| Artic | les  |                          |   |                           |                 |  |  |  |  |  |  |
|-------|--|--------------------------|---|---------------------------|-----------------|--|--|--|--|--|--|
|       | DEFINING THE INTERNATIONAL RULE OF LAW: DEFYING GRAVITY?<br>Robert McCorquodale  |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 18 February 2016, pp. 277-304  |                          |   |                           |                 |  |  |  |  |  |  |
|       | Article  | Get access               | Export citation                         |                           |                 |  |  |  |  |  |  |
|       | 🕀 View ab:   | stract                   |   |                           |                 |  |  |  |  |  |  |
|       | TOWARDS UNILATERALISM? HOUSE OF COMMONS OVERSIGHT OF THE USE OF FORCE<br>Colin RG Murray, Aoife O'Donoghue                                 |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 27 April 2016, pp. 305-341   |                          |   |                           |                 |  |  |  |  |  |  |
|       | Article  | Get access               | Export citation                         |                           |                 |  |  |  |  |  |  |
|       | 🛞 View abs   | stract                   |   |                           |                 |  |  |  |  |  |  |
|       | TREATY SUCCESSION IN ANNEXED TERRITORY Daniel Costelloe  |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published o  | nline by Cambridge Unive | ersity Press: 04 March 20               | <mark>01</mark> 6, pp. 34 | 43-378          |  |  |  |  |  |  |
|       | Article  | Access                   | A PDF A                                 | HTML                      | Export citation |  |  |  |  |  |  |
|       | Wiew abs   | stract                   |   |                           |                 |  |  |  |  |  |  |
|       | ORDERING CESSATION OF COURT PROCEEDINGS TO PROTECT THE INTEGRITY OF ARBITRATION AGREEMENTS UNDER<br>THE BRUSSELS I REGIME<br>Berk Demirkol |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published o  | nline by Cambridge Unive | ersity Press: 0 <mark>4</mark> March 20 | 016, pp. 37               | 79-404          |  |  |  |  |  |  |
|       | Article  | Get access               | Export citation                         |                           |                 |  |  |  |  |  |  |
|       | 🕀 View abs   | stract                   |   |                           |                 |  |  |  |  |  |  |
|       | THE LIMITATIONS OF A HUMAN RIGHTS APPROACH TO CORRUPTION<br>Cecily Rose  |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published o  | nline by Cambridge Unive | ersity Press: 04 March 20               | 016, pp. 40               | 05-438          |  |  |  |  |  |  |
|       | Article  | Get access               | Export citation                         |                           |                 |  |  |  |  |  |  |
|       | 🕀 View abs   | stract                   |   |                           |                 |  |  |  |  |  |  |
|       | THE RESOLUTION OF DISPUTES BEFORE THE SINGAPORE INTERNATIONAL COMMERCIAL COURT<br>Man Yip  |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 17 March 2016, pp. 439-473   |                          |   |                           |                 |  |  |  |  |  |  |
|       | Article  | Get access               | Export citation                         |                           |                 |  |  |  |  |  |  |
|       | ① View ab:   | stract                   |   |                           |                 |  |  |  |  |  |  |
| Shor  | ter Articles a   | nd Notes                 |   |                           |                 |  |  |  |  |  |  |
|       | RECONSIDERING THE AUSTRALIAN FORUM (NON) CONVENIENS DOCTRINE<br>Ardavan Arzandeh   |                          |   |                           |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 27 April 2016, pp. 475-491   |                          |   |                           |                 |  |  |  |  |  |  |

Article Get access Export citation

⊕ View abstract

|       | AMBITION AND DIFFERENTIATION IN THE 2015 PARIS AGREEMENT: INTERPRETATIVE POSSIBILITIES AND<br>UNDERLYING POLITICS   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|-------|---|-----------------------|---------------|-----------|--------|------------------|-----------------|--|--|--|--|--|--|
|       | Lavanya R   | lajamani              |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 16 March 2016, pp. 493-514  |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Article   | C Access              | Đ             | PDF       | D      | HTML             | Export citation |  |  |  |  |  |  |
|       | 🕀 View a  |                       | 1             | 1         | 1.1    |                  |                 |  |  |  |  |  |  |
|       |   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
| Book  | Reviews   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Civil Jurisdiction and Judgments (6th edn) by Adrian Briggs [Informa Law from Routledge (Taylor & Francis Group),<br>2015, Oxford and New York, 897pp, ISBN 978-1-138-82560-4, £395.00 (h/bk) (Lloyd's Commercial Law Library)]<br>Trevor Hartley   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 19 February 2016, pp. 515-517   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Article   | Get access            |               | Export ci | tation | 2005 - 52<br>169 |                 |  |  |  |  |  |  |
|       | -   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | International Law and Post-Conflict Reconstruction Policy, edited by Matthew Saul and James A Sweeney [Routledge,<br>London and New York, 2015, 322pp, ISBN 978-1-138-78011-8, £90.00, (h/bk)]<br>Colin Harvey  |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Published   | online by Cambridge U | Jniversity Pr | ess: 29 F | ebrua  | ary 2016, pp     | 5. 517-518      |  |  |  |  |  |  |
|       | Article   | Get access            | 8             | xport ci  | tation | 1                |                 |  |  |  |  |  |  |
| 0     | A Study of Mixed Legal Systems: Endangered, Entrenched or Blended, edited by Sue Farran, Esin Örücü and Seán<br>Patrick Donlan [Ashgate Publishing, Farnham, Surrey and Burlington, VT, 2014, 270pp, ISBN 978-1-4724-4177-5,<br>£124.95 (h/bk)]<br>Mark Royce<br>Published online by Cambridge University Press: 04 March 2016, pp. 518-519 |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Article   | Get access            | 1             | Export ci | tation | be:              |                 |  |  |  |  |  |  |
|       | Treaties on Transit of Energy via Pipelines and Countermeasures by Danae Azaria [Oxford University Press, Oxford, 2015, 336pp, ISBN 978-0-19-8717742-3, £70.00 (h/bk)]<br>Malgosia Fitzmaurice  |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Published   | online by Cambridge U | Jniversity Pr | ess: 29 F | ebrua  | ary 2016, pp     | 5. 519-521      |  |  |  |  |  |  |
|       | Article   | Get access            | E             | xport ci  | tation | 1                |                 |  |  |  |  |  |  |
|       | Non-Proliferation Law as a Special Regime: A Contribution to Fragmentation Theory in International Law edited by<br>Daniel H Joyner and Marco Roscini [Cambridge University Press, Cambridge, 300pp, 2012, ISBN 978-1-10-700791-4,<br>£69.99, (h/bk)]<br>Dirk Pulkowski   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 19 February 2016, pp. 521-522   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Article   | Get access            | E             | Export ci | tation | 52               |                 |  |  |  |  |  |  |
| Front | Cover (OF   | C, IFC) and matter    |               |           |        |                  |                 |  |  |  |  |  |  |
| ~     |   |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | ILQ volume 65 issue 2 Cover and Front matter  |                       |               |           |        |                  |                 |  |  |  |  |  |  |
|       | Published online by Cambridge University Press: 27 April 2016, pp. f1-f6  |                       |               |           |        |                  |                 |  |  |  |  |  |  |

Article Access Access Export citation

## Back Cover (IBC, OBC) and matter

ILQ volume 65 issue 2 Cover and Back matter Published online by Cambridge University Press: 27 April 2016, pp. b1-b8



