Contents

	st of Abbreviations	xiii
List of Contributors Table of Cases		xix
1 4	ivic of Cases	AIA
	I. PROLOGUE	
1.	General Introduction Christian J Tams and James Sloan	3
2.	The International Court of Justice as an 'Agent' of Legal Development? Sir Franklin Berman	7
	1. Introduction	7
	2. Legislative intent	8
	3. The World Court's approach	10
	4. The effect of the Court's judicial activity	1/
	5. Concluding remarks	20
	II. THE LAW OF TREATIES	
3.	The Role of the International Court of Justice in the	
	Development of the Contemporary Law of Treaties	25
	Vera Gowlland-Debbas	
	1. Introduction	25
	2. The Court and the diversity of forms and actors involved	
	in treaty-making	29
	3. The Court, the hierarchization of international law, and	
	the concept of collective interest treaties	34
	4. The ICJ and the unity of the international system	46
	5. Concluding remarks	51
4.	The International Court of Justice and State Succession to Treaties: Avoiding Principled Answers to Questions of Principle Andreas Zimmermann	53
	1. Introduction	53
	2. Distinguishing state succession from state identity/continuity in the jurisprudence of the ICJ	54

	3. Treaty succession in the jurisprudence of the ICJ 4. Impact of the Court's jurisprudence on the law of treaty succession	57 68
	4. Impact of the Court's jurisprudence on the law of treaty succession	00
	III. THE LAW OF CLAIMS	
5.	The International Court of Justice and the Law of State Responsibility	71
	James Crawford	
	1. Introduction	71
	 Contribution of the PCIJ to the law of state responsibility The ICJ's first responsibility cases and the initiation of the 	71
	ILC's work on responsibility	73
	4. Ago's influence on the ILC's work	75
	5. The introduction of the concept of obligations owed to the	
	international community as a whole	76
	6. The Court's activism in Gabčíkovo-Nagymaros	79
	7. Reception and influence of the ILC Articles	81
	8. Conclusion	85
6.	Diplomatic Protection and the International Court of Justice Kate Parlett	87
	1. Introduction	87
	2. Origins of the doctrine of diplomatic protection	87
	3. The inter-war period: the contours of the doctrine as shaped	
	by the PCIJ	88
	4. Diplomatic protection in the ICJ	93
	5. Conclusions: progress and stagnation	105
7.	Jurisdictional Immunities Roger O'Keefe	107
	1. Introduction	107
	2. Less contentious questions	109
	3. More contentious questions	115
	4. The ICJ versus other international lawmaking processes	146
	5. Conclusion	148
	IV. SPATIAL REGIMES	
0	The International Court of Instice and the Larry of Territory	151
0.	The International Court of Justice and the Law of Territory Malcolm N Shaw	151
	1. Introduction	151
	2. Sovereignty, territory, and title	152
	3. Pre-colonial title	155
	4. Validity of colonial title	156
	5. Self-determination and the process of decolonization	160
	6. Uti possidetis	162

	•
Contents	1X
0010001000	123

	7. Title and boundary treaties	166
	8. Relevance of the exercise of effective authority (effectivités)	168
	9. Territorial integrity and secession in the post-independence	
	situation	172
	10. A role for human rights?	174
	11. Conclusion	176
9.	The Development of the Law of the Sea by the International	
	Court of Justice	177
	Vaughan Lowe and Antonios Tzanakopoulos	
	1. Introduction	177
	2. The development of international law by the ICJ	178
	3. The agents of development of the law of the sea	179
	4. Influencing the development of the law: kind and degree	185
	5. Contribution of the ICJ to the development of the law of the sea	188
	6. Conclusion: the Court's influence	193
	V. THE UNITED NATIONS	
10.	The Role of the International Court of Justice in the	
	Development of the Institutional Law of the United Nations	197
	James Śloan and Gleider I Hernández	
	1. Introduction	197
	2. The United Nations as an international organization	200
	3. Powers of the principal organs	207
	4. The Court's powers vis-à-vis the non-judicial principal organs	224
	5. Conclusion	233
	VI. ARMED CONFLICT	
11	The International Court of Justice and the Use of Force	237
11.	Christine Gray	231
	1. Introduction	237
	2. The Court's first case on the use of force: Corfu Channel	238
	3. The language of the Court in <i>Corfu Channel</i> and	230
	subsequent cases	240
	4. The Nicaragua case	241
	5. The prohibition of the use of force	246
	6. Self-defence	251
	7. Conclusion	260
12	The International Court of Justice and the Law of Armed Conflicts	263
14.	Claus Kreß	200
	1. Introduction	263
	2. The judicial <i>acquis</i> : a sketch	264
	L. I'm judiciai acquis. a sixcicii	204

Contents

	3.	Some reflections on the character and style of the	
	,	Court's jurisprudence	280
		The Court as a political agent and as a diplomat	290
	5.	Conclusion: on the Court's contribution to the development of the law of armed conflicts	295
		VII. COMMUNITY CONCERNS	
13.	Co	uman Rights Before the International Court of Justice: ommunity Interest Coming to Life? uno Simma	301
		Introduction	301
		The first phase: hesitation and restraint	303
		The more recent jurisprudence: a qualitative leap?	308
		Background and context of the Court's human rights case law	318
		Prospects for the future	321
		A proper role for the Court	322
14	Th	e International Court of Justice and the Rights of	
17.	Pe	oples and Minorities entian Zyberi	327
		Introduction	327
		International protection of the rights of minorities through	
		the Permanent Court	329
	3.	The rights of peoples through the lens of the ICJ	338
	4.	Concluding remarks	351
15.	Th	e International Court of Justice and International	
1).		vironmental Law	353
		algosia Fitzmaurice	
		Introduction	353
		Formulating basic concepts: Corfu Channel, Barcelona Traction	355
		Initial caution: Nuclear Tests I	358
	4.	Growing awareness, procedural strictures: Nauru,	
		Nuclear Tests II	360
	5.	Mainstreaming international environmental law: Nuclear	
		Weapons, Gabčíkovo-Nagymaros	363
		Proceduralizing environmental law: Pulp Mills	370
	7.	The diversity of international environmental law:	
	0	pending cases	372
	8.	The nature and relevance of the Court's contribution	373

	Contents	*	X
	VIII. CONCLUSION		
16.	The ICJ as a 'Law-Formative Agency': Summary and Synthesis Christian J Tams	37	77
	 Introduction Taking stock Explaining the Court's impact on legal development The Court's contribution in perspective 	37	77 77 88 95

Index