DAFTAR PUSTAKA

1. Buku

- Boas, Gideon, James L. Bischoff, Natalie L. Reid, 2008, *Elements Of Crimes* Under International Law International Criminal Law Practitioner Library Series, Cambridge University Press, New York.
- Boer Mauna, 2008, Hukum Internasional (Pengertian, Peranan dan Fungsi Dalam Era Dinamikan Global, Alumni, Bandung.
- Buchanan, Allen, 2010, Human Rights, Legitimacy, and The Use of Force, Oxford University Press, Inc., Oxrord – Uk., See Introduction Of Human Rights. United Nations, The Charter and Judgment of the Nürnberg Tribunal – History and Analysis: Memorandum submitted by the Secretary-General Formulation of the Nürnberg Principles
- Cassimatis, Anthony E., 2007, Human Rights Related Trade Measures Under international Law, 9th edition, Martinus Nijhoff Publishers, Leiden.
- Cryer, Robert, Ha' Kan Friman, Darryl Robinson, Elizabeth Wilmshurst, 2007, An Introduction To International Criminal Law And Procedure, Cambridge University Press. London.
- Garner, Bryan A, 2009, Black's Law Dictionary Ninth Edition, LawProse, Inc. Texas.
- Hans Kelsen, 2011, Principle of International Law, Reinehart & Co., New York, 1956, hal 212, yang dikutip oleh Huala Adolf, Aspek- aspek Negara dalam Hukum Internasional, Bandung.
- Hillier, Tim, 1998, Sourcebook On Public International Law, Cavendish Publishing Limited,UK.
- Istanto, Sugeng, 1994, Prof. Dr., *Hukum Internasional*, penerbit Universitas Atma Jaya Yogyakarta, Yogyakarta.
- Joseph, Sarah, Adam McBeth, 2010, *Research Handbook on International Human Rights Law*, Edward Elgar Publishing Limited, Massachusetts, USA.

Knoops, Geert-Jan Alexander, 2007, *Defenses In Contemporary International Criminal Law* Second Edition, Martinus Nijhoff Publishers, Leiden.

Malanczuk, Peter, 2002, *Akehurst's Modern Introduction To International Law*, Seventh revised edition The Taylor & Francis E-Library, New York.

- Malcom N. shaw, International Law, Cambridge press, Cambridge, 2008, Prinsip Non- intervensi adalah prinsip untuk menghargai kedaulatan Negara lain "non- intervention principle is principle to respect for the sovereignty of state" yang dikutip oleh Rudy May, Hukum Internasional 1, refika aditama, Bandung, 2010.
- Ntoubandi, Faustin Z, 2007, Amnesty For Crimes Against Humanity Under International Law, Martinus Nijhoff Publishers, Leiden • Boston.
- Shaw, Malcolm N., 2008, *International Law*, Sixth Edition, Cambridge University Press, UK.

2. Jurnal

- Alain de Benoist, 1999, what is sovereignity? Translated by Julia Kostova from "Qu'est-ce que la souveraineté? in Éléments, No. 96, pp. 24-35.
- Brian D. Tittemore, 1995, Khmer Rouge Crimes: The Elusive Search for Justice, the Inter-American Commission on Human Rights and a senior research associate at the War Crimes Research Office at the Washington College of Law.
- Call, Charles T., 2004, *Is Transitional Justice Really Just?*, Watson Institute For International Studies, Volume Xi, Issue 1, The Brown Journal Of World Affairs.
- Department Of Jurisprudence And International Law, 1983 The Jurisprudence Of The African Commission On Human And Peoples' Rights, University Of Lagos, Nigeria, The American Journal Of International Law [Vol. 97:1].
 A.A. Cançado Trindade, The Application Of The Rule Of Exhaustion Of Local Remedies In International Law 1.
- Dickinson, Laura A., 2002, *The Relationship Between Hybrid Courts and International Courts: The Case of Kosovo*, University of Connecticut Law School. This article was presented as part of the symposium, The International Criminal Tribunal for the Former Yugoslavia at Ten, held at the New England School of Law on November 9.
- Elliott, Brian, Moorebank High And Vicki Andrews, Mitchell High, 2004, *Teaching Students To Evaluate The Effectiveness Of The Legal System*, State Conference, Legal Studies Association Of NSW Inc, Australia.
- Gidley, Rebecca, 2010, Working Paper No. 1 Responsibility to Protect in Southeast Asia Program : *The Extraordinary Chambers in the Courts of Cambodia and the Responsibility to Protect,* Asia-Pacific Centre for the Responsibility to Protect.

- Higonnet, Ethel, 2005, Restructuring Hybrid Courts: *Local Empowerment and National Criminal Justice Reform*, Yale Law School Legal Scholarship Repository, Student Scholarship Papers.
- International Committee Of The Red Cross, 2009, Country Report Cambodia: *ICRC Worldwide Consultation On The Rules Of War*, Greenberg Research.
- International Covenant on Civil and Political Rights. American Convention on Human Rights, *opened for signature* Nov. 22, 1969, Art. 46, 1144 UNTS 123 (also known as the Pact of San José, Costa Rica). Nsongurua J Udombana.
- International Criminal Law Services And Open Society Justice Initiative, 2009, Jurisdiction Of The ECCC, Approaches To Legal Interpretation, And Sources Of International Criminal Law, International Criminal Law Training Materials For The Extraordinary Chambers In The Courts Of Cambodia.
- International Criminal Law Services, 2008, Module 4: International And Hybrid Criminal Courts Trying International Crimes, United Nations Interregional Crime And Justice Research
- International Republican Institute, USAID, Survey of Cambodian Public Opinion.
- Kinacioglu, Muge, 2005, The Principle of Non-intervention at the United Nations: *the Charter Framework and the Legal Debate*, LSE/Bilgi Research Fellow, European Institute and visting Fellow, Centre for International Studies, London School of Economic and Political Science.
- Klein, Katheryn M., 2006, Bringing the Khmer Rouge to Justice: *The Challenges* and Risks Facing the Joint Tribunal in Cambodia, Northwestern University School of Law Volume 4, Issue 3, Northwestern Journal of International Human Rights, (Spring 2006).
- Natsri Anshari, pergeseran prinsip peacekeeping, operasi PBB dalam sengketa bersenjata di Irak, Somalia dan bekas negara Yugoslavia, Jurnal Hukum Humaniter vol.3 no.4
- Nicholas Cowdery, 2008, *Effectiveness Of The Criminal Law*, Legal Studies State Conference.
- Nouwen, Sarah M.H., 2006, Research Paper : 'Hybrid Courts' The Hybrid Category Of A New Type Of International Crimes Courts, Utrecht Law Preview, Published By Igitur, Volume 2, Issue 2. Holland.

- Office Of The United Nations High Commissioner For Human Rights, 2008, Rule-Of-Law Tools For Post-Conflict States Maximizing The Legacy of Hybrid Courts, New York-Geneva.
- Pettay, Tanya and Katherine Lampron, A Partial Victory for Fair Trial Rights at the ECCC with the Decision on the Statute of Limitations on Domestic Crimes, the senior legal consultant for the IENG Sary Defence at the Extraordinary Chambers in the Courts of Cambodia and Katherine Lampron is a legal intern for the IENG Sary Defence.
- Roth, Brad R., 2005 *State Sovereignty, International Legality, and Moral Disagreement,* Updated Version of Paper Presented at the Panel on "Questioning the Aspiration to Global Justice" Annual Meeting of the American Political Science Association, September 2.

The Khmer Institute of Democracy, Fair Trial Principles.

Tim Kontras, 2010, HAM, Pemantauan dan Investigasi Hak Asasi Manusia, Kontras, Jakarta.

Udombana, Nsongurua J., So Far, So Fair: The Local Remedies Rule In

- Wahyu Wagiman, SH., 2005, Hukum Humaniter dan Hak Asasi Manusia, Lembaga Studi Dan Advokasi Masyarakat (ELSAM), Jakarta.
- Wood, Michael, 2007, The Principle Of Non-Intervention In Contemporary International Law: Non-Interference In A State's Internal Affairs Used To Be A Rule Of International Law: Is It Still?, A summary of the Chatham House International Law discussion group meeting, UK.

3. Resolusi PBB dan Konvensi Internasional

Agreement between the United Nations and the Royal Government of Cambodia Concerning the Prosecution under Cambodian Law of Crimes Committed during the Period of Democratic Kampuchea

Articles on the Responsibility of States for Internationally Wrongful Acts

Articles on the Draft Code of Crimes against the Peace and Security of Mankind,

Draft Agreement between the United Nations and the Royal Government of Cambodia concerning the Prosecution of Crimes Committed during the Period of Democratic Kapuchea

ICTR Statute

ICTY statute

London Agreement for the IMT

Montevideo Convention

Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of International Armed Conflicts (Protocol I)

Rome Statute 1998

The Charter and Judgment of the Nürnberg Tribunal the Etraordinary Chambers in the Courts of Cambodia

The General Act for the Pacific Settlement of International Disputes tahun 1928

the International Military Tribunal at Nuremberg Statute

UN Charter

UN Resolution

Universal Declaration on Human Rights (UDHR) 1948.

4. Internet

- Craig Etcheson, "The Number" -- Quantifying Crimes Against Humanity in Cambodia, (Funded by the Dutch and US Governments – to be published by the British Government), http://www.mekong.net/cambodia/toll.htm
- Effectiveness of the Law in http://stage6.pbworks.com/f/Effectiveness+of+Criminal+Law.pdf
- Extraordinary Chambers in the Courts of Cambodia (ECCC), *Court Management Section*

http://www.eccc.gov.kh/en/office-of-administration/court-management-section

Extraordinary Chambers in the Courts of Cambodia (ECCC), Office of the Co-Prosecutors http://www.eccc.gov.kh/en/ocp/office-co-prosecutors

Extraordinary Chambers in the Courts of Cambodia (ECCC), Office of Co-Investigating Judges (OCIJ), http://www.eccc.gov.kh/en/ocij Extraordinary Chambers in the Courts of Cambodia (ECCC), Defence Support Section (DSS), http://www.eccc.gov.kh/en/dss/defence-support-sectiondss

Extraordinary Chambers in the Courts of Cambodia (ECCC), Judicial Chambers http://www.eccc.gov.kh/en/judicial-chamber?quicktabs_3=2#quicktabs-3

Extraordinary Chambers in the Courts of Cambodia (ECCC), Victims Support, http://www.eccc.gov.kh/en/victims-support

Introduction to the ECCC, http://www.eccc.gov.kh/en/about-eccc/introduction

