

PREFACE

The present volume contains the 2020 judgment on the merits of the International Court of Justice in *Immunities and Criminal Proceedings (Equatorial Guinea v. France)*, as well as the Court's 2021 judgment on preliminary objections in *Alleged Violations of the 1955 Treaty of Amity, Economic Relations, and Consular Rights (Iran v. United States of America)*. International jurisprudence is further reflected in the judgments of the African Court on Human and Peoples' Rights in *Anthony and Kisite v. Tanzania* (Jurisdiction and Admissibility) and *Rajabu v. Tanzania* (Merits and Reparations), the decision on admissibility of the European Court of Human Rights in *Ukraine v. Russia (Re Crimea)*, and the Review Panel's findings and recommendations concerning the *Objection by Ecuador to a Decision of the Commission of the South Pacific Regional Fisheries Organisation*. National jurisprudence is reflected in decisions from England (*Chambers v. United States of America*), the United States District Court and Court of Appeals (*Peterson v. Iran*) and the United States Supreme Court (*Bank Markazi v. Peterson* and *Germany v. Philipp*).

The Editors wish to express their gratitude to the many people whose work has made this volume possible. Dr Massimo Lando summarized the cases from the International Court of Justice. Mr Darren Peterson prepared the summaries of the cases from England and the United States and Ms Caroline Kimeu wrote the summaries of the cases from the African Court on Human and Peoples' Rights. Ms Karen Lee summarized the decision of the European Court of Human Rights and saw the volume through the press. Ms Nahide Basri, the ILR Editorial Assistant, prepared the Tables of Cases and Digest. Mrs Rowena Gavars compiled the Table of Treaties and Index. Mrs Alison Tickner checked the copy and Mrs Jenny Macgregor read the proofs.

The Editors are very grateful to the International Court of Justice, the African Court on Human and Peoples' Rights, the European Court of Human Rights, the Permanent Court of Arbitration and the United States Courts for kindly permitting these Reports to use the electronic files of the relevant judgments posted on their official websites. The decision from England published in this volume carries Crown copyright and contains public sector information licensed under the Open Government Licence v.3.0; the electronic file was sourced from the Government website.

Finally, our thanks go to all the others who have worked to complete this volume, particularly our publishers, Cambridge University Press, and typesetters, Straive, and their staff.

C. J. GREENWOOD

MAGDALENE COLLEGE
CAMBRIDGE

K. L. LEE

LAUTERPACHT CENTRE
FOR INTERNATIONAL LAW,
UNIVERSITY OF CAMBRIDGE

November 2022