Contents

List of Contributors ix

Introduction 1 Wenhua Shan and Jinyuan Su

PART 1 Overarching Issues in International Investment Law

1 ICSID and International Investment Treaty Arbitration:

9

Progress and Prospects

Meg Kinnear

- 1 Treaty Design 14
- 2 Dispute Avoidance 16
- 3 Application of Substantive Obligations 17
- 4 Procedure 19
- 5 Conclusion 22

2 The Past, Present and Future of the International Law on Foreign Investment 23

M. Sornarajah

- 1 The Past 23
- 2 The Present 30
- 3 The Future 40

3Judicial Administration of Justice in Multilevel Commercial,
Trade and Investment Adjudication?56

Ernst-Ulrich Petersmann

- 1 Introduction and Methodological Premises 56
- 2 'Constitutional Justice' Protecting Human Rights: The European '*Kadi*'- and '*Solange*' Jurisprudence
- 3 From 'Westphalian Justice' in the ICJ and the WTO to Multilevel Cosmopolitan Adjudication in HRL and IEL 70
- 4 Lack of 'Cosmopolitan Justice' in WTO Jurisprudence? Need for Taking the Customary Rules of Treaty Interpretation More Seriously 76

68

5 Does HRL Require Protecting WTO Law and Dispute Settlement as Cosmopolitan Legal Systems? 89

173

		Multilevel Judicial Protection of 'Cosmopolitan Justice' inCommercial and Investment Adjudication97Conclusions: HRL Justifies 'Constitutional' and 'CosmopolitanApproaches' to IEL and Adjudication105	
4	Tł	he Development by States of Model Bilateral	
	In	westment Treaties 116	
		Chester Brown	
	1	Introduction 116	
	2	Introduction to BITs 118	
	3	Historical Predecessors to the BIT 125	
	4	Emergence of the (Model) Bilateral Investment Treaty 135	
	5	Concluding Remarks 140	
5		rotection of the Investor's Legitimate Expectations: Intersection	
	of	a Treaty Obligation and a General Principle of Law 141	
		Shotaro Hamamoto	
	1	Introduction 141	
		"Tour d'horizon" of Arbitral Jurisprudence 142	
	3	Legal Basis: A General Principle of Law 156	
	4	Conclusion 168	
C	PART 2		
U.	Chinese Investment Treaties: Key Aspects		
6	Fa	actors to be Considered for China's Future Investment Treaties	
Ū		Yongjie Li	
	1	Introduction 173	
	2	China's BIT Practice 173	
	3	Global Context 175	
	4		

- 4 China's Domestic Context 176
- 5 Improvement of Investor-State Dispute Settlement 177
- 6 Conclusion 179

7 China's BIT's and Arbitration Practice: Progress and Problems 180 Norah Gallagher

- 1 Introduction 180
- 2 China's Changing Position on Investment Treaties 183

VI

CONTENTS

- 3 China's Free Trade Agreement Policy 188
- 4 Interesting Developments since China Signed the ICSID Convention 190
- 5 China's Investment Treaty Arbitration Cases 208
- 6 Conclusion 212

8 China and International Investment Law: An Evolving Relationship 215

Martin Endicott

- 1 The Evolving Relationship 217
- 2 Promotion of Inward FDI 221
- 3 Driving Factors behind China's Investment Treaty Program 227
- 4 Concluding Comments 233
- 9 The Chinese Investment Treaty Programme, Jurisdictional Challenges and Investment Planning: The Example of Chinese Outbound Investments in the Natural Resources Sector 235

Nils Eliasson

- 1 Introduction 235
- 2 Chinese Outbound Natural Resources Investments 237
- 3 Investment Treaty Protection of Chinese Natural Resources Investments 238
- 4 To What Extent is Investment Protection Strategies Employed by Chinese Companies Investing in the Natural Resources Sector 254
- 5 Discussion 258

PART 3 Chinese Investment Treaties: Key Negotiations

10 The Chinese Investment Regime and the US-China BIT

Negotiations 263

Eric Pekar

- 1 Introduction 263
- 2 The Evolution of China's Investment Treaty Regime 265
- 3 BITs and the Chinese Legal System 271
- 4 US Domestic Politics, National Security, and BITs 277
- 5 Negotiating the US-China BIT 283
- 6 Conclusion: Why Negotiate a BIT? 291

11 The Evolution of EU Investment Law and the Future of EU-China **Investment Relations** 297 Marc Bungenberg and Catharine Titi 1 The Status Quo of Investment Policymaking in the EU before and after the Entry-into-Force of the Treaty of Lisbon 300 2 History of Chinese International Investment Law Policy and Practice 346 3 A Prospective EU-China IIA 357 4 China-EU Developments in a Broader Context 369 5 Conclusion 370 12 Instituting Investment Claims under the Trans-Pacific **Partnership Agreement** 372 Leon E. Trakman 1 Sources of the Investment Chapter 374 2 Key Definitions 375 3 Standards of Treatment 386 4 Modelling Dispute Management under the TPPA 392 5 Australia's Objection to Investor-State Arbitraion 402

6 Conclusion 406

13 Joint Interpretations under a Divided TPP Investment Chapter408

- Mark Feldman
- 1 Introduction 408
- 2 Origin and Status of the TPP Negotiations 410
- 3 A TPP Investment Chapter should not Require Senior Political Level Participation for Joint Interpretations 413
- 4 Joint Interpretations and the Dispute Settlement Section of a TPP Investment Chapter 420
- 5 Conclusion 426

Index 429

VIII