

TABLE OF CONTENTS

FORUM

Comparative Disciplinary Perspectives on the Challenges
Facing the Human Rights Council

ROSA FREEDMAN AND SAMUEL GORDON: An International Law Perspective on the
Challenges Confronting the Human Rights Council 11

WOLFGANG S. HEINZ: An International Relations Perspective on the Reform Needs of
the Human Rights Council 43

FOCUS

The Treaty of Versailles at 100

ANDREAS VON ARNAULD: The Treaty of Versailles at 100: By Way of Introduction 83

CHRISTIAN J. TAMS: Experiments Great and Small: Centenary Reflections on the
League of Nations 93

THOMAS KLEINLEIN: The Versailles Peace Treaty Before the Permanent Court of
International Justice: Tracing the Legalism of the Paris Settlement 129

CLAUS KREß: The Peacemaking Process After the Great War and the Origins of In-
ternational Criminal Law *Stricto Sensu* 163

LAURI MÄLKSOO: The Treaties of Brest-Litovsk, Versailles and Moscow: Contesting
Sovereignty and Hegemony in Eastern Europe in 1918–1939 189

JOCHEN VON BERNSTORFF: From Versailles to the Kellogg-Briand Pact: Prohibiting
and Justifying Aggression in the Interbellum 211

MARKUS P. BEHAM: A Forgotten Lighthouse of International Law: Heinrich Lam-
masch and the League of Nations 245

MAGNAN JOHANNES MOHR: Between Pacifism and Patriotism: Walther Schücking
(1875 – 1935) 275

WALTHER SCHÜCKING LECTURE

ALAN BOYLE: Progressive Development of International Environmental Law: Legislate
or Litigate? 305

GENERAL ARTICLES

JAMES GERARD DEVANEY: Reappraising the Role of Experts in Recent Cases Before the
International Court of Justice 337

NIKOLAY MARIN AND BILYANA MANOVA: The Constraints of International Courts
as a Tool for Resolving the Ukrainian-Russian Conflicts 371

ULF LINDERFALK: The Exercise of Discretion in International Law – Why Con-
straining Criteria Have a Proper Place in the Analysis of Legal Decision-Making. 407

BJØRN KUNOY: Sharing is Caring: Transboundary Hydrocarbon Deposits on the
Continental Shelf 431

JULIAN SCHEU AND PETYO NIKOLOV: The Incompatibility of Intra-EU Investment
Treaty Arbitration With European Union Law – Assessing the Scope of the ECJ’s
Achmea Judgment 475

ILYA BERLIN: Western Sahara, Morocco, and the EU: Did the CJEU Get it Wrong? A
Commentary of Advocate-General Wathelet’s Opinion and the CJEU Decision in
the *Western Sahara Campaign UK* Case 505

GERMAN PRACTICE

ALEXANDER GRIMMIG: The German Constitutional Court’s Pronouncement on Self-
Defence Against Non-State Actors in Syria 539

LEANDER BEINLICH: Drones, Discretion, and the Duty to Protect the Right to Life:
Germany and its Role in the United States’ Drone Programme Before the Higher
Administrative Court of Münster 557

| | |
|---|-----|
| LIV CHRISTIANSEN AND LILO B. RÖSCH: German Practice Concerning the Implementation of the 2015 Paris Agreement | 581 |
|---|-----|

| | |
|---|-----|
| ALEXANDRA LILY KATHER AND BRITTA REDWOOD: Universal Jurisdiction in Germany: Frameworks and Practice Insights | 599 |
|---|-----|

OUTSTANDING THESES

| | |
|---|-----|
| ANDREAS VON ARNAULD, KERSTIN VON DER DECKEN, AND NELE MATZ-LÜCK: Editors' Note | 615 |
|---|-----|

| | |
|---|-----|
| LAURA HERING: The Consequences of Errors in the European Union's Direct Administrative Proceedings: A Comparative Analysis of 'Rectification' and 'Irrelevance' | 617 |
|---|-----|

| | |
|--|-----|
| ISABELLA RISINI: The Inter-State Application Under the European Convention on Human Rights | 621 |
|--|-----|

| | |
|---|-----|
| CORNELIA KIRCHBACH: The Right to Health Regulation in Investment Arbitration as Illustrated by the Example of <i>Philip Morris v. Uruguay</i> | 625 |
|---|-----|

| | |
|--|-----|
| MARTIN JARRETT: Contributory Fault and Investor Misconduct in Investment Arbitration | 629 |
|--|-----|

| | |
|--|-----|
| JOSÉ GUILHERME MORENO CAIADO: Commitments and Flexibilities in the WTO Agreement on Subsidies and Countervailing Measures: An Economically Informed Analysis | 633 |
|--|-----|

| | |
|---|-----|
| SEBASTIÁN MANTILLA BLANCO: Full Protection and Security in International Investment Law | 635 |
|---|-----|

| | |
|---|-----|
| KEVIN GRIMMEIß: Sezession und Reaktion. Zur völkerrechtlichen Regelung des Sezessionsvorgangs | 639 |
|---|-----|

| | |
|---|-----|
| MORITZ VON ROCHOW: Transnational Nomads in International Law – Borders and the Migration of Peoples | 643 |
|---|-----|

BOOK REVIEWS

| | |
|---|-----|
| W. A. Schabas: <i>The Trial of the Kaiser</i> (REIJNTJES) | 649 |
| Harold Hongju Koh: <i>The Trump Administration and International Law</i> (SLOSS) ... | 651 |
| Gina Heathcote: <i>Feminist Dialogues on International Law: Success, Tensions, Futures</i> (O'DONOGHUE) | 656 |
| Steven Wheatley: <i>The Idea of International Human Rights Law</i> (CHINEN) | 658 |
| Marco Longobardo: <i>The Use of Force in Occupied Territory</i> (BOTHE) | 660 |
| Shavana Musa: <i>Victim Reparation Under the Ius Post Bellum: An Historical and Normative Perspective</i> (IVERSON) | 663 |
| Russell Buchan: <i>Cyber Espionage and International Law</i> (DELERUE) | 664 |
| Alejandro Rodiles: <i>Coalitions of the Willing and International Law: The Interplay Between Formality and Informality</i> (TONDINI) | 667 |
| Cindy Wittke: <i>Law in the Twilight: International Courts and Tribunals, the Security Council and the Internationalisation of Peace Agreements Between State and Non- State Parties</i> (ZULUETA-FÜLSCHER) | 669 |
| P. Chandrasekhara Rao and Philippe Gautier: <i>The International Tribunal for the Law of the Sea: Law, Practice and Procedure</i> (SCHATZ) | 672 |
| Lloyd Freeburn: <i>Regulating International Sport. Power, Authority and Legitimacy</i> (TAMS) | 675 |