

CONTENTS

PREFACE	V
ABBREVIATIONS	VII
I. STUDIES IN INTERNATIONAL LAW AND ORGANIZATIONS	1
Drawing a Line between the Responsibility of International Organization and its Member States under International Law <i>Pavel Šturma</i>	3
... but haven't we met before? A brief encounter with the "new" European Union, its (international) legal personality and treaty making powers under the Treaty of Lisbon <i>Emil Ruffer</i>	21
The Right to Use the Force in Self – Defence <i>Josef Mrázek</i>	33
The Polluter-Pays Principle in the OECD Recommendations and its application in the International and EC/EU Law <i>Ondřej Vicha</i>	57
Channelling of Nuclear Third Party Liability towards the Operator jeopardised by the Brussels Regulation <i>Jakub Handrlica</i>	69
II. HUMAN RIGHTS AND INTERNATIONAL HUMANITARIAN LAW	83
The Invisible Dialogue on the Rights of the Child: Ellen Key and Janusz Korczak <i>Dalibor Jílek</i>	85
Towards a General Right to Reparation for Internally Displaced Persons? <i>Veronika Bílková</i>	95
Diplomatic assurances – a permissible tool in the fight against terrorism? <i>Lone Wandahl Mouyal</i>	113
Comments on the draft Agreement on the Accession of the European Union to the Convention for the Protection of Human Rights and Fundamental Freedoms <i>Jana Králová</i>	127
Unmanned Aerial Vehicles and Law of Armed Conflict implications <i>Petra Ochmannová</i>	143
Thirty Years since the Adoption of the Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons especially the Protocol on Prohibitions or Restrictions on the Use of Mines, Booby-Traps and Other Devices <i>Jan Ondřej</i>	159
III. INTERNATIONAL CRIMINAL LAW	175
Theoretical and Practical Impact of International Criminal Law on International Law <i>Katarína Šmigová</i>	177

To Have or Not to Have a Special Tribunal for Somali Pirates? An International Response to National Failure <i>Pavel Bureš</i>	189
Preliminary examinations by the Office of the Prosecutor of the International Criminal Court <i>Pavel Caban</i>	199
IV. CZECH VIEWS ON INVESTMENT LAW	215
The JURISDICTION of an Arbitral Tribunal under the Austrian-Czech BIT Arbitration Clause and the Most-Favored-Nation (MFN) Clause <i>Vojtěch Trapl</i>	217
Czech Experience with Bilateral Investment Treaties: Somewhat Bitter Taste of Investment Protection <i>Tomáš Fecák</i>	233
Comment on Award on Jurisdiction in Binder case appealed at the Czech Courts <i>Vladimír Balaš</i>	269
V. CZECH PRACTICE OF INTERNATIONAL LAW	287
Practice of Czech Courts related to International Law <i>Petr Mikeš</i>	289
Codification and Progressive Development of International Law: Report of the International Law Commission on the work of its sixty-second session – Agenda Item 79 <i>ed. Pavel Šturma</i>	303
List of ratified international treaties which entered into force for the Czech Republic from 1 st June 2010 till 31 st July 2011 <i>Editors</i>	307
VI. BOOK REVIEWS	323
<i>J. Blahož, V. Baláš, K. Klíma, J. Mrázek, J. Večeř, et al.:</i> Democracy and Issues of Legal Policy in Fighting Terrorism: A Comparison <i>Naděžda Šišková</i>	325
<i>P. Šturma, V. Balaš, J. Syllová, V. Jirásková:</i> Selected Problems of Negotiation and Application of International Treaties <i>Jitka Hanko</i>	333
<i>J. Ondřej, P. Šturma, V. Bílková, D. Jílek et al.:</i> International Humanitarian Law <i>Jana Ondrovičová</i>	337
VII. SURVEY OF CZECH INTERNATIONAL LAW BIBLIOGRAPHY	341
<i>Z. Trávníčková</i>	