Table of Contents

In	troduction
1.	The Democratization of Contemporary International Law- Making Processes and the Differentiation of Their Application 15 W. Michael Reisman
	Comment
	The Inadequacy of Law-Making by International Treaties: "Soft Law" as an Alternative?
	The Democratization of Contemporary International Law- Making Processes and the Differentiation of Their Application 53 Comment by Daniel Thürer
T	ternational Bodies: Their Role in Non-Contractual
L	nw-Making and in the Development of Customary ternational Law
La	aw-Making and in the Development of Customary
La	nw-Making and in the Development of Customary ternational Law
La In 2.	The Role of Technical Bodies
La In 2.	The Role of Technical Bodies

International Organizations and Non-State Actors: Their Role in Non-Contractual Law-Making and in the Development of Customary International Law		
	The Role of International Organizations in Non-Contractual Lawmaking	
	Lawmaking by International Organizations. Some Thoughts on Non-Binding Instruments and Democratic Legitimacy	171
5.	The Security Council as a Law Maker: The Adoption of (Quasi)-Judicial Decisions Erika de Wet	183
	The Security Council as a Law Maker: The Adoption of (Quasi)-Judicial Decisions Comment by Michael C. Wood	227
	Lawmaking through the UN Security Council. A Comment on Erika de Wet's Contribution	237
6.	Alternatives to Treaty-Making and Law-Making by Treaty and Expert Bodies in the Council of Europe	245
	Alternatives to Treaty-Making and Law-Making by Treaty and Expert Bodies in the Council of Europe	291
	Is the European Experience Duplicable in East Asia?	297
7.	The Development of International Law: Alternatives to Treaty-Making? International Organizations and Non-State Actors	301
	The Role of Non-State Actors, in Particular of NGOs, in Non-Contractual Law-Making and the Development of Customary International Law	319

	The Development of International Law: Alternatives to Treaty-Making? International Organizations and Non-State Actors	331
Cı	ross-Cutting Issues	333
8.	International Law as an Autopoietic System	335
	The Complementarity of International Treaty Law, Customary International Law, and Non-Contractual Lawmaking	401
	Complementarity of International Treaty Law, Customary Law, and Non-Contractual Law-Making	409
9.	Non-Treaty Law-Making: When, Where and How?	417
	Exercising Delegated Public Powers. Multilateral Environmental Agreements and Multilateral Funds Comment by Ellen Hey	437
	Treaty Law-Making and Non-Treaty Law-Making: The Evolving Structure of the International Legal Order	463
	Potential Subject-Matters and Areas of Non-Treaty (Non-Conventional) Lawmaking. Cross-Cutting Issues	481
	Domestic Consequences of Non-Treaty (Non-Conventional) Law-Making Anthony Aust	487
	In Memory of Triepel and Anzilotti: The Use and Abuse of Non-Conventional Lawmaking Comment by Francisco Orrego Vicuña	497
	Domestic Consequences of Non-Treaty Law-Making Comment by Susanne Wasum-Rainer	507
	Proliferation of Actors	511

Proliferation of Actors Comment by Pierre-Marie Dupuy	537
The Relevance of Non-State Actors to International Law	543
Lawmaking through the Interpretation and Application of International Law	557
12. Human Rights Commissions and Treaty Bodies in the UN-System	559
Impact of Treaty Bodies on the International Legal Order	571
Commissions and Treaty Bodies of the UN System	581
13. Judicial Lawmaking in an Era of "Proliferation" of International Courts and Tribunals: Development or Fragmentation of International Law? Tullio Treves	587
International Courts and Tribunals: Alternatives to Treaty Making Comment by Abdul G. Koroma	621
List of Contributors	627