

## Contents

	Page
About the Author .....	v
Foreword .....	vii
Preface .....	ix
Acknowledgments .....	xi
Abbreviations .....	xiii
<b>PART I – THE FOUNDATIONS OF INTERNATIONAL ECONOMIC LAW</b>	
Chapter 1 – The Scope of International Economic Law.....	3
Chapter 2 – The Sources of Law in International Economic Regulation .....	23
<b>PART II – THE NORMS OF INTERNATIONAL ECONOMIC LAW</b>	
Chapter 3 – The Law of the World Trade Organization .....	55
Chapter 4 – The Law of Preferential Trade Agreements .....	133
Chapter 5 – International Investment Regulation .....	155
Chapter 6 – International Courts and Tribunals and Economic Disputes .....	235
<b>PART III – BUSINESS PROBLEMS OF THE GLOBAL ECONOMY</b>	
Chapter 7 – Sovereign Debt Restructuring .....	275
Chapter 8 – State-owned Investment Fund: The Case of Sovereign Wealth Funds .....	295
Chapter 9 – Green Energy and Performance Requirements.....	351
Chapter 10 – Protecting the Origin of Products or Services: The Trademark .....	405
Chapter 11 – Internet Domain Names .....	445
Chapter 12 – Trade Remedies - Do They Facilitate or Hinder Free Trade?.....	469

**PART IV: PUBLIC POLICY PROBLEMS**

	Page
Chapter 13 – International Economic Migrations .....	533
Chapter 14 – Tobacco, Health and Exceptions in International Economic Law .....	573
Chapter 15 – The International Economic Law of Sanitation and Water Services .....	611
Chapter 16 – Public Morals in International Economic Law .....	701
Guide to International Trade Law Sources on the Internet.....	729
Table of Cases .....	741
Table of Legislation.....	751
Index .....	765

**PART I – THE FOUNDATIONS OF INTERNATIONAL ECONOMIC LAW**

	Page
Chapter 1 The Scope of International Economic Law .....	3
Chapter 2 The Sources of Law in International Economic Regulation .....	23

International Economic Law merits serious study both from private and public policy perspectives. From private perspective, international economic law largely determines business opportunities and market trends. As a matter of public policy, it merits serious study as a branch of international economic public policy, or international economic law. Increasingly, it is recognised that domestic regulation of business is within the domain of international economic law. International economic law addresses some of these concerns by promoting cooperation among states and limiting competition. Before to delve into these important substantive issues, Chapter 1 explores the scope of international economic law. Chapter 2 presents the sources of international economic law.