1. Record Nr. UNINA9910797159103321 Autore Quintana Aranguren Juan Jose Titolo Litigation at the International Court of Justice: practice and procedure / / by Juan Jose Quintana Aranguren Pubbl/distr/stampa Leiden, The Netherlands:,: Koninklijke Brill,, 2015 ©2015 **ISBN** 90-04-29751-0 Descrizione fisica 1 online resource (1,364 pages): illustrations Collana International Litigation in Practice, , 1874-0502;; Volume 10 Disciplina 341.5/52 Civil procedure (International law) Soggetti Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Nota di bibliografia Includes bibliographical references and index. Nota di contenuto Preliminary Material -- 1 Access -- 2 Jurisdiction -- 3 Governing Instruments -- 4 Procedure: General Aspects -- 5 Institution of Proceedings -- 6 Written Proceedings Stage: The Pleadings -- 7 Oral Proceedings Stage: The Hearings -- 8 Evidence -- 9 Modes of Termination -- 10 The Decision -- 11 Provisional Measures -- 12 Challenges to the Court's Jurisdiction (Preliminary Objections) -- 13 Counter-Claims -- 14 Intervention under Article 62 of the Statute --15 Intervention under Article 63 of the Statute -- 16 Interpretation of Judgments -- 17 Revision of Judgments -- 18 Other Litigation Devises: Joinder, Lack of Appearance, Appeals and Remedies -- 19 Litigation Before Chambers -- 20 Litigation in Advisory Proceedings -- List of Boxes -- Appendixes 1 and 2: List of Decisions -- Appendix 1: List of Decisions of the Permanent Court of International Justice (1920–1939) -- Index. Sommario/riassunto Litigation at the International Court of Justice provides a systematic guide to questions of procedure arising when States come before the International Court of Justice to take part in contentious litigation. Quintana's approach is primarily empirical and emphasis is put on examples derived from actual practice. This book is mainly intended to help practitioners and advisors to governments engaged in actual cases and deliberately avoids theoretical discussions, favoring a pragmatic stance that is focused not so much on what authors have to say on any

given topic concerning procedure, but rather on presenting, directly

"from the Court's mouth," as it were, what ICJ judges actually have done and said over the last ninety years concerning such questions.