

The South China Sea Arbitration

The Legal Dimension

Edited by

S. Jayakumar

Professor, Chairman of the International Advisory Panel of the Centre for International Law, National University of Singapore

Tommy Koh

Professor, Chairman of the Governing Board of the Centre for International Law, National University of Singapore

Robert Beckman

Associate Professor, Head of the Ocean Law and Policy Programme, Centre for International Law, National University of Singapore

Tara Davenport

Global Associate, Centre for International Law, National University of Singapore

Hao Duy Phan

Senior Research Fellow, Centre for International Law, National University of Singapore

NUS CENTRE FOR INTERNATIONAL LAW

EE Edward Elgar
PUBLISHING

Cheltenham, UK • Northampton, MA, USA

329

© The Editors and Contributing Authors Severally 2018

Cover image © Landsat imagery courtesy of NASA Goddard Space Flight Center and U.S. Geological Survey

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system or transmitted in any form or by any means, electronic, mechanical or photocopying, recording, or otherwise without the prior permission of the publisher.

Published by
Edward Elgar Publishing Limited
The Lypiatts
15 Lansdown Road
Cheltenham
Glos GL50 2JA
UK

Edward Elgar Publishing, Inc.
William Pratt House
9 Dewey Court
Northampton
Massachusetts 01060
USA

A catalogue record for this book
is available from the British Library

Library of Congress Control Number: 2018944791

This book is available electronically in the **Elgaronline**
Law subject collection
DOI 10.4337/9781788116275



ISBN 978 1 78811 626 8 (cased)
ISBN 978 1 78811 627 5 (eBook)

Typeset by Servis Filmsetting Ltd, Stockport, Cheshire
Printed and bound by CPI Group (UK) Ltd, Croydon, CR0 4YY

Contents

<i>List of maps and figures</i>	vii
<i>About the editors</i>	viii
<i>List of contributors</i>	xi
<i>Acknowledgements</i>	xvi
1 <i>The South China Sea Arbitration: laying the groundwork</i>	1
<i>S Jayakumar, Tommy Koh, Robert Beckman, Tara Davenport and Hao Duy Phan</i>	
PART I JURISDICTION AND PROCEDURE	
2 <i>Jurisdictional issues in the South China Sea Arbitration</i>	19
<i>Robert Beckman</i>	
3 <i>Jurisdiction in the South China Sea Arbitration: application of the Monetary Gold principle</i>	45
<i>Stuart Kaye</i>	
4 <i>Procedural issues arising from China's non-participation in the South China Sea Arbitration</i>	65
<i>Tara Davenport</i>	
PART II MARITIME ENTITLEMENTS	
5 <i>Historic rights in the light of the Award in the South China Sea Arbitration: what remains of the doctrine now?</i>	101
<i>Clive R Symmons</i>	
6 <i>Determining high-tide features (or islands) in the South China Sea under Article 121(1): a legal and oceanography perspective</i>	128
<i>Youna Lyons, Luu Quang Hung and Pavel Tkalich</i>	
7 <i>The Arbitral Tribunal's interpretation of paragraph 3 in Article 121: a first but important step forward</i>	154
<i>Erik Franckx</i>	

8	UNCLOS Article 121 and Itu Aba in the South China Sea Final Award: a correct interpretation? <i>Myron H Nordquist</i>	176
9	Artificial islands in the South China Sea: the legal regime and implications of the Award <i>J Ashley Roach</i>	205
PART III MARINE ENVIRONMENT		
10	The South China Sea Arbitral Award, Part XII of UNCLOS, and the protection and preservation of the marine environment <i>Nilüfer Oral</i>	223
11	Rocks versus islands: implications for protection of the marine environment <i>J Ashley Roach</i>	247
PART IV CONCLUSION		
12	Conclusion <i>S Jayakumar, Tommy Koh, Robert Beckman, Tara Davenport and Hao Duy Phan</i>	277
	<i>Index</i>	293