CONTENTS

Notes on ContributorsixPrefacexvList of AbbreviationsxviiiTable of CasesxxiiiTable of Treaties and International Documentsxxxiv

PART I Theoretical Approaches to CIL and Its Interpretation

- 1 The Illusion of Gold-Digging: Interpretation of State Practice PAULINE WESTERMAN 3
- 2 Addressing the Chronological Paradox of CIL: From Good Faith to *Opinio Juris*, and *Opinio Juris* to New Customary Rules HENRIQUE MARCOS 24
- 3 Interpreting the Plural Sources of CIL HARLAN GRANT COHEN 51
- 4 Interpretation Dynamics in CIL: An Entropic Approach ELENI MICHA 77

PART II Methods of CIL Interpretation in International Courts: Tools of the Trade

- 5 The Application of Logic and Reason in CIL Identification and Interpretation
 WILLIAM THOMAS WORSTER 105
- 6 The Interpretation of 'Direction or Control' in Investor-State Arbitration: The Case of State-Owned Enterprises PAULA BALDINI MIRANDA DA CRUZ 130

CONTENTS

- 7 The Court of Justice of the EU and CIL Interpretation: Close Encounters of a Third Kind?
 TAMÁS MOLNÁR 156
- 8 Judicial Effectiveness or Judicial Ambiguity: Is CIL Identification an Instrument for Judicial Activism in Excess? LEONI AYOUB 186
- 9 Judicial Dialogue between International Courts in the Interpretation of Customary International Human Rights Law
 SILVIANA COCAN 211

PART III CIL and Its Interpretation in the Normative Universe: Drifting towards Coherence?

- 10 General Principles of Law and the Interpretation of CIL CRAIG EGGETT 239
- 11 Interpretation of Customary Rules by Reference to Treaties and General Principles of Law MARINA FORTUNA 263
- 12 Reconciling Conflicting Norms of CIL: Towards a Method of Practical Concordance at the ICJ RAPHAEL OIDTMANN 281
- 13 Indicators of Coherence and the Interpretation of CIL CHARALAMPOS GIANNAKOPOULOS 299

Bibliography 326 Index 353

viii