

# CONTENTS

<b>PREFACE</b>	
<i>Pavel Šturma</i>	V
<b>ABBREVIATIONS</b>	VII
<b>I. STUDIES IN INTERNATIONAL LAW AND ORGANIZATIONS</b>	1
The ILC Articles on State Responsibility: A Reflection Years Later	
<i>Čestmír Čepelka</i>	3
The Attitude of the United States Toward International Law	
<i>Max Hilaire</i>	13
Sovereignty and Ownership in Relation to Outer Space and Activities of Private Persons	
<i>Jan Ondřej</i>	35
The Protocol of 1997 to Amend the Vienna Convention on Nuclear Liability and the European Union	
<i>Jakub Handrlíka</i>	53
Addressing the Relationship between State Immunity and <i>Jus Cogens</i>	
<i>Michaela Řisová</i>	67
<b>II. INTERNATIONAL LAW AND EUROPEAN LAW</b>	89
When the Suit doesn't Suit Them: Jurisdictional Immunities of States in the context of EU Law	
<i>Emil Ruffer</i>	91
Mutual Respect and Residual Tensions between the Systems of Protection of Fundamental Rights in Europe	
<i>David Petrlik</i>	105
<b>III. HUMAN RIGHTS AND INTERNATIONAL HUMANITARIAN LAW</b>	125
The Burden of Proof in European Anti-Discrimination Law	
<i>Harald Christian Scheu</i>	127
Pre-implantation Genetic Diagnosis under the European Court of Human Rights' Review: An Opening toward a Wider Acceptance of the Technique in Europe?	
<i>Ludovica Poli</i>	141
Some Guarantees Regarding Criminal Proceedings Applicable to Non-Governmental Organizations: Protocol No. 7 to the European Convention on Human Rights	
<i>Alla Tymofeyeva</i>	153
<b>IV. INTERNATIONAL CRIMINAL LAW</b>	171
Universal Jurisdiction under Customary International Law, International Conventions and Criminal Law of the Czech Republic: Comments	
<i>Pavel Caban</i>	173

Universal Jurisdiction: a Tool against Impunity <i>Petra Baumruk</i>	201
The Issue of Reparations Before the International Criminal Court: Case Study Prosecutor v. Thomas Lubanga Dyilo <i>Agata Foksa</i>	219
<b>V. VIEWS ON INVESTMENT AND TRADE LAW</b>	233
The State of Play and Future of Services Negotiations in the WTO <i>Bregt Natens – Jan Wouters</i>	235
The Czech Republic in the WCIT-12 <i>Annelies Vrbova – Markéta Nováková – Martin Bulánek</i>	255
<i>Thinking Big</i> – Bifurcation of Arbitration Proceedings – to Bifurcate or not to Bifurcate <i>Vojtěch Trapl</i>	267
<b>VI. CZECH PRACTICE OF INTERNATIONAL LAW</b>	279
The Work of the International Law Commission in 2013 <i>Pavel Šturma</i>	281
List of Ratified International Treaties which Entered into Force for the Czech Republic from 1st June 2012 till 31st December 2012 <i>Milan Beránek</i>	291
<b>VII. SHORTER ARTICLES AND NOTES</b>	297
Juridical Days in Olomouc, 9. – 10. 5. 2013 <i>Pavel Bureš – Martin Faix</i>	299
Moot Courts on Issues of Public International Law <i>Milan Lipovský</i>	303
<b>VIII. BOOK REVIEWS</b>	307
Fernández de Casadevante Romani, C. International Law of Victims <i>Veronika Bílková</i>	309
The Judge and International Custom. Le juge et la coutume internationale <i>Pavel Šturma</i>	313
Šturma, P., Balaš, V. Protection of International Investment in the Context of General International Law <i>Vojtěch Trapl</i>	317
Šturma, P., Balaš, V. International Economic Law <i>Theodor Klán</i>	321
<b>IX. SURVEY OF CZECH INTERNATIONAL LAW BIBLIOGRAPHY</b>	
<i>Zuzana Trávníčková</i>	325