
ARTICLES

- PROTOCOL 15 AND ARTICLES 10 AND 11 ECHR — THE PARTIAL TRIUMPH OF
POLITICAL INCUMBENCY POST-BRIGHTON? *Ian Cram* 477
- THE GROWING IMPERATIVE TO REFORM ETHICAL REGULATION OF FORMER
JUDGES *Gabrielle Appleby and Alysia Blackham* 505
- HISTORY ON TRIAL: HISTORICAL NARRATIVE PLURALISM WITHIN AND BEYOND
INTERNATIONAL CRIMINAL COURTS *Barrie Sander* 547
- ECONOMIC CRIMES IN INTERNATIONAL INVESTMENT LAW *Yarik Kryvoi* 577
- THE CISG AND THE UNITED KINGDOM — EXPLORING COHERENCY AND
PRIVATE INTERNATIONAL LAW
Benjamin Hayward, Bruno Zeller and Camilla Baasch Andersen 607
- A DUE DILIGENCE STANDARD OF ATTRIBUTION
IN CYBERSPACE *Luke Chircop* 643
- THE OWNERSHIP OF CONFISCATED PROCEEDS OF CORRUPTION UNDER THE UN
CONVENTION AGAINST CORRUPTION *Anton Moiseienko* 669
- RETHINKING THE GLOBAL ANTI-MONEY LAUNDERING REGULATIONS TO DETER
CORRUPTION *Sungyong Kang* 695

SHORTER ARTICLE

- HUMAN RIGHTS, THE CYPRUS PROBLEM AND THE IMMOVABLE PROPERTY
COMMISSION *Meliz Erdem and Steven Greer* 721

BOOK REVIEWS

- JORIS LARIK, *Foreign Policy Objectives in European Constitutional Law*
(Eileen Denza) 733
- CHRISTIAN HENDERSON, *Commissions of Inquiry: Problems and Prospects*
(Sam McIntosh) 734
- P BUTLER AND C MORRIS, *Small States in a Legal World* (Peter Edge) 736