International Dispute Resolution

Carolina Academic Press Law Advisory Board



Gary J. Simson, Chairman Dean, Mercer University School of Law

Raj Bhala University of Kanasas School of Law

Davison M. Douglas Dean, William and Mary Law School

> Paul Finkelman Albany Law School

Robert M. Jarvis Shepard Broad Law Center Nova Southeastern University

Vincent R. Johnson St. Mary's University School of Law

Peter Nicolas University of Washington School of Law

Michael A. Olivas University of Houston Law Center

Kenneth L. Port William Mitchell College of Law

H. Jefferson Powell The George Washington University Law School

Michael P. Scharf Case Western Reserve University School of Law

> Peter M. Shane Michael E. Moritz College of Law The Ohio State University

International Dispute Resolution

Cases and Materials

Second Edition

Mary Ellen O'Connell

ROBERT AND MARION SHORT CHAIR IN LAW & RESEARCH PROFESSOR OF INTERNATIONAL DISPUTE RESOLUTION—KROC INSTITUTE,
UNIVERSITY OF NOTRE DAME LAW SCHOOL

CAROLINA ACADEMIC PRESS

Durham, North Carolina

Copyright © 2006, 2012 Mary Ellen O'Connell All Rights Reserved

ISBN: 978-1-59460-904-6 LCCN: 2011943159

Carolina Academic Press 700 Kent Street Durham, North Carolina 27701 Telephone (919) 489-7486 Fax (919) 493-5668 www.cap-press.com

Printed in the United States of America

This book is dedicated to Sir Elihu Lauterpacht, C.B.E., Q.C., an extraordinary teacher and practitioner of international dispute resolution.

Contents

Table of Cases	xiii
Acknowledgments	xvii
Chapter One · The Study of International Dispute Resolution Introduction What Is International Dispute Resolution? Related Fields of Inquiry The History of International Dispute Settlement Howard N. Meyer, The World Court in Action Richard B. Bilder, An Overview of International Dispute Settlement Notes and Questions on the Study of International Dispute Resolution	3 3 4 5 7 9 14
I. Non-Binding Methods	
Chapter Two · Negotiation and Consultation Introduction Charles Manga Fombad, Consultation and Negotiation in the Pacific Settlement of International Disputes World Trade Organization, Understanding on Rules and Procedures Governing the Settlement of Dispute United Nations Convention on the Law of the Sea Applicability of the Obligation to Arbitrate Under Section 21 of the United Nations Headquarters Agreement of 26 June 1947 Introductory Note to the Fisheries Jurisdiction Case Fisheries Jurisdiction Case (United Kingdom of Great Britain and Northern Ireland v. Iceland) Gabčíkovo-Nagymaros Project Case (Hungary v. Slovakia) Notes and Questions on Negotiation and Consultation The Grand Lake Problem	27 27 27 34 34 34 44 45 47 48 50
Chapter Three · Good Offices and Mediation Introduction World Trade Organization, Understanding on Rules and Procedures Governing the Settlement of Disputes Claire Palley, The "Good Offices" Framework for Secretariat Action	53 53 54 54
Report of the Secretary-General on His Mission of Good Offices in Cyprus Report of the Secretary-General on His Mission of Good	55
Offices in Cyprus	57

viii CONTENTS

Teresa Whitfield, <i>Good Offices and "Groups of Friends"</i> B.G. Ramcharan, <i>The Good Offices of the United Nations</i>	62
Secretary-General in the Field of Human Rights	66
Anna Spain, Integration Matters: Rethinking the Architecture of International Dispute Resolution	69
Thomas Princen, International Mediation — The View from	0)
the Vatican: Lessons from Mediating the Beagle Channel Dispute	70
United Nations General Assembly: 65th Session, Agenda Item 33	72
Notes and Questions on Good Offices and Mediation	73
The Refugee Camp Problem	76
Chapter Four · Inquiry and Conciliation	79
Introduction The Man Control of the	79
Sven M.G. Koopmans, The Use of Inter-State Conciliation	82
United Nations Model Rules for the Conciliation of Disputes	0.2
between States	83
World Trade Organization, Understanding on Rules and	0.4
Procedures Governing the Settlement of Disputes	84
United Nations Convention on the Law of the Sea	84
ICSID Convention, Convention on the Settlement of Investment	84
Disputes between States and National of Other States The Red Crusader	84
Conciliation Commission on the Continental Shelf Area between	04
Iceland and Jan Mayen: Report and Recommendations to the	
Governments of Iceland and Norway	92
Sven M.G. Koopmans, Diplomatic Dispute Settlement:)
The Use of Inter-State Conciliation	95
Notes and Questions on Inquiry and Conciliation	97
About ICSID	100
The Warn Territory Dispute	100
II. Binding Methods	
A. Arbitration	
Chapter Five · Arbitration	105
Introduction	105
International Law Commission	107
Model Rules on Arbitral Procedure	107
United Nations Convention on the Law of the Sea	109
Southern Bluefin Tuna Case (Australia and New Zealand v. Japan)	109
Case Concerning the Air Services Agreement of 27 March 1946	
(United States v. France)	125
Notes and Questions on Arbitration	136
Chapter Six · Interim Orders in Arbitration	139
Introduction	139
William Wang, International Arbitration: The Need for Uniform	
Interim Measures of Relief	139
RCA Globcom Communications, Inc., et al., Claimants v. The	
Islamic Republic of Iran, et al., Respondents	142

CONTENTS ix

RCA Global Communications, Inc., et al., Claimants v. The	
Islamic Republic of Iran, Respondents	144
Barbara Kwiatkowska, The Ireland v. United Kingdom (Mox Plant)	
Case: Applying the Doctrine of Treaty Parallelism	145
The Mox Plant Case (Ireland v. United Kingdom)	148
Notes and Questions on Interim Orders in Arbitration	156
Action Brought on 30 October 2003 by the Commission of the	
European Communities against Ireland	157
Chapter Seven · Issues Arising in the Course of Arbitration	159
Introduction	159
Andreas Lowenfeld, <i>The Conduct of an International Arbitration</i> Case Concerning the Arbitral Award made by the King of Spain	159
on 23 December 1906 (Honduras v. Nicaragua)	160
Note on the Case Concerning the Arbitral Award of 31 July 1989 Case Concerning the Arbitral Award of 31 July 1989	170
(Guinea-Bissau v. Senegal)	171
The Government of Sudan and The Sudan People's Liberation	
Movement/Army (Abyei Arbitration) Final Award, Permanent	
Court of Arbitration July 22 2009	183
Notes and Questions on Issues Arising during Arbitration	199
Chapter Eight · Compliance and Enforcement	201
Introduction	201
Rainbow Warrior (New Zealand v. France)	201
The Islamic Republic of Iran v. The United States of America	215
Iran Aircraft Industries and Iran Helicopter Support and Renewal	
Company, Petitioners-Appellants v. Avco Corporation,	
Respondent-Appellee	221
The Islamic Republic of Iran, Claimant v. The United States of	
America, Respondent	226
Request for Revision	233
Notes and Questions to Compliance and Enforcement in Arbitration The Weapons Manufacturer Problem	240 240
II. BINDING METHODS	
B. Judicial Settlement	
1. International Courts	
Chapter Nine · International Courts	245
Introduction	245
Statute of the International Court of Justice	247
World Trade Organization, Understanding on Rules and	
Procedures Governing the Settlement of Dispute	247
United Nations Convention on the Law of the Sea	248
Rome Statute on the International Criminal Court	248
Sir Robert Y. Jennings, The Proliferation of Adjudicatory Bodies:	
Dangers and Possible Answers	248
Ruth MacKenzie, Introduction, in the Role of International Courts	253
Notes and Ouestions for the Introduction to International Courts	256

x CONTENTS

Chapter Ten · Jurisdiction and Admissibility	259
Introduction	259
Case Concerning United States Diplomatic and Consular	
Staff in Tehran (United States of America v. Iran)	261
Case Concerning Military and Paramilitary Activities in and	
against Nicaragua (Nicaragua v. United States of America)	272
Notes and Questions on Jurisdiction and Admissibility	291
Chapter Eleven · Provisional Measures	293
Introduction	293
United States Diplomatic and Consular Staff in Tehran	
(United States of America v. Iran)	293
LaGrand (Germany v. United States of America)	300
Request for Interpretation of the Judgment of 31 March in Avena	
and Other Mexican Nationals (Mexico v. United States)	312
Request for Interpretation of the Judgment of 31 March in Avena	
and Other Mexican Nationals (Mexico v. United States)	318
Mary Ellen O'Connell, The Failure to Observe Provisional Measures	
of Protection in the Case of Bosnia v. Yugoslavia	320
Notes and Questions on Provisional Measures	322
Chapter Twelve · Intervention and Indispensable Parties	325
Introduction	325
A. Intervention	325
J.M. Ruda, Intervention before the International Court of Justice	325
Case Concerning Military and Paramilitary Activities in and	
against Nicaragua (Nicaragua v. United States of America)	335
Territorial and Maritime Dispute Application of Costa Rica for	
Permission to Intervene (Nicaragua v. Colombia)	341
B. Indispensable Parties	343
Case Concerning East Timor (Portugal v. Australia)	344
Notes and Questions on Intervention and Indispensable Parties	352
Chapter Thirteen · Compliance and Enforcement	355
Introduction	355
ICJ Statute	355
United Nations Charter	356
Application for Revision of the Judgment of 11 September 1992	
(El Salvador v. Honduras, Nicaragua Intervening)	356
Avena and other Mexican Nationals (Mexico v. United States	
of America)	367
Request for Interpretation of the Judgment of 31 March in Avena	
and Other Mexican Nationals (Mexico v. United States)	369
Mary Ellen O'Connell, The Prospects for Enforcing Monetary	
Judgments of the International Court of Justice: A Study of	
Nicaragua's Judgment against the United States	374
Notes and Questions on Compliance and Enforcement in	
Judicial Settlement	384
The Cilantro Island Problem	386

CONTENTS xi

II. BINDING METHODS

B. Judicial Settlement

2. National Courts

Chapter Fourteen · National Courts	389
Introduction	389
A. Jurisdiction	389
The Case of the S.S. "Lotus" (France v. Turkey)	390
B. Immunity from Jurisdiction	399
1. Sovereign Immunity	399
The Federal Republic of Germany et al. v. United States et al.	401
M. Flatow v. The Islamic Republic of Iran	403
David P. Stewart, Samantar v. Yousuf: Foreign Official Immun	ity
under Common Law	407
2. International Organization Immunity	409
Jan Klabbers, Privileges and Immunities	409
Note on the "Oil for Food" Dispute	411
IN THE UNITED STATES DISTRICT COURT FOR THE	
DISTRICT OF COLUMBIA	412
UNITED STATES DISTRICT COURT FOR THE DISTRICT	
OF COLUMBIA	417
Notes and Questions on National Courts	419
Chapter Fifteen · Issues Arising in the Course of National Court	
Dispute Resolution	421
Introduction	421
A. Proper Law	421
United States v. The Palestine Liberation Organization	422
Comegys & Pettit v. Vasse	429
Dames & Moore v. Regan	431
Committee of U.S. Citizens Living in Nicaragua v. Reagan	432
Medellín v. Texas	435
B. Other Issues	439
1. Political Question	439
Case Concerning Certain Property (Liechtenstein v. Germany	
2. Act of State	450
Banco Nacional de Cuba v. Sabbatino	451
3. Forum Non Conveniens	455
4. Standing	457
Mary Ellen O'Connell, Litigating Enforcement	457
Note on International Organizations before National Courts	458
August Reinisch, Avoidance Techniques	458
Notes and Questions on Issues Arising in National Court	
Dispute Resolution	459
The Confiscated Painting Case	461
Annex	463
1. United Nations Charter, 1945	463
2. Statute of the International Court of Justice, June 26, 1945	483
2. Statute of the international Court of Justice, Julie 20, 1715	103

xii CONTENTS

3.	ILC Model Rules on Arbitral Procedure, 1956	495
4.	ICSID Convention on the Settlement of Investment Disputes Between	
	States and National of Other States, 1966	502
5.	Vienna Convention on the Law of Treaties, 1969	504
6.	Declaration on Principles of International Law Friendly Relations and	
	Co-Operation among States in Accordance with the Charter of the	
	United Nations, UN GA Res. 2625 (XXV), 24 October 1970	527
7.	Rules of the International Court of Justice, 1978	534
8.	United Nations Convention on the Law of the Sea, Part XV, 1982	564
9.	IBA Model Rules on Ethics for International Arbitrators, 1987	583
10.	World Trade Organization, Understanding on Rules and Procedures	
	Governing the Settlement of Disputes, 1994	587
11.	United Nations Model Rules for the Conciliation of Disputes	
	between States, 1995	607
12.	Rome Statute of the International Criminal Court, 1998	612
13.	UN Articles on the Responsibility of States for Internationally	
	Wrongful Acts, UN A/RES/56/83, 28 January 2002	626
Index		637

Table of Cases

- Abyei Arbitration, Gov't of Sudan v. Sudan People's Liberation Movement/Army, Final Award (Perm. Ct. Arb. 2009), http://www.pca-cpa.org/upload/files/ Abyei%20Final%20Award.pdf, 138, 183
- Aegean Sea Continental Shelf (Greece v. Turkey), 1978 I.C.J. 3 (Dec. 19), 33
- Air Services Agreement of 27 March 1946 (U.S. v. Fr.) 18 R.I.A.A. 417 (1978), 125
- Anglo-Iranian Oil Co. (U.K. v. Iran) 1951 I.C.J. 89 (July 5), 322, 355
- Anglo-Iranian Oil Co. (U.K. v. Iran) 1952 I.C.J. 93 (July 22), 322
- Applicability of the Obligation to Arbitrate Under Section 21 of the United Nations Headquarters Agreement of 26 June 1947, Advisory Opinion, 1988 I.C.J. 12 (April 26), 4, 30, 34, 49, 105, 260, 347, 410, 422, 424–28, 444
- Application for Revision of the Judgment of 11 September 1992 (El Sal./Hond.; Nicar. intervening) 2003 I.C.J. (Dec. 18), 332, 356
- Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia v. Yugo. (Serb. & Mont.)) 1993 I.C.J. 3 (April 8), 256–57, 308, 322
- Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia v. Yugo. (Serb. & Mont.)) 1993 I.C.J. 325 (Sept. 13), 308, 321
- Arbitral Award Made by the King of Spain on 23 December 1906 (Hond. v. Nicar.) 1960 I.C.J. 192 (Nov. 18), **160**, 175, 185, 192, 196, 199, 256, 275, 278, 279

- Arbitral Award of 31 July 1989 (Guinea-Bissau v. Sen.) 1991 I.C.J. 53 (Nov. 12), 170, 171, 185, 192-93, 199, 252, 256
- Argentine Republic v. Amerada Hess Shipping Corp., 488 U.S. 428 (1989), 400–01
- Asylum Case (Colombia v. Peru) 1950 I.C.J. 266 (Nov. 20), 249, 315, 333, 371–72
- Avena (Mex. v. U.S.) 2004 I.C.J. 12 (Mar. 31), 311, 312, 322, 355, **367**, 422, 435, 437–38, 460
 - Request for Interpretation of the Judgment of 31 March in Avena and Other Mexican Nationals (Mexico v. United States) Request for Provisional Measures 2008 I.C.J. (Order of July 16), 312 Request for Interpretation of the Judg-
 - ment of 31 March in Avena and Other Mexican Nationals (Mexico v. United States) 2009 I.C.J. (Judgment of Jan. 19), 318, 369
- Banco Nacional de Cuba v. Sabbatino, 376 U.S. 398 (1964), 451
- Barcelona Traction, Light and Power Co., Ltd. (Belg. v. Spain) 1970 I.C.J. 3 (Feb. 5), 277, 390
- Breard v. Greene, 523 U.S. 371 (1998), 311, 401
- Broadbent v. Organization of American States, 628 F.2d 27 (D.C. Cir. 1980), 411
- Certain German Interests in Polish Upper Silesia (Ger. v. Pol.) 1925 P.C.I.J. (ser. A) No. 6 (Aug. 25), 29
- Certain Property (Liecht. v. F.R.G.) 2001 I.C.J. 565 (June 28), 292, 440, 461
- Chorzów Factory (Ger. v. Pol.) 1927 P.C.I.J. (ser. A) No. 12 (Nov. 21), 29, 47, 205, 214, 230, 289, 297, 312, 314, 368, 371

xiv CASES

- Comegys v. Vasse, 26 U.S. (1 Pet.) 193 (1828), 422, 429, 437, 438
- Commission v. Ireland, Case C-459/03, 2006 E.C.R. I-4635, 157
- Committee of U.S. Citizens Living in Nicaragua v. Reagan, 859 F.2d 929 (D.C. Cir. 1988), 381, 432, 460
- Continental Shelf between Libya and Malta (Libya v. Malta) 1985 I.C.J. 13 (June 3), 327-328, 330, 331
- Continental Shelf between Tunisia and Libya (Tuns. v. Libya), 1982 I.C.J. 18 (Feb. 24), 326, 327
- Corfu Channel (U.K. v. Albania) 1949 I.C.J. Rep. 4 (Apr. 9), 179, 215, 287, 288, 375, 383, 384
- Dames & Moore v. Regan, 453 U.S. 654 (1981), 422, 431, 460
- East Timor (Port. v. Austl.), 1995 I.C.J. 90 (June 30), 344, 444
- Electricity Company of Sofia and Bulgaria (Belg. v. Bulg.) 1938 P.C.I.J. (ser. A/B) No. 77, at 39 (Apr. 4), 31, 307, 445–48
- Federal Republic of Germany v. United States, 526 U.S. 111 (1999), 311, 401
- Fisheries Jurisdiction, (U.K. v. Ice.) 1974 I.C.J. 3 (July 25), 34, 44, 45, 375
- Gabcíkovo-Nagymaros Project (Hung./ Slovk.), 1997 I.C.J. 7 (Sept. 25), 47, 48
- Garden Contamination Cases, 80 I.L.R. 367 (Provincial Court of Bonn 1987) (F.R.G.), 457
- The Greek Case, Report of the Commission Vol. II (Eur. Comm'n H.R., Nov. 5, 1969), 76
- Haya de la Torre, (Colom. v. Peru) 1951 I.C.J. 71 (June 13), 333, 340
- Interhandel (Switz. v. U.S.), 1959 I.C.J. 6 (Mar. 21), 50, 282
- Iran Aircraft Industries and Iran Helicopter Support and Renewal Company v. Avco Corp., 980 F.2d 141 (2d Cir. 1992), 221
- Iran-United States Claims Tribunal v. AS, 94 I.L.R. 320 (Hoge Raad der Nederlanden 1985), 411
- The Islamic Republic of Iran v. The United States of America, Case No. A21, Iran-United States Claims Tribunal, May 4, 1987, 215, 226–29, 232

- The Islamic Republic of Iran v. The United States of America, Case No. A27, Iran-United States Claims Tribunal, June 5, 1998, 226, 240, 384, 402, 403
- The Islamic Republic of Iran v. The United States of America, Request for Revision, Cases Nos. A3, A8, A9, A14, B61, Iran-United States Claims Tribunal, July 1, 2011, 233
- Jurisdictional Immunities of the State (Germany v. Italy), Application Instituting Proceedings (Dec. 28, 2008), 352, 399
- LaGrand (F.R.G. v. U.S.), 2001 I.C.J. 466 (June 27), 139, 293, **300**, 316, 322, 367–69, 401–02
- Land, Island and Maritime Frontier Dispute (El. Sal./Hond.: Nicar. Intervening), 1992 I.C.J. 351 (Sept. 11), 327, 329, 332, 341, 342, 348, 356, 367
- Legality of Use of Force (Yugo. v. Belg.), 1999 I.C.J. 124 (June 2), 322
- M. Flatow v. The Islamic Republic of Iran, 74 F. Supp. 2d 18 (S.D.N.Y. 1999), 403, 419
- Mavrommatis Palestine Concessions (Greece v. U.K.), 1924 P.C.I.J. (ser. A) No. 2, at 11 (Aug. 13), 28, 29, 31, 39, 49, 50
- Medellín v. Texas, 552 U.S. 491 (2008), 435, 459–60
- Military and Paramilitary Activities in and Against Nicaragua (Nicar. v. U.S.) 1986 I.C.J. 392 (Nov. 26), 256, 272, 333, 348
- Military and Paramilitary Activities in and Against Nicaragua (Nicar. v. U.S.) 1984 I.C.J. 14 (Oct. 4), 335
- Ministry of Defense of the Islamic Republic of Iran v. Gould, 887 F.2d 1357 (9th Cir. 1989), cert. denied, 110 S.Ct. 1319 (1990), 227–29, 380
- Monetary Gold Removed from Rome in 1943 (Italy v. Fr., U.K., U.S.), 1954 I.C.J. 19 (June 15), 286, 348, 349, 351, 383
- The Mox Plant Case (Ir. v. U.K.), International Tribunal for the Law of the Sea, Case No. 10 (Request for interim measures), Dec. 3, 2001, 145–48, 148, 156–57
- North Sea Continental Shelf (F.R.G./Den.; F.R.G./Neth.) 1969 I.C.J. 3 (Feb. 20), 19, 32, 45, 46, 48, 94, 280

CASES xv

- Northern Cameroons (Cameroon v. United Kingdom), 1963 I.C.J. 15 (Dec. 2), 33, 39, 347, 443
- Nuclear Tests Case (Australia v. France) (N.Z. v. France), 1974 I.C.J. 253 (Dec. 20), 281, 384
- Optant's Case, Francis Deak, The Hun-Garian-Rumanian Land Dispute (1928), 376
- Perfecture of Voitia v. Federal Republic of Germany, Case No. 11/2000, Aerios Pagos (Hellenic Supreme Court), May 4, 2000, 400
- Phosphates in Morocco, (Italy v. Fr.) 1938 P.C.I.J. (ser. A/B) No. 74, at 10 (June 14), 31, 445–48
- Prosecutor v. Tadić, Judgment, No. IT-94-1-A, Appeals Chamber Judgment (July 15, 1999), 256
- Rainbow Warrior (N.Z. v. Fr.) 20 R.I.A.A. 217 (1990), 107, 201, 240
- RCA Globcom Communications, Inc. v. The Islamic Republic of Iran, Case No. 160, Award No. ITM29-160-1, Oct. 31, 1983, 142, 156
- The Red Crusader, 35 I.L.R. 485 (Commission of Enquiry Den.-U.K. 1962), 80, 84
- Republic of Austria v. Maria V. Altmann, 541 U.S. 677 (2004), 401, 419
- Rhodopia Forest Case, 28 Am. J. Int'l L. 760 (1934), 376

The S.S. Lotus (Fr. v. Turk.) 1927 P.C.I.J. (ser. A) No. 10 (Sept. 7), 390

- S.S. Wimbledon (Pol.) 1923 P.C.I.J. (ser. A) No. 1, at 13 (Aug. 17), 333, 340
- Schooner Exchange v. McFaddon, 11 U.S. 116 (1812), 399
- Socobelge v. Greece, 18 I.L.R. 3 (Brussels Civ. Trib. 1951) (Belg.), 47 Am. J. Int'l L. 508 (1953), 379–80
- South West Africa Cases (Eth. v. S. Afr.) (Liber. v. S. Afr.), 1966 I.C.J. 6 (July 18), 32, 39
- Southern Bluefin Tuna Case (Austl. And N.Z. v. Japan), Arbitral Award, (U.N. Law of the Sea Tribunal 2000), 106, **109**
- Tacna-Arica Arbitration (Chile v. Peru) 2 R.I.A.A. 921 (1925), 49
- Temple of Preah Vihear (Cambodia v. Thailand) 1962 I.C.J. Rep. 6 (June 15), 76, 279, 323, 385
- United Nations v. Parton, 369 F.Supp.2d 1 (D.D.C. 2005), 412
- United States Diplomatic and Consular Staff in Tehran (U.S. v. Iran) 1979 I.C.J. 7 (Dec. 15), 287, 293
- United States Diplomatic and Consular Staff in Tehran (U.S. v. Iran) 1980 I.C.J. 3 (May 24), 256, **261**, 287, 288, 289
- United States v. Palestine Liberation Organization, 695 F.Supp. 1456 (S.D.N.Y. 1988), 422

Acknowledgments

In preparing this second edition, I am very grateful for the exceptional research assistance of Emily Follas and Jolie Schwarz and the invaluable office assistance of Leslie Berg, Nicole Bourbon, and Regina Gesicki. Mary Cowsert and Patti Ogden of the Kresge Law Library provided, as always, great support.

I also gratefully acknowledge permission for the use of excerpts from the following books, periodicals, and other documents: Richard Bilder, An Overview of the International Dispute Settlement, 1986, Journal of International Dispute Resolution; Charles Manga Fombad, Consultation and Negotiation in the Pacific Settlement of International Disputes, 1989, African Journal of International and Comparative Law (707) Journals (Reprints), Edinburgh University Press; Sir Robert Jennings, The Proliferation of Adjudicatory Bodies: Dangers and Possible Answers, 1995, 9 ASIL Bulletin; Jan Klabbers, An Introduction to International Institutional Law, 2002, Cambridge University Press; Sven M.G. Koopmans, The Use of Inter-State Conciliation, Diplomatic Dispute Settlement 1–3 2008, Cambridge University Press/The Hague; Barbara Kwiatkowska, The Ireland v. United Kingdom Case: Applying to the Doctrine of Treaty Parallelism, 2003, Volume 18, International Journal of Marine and Coastal Law, Brill Academic Publishers; reprinted from International Litigation and Arbitration, 2nd Edition, 2002, pp. 339–343; Andreas Lowenfeld, with permission of the West Group; Ruth MacKenzie, Introduction, in the Role of International Courts, 2010, Carl Baudenbacher and Erhard Busek eds., German Law Publishers (GLP) Prof. Dr. Thomas Wegerich; The Prospects for Enforcing Monetary Judgments of the International Court of Justice, 1990, The Virginia Journal of International Law, ME O'Connell; Claire Palley, An International Relations Debacle, The UN Secretary General's Mission of Good Offices in Cyprus 1999–2004, 2005, Hart Publishing Limited; Thomas Princen, International Mediation — The View from the Vatican, 1987, Volume 3, Negotiation Journal, Blackwell Publishing; B. G. Ramcharan, The Good Offices of the United Nations Secretary-General in the Field of Human Rights, 1982, American Journal of International Law; August Reinisch, Avoidance Techniques, International Organizations Before National Courts, 2002; pp 35-37; J.M. Ruda, Intervention before the International Court of Justice, Fifty Years of the International Court of Justice: Essays in Honour of Sir Robert Jennings 487, 1996, Vaughan Lowe and Malgosia Fitzmaurice eds.; Anna Spain, Integration Matters: Rethinking the Architecture of International Dispute Resolution, 2010, University of Pennsylvania Journal of International Law vol 32; David P. Stewart, Samantar v. Yousef: Foreign Official Immunity Under Common Law, ASIL Insights, 2010; William Wang, International Arbitration: The Need for Uniform Interim Measures of Relief, 2003, Volume 28, Brooklyn Journal of International Law; and Teresa Whitfield, Good Offices and "Groups of Friends" in Secretary or General? The UN Secretary-General in World Politics, 2007, Cambridge University Press.