Contents

Part I  Personal Perspectives

Homage to Judge Tullio Treves ............................. 3
Bernard H. Oxman

L’Équation de Salomon................................... 11
Pierre-Marie Dupuy

Part II  General Aspects

Le juge et la codification du droit de la responsabilité ............ 19
Maurizio Arcari

The Effect of Armed Conflict on Treaties: A Stocktaking .......... 31
Lucius Caflisch

The Growth of Specialized International Tribunals and the Fears
of Fragmentation of International Law .............................. 55
Hugo Caminos

The “Right Mix” and “Ambiguities” in Particular Customs:
A Few Remarks on the Navigational and Related Rights Case. ...... 65
Luigi Crema

State Immunity: A Swedish Perspective .......................... 77
Said Mahmoudi

Interpreting “Generic Terms”: Between Respect for the Parties’
Original Intention and the Identification of the Ordinary Meaning . . 91
Paolo Palchetti
Part III  International Courts: Jurisdiction and Procedure

Dispute Settlement Procedures and Fresh Water: Multiplicity and Diversity at Stake .................................................. 109
Laurence Boisson de Chazournes

Quelques observations sur les mesures conservatoires indiquées par la Cour de la Haye ........................................... 121
Pierre Michel Eisemann

Evidence Before the International Court of Justice: Issues of Fact and Questions of Law in the Determination of International Custom ................................................. 137
Luigi Fumagalli

Competence and Jurisdiction in Public International Law: International Courts in the Americas ................................. 149
Luis García-Corrochano Moyano

Procedural Aspects Concerning Jurisdiction and Admissibility in Cases of Maritime Delimitation Before the ICJ ............... 165
Angel V. Horna

Brief Notes on the Principle of Non Bis in Idem within Concurrent International and Domestic Criminal Jurisdiction ...... 181
Fausto Pocar

Jura Novit Curia in International Human Rights Tribunals .......... 189
Dinah Shelton

The Composition of the International Court of Justice ............... 213
Budislav Vukas

Interventions in Proceedings Before International Courts and Tribunals: To What Extent May Interventions Serve the Pursuance of the community Interests? ......................... 219
Rüdiger Wolfrum

Part IV  Law of the Sea

Some Aspects of the Use of Force in Maritime Law Enforcement .... 233
David H. Anderson
Procedures Entailing Binding Decisions and Disputes Concerning the Interpretation or Application of the Law of the Sea .......... 245
Rafael Casado Raigón

Prospects for the Judicial Settlement of the Dispute Between Croatia and Slovenia Over Piran Bay. ...................... 257
Giuseppe Cataldi

In Praise of Urgency Reflections on the Practice of ITLOS .......... 269
Jean-Pierre Cot

Umberto Leanza

Ships. ................................................................. 291
Vaughan Lowe

Where the Judge Approaches the Legislator: Some Cases Relating to Law of the Sea .................................... 299
Tullio Scovazzi

The Exercise of Administrative Functions by ITLOS: A Comment on Prompt Release Cases ........................................... 311
Seline Trevisanut

Consolidation or Deviation? On Trends and Challenges in the Settlement of Maritime Delimitation Disputes by International Courts and Tribunals. ........................ 325
Davor Vidas

Part V  Environmental Law

Legal Standing of NGOs in Environmental Disputes in Europe ...... 337
Elena Fasoli

Indigenous Peoples, the Environment, and International Jurisprudence ............................................. 349
Alessandro Fodella

Les vertus pratiques des obligations générales relatives à l’environnement dans la Convention des Nations Unies sur le droit de la mer ........................................ 365
Philippe Gautier
The International Court of Justice and International Environmental Law .................................................. 383
José Juste-Ruiz

Implementing Part XII of the 1982 UN Law of the Sea Convention and the Role of International Courts .................. 403
Nilufer Oral

The Duty of Environmental Impact Assessment in the First ITLOS Chamber’s Advisory Opinion: Toward the Supremacy of the General Rule to Protect and Preserve the Marine Environment as a Common Value? ........................................... 425
Laura Pineschi

Remarks on the Role of Ex Curia Scientific Experts in International Environmental Disputes .......................... 441
Francesca Romanin Jacur

La contribution des mécanismes de contrôle et de suivi au développement du droit international: le cas du Projet du Canal de Bystroe dans le cadre de la Convention d’Espoo ........................................ 457
Sabrina Urbinati

Part VI Human Rights

Human Rights Judicial and Semi-Judicial Bodies and Customary International Law on State Responsibility .................. 475
Stefano Brugnatelli

The Vegetarian Diet in Prison: A Human Right? The Case of Jakóbski v. Poland .................................................. 489
Maria Clara Maffei

Mesures anti-piraterie en Somalie entre les droits de l’homme et les garanties du droit humanitaire. La contribution de la jurisprudence et de la pratique des mécanismes de contrôle non juridictionnel .................... 497
Maria Chiara Noto

The Inter-American Court of Human Rights and Its Contribution to the Protection of Children’s Rights .................. 513
Fabían Novak

International Judges and the Protection of Human Rights at Sea .................................................. 535
Irini Papanicolopulu
Interpreting the ECHR in the Light of “Other” International Instruments: Systemic Integration or Fragmentation of Rules on Treaty Interpretation? ........................................... 545
Cesare Pitea

The Rule of Prior Exhaustion of Domestic Remedies:
Theory and Practice in International Human Rights Procedures ........ 561
Cesare P. R. Romano

The Experiences of the European and Inter-American Courts of Human Rights with the International Standards on the Protection of Fundamental Rights in Times of Emergency ...................... 573
Francesco Seatzu

Recent Trends in International Investment Arbitration and the Protection of Human Rights in the Public Services Sector .......... 587
Attila Tanzi

The European Court of Human Rights and the Best Interests of the Child in the Recent Case Law on International Child Abduction ...................................................... 599
Francesca Trombetta-Panigadi

Part VII International Crimes

L’autonomie du Procureur et la supervision du Juge dans l’activation de la compétence de la Cour pénale internationale: l’affaire du Kenya ............................................................. 615
Barbara Aresi

Political and Military Leaders’ Criminal Responsibility Before International Criminal Courts and Tribunals ............. 629
Giulia Bigi

International Courts and the Crime of Genocide ...................... 641
Valentin Bou

Recent Developments in the Fight Against International Terrorism:
The Role of the European Courts ............................................ 655
Patrizia De Cesari
The Contribution of the Special Tribunal for Lebanon to the Notion of Terrorism: Judicial Creativity or Progressive Development of International Law? ................................................. 671
Chiara Ragni

Part VIII International Economic Law

Public Morals in International Trade: WTO Faces Censorship .......... 687
Angelica Bonfanti

The WTO Dispute Settlement Understanding Review: What Future for the Appellate Stage? ............................................. 701
Marcella Distefano

Reforms to the Global Governance Model in Times of Crisis ............ 711
Marco Frigessi di Rattalma

The World Bank Inspection Panel and the Development of International Law .............................................................. 727
Ellen Hey

The 2008 Investment Arbitration Between Italy and Cuba: The Application of the Rules of Attribution and the 1993 BIT’s Scope Ratione Personae Under Scrutiny ........................................... 739
Enrico Milano

State-to-State Dispute Settlement Pursuant to Bilateral Investment Treaties: Is There Potential? ........................................... 753
Michele Potestà

Part IX Private International Law

The ECJ’s Rule of Reason and Internationally Mandatory Rules ........ 771
Paolo Bertoli

Jurisdictional Immunities of the State and Exequatur of Foreign Judgments: A Private International Law Evaluation of the Recent ICJ Judgment in Germany v. Italy ......................... 781
Nerina Boschiero

Uniform International Law on the Carriage of Goods by Sea: Recent Trends Toward a Multimodal Perspective ......................... 825
Sergio M. Carbone and Andrea La Mattina
Freedom of States to Regulate Nationality: European versus International Court of Justice? ......................... 839
Roberta Clerici

Jurisdiction, Fair Trial and Public Policy: The Krombach and Gambazzi Cases .................. 863
Franco Mosconi

Part X European Union Law

Some Reflections on the Principle of Consistent Interpretation Through the Case Law of the European Court of Justice ........ 881
Antonino Alì

La Cour de Justice de l’Union Européenne se prononce sur l’importation de produits fabriqués dans les territoires palestiniens occupés: verre demi plein ou verre demi vide? ........ 897
Matteo Fornari

Addressing Irregular Immigration Through Criminal Penalties: Reflections on the Contribution of the ECJ to Refining and Developing a Complex Balance ......................... 911
Bruno Nascimbene and Alessia Di Pascale

Table of Cases. .......................................................... 925
International Courts and the Development of International Law
Essays in Honour of Tullio Treves
Boschiero, N.; Scovazzi, T.; Pitea, C.; Ragni, C. (Eds.)
2013, XXXIX, 951 p., Hardcover
A product of T.M.C. Asser Press