

Table of Contents

| | |
|-----------------------------|-----|
| <i>List of Contributors</i> | vii |
|-----------------------------|-----|

| | |
|------------------------------------|---|
| Introduction – Ana Filipa Vrdoljak | 1 |
|------------------------------------|---|

Part I – Human Rights

| | |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----|
| 1. The ICJ and Common Goods: The Case of Human Rights – Bruno Simma | 11 |
| 2. The Progressive Development of Peoples' Rights in the African Charter and in the Case Law of the African Commission on Human and Peoples' Rights – Abdulqawi A Yusuf | 41 |
| 3. From <i>Jus in Bello</i> to <i>Jus Commune Humanitatis</i> . The Interface of Human Rights Law and International Humanitarian Law in the Regulation of Armed Conflicts – Federico Lenzerini | 61 |
| 4. Human Rights and the Modernization of International Law – Riccardo Pisillo Mazzeschi | 89 |
| 5. Reparation for Damage Suffered as a Consequence of Breaches of the Law of War – Natalino Ronzitti | 103 |
| 6. Why Justice and Human Rights Require Cosmopolitan International Economic Law – Ernst-Ulrich Petersmann | 117 |

Part II – Cultural Heritage

| | |
|-------------------------------------------------------------------------------------------------------------------|-----|
| 7. Human Rights and Cultural Heritage in International Law – Ana Filipa Vrdoljak | 139 |
| 8. The Cultural Dimension of the Rights of Indigenous Peoples – Siegfried Wiessner | 175 |
| 9. Heritage for Whom? Individuals' and Communities' Roles in International Cultural Heritage Law – Lucas Lixinski | 193 |
| 10. Underwater Cultural Heritage as an International Common Good – Tullio Scovazzi | 215 |
| 11. Public Goods, Foreign Investments and the International Protection of Cultural Heritage – Valentina Vadi | 231 |
| 12. New Rules and Procedures for the Prevention and Settlement | |

| | |
|------------------------------------------------------------------------------------------------------|-----|
| of Cultural Heritage Disputes: A Critical Appraisal of Problems and Prospects – Alessandro Chechi | 249 |
|------------------------------------------------------------------------------------------------------|-----|

Part III – The Environment

| | |
|-------------------------------------------------------------------------------------------------------------------------------------------|-----|
| 13. Revising International Environmental Law through the Paradigm of Ecological Sustainability – Massimiliano Montini | 271 |
| 14. Land Degradation as a Common Concern of Humankind – Ben Boer | 289 |
| 15. Protecting the Environment of Polar Regions – Patrizia Vigni | 309 |
| 16. Public Interest Environmental Litigation and the European Court of Human Rights: No Love at First Sight – Riccardo Pavoni | 331 |
| 17. Children’s Rights Challenged by Climate Change: Is a Reconceptualization Required? – Christine Bakker | 361 |
| 18. A Human Rights-Based Approach to Climate Change? Insights from the Regulation of Intangible Cultural Heritage – Ottavio Quirico | 381 |
| 19. Public and Private in the International Law of Environmental Liability – Emanuela Orlando | 395 |
| 20. Protecting Environmental Rights through the Bilateral Agreements of the European Union: Mapping the Field – Elisa Morgera | 421 |
| International Common Goods: An Epilogue – Francesco Francioni | 443 |
| <i>Index</i> | 449 |