

# DR. ANDRÉ THOMASHAUSEN

Attorney-at-Law (Frankfurt am Main High Court)  
Sworn Translator: English, French, German, Portuguese  
Prof. em. of International and Comparative Law (Unisa)

---

**16 October 2018**

17 Krige Lane, ZA-0157 Irene, South Africa  
Tel.: +27-82-7786058; Fax +27 12 667 4459  
E-Mail: andre@legesmundi.com

## PROFESSIONAL PROFILE:

1. Summary
2. Litigation and Legal Service Milestones
3. Important Positions held
4. Publications

### 1. Summary

**Dr. André Thomashausen** grew up in Portugal from 1953 to 1970 and then graduated in law in Germany where he is fully admitted as an attorney at the Frankfurt Bar, since 2000, originally in association with White & Case Frankfurt and currently with Strauch Rechtsanwälte.

He is a senior legal academic of 35 years standing with an established international profile and over 100 scholarly publications in Europe, China and Africa in English, German, French, Portuguese, Turkish and Mandarin. He is since 2012 the only member in Africa of *Academia Europaea*, the largest Academy of Sciences in Europe and is considered a specialist in:

- German, French, Portuguese and Common Law families of law
- Contemporary national laws in Africa
- Law of international commercial transactions
- Transnational corporate law and international corporate agreements
- Private and Public International Law
- Natural resources law
- Anti-corruption and anti-terrorism law
- Comparative and Transitional Constitutional Law
- Both commercial and public international law Mediation and Arbitration
- UN Observer and Peacekeeping Missions

### 2. Litigation and Legal Service Milestones

Responsibility for over 1400 expert legal opinions on foreign and private international law rendered to courts in South Africa by the Institute of Foreign and Comparative Law at Unisa from 1982 until 2016. No a single one of these opinions was ever disproved or rejected in legal proceedings.

Drafting of approximately 400 mining concession, shareholders, franchise, distributorship, joint venture and large projects agreements as foreign and international legal consultant to Webber Wentzel Attorneys, Bischoff International, Commonwealth Gold plc, ID-Soft Group, Aalflex Group, ENERGEM plc, A1 GP plc, CAMEC plc, Thyssen Krupp Marine Systems, BGC Holdings.

- 2018 Expert witness on German contract law and law of delict in *Securinfo v SAP SE*, Gauteng Local Division, Johannesburg 20378/2008.
- 2016 Expert witness on Swiss law of contract in *Sidenberg v FIFA*, Gauteng Local Division, Johannesburg 23961/2010.
- 2016 Expert witness on Croatia Law of Contract and liability for defective performance in *Westbrook Resources Ltd v Metmar Ltd et al*, South Gauteng High Court, Case No 10970/12.
- 2015 Expert witness in OHADA CCJA Case of *Grands Moulins du Mali v Nedbank Ltd*, 050/2015.
- 2013-2015 Legal counsel for Previsão OIL ( a Sonangol subsidiary) and Micropro GmbH for Kwanza onshore exploration and successful recovery of stranded claim for over 1 million USD in 2015 in Angola.
- 2013 Expert witness on French law of delict and contractual liability for hidden defects of livestock in: *MIDWAY CHIX (Pty) LTD v. HUBBARD S.A.S.*, ICC Arbitration (Paris) Case no. 18931/MCP.
- 2012 Expert witness on Congolese Mining, Contract and Arbitration law in *Zhonghi Development Construction / Kamoto Copper Co.*, South Gauteng High Court Case No 20166/12.
- 2010 Expert witness on Senegalese mining law and contractual and delict damages claims in excess of 600 million USD in *LITHOS CORPORATION OF SOUTH AFRICA (Pty) Ltd v KUMBA RESOURCES LTD* Case No: 35078/06, Northern Gauteng High Court.
- 2009 Expert witness on sovereign immunity, law of arms transfers and contract law involving a claim in excess of 800 million Euro in *Beverley v Armscor*, Supreme Court, Lisbon, Portugal.
- 2009 Expert opinion on South African Chrome Ore Export Tax for XSTRATA.
- 2008 Study and Opinion on the Establishment of a Uranium Enrichment and Commercial Nuclear Fuel Production Plant in South Africa, with Local Participation and Utilization of Licensed Centrifuge or Alternative Technologies, NECSA.
- 2008 Legal Expert on Mozambique company and land title law in *RICHARD MERRISON v A PEROLA LIMITED & NICOLAAS MARTHINUS DE BEER*.
- 2006 Legal Advisor to Chief of Staff of Angolan Navy on their Naval Renewal Program procurement tasks.
- 2003 Testified as legal expert on Angolan and private international law in the High Court of Amsterdam in a large debt recovery matter against Angolan Government ( *Sandvik and Others v ENI (former AGIP)*).
- 2002 Lead counsel in commercial insolvency litigation concerning Chinese, German and Lesotho textile industry joint ventures and sureties granted in the matter of *Liquidator of Hako Harry Cohn KG v Chang*, Landgericht Hamburg.
- 2002 Cape of Good Hope Provincial Division Appeal Court judgement in the case of *SA Sogem NV v Banro Resource Corporation et al*, Case No. A105/2000 (judgment of 11 June 2002, at 26), Van Zyl J remarked as follows:
- Thomashausen was described by Griesel J as "obviously an eminent and well-qualified expert" and, indeed, "by far the most impressive" of the three legal experts called to testify before him. ... This was clearly no exaggeration, as may be gleaned from the record of his testimony and even from the most cursory survey of the summary of his evidence.*
- The matter set an internationally important precedent for the recovery of mining proceeds from confiscated or nationalised foreign mines.
- 2000 Legal expert on US law of contract in *DORBYL AUTOMOTIVE PRODUCTS v LEAR CORPORATION*.
- 1999 In the Angolan criminal case of *Angolan State v Van der Eecken and Others*, life sentences for alleged acts of sedition and terrorism (for having transported supplies to areas controlled by the insurgent movement Unita), Professor Thomashausen obtained an unconditional acquittal in the Supreme Court of Angola.
- 1999 Legal counsel to AIRPASS / AIRCESS Group aircargo operations in South Africa and successful salvage of a fleet of 8 Russian transport planes from attachment in South Africa.

- 1999 Legal expert on German contract law (unforeseen but foreseeable climatic conditions impacting on engineering specifications) in DORBYL / CREDIT GUARANTEE INSURANCE CORP. OF AFRICA LTD.
- 1997 Consultancy relating to preparation and successful holding of the first democratic elections in Liberia in July 1997 and formulation of the Liberian Mining Rehabilitation program LIBERESCO.
- 1996 On special leave from the University of South Africa – Unisa, Professor Thomashausen in 1996 acted as project co-ordinator for a South African tender for the introduction of machine readable driver licence and identification cards, acting for UNISYS (UK), ID-Kort (Sweden) and ID-Soft (South Africa).
- 1991 In *National Oil Co. of Zimbabwe (Private) Ltd and Others v. Nicholas Collwyn Sturge* [1991] 2 Lloyd's Rep. 281 [Q.B. (Com.Ct.)] the High Court in London relied chiefly on Professor Thomashausen's expert evidence, refuting a very large insurance claim, relating to damages that had occurred to the Beira oil pipeline, as a result of the civil war in Mozambique from 1977 to 1992.
- 1991 In *Märtens v. Märtens* 1991 (4) SA 287 (W), the South African Supreme Court and Appellate Division relied on evidence by Professor Thomashausen to overturn custody rulings that had been upheld before by the highest German court, the Bundesgerichtshof. The South African judgment which was upheld by the Appeal Court was subsequently recognized and enforced in Germany. The judgment set an important precedent by significantly lowering the age of minors who may be heard on their own views in custody matters.

### 3. Important Positions held

Professor Thomashausen combined his academic life with a managerial and professional career:

- From 1974 to 1981 he built up and managed in Northern Germany the adult education and political engagement work of *Fortbildungswerk für Studenten und Schüler – FWS*, administering over one million Deutsche Mark in project and donor funding.
- From 1983 to 1986 he acted as negotiator and drafter for the Lesotho Highlands Water Treaty on behalf of the South African Department of Water Affairs (1983 to 1986).
- In 1986 negotiator and drafter of the 1986 Namibia Transitional Constitution, instructed by Namibia Multi-Party Conference.
- 1984 to 1991 he acted as international law consultant to the then largest firm of attorneys in South Africa, Webber Wentzel; whilst serving as Director of Bischoff International chaired by the late Paul H. Bischoff, then President of the Southern African German Chamber of Commerce and Industry.
- From 1986 to 1991 he was the regional representative for Southern Africa of Herbert Quandt Foundation, a Foundation of BMW AG, responsible for a program known as "Development Law Strategies", organizing and financially administering 26 strategic workshops and conferences over 5 years, in anticipation of the political change in South Africa in 1992.
- From 1990 until 1994 he assisted the negotiation of and drafted most of the General Peace Accord for Mozambique, and then served as Special Advisor to the Special Representative of the Secretary General of the United Nations Operation in Mozambique – UNOMOZ, Aldo Ajello. Ajello recorded in a testimonial for Thomashausen:

*....His performance largely exceeded the terms of reference established in his job description. His professional skill, longstanding relations with RENAMO, as well as his strong commitment to the cause of peace, democracy and national reconciliation, made Professor Thomashausen highly instrumental to the success of the peace-keeping mission in Mozambique. He is a very competent legal adviser and was therefore an effective advocate for the cause of peace with RENAMO.*

*His role was always constructive, proved to be particularly essential during a crisis which occurred on the eve of the elections when the President of RENAMO, Afonso Dhlakama, took the decision to withdraw from the elections. On that occasion, the contribution of Professor Thomashausen in convincing the leader of RENAMO to return to the electoral process was of primary importance. He was able to keep the communication channel open between me and President Dhlakama, and he negotiated with the President and his team to work out reasonable conditions for RENAMO to continue participating in the elections.*

*The final document which provided the solution to the crisis, was drafted by Professor Thomashausen and was approved by the international Members of the Supervision and Monitoring Commission, with very few minor changes.*

- Based on his UNOMOZ experience, he acted from 1998 to 2004 for the Swiss Peace Foundation of the Swiss Ministry of Foreign Affairs as a consultant on conflict resolution in Angola.
- In 1996 he acted as legal counsel for mining company Commonwealth Gold plc with a resource focus on South Africa and Liberia.
- From 1997 to 1997 he incorporated and developed the ID-SOFT group of companies, a software development group dedicated to data compression, data encryption and application software for high-density barcodes.
- From 1998 to 2002 he acted as group legal counsel for Aalflex Group in Germany, a significant European manufacturer of pressure hoses and fittings for the European and US automotive industries.
- From 2003 until 2005 he acted as group legal counsel for Energem Resources Ltd with mining and oil and gas projects in 8 African countries, in part in joint venture with Petrochina International.
- In 2005 he assisted CAMEC plc with several mineral and oil exploration projects in Angola.
- In 2006 and 2007 he acted on government level in Angola as consultant for ThyssenKrupp Marine Systems.
- Since 2004 he acts as a member of the Senior Council of the Southern African German Chamber of Commerce and Industry.
- In 2013 Professor Thomashausen established “Africa Desk” (a network of subcontracted African attorneys in 32 countries) as well as a “Nuclear and Energy Law Team” at WerthSchröder Inc, attorneys of Johannesburg.
- He is since his retirement from UNISA at the end of 2016, CEO and 90% shareholder of WerthSchroeder Consultores Jurídicos e Comercias Limitada in Maputo, Mozambique and also serves as Director and Legal Counsel for Tensho Security Solutions Group.
- He is since 2016 acting as Subject Matter Expert (SME) in Government Performance Assessment to the Federal Entities in the United Arab Emirates (Mohammad Bin Rashid Government Excellence Program) as well as to the State of Ajman Excellence Award Programme (AJEP).
- He is acting in 2017 as legal expert for BVI Consultants of the South African Department of Home Affairs for the establishment of a central Refugee Reception Facility.
- He was appointed in February 2017 as Expert Facilitator by President Nyussi of Mozambique for Decentralisation reform.
- Since 2018 acting as Managing Director of ELGACOL Limited, [www.elegacol.com](http://www.elegacol.com) .

#### 4. Publications

Most full texts available at: <https://unisouthafr.academia.edu/AndreThomashausen>

##### A BOOKS AND MONOGRAPHS

*Verfassung und Verfassungswirklichkeit im neuen Portugal*, Berlin 1981 (Duncker & Humblot, Bd. 84 "Veröffentlichungen des Instituts für Internationales Recht an der Universität Kiel") 503 pp.

*Wege in die Unabhängigkeit Namibias - Die Frage der Verfassungsgebung*, Namibia Information Office, Dokumentation No. 31, 1985, 21 pp (reprint in *Allgemeine Zeitung* (Windhoek), 15, 19, 25, 26 and 30 April 1985).

*Introduction to Comparative Law*, Study Guide, UNISA 1986 (together with W.J. Hosten), 197 pp.

*Abbau der Apartheid - Bilanz der Reformen 1978-1986*, Deutsch-Südafrikanische Gesellschaft e.V. 1987, 14 pp (reprint in: *Südafrika-Zeitung* Nr. 6/87 - Juni 1987). 2nd ed 1988.

*Zehn Jahre UN Sicherheitsrats-Resolution Nr. 435 (1978) - Die Unabhängigkeit Südwestafrikas im Jahre 1988*, Namibia Information Office, Dokumentation No 46, 1988, 33 p.

*The Dismantling of Apartheid*, Pretoria 1988, 26 pp (Portuguese translation *O Desmantelar do Apartheid*, Lisboa 1989 and Danish translation *Afriklingen af Apartheid*, Forlaget Kontrast 1989).

*Anti-Corruption Measures: A Comparative Survey of Selected National and International Programmes*, Konrad-Adenauer-Stiftung, Occasional Papers, Johannesburg, September 2000.

##### B ARTICLES AND CONTRIBUTIONS

- 1 "Constituição e Realidade Constitucional", in: 37 (1977) *Revista da Ordem dos Advogados* No II (Maio - Agosto), Lisbon, pp 471-491.
- 2 "Der Freiheitsbegriff, die Grundrechte und der Grundrechtsschutz in der neuen Portugiesischen Verfassung", in: 8 (1981) *EuGRZ - Europäische Grundrechte Zeitschrift* No 1/2, pp 1-14 and 55-62.
- 3 "Basic Rights, Liberty and their Protection under the new Portuguese Constitution of 1976", in: 1 (1981) *HRLJ - Human Rights Law Journal*, Part 1, pp 182-208 and 416-428.
- 4 "Rundfunkfreiheit, Wissenschaftsfreiheit und Sozialstaatsprinzip" (as co-author, together with Wilhelm A Kewenig), in: 34 (1981) *NJW - Neue Juristische Wochenschrift* No 9, pp 417-425.
- 5 "Portugal", in: Frank Wende, Ed., *Lexikon zur Geschichte der Parteien in Europa*, Stuttgart (Kröner) 1981, pp 495-516.
- 6 "Gutachten der Comissão Constitucional, Lissabon, vom 27. Juli 1978 - Tarifautonomie, Tarifvertragsrecht und Gewerkschaftsfreiheit - unmittelbare Geltungskraft sozialer Grundrechte" (translation from Portuguese and comment), in: 8 (1981) *EuGRZ - Europäische Grundrechte Zeitschrift* No 14/15, pp 454-460.
- 7 "Urteil des Europäischen Gerichtshofs für Menschenrechte vom 13. August 1981, Young, James und Webster gegen Vereinigtes Königreich, Verletzung von Art 11 EMRK durch nachträgliche "closed shop" Regelung" (comment) in: 8 (1981) *EuGRZ - Europäische Grundrechte Zeitschrift* No 18/19, pp 564-568.
- 8 "Portugal - Staatsangehörigkeitsrecht. Staatsangehörigkeitsgesetz Nr. 37/81 vom 3 Oktober 1981", 34 (1981) *StAZ - Das Standesamt* No 11, pp 331-334.
- 9 "Zur Verfassungswidrigkeit der Strafbestimmungen über ungenehmigten Warenverkehr im innerdeutschen Handel", in: 1 (1982) *wistra - Zeitschrift für Wirtschaft, Steuer, Strafrecht* No 2, pp 55-60.
- 10 "Experiences and Parallels of Political Change in Pre-Revolutionary Portugal and in South Africa", in: 13 (1983) *South Africa International* No 4, pp 253-271.
- 11 "The National Resistance of Mozambique", in: 13 (1983) *Africa Insight* No 2, pp 125-129.
- 12 "Forfeiture of Enemy Property in Zimbabwe", in: XXIV (1983) *Codicillus* No 2, shortened version reprinted in: 4 (1983) *HRLJ - Human Rights Law Journal* No 2, pp 167-178.
- 13 "Die revidierte Verfassung der Republik Portugal von 1976" (with German translation of the revised constitution), in: 32 (1983) *Jahrbuch des öffentlichen Rechts der Gegenwart*, pp 443-506.

- 14 "Wertpapierrecht - Spanien", in M Ferid/G Kegel/ K Zweigert, ed, *Gutachten zum Internationalen und Ausländischen Privatrecht* 1980/81, Frankfurt/M 1983, pp 100-113.
- 15 "Adapting the Law for Inflation : The experience of Foreign Countries - Civil Law Countries", in: 6 (1984) *Modern Business Law* pp 43-51.
- 16 "Some Problems in the Application of South African Private International Law", in: XVII (1984) *CILSA - The Comparative and International Law Journal of Southern Africa* No 1, pp 78-91.
- 17 "Human Rights in Southern Africa: The Case of Bophuthatswana, A note on *S v Marwane* 1982 (3) SA 717(A) and *Smith v Attorney-General Bophuthatswana* 1984(1) SA 196(A)", in : 101 (1984) *South African Law Journal*, pp 467-481.
- 18 "Enlistment of Aliens for Military Service via Automatic Naturalisation and the Succession to Treaties in the Republic of South Africa", in 9(1983) *South African Yearbook of International Law*, pp 32-52.
- 19 "The Matrimonial Property Act 1984: Some new Aspects for Marriages Out of Community and Marriages Governed by Foreign Law", in: 1985 (No 208) *De Rebus*, pp 167-170.
- 20 "Applying and interpreting the German Civil Code - an introductory note for comparative law students", in: XXVI(1985) *Codicillus*, pp 22-27.
- 21 "Zur Änderung des südafrikanischen Ehegüterrechts", in: 6(1986) *IPrax - Praxis des Internationalen Privat- und Verfahrensrechts*, pp 57-59.
- 22 "Local and Regional Autonomy: The Comparative Law Approach to Residential and Spatial Conflicts", in: XVIII(1985) *CILSA - The Comparative and International Law Journal of Southern Africa*, pp 297-319.
- 23 "Rahmenbedingungen der Verfassungsgebung und die Sicherung der Grundrechte des Einzelnen und der Volksgruppen im Grundgesetz der künftigen Republik Namibia", in: G Ress, ed, *Verfassungsreform in Südafrika und Verfassungsgebung für Namibia/Südwestafrika*, Heidelberg 1986, pp 171-186.
- 24 "Der Grundrechtsschutz in Portugal", in: E Grabitz, ed, *Grundrechte in Europa und USA - Band I: Strukturen nationaler Systeme*, Kehl a. Rh. (P Engel Verlag) 1986, pp 591-650.
- 25 "The concept of development law", 1 (1986) *South African Public Law*, pp 230-233.
- 25 "Eine Grundrechtscharta für Südafrika?" 35(1986) *Jahrbuch des öffentlichen Rechts der Gegenwart*, pp 685-698.
- 26 "The Mozambique National Resistance", in: C J Maritz, ed, *Weerstandsbevægings in Suider- Afrika*, Potchefstroom 1987, pp 29-65.
- 27 "Deutsche Vollstreckungstitel im Ausland - Südafrika", in: H Müller / G S Hök, ed, *Deutsche Vollstreckungstitel im Ausland*, Frankfurt 1988, 23 p.
- 29 "Reflections on 'Domicile' as a connecting factor", in: S A Strauss, ed, *Huldigungsbandel vir W A Joubert*, Durban 1988, pp 164-191.
- 30 "Savings clauses ad the meaning of the phrase "acceptable in a democratic society" - a comparative study", in: Vol XXX No 2 (Oct 1989) *Codicillus*, pp 56-66.
- 30 "Der Einfluß des Grundgesetzes auf ausländisches Verfassungsrecht: Portugal", in: K Stern, ed, *40 Jahre Grundgesetz - Entstehung, Bewährung und internationale Ausstrahlung*, München 1990, pp 243-258.
- 31 "Grundrechtsschutz in Südafrika: Auftrag und Wirklichkeit", in: The Japanese Association of Comparative Constitutional Law, ed., *International Conference on Comparative Constitutional Law 1990*, Tokyo 1991, pp 271-323.
- 32 "The Influence of Constitutional Change on Local Government: Lessons Learned in Mozambique", in: *Local Government in Transition in South Africa: A Comparative Perspective*, WLJ Adlem et al, ed. , Pretoria (Unisa) 1992, pp 85-96.
- 33 "Portuguese and Brazilian Mechanisms for Transition", in 10 (1994) No 1 *Latin American Report*, pp 10-15.
- 34 "Demokratie und Rechtsstaatlichkeit in Südafrika", pp. 163-188, in: *Das Grundgesetz im Prozess Europäischer und Globaler Verfassungsentwicklung*, U Battis, P Kunig, I Pernice, A Randelzhofer, ed., Nomos Verlagsgesellschaft, Baden Baden 2000.
- 35 "Direito e Paz nos Países Africanos de Língua Oficial Portuguesa e da SADC", pp. 47 - 72, in: *Conferencia Internacional Angola Direito, Democracia, Paz e Desenvolvimento - Documentos, Faculdade de Direito da Universidade Agostinho Neto*, Luanda (Angola), 2001.

- 36 “Politics of Identity and Exclusion in Africa: Mozambique, a Case Study”, in: Konrad-Adenauer-Stiftung, ed., *Politics of Identity and Exclusion in Africa: From Violent Confrontation to Peaceful Cooperation*, Johannesburg 2001, pp 97-109.
- 37 “The enforcement and recognition of judgments and other forms of legal cooperation in the SADC”, vol. XXXV (2002) No 1 *Comparative and International Law Journal of Southern Africa – CILSA*, pp 21-32.
- 38 “Angola: The Role of the International Community”, in: vol 9 No 2 (2002), *South African Journal of International Affairs*, pp 17-42.
- 39 “Preventive Diplomacy in the Mozambique Transition”, in: H Solomon, ed, *Towards Sustainable Peace: Reflections on Preventive Diplomacy in Africa*, Pretoria (Africa Institute of South Africa), 2003, pp270-309.
- 40 “Legal Cooperation among Unequal Associates: Cross-border Law Enforcement in Countries of the SADC”: chapter in book entitled: *The Internationalisation of Law in a Universal Area of Justice* by Yves-Pierre Moutout (ed) (2004).
- 41 “Constitutional Law in Extreme Emergencies”, in: Bröhmer et al, ed, *Internationale Gemeinschaft und Menschenrechte - Festschrift für Georg Ress*, Heymanns - Köln, Berlin, München 2005, pp 1295-1304.
- 42 “Private International Law in Africa” in: *International and Comparative Law Review*, Beijing, PRC vol 10(2) 2006.
- 43 “The ‘War on Terror’ in International Law and State Practice in Africa” in: 32 (2007) *South African Yearbook of International Law*, pp 85-105.
- 44 “Angolan Maritime Security”, in: *Revista de Ciências Sociais e Políticas*, N°2-2007, pp 46-67 (I.S.C.S.P., Lisbon 2008).
- 45 “Constitutional Power and Legitimacy in the Political Evolution of Southern Africa”, in: Lusíada. Política Internacional e Segurança. Séries: 1 No: 3 (2010), pp 454-61, Lisboa (Portugal).
- 46 “Güney Afrika/nınSiyasi EvrimindeAnayasa! İktidar ve Meşruluk”, in: Ozan Ergül, ed, *Anayasa Yapımı ve Anayasal Değişim*, Ankara, Turkey, 2011, pp 109-135.
- 47 “A Constituição de Angola de 2010 no Contexto do Constitucionalismo em África, Lusíada. Política Internacional e Segurança. Séries: 1 No: 5 (2011), pp 11-27, Lisboa (Portugal).
- 48 “Export taxes as a means to protect South Africa’s minerals beneficiation strategy”, in: (2011) 23 *South African Mercantile Law Journal*, pp 407-419.
- 49 “The Constitutions of Angola”, in: R Wolfrum, R Grote, eds, *Constitutions of the Countries of the World - Oxford Constitutions Online*, online publication at <http://oxcon.ouplaw.com>.
- 50 “As leis das Revoluções: Portugal, Países Islâmicos e África”, in: Jorge Miranda, J. J. Gomes Canotilho, José de Sousa e Brito, Miguel Nogueira de Brito, Margarida Lima Rego, Pedro Múrias, eds., *Estudos em Homenagem A Miguel Galvão Teles*, Volume I, Lisboa (Portugal) Edições Almedina 2012, pp 877 -892.
- 51 “O Desenvolvimento, Contexto e Apreço da Constituição de Angola de 2010”, in: Prof. Doutor Marcelo Rebelo de Sousa, Prof. Doutor Fausto de Quadros, Prof. Doutor Paulo Otero, Prof. Doutor Eduardo Vera-Cruz Pinto, eds., *Estudos de Homenagem ao Prof. Doutor Jorge Miranda*, Volume I, Coimbra (Portugal) Coimbra Editora, 2012, pp 323 -348.
52. André Thomashausen, Export Taxes as a Legal Strategy to Protect South Africa’s Mineral Beneficiation Industry, translated by Jun Xiao, *Journal of International Economic Law*(in Chinese), Vol.20, No.3, 2013, pp. 33-49. (André Thomashausen, 出口税应作为保护南非选矿业的法律策略, 肖俊译, 《国际经济法》, 2013年第20卷第2期, 第33至49页)
53. “L’encadrement légal et politique de l’expansion de l’énergie nucléaire en Afrique du Sud”, in: Jean-Marie PONTIER et d’Emmanuel ROUX , eds, *Droit nucléaire - Démocratie et nucléaire*, Presses Universitaires D’Aix-Marseillais 2013, 248 pp, 217-232.
54. “Segurança marítima no atlântico: uma perspectiva do sul lusófono”, in: Pedro Borges Graça & Tiago Martins, ed, *O Mar no Futuro de Portugal: Ciência e Visão Estratégica*, Lisbon: Centro De Estudos Estratégicos do Atlântico, 2014, pp 229-240;  
[http://media.wix.com/ugd/671aad\\_b9e1dedea1b64e549ae4350f9494ae90.pdf](http://media.wix.com/ugd/671aad_b9e1dedea1b64e549ae4350f9494ae90.pdf).
55. “(Foreign) Investment Strategies in Africa”, in: M Bungenberg & Stephan Hobe, eds. *Permanent Sovereignty over Natural Resources*, Springer International Publishing Switzerland, 2015, pp 155-172, (also at: <http://www.wiwi.uni-siegen.de/rechtswissenschaften/oe-recht/tagungen/psnr/?lang=de>).

56. "Security and Governance in the Extended Continental Shelf Zones of the Lusophone South" in: Pedro Borges Graça, ed, *New Challenges of the Atlantic - An Approach from Portugal*, Institute of Social and Political Sciences of the University of Lisbon, 2015, pp 169 – 186; [http://media.wix.com/ugd/671aad\\_e93e119417914f3487bff1d7bc1f20b3.pdf](http://media.wix.com/ugd/671aad_e93e119417914f3487bff1d7bc1f20b3.pdf).
57. "Super-presidentialism in Angola and the Angolan judiciary". Chapter 12 in STELLENBOSCH HANDBOOKS ON AFRICAN CONSTITUTIONAL LAW SERIES, BOOK ONE, SEPARATION OF POWERS IN AFRICAN CONSTITUTIONALISM. Oxford University Press (2016), pp 182-204.
58. "The Constitutional Court of Angola: Judicial Restraint in A Dominant Party State", STELLENBOSCH HANDBOOKS ON AFRICAN CONSTITUTIONAL LAW SERIES, BOOK TWO, CONSTITUTIONALISM IN AFRICA, Oxford University Press 2017, pp 97-112.
59. "The Concept and Implementation of 'Gradual Decentralisation' in Mozambique", in STELLENBOSCH HANDBOOKS ON AFRICAN CONSTITUTIONAL LAW SERIES, BOOK THREE, CONSTITUTIONALISM IN AFRICA, Oxford University Press 2018, 29 pp.

## C BOOK REVIEWS

- 1 "Die Auswärtige Politik der Bundesrepublik Deutschland" sowie "100 Jahre Auswärtiges Amt 1870-1970", in: 16(1973) *Jahrbuch für Internationales Recht / German Yearbook of International Law*, pp 525-527.
- 2 "South African Yearbook of International Law, volumes 1-5 (1975-1979)", in: 24 (1981) *German Yearbook of International Law* pp 529-533.
- 3 "Die Verfassungen der Sozialistischen Staaten, Hg. H Roggeman", in: 24(1981) *German Yearbook of International Law* pp 547-549.
- 4 "Antoine H Zarb, Les Institutions Spécialisées du Système des Nations Unies et leurs Membres", in: 24(1981) *German Yearbook of International Law* pp 538-539.
- 5 "Beitz/Wollenschläger, Handbuch des Asylrechts, Bd., 1 u. 2", in: 24(1981) *German Yearbook of International Law* pp 551-553.
- 6 "Horaldo Valladão, Direito Internacional Privado, Vol 5, 5. ed", in: 24(1981) *German Yearbook of International Law*, pp 559-560.
- 7 "South African Yearbook of International Law, vol 6 (1980)", in: 2(1983) *Jahrbuch für Afrikanisches Recht* pp 200-204.
- 8 "F W Heimer, Der Entkolonisierungskonflikt in Angola", in: 2(1983) *Jahrbuch für Afrikanisches Recht* pp 234-239.
- 9 "R M Gens de Moura Ramos, Direito Internacional Privado e Constituição" in: 32(1984) *American Journal of Comparative Law*, pp 595-598.
- 10 "Reinhard Zimmermann, Das römisch-holländische Recht in Südafrika: Eingührung in die Grundlagen und usus hodiernus", in: 1984 *De Rebus*, pp 389-390, reprint in: XVII *CILSA* (1984), pp 274-276.
- 11 "Donald L Horowitz, A Democratic South Africa", in: *South Africa International* 22 (1991) No 1, pp 47-48.
- 12 "John Dugard, International Law – A South African Perspective" in: XXVIII (1995) No 1 *CILSA*, pp 170-173.

## D OCCASIONAL PAPERS, COMMENTS AND PUBLISHED TRANSLATIONS

- 1 "Portugal im Wandel - Wiedergeburt oder Untergang eines Staates?" in I (1975) *Neue Preussische Jahrbücher* (Eutin), pp 190-243.
- 2 "Portugals Sozialismus und die Politik der Großmächte", in: II (1977) *Neue Preussische Jahrbücher* (Eutin), pp 87-121.
- 3 "Interview mit Admiral Pinheiro de Azevedo vom 28 Juli 1978", in: III (1979/80) *Neue Preussische Jahrbücher* (Eutin), pp 380-391.
- 4 "Portugal - Verfassung und Verfassungswirklichkeit: Gute Voraussetzungen für eine Stabilisierung der wirtschaftlichen Rahmenbedingungen", in: 1980 *Handelsblatt* No 233, pp 23 and 24.



- 5 "Bericht der Europäischen Kommission für Menschenrechte (EKMR), Strassbourg, vom 14 Dezember 1979, in den Fällen Young, James und Webster gegen Vereinigtes Königreich - Verletzung von Art 11 EMRK durch nachträgliche "closed shop" Regelung, mit abweichenden Meinungen und Sondervotum", in: 7(1980) *EuGRZ - Europäische Grundrechte Zeitschrift* No 18/19, pp 44-564 (translation from English into German).
- 6 "Europäischer Gerichtshof für Menschenrechte (EGMR) Strassbourg, Urteil vom 13 August 1981 in den Fällen Young, James und Webster gegen Vereinigtes Königreich - Verletzung von Art. 11 EMRK durch nachträgliche "closed shop" Regelung mit Sondervoten und abweichender Meinung", in: 8(1981) *EuGRZ - Europäische Grundrechte Zeitschrift* No 18/19, pp 44-564 (translation from English into German).
- 7 "Südafrika - Ziel: Kooperative Einbeziehung aller Gruppen", in: 1982 *Die Welt* No 135, pp 111.
- 8 "The National Resistance of Mozambique", in: 23 (1982) *Bulletin of the Africa Institute of South Africa* No 3, pp 21-23.
- 9 "Wende in Afrika", in: 1983 *Epoche* No 5, p 70.
- 10 "Power-sharing is a Utopian Dream", in: 1983 *Sunday Times* (10 July), p 18 (reprint in: F de Villiers, ed, *Bridge or Barricade? The Constitution. A first appraisal*, 1983, pp 101-106).
- 11 "Vollstreckung ausländischer Titel in Südafrika", in 3 (1983) *IPrax*, p 309.
- 12 "Europäischer Gerichtshof für Menschenrechte (EGMR), Strassbourg, Urteil vom 18 Oktober 1982 - Young, James and Webster gegen Vereinigtes Königreich, Entschädigung nach Art 50 EMRK/ "closed shop" - Fälle, in: 11 (1984) *EuGRZ - Europäische Grundrechte Zeitschrift*, pp 158-160 (translation from English into German).

\*\*\*