

Contents

| | |
|------------------------------|-------|
| <i>Table of Cases</i> | xxiii |
| <i>List of Abbreviations</i> | xxxix |
| <i>List of Contributors</i> | xliii |

I. INTRODUCTION AND SUMMARY OF THE BOOK

1. Introduction and Summary: 'Administration of Justice' in International Investment Law and Adjudication? 3
EU Petersmann

II. IS THERE A ROLE FOR HUMAN RIGHTS IN INVESTOR-STATE ARBITRATION AND INTERNATIONAL ECONOMIC ADJUDICATION?

2. Unification Rather than Fragmentation of International Law? The Case of International Investment Law and Human Rights Law 45
PM Dupuy
3. Access to Justice, Denial of Justice, and International Investment Law 63
F Francioni
4. Human Rights and International Investment Arbitration 82
C Reiner and C Schreuer
5. Investment Tribunals and Human Rights: Divergent Paths 97
M Hirsch
6. Limits of Commercial Investor-State Arbitration: The Need for Appellate Review 115
J Werner
7. Transnational Investment Arbitration: From Delegation to Constitutionalization? 118
A Stone Sweet and F Grisel
8. Constitutional Theories of International Economic Adjudication and Investor-State Arbitration 137
EU Petersmann

III. JUDICIAL 'BALANCING' OF ECONOMIC LAW AND HUMAN RIGHTS IN REGIONAL COURTS

- | | |
|--|-----|
| 9. Balancing of Economic Law and Human Rights by the European Court of Justice <i>B De Witte</i> | 197 |
| 10. Economic and Non-Economic Values in the Case Law of the European Court of Human Rights <i>P De Sena</i> | 208 |
| 11. Is the European Court of Human Rights an Alternative to Investor-State Arbitration? <i>U Kriebaum</i> | 219 |
| 12. Balancing of Human Rights and Investment Law in the Inter-American System of Human Rights <i>P Nikken</i> | 246 |

IV. CASE STUDIES ON PROTECTION STANDARDS AND SPECIFIC HUMAN RIGHTS IN INVESTOR-STATE ARBITRATION

- | | |
|--|-----|
| 13. Balancing Property Rights and Human Rights in Expropriation <i>J Waincymer</i> | 275 |
| 14. The Fair and Equitable Treatment Standard and Human Rights Norms <i>I Knoll-Tudor</i> | 310 |
| 15. Non-Discriminatory Treatment in Investment Disputes <i>F Ortino</i> | 344 |
| 16. Implementing Human Rights in the NAFTA Regime – The Potential of a Pending Case: <i>Glamis Corp v USA</i> <i>J Cantegreil</i> | 367 |
| 17. Human Rights Arguments in <i>Amicus Curiae</i> Submissions: Promoting Social Justice? <i>J Harrison</i> | 396 |
| 18. 'Proportional' by What Measure(s)? Balancing Investor Interests and Human Rights by Way of Applying the Proportionality Principle in Investor-State Arbitration <i>J Krommendijk and J Morijn</i> | 422 |
| 19. Reconciling Public Health and Investor Rights: The Case of Tobacco <i>V Sara Vadi</i> | 452 |

| | |
|--|-----|
| 20. The Human Right to Water Versus Investor Rights: Double-Dilemma or Pseudo-Conflict? <i>P Thielbörger</i> | 487 |
| 21. Human Rights Dimensions of Corporate Environmental Accountability <i>E Morgera</i> | 511 |
| 22. Environmental Rights, Sustainable Development, and Investor-State Case Law: A Critical Appraisal <i>R Pavoni</i> | 525 |
| 23. The Relevance of Non-Investment Treaty Obligations in Assessing Compensation <i>L Liberti</i> | 557 |
| 24. EC Free Trade Agreements: An Alternative Model for Addressing Human Rights in Foreign Investment Regulation and Dispute Settlement? <i>A Dimopoulos</i> | 565 |
| <i>Index</i> | 595 |

สำหรับเพื่อการศึกษาและการอ้างอิงเท่านั้น
For educational use and reference only