

Studies in International Investment Law
Studien zum Internationalen Investitionsrecht

38

Stephan Hobe | Julian Scheu (eds.)

Evolution, Evaluation and Future Developments in International Investment Law

Proceedings of the 10 Year Anniversary Conference
of the International Investment Law Centre Cologne

international
investment
law centre
cologne

The logo for the International Investment Law Centre Cologne (iilccl) features the lowercase letters 'iilccl' in a bold, sans-serif font. A stylized mountain range is integrated into the letters, with a tall, thin vertical line extending upwards from the right side of the 'l'.

HART
PUBLISHING



Nomos

facultas



DIKE 

Studies in International Investment Law
Studien zum Internationalen Investitionsrecht

edited by

Prof. Dr. Marc Bungenberg, LL.M., Universität des Saarlandes

Prof. Dr. Dr. h.c. Stephan Hobe, LL.M., Universität zu Köln

Prof. Dr. August Reinisch, LL.M., Universität Wien

Prof. Dr. Andreas R. Ziegler, LL.M., Universität Lausanne

in cooperation with

International Investment Law Centre Cologne (IILCC)

Prof. Dr. Dr. h.c. Stephan Hobe, LL.M.

Prof. Dr. Bernhard Kempen

Prof. Dr. Heinz-Peter Mansel

Prof. Dr. Burkhard Schöbener

Volume 38

and Volume 18 of the series

International Investment Law Centre Cologne (IILCC)

Stephan Hobe | Julian Scheu (eds.)

Evolution, Evaluation and Future Developments in International Investment Law

Proceedings of the 10 Year Anniversary Conference
of the International Investment Law Centre Cologne

Assistant Editors
Berta Boknik | Petyo Nikolov



Nomos



DIKE 

The Deutsche Nationalbibliothek lists this publication in the Deutsche Nationalbibliografie; detailed bibliographic data are available on the Internet at <http://dnb.d-nb.de>

ISBN 978-3-8487-7755-6 (Nomos Verlag, Baden-Baden, Print)

ISBN 978-3-7489-2375-6 (Nomos Verlag, Baden-Baden, ePDF)

ISBN 978-3-7089-2098-6 (facultas Verlag, Wien)

ISBN 978-3-03891-331-3 (Dike Verlag, Zürich / St. Gallen)

ISBN 978-1-5099-4753-9 (Hart Publishing, Oxford)

British Library Cataloguing-in-Publication Data

A catalogue record for this book is available from the British Library.

ISBN 978-3-8487-7755-6 (Nomos Verlag, Baden-Baden, Print)

ISBN 978-3-7489-2375-6 (Nomos Verlag, Baden-Baden, ePDF)

ISBN 978-3-7089-2098-6 (facultas Verlag, Wien)

ISBN 978-3-03891-331-3 (Dike Verlag, Zürich / St. Gallen)

ISBN 978-1-5099-4753-9 (Hart Publishing, Oxford)

Library of Congress Cataloging-in-Publication Data

Hobe, Stephan / Scheu, Julian

Evolution, Evaluation and Future Developments in International Investment Law

Proceedings of the 10 Year Anniversary Conference of the International Investment

Law Centre Cologne

Stephan Hobe / Julian Scheu (eds.)

190 pp.

Includes bibliographic references.

ISBN 978-3-8487-7755-6 (Nomos Verlag, Baden-Baden, Print)

ISBN 978-3-7489-2375-6 (Nomos Verlag, Baden-Baden, ePDF)

ISBN 978-3-7089-2098-6 (facultas Verlag, Wien)

ISBN 978-3-03891-331-3 (Dike Verlag, Zürich / St. Gallen)

ISBN 978-1-5099-4753-9 (Hart Publishing, Oxford)



Onlineversion
Nomos eLibrary

1st Edition 2021

© Nomos Verlagsgesellschaft, Baden-Baden, Germany 2021. Overall responsibility for manufacturing (printing and production) lies with Nomos Verlagsgesellschaft mbH & Co. KG.

This work is subject to copyright. All rights reserved. No part of this publication may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopying, recording, or any information storage or retrieval system, without prior permission in writing from the publishers. Under § 54 of the German Copyright Law where copies are made for other than private use a fee is payable to "Verwertungsgesellschaft Wort", Munich.

No responsibility for loss caused to any individual or organization acting on or refraining from action as a result of the material in this publication can be accepted by Nomos or the editors.

Acknowledgments

Since its creation, the International Investment Law Centre Cologne is deeply grateful for being supported by distinguished cooperation partners. The establishment of the Centre was made possible by the generous support of the following institutions:

Santander Universities (since 2018)
Stifterverband für die Deutsche Wissenschaft
The Association of Friends and Supporters of the IILCC
Generali Zukunftsfonds (2009-2017)

The 10 Year IILCC Anniversary Conference and the publication of its proceedings would not have been possible without the generous support of the following partners:

Cologne Chamber of Commerce and Industry
Latham & Watkins LLP
Borris Hennecke Kneisel PartmbB
Herbert Smith Freehills LLP
Hogan Lovells LLP
Clifford Chance LLP
Dr. Richard Happ

The Centre is also thankful to all IILCC staff members for their outstanding work in preparing the conference and the publication of its proceedings. Particular thanks are due to the student assistants Jana Jochem, Dejan Rakanovic, and Eva-Maria Wettstein.

Table of Contents

Abbreviations	11
Contributors (in alphabetical order)	15
Introduction <i>Stephan Hobe</i>	27

Chapter 1: Evolution of International Investment Law

Introduction <i>Karl-Heinz Böckstiegel</i>	33
Evolution of Investment Law in Treaty Making and Arbitral Practice <i>Christoph Schreuer</i>	35
Evolution of Investment Law in Treaty Making and Arbitral Practice: Comment from Counsel's Perspective <i>Claudia Annacker</i>	47
Discussion <i>moderated by Karl-Heinz Böckstiegel</i>	57

Chapter 2: International Investment Law and General International Law

International Investment Law and General International Law: Comments on a Special Relationship <i>Christian J. Tams</i>	61
--	----

Table of Contents

International Investment Law and General International Law: Comment from Arbitrator's Perspective <i>Bruno Simma</i>	71
Discussion <i>moderated by Patricia Nacimiento</i>	75

Chapter 3: Drafting of Investor-State Contracts

Pitfalls to Avoid in the Drafting of Investor-State Contracts <i>Anke Sessler</i>	79
Investor-State Contracts: Comment from Arbitrator's Perspective <i>Rudolf Dolzer</i>	99
Discussion <i>moderated by Christian Borris</i>	103

Chapter 4: Investment Protection in the Age of Climate Change

Investment Protection and Sustainable Energy Projects in the Age of Climate Change: Comment from Counsel's Perspective <i>Markus Burgstaller</i>	107
Comment and Discussion <i>moderated by Markus Gabbert</i>	121

***Chapter 5: The Amendment Process of the ICSID
Arbitration Rules***

Amendment to the ICSID Arbitration Rules: Towards Increasing
Time and Cost Efficiency 125

Francisco Abriani

Amendment of the ICSID Arbitration Rules: Comment from
Counsel's Perspective 137

Sebastian Seelmann-Eggebert

Discussion 145

moderated by Nadia Darwazeh

Chapter 6: UNCITRAL Reform Process on ISDS

Introduction: An Overview of Institutional Efforts 149

Moritz Keller

UNCITRAL Reform Process on ISDS 157

Corinne Montineri

UNCITRAL Reform Process on ISDS: Comment from Arbitrator's
Perspective 173

August Reinisch

Discussion 181

moderated by Moritz Keller

Concluding Remarks 183

Julian Scheu

Abbreviations

AAA	American Arbitration Association
ADR	Alternative Dispute Resolution
(AF)AR	Additional Facility Arbitration Rules ICSID Convention
AG	Advocate General
AR(s)	Arbitration Rule(s) ICSID Convention
Art(t).	Article(s)
ASA	Swiss Arbitration Association
BEPS	Base Erosion and Profit Shifting
BIT	Bilateral Investment Treaty
BVerfGE	Bundesverfassungsgerichtsentscheidungen
CAFTA-DR	Dominican Republic-Central America Free Trade Agreement
CEDR	Centre for Effective Dispute Resolution
CETA	Comprehensive Economic and Trade Agreement
CIDS	Geneva Centre for International Dispute Settlement
CIETAC	China International Economic and Trade Arbitration Commission
CJEU	Court of Justice of the European Union
cp.	compare
D.C.	District of Columbia
DIS	Deutsche Institution für Schiedsgerichtsbarkeit
Doc.	Document
e.g.	<i>exempli gratia</i>
ECHR	European Convention of Human Rights
ECtHR	European Court of Human Rights
ECT	Energy Charter Treaty
ed(s).	editor(s)
EMEA	Europe, Middle East and Africa
et al.	<i>et alia</i>
et seq(q).	<i>et sequentes/ et sequentia</i>
etc.	<i>et cetera</i>
EU	European Union
EUVIPA	EU-Viet Nam Investment Protection Agreement
FDI	Foreign direct investment
FET	Fair and Equitable Treatment
FPS	Full Protection and Security
FTA	Free Trade Agreement

Abbreviations

FTC	Free Trade Commission
GAR	Global Arbitration Review
GATS	General Agreement on Trade in Services
GATT	General Agreement on Tariffs and Trade
I.C.J. Reports	International Court of Justice Reports
i.e.	<i>id est</i>
I.L.R.	International Law Reports
IBA	International Bar Association
ibid.	<i>ibidem</i>
ICC	International Chamber of Commerce
ICCA	International Council for Commercial Arbitration
ICJ	International Court of Justice
ICS	Investment Court System
ICSID	International Centre for Settlement of Investment Disputes
IDLO	International Development Law Organization
IIA	International Investment Agreement
IILCC	International Investment Law Centre Cologne
IISD	International Institute for Sustainable Development
ILA	International Law Association
ILC	International Law Commission
incl.	inclusive
IPA	Investment Protection Agreement
ISDS	Investor-State Dispute Settlement
ITLOS	International Tribunal for the Law of the Sea
LCIA	London Court of International Arbitration
LDC	Least Developed Countries
lit.	<i>littera</i>
M&A	Mergers and Acquisitions
MENA	Middle East and North Africa
MERCOSUR	Mercado Común Del Sur (Southern Common Market)
MFN	Most-favoured-nation
MIC	Multilateral Investment Court
MIGA	Multilateral Investment Guarantee Agency
NAFTA	North American Free Trade Agreement
Non-governmental	Non-governmental organisation
No.	Number
OECD	Organisation for Economic Cooperation and Development
op cit	<i>opere citato</i>
p(p).	page(s)
para(s)	paragraph(s)
PCA	Permanent Court of Arbitration

Abbreviations

REIO	Regional Economic Integration Organisation
SADC	Southern African Development Community
SCC	Stockholm Chamber of Commerce
SIAC	Singapore International Arbitration Centre
UCP	Uniform Customs and Practice for Documentary Credits
UK	United Kingdom
UN	United Nations
UNCITRAL	United Nations Commission on International Trade Law
UNCTAD	United Nations Conference on Trade and Development
US	United States
USA	United States of America
USD	United States Dollar
USMCA	United States-Mexico-Canada Agreement
v	<i>versus</i>
VCLT	Vienna Convention on the Law of Treaties
VIAC	Vienna International Arbitral Centre
Vol.	Volume
WTO	World Trade Organization

Contributors (in alphabetical order)

Francisco Abriani

Francisco Abriani is Legal Counsel at the International Centre for Settlement of Investment Disputes (ICSID), where he acts as secretary of arbitral tribunals and conciliation commissions in investor-State proceedings organized under the auspices of the Centre. Before joining ICSID, Francisco worked eight years in the international arbitration and public international law groups of Freshfields Bruckhaus Deringer in Paris and New York. He acted as counsel for private companies and states in investor-State and commercial arbitrations, as well as in proceedings before the International Court of Justice. Francisco is qualified in Argentina and France. He holds a bachelor's degree in law from Universidad Católica Argentina and a master's degree in economic law from the Institut d'Études Politiques de Paris.

Claudia Annacker

Dr. Claudia Annacker is a partner at Dechert. Her practice focuses on international dispute settlement, in particular investor-State arbitration and other public international law matters. She has represented States and investors in more than 30 investment treaty arbitrations, including Greece in an ICSID arbitration concluding in 2016 with a landmark award dismissing all claims for lack of jurisdiction over sovereign bonds. She received a PhD and *venia legendi* (habilitation) in public international law from the University of Vienna, where she teaches seminars in international dispute settlement and international responsibility, and has also been a visiting professor at the University of Paris X (Nanterre). She is a member of the SIAC Court of Arbitration and acted as the chair of the SIAC Subcom-

Contributors (in alphabetical order)

mittee that drafted the 2017 SIAC Investment Arbitration Rules.

Berta Boknik

Dr. Berta Boknik is a graduate research fellow at the International Investment Law Centre Cologne (IILCC) and conducts her legal clerkship at the Higher Regional Court of Cologne. She studied law at the Universities of Cologne and Paris I (LL.B./*maîtrise en droit*, 2014; first state law examination, 2016; Dr. iur., 2020) and wrote her doctoral thesis on the relationship between the CJEU and arbitral tribunals based on intra-EU BITs. Before joining the IILCC, Berta worked as a legal assistant in the antitrust, competition and trade group of Freshfields Bruckhaus Deringer in Cologne and Dusseldorf.

Christian Borris

Prof. Dr. Christian Borris is founding partner of Borris Hennecke Kneisel, a law firm specialised in commercial dispute resolution with a particular focus on arbitration. He has acted as an arbitrator and represented parties as counsel in numerous international and national arbitrations, including investment arbitrations. Having started his career as assistant to the then President of the Iran-United States Claims Tribunal, Karl-Heinz Böckstiegel, in 1987, Christian in 1989 joined Cologne based law firm Deringer Tessin Herrmann & Sedemund, which in 2000 merged with Freshfields to become Freshfields Bruckhaus Deringer LLP. He was a partner of Freshfields Bruckhaus Deringer LLP and a member of the firm's International Arbitration Group until 2014. As an honorary Professor at the University of Cologne, he lectures on International Arbitration.

Contributors (in alphabetical order)

Karl-Heinz Böckstiegel Prof. Dr. Karl-Heinz Böckstiegel is an independent Arbitrator. Until 2001, he held the Chair of International Business Law and was Director of the Institute for Air and Space Law at the University of Cologne. He practiced as mediator and as arbitrator and president of arbitration tribunals in many national and international arbitrations of the ICC, LCIA, ICSID, NAFTA, CAFTA, UNCITRAL, AAA, DIS, SCC, Swiss Rules, VIAC, Ad-Hoc arbitrations, and in disputes between states. Honorary Chairman (Chairman 1996-2012) of the German Institution of Arbitration (DIS); President, International Law Association (ILA) 2004-2006; The Patron, Chartered Institute of Arbitrators 2008-2010; President, German Association for International Law 1993-2006; President of London Court of International Arbitration (LCIA) 1993-1997; Panel Chairman of the United Nations Compensation Commission 1994-1996; President of Iran-United States Claims Tribunal, The Hague, 1984-1988.

Markus Burgstaller Dr. Markus Burgstaller is a partner at Hogan Lovells in London. He combines experience in public international law and EU law at the highest level of government with many years of experience in private practice. Markus acts for States, international organizations and investors in international disputes, mainly arbitrations under ICSID and UNCITRAL rules, and in proceedings before the Court of Justice of the European Union. He guest lectures at universities such as the University of Cambridge, the London School of Economics and Political Science, Queen Mary University of London, Humboldt University in Berlin, and University of Hamburg and is nominated to the ICSID Panel of Arbitrators by the Austrian Government.

Contributors (in alphabetical order)

Nadia Darwazeh

Nadia Darwazeh is partner and Head of Arbitration of Clyde & Co's Paris office. Nadia has extensive experience acting as counsel and sitting as arbitrator in commercial and investor-State arbitrations. Before joining Clyde & Co, Nadia practiced for nearly two decades in the International Arbitration Groups of leading international law firms in Paris, Shanghai, Frankfurt and London and as Counsel at the ICC, where she headed up the MENA team. Nadia is dual-qualified in England & Wales (Solicitor-Advocate) and Germany (Rechtsanwältin). She earned her LL.M. in International Public Law from the University of Cambridge and her LL.B. from the University of Warwick. She conducts arbitrations in French, German and English and speaks Dutch and Mandarin Chinese.

Rudolf Dolzer
(1944 – 2020)

Prof. Dr. Dr. Rudolf Dolzer was a pioneer and thought leader in the field of international investment law and investor-State dispute settlement. From 1992 to 1996 he was Director General of the Chancellery. He taught at the Chinese Academy of Social Sciences, Michigan Law School, Cornell Law School, Massachusetts Institute of Technology, Yale Law School, Paris 1 University (Sorbonne), Instituto de Empresa Business School. From 1996 to 2009 he was Director of the Institute for International Law at the University of Bonn. In 2010 he taught at the Academy of International Law in The Hague. In addition, he published several books on foreign investment law and about 200 articles on investment law, public international law and comparative law. In 2018, he published a monograph on „Petroleum Contracts and International Law”.

Contributors (in alphabetical order)

Markus Gabbert

Markus M. Gabbert is General Counsel and Chief Compliance of DEG-Deutsche Investitions- und Entwicklungsgesellschaft mbH, one of the major development finance institutions for private companies in developing countries. In addition to his GC & CCO Function Markus holds a board seat at the EDFI Management Company (EDFIMC), an asset management company established in 2016 on behalf of European Development Finance Institution members (EDFI), as a full subsidiary of the EDFI Association in Brussels. Markus has more than 20 years of banking and emerging market experience and is a member of the German-South African Lawyers Association. He is regularly invited to speak on international conferences on financing related issues. Before joining DEG, Markus worked in international law firms and for a chartered accountant firm in Hamburg, Cologne and London. Markus is admitted to the Regional Court of Cologne in Germany and studied macroeconomics, political science and law.

Stephan Hobe

Prof. Dr. Dr. h.c. Stephan Hobe is Professor for Public International, European, International Economic Law, Air Law, Space Law and Cyber Law at the University of Cologne. He is Deputy President of the German Society of International Law and in the Executive Board of the German Association of International Law (ILA). Furthermore, he is Managing Director of the International Investment Law Centre Cologne (IILCC). Stephan has published 50 books and approximately 300 articles on Public International Law, European Law, International Economic Law, Air Law, Space Law and Cyber Law, as well as International Investment Law.

Contributors (in alphabetical order)

Moritz Keller

Dr. Moritz Keller is partner at Clifford Chance based in the Frankfurt office. He acts in arbitration proceedings under the ICSID, ICC, UNCITRAL, DIS, Austrian Chamber and other arbitration rules, where he focuses on the energy, infrastructure, construction and banking sectors. Moritz is lecturer for investment protection arbitration and EU law at the University of Passau and has been a visiting professor at the University of Wisconsin. In addition he is a part of the ICC Commission on Arbitration and ADR and the ICC Commission on Energy and the Environment. Moritz is mediator in the Energy Community Panel of Mediators.

Corinne Montineri

Corinne Montineri is a Legal Officer in the International Trade Law Division of the United Nations Office of Legal Affairs, the Secretariat of the United Nations Commission on International Trade Law (UNCITRAL). She joined the United Nations Office of Legal Affairs in 2003. Prior to joining the United Nations Office of Legal Affairs, Corinne, a national of France, worked as a senior legal officer with multi-national companies, mainly on matters relating to merger and acquisition and international contracts, both in Europe and Asia-Pacific.

Patricia Nacimiento

Dr. Patricia Nacimiento is the Head of the German dispute resolution practice and member of the EMEA Leadership Team. Patricia is an expert in dispute resolution with a special focus on international and German arbitration and all forms of alternative dispute resolution, including mediation. She has extensive experience both as a party representative and as an arbitrator. She also has considerable expertise in cross-border litigation and arbitration-related litigation. Her main areas of practice are in energy, construction and post M&A disputes. Patricia has extensive experi-

Contributors (in alphabetical order)

ence in managing large strategic dispute resolution proceedings and leading cross-border teams including the fight against corruption and money laundering.

She further focuses on investment arbitration and the law of nations, also in the field of business and human rights.

As a party representative, Patricia has conducted over 140 arbitration proceedings under the rules of numerous arbitration institutions – including ICC, ICSID, SCC, CIETAC, DIS, LCIA, ICDR, Swiss Chamber of Commerce, Indian Council of Arbitration, and the Danish Institution of Arbitration as well as ad hoc proceedings. She is also regularly appointed as an arbitrator and has led numerous international ICC-, DIS- and ad hoc arbitration proceedings as a chairperson, sole arbitrator or party-appointed arbitrator.

The German government has appointed Patricia in 2007 as one of four arbitrators to the panel of arbitrators at the International Centre for Settlement of Investment Disputes (ICSID).

Patricia has also a proven academic track record and publishes regularly in leading publications. She is co-editor of leading arbitration handbooks ‘Arbitration in Germany - The Model Law in Practice’ (Boeckstiegel, Kroell, Nacimiento (eds.) Kluwer 2nd ed 2015) and ‘Recognition and Enforcement of Foreign Arbitral Awards: A Global Commentary on the New York Convention’ (Kronke, Nacimiento, Otto, Port Kluwer, 2010).

August Reinisch

Prof. Dr. August Reinisch is Professor of International and European Law at the University of Vienna. From 2004 to 2006 and 2010 to 2016 he was Dean for International Relations of the University’s Law School. From 2016 to 2019, he had been a Member of the Senate of the University of Vienna. Since 2017 he has been serving as a Member of the International Law Commission

Contributors (in alphabetical order)

of the United Nations for the quinquennium 2017-2021. His professional experience also includes: Associate Member of the Institut de droit international/Institute of International Law (since 2015), Member of the Permanent Court of Arbitration in The Hague/Netherlands (since 2014), Member of the Panels of Conciliators and of Arbitrators maintained by the International Centre for Settlement of Investment Disputes (ICSID) in Washington D.C./USA (since 2002). Currently, he serves on various investment arbitration tribunals.

Julian Scheu

Dr. Julian Scheu is Junior Professor of Public Law, International Law, and International Investment Law at the University of Cologne and head of management at the International Investment Law Centre Cologne (IILCC). He studied law at the Universities of Cologne and Paris I (LL.M./maîtrise en droit, 2009; Dr. iur., 2016) and is qualified to practice law in Germany. Prior to joining the IILCC in 2018 he worked as legal assistant with the German Arbitration Institute (DIS). His practical experience includes acting as arbitral secretary and assistant to counsel, arbitrators, and legal experts in international commercial and investment arbitration proceedings.

Christoph Schreuer

Prof. em. Dr. Christoph Schreuer is an independent expert and arbitrator in investment cases. He is a graduate of the University of Vienna (Dr. iur. 1966), the University of Cambridge (LL.M. 1970), and the Yale Law School (J.S.D. 1979). After receiving *Venia legendi* (University of Salzburg, 1976), he was a professor at the University of Salzburg, Johns Hopkins University (Washington) and the University of Vienna. Since 1992 he has concentrated on international investment law and has written many articles on the subject. The main product of this activity is a

Contributors (in alphabetical order)

commentary on the Convention on the Settlement of Investment Disputes between States and Nationals of Other States under the title ‘The ICSID Convention: A Commentary’.

Sebastian Seelmann-Eggebert

Dr. Sebastian Seelmann-Eggebert is partner in the London and Hamburg offices of Latham & Watkins. He has represented numerous States and investors in investment arbitrations conducted under ICSID, UNCITRAL and SCC Rules. Most recently, he successfully represented Strabag in an ICSID (Additional Facility) arbitration against Libya relating to several infrastructure projects. Sebastian has also conducted prominent proceedings before German courts, including the Federal Constitutional Court. In 2013 he was nominated to the German ICSID Panel.

Anke Sessler

Dr. Anke Sessler is a partner at Skadden, Arps, Slate, Meagher & Flom LLP in Frankfurt. From 2008 to 2014, she was chief counsel litigation at Siemens AG in Munich. Prior to her tenure at Siemens, she was a partner at another top international law firm in Frankfurt for over 10 years. Anke holds positions in various arbitration institutions. Among others, she is a member of the International Court of Arbitration of the ICC, the ICC Commission on Arbitration and the ICC National Committee Germany. In addition, she serves on the Advisory Board of the German Arbitration Institute (DIS), the ICCA Governing Board and the board of the American Arbitration Association (AAA).

Contributors (in alphabetical order)

Bruno Simma

Prof. Dr. Bruno Simma is a judge at the Iran-United States Claims Tribunal in The Hague. Before his appointment to the Tribunal, Bruno served as a judge at the International Court of Justice from 2003 until 2012. From 1987 to 1996, he was a member of the UN Committee on Economic, Social and Cultural Rights; from 1997 to 2002, he served on the UN International Law Commission. From 2012 to 2015 he was a member of the Advisory Committee on Nominations of the Assembly of States parties to the International Criminal Court. He is currently appointed a judge *ad hoc* in two cases before the International Court of Justice. Before his tenure at the Hague Court, Bruno was Co-agent and Counsel for Germany in the *LaGrand* Case against the United States as well as Counsel for Cameroon in its *Land and Maritime Boundary Case against Nigeria*. He has served, and is currently serving, as an arbitrator in a number of inter-State and international foreign investment arbitrations as well as in international commercial and sports law (CAS) arbitrations. Bruno has also had a long and distinguished academic career, as Professor of Law at the University of Munich for over 30 years, where he remained despite numerous offers from other universities, and as Visiting Professor and currently Professor of Law (on leave during his tenure at the IUSCT) at the University of Michigan Law School. He is a co-founder and co-editor of the *European Journal of International Law*, a co-founder of the European Society of International Law, and an associate member of the Institut de droit international. Together with Alfred Verdross, he co-authored *Universelles Völkerrecht*, one of the most influential textbooks in international law and, more recently, he edited the leading *Commentary on the Charter of the United Nations*. He has published and edited or co-edited several other books and is the author or co-author of around 150 academic contributions. In

Contributors (in alphabetical order)

2009, Bruno offered the General Course at the Hague Academy of International Law. He has received honorary degrees from the Universities of Macerata, Glasgow and Innsbruck.

Christian J. Tams

Prof. Dr. Christian J. Tams is Professor of International Law at the University of Glasgow and an academic member of Matrix Chambers, London. He studied law in Kiel and Lyon, before completing an LL.M. and a PhD at the University of Cambridge (2000, 2004). Christian's research focuses on international courts and tribunals, the law of treaties and State responsibility. On these and other areas, he has published widely, including most recently, *The Statute of the International Court of Justice* (3rd edition, Oxford 2019), *Self-Defence against Non-State Actors* (Cambridge 2019) and *Investment Law and History* (Elgar 2018). Christian is regularly instructed in inter-State and investment disputes; in recent years, he has appeared before the International Court of Justice, the Iran-US Claims Tribunal, ITLOS and investment tribunals. Christian is a member of the Council of the German Society of International Law, sits on the appointment committee of the German Court of Arbitration for Sports and is the Review Editor of the European Journal of International Law.

