

Collection dirigée par Christina Schmid et Lukas Heckendorf Urscheler

Carlos Jiménez Piernas (ed.) /
Alberto M. Aronovitz (ass. ed.)

New Trends in International Economic Law From Relativism to Cooperation



Universidad
de Alcalá

Schulthess
ÉDITIONS ROMANDES § 2018

Table of Contents

Preface.....	7
<i>Alberto M. Aronovitz</i>	
Foreword	9
<i>Carlos Jiménez Piernas</i>	

Part I Dispute Settlement

L'indépendance des organes judiciaires et para-judiciaires des organismes internationaux	15
<i>Andrés Rigo Sureda</i>	
Dispute Settlement Clauses in Model Bits: Traditional Clauses and New Trends	31
<i>Millán Requena Casanova</i>	
The Most-Favoured-Nation Clause as a Remedy Against Fragmentation of International Investment Law. Some Reflections in View of Spanish Practice	71
<i>José Ángel Rueda García</i>	

Part II International Responsibility

Legal Protection of International Investments from State Interventions: Compensation or Restoration of the <i>status quo ante</i> ?	103
<i>Alberto M. Aronovitz</i>	
Sectorialization or Fragmentation of International Law: The State of Necessity and Emergency Clauses in BITs	129
<i>Fernando Lozano Contreras</i>	

Part III Interaction between International Economic Law and other Sectors of International Law

Integrating Human Rights into the Work of the World Bank Group: The International Finance Corporation's Compliance Advisor/Ombudsman	175
<i>Björn Arp</i>	

Amicus Curiae Intervention in Investment Arbitration 203
Francisco Pascual-Vives

Euro Zone Rescue Mechanisms: A New International Financial Law
Complementary to the EU Law 257
Antonio Pastor Palomar