
ARTICLES

- THE ARTICULATION OF OBLIGATIONS ERGA OMNES AND ERGA OMNES
PARTES BY THE INTERNATIONAL COURT OF JUSTICE: COHERENCE OR
CONFUSION? *Priya Urs* 257
- THIRD-PARTY COUNTERMEASURES: MAKING CUSTOM OUT OF
AMBIGUOUS PRACTICE? *Alexandra Hofer* 287
- PROVISIONAL MEASURES AND THE END OF PRIMA FACIE JURISDICTION
Massimo Lando 319
- THE NUCLEAR NON-PROLIFERATION TREATY'S GORDIAN KNOT: THE
INTRACTABLE PROBLEM OF THE LEGALITY OF NUCLEAR SHARING
Anna Hood 349
- THE NEW CHINESE DOCTRINE OF NON-INTERVENTION
Samuli Seppänen and Ewan Smith 377
- 'VICTORIAN' TRADITIONS: BRITISH INTERNATIONAL LAW SCHOLARSHIP,
1830–1914 *Robert Schütze* 409
- INTERNATIONALITY OVERREACH IN THE INTERPRETATION OF UNIFORM
PRIVATE LAW CONVENTIONS: THE *CONTRA PROFERENTEM* RULE AND
THE CISG *Katarzyna Kryla-Cudna* 437

SHORTER ARTICLES

- RECONCILING DIVERGENT MEANINGS IN THE INTERPRETATION OF
MULTILINGUAL TREATIES *Cleo Hansen-Lohrey* 467
- A NEW ERA FOR THE OSCE MOSCOW MECHANISM FOLLOWING THE 2022
INVASION OF UKRAINE *Veronika Bílková and Elīna Šteinerte* 485

BOOK REVIEWS

- SARAH THIN, *Beyond Bilateralism: A Theory of State Responsibility for
Breaches of Non-Bilateral Obligations* (Liyu Feng) 503

| | |
|---|-----|
| HELEN XANTHAKI, <i>Legislative Drafting for the EU: Transposition Techniques as a Roadmap for Better Legislation and a Sustainable EU</i> (Henri de Waele) | 505 |
| NICO KRISCH AND EZGI YILDIZ, <i>The Many Paths of Change in International Law</i> (Jie Guo) | 508 |
| JULIEN CHAISSE, <i>Hong Kong as an Actor in International Economic Law</i> (Juan Du and Xueliang Ji) | 511 |
| LUKASZ GRUSZCZYNSKI, MARCIN J MENKES, VERONIKA BÍLKOVÁ AND PAOLO DAVIDE FARAH, <i>The Crisis of Multilateral Legal Order: Causes, Dynamics and Implications</i> (Xien Liu, Muneeb Khan and Aiman Bibi) | 513 |