

CONTENTS

Preface pe	age xiii
Table of cases	xv
Abbreviations	xviii
PART IX SETTLEMENT OF DISPUTES	
The Irish Dispute: a proposal for the composition of the tribunal	3
2 Peaceful change – the legal aspect3 The doctrine of non-justiciable disputes in	7
international law 4 Non-justiciability of disputes	26 65
5 The judicial settlement of international disputes 6 The place of law in the future development of	72
international security	77
PART X THE INTERNATIONAL COURT OF JUSTICE	
 THE STRUCTURE OF THE GOURT The International Court of Justice – a foreword Observations concerning the Report of Judge Huber on amendment of the Statute of the International 	91
Court of Justice 3 The revision of the Statute of the International Court	99
of Justice 4 Dissenting opinions of national judges and the revision of the Statute of the Permanent Court of	112
International Justice 5 The need for judicial elaboration	184 190
 THE JURISDICTION OF THE COURT A: IN GENERAL 6 The absence of an international legislature and the compulsory jurisdiction of international tribunals 	201



CONTENTS

7	The Security Council and the jurisdiction of the International Court of Justice	224
	THE OPTIONAL CLAUSE The attitude of States to the International Court of	
	Justice	231
-	The Case of Certain Norwegian Loans, separate opinion Interhandel Case (Interim Measures of Protection), separate	235
	opinion	271
ΙΙ	Interhandel Case (Preliminary Objections), dissenting	
	opinion	276
	Aerial Incident Case, joint dissenting opinion by Judges Sir Hersch Lauterpacht, Wellington Koo and	
	Sir Percy Spender	306
	The British Reservations to the Optional Clause The United States and the Permanent Court of	347
Ī	International Justice	380
c:	EXCESS OF JURISDICTION	
	The legal remedy in case of excess jurisdiction	401
	PART XI RENUNCIATION OF FORCE	
I	PART XI RENUNCIATION OF FORCE Japan and the Covenant	409
		409
	Japan and the Covenant	409 424
2	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the	
3	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute	
3	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the	424
3	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute	424 444
3	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934	424 444 464
3 4	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR Editor's introduction	424 444 464 479
3 4	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR	424 444 464 479 491
2 3 4 1 2	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR Editor's introduction The Law of Nations and the punishment of war crimes	424 444 464 479
3 4 1 2 3	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR Editor's introduction The Law of Nations and the punishment of war crimes Tentative list of war crimes	424 444 464 479 491 538
2 3 4 1 2 3 4	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR Editor's introduction The Law of Nations and the punishment of war crimes Tentative list of war crimes The limits of the operation of the Law of War	424 444 464 479 491 538 542
3 4 1 2 3 4 5	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR Editor's introduction The Law of Nations and the punishment of war crimes Tentative list of war crimes The limits of the operation of the Law of War The problem of the revision of the Law of War	424 444 464 479 491 538 542
2 3 4 1 2 3 4 5	Japan and the Covenant The Pact of Paris and the Budapest Articles of Interpretation 'Resort to War' and the interpretation of the Covenant during the Manchurian Dispute The Peace Act, 1934 PART XII THE LAW OF WAR Editor's introduction The Law of Nations and the punishment of war crimes Tentative list of war crimes The limits of the operation of the Law of War The problem of the revision of the Law of War	424 444 464 479 491 538 542

vi

I



CONTENTS OF PREVIOUS VOLUMES

ΙI	WORLD WAR II	
	2 Editor's introduction to this section	635
	3 Memorandum on the principles of international law	55
	governing the question of aid to the allies by the	
	United States, 15 January 1941	645
	4 Memorandum on certain aspects of the Law of	
	Neutrality, 3 September 1941	659
	5 Memorandum on the question of piracy in relation to	
	the German methods of sea warfare, 21 October 1941	66_{5}
	6 The future of neutrality	675
	7 Memorandum on the conduct of the United States,	
	September 1940 – December 1941	684
	PART XIV MISCELLANEOUS	
	The teaching of law in Vienna	711
	2 Some biblical problems of the Law of War	715
	3 The persecution of Jews in Germany	728
	4 Opinion on the interpretation of Article 4 of the	·
	Geneva Convention of 15 March 1922	737
Bib	liography of the principal published writings	745
Ind	er	750
ercu	vv•	753

CONTENTS OF PREVIOUS VOLUMES

1. GENERAL WORKS

I	INTERNATIONAL LAW - THE GENERAL PART	page 1
H	GENERAL RULES OF THE LAW OF PEACE	179
ш	SURVEY OF INTERNATIONAL LAW IN RELATION TO	
	THE WORK OF CODIFICATION OF THE	
	INTERNATIONAL LAW COMMISSION	445



CONTENTS OF PREVIOUS VOLUMES

2. THE LAW OF PEACE

PART I INTERNATIONAL LAW IN GENERAL

1	INTERNATIONAL LAW AS LAW	
	The nature of international law and general	
	jurisprudence	3
	2 The reality of the Law of Nations	22
	3 On realism, especially in international relations	52
	4 Professor Carr on international morality	67
II	HISTORY OF INTERNATIONAL LAW	
	5 International law and colonial questions, 1870-1914	95
	6 International law after the Covenant	145
	7 International law after the Second World War	159
111	SOURCES OF INTERNATIONAL LAW	
	8 Private law sources and analogies of international law	173
	9 Some observations on the prohibition of 'non liquet'	
	and the completeness of the law	213
	10 Decisions of municipal courts as a source of	
	international law	238
	11 Codification and development of international law	269
IV	THE WRITERS AND DOCTRINE OF INTERNATIONAL	
	LAW THE Continue With the second of the seco	
	The Grotian tradition in international law	307
	13 Spinoza and international law	366
	14 Westlake and present day international law	385
	15 Kelsen's pure science of law	404
	16 Brierly's contribution to international law	431
	17 The so-called Anglo-American and Continental	
	schools of thought in international law	452
V	THE SUBJECTS OF INTERNATIONAL LAW	
	18 The subjects of the Law of Nations	487
VI	THE RELATION OF INTERNATIONAL LAW TO	
	MUNICIPAL LAW	
	19 Is international law part of the law of England?	537

viii



CONTENTS OF PREVIOUS VOLUMES

3. THE LAW OF PEACE

PART II STATES AS SUBJECTS OF INTERNATIONAL LAW

I	ATTRIBUTES OF STATEHOOD IN INTERNATIONAL LA I Sovereignty and federation in international law	AW 5
II	PARTICULAR TYPES OF STATEHOOD 2 The Mandate under international law in the	3
	Covenant of the League of Nations 3 The interpretation of Article 18 of the Mandate for	29
	Palestine 4 Article 18 of the Mandate for Palestine and the	85
	dissolution of the League of Nations	101
III	REPRESENTATION OF STATES 5 Recognition of Governments	113
IV	EFFECT OF TOTAL OR PARTIAL EXTINCTION OF STATE PERSONALITY. STATE SUCCESSION 6 Succession of States with respect to private law	
	obligations	121
PA	ART III STATE TERRITORY AND TERRITO JURISDICTION	ORIAL
I	NATURE OF STATE TERRITORY 1 Sovereignty over submarine areas	143
II	BOUNDARIES OF STATE TERRITORY 2 Sovereignty over certain Frontier Land	207
111	TERRITORIAL WATERS 3 Implications of the Norwegian Fisheries case	213
IV	RIGHTS OF TERRITORIAL JURISDICTION 4 Allegiance, diplomatic protection and criminal	
	jurisdiction over aliens 5 Testing the legality of Persian policy	221
	6 The Rose Mary	242 245
v	DUTIES OF TERRITORIAL JURISDICTION 7 Revolutionary activities by private persons against	
	foreign States	251

ix



CONTENTS OF PREVIOUS VOLUMES

	8 Revolutionary propaganda by Governments	279
	9 Boycott in international relations	297
VI	LIMITATIONS UPON AND EXEMPTION FROM	
	TERRITORIAL JURISDICTION	
	10 The problem of jurisdictional immunities of foreign	
	States	315
	11 The Cristina	374
P.	ART IV THE INDIVIDUAL IN INTERNATION LAW	NAL
I	THE INDIVIDUAL AS A NATIONAL	
	1 The nationality of denationalized persons	383
ΙI	THE INTERNATIONAL PROTECTION OF THE	
	INDIVIDUAL	
	2 An international Bill of human rights	407
	3 Towards an international Bill of rights	410
	4 State sovereignty and human rights	416
	PART V ORGANS OF INTERNATIONAL	
	INTERCOURSE: DIPLOMATIC INTERCOUR	SE
	1 In re Solvan Vitianu	433
	PART VI LAW OF INTERNATIONAL	
	GOVERNMENT, ADMINISTRATION AND	
	CO-OPERATION	
	The principles of international organization	461
	2 The United Nations General Assembly – voting and	

competence in the Palestine question

6 Credentials of the Abyssinian delegation

South-West Africa

5 The League of Nations

7 Resurrection of the League

Africa

3 Voting procedure in the General Assembly:

4 Admissibility of hearings of petitioners: South-West

504

514

549

575

589

592



CONTENTS OF PREVIOUS VOLUMES

4. THE LAW OF PEACE

PART VII STATE RESPONSIBILITY

I	TREATMENT OF PERSONS	
	1 In re Friedrich Nottebohm	5
ΙI	TREATMENT OF PROPERTY	
	2 The Anglo-Iranian Oil Company case — draft of legal	
	submissions	23
	3 Observations on the Report of Professor de La	
	Pradelle	90
	PART VIII TREATIES	
I	GENERAL INTRODUCTION TO THIS PART	95
ΙΙ	DEFINITION AND NATURE OF TREATIES	
	I Essential requirements of a treaty	101
	2 Form and designation of a treaty	128
	3 The law governing treaties	140
III	CONCLUSION OF TREATIES	
	4 Assumption of treaty obligations	147
	5 Signature	152
	6 Ratification	161
	7 Accession	182
	8 Acceptance	195
	9 Reservations	200
IV	CONDITIONS OF VALIDITY OF TREATIES	
	SECTION I CAPACITY OF THE PARTIES AND OF	
	THEIR AGENTS	
	10 Capacity of the parties	245
	11 Capacity of agents – constitutional limitation upon	
	the treaty-making power	² 57
	SECTION 2 REALITY OF CONSENT	
	12 Absence of compulsion	273
	13 Absence of fraud	286
	14 Absence of error	289



CONTENTS OF PREVIOUS VOLUMES

	SECTION 3 LEGALITY OF THE OBJECT OF THE	
	TREATY	
	15 Consistency with international law	295
	16 Consistency with prior treaty obligations	301
	The Covenant as the 'higher law'	326
	The Oscar Chinn case	337
	Contracts to break a contract	340
	SECTION 4 FORM AND PUBLICITY	
	17 Written form	379
	18 Registration	383
v	INTERPRETATION OF TREATIES	
	SECTION I THE DOCTRINE OF PLAIN MEANING	
	19 The doctrine of plain meaning	393
	20 Restrictive interpretation and the principle of	
	effectiveness in the interpretation of treaties	404
	SECTION 2 PREPARATORY WORK	
	21 Preparatory work in the interpretation of treaties	
	(1934)	449
	22 Preparatory work in the interpretation of treaties	
	(1950)	528
VI	OPERATION OF TREATIES	
	23 Guardianship case – separate opinion	539