

CONTENTS

<i>List of Contributors</i>	<i>page</i> x
<i>Acknowledgements</i>	xv
<i>Table of Cases</i>	xvii

Introduction	International Courts and the Environment: the Quest for Legitimacy	1
	CHRISTINA VOIGT	

PART I Procedural Legitimacy of Judicial Environmental Practice: Access to Justice 23

- 1 The Environment before the European Court of Justice 25
LUDWIG KRÄMER
- 2 The EU Aarhus Regulation and EU Administrative Acts Based on the Aarhus Regulation: the Withdrawal of the CJEU from the Aarhus Convention 52
KATJA RATH
- 3 Access to Justice before EU Courts in Environmental Cases against the Backdrop of the Aarhus Convention: Balancing Pathological Stubbornness and Cognitive Dissonance? 74
HENDRIK SCHOUKENS

PART II Legitimacy and Scientific Certainty: Environmental Adjudication, Use of Experts and the Limits of Science 119

- 4 Scientific Uncertainties: a Nightmare for Environmental Adjudicators 121
TRACEY KANHANGA

- 5 Ignorance, Uncertainty and Biodiversity: Decision-Making
 by the Court of Justice of the European Union 146
 VOLKER MAUERHOFER
- PART III **Judges as Law-Makers: Legitimate
 Development of Environmental
 Law 165**
- 6 Sustainable Development before International Courts and
 Tribunals: Duty to Cooperate and States' Good
 Faith 167
 KAZUKI HAGIWARA
- 7 The Paris Agreement: New Legal Avenues to Support a
 Transboundary Harm Claim on the Basis of Climate
 Change 188
 KURT WINTER
- 8 The Court of Justice of the European Union and the High
 Level of Environmental Protection: Transforming a Policy
 Objective into a Concept Amenable to Judicial
 Review 212
 DELPHINE MISONNE
- PART IV **Legitimacy of Outcomes: Performance,
 Effects (and Side-Effects) 237**
- 9 When Environmental Protection and Human Rights
 Collide: Four Heuristics of Conflict Resolution 239
 MARIE-CATHERINE PETERSMANN
- 10 Silent Implications of *US-Tuna II*: Greening Market
 Behaviour through the WTO 262
 CRISTIANE DERANI AND ARTHUR RODRIGUES
 DALMARCO
- 11 Adjudication of Environmental Impact Assessment Claims
 before International Courts and Tribunals 288
 ANDREW B. LOEWENSTEIN
- 12 Litigation as a Climate Regulatory Tool 311
 JACQUELINE PEEL AND HARI M. OSOFSKY

CONTENTS

ix

**PART V The Legitimacy of Non-Compliance
Procedures 337**

- 13 Administrative Procedures and Rule of Law Values in the
Montreal Compliance System 339

ANNA HUGGINS

- 14 Legitimacy Questions of Non-Compliance Procedures:
Examples from the Kyoto and Montreal Protocols 364

ZERRIN SAVAŞAN

**PART VI The Limits of Environmental Justice through
Courts: Balancing Legitimacy with the Need
for Creativity 389**

- 15 Environmental Ombudsman: Its Role in the System of
Accountability Mechanisms for Administrative
Environmental Decision Making 391

MAHITO SHINDO

- 16 The Role of NGOs in Monitoring Compliance under the
World Heritage Convention: Options for an Improved
Tripartite Regime 417

EVAN HAMMAN

- 17 Beyond Litigation: the Need for Creativity in Working to
Realise Environmental Rights 443

LISA CHAMBERLAIN

Index 459