Table of Contents

Acknowledgements		xiii
Introductio	on	xv
W. Michael Reisman: Publications		xxvii
Part I	W. Michael Reisman, The Person	1
Chapter 1	An Appreciation Rosalyn Higgins	3
Chapter 2	Michael Reisman, Dean of the New Haven School of International Law <i>Harold Hongju Koh</i>	13
Chapter 3	L'honneur des juristes Prosper Weil	17
Chapter 4	Michael Reisman, Human Dignity, and the Law <i>Siegfried Wiessner</i>	21
Part II	Theory About Making and Applying Law	31
Chapter 5	Law as a Process of Communication: Reisman Meets Habermas Adeno Addis	33
Chapter 6	The Uses and Abuses of Illusion in International Politics <i>Mahnoush H. Arsanjani</i>	51

Chapter 7	Prelude to Decision: Michael Reisman, the Intelligence Function, and a Scholar's Study of Intelligence in Law, Process, and Values James E. Baker	73
Chapter 8	Prologue to a Theory of Non-Treaty Norms Daniel Bodansky	119
Chapter 9	How Nongovernmental Actors Vitalize International Law Steve Charnovitz	135
Chapter 10	Between Façades and Operational Codes: Michael Reisman's Jurisprudence of Suspicion Menachem Mautner	163
Chapter 11	Scholarship as Law Jan Paulsson	183
Chapter 12	Between Minimum and Optimum World Public Order: An Ethical Path for the Future <i>Steven R. Ratner</i>	195
Chapter 13	The Users of International Law Emmanuel Roucounas	217
Chapter 14	Rethinking Choice of Law: What Role for the Needs of the Interstate and International Systems? Gary J. Simson	235
Chapter 15	More Than What Courts Do: Jurisprudence, Decision, and Dignity—In Brief Encounters and Global Affairs Robert D. Sloane	261
Chapter 16	Reconfiguration of Authority and Control of the International Financial Architecture <i>Eisuke Suzuki</i>	271
Chapter 17	Remarks on Sovereignty in the Evolving Constitutional Features of the International Community <i>Attila Tanzi</i>	299
Chapter 18	International Law as a Coherent System: Unity or Fragmentation? Christian Tomuschat	323

Chapter 19	Entrenchment—Human and Divine: A Reflection on Deuteronomy 13:1-6 <i>J.H.H. Weiler</i>	355
Chapter 20	Obligation of Result Versus Obligation of Conduct: Some Thoughts About the Implementation of International Obligations <i>Rüdiger Wolfrum</i>	363
Part III	Making and Applying Human Rights Law	385
Chapter 21	Secession or Independence—Self-Determination and Human Rights: A Japanese View of Three Basic Issues of International Law Concerning "Taiwan" <i>Nisuke Ando</i>	387
Chapter 22	Reflections on the Torture Policy of the Bush Administration (2001–2008) <i>M. Cherif Bassiouni</i>	395
Chapter 23	Waivers in International and European Human Rights Law Lucius Caflisch	407
Chapter 24	Reflections on the Current Prospects for International Criminal Justice <i>Antonio Cassese</i>	433
Chapter 25	Human Rights and World Public Order: Major Trends of Development, 1980–2010 and Beyond <i>Lung-chu Chen</i>	439
Chapter 26	U.N. Human Rights Council Fact-Finding Missions: Lessons from Gaza Christine Chinkin	475
Chapter 27	Choice of Gender Identity in International Human Rights Law <i>Aaron Xavier Fellmeth</i>	499
Chapter 28	The International Protection of Human Rights as an Element of World Order Jochen Abr. Frowein	517

ix

x

Chapter 29	Toward Minimum Standards for Regional Human Rights Syster Christof Heyns Magnus Killander	ns 527
Chapter 30	Sabbatino, Sosa, and "Supernorms" Kenneth C. Randall Chimène I. Keitner	559
Chapter 31	Some Remarks about the Realistic Idealism of the European Court of Human Rights <i>Luzius Wildhaber</i>	569
Part IV	Making and Applying Investment and Trade Law	577
Chapter 32	Investments, Fair and Equitable Treatment, and the Principle of "Respect for the Integrity of the Law of the Host State": Toward a Jurisprudence of "Modesty" in Investment Treaty Arbitration Guillermo Aguilar Alvarez Santiago Montt	579
Chapter 33	The Once and Future Foreign Investment Regime <i>José E. Alvarez</i>	607
Chapter 34	The Interpretation of National Foreign Investment Laws as Unilateral Acts Under International Law David D. Caron	649
Chapter 35	State Succession and Commercial Obligations: Lessons from Kosovo <i>Tai-Heng Cheng</i>	675
Chapter 36	Emergency Clauses in Investment Treaties: Four Versions Rudolf Dolzer	705
Chapter 37	Deconstruction of Constitutional Limitations and the Tariff Regime of the Philippines: The Strange Persistence of a Martial Law Syndrome Florentino P. Feliciano	719
Chapter 38	Softening Necessity Francisco Orrego Vicuña	741

Chapter 39	Truth and Efficiency: The Arbitrator's Predicament <i>William W. Park</i>	753
Chapter 40	The Future of Investment Arbitration Christoph Schreuer	787
Chapter 41	The Domestic Decision-Making Process and Its Implications for International Commitments: American Beef in Korea <i>Hi-Taek Shin</i>	805
Chapter 42	Dissenting Opinions by Party-Appointed Arbitrators in Investment Arbitration <i>Albert Jan van den Berg</i>	821
Chapter 43	China's Practice in International Investment Law: From Participation to Leadership in the World Economy Guiguo Wang	845
Part V	Making and Applying Law for the Resources of the Planet	891
Chapter 44	On Rocks and Maritime Delimitation Bernard H. Oxman	893
Chapter 45	The Future of International Water Law: Regional Approaches to Shared Watercourses? Salman M.A. Salman	907
Part VI	Making and Applying Law to the Use of Force	929
Chapter 46	The Law on Asymmetric Warfare <i>Eyal Benvenisti</i>	931
Chapter 47	Precautionary Self-Defense and the Future of Preemption in International Law <i>Elli Louka</i>	951
Chapter 48	Le programme nucléaire de l'Iran et le régime de non-prolifération nucléaire <i>Djamchid Momtaz</i>	989

xi

Chapter 49	U.N. Realities Nicholas Rostow	1003
Part VII	Making and Applying Law by International Tribunals	1025
Chapter 50	The Principle of <i>Compétence de la Compétence</i> in International Adjudication and Its Role in an Era of Multiplication of Courts and Tribunals <i>Laurence Boisson de Chazournes</i>	1027
Chapter 51	Shaping the Future of International Law: The Role of the World Court in Law-Making Alain Pellet	1065
Chapter 52	Gorbachev Embraces Compulsory Jurisdiction Stephen M. Schwebel	1085
Contributors and Editors		1095