By KHAWAR QURESHI QC

Advisory Opinions of the International Court of Justice

This book provides a complete guide to the vital Advisory jurisdiction of the ICJ which is available to the UN General Assembly, Security Council and UN Specialised Agencies. Subjects such as Treaty interpretation, privileges and immunities, legality of nuclear weapons, the legality of the "Wall" built by Israel in respect of the Occupied Territories have featured in the ICJ's Advisory Opinions. The author explains why the Advisory Jurisdiction is a vital and important means for the continuous clarification and development of Public International Law. The book analyses the key features of an Advisory Opinion, the process and procedure for invoking the ICJ's jurisdiction, as well as the practice of the Court with reference to its leading Advisory Opinions. The reader will find a complete schedule of all requests and answers delivered by the ICJ and its predecessor the PCIJ since 1922, as well as the relevant Rules and Practice Directions of the ICJ.

"The author...has achieved the considerable feat of producing a book which manages to avoid the twin perils of technicality and over-simplification." Sir Christopher Greenwood, GBE, CMG, QC (Judge, International Court of Justice, 2009-2018)

Due August 2018 £75.00 ISBN 9780854902323 Hardback

Conflicts of Interest in International Arbitration: An Overview

The growth of International Arbitration has given rise to many issues, including an increasing concern that Arbitrators must be seen to be and actually be independent and impartial. This book is aimed at arbitrators and Counsel who need to identify and unravel the different institutional rules that might apply in their case. The book also provides an invaluable summary of the approach adopted by the Courts in England and Wales, France and Switzerland to arbitrator challenges.

"This work has done a service to practitioners and all who want to learn about this subject by collecting much of the important international material in a single volume." From the Foreword by Sir Bernard Rix, Former UK Court of Appeal Judge

"...very helpful for a single practitioner work, such as this, to gather together the most important rules, guidelines and so-called "soft law" on the subject, to set out the key principles applicable in each type of arbitration, and to provide illustrative cases from a number of different jurisdictions and legal traditions." From the review in New Law Journal by David Foster, Head of O'Melvery's International Dispute and Arbitration Practice Group

2016 £19.95 ISBN: 9780854901937 Paperback (also available as an eBook)

You can order these books by visiting our website www.wildy.com or email info@wildy.com or call 020 7242 5778

Wildy, Simmonds & Hill Publishing, 58 Carey Street, London WC2A 2JD, UK
Bilateral Investment Treaty Claims: The Essentials

There has been a huge increase in Investment Treaty based arbitration claims against States in recent years. This book is aimed at practitioners and State legal advisers who need to identify and understand the key elements which underpin BIT based claims, with reference to the leading arbitral decisions from ICSID and UNCITRAL Investment Treaty Tribunals.

‘...a most useful manual for practitioners and students alike. It offers a practice-oriented review of the most important features of BITs and their application by tribunals.’ From the Foreword by Professor Christoph Schreuer and Professor Dolzer (authors of International Investment law)

‘...sets out in clear, succinct and user-friendly language the key issues to be aware of when dealing with BITs’ From the review in New Law Journal by Joe Tirado, Partner and Global Co-head of International Arbitration & ADR, Garrigues UK LLP

Public International Law before the English Courts

This is a groundbreaking text which seeks to guide practitioners as to how to spot a PIL point with reference to the key English Statute and case law principles. Based upon 25 years of experience in acting for and against States before the English Courts at all levels on such matters, the author has set out to demystify PIL and illustrate its increasing significance in English Court litigation.

‘This book enables the reader to appreciate the recent application and development of the principles of PIL in this country in the best possible way.’ From the Foreword by Lord Phillips of Maltravers Worth, Former President of the UK Supreme Court

‘...what is covered in this book is very well done, clearly and coherently written, and offers valuable summaries. Such a book is necessary and needed.’ From the review in Counsel by Professor Robert McCorquodale, British Institute of International and Comparative Law

You can order these books by visiting our website www.wildy.com or email info@wildy.com or call 020 7242 5778

Wildy, Simmonds & Hill Publishing, 58 Carey Street, London WC2A 2JD, UK