## CONTENTS

	Foreword page xi	
	Preface xiii	
	Acknowledgements xiv	
	Table of Instruments xvi	
	Table of Cases xxi	
	Abbreviations xxxi	
	Cultural heritage in international investment	nent
	law and arbitration 1	
	Introduction 1	
	Chapter plan 7	
	Methodological framework of the book 8	
	PART I Cultural heritage and foreign	direct investments
	defining and connecting the t	wo fields 13
Cultural heritage in international law 15		15
	Introduction 15	
	1.1 Defining cultural heritage 18	
	1.2 The legal paradigms 23	
	1.3 The cultural property paradigm 24	
	1.4 Cultural heritage as a global public good	29
	1.5 Human rights approaches 34	
	1.6 Good cultural governance 40	
	1.7 The linkage paradigm 48	
	1.8 Culture and development 50	
	Conclusions 55	

		Introduction 56			
	2.1	Historical background: multilateral failures and bilateral successes 58			
	2.2	Substantive standards of protection 62			
	2.3	The settlement of disputes between foreign investors and states 73			
	2.4	Main procedural features of investor-state arbitration 76			
	2.5	Conflicting paradigms 78			
	2.6	The legitimacy crisis of international investment law and arbitration 82 Final Remarks 85			
	PAI	When cultures collide: cultural heritage and foreign direct investment 87			
		Introduction 89			
3	The	world heritage and foreign direct investment 93 Introduction 93			
	3.1	The world heritage and its governance 94			
	3.2	Mapping contemporary heritage policy discourse 106			
	3.3	Cultural heritage disputes 113			
	3.4	Expropriation claims 116			
	3.5	Compensation claims 119			
	3.6	Fair and equitable treatment 123			
	3.7	Discrimination 127			
	3.8	New trends 129			
	3.9	Critical assessment 131 Conclusions 135			
4	Underwater cultural heritage and foreign direct				
		estment 137			
		Introduction 137			
	4.1	The concept of underwater cultural heritage 138			
	4.2	International law and underwater archaeology 140			
	4.3	Dispute settlement mechanisms 146			
	4.4	International investment law as a further layer of regulation 148			
	4.5	Critical assessment 155 Conclusions 158			

5	Cultural diversity, intangible heritage and foreign direct investment 161		
	-	Introduction 161	
	5.1	Cultural diversity 165	
	5.2		
	5.3	WEY - WHOLES MANAGES SHEET	
	5.4	The tension between cultural diversity, intangible heritage and economic globalization 177	
	5.5	Fair and equitable treatment 183	
	5.6	Discrimination 186	
	5.7	Performance requirements 195	
	5.8	Compensation 198	
	5.9	Critical assessment 199 Conclusions 202	
6			
		Introduction 204	
	6.1	8	
	6.2	The protection of indigenous cultural heritage in international law 210	
	6.3	When cultures collide 219	
	6.4	Expropriation claims 220	
	6.5	Fair and equitable treatment 223	
	6.6	Discrimination 225	
	6.7	Full protection and security 228	
	6.8	Critical assessment 229	
		Conclusions 233	
	PA	RT III Investing in culture 237	
		Introduction 239	
7	Inve	esting in culture 240	
		Introduction 240	
		A. De lege lata 242	
	7.1	Negotiating cultural disputes 242	
	7.2	Corporate responsibility to respect cultural heritage 247	
	7.3	The applicable law in investor–state arbitration 252	
	7.4	Ordre public culturel 255	
	7.5	Treaty interpretation 263	

## CONTENTS

7.6 The standards of review 271

7.7 Conflict and reconciliation of norms in investor-state arbitration 275

B. De lege ferenda 277

7.8 Cultural exceptions 277

7.9 Cultural impact assessments 286 Conclusions 290

Conclusions 291

Bibliography 297 Index 333