LEGITIMACY OF UNSEEN ACTORS IN INTERNATIONAL ADJUDICATION

Edited by
FREYA BAETENS
University of Oslo

CAMBRIDGE UNIVERSITY PRESS
CONTENTS

List of Figures page xi
List of Tables xii
List of Contributors xiii
Foreword xix
HUGH THIRLWAY

1 Unseen Actors in International Courts and Tribunals: Challenging the Legitimacy of International Adjudication 1
FREYA BAETENS

PART I INSTITUTIONAL PERSPECTIVES 29

2 The International Court of Justice 31
NATHALIE WILES

3 The International Tribunal for the Law of the Sea 43
PHILIPPE GAUTIER

4 International Arbitral Institutions 51
BRIDIE MCASEY

5 The World Trade Organization 70
DANIEL ARI BAKER AND GABRIELLE MARCEAU

6 The International Criminal Court 92
PHILIPP AMBACH

7 The European Court of Human Rights 108
LEDI BIANKU AND PETER KEMPEES

8 The Court of Justice of the European Union 121
CAROLINE HEEREN
PART II NOMINATION AND APPOINTMENT 137

9 Gatekeeper Secretariats 139
KATHLEEN CLAUSSEN

10 Appointing Authorities: Self-Appointment, Party Appointment and Non-Appointment 164
PETER TZENG

11 Before The Law: Assessing the Process and Impact of Judicial Screening Bodies 189
BRIAN MCGARRY AND JOSEF OSTŘANSKÝ

PART III CASE MANAGEMENT AND DEFERENCE TO THE BENCH 215

12 The Essence of Adjudication: Legitimacy of Case Managers in International Arbitration 217
CHRISTINE SIM

13 Procedural Reforms at The Court of Arbitration of The International Chamber of Commerce: How to Ensure that Party Autonomy Will Continue Serving as a Legitimization Tool 238
GIACOMO MARCHISIO

14 Will an Investment Court Be a Better Fact-Finder? The Case of Expert Evidence 250
MATTHEW W. SWINEHART

15 Unseen and Unsung: Language Services at the International Criminal Court and Their Impact on Institutional Legitimacy 272
LEIGH SWIGART

16 Rights and Expertise: Assessing the Managerial Approach of the Court of Justice of the European Union to Conflict Adjudication 297
MARIE-CATHERINE PETERSMANN

PART IV CONFIDENTIALITY AND TRANSPARENCY 321

17 The Politics of Invisibility: Why Are International Judicial Bureaucrats Obscured from View? 323
TOMMASO SOAVE
18 Unseen Actors as Unseen Experts: Ghosts in International Adjudication
GUILLAUME GROS
347

19 Arbitral Institutions’ Response to Perceived Legitimacy Deficits: Promoting Diversity, Transparency and Expedition in Investor-State Arbitration
KSENIA POLONSKAYA
371

20 Identifying the Voices of Unseen Actors in Investor-State Dispute Settlement
DAMIEN CHARLOTIN
392

PART V ETHICS AND ACCOUNTABILITY 427

21 Physicians’ Impact on the Legitimacy of the International Criminal Court
GIOVANNA MARIA FRISSO
429

22 Screening Powers in Investment Arbitration: Questions of Legal Change and Legitimacy
RELJA RADOVIĆ
452

23 Legitimacy and the Role of Legal Officers in Chambers at International and Hybrid Criminal Courts and Tribunals
MARKO DIVAC ÖBERG
475

24 The Référendaire as Unseen Actor: A Comparative Look at the Court of Justice of the EU, the US Supreme Court and International Arbitral Tribunals
GILLIAN CAHILL
496

PART VI EXTERNAL INFLUENCES AND ACTIVITIES 515

25 ‘Outside Activities’ and Workload Management as Unseen Actors (and Factors) in International Adjudication
CATHERINE H. GIBSON
517

26 The Legitimacy of Private Lawyers Representing States Before International Tribunals
ANDREAS R. ZIEGLER AND KABRE R. JONATHAN
544

27 Online Reporters and Databases: Four Narratives of Their Roles in Investor-State Dispute Settlement
PIETRO ORTOLANI
566
28  Bilateral Committees in EU Trade and Investment Agreements: Platforms for the Reassertion of State Control Over Investor-State Adjudication?  591

HANNES LENK

Epilogue: An Unseen Actor Speaks  611

Index  613