule of Law at the National and International Levels: Contestations and Deference* (Oxford: Hart Publishing, March 2016). (488 pages)

### **Journal articles**

3. \* M. Kanetake, D. Prévost and J. Wouters, 'The Russia-Ukraine War and (Dis)Continuity in International Law', *Netherlands International Law Review*, vol. 71 (2024), pp. 227-231.
4. S. Trevisanut, M. Kanetake, C. Ryngaert, 'The In/Ex-clusiveness of International Law: Some Remarks about the 17th Annual Conference of the European Society of International Law from the Local Organisers', *European Journal of International Law* (2023).
5. \* 'The Hawija Airstrike: Reverberating Effects on Civilians under International Humanitarian Law', *Leiden Journal of International Law*, vol. 35(4) (2022), pp. 735-742. (8 pages)
6. \* 'Dual-Use Export Control: Security and Human Rights Challenges to Multilateralism' in M. Bungenberg, M. Krajewski, C. J. Tams, J. P. Terhechte, & A. R. Ziegler (Eds.), *European Yearbook of International Economic Law 2020* (2021), pp. 265-290. (26 pages)
7. \* E. Fromageau, M. Kanetake, S. Wittich & A. Gattini, 'Domestic Contestations against International Courts and Tribunals: Introduction to the Special Issue', *Journal of International Dispute Settlement*, vol. 12(2) (2021), pp. 173-177. (5 pages)
8. \* 'Controlling the Export of Digital and Emerging Technologies: Security and Human Rights Perspectives', *Security and Human Rights*, vol. 31 (Brill) (2021), pp. 1-10. (10 pages)

9. S. Zwijsen, M. Kanetake, and C. Ryngaert, 'State Responsibility for Arms Transfers: The Law of State Responsibility and the Arms Trade Treaty', *Ars Aequi* (2020), pp. 151-160. (10 pages)
10. \* 'The EU's Dual-Use Export Control and Human Rights Risks: The Case of Cyber Surveillance Technology', *Europe and the World: A Law Review* (UCL Press) (2019), vol. 3, pp. 1-16. (16 pages)
11. \* U. Jaremba, M. Kanetake, and I. Koning, 'Editorial – Economic and Non-economic Values and Objectives in the EU's International Trade: Normative Tensions, Actors and Processes', *Europe and the World: A Law Review* (2019), vol. 3, pp. 1-4. (4 pages)
12. \* 'The EU's Export Control of Cyber Surveillance Technology: Human Rights Approaches', *Business and Human Rights Journal*, vol. 4 (1) (2019), pp. 155-162. (8 pages)
13. \* 'Blind Spots in International Law', *Leiden Journal of International Law* (2018), vol. 31, pp. 209-218. (10 pages)
14. \* 'UN Human Rights Treaty Monitoring Bodies Before Domestic Courts', *International & Comparative Law Quarterly*, vol. 67 (2018), pp. 201-232. (32 pages)
15. \* 'Symposium Introduction. Transnational Standards in the Domestic Legal Order: Authority and Legitimacy', *Transnational Legal Theory* (2017), vol. 8(2), pp. 177-180. (4 pages)
16. \* 'The Dual Vulnerability of Transnational Science-Based Standards in the National Legal Order', *Transnational Legal Theory*, vol. 7(4) (2017), pp. 470-498. (29 pages)
17. \* 'Subsidiarity in the Maintenance of International Peace and Security', *Law and Contemporary Problems*, vol. 79 (2016), pp. 165-187. (23 pages)
18. \* M. Kanetake and A. Nollkaemper, 'The Application of Informal International Instruments Before Domestic Courts', *The George Washington International Law Review*, vol. 46 (4) (2014), pp. 765-807. (43 pages)
19. \* 'The Interfaces between the National and International Rule of Law: The Case of UN Targeted Sanctions', *International Organizations Law Review*, vol. 9, no. 2 (2012), pp. 267-338. (72 pages)
20. \* C. Eckes, E. Fahey, and M. Kanetake, 'International, European and US Perspectives on the Negotiation and Adoption of the Anti-Counterfeiting Trade Agreement (ACTA)', *Currents, International Trade Law Journal* (2012), vol. 20(2), pp. 20-44. (25 pages)
21. \* 'The UN Zero Tolerance Policy's Whereabouts: On the Discordance between Politics and Law on the Internal-External Divide', *Amsterdam Law Forum*, vol. 4, no. 4 (2012), pp. 51-61. (11 pages)
22. \* 'Whose Zero Tolerance Counts? Reassessing a Zero Tolerance Policy against Sexual Exploitation and Abuse by UN Peacekeepers', *International Peacekeeping*, vol. 17 (2010), pp. 200-214. (15 pages)
23. \* 'A Zero Tolerance Policy against Sexual Exploitation and Abuse by UN Peacekeepers', *Kokuren Kenkyu (United Nations Studies)* (Tokyo: Kokusai Shoin),

vol. 10 (2009), pp. 195-217 (written in Japanese). (23 pages)

24. \* ‘Enhancing Community Accountability of the Security Council through Pluralistic Structure: The Case of the 1267 Committee’, *Max Planck Yearbook of United Nations Law*, vol. 12 (2008), pp. 113-175. (63 pages)
25. ‘The Legal Analysis of the Use of Force to Protect Nationals Abroad’, *Aoyama Journal of International Politics, Economics and Communication*, vol. 73 (2007), pp. 1-59. (59 pages)

### **Contributions to books**

26. \* ‘Artificial Intelligence-Enabled Autonomous Weapon Systems: Feminist Perspectives on Meaningful Human Control’, in Nienke Grossman, Jaya Ramji-Nogales, Hélène Ruiz Fabri, and Josephine Dawuni (eds.), *Oxford Handbook on Women and International Law* (forthcoming 2025).
27. \* ‘Governing the Global Proliferation of Digital Surveillance Technologies: Lessons from the EU’, José van Dijck et al. (eds), *Governing the Digital Society* (Amsterdam University Press, 2025), pp. 107-127.
28. \* ‘Shigejiro Tabata: Japan’s Leading Authority in the Twentieth Century on International Law and Its History’, in M. Meguro and Y. Negishi (eds), in *Histories of International Legal Theories in Japan: In Search for Universal Ideas in Particular Contexts* (Manchester University Press, forthcoming).
29. (reprint) ‘Giving Due Consideration: A Normative Pathway between UN Human Rights Treaty Monitoring Bodies and Domestic Courts’, in E. van Dongen, R. Gaarthuis, D. Nikolakopoulou, M. S. Thomas, & M. Wind (eds.), *Six years of ERI Sector Plan Law Research in Utrecht: Cross-Pollination through Collaboration* (Boom 2024), pp. 323-347.
30. \* ‘Engagement of Domestic Courts with the Findings of United Nations Human Rights Treaty Monitoring Bodies’, A. Tzanakopoulos, Y. Shany, A. Nollkaemper (eds), *Engagement of Domestic Courts with International Law: Comparative Perspectives* (Oxford University Press, 2024), pp. 293–310.
31. \* C.V. Ionita and M. Kanetake, ‘International Human Rights Law in the Digital Age: Perspectives from the UN Human Rights System’, in B. Bartosz, O. Kanevskaia, P. Przemysław (eds.), *Research Handbook of Law and Technology* (Edgar Elgar Publishing, 2023), pp. 235-253. (19 pages)
32. \* ‘Giving Due Consideration: A Normative Pathway between UN Human Rights Treaty-Monitoring Bodies and Domestic Courts’, in Nico Krisch (ed.), *Entangled Legalities Beyond the State* (Cambridge: Cambridge University Press, 2021), pp. 133-161. (29 pages)
33. \* ‘The EU’s Eastern Neighbourhood Policies in Combatting Illicit Tobacco Trade’, in T. Stanisław, & J. A. E. Vervaele (Eds.), *Combatting Illicit Trade in Tobacco Products: In Search of Optimal Enforcement* (Springer, 2022), pp. 507-536. (30 pages)
34. \* D. Ireland-Piper and M. Kanetake, ‘Japan and Extraterritorial Criminal Jurisdiction’, in Danielle Ireland-Piper (ed.), *Extraterritorial Criminal Jurisdiction in China, Japan, and South Korea*, (Edward Elgar Publishing, 2021), pp. 78-107.

35. \* ‘Transnational Radiological Standards in Domestic Context’, in Alessandra Arcuri and Florin Coman-Kund (eds), *Technocracy and the Law: Accountability, Governance and Expertise* (Routledge, 2021), pp. 174-195. (22 pages)
36. \* ‘Converging Dual-Use Export Control with Human Rights Norms: The EU’s Responses to Digital Surveillance Exports’, in Elaine Fahey (ed.), *Framing Convergence with the Global Legal Order: The EU and the World* (Hart Publishing, 2020), pp. 65-81. (17 pages)
37. \* ‘Implementation of Sanctions: Japan’, in M. Asada (ed.), *Economic Sanctions in International Law and Practice* (Routledge 2019), pp. 136-154. (19 pages)
38. ‘Soft Law’ in A. Nollkaemper, A. Reinisch, R. Janik, and F. Simlinger (eds.), *International Law in Domestic Courts - A Casebook* (Oxford: Oxford University Press, 2018), pp. 311-348. (38 pages)
39. \* ‘Balancing Innovation, Development and Security: Dual-Use Concepts in Export Control Laws’ in N. Craik, C. Jefferies, S. Seck, and T. Stephens (eds.), *Global Environmental Change and Innovation in International Law* (Cambridge University Press, 2018), pp. 180-200. (21 pages)
40. \* M. Kanetake and C. Cai, ‘Chinese and Japanese Perspectives to UN Sanctions’ in Larissa van den Herik (ed.), *Research Handbook on UN Sanctions and International Law* (Edward Elgar Publishing, 2017), pp. 445-465. (21 pages)
41. \* ‘The Interfaces between the National and International Rule of Law: A Framework Paper’, in Machiko Kanetake and André Nollkaemper (eds.), *The Rule of Law at the National and International Levels: Contestations and Deference* (Oxford: Hart Publishing, 2016), pp. 11-41. (31 pages)
42. \* ‘Subsidiarity in the Practice of International Courts’, in M. Kanetake and A. Nollkaemper (eds.), *The Rule of Law at the National and International Levels: Contestations and Deference* (Oxford: Hart Publishing, 2016), pp. 269-288. (20 pages)
43. \* M. Kanetake and A. Nollkaemper, ‘The International Rule of Law in the Cycle of Contestations and Deference’ in M. Kanetake and A. Nollkaemper (eds.), *The Rule of Law at the National and International Levels: Contestations and Deference* (Oxford: Hart Publishing, 2016), pp. 445-460. (16 pages)
44. \* ‘Catching Up with Society – What, How, and Why: The Case of the Regulatory Development for the UN Security Council’s Targeted Sanctions’, in Shotaro Hamamoto, Hironobu Sakai, and Akiho Shibata (eds.), “*L’être situé*”, *Effectiveness and Purposes of International Law: Essays in Honour of Professor Ryuichi Ida* (Leiden: Brill 2015), pp. 255-283. (29 pages)
45. \* ‘The Demand and Supply of Judicial Review of the UN Security Council’ in T. Tsugeyama (ed.), *Shudan Anzen Hoshō no Honsitsu (The Essence of Collective Security)* (Tokyo: Toshindo, 2010), pp. 361-393 (written in Japanese). (33 pages)

### **Scientific report**

46. \* M. Kanetake and C. Ryngaert, ‘Due Diligence and Corporate Liability of the Defence Industry: Arms Exports, End Use and Corporate Responsibility’ (Flemish Peace Institute, May 2023). (50 pages)

### **Case notes**

47. \* M. Kanetake, 'María de los Ángeles González Carreño v. Ministry of Justice', *American Journal of International Law*, vol. 113 (2019), pp. 586-592. (7 pages)

### **Encyclopedia entries**

48. \* 'Cooperation Between Human Rights Bodies and Domestic Courts', in *Max Planck Encyclopedias of International Law*, Oxford University Press (2022)
49. \* 'United Nations Security Council Resolution 1441 (2002) on the decision to set up an enhanced inspection regime to ensure Iraq's compliance of its disarmament obligations, 8th November 2002 (UN Doc S/RES/1441 (2002))', OXIO 252, in *Oxford International Organizations*, Oxford University Press (2018).
50. \* 'United Nations Security Council 1267 on Measures Against the Taliban, 15th October 1999 (UN Doc S/RES/1267 (1999))' OXIO 33 (1 April 2016) in *Oxford International Organizations*, Oxford University Press (2017).
51. \* 'Secretary-General's Bulletin on Special Measures for Protection from Sexual Exploitation and Sexual Abuse, 9th October 2003 (ST/SGB/2003/13)', OXIO 85 (9 April 2017), in *Oxford International Organizations*, Oxford University Press (2017).
52. \* 'Regulation No. 2006/12 on the Establishment of the Human Rights Advisory Panel, 23rd March 2006 (UN Doc UNMIK/REG/2006/12)', OXIO 202 (19 June 2017) in *Oxford Database on International Organizations (OXIO)*, Oxford University Press (2017)

### **Professional publications**

53. 'Facial Recognition Technology: Challenges for International Collaboration & Governance: Workshop Report', Utrecht University (2022)
54. 'Special for Embassies: The General Data Protection Regulation Applicable as of 25 May 2018', Buren N.V. (with ter Burg, Philip) (5 February 2018).
55. 'Legal Stipulations of Sovereign Lending and Borrowing in Domestic Jurisdictions – Japan' (October 2011) (Consultancy report prepared for: Matthias Goldmann, 'Responsible Sovereign Lending and Borrowing: The View from Domestic Jurisdictions' (A Comparative Survey Written for the United Nations Conference on Trade and Development) (UNCTAD) (February 2012). (28 pages).

### **Working papers**

56. C. Stalenhoef, M. Kanetake, and M. van der Wende, 'The Implications of the EU's Dual-Use Export Control Regulation 2021/821 for Universities and Academics', Utrecht Law School Working Paper Series (October 2022) (33 pages)
57. 'The UN Security Council's Encounter with Non-State Armed Groups: Testing the Soft Inclusiveness', *Young Scholars Workshop 2010, AsianSIL Working Paper 2010/11, Asian Society of International Law* (2010). (31 pages)

### **Book reviews**

58. 'Book Review: 'Michelle Evans and Augusto Zimmermann, eds. *Global Perspectives on Subsidiarity*. Springer, 2014', vol. 13, no. 4, *International Journal of Constitutional Law (I-CON)* (2015), pp. 1085-1088. (4 pages)

### **Selected blog posts (updates, short comments, and literature review)**

59. M. Kanetake and C. Ryngaert, 'Arms Exporters' Corporate Liability for Due Diligence Failures', *Articles of War* (15 November 2023).
60. 'Security-Driven EU-Ukraine Relationships within and beyond the Eastern Neighbourhood Policy', *RENFORCE blog* (2022).
61. M. Kanetake, L. Belder and K. van Es, 'Reflection on the GDS Webinar by Sandra Wachter: 'The (Im)possibility of Algorithmic Fairness'', *Governing the Digital Society blog* (3 February 2021).
62. M. Kanetake and S. de Vries, 'EU-Japan Economic Partnership Agreement: Data Protection in the Era of Digital Trade and Economy', *RENFORCE blog* (18 December 2018).
63. 'Legal Status of Robots: The RENFORCE/UGlobe Seminar and Why I Decided to Sign the Open Letter', *RENFORCE blog* (12 June 2018).
64. M. Kanetake and L. Belder, 'Cambridge Analytica and Facebook Fallout: The Renforce/UGlobe Seminar', *RENFORCE blog* (19 April 2018).
65. 'Circumventing the EU's Export Control on Cyber Surveillance', *RENFORCE blog* (24 April 2017).
66. M. Kanetake and M. Taylor, 'A Right to be Forgotten Case before the Japanese Supreme Court', *RENFORCE blog* (7 February 2017).
67. 'Export Control of Dogs to Israel: Dual-Use Items under EU Law', *RENFORCE blog* (25 February 2016).
68. 'Transnational Science-Based Standards on Radiation: A Japanese Experience', *Völkerrechtsblog* (22 October 2014).
69. 'Jones v UK: A Judicial Contestation of the Committee against Torture', *IntLawGrrls* (20 January 2014).
70. 'Interfaces between International and National Legal Orders', *IntLawGrrls* (23 March 2013).
71. 'Japanese Diet OKs Intellectual Property Treaty', *IntLawGrrls* (7 September 2012).
72. 'Interfaces: International & National Legal Orders', *IntLawGrrls* (9 May 2012).
73. 'Read On! On the Right of States to Exclude Migrants', *IntLawGrrls* (4 May 2012).
74. 'Constitutionalism-pluralism: Re-reading "Architecture of European Human Rights Law"', *IntLawGrrls* (2 March 2012).
75. 'Law/Politics Discord, Internal/External Divide: The Zero Tolerance Policy & UN Peacekeeping', *IntLawGrrls* (5 January 2012).

### **Selected list of conference papers**

76. 'UN Human Rights Treaty Monitoring Bodies before the European Court of Human Rights: The Case of the Committee against Torture', at *Multiple Legalities: Conflict and Entanglement in the Global Legal Order*, Humboldt University Berlin & Graduate Institute Geneva, 15 January 2021.

77. 'The Protection of Personal Data in the Context of EU-Japan Trade Relations', *The Roadmap at the ASEAN-EU FTA in the Post-Pandemic Era*, Singapore Management University School of Law, 3 December 2020.
78. 'Convergence and Divergence in the EU's Dual-Use Export Control', *Modelling Divergence(s) and Convergence(s) of the EU in the World*, City, University of London, London, 24 November 2017.
79. 'Domestic Legislatures in International Law: Its Contested Neutrality before the European and Inter-American Courts of Human Rights', *European Society of International Law Research Forum*, Granada, Spain, 31 March 2017.
80. 'The Interactions between UN Human Rights Treaty-Monitoring Bodies and Domestic Courts', at *INTRALaw Human Rights Colloquium: Interaction Between Human Rights: 50 Years of the Covenants*, Department of Law, Aarhus University, Denmark, 29 September 2016.
81. 'Between Innovation and Security: Dual-Use Concepts in International, EU, and National Law', *The Sixth International Four Societies Conference: International Law, Innovation, and the Environment*, Centre for International Governance Innovation, Waterloo, Canada, 22 July 2016.
82. 'The Application of Human Rights Treaty-Monitoring Bodies' Findings by Domestic Courts', at *International Law Association (ILA) Study Group on the Engagement of National Courts with International Law*, Concluding Conference, Max Planck Institute for Comparative Public Law and International Law, Heidelberg, 26-27 November 2015.
83. 'Subsidiarity at the Interfaces between the National and International Legal Orders', at the Workshop on *Subsidiarity in Global Governance* organised by the Hertie School of Governance, Berlin, 19 June 2014.
84. 'UN Human Rights Treaty-Monitoring Bodies in the National Legal Order: Unveiling Normative Pathways to Judicial Engagement', at *Human Rights Program, Harvard Law School*, Visiting Fellow Lunch Colloquium, Cambridge, MA, 5 November 2014.
85. 'Transnational Science-Based Standards on Radiation: The Japanese Experience of Domestic Acceptance and Resistance', at the workshop on *Transnational Standards in the Domestic Legal Order: Authority and Legitimacy*, University of Amsterdam, 24 October 2014.
86. 'The Application of Human Rights Treaty-Monitoring Bodies' Findings by Domestic Courts', at *the American Society of International Law, Research Forum*, New York, 31 October–2 November 2013.
87. 'Domestic Judicial Contestations in the Critical Revision of the International Rule of Law', at the workshop on *The Rule of Law in Global Governance*, WZB, Berlin, 28-29 June 2013.
88. 'The UN Security Council's Encounter with Non-State Armed Groups: Testing the Soft Inclusiveness' at *Second Young Scholars Workshop, Asian Society of International Law*, National University of Singapore, 30 September – 1 October 2010.

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## Teaching experience

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### **LEADERSHIP ROLES IN EDUCATION**

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2023-present	Programme director, LLM in Public International Law, Utrecht University
2015-2021	Programme coordinator, LLM in Public International Law, UU
2018-2021	Representative for the Master's Programme, Utrecht School of Law's Educational Committee (Opleidingscommissie Masters)

### **LIST OF MAJOR COURSES TAUGHT**

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I have ample experiences in developing the courses of public international law at both the Master's and Bachelor's levels.

#### Master's level

<b>Course name (Institution)</b>	<b>Period</b>	<b>Responsibility</b>
Reimagining Judgments in International Law: Capita Selecta (CS) – Utrecht University (UU)	2022-2023 (block 3)	Lecturer
Military Technology and International Law: CS (UU)	(block 3)	Convener
International Moot Court (UU)	(block 2)	Convener
International Security Law (UU)	(block 1)	Lecturer
General Course on Public International Law (UU)	(block 1)	Lecturer
Military Technology and International Law: CS (UU)	2021-2022 (block 3)	Convener
International Moot Court (UU)	(block 2)	Convener
International Security Law (UU)	(block 1)	Lecturer
General Course on Public International Law (UU)	(block 1)	Lecturer
International Security Law: CS	2020-2021 (block 3)	Convener
General Course on Public International Law (UU)	2020-2021 (block 1)	Convener
General Course on Public International Law (UU)	(block 1)	Convener
International Moot Court (UU)	2019-2020 (block 2)	Instructor of a working group
General Course on Public International Law (UU)	(block 1)	Convener
International Security Law: CS (UU)	2018-2019 (block 3)	Convener
International Security Law: CS (UU)	2017-2018 (block 3)	Convener
General Course on Public International Law (UU)	(block 1)	Convener
International Security Law: CS (UU)	2016-2017 (block 3)	Convener
General Course on Public International Law (UU)	(block 1)	Convener
International Security Law: CS (UU)	2015-2016 (block 3)	Convener
International Moot Court (UU)	(block 2)	Instructor of a working group
General Course on Public International Law (UU)	(block 1)	Course convener
International Moot Court (UU)	2014-2015 (block 2)	Instructor of a working group
International and European Law in the National Legal Order, Lecturer, University of Amsterdam (UvA)	2013-2014	Lecturer
Sources & Foundations of International Law, UvA	2013-2014	Convener

International and European Law in the National Legal Order, UvA	2012-2023	Lecturer
International and European Law in the National Legal Order, UvA	2011-2012	Lecturer
International Organizations Law, Aoyama Gakuin University	Summer 2011	Convenor

On top of these courses, I have convened and coordinated the *Capita Selecta course* (UU, 2016-2021) and the *Master's Thesis trajectory/course* (UU, 2015-2021). Furthermore, I have given guest lectures at various academic institutions.

#### Bachelor's level

Course name (Institution)	Period	Responsibility
Public International Law (Bachelor) (UU)	2018-2019 (block 3)	Lecturer
International European Institutional Law	2018-2019 (block 3)	Course convenor
Public International Law (Bachelor) (UU)	2017-2018 (block 3)	Lecturer
International European Institutional Law	2017-2018 (block 3)	Course convenor
Asia Pacific and Human Rights (Ritsumeikan Asia Pacific University)	Summer 2017	Course convenor
Sources of International Law	2016-2017 (block 4)	Course convenor
Public International Law (Bachelor) (UU)	2016-2017 (block 3)	Lecturer
International European Institutional Law	2016-2017 (block 3)	Lecturer
Sources of International Law	2015-2016 (block 4)	Course convenor
International European Institutional Law	2015-2016 (block 3)	Course convenor
Sources of International Law	2014-2015 (block 4)	Course convenor
International European Institutional Law	2014-2015 (block 3)	Lecturer

On top of these courses, I have also been teaching, for instance, the summer course Introduction to Public International Law since 2016, and I have given guest lectures at various academic institutions in multiple jurisdictions.

#### **VISITING LECTURESHIP ABROAD**

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I have been invited to teach or co-teach courses on international law and human rights by various universities, including the following visiting lectureship:

Nov.-Dec. 2018      Adjunct Lecturer, School of Law, Wuhan University

Sep. 2017-Mar. 2018    Adjunct Lecturer, Yokohama City University

Jul.-Aug. 2017      Adjunct Lecturer, Ritsumeikan Asian Pacific University

Aug. 2011-Sep. 2011    Adjunct Lecturer, Aoyama Gakuin University

#### **SUPERVISION OF GRADUATE STUDENTS**

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Master's students      58 Master thesis projects (2014-2024)

Bachelor's students    9 Bachelor thesis projects (2016-2020)

#### **PROJECTS ON UNIVERSITY TEACHING**

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I actively develop and participate in the projects for innovating teaching methods, including:

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|--------------|---|
| 2023-ongoing | ‘Enhancing the Expertise on and Experience of Moot Courts’, Utrecht Education Innovation Projects (led by Hana van Ooijen)          |
| 2021-2023    | ‘Development of Collaborative Online International Learning (COIL)’, Utrecht Education Innovation Projects (led by Julie Fraser)    |
| 2017-2018    | ‘Edublog: Blog Academy for Master Students’, Utrecht Education Support Fund (Stimuleringsfondsonderwijs) (led by Mira Scholten)     |
| 2017-2021    | Law knowledge clips – public international law (partly funded by the Dutch ministry’s subsidy, led by Otto Spijkers and Lan Nguyen) |

### **QUALIFICATION IN EDUCATION**

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| Nov. 2024 | Obtained Senior Teaching Qualification (SKO Education) |
| Oct. 2016 | Obtained Basic Teaching Qualification (BKO)            |