

Contributors

Sarah Biddulph is Australian Research Council Future Fellow, and Director of the China Program at the Asian Law Centre and Professor in Melbourne Law School at University of Melbourne, Australia. Her research focuses on the Chinese legal system with a particular emphasis on legal policy, law making and enforcement as they affect the administration of justice in China. Her particular areas of research are contemporary Chinese administrative law, criminal procedure, labour, comparative law, and the law regulating social and economic rights. Her recent publications include: Sarah Biddulph, *Legal Reform and Administrative Detention Powers in China* (Cambridge: Cambridge University Press, 2007); Sarah Biddulph and Pip Nicholson (eds), *Examining Practice, Interrogating Theory: Comparative Legal Studies in Asia* (Leiden: Brill, 2008); Sarah Biddulph, Sean Cooney and Ying Zhu (eds), *Law and Fair Work in China: Making and Enforcing Labour Standards in the PRC* (Abingdon and New York: Routledge, 2013); Sarah Biddulph, Susan Trevasques, Elis Nesossi and Flora Sapio (eds), *The Politics of Law and Stability in China* (Cheltenham: Edward Elgar, 2014); and Sarah Biddulph, *The Stability Imperative: Human Rights and Law in China* (Vancouver: UBC Press, 2015).

Ljiljana Biukovic is Associate Dean of Graduate Studies and Professional Programs and Associate Professor, Peter A. Allard School of Law at University of British Columbia, Vancouver, Canada. Her research interests are in the areas of international economic law and European Union integration. She publishes regularly on topics of legal transplantation of international norms and standards by national governments, the impact of regionalism on multilateral trade negotiations, mega-regional trade and investment agreements, and the development of the European Union. Her recent publications include: “Is There Policy Space for Human Rights in China’s Trade and Investment Network?” in D. Drache and L. Jacobs, *Linking Global Trade and Human Rights: New Policy Space in Hard Economic Times* (New York: Cambridge University Press, 2014), “Transparency Issues in Negotiations of the Comprehensive Economic and Trade Agreement between Canada and the European Union” (2012) 39(1) *Legal Issues of Economic Integration* 93 and “International Law

Interrupted—A Case of Selective Adaptation” (2010) 60 *University of New Brunswick Law Journal* 161.

Erika Cedillo is a PhD Candidate at Peter A. Allard School of Law at University of British Columbia, Vancouver, Canada. Her research focuses on applying a pluralistic approach to the understanding of public policy in the public policy exception for the recognition and enforcement of international arbitral awards, using Mexico as a case study. Publications include Erika Cedillo (ed.), *Coordination of International Trade and Human Rights: Research Papers* (Institute of Asian Research, The University of British Columbia, 2012) and Erika Cedillo, Pitman B. Potter and Heather Gibb (eds), *Gender Equality Rights and Trade Regimes: Coordinating Compliance* (The North-South Institute and Asia Pacific Dispute Resolution Research, Faculty of Law, The University of British Columbia, 2012).

Thomas Cottier is Emeritus Professor of Law and Senior Research Fellow at World Trade Institute of University of Bern, Switzerland and Adjunct Professor of Law at the Faculty of Law at the University of Ottawa, Canada. His research interests are international and European economic law, intellectual property rights and multilayered governance. He is former Managing Director of the World Trade Institute and the Institute of European and International Economic Law, and former director of the national research programme on trade law and policy (NCCR Trade Regulation: From Fragmentation to Coherence) located at the WTI. He has over 250 publications on a wide range of trade and international law issues. His recent publications include “Addressing climate change under preferential trade agreements: Towards alignment of carbon standards under the Transatlantic Trade and Investment Partnership” (2015) 35 *Global Environmental Change* 514; *Equitable Principles of Maritime Boundary Delimitation: The Quest for Distributive Justice in International Law* (Cambridge: Cambridge University Press, 2015); and “The Common Law of International Trade and the Future of the World Trade Organization” (2015) 18 *Journal of International Economic Law* 3.

Moshe Hirsch is the Maria Von Hofmannsthal Chair in International Law and Professor of Law in the Faculty of Law and Department of International Relations at Hebrew University of Jerusalem, Jerusalem, Israel. He specializes in international economic law and international legal theory. His recent publications include Moshe Hirsch, *Invitation to the Sociology of International Law* (Oxford: Oxford University Press, 2015); Melaku Desta and Moshe Hirsch, “The African Countries in the World Trading System: International Trade, Domestic Institutions and

the Role of International Law” (2012) 61 *International & Comparative Law Quarterly* 127; Moshe Hirsch, “Interactions between Investment and Non-Investment Obligations in International Investment Law”, in Peter Muchlinski, Federico Ortino and Christoph Schreuer, eds, *Oxford Handbook of International Law on Foreign Investment* (Oxford: Oxford University Press, 2008); Moshe Hirsch, “Developing Countries”, in Rüdiger Wolfrum, ed., *Max Planck Encyclopedia of Public International Law* (Oxford: Oxford University Press, 2008); and Moshe Hirsch, “The Sociology of International Economic Law” (2008) 19 *European Journal of International Law* 277.

Mor Mitrani is a Post-Doctoral Fellow in the Berlin-Jerusalem Joint Post-Doctoral Program. She is currently an associate Post-Doctoral Fellow in the KFG “Transformative Power of Europe” at Freie Universität Berlin, Germany and an associate Post-Doctoral Fellow in the Davis Institute for International Relations at the Hebrew University of Jerusalem, Israel.

Ernst-Ulrich Petersmann is Emeritus Professor and former Head of the Department of Law at the European University Institute, Florence, Italy. He specializes in international and European law, notably economic, environmental, constitutional and human rights law. He is the (co)-author of 30 books and more than 300 articles and book contributions. During 40 years, he has combined academic teaching at numerous universities in Europe, the United States and Asian countries with work as legal advisor in the German Ministry of Economic Affairs, German representative in UN and European institutions, legal advisor/consultant in the GATT and WTO Secretariats, and secretary, member or chairman of numerous GATT/WTO dispute settlement panels. He was chairman of the international trade law committee of the International Law Association (1999–2014) and participates actively in many other academic associations like the European Society of International Law.

Pitman B. Potter is Professor of Law at Peter A. Allard School of Law at University of British Columbia, Vancouver, Canada. His teaching and research focus on PRC and Taiwan law and policy in the areas of foreign trade and investment, dispute resolution, property law, contracts, business regulation, and human rights. Dr Potter has published many books, including most recently *Assessing Treaty Performance in China: Trade and Human Rights* (Vancouver: UBC Press, 2014) and *China’s Legal System* (Cambridge: Polity Press, 2013). He has published over one hundred articles and essays. Prior to his retirement from law practice in 2016, Dr Potter practiced law in British Columbia, Washington State and California for more than 30 years and was a consultant to the Canadian national law

firm of Borden, Ladner, Gervais LLP. Dr Potter has served on the boards of directors for several public institutions, including the Asia Pacific Foundation of Canada where he also served as a Senior Fellow. He chaired the APFC Taskforce Report, “Advancing Canada’s Engagement with Asia on Human Rights: Integrating Business and Human Rights” (2013). Dr Potter is ordained a Deacon in the Anglican Church of Canada (Diocese of New Westminster). He is a Fellow of the Royal Society of Canada.

Naayeli E. Ramírez-Espinosa is a postdoctoral fellow at Universidad Veracruzana in Mexico. She is currently working and collaborating with indigenous communities, non-governmental organizations (NGOs) and the Intercultural University of Veracruz with the support of a Mexican Council of Science and Technology (CONACyT) Fellowship on a project entitled “The adoption of Totonac, Purépecha and Mayan law in the processes of consultation and agreement in Mexico” and her most recent publications are on this topic. Her current teaching and research focuses on intercultural legal education, community participatory research, indigenous peoples’ law, the duty to consult, and judicial interpretation of human rights. She has taught and done research on conflict and law in Latin America, transnational law and sociology of law. Aside from her research and academic activities, she has practised law in Mexico since 2001 and is currently also assisting communities, NGOs and collectives as a legal consultant.

Lisa Toohey is Professor of Law and Deputy Dean (Academic) at the University of Newcastle, Australia. She teaches and researches in the fields of international trade law and dispute resolution. She is a member of the Executive Council of the Society of International Economic Law, a member of the Asian WTO Research Network, and a founding member of the University of New South Wales’ China International Business and Economic Law (CIBEL) Initiative. Prior to academia, she practised commercial law in Australia at Corrs Chambers Westgarth and in Vietnam at Baker & McKenzie. Her recent publications include *China in the International Economic Order: New Directions and Changing Paradigms* (Cambridge: Cambridge University Press, 2015).

Valentina Vadi is Professor of International Economic Law at Lancaster University, United Kingdom. She was formerly a Reader in International Business Law at the same University (2013–2015), an Emile Noël Fellow at the Jean Monnet Centre for International and Regional Economic Law at New York University (2013–2014), and a Marie Curie Postdoctoral Fellow at Maastricht University (2011–2013). She also lectured at Hasselt

University (Belgium), the University of Rome III (Italy), the China EU School of Law (PRC) and Maastricht University (The Netherlands). She has published more than 80 articles in various areas of public international law in journals, including the *Vanderbilt Journal of Transnational Law*, the *Stanford Journal of International Law*, the *Columbia Human Rights Review*, the *European Journal of International Law*, the *Journal of International Economic Law* and others. Publications include Valentina Vadi and Hildegard Schneider (eds), *Art, Cultural Heritage and the Market: Legal and Ethical Issues* (Springer: Heidelberg 2014), and Valentina Vadi and Bruno De Witte (eds), *Culture and International Economic Law* (Abingdon, Routledge: 2015). She is the author of *Public Health in International Investment Law and Arbitration* (Abingdon: Routledge, 2012), *Cultural Heritage in International Investment Law and Arbitration* (Cambridge: Cambridge University Press, 2014) and *Analogies in International Investment Law and Arbitration* (Cambridge: Cambridge University Press, 2016).

