CONTENTS

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

Ten Years after the Viking Judgment: EU Court of Justice still in Search of Balance between Market Freedoms and Social Rights Václav Šmejkal	182
Legal Status of the Notarial Profession as a Specific Profession in Europe – the Example of the Czech Republic and Hungary Monika Forejtová	197
Twice about ne bis in idem: Conflicting Approach of European Courts to the Same Principle Michal Petr	210
Does the Full Harmonization of the Consumers' Protection against Unfair Commercial Practices via UCPD fit in Europe 2020? Radka MacGregor Pelikánová – Marek Beneš	223
IV. USE OF FORCE AND SO-CALLED ISLAMIC STATE	233
The Use of Force against the Islamic State (<i>Jus ad Bellum</i> Aspects) Veronika Bílková	235
Questions of International Humanitarian and Human Rights Law in the Case of a Foreign Military Intervention against the Islamic State Tamás Lattmann	259
Money Laudering as a Form of Financing Terrorism through the Prism of Terrorist Organization "Islamic State of Iraq and Levant" Jelena Dinic	279
V. HUMAN RIGHTS AND INTERNATIONAL HUMANITARIAN LAW	289
Indirect Obligations of Business Entities under the European Convention on Human Rights Alla Tymofeyeva	291
African Court on Human and Peoples' Rights: Twenty Years from Addis Ababa Protocol Tomáš Bruner	306
States' Obligations under Common Article 1 of the Geneva Conventions in the Context of Multinational Military Operations	221
Martin Faix – Tuomass Heikkinen	321
VI. INTERNATIONAL CRIMINAL LAW	337
The Concept of Crimes against Humanity Čestmír Čepelka	339
Brothers and Sisters in Arms as Victims of War Crimes: Ntaganda Case before the ICC Ondřej Sváček	346
VII. ENVIRONMENTAL PROTECTION AND LAW OF THE SEA	359
"Junction Area" – a New Legal Regime Permanent Court of Arbitration (PCA) Case No. 2012-04 (Slovenia v. Croatia)	
Ernest Petrič	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)	
Jan Ondřej	379
The Vienna Convention on Civil Liability for Nuclear Damage and Radioactive Waste Management: Problems Revisited Jakub Handrlica	392
	105
VIII. HEALTH LAW, ETHICS, AND HUMAN RIGHTS	405
Restrictions of Personal Freedom in the Context of Psychiatric Care in the Czech Republic Petr Šustek	407
Reflections of Ethical Debate in the International Law Regulation of Stem Cell Research Martin Šolc	425
Doctrine of Loss of Chance in Medical Malpractice Cases: Comparative, International	
and Transnational Aspects Tomáš Holčapek	444
IX. VIEWS ON INVESTMENT AND TRADE LAW	459
Countermeasures and their (In)Comparable Congruence in International Investment	
Arbitration & the WTO Law Katarína Chovancová	461
From Turkey – Textiles to Peru – Additional Duty: The Contribution of the WTO Case-Law on the Relation between the Marrakesh System and Regional Trade Agreements Elisa Baroncini	478
WTO in Context of Brexit Kristýna Urbanová	496
No Reason to Party: United Kingdom as Party to EU Free Trade Agreements after Brexit Ondřej Svoboda	507
Lis Pendens between International Investment Tribunals and National Courts Zdeněk Nový	515
War: Foreign Investments in Danger Can International Humanitarian Law	
or Full Protection and Security Clause Always Save it? Petr Stejskal	529
X. CZECH PRACTICE OF INTERNATIONAL LAW	551
The Work of the International Law Commission at the beginning of the New Term: Crimes against Humanity and Other Topics Pavel Šturma	553
The International Law Aspects of the New Czech Act on Foreign Service Petr Válek	563
Application of CILFIT Criteria by Czech Supreme Courts Václav Stehlík	577

The Czech Republic before the European Court of Human Rights in 2016 Vit Alexander Schorm	589
List of Ratified International Treaties which Entered into Force for the Czech Republic from 1st January 2016 till 31st December 2016 Milan Beránek	596
The Czech Republic's Push for Innovative Agenda in the UNIDROIT and the UNCITRAL Ondřej Svoboda – Tomáš Kozárek – Alex Ivančo	603
XI. SHORTER ARTICLES AND NOTES	607
Moot Courts on Issues of Public International Law in the Year 2016/2017 Milan Lipovský	609
Avec un brin de nostalgie: On the Occasion of the 90th Birthday of Professor Čestmír Čepelka Pavel Šturma	(11
ravei Sturma	611
XII. BOOK REVIEWS	613
Pavel Šturma, Katarína Chovancová, Katarína Šmigová, Jaroslav Větrovský: Immunities of States and Their Officials in Contemporary Law Metod Špaček	615
Claus Kress, Stefan Bariga: Crime of Agression Commentary Milan Lipovský	620
Ondrej Hamuľák: National Sovereignty in the European Union David Sehnálek	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 Ondrej Svoboda	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] Štefan Viedenský	633
XIII. SURVEY OF CZECH INTERNATIONAL LAW BIBLIOGRAPHY	635
Zuzana Trávníčková	637