#### Part 3 July 2022 Volume 71

# ARTICLES

INTERNATIONAL LAW BEFORE UNITED KINGDOM COURTS: A QUIET Lord Lloyd-Jones REVOLUTION 503

A CONTEXTUAL ANALYSIS OF ARTICLE 16 OF THE IRELAND-NORTHERN IRELAND PROTOCOL Billy Melo Araujo 531

SOVEREIGNTY FICTIONS IN THE UNITED KINGDOM'S TRADE AGENDA Clair Gammage and Philip Syrpis 563

589

761

763

#### DETERMINING THE APPROPRIATE FORUM BY THE APPLICABLE LAW Richard Garnett

- THE ROLE OF THE GENERAL ASSEMBLY IN DETERMINING THE LEGITIMACY OF Rebecca Barber GOVERNMENTS 627
- THE FINAL FRONTIER OF CYBERSPACE: THE SEABED BEYOND NATIONAL JURISDICTION AND THE PROTECTION OF SUBMARINE CABLES Douglas Guilfoyle, Tamsin Phillipa Paige and Rob McLaughlin 657
- AN INTERNATIONAL CONVENTION ON EXPERT DETERMINATION AND DISPUTE Djakhongir Saidov BOARDS? 697

## SHORTER ARTICLES

**BROWNLIE II AND THE SERVICE-OUT JURISDICTION UNDER ENGLISH LAW** Ardavan Arzandeh 727

REVISITING THE LEGALITY OF TRAVEL RESTRICTIONS UNDER INTERNATIONAL LAW DURING COVID-19 Lisa Forman and Roojin Habibi 743

## **BOOK REVIEWS**

MAREK ZUBIK, JAN PODKOWIK and ROBERT RYBSKI, European Constitutional Courts Towards Data Retention Laws (Arianna Vedaschi)

HENNER GÖTT, The Law of Interactions Between International

