INTERNATIONAL PROCEDURE IN
INTERSTATE LITIGATION AND
ARBITRATION

The practice of settling interstate disputes by recourse to courts and tribunals has grown gradually over the years, not only through the creation of new mechanisms to that effect, but also through the use of existing courts and tribunals. How these different international dispute settlement mechanisms operate in theory and practice is the subject of this comparative analysis by academics and practising lawyers. The book takes stock of the procedure applicable in various interstate dispute settlement bodies, including international and regional courts and tribunals, and arbitration. This comparative view is essential to a better understanding of the strengths and weaknesses of the various procedural rules and regulations and the practical operation of international litigation and arbitration. This book is aimed not only at scholars, but also at the courts and tribunals themselves, to assist them in revising their procedures, and at states and organisations developing future international legal mechanisms.

Eric De Brabandere is Professor of International Dispute Settlement at Leiden University Law School, and Director of the Grotius Centre for International Legal Studies. He serves as Editor-in-Chief of the Leiden Journal of International Law and practises in international law and investment arbitration as a Partner with DMDB Law in Brussels.
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CONTRIBUTORS

KATHERINE CONNOLLY, Associate, Sidley. Katherine Connolly counsels and represents clients on all aspects of international trade law, with a particular focus on World Trade Organization (WTO) law and WTO dispute settlement. She also has a background in investment treaty arbitration and public international law. Before joining Sidley, Katherine spent two years as a dispute settlement lawyer at the WTO Secretariat. There, she advised WTO panels on complex and novel compliance-related issues. Prior to joining the WTO, Katherine also completed an internship at the International Criminal Tribunal for the former Yugoslavia, where she worked on the trial of Radovan Karadžić. During her studies, Katherine received speaker prizes for her participation in both the Philip C. Jessup International Moot Court Competition and the ELSA Moot Court Competition on WTO Law.

RUKMINI DAS is a PhD candidate at the Faculty of Law of the University of Geneva. Her subject of research is ‘Scientific Experts in International Disputes’. She also recently completed work on a research project on ‘Experts and International Courts and Tribunals’, funded by the Swiss National Science Foundation, along with a number of publications on the same subject. Rukmini obtained an LLM in international dispute settlement (MIDS), has worked as a consultant at the United Nations, and as a research fellow in an Indian legal policy organisation advising the government of India. She is qualified to practise law in India.

ERIC DE BRABANDERE holds the Chair in International Dispute Settlement at Leiden University Law School, and is a founding partner of De Meulemeester & De Brabandere Law Firm (DMDB Law) based in Brussels. He specialises in international arbitration and international investment law. At Leiden Law School, Eric De Brabandere is director of the Grotius Centre for International Legal Studies, and of the Master of Advanced Studies in International Dispute Settlement and Arbitration.
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which he founded in 2017. He is also editor-in-chief of the Leiden Journal of International Law, and a member of the board of editors of the Journal of World Investment & Trade, the Revue belge de droit international and the Martinus Nijhoff Investment Law Book Series. He is the author of, amongst others, the book Investment Treaty Arbitration As Public International Law: Procedural Aspects and Implications (CUP, 2014), and more than eighty book chapters and articles on international law, investment law and international arbitration.

MARIE-ASTRID DOSSCHE, Associate, Sidley. Marie-Astrid Dossche advises and represents governments and private stakeholders on all aspects of international trade law, with a particular focus on WTO law and WTO dispute settlement. Before joining Sidley, Marie-Astrid worked for another American law firm, focusing on domestic and cross-border corporate and financial transactions. During her studies, Marie-Astrid focused on public international law, and participated in various moot courts, in particular in the European Law Students’ Association (ELSA) Moot Court Competition on WTO Law. Her team won the prize for the best written submission for the complainant.

GUILLAUME GUEZ is a PhD candidate at the University of Geneva and the University of Paris 1 Panthéon-Sorbonne. His research focuses on the different facets of the international jurisdictional function. He is currently a research and teaching assistant at the Faculty of Law of the University of Geneva and is involved in several international proceedings before the International Court of Justice and the International Tribunal for the Law of the Sea. Guillaume previously worked as Judge Mohamed Bennouna’s Judicial Fellow at the International Court of Justice. He holds a Bachelor’s degree in Law from the University of Paris 2 Panthéon-Assas, a Master in Comparative Law and a Diploma in Legal Studies from the University of Paris 2 Panthéon-Assas and the University of Oxford, and an LLM in International Dispute Settlement (MIDS) from the University of Geneva and the Graduate Institute of International and Development Studies.

RISHI GULATI has been an LSE Fellow in Law at the London School of Economics and Political Science. He has a PhD from King’s College London, Advanced Masters in Public International Law from Leiden University and a Bachelor of Laws (Honours) from the Australian National University. Rishi has taught various international law subjects
LIST OF CONTRIBUTORS

at the London School of Economics, King's College London and the University of New South Wales. Amongst several other publications, Rishi is the author of *International Organisations and Access to Justice* (CUP, 2021) (forthcoming). He has previously been a Judge’s Associate at the Federal Court of Australia, laureate research fellow at the University of New South Wales and has worked at the Australian Attorney General's Department advising the Australian government on international law issues. Rishi is a barrister at the Victorian Bar, Australia, representing clients before national and international courts, as well as before arbitral tribunals.

**Katherine Maddox Davis** is a senior associate in the Washington, DC, office of Gibson, Dunn & Crutcher. Ms Davis represents corporate clients in high-stakes disputes with consumers, shareholders and foreign governments. Her pro bono practice is focused on federal criminal defence. Outside of court, Ms Davis writes and speaks on matters of Indian law. She serves as vice chair for rule of law on the ABA South Asia/Oceania & India Committee. Prior to joining Gibson Dunn, Ms Davis clerked at the United States Court of Appeals for the Fifth Circuit and the United States District Court for the Eastern District of Virginia. She received her law degree, with honours, from Emory University School of Law, where she was elected editor-in-chief of *Emory International Law Review*, and served the United Nations International Criminal Tribunal for the former Yugoslavia as a prosecutorial intern. Prior to law school, Ms Davis spent a year assisting sex trafficking prosecutors in Kolkata, then earned an MSc in Contemporary India from Oxford University. She earned a BA in Political Science, *magna cum laude*, from Auburn University’s Honors College.

**Brian McGarry** is Assistant Professor of Public International Law at the Grotius Centre for International Legal Studies, Institute of Public Law, at the Faculty of Law of Leiden University. Prior to this, he was Lecturer in International Dispute Settlement at the Graduate Institute of International and Development Studies. He received his PhD *summa cum laude* from the University of Geneva, which awarded it the Prix Bellot for best thesis in law or political economy in December 2019. A member of the New York Bar, he has consulted on a wide range of international legal matters, and previously served institutions such as the Permanent Court of Arbitration. He is a national of Ireland and the United States.
ADAMANTIA (MANDO) RACHOVITSA is an assistant professor of international law at the University of Groningen. Her research straddles two main areas. In the first strand of research she explores judicial dispute settlement, including interpretational and jurisdictional issues across international courts and the expertise of judges. The second strand of research addresses the relevance of international law and human rights to internet regulation. She writes on international transfers of data, and how public interest considerations may inform law-making and the institutional design of internet global governance bodies. At the moment she is working on the research project ‘Making the hidden visible: co-designing for public values in standards-making and governance’ funded by the Dutch Research Council. Dr Rachovitsa has advised the Ministry of Foreign Affairs of the Netherlands, and the Ministry of Interior of Qatar on internet regulation and policy. She is a qualified lawyer in Greece (currently non-practising).

JOSÉ MARIA REIS is a PhD candidate at the University of Hamburg. He holds an LLM and an MA in Law and Economics from the University of Hamburg and University of Vienna, and was a visiting researcher at University of Pennsylvania Law School. Before joining the University of Hamburg, he briefly worked in law firms in India and in Portugal, and was a co-director at the non-governmental organisation Pro Bono Portugal, the first public interest law clearing house in Portugal.

NICCOLÒ RIDI is Lecturer in Public International Law at King’s College London and a Research Fellow at iCourts, University of Copenhagen, as well as the assistant editor of the Journal of International Dispute Settlement. Prior to this, he worked as a Lecturer at the University of Liverpool and as a Research Fellow at the Graduate Institute of International and Development Studies. His interests cover most areas of international law (public and private) and international dispute settlement. His current research applies doctrinal and computational approaches to questions concerning the work, argumentative process and performance of international courts. He holds degrees from the University of Florence (LLB/MA and Diploma in Parliamentary Studies), the University of Cambridge (LLM) and King’s College London (PhD).

CECILY ROSE is an assistant professor of public international law at the Grotius Centre for International Legal Studies, Leiden Law School. She previously worked at the International Court of Justice as an
associate legal officer. She holds a PhD and LLM from the University of Cambridge, a JD from Columbia Law School and a BA (English Literature) from Yale University.

**Iain Scobbie** is Professor of Public International Law and Director of the Manchester International Law Centre, University of Manchester, United Kingdom. Before this, he taught at the universities of Dundee and Glasgow, and SOAS University of London where he was the Sir Joseph Hotung Research Professor on Law, Human Rights, and Peace Building in the Middle East. He studied at the Universities of Edinburgh and Cambridge, and the Australian National University. His PhD, which examined legal reasoning and the judicial function in the International Court, was supervised by Professor Philip Allott and Professor Sir Elihu Lauterpacht. He has acted as consultant in cases before the English Court of Appeals, the UK Supreme Court and the International Court of Justice, and has published extensively on diverse matters including international legal theory, legal aspects of the Israel/Palestine situation, and the international judicial process, particularly the law and procedure of the International Court.

**Dr Makoto Seta** is an associate professor of International Law at Yokohama City University, Japan. He holds a PhD in Law from Waseda University (Japan), an LLM from the London School of Economics and Political Science (UK) and an LLB from Waseda University (Japan). He worked as a research associate at the Institute of Comparative Law at Waseda University from April 2013 to March 2015. He interned at Trial Chamber II of the International Criminal Court in 2009. In 2013, his article ‘Regulation for Private Maritime Security Companies and Its Challenges’ received an award from the Yamagata Maritime Institute. His primary interest is the law of the sea, especially ocean governance and universal jurisdiction over maritime crimes. His publications include the monograph *International Law for Ocean Governance* (Sanseido, 2015).

**Patrick Wasilczyk** completed his legal studies at the universities of Heidelberg, Aoyama Gakuin (Tokyo, Japan) and Münster, where he obtained his First State Exam. Currently, Patrick holds a position as research fellow at the Institute for International and Comparative Public Law at the Westfälische Wilhelms-Universität Münster, Germany. Here, he is conducting research for his PhD thesis on the jurisprudence of
dispute settlement mechanisms in preferential trade agreements concerning the use of general exception clauses. In this context, Patrick completed a research stay at the General Secretariat of the Andean Community in Lima, Peru, and is a former research fellow at the Institute of International Economic Law at the Georgetown University Law Center, Washington, DC. He was awarded a PhD stipend by the Heinrich Böll Foundation funded by the German Ministry of Education.