

CONTENTS

<i>List of figures</i>	page ix
<i>List of tables</i>	x
<i>List of contributors</i>	xi
<i>Acknowledgements</i>	xii

Introduction

JOANNA JEMIELNIAK, LAURA NIELSEN, AND HENRIK
PALMER OLSEN 1

PART I Courts in international economic law: emergence, interplay, and proliferation 29

- 1 Assessing the impact of WTO and regional dispute
resolution mechanisms on the world trading system
DAVID A. GANTZ 31
- 2 Establishing permanent regional good offices for trade
disputes in Asia
CHANG-FA LO 78
- 3 African regional judiciaries and their jurisprudence in trade
law matters
AMOS SAUROMBE 96
- 4 Coordinated actions in international economic law as
illustrated by investment treaty arbitration and World Trade
Organization disputes
GREG TEREPOSKY AND LAURA NIELSEN 119

PART II	The development and usage of precedents in international economic law	139
5	Minority rules: precedent and participation before the WTO Appellate Body JOOST PAUWELYN	141
6	The welfare implications of precedent in international law KRZYSZTOF J. PELC	173
7	Features of trade law adjudication and their impact on the development of legal concepts and precedents ANTON K. SCHNYDER AND STEFANIE PFISTERER	188
PART III	Legitimizing decisions in international economic law	213
8	Judicial ethics in international economic law: what standards of independence and impartiality apply to arbitrators and panellists? KRISTA NADAKAVUKAREN SCHEFER	215
9	Judicial authority and styles of reasoning: self-presentation between legalism and deliberation INGO VENZKE	240
10	'Global Citizens' in international commercial arbitration and WTO dispute resolution JOANNA JEMIELNIAK AND LAURA NIELSEN	263
11	Proportionality analysis and international commercial arbitration – the example of public policy and domestic courts BENEDIKT PIRKER	290
	<i>Index</i>	320