

## CONTENTS

<i>List of Figures</i>	page xi
<i>List of Tables</i>	xii
<i>List of Contributors</i>	xiii
<i>Foreword</i>	xix
HUGH THIRLWAY	

<b>1 Unseen Actors in International Courts and Tribunals: Challenging the Legitimacy of International Adjudication</b>	<b>1</b>
FREYA BAETENS	
<b>PART I INSTITUTIONAL PERSPECTIVES</b>	<b>29</b>
<b>2 The International Court of Justice</b>	<b>31</b>
NATHALIE WILES	
<b>3 The International Tribunal for the Law of the Sea</b>	<b>43</b>
PHILIPPE GAUTIER	
<b>4 International Arbitral Institutions</b>	<b>51</b>
BRIDIE MCASEY	
<b>5 The World Trade Organization</b>	<b>70</b>
DANIEL ARI BAKER AND GABRIELLE MARCEAU	
<b>6 The International Criminal Court</b>	<b>92</b>
PHILIPP AMBACH	
<b>7 The European Court of Human Rights</b>	<b>108</b>
LEDI BIANKU AND PETER KEMPEES	
<b>8 The Court of Justice of the European Union</b>	<b>121</b>
CAROLINE HEEREN	

<b>PART II</b>	<b>NOMINATION AND APPOINTMENT</b>	<b>137</b>
<b>9</b>	<b>Gatekeeper Secretariats</b>	<b>139</b>
	KATHLEEN CLAUSSEN	
<b>10</b>	<b>Appointing Authorities: Self-Appointment, Party Appointment and Non-Appointment</b>	<b>164</b>
	PETER TZENG	
<b>11</b>	<b>Before The Law: Assessing the Process and Impact of Judicial Screening Bodies</b>	<b>189</b>
	BRIAN MCGARRY AND JOSEF OSTŘANSKÝ	
<b>PART III</b>	<b>CASE MANAGEMENT AND DEFERENCE TO THE BENCH</b>	<b>215</b>
<b>12</b>	<b>The Essence of Adjudication: Legitimacy of Case Managers in International Arbitration</b>	<b>217</b>
	CHRISTINE SIM	
<b>13</b>	<b>Procedural Reforms at The Court of Arbitration of The International Chamber of Commerce: How to Ensure that Party Autonomy Will Continue Serving as a Legitimization Tool</b>	<b>238</b>
	GIACOMO MARCHISIO	
<b>14</b>	<b>Will an Investment Court Be a Better Fact-Finder? The Case of Expert Evidence</b>	<b>250</b>
	MATTHEW W. SWINEHART	
<b>15</b>	<b>Unseen and Unsung: Language Services at the International Criminal Court and Their Impact on Institutional Legitimacy</b>	<b>272</b>
	LEIGH SWIGART	
<b>16</b>	<b>Rights and Expertise: Assessing the Managerial Approach of the Court of Justice of the European Union to Conflict Adjudication</b>	<b>297</b>
	MARIE-CATHERINE PETERSMANN	
<b>PART IV</b>	<b>CONFIDENTIALITY AND TRANSPARENCY</b>	<b>321</b>
<b>17</b>	<b>The Politics of Invisibility: Why Are International Judicial Bureaucrats Obscured from View?</b>	<b>323</b>
	TOMMASO SOAVE	

- 18 **Unseen Actors as Unseen Experts: Ghosts in International Adjudication** 347  
GUILLAUME GROS
- 19 **Arbitral Institutions' Response to Perceived Legitimacy Deficits: Promoting Diversity, Transparency and Expedition in Investor-State Arbitration** 371  
KSENIA POLONSKAYA
- 20 **Identifying the Voices of Unseen Actors in Investor-State Dispute Settlement** 392  
DAMIEN CHARLOTIN
- PART V ETHICS AND ACCOUNTABILITY 427
- 21 **Physicians' Impact on the Legitimacy of the International Criminal Court** 429  
GIOVANNA MARIA FRISIO
- 22 **Screening Powers in Investment Arbitration: Questions of Legal Change and Legitimacy** 452  
RELJA RADOVIĆ
- 23 **Legitimacy and the Role of Legal Officers in Chambers at International and Hybrid Criminal Courts and Tribunals** 475  
MARKO DIVAC ÖBERG
- 24 **The Référéndaire as Unseen Actor: A Comparative Look at the Court of Justice of the EU, the US Supreme Court and International Arbitral Tribunals** 496  
GILLIAN CAHILL
- PART VI EXTERNAL INFLUENCES AND ACTIVITIES 515
- 25 **'Outside Activities' and Workload Management as Unseen Actors (and Factors) in International Adjudication** 517  
CATHERINE H. GIBSON
- 26 **The Legitimacy of Private Lawyers Representing States Before International Tribunals** 544  
ANDREAS R. ZIEGLER AND KABRE R. JONATHAN
- 27 **Online Reporters and Databases: Four Narratives of Their Roles in Investor-State Dispute Settlement** 566  
PIETRO ORTOLANI

**28 Bilateral Committees in EU Trade and Investment  
Agreements: Platforms for the Reassertion of State  
Control Over Investor-State Adjudication? 591**

HANNES LENK

*Epilogue: An Unseen Actor Speaks* 611

*Index* 613