

# CONTENTS

<b>PREFACE</b>	
<i>Pavel Šturma</i>	IX
<b>ABBREVIATIONS</b>	XI
<b>I. SYMPOSIUM: LAW OF INTERNATIONAL RESPONSIBILITY</b>	1
Introduction to Section “Symposium: Law of International Responsibility”	
<i>Pavel Šturma</i>	3
Peremptory Norms of International Law and Invocation of International Responsibility	
<i>Josef Mrázek</i>	4
Responsibility of State and Responsibility of Individual – Old Problems and New Challenges for International Law	
<i>Karolina Wierczyńska</i>	23
Responsibility for Violations of Investors’ Rights under New EU Investment Agreements	
<i>Tomáš Fecák</i>	37
International Responsibility in the Context of Disaster Response	
<i>Adam Giertl</i>	60
<b>II. STUDIES IN INTERNATIONAL LAW AND ORGANIZATIONS</b>	77
Personal Status of Refugees: The Original International Solution	
<i>Dalibor Jílek and Jana Michaličková</i>	79
Failure to React as Evidence of <i>opinio iuris</i> (a Comment to the ILC’s First Draft Conclusions on Identification of Customary International Law)	
<i>Pavel Caban</i>	107
Legal Status of Unilateral Coercive Measures under Customary International Law	
<i>Zuzana Trávníčková</i>	116
Irregular Migration through South Mediterranean Route: Actions by Coast Guard Vessels and NGO Vessels	
<i>Birutė Pranevičienė – Violeta Vasiliauskienė</i>	126
The Importance of Customary Law for the Codification of the Law of Treaties	
<i>Sandra Brožová</i>	139
Existence of a Dispute in Front of the ICJ	
<i>Milan Lipovský</i>	150
<b>III. INTERNATIONAL LAW AND EUROPEAN LAW</b>	159
The Charter of Fundamental Rights of the European Union <i>vis-à-vis</i> the Member States – Scope of its Application in the View of the CJEU	
<i>Ondřej Hamulák – Ján Mazák</i>	161
Migrant Integration as a New EU Agenda	
<i>Harald Christian Scheu</i>	173

Ten Years after the Viking Judgment: EU Court of Justice still in Search of Balance between Market Freedoms and Social Rights <i>Václav Šmejkal</i>	182
Legal Status of the Notarial Profession as a Specific Profession in Europe – the Example of the Czech Republic and Hungary <i>Monika Forejtová</i>	197
Twice about ne bis in idem: Conflicting Approach of European Courts to the Same Principle <i>Michal Petr</i>	210
Does the Full Harmonization of the Consumers' Protection against Unfair Commercial Practices via UCPD fit in Europe 2020? <i>Radka MacGregor Pelikánová – Marek Beneš</i>	223
<b>IV. USE OF FORCE AND SO-CALLED ISLAMIC STATE</b>	<b>233</b>
The Use of Force against the Islamic State ( <i>Jus ad Bellum</i> Aspects) <i>Veronika Bílková</i>	235
Questions of International Humanitarian and Human Rights Law in the Case of a Foreign Military Intervention against the Islamic State <i>Tamás Lattmann</i>	259
Money Laundering as a Form of Financing Terrorism through the Prism of Terrorist Organization “Islamic State of Iraq and Levant” <i>Jelena Dinic</i>	279
<b>V. HUMAN RIGHTS AND INTERNATIONAL HUMANITARIAN LAW</b>	<b>289</b>
Indirect Obligations of Business Entities under the European Convention on Human Rights <i>Alla Tymofeyeva</i>	291
African Court on Human and Peoples' Rights: Twenty Years from Addis Ababa Protocol <i>Tomáš Bruner</i>	306
States' Obligations under Common Article 1 of the Geneva Conventions in the Context of Multinational Military Operations <i>Martin Faix – Tuomass Heikkinen</i>	321
<b>VI. INTERNATIONAL CRIMINAL LAW</b>	<b>337</b>
The Concept of Crimes against Humanity <i>Čestmír Čepelka</i>	339
Brothers and Sisters in Arms as Victims of War Crimes: Ntaganda Case before the ICC <i>Ondřej Sváček</i>	346
<b>VII. ENVIRONMENTAL PROTECTION AND LAW OF THE SEA</b>	<b>359</b>
“Junction Area“ – a New Legal Regime Permanent Court of Arbitration (PCA) Case No. 2012-04 (Slovenia v. Croatia) <i>Ernest Petrič</i>	361

The Issues of Sovereignty and Ownership in Respect to the Sea-bed and Ocean Floor and its Resources (Including Exploration and Exploitation of Resources from the Sea-bed Beyond the Boundaries of the National Jurisdiction of States)	379
<i>Jan Ondřej</i>	
The Vienna Convention on Civil Liability for Nuclear Damage and Radioactive Waste Management: Problems Revisited	392
<i>Jakub Handrlica</i>	
<b>VIII. HEALTH LAW, ETHICS, AND HUMAN RIGHTS</b>	405
Restrictions of Personal Freedom in the Context of Psychiatric Care in the Czech Republic	407
<i>Petr Šustek</i>	
Reflections of Ethical Debate in the International Law Regulation of Stem Cell Research	425
<i>Martin Šolc</i>	
Doctrine of Loss of Chance in Medical Malpractice Cases: Comparative, International and Transnational Aspects	444
<i>Tomáš Holčápek</i>	
<b>IX. VIEWS ON INVESTMENT AND TRADE LAW</b>	459
Countermeasures and their (In)Comparable Congruence in International Investment Arbitration & the WTO Law	461
<i>Katarína Chovancová</i>	
From <i>Turkey – Textiles</i> to <i>Peru – Additional Duty</i> : The Contribution of the WTO Case-Law on the Relation between the Marrakesh System and Regional Trade Agreements	478
<i>Elisa Baroncini</i>	
WTO in Context of Brexit	496
<i>Kristýna Urbanová</i>	
No Reason to Party: United Kingdom as Party to EU Free Trade Agreements after Brexit	507
<i>Ondřej Svoboda</i>	
<i>Lis Pendens</i> between International Investment Tribunals and National Courts	515
<i>Zdeněk Nový</i>	
War: Foreign Investments in Danger Can International Humanitarian Law or Full Protection and Security Clause Always Save it?	529
<i>Petr Stejskal</i>	
<b>X. CZECH PRACTICE OF INTERNATIONAL LAW</b>	551
The Work of the International Law Commission at the beginning of the New Term: Crimes against Humanity and Other Topics	553
<i>Pavel Šturma</i>	
The International Law Aspects of the New Czech Act on Foreign Service	563
<i>Petr Válek</i>	
Application of CILFIT Criteria by Czech Supreme Courts	577
<i>Václav Stehlík</i>	

The Czech Republic before the European Court of Human Rights in 2016 <i>Vít Alexander Schorm</i>	589
List of Ratified International Treaties which Entered into Force for the Czech Republic from 1st January 2016 till 31st December 2016 <i>Milan Beránek</i>	596
The Czech Republic's Push for Innovative Agenda in the UNIDROIT and the UNCITRAL <i>Ondřej Svoboda – Tomáš Kozárek – Alex Ivančo</i>	603
<b>XI. SHORTER ARTICLES AND NOTES</b>	607
Moot Courts on Issues of Public International Law in the Year 2016/2017 <i>Milan Lipovský</i>	609
<i>Avec un brin de nostalgie</i> : On the Occasion of the 90th Birthday of Professor Čestmír Čepelka <i>Pavel Šturma</i>	611
<b>XII. BOOK REVIEWS</b>	613
Pavel Šturma, Katarína Chovancová, Katarína Šmigová, Jaroslav Větrovský: Immunities of States and Their Officials in Contemporary Law <i>Metod Špaček</i>	615
Claus Kress, Stefan Bariga: Crime of Agression Commentary <i>Milan Lipovský</i>	620
Ondrej Hamulák: National Sovereignty in the European Union <i>David Sehnálek</i>	624
C. L. Lim (ed.): Alternative Visions of the International Law on Foreign Investment: Essays in Honour of Muthucumaraswamy Sornarajah	
Jürgen Kurtz: The WTO and International Investment Law: Converging Systems <i>Ondřej Svoboda</i>	629
Pavel Šturma, Milan Lipovský (eds.): Preventive Mechanisms under the Optional Protocol to the Convention against Torture [Preventivní mechanismy dle Opčního protokolu k Úmluvě proti mučení] <i>Štefan Viedenský</i>	633
<b>XIII. SURVEY OF CZECH INTERNATIONAL LAW BIBLIOGRAPHY</b>	635
<i>Zuzana Trávníčková</i>	637