Contributors

Andrew Byrnes is Professor in the Faculty of Law at the University of New South Wales. Before joining UNSW in 2005, he had taught at the Australian National University (2001-05), the University of Hong Kong (1989-2001), and previously at the University of Sydney. He teaches and writes in the field of international law, in particular in the areas of human rights law, the United Nations human rights system, and women's human rights.

Ann Capling is Associate Professor and Head of the Department of Political Science at the University of Melbourne. She works at the intersection of public policy and international political economy, and she has particular expertise in trade policy, international trade and investment agreements and global economic governance. Her recent books include *All the Way with the USA: Australia, the US and Free Trade* (2005) and *Australia and the Global Trade System* (2001). She is currently writing a book on the political economy of the Australian Football League.

Hilary Charlesworth is Professor in the Regulatory Institutions Network in the Research School of Social Sciences, Professor of International Law and Human Rights in the Law Faculty of the Australian National University and Director of the Centre for International Governance and Justice. She was awarded an Australian Research Council Federation Fellowship in 2005. She has worked with various non-governmental human rights organisations on ways to implement international human rights standards and was Chair of the Australian Capital Territory Government's inquiry into a bill of rights (2002-03).

Madelaine Chiam is a Research Fellow with the Centre for International and Public Law and a Lecturer in the Law Faculty of the Australian National University. Madelaine holds Arts and Law degrees from the University of Melbourne and a Master of Laws from the University of Toronto. Her research interests include the intersection of the laws of trade, human rights and development and the relationship between international law and domestic law.

Treasa Dunworth is a graduate of Auckland and Harvard Universities, and a Senior Lecturer in international law at the University of Auckland. She has several years' international law experience working in both nongovernmental and inter-governmental spheres where her focus has been on arms control, particularly the control of chemical weapons. She has published internationally and within New Zealand, and her current research focus is on the role of international law in New Zealand domestic law and the accountability of international organisations. She is the New Zealand Vice President of the Australian and New Zealand Society of

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International Law, a member of the Advisory Board of the Asia Pacific Centre for Military Law, the New Zealand correspondent for the *Yearbook of International Humanitarian Law* and the contributing editor on public international law to the *New Zealand Law Review*.

Joanna Harrington is Associate Professor with the Faculty of Law at the University of Alberta. She previously taught at the University of Western Ontario (2000-04) and the University of Nottingham (1999-2000), and has held visiting appointments with the University of Puerto Rico, the Gilbert + Tobin Centre of Public Law at the University of New South Wales, and Queen's University at Herstmonceux Castle. Joanna's areas of interest lie in the fields of constitutional law and public international law, including international human rights law, international criminal law, and comparative constitutional law. Much of her work focuses on the domestic relevance of international law, including the domestic application of international human rights law in the interpretation of national constitutions, building on her experience as the Legal Officer to Lord Lester of Herne Hill QC during the passage of the UK *Human Rights Act 1998*. Her publications have appeared in leading journals in Canada, the United States, and the United Kingdom.

Devika Hovell is a Lecturer in international law at the University of New South Wales, and a Director at the Gilbert + Tobin Centre of Public Law. Devika has an Arts and Law degree from the University of Western Australia and a Master of Laws from New York University. Her research interests include the use of force, international humanitarian law, human rights in Australian law and the relationship between international law and domestic legal systems.

Fleur Johns is a Lecturer in the University of Sydney Faculty of Law, where she teaches international law and international human rights law. Fleur is a graduate of the University of Melbourne (earning BA/LLB (Hons) degrees in 1994) and Harvard Law School (awarded a Masters in 1996 and an SJD in 2003). Before joining the University of Sydney, Fleur practised law in New York City, where she focused on international project finance in the Latin American region. Fleur's research interests include international law, legal theory, legal history and legal geography.

Ann Kent is an ARC Australian Research Fellow at the Centre for International and Public Law in the Faculty of Law at the Australian National University. She is the author of *China, the United Nations and Human Rights: The Limits of Compliance* (1999) and *Between Freedom and Subsistence: China and Human Rights* (1993). She has also written articles on Australia and international human rights. She is currently completing a manuscript, 'China, International Organisations and Global Security'.

Wendy Lacey graduated from the University of Tasmania in 1999 with a combined degree in Arts and Law, obtaining Honours in both Law and Political Science. Upon graduation she began both teaching part-time at the University of Tasmania, and her PhD looking into the influence of

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international human rights law on the exercise of judicial discretion in Australia. In 2002 Wendy began lecturing at the University of Adelaide, where she teaches Australian constitutional law, administrative law, human rights, and co-ordinates the Jessup Moot. Her principal areas of research interest are human rights and Australian public law, and specifically the interface between international and domestic law in Australia. Her publications include several articles on the High Court decisions in both *Teoh* and *Lam*.

Janet McLean is Associate Professor at the University of Auckland where she teaches public and administrative law. In 2006, she will take up the Chair in Law and Governance at the University of Dundee, Scotland. Janet holds degrees from Victoria University of Wellington and the University of Michigan. Her present work is focused on differing legal conceptions of the state in historical and contemporary settings. Her recent work in this area includes: 'The Transnational Corporation in History: Lessons for Today?' (2004) 79 Indiana Law Journal 363-377, 'From Empire to Globalisation: the New Zealand Experience' (2004) 11 Indiana Journal of Global Legal Studies 161-181, 'The Crown in Contract and Administrative Law' (2004) 24 Oxford Journal of Legal Studies 129-154 and 'The Transformation from Government to State: Globalisation and Governments as Legal Persons' (2002) 10 Indiana Journal of Global Legal Studies 173-197.

Andrew Mitchell is a Senior Fellow at the University of Melbourne, a Consultant to the International Monetary Fund in Geneva, and a Fellow of the Tim Fischer Centre for Global Trade & Finance at Bond University. He is also a Doctoral Candidate in Law at the University of Cambridge as a WM Tapp Scholar of Gonville & Caius College and a Cambridge Commonwealth Trust Scholar. He completed his undergraduate law and economics degrees at the University of Melbourne and Master of Laws at Harvard Law School. He teaches the law of the World Trade Organization at the University of Melbourne and in 2006 will also be teaching at Monash University, Bond University and the University of Western Ontario. Andrew has published in numerous journals and books on areas including WTO law, international law, international humanitarian law and constitutional law. He compiled, edited and contributed to *Challenges and Prospects for the WTO* (2005).

Mayo Moran is Associate Professor at the Faculty of Law, University of Toronto. She served as Associate Dean from January 2000 to June 2002. Mayo completed her LLB at McGill University and subsequently obtained an LLM from the University of Michigan and an SJD from the University of Toronto. She has published in comparative constitutional law, private law, and legal and feminist theory. Her book *Rethinking the Reasonable Person* was published in 2003. She co-edited (with David Dyzenhaus) and contributed to *Calling Power to Account: Law, Reparation and the Chinese Canadian Head Tax* (2005). Her work focuses on how our practices and theories of responsibility come to terms with discrimination and on the

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implications of this for legal theory. She is currently engaged in a project on reparations theory and transitional justice that examines the limits and possibilities of law, particularly private law, in redressing widespread historic wrongdoing.

John Uhr is Reader in Policy and Governance in the Australian National University's Asia Pacific School of Economics and Government (APSEM). He is the author of Terms of Trust: Arguments over ethics in Australian government (2005). His other books include The Australian Republic: The Case for Yes (1999) which he edited and contributed to and Deliberative Democracy in Australia: The Changing Place of Parliament (1998) which was written while he was convenor of the Governance Strand of the ANU's Reshaping Australian Institutions project in the Research School of Social Sciences. Before that he was the final Director of the ANU's Federalism Research Centre from 1995-97, through which he edited three books: Program Evaluation (1991), Ethical Practice in Government (1996) and Evaluating Policy Advice (1996, co-edited with Keith Mackay and co-published with the Department of Finance).

Kristen Walker is Associate Professor of Law at the University of Melbourne Law School, where she teaches and researches in the areas of Australian constitutional law, international law and law and sexuality. She also practises at the Victorian Bar, specialising in public law. Before joining the Melbourne Law School, she was an Associate to Sir Anthony Mason, then Chief Justice of the High Court. She also taught at Columbia Law School in New York. She has degrees from the University of Melbourne and Columbia University.

George Williams is Anthony Mason Professor and Director of the Gilbert + Tobin Centre of Public Law at the Faculty of Law, University of New South Wales. He is the author and co-author of books including Treaty (2005), The Case for an Australian Bill of Rights: Freedom in the War on Terror (2004), Human Rights Under the Australian Constitution (1999) and Australian Constitutional Law and Theory: Commentary and Materials (3rd ed 2002), and is an editor of The Oxford Companion to the High Court of Australia (2001). George also practises as a barrister in courts such as the High Court of Australia and the Supreme Court of Fiji and has been employed as a consultant by organisations including the Australian Broadcasting Corporation, the Aboriginal and Torres Strait Islander Commission and the Federal Parliament.