Time and International Adjudication

Time and International Adjudication

The Temporal Factor in Proceedings before International Courts and Tribunals

Edited by

Andrea Gattini

Associate Editor

Marco Dimetto



LEIDEN | BOSTON

Library of Congress Cataloging-in-Publication Data

```
Title: Time and international adjudication: the temporal factor in proceedings before international courts and tribunals / edited by Andrea Gattini, Marco Dimetto.

Description: Leiden; Boston: Brill/Nijhoff, 2025. | Includes index.

Identifiers: LCCN 2024039231 (print) | LCCN 2024039232 (ebook) |
ISBN 9789004716360 (hardback) | ISBN 9789004716377 (ebook)

Subjects: LCSH: Arbitration (International law) | Jurisdiction
(International law) | Time (International law) | International courts. |
Dispute resolution (Law)

Classification: LCC KZ6115.T56 2025 (print) | LCC KZ6115 (ebook) |
DDC 341.5/22--dc23/eng/20240826

LC record available at https://lccn.loc.gov/2024039231

LC ebook record available at https://lccn.loc.gov/2024039232
```

Names: Gattini, Andrea, editor. | Dimetto, Marco, associate editor.

Typeface for the Latin, Greek, and Cyrillic scripts: "Brill". See and download: brill.com/brill-typeface.

```
ISBN 978-90-04-71636-0 (hardback)
ISBN 978-90-04-71637-7 (e-book)
DOI 10.1163/9789004716377
```

Copyright 2025 by Koninklijke Brill Bv, Leiden, Plantijnstraat 2, 2321 JC The Netherlands. Koninklijke Brill Bv incorporates the imprints Brill, Brill Nijhoff, Brill Schöningh, Brill Fink, Brill mentis, Brill Wageningen Academic, Vandenhoeck & Ruprecht, Böhlau and V&R unipress. All rights reserved. No part of this publication may be reproduced, translated, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording or otherwise, without prior written permission from the publisher. Requests for re-use and/or translations must be addressed to Koninklijke Brill Bv via brill.com or copyright.com.

This book is printed on acid-free paper and produced in a sustainable manner.

Contents

Notes on Contributors IX

Time and International Adjudication: an Introduction 1

Andrea Gattini

PART 1 Institution of the Proceedings

The Time Factor in Bringing a Case before the International Court of Justice 33

Andreas Zimmermann

- 2 Jurisdiction ratione temporis of the International Court of Justice 51 Giorgio Gaja
- 3 The Distinction between Disputes and Claims and the Question of Time: from *Mavrommatis* to the *Marshall Islands* 59

 Zachary Douglas KC
- 4 The Time of the Seisin as a Pivotal Factor for the Settlement of Inter-State Disputes 80

 Marco Dimetto
- Temporal Aspects of Dispute Settlement Proceedings at the International Tribunal for the Law of the Sea 99 *Lyna Maaziz and Niki Aloupi*
- 6 The Three Regional Human Rights Courts: One Single Understanding of Time in Instituting the Proceedings? 116

 Laurence Burgorgue-Larsen
- 7 The Time Element in the Initiation of Inter-State Arbitration 142 Serena Forlati
- 8 Practical Considerations for Litigating Investment Arbitration Disputes in Times of Crisis 158

 Christina L. Beharry and Katherine Peiffer

VI CONTENTS

PART 2 Incidental Proceedings

- 9 Incidental Proceedings in the ICJ and the Fateful Passage of Time 177

 Matina Papadaki
- 10 Filing a Counter-Claim after the Lapse of the Title of Jurisdiction 199

 Hadi Azari
- Intervention in the Collective Interest before the International Court of Justice – the Time has Finally Come? 215 Alina Miron
- 12 Rendezvous between Provisional Measures and Prompt Release in the ITLOS Jurisprudence 236 Yoshifumi Tanaka
- 13 Provisional Measures before Regional Human Rights Courts 256 Christina Binder
- 14 Time and the Settlement of Investor-State Disputes: Running On or Out of Time? 276 Chiara Giorgetti and Craig D. Gaver

PART 3

Evidence

- 15 The Role of Good Administration of Justice in Admitting Untimely and Informal Documents before the International Court of Justice 299 Carlotta Ceretelli
- 16 The Role of the Time Element in Providing Facts before ITLOS 319

 Gian Maria Farnelli
- 17 Temporal Aspects of the Use of Experts in the Proceedings before the ICJ and ITLOS 334 Makane Moïse Mbengue and Rukmini Das

CONTENTS VII

18 Evidence in WTO Dispute Settlement 354
Sunayana Sasmal and Petros C. Mavroidis

19 The Role of Time in Allocating the Burden of Proof in Investment Arbitration 375
Arnaud de Nanteuil

PART 4 Interpretation of Applicable Law

- 20 Time, Custom and International Adjudication 391 Alexandre Hermet
- 21 Precedent as Retrospection: the Practice of the International Court of Justice 412

 Gleider Hernández
- 22 Res Judicata and Time 434 Niccolò Ridi
- 23 Applicable Law and Evolutionary Interpretation of the "Legal Order for the Seas and the Oceans": the ITLOS and UNCLOS Arbitral Tribunals Experience 455

 Roberto Virzo
- 24 Adapting International Instruments over Time: Remarks on the Evolutive Interpretation of the European Convention on Human Rights 473 Linos-Alexander Sicilianos
- 25 Intertemporal Issues in the Interpretation of GATT Article XXI 487

 Mariana de Andrade

PART 5 Post Judgment

26 Patience and Perseverance: Time and Compliance with Inter-State Judicial Decisions 509 Philippa Webb VIII CONTENTS

27	Implementation of Human Rights Judgments in Latin America	532
	Jorge Contesse	

- 28 From Rectification to Revision: the Timeless Character of Post-Award Proceedings 555 Andreas Kulick
- 29 Enhancing the Relevance of Revision in International Adjudication 573 Relja Radović
- 30 Handle with Care: Judicial Review Procedures of International Judgments and Awards 593 Loris Marotti
- 31 'As Time Goes By': the Time-to-Compliance in WTO Dispute Settlement 613 Andrea Hamann

Index 635

Notes on Contributors

Niki Aloupi

is Professor of Public International Law at the Université Paris-Panthéon-Assas. She is the Director of the IHEI (Institut des Hautes Études Internationales) and of the master's degree in international administration. She is the co-director of the Environmental Studies Center of her University. She is a member of the scientific committee of several international law journals and assistant treasurer of the French Society of International Law. She has served as Secretary-Editor of the Institute of International Law and as representative of the UNHCR to the French Asylum Court. Since January 2023, she is a member of the Legal and Technical Commission of the International Seabed Authority.

Hadi Azari

is Professor of Public International Law at Kharazmi University of Tehran, where he teaches public international law, international dispute settlement, and the international law of State responsibility. He is the author of numerous publications on these topics and appears as counsel and advocate before the International Court of Justice. Hadi was an invited professor at the University of Paris II (Panthéon-Assas).

Christina L. Beharry

is a Partner in Foley Hoag's International Litigation and Arbitration Department in Washington, D.C. where she focuses on public international law, international arbitration, and trade and investment policy. Prior to joining Foley Hoag, she practiced in the Government of Canada's Department of Foreign Affairs and International Trade as well as Industry Canada. Ms. Beharry holds law degrees from the London School of Economics, Cambridge University, and Columbia Law School and is a member of the Bars of Ontario, the District of Columbia, New York, and England & Wales.

Christina Binder

holds the Chair of International Law and International Human Rights Law at the University of the Bundeswehr Munich since April 2017. Before, she was University Professor of International Law at the Department of European, International and Comparative Law at the University of Vienna. Christina was member of the Executive Board of the *European Society of International Law* (ESIL) 2014-2022 and also served as ESIL's Vice-President. She is member of the Council of the Global Campus of Human Rights since 2019. Christina is

general editor for the Inter-American system for the *Oxford Reports of International Law* (ORIL) series, co-editor of the *Zeitschrift für Menschenrechte*, the *European Yearbook of International Economic Law* and of the *Hungarian Yearbook of International and European Law*. She likewise acts as electoral expert for the Council of Europe Congress of Local and Regional Authorities and for the Venice Commission and is member of the Group of Independent Experts where she was rapporteur for the 2023 revision of the European Urban Charter.

Laurence Burgorgue-Larsen

is Professor of Law at the Sorbonne Law School (Université Paris 1). Between 2012 and 2019, she was a member of the Constitutional Court of Andorra and, between 2014 and 2016, its President. She researches and teaches in the areas of Human Rights Law, Comparative Constitutional Law and European and International Law. Her book on *The 3 Regional Human Rights Courts in Context* (OUP, 2024) has been awarded by the American Branch of the International Law Association (ILA) as the "ABILA Book Award of the Year" in October 2024.

Carlotta Ceretelli

is a Post-Doctoral Research Fellow in International Law at the University of Padova, School of Law. She has published in the field of international dispute settlement, with a specific focus on general procedural principles. She is currently finalizing a book project on the concept of sound administration of justice in international adjudication.

Jorge Contesse

is Professor of Law and Director of the Center for Transnational Law at Rutgers University. He is a member of the United Nations Committee against Torture and serves on the Board of Editors of the *American Journal of International Law*. He holds an Ll.m. and J.s.d. from Yale University and an Ll.B. from Diego Portales University.

Rukmini Das

is lecturer at the Geneva LLM in International Dispute Settlement (MIDS). She occasionally guests lectures at other educational institutions, and has a number of publications in the field of international dispute settlement. Her prior experiences include working as an international consultant at the International Trade Centre, Geneva, as a Swiss National Science Foundation researcher at the University of Geneva, at law firms, and at a legal policy organisation advising the Government of India. Rukmini has a Ph.D. (summa cum laude) from the University of Geneva, on the Use of Scientific Experts in International Disputes.

Mariana Clara de Andrade

holds a Ph.D. in Public International Law from the University of Milano-Bicocca (Italy), and a Bachelor and LLM from the Federal University of Santa Catarina (Brazil). Mariana has been a guest researcher at the Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law, the University of Geneva and the World Trade Organization PhD Support Programme.

Arnaud de Nanteuil

is Professor at University Paris Est Créteil, France. He teaches mainly international law, investment law, international trade law and European law, and he is the director of an LLM program on international business dispute settlement. He is the author of many publications in international law, including a textbook on international investment law and a collective book on landmark decisions in public international law. He also acts as counsel, expert or arbitrator in arbitration involving States or public entities.

Marco Dimetto

is Assistant Professor of International Law at the University of Padova, School of Law. His publications address issues of international dispute settlement, international economic law, and international law of immunities. He was awarded the 2021 Rosalyn Higgins Prize by *The Law and Practice of International Courts and Tribunals*, and the 2024 Annual Prize of the Italian Society of International Law.

Zachary Douglas

is Full Professor at Luiss in Rome and Professor of International Law at the Graduate Institute in Geneva where he is also the Director of the Masters of International Dispute Settlement. He is a Barrister and King's Counsel at the London Bar and a member of 3VB Chambers. He has an extensive practice as arbitrator and counsel in international cases.

Gian Maria Farnelli

is Associate Professor of International Law at the Department of Legal Studies of the University of Bologna. He has been counsel in inter-state disputes and assistant to arbitrator in investor-state disputes. His publications address issues of law of the sea, environmental law, State immunity, investment law and the law of international adjudication.

Serena Forlati

Law graduate (Florence), LLM (Bruges), PhD (Rome-La Sapienza), is Professor of International Law at the Department of Law, University of Ferrara.

Her research interests focus on international courts and tribunals, international human rights law and its interaction with international criminal law.

Giorgio Gaja

is Emeritus Professor of International Law at the University of Florence. Former Judge at the International Court of Justice (2012-2021). Former member of the International Law Commission (1999-2011). Member of the Institute of International Law.

Andrea Gattini

is Full Professor of International Law at the University of Padova, School of Law. He is an associated member of the Institut des Hautes Études Internationales (Université Paris II Panthéon-Assas) and several other international academic institutions. Formerly, he had been counsel of the Federal Republic of Germany before the International Court of Justice in the *Jurisdictional Immunities of the State* case.

Craig D. Gaver

is an attorney based in Washington, DC whose practice includes public international law, international arbitration, and domestic litigation with an international nexus. He holds an LL.M. from Columbia Law School and a J.D. from the Catholic University of America, Columbus School of Law.

Chiara Giorgetti

is Professor of Law at Richmond Law School and Senior Fellow at International Claims and Reparations Project at Columbia Law School. She is also Vice-Chair of the Board of the Register of Damage for Ukraine. She has published eleven books and more than eighty articles and chapters on matters of public international law, mostly on issue of international dispute resolution. She has almost thirty years of experience in international dispute resolution, as counsel, expert and adjudicator.

Andrea Hamann

is Professor of Public Law at the University of Strasbourg. Her areas of interest include international adjudication, international economic law, in particular international trade law, knowledge production in international law, critical theory, and international law as language.

Alexandre Hermet

is Professor of Law at Sciences Po Toulouse, the institute of political studies affiliated with the University of Toulouse, France. His research and teaching

focus primarily on public international law and especially on the theory of the sources of law (custom, treaties, and their relationship), as well as on the law governing the use of force and the law of armed conflicts. He also writes on the European Convention of Human Rights, on international litigation and he has an interest in comparative constitutional law.

Gleider Hernández

D.Phil (Oxon), Ll.M (Leiden), Ll.B & BCL (McGill), is Professor of Public International Law at the Catholic University of Leuven. He previously lectured at Durham University where he was also Deputy Director of the Durham Global Policy Institute, and was Associate Legal Officer at the International Court of Justice. He is President of the European Society of International Law (2023-2025), on the Editorial Boards of the European Journal of International Law and Global Policy, and on the Academic Review Board of the Cambridge International Law Journal. He is also General Editor of the Oxford Reports on International Courts of General Jurisdiction.

Andreas Kulick

is Professor, Chair of Public International Law at Johannes Gutenberg-University Mainz; Dr. iur. (2011) and Habilitation (2019), Eberhard Karls University Tübingen; Ll.M., NYU School of Law (2009); studies at Albert Ludwigs University Freiburg, the Geneva Graduate Institute of International and Development Studies and Humboldt University Berlin; Member of the ILA Committees on "Business and Human Rights" and "Submarine Cables and Pipelines under International Law"; counsel and advisor to states in proceedings before international courts and tribunals.

Lyna Maaziz

is Doctor of Law. In 2022, she defended a thesis concerning *The jurisdiction of ad hoc Arbitral Tribunals of the United Nations Convention on the Law of the Sea (Annex VII Arbitration)* at the Université Paris-Panthéon-Assas. She is Lecturer and Researcher at Université Paris-Panthéon-Assas, and resident at Galatasaray Üniversitesi (Gsü) in Istanbul, Türkiye. She is specialized in judicial and arbitral settlement of international disputes, and the law of the sea. She is author of several publications in these fields, as well as in sports arbitration and sports disciplinary procedures.

Loris Marotti

is an Associate Professor of International Law at the University of Naples Federico II, having previously held research and teaching positions at the University of Milan and the University for Foreigners of Perugia. As a generalist

public international lawyer, he has taught and published in several areas of international law, including international dispute settlement, international economic law and international organizations law.

Petros C Mayroidis

is the Edwin B Parker Professor at Columbia Law School, and a member of the Institut de droit international. His latest publication is *Industrial Policy, National Security and the Perilous Plight of the WTO* (Oxford, 2025).

Makane Moïse Mbengue

is Professor of International Law at the Faculty of Law of the University of Geneva and Director of the Department of International Law and International Organisation. He is also an affiliate professor at Sciences Po Paris (School of Law). He is a Member of the Curatorium of The Hague Academy of International Law and an Associate Member of the Institut de droit international. He acts as counsel in disputes before international courts and tribunals (in particular, before the International Court of Justice and the International Tribunal for the Law of the Sea), as arbitrator (in investment cases) and as advisor for governments across the world. He is the author of several publications in the field of general international law and international dispute settlement.

Alina Miron

is Professor of International Law at the University of Angers, and Founding partner at FAR Avocats.

Matina de Papadaki

is a Lecturer in International Law at the University of Glasgow, an International Law Researcher at the Academy of Athens and at the Athens Public International Law (AthensPIL) Centre. She has previously worked at the Max Planck Institute for International Procedural Law (EiPro) and she has practical experience of working at the International Law Commission. Her research and publications focus on procedural law before international courts and tribunals and sources of law.

Katherine Peiffer

is an associate in the International Litigation and Arbitration Department of Foley Hoag LLP, where she represents States and State-owned entities before international courts and tribunals. She is a graduate of Harvard Law School and the University of British Columbia.

Relja Radović

is a senior associate at BDK Advokati, Belgrade, Serbia, where he focuses on public law litigation, constitutional litigation, and international litigation and arbitration. He is the author of the book *Beyond Consent: Revisiting Jurisdiction in Investment Treaty Arbitration* (Brill 2021), as well as of several articles and chapters in the field of international dispute resolution. He holds a PhD from the University of Luxembourg, an Advanced LLM from Leiden University, an LLM and an LLB from the University of Novi Sad.

Niccolò Ridi

is Senior Lecturer (Associate Professor) in Public International Law at King's College London, where he is also an Associate Director of the Centre for International Governance and Dispute Resolution (CIGAD). His research focuses on international dispute settlement, international economic law, and computational analysis of international law. Prior to joining King's, he held positions at the University of Copenhagen, the University of Liverpool, and the Graduate Institute of International and Development Studies. He obtained degrees from the Universities of Florence (LLB and MA), Cambridge (LLM), and King's College London (PhD). He is an Academic Fellow of the Honourable Society of the Middle Temple.

Sunayana Sasmal

is Research Fellow in International Trade Law based at the University of Sussex and a legal consultant for TULIP Consulting. The interlinkages of trade and investment with industrial policy, climate action and sustainability have been her predominant research interests in the recent past. She earned an LL.M. as a Jagdish Bhagwati Fellow at Columbia Law School, New York, and an undergraduate law degree specializing in trade law from National Law University, Jodhpur in India.

Linos-Alexander Sicilianos

is Professor of International Law and former Dean of the Faculty of Law, University of Athens; Former Judge at and President of the European Court of Human Rights (2011-2021); 2nd Vice-President of the Institute of International Law; Member of the Curatorium of the Hague Academy of International Law; Member of the Permanent Court of Arbitration; Member (2002-2009), Vice-Chairman (2004-2005) and Rapporteur (2008-2009) of the UN Committee on the Elimination of Racial Discrimination; Member (1997-2009) and Chairman (2003-2004) of the Committee of experts of the Council of Europe for the Improvement of Procedures for the Protection of Human Rights; has

published numerous books, articles and essays on general international law, on the international protection of human rights, on international organizations, etc., including "The Human Dimension of International Law: General Course of Public International Law", Collected Courses of the Hague Academy of International Law, vol. 440, 2024.

Yoshifumi Tanaka

is Professor of International Law with a specific focus on the law of the sea, at the Faculty of Law, University of Copenhagen, Denmark. He has authored five books: *Predictability and Flexibility in the Law of Maritime Delimitation* (Hart Publishing 2006; 2nd edn 2019), *A Dual Approach to Ocean Governance* (Ashgate 2008), *The International Law of the Sea* (1st edition, Cambridge University Press 2012; 4th edn 2023), *The Peaceful Settlement of International Disputes* (Cambridge University Press 2018), and *The South China Sea Arbitration* (Hart Publishing 2019). He is also a co-editor of the *Routledge Handbook of Polar Law* (Routledge 2023).

Roberto Virzo

Ph.D. (University of Bari), is Full Professor of International Law at the University of Messina, an Adjunct Professor of International Law at Luiss University, and a legal expert of International Law of the sea at the Legal Affairs Service, Italian Ministry of Foreign Affairs. He is co-editor of 9 books, as well as author of 2 monographs and more than 80 scientific articles and essays in various fields of International Law.

Philippa Webb

is Professor of Public International Law, University of Oxford, Blavatnik School of Government. She is also a barrister specializing in international law. Philippa Webb has held positions in the Presidency of the International Court of Justice, the Office of the Prosecutor at the International Criminal Court and in United Nations Headquarters. Her publications include *The Right to a Fair Trial in International Law* (2021, with A Clooney) and *Oppenheim's International Law: United Nations* (2017, with Dame Rosalyn Higgins GBE KC, D Akande, S Sivakumaran and J Sloan), and *The Law of State Immunity* (2015, with Lady Fox KC).

Andreas Zimmermann

is Professor of Constitutional and International Law, University of Potsdam and Director of the Potsdam Centre of Human Rights; Dr. jur. (Heidelberg), LL.M. (Harvard); *inter alia* member of the advisory board on public international law of the German Ministry of Foreign Affairs; member of the advisory committee

NOTES ON CONTRIBUTORS XVII

on international humanitarian law of the German Red Cross; former member of the United Nations Human Rights Committee (2018-2020); member of the Permanent Court of Arbitration, former member of the German delegation negotiating the Rome Statute establishing the International Criminal Court. Frequent counsel in various proceedings before the ICJ.