

## INDEX

Note—For references to particular articles of treaties see  
 the Table of Treaties.

- A
- Abus des droits*, 196
- Abuse of power, 279, 285
- Abuse of rights, 196
- Acquired rights, 171, 352-3
- Act of State—  
   nationalization measures as, 199-  
   200, 217  
   nationalization, whether, 220-4  
   United States, 220-4
- Actio popularis*, 285-6, 288, 293
- Advisory opinion: *see under* International Court of Justice
- Agreement on privileges, immunities and facilities between the World Health Organization and Egypt: *see under* WHO Regional Office in Egypt
- Agreements: *see* Treaties
- Agreements, economic development: *see* Concession agreements
- Alexandria Sanitary Bureau, 461-5, 537, 540, 567-8, 579  
 integration into WHO: *see under* WHO Regional Office in Egypt
- Algeria and France, Accords of Evian, 207
- Algiers Declarations, 582-607: *see also* Arbitrators; Arbitration; Treaties, interpretation of.
- Aliens—  
   expulsion of, 278-85  
   political activity, 397
- Arbitral award—  
   confirmation, 220-2  
   enforcement, 220-3, 225-7, 229-36  
   —foreign award, of: *see* Foreign judgments, enforcement of  
   —requirements, 236  
   foreign, enforcement of: *see* Foreign judgments, enforcement of  
   recognition, 221-4, 226  
   validity, 222
- Arbitral awards—  
   binding nature, 176  
   enforcement, 198-200
- Arbitral Procedure, Draft Convention (1958) of the International Law Commission, 148, 180-1
- Arbitral tribunals—  
   competence, 179, 216  
   jurisdiction: *see* competence  
   procedural law—  
     —authority to determine, 180  
     —determination of, 180
- Arbitration agreement: *see* Arbitration clause
- Arbitration clause, 147, 152, 159, 171, 176, 179, 220, 227, 229  
 binding nature, 178-9  
 capacity to conclude, 177  
 choice of law—  
   —waiver of sovereign immunity, whether, 222  
 duties of parties, 178  
 effect of termination of contract, on, 177-8, 216  
 independent character in contract, 177  
 sovereign immunity—  
   —waiver of, whether, 220, 223, 225-8, 234-5  
 States, obligation to respect, 178
- Arbitration, international—  
   agreement of parties, by, 159, 179-80  
   appointment of arbitrators: *see* Arbitrators  
   arbitrability of dispute, 150, 165, 171, 179-80  
   arbitration clause: *q.v.*  
   binding nature, 179  
   costs, 177, 216, 218  
   counterclaims, 604  
   —scope of, 600  
   default in appearance, 151, 181, 216  
   dispute, nature of, 179, 216  
   expert witnesses, 150, 166, 210-1, 213  
   Iran-US Claims Tribunal, 582-594, 595-607  
   *lex arbitri*: *see below* procedure  
   nationalization measures—  
     —arbitrability of, 179  
   non-appearance of parties, 230  
   procedure, 146-51, 165, 176-7, 179, 216, 221

- determination of, 180, 216
- law governing, 148-9, 180
- nature of, 179-80
- will of parties, 180
- seat of, 223—
  - determination by consent, 223
  - determination of, 177, 180-1, 216
- sovereignty, and, 165, 178
- termination of contract—
  - effect of, 177-8, 216
- Arbitration, international procedure—
  - UNCITRAL Rules, 587-594
- Arbitrators—
  - appointing authority—
    - powers of, 586-590
    - appointment of, 147-8, 176, 179
  - President of International Court of Justice, by, 147-8, 163, 165, 176, 179, 229
  - challenge of, 585-594
- Armed forces—
  - responsibility: *see* State responsibility
- Associated Society of Locomotive Engineers and Firemen (ASLEF), 370
- Asylum, 278-9
- Atheists: *see* Finland —

## B

- Belgium—
  - Appeals Council—
    - tribunal, independent and impartial, whether, 341-2
  - Cour de Cassation—
    - tribunal, independent and impartial, whether, 341-3
    - full review, 356
    - human rights, alleged violations of, 318-28
    - medical practitioners—
      - professional conduct, 324-8, 358
    - Ordre des médecins*, 319-34, 344
    - disciplinary proceedings, 319, 321-2, 325-8, 332-4, 358
    - Royal Decree no. 79 of 1967, 328-34
  - British Rail—
    - closed shop agreement, with: *see* Closed shop agreement

## C

- Causa petendi*, 355
- Charter of Economic Rights and Duties: *see under* United Nations
- Closed shop agreement: *see also* European Convention on Human Rights and Trade unions
  - British Rail, with, 365, 369-72
  - definition, 365
  - dismissal for not joining, 365-75
  - exemptions, 367-8, 370, 373
  - religious grounds, on, 360, 370, 373
  - existing employee, 360-2, 366, 370, 382
  - lawful, whether, 360-89
  - “post-entry” shop, 365
  - “pre-entry” shop, 365, 367
  - refusal to join trade union, 360-2, 372-4
  - dismissal because of, whether unfair, 360-2, 366-8, 373-4, 379
  - existing employee, 360-2, 366, 372-4
  - lawful, whether, 368
  - religious grounds, on, 360, 370
  - United Kingdom, in—
    - legal status, 360, 365-9
- Coffee Agreement, International, 422-8
  - limited duration, 423, 427
  - quotas, 422-8
  - pro rata*, 425-8
  - selective: *see below* selective system
  - system of adjustment, 425-6
  - selective system, 422-3, 425, 428
- Coffee Council, International, 422-8
  - law, relating to, whether, 422, 424
  - nature of, 424
- Compensation: *see also* Damages, Declaration, *Lucrum cessans* and *Restitutio*, 246
  - Accords of Evian between Algeria and France, 207
  - amicable settlement, 205, 208
  - appropriate, 188
  - classical concept, 165-6, 184, 196, 206, 218
  - concession reserves, 205
  - convenient, 207
  - determination of, 223
  - arbitration, by, 223

- special committee, by, 223, 229
- equitable, 209-10, 212, 218
- estimation of, 208-10
- fair market value, 166
- lump sum agreement, 205-6, 210
- nationalization, for, 221: *see also*
  - Nationalization measures
- methods of determination, 208-15
- net book value, 164, 208
- obligation to pay—
  - effect of recognition of, 208
  - requirement for lawful nationalization, whether, 196-7, 204-5, 217
  - trends, 204-12
  - value of concession, 210
- Compétence d'attribution*, 487
- Concession agreements: *see also*
  - Contracts, international
  - amendment—
    - consent to: *see also* Libya, Petroleum Law, 154, 170
    - applicable law, 171-3, 176
    - arbitration clause: *see* Arbitration clause *and* Arbitration, international
    - contractual nature, 156, 169-70
    - dispute settlement—
      - intention of parties, 179
    - economic value, 203
    - execution of, 179
    - fundamental breach, 147, 181, 199
    - incorporeal property, 189, 196
    - interpretation of, 179
    - Libya, oil concessions, 155-71, 220
    - amendment, 147
    - Deeds of Concession, 156-7
    - modification, 159-60
    - nationalization of: *see* Contracts, Expropriation *and* Nationalization
    - nature of, 169, 189
    - posted price, 161
    - rent, 158
    - royalties, 158
    - taxes, 158
- Conciliation—
  - equitable principles, 125
- Conciliation Commission—
  - applicable law, 109, 111
  - composition, 111
  - court of law, distinct from, 109, 111-2
- functions, 111-2, 125
- nature of, 111
- recommendations—
  - effect of, 111-2, 125
- Conditio sine qua non*, 539
- Consensus, 189
- Contestation, 336-40, 343, 347
- Continental shelf—
  - delimitation—
    - affecting third State, whether, 618, 622, 626, 646
    - agreement, by, 115
    - economic interests, 111-2
    - enclave method, 124
    - equidistance principle, 115
    - equitable solution, 115, 125-6
    - geography, 111-4
    - geology, 111-3, 115-24
    - International Court of Justice, and, 609, 617-8, 621-2, 626, 641
    - islands, 114, 126
    - median line, 114-5
    - morphology, 109, 116
    - principles and rules applicable to, 609, 617-8, 622, 625-7, 641-2, 645-6
    - proportionality, 125, 626
    - special circumstances, 111-2, 115, 125-7, 618
    - State practice, 125
  - joint development arrangement: *q.v.*
  - natural prolongation, 116-9, 124-5
- Contracts—
  - property, whether, 221, 224
- Contracts, Government and foreign company: *see also* Concession agreements *and* Contracts, international
  - definition, 169
- Contracts, international: *see also* Concession agreements *and* Nationalization measures
  - alteration, 154, 159, 191
  - contrarius consensus*, 191
  - no change clause, 159, 164, 170
  - unilateral, 147, 191
  - applicable law, 171-6, 201, 217
  - choice of law: *q.v.*,
  - common principles, 168, 172-5, 191, 198-9, 201-9, 217
  - general principles, 172-6, 199, 209-18

—private international law, 169  
 —public international law, 170-3  
 —will of parties, 178, 190, 196  
 arbitration clause—  
 —autonomous nature: *see also*  
 Arbitration clause, 216  
 autonomy of parties, 173, 190, 196,  
 217  
 binding nature: *see also pacta sunt  
 servanda*, 173, 190-2, 196-7, 217  
 breach of: *see below under* nationaliza-  
 tion measures  
 choice of law, 169, 171-5, 190, 200  
 dispute—  
 —interpretation, relating to, 176,  
 179  
 —performance, relating to, 176, 179  
 enforcement, 171  
 equality of parties, 171  
 intangibility clause: *see also above*  
 alteration, no change clause, 170  
 intention of parties, 171, 178-9  
 —frustration of, 213  
 law of the parties, as, 196  
 lawful termination, 197  
 nationalization measures—  
 —whether breach of contract, 147,  
 181-2, 187, 196-7, 203-7, 217  
 non-performance, 198, 201  
 obligations of parties, 170, 173, 179,  
 192-3, 196-7, 211, 217  
 premature termination, 170, 178-9,  
 181-2, 196-7, 207, 211, 217  
 private law of contracts, 169  
 proper law: *see also below* applicable  
 law  
 —definition, 171  
 right to conclude, 190  
 rights of parties, 159, 170, 179  
 sanctity of, 170, 190-3  
 special circumstances, 193  
 stabilisation clause: *see also above*  
 alteration, no change clause, 170  
 termination: *see also above* lawful  
 termination and *below* unilateral  
 repudiation, 159, 205  
 —arbitration clause, effect on, 178  
 —unforeseen events, 193, 207  
 —validity of, 191  
 typical contents, 169-71  
 unilateral repudiation, 147, 181, 191  
*Contrarius consensus*, 191

*Contrat judiciaire*, 349  
 Corporations—  
 nationalization of: *see* Expropriation  
 and Nationalization,  
 supervision by host State, 188  
 Council of Europe—  
 Committee of Ministers, 34, 37, 44,  
 54, 64, 68-9, 81  
 practice of, 72  
 Court of Justice of the EEC—  
 jurisdiction, 429, 440  
 Courts, international: *see* International  
 tribunals —  
*Cuius est solum*, 183  
 Custom, 233—  
 Islamic law, and, 174-5  
 Cyprus: *see also* Turkish Federated  
 State of —  
 constitution of, 6, 50, 68  
 —alleged violation of, 73, 84-5  
 —practice, relevance of, 73, 85  
 Government of—  
 —non-recognition by Turkey, 68,  
 72-3, 84  
 —recognition of, 25-7, 38-40, 42, 69,  
 72, 84  
 —status: *see also under* Recognition,  
 39, 43, 72, 83-4  
 human rights in—  
 —alleged violations, 9, 9-24, 51-3,  
 59-62, 133  
 jurisdiction, exercise of, within: *see  
 also* European Convention on  
 Human Rights, Turkey and  
 Turkish Federated State, 12-3,  
 75-6, 83  
 occupation of: *see* Occupation  
 State—  
 —continuity of, 41, 71, 83-4

## D

Damages: *see also* Compensation,  
 Declaration, *Lucrum cessans* and  
*Restitutio in integrum*, 147, 169, 197,  
 200-2  
 breach of contract, for, 181-2  
 contract rights, and: *see* *lucrum  
 cessans*,  
*damnum emergens*: *q.v.*,  
 economic value, 203  
 entitlement to, 181-2

- interest: *q.v.*,  
*lucrum cessans: q.v.*,  
 physical plant and equipment: *see*  
*Damnum emergens*  
 speculative, 144, 214-5  
 unjust enrichment, 213  
 value of concession, 210  
*Damnum emergens*, 201, 211, 217  
 current assets, 211  
 evaluation, 211-2  
 fixed assets, 211  
 market value of assets, 211-2  
 Declaration, 169, 181, 197, 199, 217  
 enforcement, 200, 217  
*Déclaration des droits de l'homme et du*  
*citoyen* of 1789, 183  
 Declaratory Award: *see* Declaration —  
 Delict: *see* wrongful act —  
 Denial of justice—  
 nationalization measures, and, 168  
 Discrimination: *see* Expropriation and  
 Non-discrimination  
 Dispute: *see also* Conciliation—  
 amicable settlement, 205  
 arbitrability of, 150, 165, 171, 179-  
 80  
 settlement: *see also* Arbitration, 176  
 Disputes: *see also* International Court of  
 Justice  
 settlement of, 223, 229  
 Domestic remedies: *see* European  
 Convention on Human Rights and  
 International Covenant on Civil  
 and Political Rights  
*Droits acquis*, 171  
 Due compensation, 204-5  
 Due process, 222-3, 226-7, 243, 247
- E
- Eastern Mediterranean regional  
 health organization: *see* WHO  
 Regional Office in Egypt  
 Economic interest, 111  
 Economic Rights and Duties, Charter  
 of: *see under* United Nations  
 Economic sanctions—  
 lawfulness of, 161  
 EEC—  
 act of institutions—  
 —effect of, 439-40  
 Agreement on Association between  
 the EEC and Greece (1961), 429,  
 431, 439  
 —objectives, 433, 436  
 —Protocol thereto: *q.v.*  
 agricultural market, 431-4, 440-1,  
 443—  
 —country of origin, 97-8, 102-5  
 —organisation of, 99  
 —refund system, 92-5, 99, 102-6  
 Commission—  
 —competence, 433, 443  
 common agricultural market: *see*  
*above* agricultural market  
 countervailing charge, 429, 432-5,  
 436-8, 443  
 customs duties and quotas, 431, 435-  
 7, 441  
 —charges having equivalent effect,  
 431, 436-7, 441-2, 445  
 free movement of workers: *see* EEC  
 Treaty  
 free-at-frontier price, 431-2  
 fundamental principles, 394-6, 402  
 Germany, Democratic Republic  
 of—  
 —relationship to, 99, 103  
 harmonization of legal systems, 411  
 institutions—  
 —control by, 395, 402, 412  
 law of—  
 —municipal law, and, 400, 412  
 —uniform application, 413  
 levy, 444  
 meat market: *see above* agricultural  
 markets  
 nationals of other member States—  
 —rights of, 401  
 Protocol No.14 to the Agreement on  
 Association between the ECC and  
 Greece, 432, 436, 440  
 —“treatment”, 429, 437-8, 444  
 reference price, 429, 431-2, 437  
 regulations—  
 —interpretation of, 90  
 trade union rights, exercise of—  
 —foreigners, by, 396-8  
 trade unions, and, 396-9, 403  
 wine market: *see above* agricultural  
 market  
 EEC Treaty—  
 application—

—direct: *see below under* direct applicability  
 derogation of fundamental principles—  
 —European Convention on Human Rights, comparison, 403  
 —restrictive interpretation, 210, 394, 396, 402, 410, 412  
 direct applicability, 394, 410-2  
 direct effect, 394, 410-2  
 directives under—  
 —direct applicability, 412  
 discretion by national authorities, 394-5, 401, 407, 412  
 discrimination on grounds of nationality: *see below* nationality, discrimination on grounds of equality of treatment, 402, 406, 411, 415-6  
 establishment, right to, 405  
 foreign workers: *see below* free movement of workers  
 free movement of workers, 390, 399, 409-11, 413  
 —directives relating to, 393-7, 400-5, 410  
 —limitations on, 391  
 —procedural rights of individuals, 391, 401  
 —public policy restrictions: *see below* public policy restriction on free movement  
 —residence permit: *q.v.*  
 fundamental principles, derogation of: *see above* derogation of fundamental principles  
 immigration authorities—  
 —discretion, limitation of, 394  
 individuals, rights of, under, 391, 395, 400-1, 406  
 movement, right to freedom of: *see above* free movement of workers  
 nationality, discrimination on grounds of, 397, 400, 411, 415-6  
 obligations of member States, 404  
 political activity of foreigners, 397  
 Protocol on German Internal Trade—  
 —relationship, 93, 97-8, 103  
 public health, 394, 399  
 public policy, 391-416  
 —threat to, whether serious, 402

public policy limitation on free movement, 390-1, 399, 410  
 —discrimination against foreigners, and, 395-7  
 —economic ends, not to serve, 391, 406-7  
 —individual decision of national authority, by, 391, 393-5, 399-401, 407, 412, 415  
 —justified, whether, 391, 395, 401-7, 412-6  
 —legislation, by, 381, 399, 407, 412, 415  
 —personal conduct of individual, 393, 396, 398, 401, 406-7, 412-3  
 —review by courts, whether subject to, 391-414  
 —territorial scope, 391-2, 394, 397, 399, 405, 408  
 —trade union rights, and, 393, 396-9, 406-7  
 public security, 393-4, 399  
 regulations under, 393  
 —nature, 393-4  
 residence permit, 392  
 —territorial validity, 392, 411, 414-6  
 residence, right to, 393-4, 400  
 —territorial restriction, 391-2, 394, 397, 399, 405, 407-9, 411, 414-6  
 restrictive measures, person subject to—  
 —information, right to, 406-7, 413  
 —legal remedies, 404, 407  
 —protection of, 401-7  
 restriction on free movement: *see above under* free movement  
 restrictive interpretation, 104  
 scope of application, 103  
 trade unions, and: *see under* EEC  
 EEC, Treaty establishing—  
 direct effect, 436  
 Egypt—  
 Alexandria Sanitary Bureau: *q.v.*  
 health, institutions concerned with, 460-6  
 World Health Organization, and: *see* WHO Regional Office in Egypt  
 Enforcement of foreign judgments: *see* Foreign judgments, enforcement of

- Equality—  
 parties, of—  
 —international contracts, and, 171  
 Equality of States, 602  
 Equitable principles, 109, 115, 125  
 Equity—  
 delimitation of continental shelf,  
 and, 109, 115, 125  
 source of law, as, 175, 209, 218  
 Establishment of international orga-  
 nizations: *see under* Host Agree-  
 ment, International Organizat-  
 ions and WHO Regional Office in  
 Egypt  
 European Commission of Human  
 Rights, 360-5, 375  
 admissibility, 299  
 proceedings, 300  
 European Commission on Human  
 Rights—  
 proceedings, 334-5  
 European Convention on Human  
 Rights: *see also* Closed shop  
 agreement and Trade unions—  
 association—  
 —Belgium, *Ordre des médecins*,  
 whether, 344  
 —definition of, 334  
 association, freedom of, 360-1, 375-  
 6, 378-9, 383-7—  
 —choice to exercise, 361, 380, 384  
 —compulsion to join medical  
 association, whether contrary to,  
 319, 325, 328, 344  
 —compulsion to join trade union,  
 whether contrary to, 361, 379-80  
 —existing employee, 379  
 —negative side: *see below* right not to  
 join association  
 —purpose, 361, 387  
 —refusal to join trade union: *see  
 under* Closed shop agreement  
 —right not to join association, 344  
 —right to join association, 361-2,  
 377-9, 384, 386-7  
 —trade union, right not to join, 361,  
 378, 384  
 association, freedom of, right to, 319,  
 321-2, 325, 328, 345, 356-7  
 choice, freedom of, 380, 384  
 civil rights—  
 —direct interference, 320-2, 338-9,  
 351-2  
 —directly decisive for, 352  
 —directly in issue, 352  
 —disciplinary proceedings, whether  
 affecting, 320, 326, 336, 346-9  
 —medicine, right to practise,  
 whether, 320-2, 339, 348-9, 351,  
 355  
 —profession, right to exercise,  
 whether, 337, 351, 353  
 civil rights and obligations, 337-8,  
 346, 349-53, 355, 357-8  
 —dispute relating to: *see below*  
 dispute relating to civil rights and  
 obligations,  
 —object of dispute, 347, 349, 351-3,  
 355, 358  
 closed shop agreement, whether  
 contrary to, 359-89  
 compensation under: *see below* just  
 satisfaction,  
 conscience, freedom of, 375-6, 383  
*contestation*, 336-40, 343, 347-53  
 criminal charge—  
 —disciplinary proceedings, whether  
 relating to, 321-2, 336, 341, 346-7,  
 352, 357-9  
 decisions of—  
 —scope of, 378  
 derogation of fundamental prin-  
 ciples, 402  
 disciplinary proceedings—  
 —nature, 320, 326, 336, 346-8, 353,  
 355-6, 358  
 dispute—  
 —existence of, 337-8  
 dispute relating to civil rights and  
 obligations, 320-2, 336-40, 347-  
 53, 355, 358  
 domestic remedies: *see also below*  
 exhaustion of domestic remedies  
 —availability, 375  
 —effectiveness, 361, 376, 383  
 EEC Treaty—  
 —comparison, 391, 402  
 exhaustion of domestic remedies,  
 321, 334-5  
 expression, freedom of, right to, 361,  
 375-6, 380, 383, 319, 321, 334-5  
 fair trial, right to, 321-2, 326, 334,  
 337, 340, 343, 345, 348, 353-7, 359

friendly settlement, 389  
 independent and impartial tribunal—  
 —organs of medical association, whether, 326  
 interference by authorities—  
 —individual protection, whether against, 350  
 interference with rights, justification for, 361, 380-1, 385-6  
 —necessary, 361, 380-2  
 just satisfaction, 362, 383, 345  
 opinion, freedom of, 380  
 private right: *see above*, civil rights procedure, 322-3  
 proceedings, 334-5  
 proportionality: *see below* restriction on rights  
*proprio motu*, examination of questions, 361, 380-1, 385  
 public hearing, right to, 321-2, 326, 334, 343, 345, 353-4, 356-8  
 —Belgium, Appeals Council, 342-3  
 —Belgium, *Cour de Cassation*, 343  
 —waiver, 343, 353  
 public right—  
 —disciplinary proceedings, whether affecting, 355, 358  
 —medicine, right to practise, whether, 355  
 responsibility for violations, 376-7  
 restriction on rights—  
 —proportionality, 361, 382  
 substance of right, 380, 384, 387  
 thought, freedom of, 361, 375-6, 380, 383  
 trade unions: *see also above* association, freedom of *and q.v.*  
 trade unions, compulsion to join, whether contrary to, 361, 382, 384-5  
 trade unions, freedom to join, 360-2, 369-74, 384  
 tribunal, 341-2  
 —established by law, 342  
 —impartial, 342  
 —independent, 342  
 tribunal, independent and impartial, right to hearing before, 321, 326, 334-43, 345, 348, 354, 356  
 —selective application, 354

—waiver 343, 353-4—  
 tribunal, right to hearing before—  
 —fact, question of, 340-1  
 —law, question of, 340-1  
 violation of—  
 —contracting State, by, 376-7  
 European Convention on Human Rights (1950): *see also* Recognition  
 abuse of procedure: *see also below*  
 State application, 37, 59, 67, 70, 82, 88-9  
 admissibility: *see also below* applications, continuing violation, domestic remedies, jurisdiction of Parties, State application *and* time limits, 71-89  
 application—  
 —identity of: *see below* substantial similarity  
 —scope of: *see also below* jurisdiction of Parties, 75, 86  
 —substantial similarity of: *see also below* State application, 34-5, 44, 55-6, 63-4, 69, 81  
 collective enforcement, 72-3  
 continuing violation, 51, 55-7  
 —time limits, and, 58, 79-80  
 Council of Europe—  
 —Committee of Ministers: *see* Council of Europe  
 Cyprus—  
 —High Contracting Party, whether, 71-2, 83-4  
 domestic remedies: *see also below* State application *and* time limits,  
 —administrative practice, and, 77  
 —availability of, 58, 70, 78  
 —effectiveness of, 22-3, 35, 56-7, 70, 77-8, 87-8  
 —exhaustion of: *see below* exhaustion of domestic remedies  
 —legislative measures, and, 77  
 —State application, and, 76, 87  
 —time limits, and, 79  
 enforcement of, 68  
 exhaustion of domestic remedies, 35-6, 56-8, 67, 76-80, 87-8  
 friendly settlement—  
 —investigation, nature of, 73  
 —nature of contacts, 73  
 —parties, role of, 73  
 Governments—



- status of: *see* Recognition
  - High Contracting Party, 41, 71-2, 83-4
  - jurisdiction of: *see below* jurisdiction of Parties
  - identity of application: *see below* substantial similarity
  - inadmissibility: *see above* admissibility
  - individuals—
  - beneficiaries, whether, 69, 73
  - inter-state cases: *see below* State application
  - interpretation—
  - language, 86
  - object and purpose, 74, 85-6
  - jurisdiction of Parties, 12, 27-34, 44, 51, 54-5, 64-8, 74, 76, 86-7
  - jurisdiction *ratione loci*, 27-34, 44, 55, 64-6, 70, 74-6, 85-7
  - substantial similarity of: *see also below* State application, 34-5, 44, 55-6, 63-4, 69, 81
  - locus standi*, 9, 24-7, 37, 67, 71-4, 83-5
  - merits, preliminary examination of, 80-1
  - non bis in idem*, 34, 55, 63-4, 69, 80-1
  - obligations under—
  - nature of, 62-3, 69, 72-3
  - procedure, abuse of: *see above* abuse of procedure
  - property rights, 22, 35, 53-4, 77-8
  - reasonable time; right to trial within, 297-9, 301, 310-7
  - criteria for reasonableness, 310-7
  - State application, 55, 74, 80, 84, 87-8
  - abuse of procedure, and, 82
  - domestic remedies, and, 76, 87
  - substantial similarity of claims, and: *see also above* applications, substantial similarity of, and State application, 35, 55, 64, 81
  - time limits, 35-6, 58-9, 76, 79-80
  - commencement, 35
  - continuing violation, and: *see above* continuing violation
  - domestic remedies, and, 70, 80
  - trial, within reasonable time, right to: *see above* reasonable time, right to trial, within
  - Turkey—
  - alleged breach of, by, 9-24, 33, 51-3
  - Ex injuria jus non oritur*, 200
  - Exclusive Economic Zone—
  - delimitation, 114
  - agreement, by, 114
  - recognition of, 112, 115, 126
  - Exhaustion of domestic remedies: *see under* European Convention on Human Rights and International Covenant on Civil and Political Rights
  - Exploitation—
  - natural resources, of—
  - right of State to, 169, 187, 192
  - Expropriation: *see* Nationalization
  - Expulsion: *see also under* International Covenant on Civil and Political Rights and Sweden
  - aliens, of, 278-9, 281, 284
- F
- Finland—
  - atheists, 271-8
  - human rights—
  - alleged violation of, 271-8
  - International Covenant on Civil and Political Rights—
  - religious education, whether contrary to, 271-7
  - religious education of children, 271-8
  - religious instruction, 272-7
  - Union of Free Thinkers: *see above* atheists
  - Foreign arbitral award, enforcement of: *see* Foreign judgments, enforcement of
  - Foreign investment, 188-9, 192
  - preferential treatment, 188
  - Foreign judgments, enforcement of—
  - Sweden, 225-8
  - Switzerland, 228-36
  - domestic relationship, 229, 234-5
  - United States, 220-4
  - Foreign States—
  - jurisdiction—
  - immunity: *see* Sovereign immunity
  - Foreign workers: *see under* EEC Treaty
  - France—
  - Civil Code, 605

discrimination against foreigners,  
 whether, 404-5  
 free movement of workers: *see* EEC  
 Treaty  
 residence, prohibition on—  
 territorial scope, 393, 409  
 Fundamental human rights—  
 EEC, in, 396-7, 402

## G

General Assembly Resolutions: *see*  
*under* United Nations  
 General principles: *see also* Sources—  
 compensation, 176  
 consent as basis for jurisdiction, 620,  
 631  
 private international law, 143, 171  
 sanctity of contracts, 176  
 sanctity of property, 176  
 unjust enrichment, 176  
 vested rights, 176  
 Germany—  
 division of—  
 —trade, effect on, 90-104  
 Germany, Democratic Republic of—  
 European Economic community—  
 —relationship, 99, 103  
 status of, 99, 103  
 trade with Federal Republic of  
 Germany, 93-105  
 —special system, 105-6  
 Germany, Federal Republic of—  
 dismissal, 301-8  
 human rights, alleged violation of,  
 297-18  
 Labour courts—  
 —proceedings, 302  
 —reasonable time, trial within, 297-  
 9, 301, 308-9, 311-7  
 trade with Democratic Republic of  
 Germany, 93-105  
 —special system, 105-6  
 Good faith, 279, 285, 453, 478-81, 491,  
 508  
 Government—  
 recognition: *see* Recognition and  
 Cyprus  
 Governments—  
 change of—  
 —effect on contracts, 172-3  
 Greece and EEC, Agreement on  
 Association (1961): *see under* EEC

## H

*Habeas corpus*—  
 non-availability of, 241, 244-5, 249,  
 252, 255-6  
 Uruguay—  
 —prompt security measures, and,  
 252-3, 255-6, 258-9, 261, 264  
 Headquarters agreements: *see* Host  
 agreement, International Organi-  
 zations, Treaties and WHO  
 Regional Office in Egypt  
 Health organizations, inter-govern-  
 mental: *see also* WHO, 461, 485-6  
 Host agreements: *see also under*  
 International Organizations,  
 Treaties and WHO Regional  
 Office in Egypt  
 ad hoc, 478, 560  
 characteristics, 555-6, 571-2  
 contractual régime, whether subject  
 to, 453-4, 476-7, 509, 513, 539  
 denunciation, 453, 455, 478, 490  
 Egypt-WHO: *see* WHO Regional  
 Office in Egypt  
 establishment of international or-  
 ganization, 454, 539, 541, 543,  
 552-3  
 headquarters agreements—  
 —comparison, 571  
 host State-international organiz-  
 ation—  
 —legal relationship: *see* Internat-  
 ional organizations,  
 IAEA-Austria, 535-6  
 ICAO-Canada, 536  
 ILO-Ethiopia, 535-6  
 ILO-Switzerland, 475-6, 512-3, 515,  
 519-21, 544-5, 558, 569-70  
 IMCO-United Kingdom, 534, 536  
 interpretation of, 475, 547  
 legal régime, 453, 474-81, 542, 556-  
 7, 559-60  
 legislative history, 461-2, 485-6, 490,  
 542-3  
 mutual obligations of parties, 477-  
 81, 490, 495-6, 539, 553  
 object and purpose, 490-1, 510, 536-  
 7, 543, 554  
 parties: *see also under* International  
 organizations, 466  
 parties, obligations of: *see above*  
 mutual obligations of parties

permanent, 478  
 regional office—  
 —transfer, 495, 536  
 similarities, 466, 468, 478, 515-33,  
 554, 569-70  
 U.N.-United States, 478, 534, 536,  
 565  
 UNESCO-France, 466  
 WHO-Egypt: *see* WHO Regional  
 office in Egypt, 451-3, 458, 466-8,  
 472-81, 490-1, 515, 527-32  
 WHO-India, 467, 521, 525-7, 532  
 WHO-Switzerland, 466, 512, 515-9,  
 532, 558, 569  
 Human Rights: *see* European  
 Convention on Human Rights and  
 International Covenant on Civil  
 and Political Rights  
 Human Rights, Inter-American Com-  
 mission on, 247, 250, 261, 264-5  
 Human Rights Committee, United  
 Nations, 240, 243, 246, 256  
 competence, 272, 286, 278-9, 282-5  
 procedure, 243, 247, 249-50

## I

Iceland, 108-25  
 exclusive economic zone, claim to—  
 —recognition of, by Norway, 112,  
 115, 126  
 Illegal Act: *see* International wrong  
 Immunities: *see under* WHO Regional  
 Office in Egypt  
 Indemnification: *see* Compensation and  
 Damages  
 Individual in international law—  
 EEC Treaty, and, 391, 395, 400-1,  
 406, 409  
 European Convention on Human  
 Rights, and, 69, 73  
 protection of, 400-1, 406  
 subject, whether, 69, 73, 391, 401  
 Individuals—  
 acts of—  
 —State, effect on, 166  
 Inter-American Commission on  
 Human Rights: *see* Human  
 Rights, Inter-American Com-  
 mission on

Interest, 169, 182, 210, 215-6, 218  
 commencement, 215-6  
 compensatory indemnity, in lieu of,  
 144, 215  
 rate, 210, 215-6  
 usury, 215  
 International agreements: *see* Treaties  
 International Court of Justice—  
 advisory jurisdiction, 548, 562  
 advisory opinion—  
 —authoritative interpretation,  
 whether, 550-2  
 —discretion to give, 548, 562, 575-6  
 —judicial character, 472, 484-5,  
 509, 548, 578  
 —lowest common denominator, 491  
 —permissive: *see above* discretion to  
 give  
 —refusal to give, 548  
 —role of Court, 508, 549  
 advisory opinion, request for, 458,  
 469-71, 483, 547-9, 552  
 —context, 460, 469, 494, 509  
 —international organization, by,  
 562  
 —interpretation of: *see below* re-  
 formulation of request  
 —legal question, whether: *see below*  
 dispute, legal character  
 —motives, whether relevant, 469-  
 71, 483-4, 494, 549  
 —re-formulation of, whether lawful,  
 453, 460, 470-3, 484-5, 495, 550-1,  
 562-5, 577-8, 581  
 —WHO, by, 452, 458, 469  
 arbitrators, nomination of: *see*  
 Arbitrators  
 competence, 631-2  
 compulsory jurisdiction, 634-5  
 contentious proceedings—  
 —intervene, application for per-  
 mission to: *see below* intervention of  
 third State  
 —limited object, 641-2, 647-8  
 decisions by—  
 —binding, whether, 618, 620, 627-  
 8, 637-9  
 —effect on intervening State, 618-9,  
 629, 633-7, 639, 642-3  
 —scope of, 636  
 discretionary power—

- intervention of third State, and, 621, 635, 640, 643
- dispute—
  - legal character, 452, 455, 472, 479, 483, 548-51, 562-3, 575-6
  - political character, 455, 472, 479, 483, 548-51, 562-3, 574-6, 581
- functions, 618-9
- interest of a legal nature, 615-8, 621, 635, 640
  - affected by decision, whether, 618-9, 622-3, 628, 635, 640, 642-3, 645-9
  - geographical location, whether constituting, 618, 628
  - legal principles and rules, development of, whether constituting, 617, 619-22, 628, 640, 642-3, 647
  - reasoning of Court, whether constituting, 618, 620-2, 628, 645
  - subject of dispute, in, 623, 627-8
- international organizations, and: *see also above* advisory opinion, request for, 548-52
- intervention of third State: *see also above* interest of a legal nature and *below* jurisdictional link, 632
  - convention, interpretation of, and, 611, 639
  - discretionary powers of Court, and, 621, 635, 640, 643
  - effect of, intervening State, on, 619-20, 627-8, 636, 647
  - effect of, parties to contentious proceedings, on, 628-9
  - grounds, 618, 622, 625-6, 629, 634-7
  - judge *ad hoc*, whether intervening State right to nominate, 615
  - non-party, as, 617, 627-8, 639-40, 644, 646, 648
  - object, 618-22, 624, 626-8, 641, 647-8
  - participant, as: *see above* non-party
  - parties to convention to be interpreted, by, 622, 624, 637
  - party, as, 611, 624, 633-5, 636-7
  - principles and rules of international law, interpretation of, 611, 639-40, 643
  - requirements: *see below* requirements for permission to intervene
  - scope of Statute of ICJ, whether within, 621-2, 628, 644
  - specific elements of case, based on, 626
  - State intervening: *see above* intervening State
  - “unequal”: *see above* non-party intervention, judge *ad hoc*, 614
  - intervention by third State, and, 615
- judgments by: *see above* decisions by, judicial functions, 452, 472, 484-5, 509, 548, 550, 562-3, 575-6, 581
- jurisdiction, 619-20
  - basis of, 609, 614, 619-20, 631, 634
  - limits, 629
- jurisdiction of, 549-50
- jurisdictional link, 617, 619-21, 623-4, 627-9, 631, 633, 649
  - effect of decision on intervening State, and, 628-9, 634-5
  - non-party, intervening State acting as, and, 611, 636, 639
  - party, intervening State acting as, and, 611, 634
- jurisprudence of, 473, 549-51, 562-5, 575, 578
- legal interest: *see also above* interest of a legal nature, 645
- political dispute: *see above* dispute requirements for permission to intervene: *see also above* interest of a legal nature and jurisdictional link, 616, 620, 635
- Rules of Court—
  - power to introduce new rules, whether, 617
  - revision, 625
- separate opinion—
  - role, 509
- special agreement—
  - intervention of third State, and, 628
- third parties: *see also above* intervention
  - protection of interests of, 632
- United Nations, and, 551-2
- International Covenant on Civil and Political Rights: *see also* Optional Protocol to the International

- Covenant on Civil and Political Rights—  
*actio popularis: q.v.*  
 admissibility, 272-7, 287-8, 281, 241, 243, 247, 249-50, 252, 256, 258, 265, 269  
 alleged violations of—  
 —before entry into force, 241-4  
 arrest—  
 —arbitrary, whether, 257-8  
 —unlawful, whether, 240-1, 248, 253, 259-60  
 competent tribunal, right to, 246, 248-9  
 conscience, freedom of, 271-7  
 continuing violation, 243-4, 258, 266  
 courts, right to protection by, 286-7  
 defence, right to, 249, 253, 255  
 degrading treatment, 257, 260  
 derogation—  
 —necessity, 269-70  
 —permissible, whether, 241-5, 247, 254, 256, 260, 262, 269  
 —prompt security measures, 244-5, 260  
 —proportionality, 254  
 —public emergency, 267, 269-70  
 detention—  
 —charges, without, 258  
 —conditions of, 241-6  
 —trial, without, 256, 260  
 —unlawful, whether, 241-3, 245, 256-7, 260  
 discrimination: *see* sex, discrimination based on,  
 domestic remedies, 272-4, 276, 287, 289, 292—  
 —effective, whether, 273, 241, 243, 246, 249, 258, 269  
 —exhaustion of: *see below*, exhaustion of domestic remedies  
 due process: *see* Due process,  
 entry into force—  
 —continuing violation, and, 243-4, 258  
 equal protection of the law, right to, 294-5  
 equal treatment of the sexes, 294  
 equality before the courts, right to, 248  
 exhaustion of domestic remedies, 273, 287, 281, 241, 243, 247, 250-3, 256, 258  
 —exceptional nature, of, 246-7, 251-3  
 expression, freedom of, 245, 254  
 —*ordre public*, and, 245, 254  
 —restrictions, 245, 254—  
 expulsion of aliens—  
 —expelling State, whether in accordance with law of, 278, 281-5  
 —lawful, whether, 278-9, 281-5  
 —lawfulness, conditions for, 284  
 —Sweden, and: *see under* Sweden  
 fair trial, right to, 246-7, 253, 255, 262, 266  
 family life, right to respect for, 287, 289-91, 293-4  
 family, right to found, 285, 287, 289, 291  
 Finland—  
 —religious education, whether contrary to, 271-7  
*habeas corpus*—  
 —non-availability of, 241, 244-6, 249, 252, 255-6, 259, 262, 266  
 hearing, fair and public, right to, 248, 255, 261-2, 266  
 hearing, right to, 290  
 Human Rights Committee: *see* Human Rights Committee, United Nations  
 ill-treatment, 241, 244-7, 256-8, 260  
 incommunicado, persons held, 242, 246-8, 253, 255-8, 260-1  
 information, right to—  
 —charges, of, 247, 254  
 —reasons for arrest, 241  
 inhuman treatment, 241, 244-7, 256-8, 260  
 innocence, presumption of, 248  
 judge, right to be brought before, promptly, 241-2, 245, 247, 255-6, 262, 266  
 legal assistance, right to, 241-2, 245, 256, 261-2, 264, 266  
 liberty, deprivation of, 241-2, 244-5  
 marry, right to, 289, 291, 293  
 matter submitted to other international tribunal, 247, 250, 261, 264-5  
 municipal legislation, contrary to—

—remedies, 296-7  
 opinion, freedom of, 245, 247, 254-5, 271  
 Optional Protocol: *see* Optional Protocol to the International Covenant on Civil and Political Rights  
 personally affected, whether: *see* Optional Protocol to the International Covenant on Civil and Political Rights  
 political opinion: *see above*, opinion, freedom of  
 political rights, 286, 290, 296—  
 —deprivation of, 266, 268, 270-1  
 —reasonable restrictions, 266, 268-9, 271  
 presence at trial, right to, 266  
 protection by courts, right to: *see above* courts, right to protection by public hearing, right to: *see above*, hearing, fair and public  
 public life, right to participate, 286, 289-90, 292, 295-6, 246-7, 249, 253-4  
 —unreasonable restrictions, 254-5  
 public trial, right to, 246, 248, 261  
 religion, freedom of, 274  
 religious education of children, 271-8  
 remedies, 241-3, 246-7, 255, 257, 260, 262, 266  
 —compensation, 246  
 remedies before other international tribunal, whether: *see above* matters submitted to other international tribunal  
 restrictions on right granted by—  
 —lawful, whether, 295  
 retroactive application of penal norm, 247-8, 255  
 sex, discrimination on grounds of, 285-8, 290, 293-6  
 thoughts, freedom of, 271-7  
 torture, 240-2, 244, 256-7, 261, 264  
 treatment: *see above* ill treatment and inhuman treatment  
 trial, detention without, 256, 260  
 tribunal: *see also* competent tribunal, right to  
 United Nations Human Rights

Committee: *see* Human Rights Committee, United Nations  
 Uruguay—  
 —entry into force in, 241  
 —prompt security measures, 253, 256  
 International development contracts: *see also* Concession agreements and Contracts, international  
 definition, 169  
 International Labour Organization—  
 trade unions, and, 386  
 International law—  
 general principles of, 415  
 general rules, 460, 476, 542, 546  
 individuals, whether subject of: *see* Individual in International law, 391, 401  
 international organizations, whether subject of, 473, 495, 539  
 Islamic law, and, 175, 191  
 municipal law, and, 221  
 proper law of contract: *see* Contracts, international  
 sources: *q.v.*  
 International Law Association, Declaration of Vienna of 1926 and of Oxford of 1932, 183  
 International organizations: *see also* WHO  
 acts of, 549  
 —control of legality of: *see below under* legality of acts  
 —unlawful, 488-9  
 advisory opinion, request for, by: *see under* International Court of Justice  
 capacity, international, 554  
 —limitations, 473-4, 539  
 character, 473  
 common law of, 453, 466, 474, 478, 492, 510, 515-22, 544, 546-8, 552, 558-9, 569-70, 572, 579  
 competence, 483-5, 487, 495, 547, 552-4  
 —member States, attribution of, by, 487, 495  
 constitution, 479, 484, 488, 511, 552  
 —interpretation of: *see under* Treaties, interpretation of  
 control of acts by: *see below* legality of acts

- establishment: *see also under* WHO  
 Regional Office in Egypt  
 —host State, in, 454, 539-41, 579  
 exemption from duties, 507  
 functioning, 542-4, 551  
 functions, 483-5, 488-9, 552  
 headquarters: *see* Host agreement  
*and* WHO  
 headquarters agreements: *see* Host  
 agreements  
 host agreements: *q.v.*  
 host State—  
 —contractual relationship,  
 whether: *see under* Host  
 agreements  
 —legal status, 510, 540-1, 543-5,  
 553, 569  
 —model host agreement, 464, 490,  
 512, 542, 546, 558, 569, 572  
 —mutual obligations, 477-81, 513,  
 539, 546  
 —relationship, 453, 473, 477-9, 490-  
 2, 495, 509-11, 513, 537-9, 539-42,  
 553-5, 571-3, 577-9  
 —special régime, 476, 542, 559  
 immunity of, 554  
 interests of other party—  
 —reasonable regard for, 453, 478-  
 81, 508  
 internal law of, 553  
 International Court of Justice, and:  
*q.v.*  
 international law, subject of,  
 whether, 495, 539, 552  
 inviolability of premises, 554  
 judicial control: *see below under*  
 organs  
 legality of acts—  
 —control of, 484-5, 488  
 member States—  
 —collective will of, 495  
 —common interest, 549  
 —competence, attribution of, by: *see*  
*above under* competence  
 —individual will, 495  
 —mutual obligations, 477-81, 488-  
 91  
 —relationship, 463, 485-6, 495, 511,  
 579-80  
 —rights, 488, 490  
 —status of, within, 495  
 —vote, right to, 488  
 nature, 542  
 objectives, 488  
 obligations—  
 —functioning, duty to ensure, 489  
 organs, 485  
 —judicial control, by, 496  
 —judicial control, of, 484-5  
 participation in, 84  
 parties: *see above* host State *and*  
 member States  
 powers, 485, 487-8, 553  
 practice: *see under* Treaties, interpre-  
 tation of  
 privileges and immunities, 466-9,  
 477, 498  
 recognition of Governments, and: *see*  
*also* Recognition, 38, 42, 69, 72, 84  
 regional office: *see above* host  
 agreements *and* WHO Regional  
 Office in Egypt  
 seat: *see also* WHO Regional Office  
 in Egypt  
 —change of, 452-3, 458, 469-70,  
 477, 479-81, 483, 489-90, 494-5,  
 507-8, 536-7, 542, 546-7, 565  
 —determination of, right to,  
 whether, 473, 539-40, 547, 573  
 —transfer: *see above* seat, change of  
 secretariat—  
 —role, 489  
 specialized agencies—  
 —competence, 483-5, 487, 511  
 —functions, 485  
 —objectives, 485  
 —structure, 485  
 staff—  
 —exemption from customs dues,  
 466, 507  
 States, and: *see also above* host State  
*and* member State, 495  
 —comparison, 487, 539  
 super-State, whether, 487-8  
 transfer of seat: *see above* seat, change  
 of,  
 —procedure, 511  
 —right to, 495  
 treaties, and: *see also* Host agree-  
 ments, Treaties *and* WHO  
 Regional Office in Egypt,  
 —capacity to make, 486  
 —conclusion, 539  
*ultra vires* acts, 487

unlawful acts—  
 —control of: *see above* legality of acts  
 International relations—  
 fundamentals of, 192  
 International tribunals: *see also* Court  
 of Justice of the EEC: *see also*  
 International Court of Justice —  
 competence, 486, 488  
 function, 350-1  
 International wrong, 162, 168, 182,  
 196-7, 202-3, 217  
 Intervention by third party: *see under*  
 International Court of Justice  
 Investment Disputes, Settlement of,  
 Convention of 1966, on, 178, 180  
 Iran, law of, 605  
 Iran-US Claims Settlement Declarat-  
 ion: *see also* Arbitrators; Arbitrat-  
 ion; Treaties, interpretation of.  
 arbitrator, challenge to, 581-594  
 claims against US nationals,  
 admissibility of, 598-607  
 Islam, law of, 605  
 Islamic law—  
 arbitration, and, 178  
 contracts, and, 189-92  
 Coran: *see* Koran  
 custom, 174  
 equity, 175, 209  
 Hanafi School, 175  
 interest, and, 215  
 international law, and, 175  
 Koran, 171, 174, 184, 191, 193  
*lucrum cessans*, 202  
 Maliki School, 174-5, 185, 202  
 non-retroactivity, and, 171  
 property, and, 184-5  
 —limitations of, 184  
 restitution, and, 198  
 sanctity of contracts, 190, 192-3  
 sources, and, 174-6, 193  
 Sunni School, 174  
 treaties, and, 193  
 Islands—  
 continental shelf, 114, 125-6  
 definition, 114  
 delimitation, and, 126  
 enclave method, 124  
 exclusive economic zone, 114, 125  
 territorial sea, 114, 125-6  
*Iure gestionis*, 229, 233-4  
*Iure imperii*, 233-4

## J

Jan Mayen Island, 108-25  
 Jan Mayen Ridge, 108-25  
 hydrocarbons, 109, 119-21  
 Joint development arrangement, 126-  
 31, 135  
 applicable law, 132-3, 135-6  
 carried interest, 130, 135  
 costs, 136  
 entrepreneur contract, 131  
 joint venture arrangement, 130, 135  
 production sharing contract, 130  
 service contract, 130  
 Joint venture agreements: *see under*  
 Joint development agreements  
 Jurisdiction—  
 foreign States, over: *see* Sovereign  
 immunity  
 immunity: *see* Sovereign immunity  
 nationals abroad, over: *see also*  
 European Convention on Human  
 Rights, 75, 86  
 outside national territory: *see also*  
 European Convention on Human  
 Rights, 44, 51-5, 74-5, 85-6  
 personal, 222  
*ratione loci*: *see under* European  
 Convention on Human Rights

## L

Law of the Sea—  
 UN Draft Convention (1980), 114-  
 5, 125  
 Legal certainty, 352  
*Lex arbitri*: *see under* Arbitration,  
 international  
*Lex specialis*, 546  
 LIAMCO (Libyan American Oil  
 Company): *see under* Libya and Oil  
 Concessions  
 Libya—  
 compensation—  
 —undertaking to pay, 163, 165, 208  
 concession agreements, with—  
 —amendment of, 154  
 —terms of, 155-60  
 continental shelf—  
 —dispute with Tunisia concerning,  
 609-10  
 law of—



- conformity with international law, 173-5, 191, 198, 203, 209, 217
  - Islamic law, as part of: *see* Islamic law
  - LIAMCO—
    - Deeds of Concession, 156-7
    - lucrum cessans*, 202
    - nationalization—
      - statement of Prime Minister, 164, 195, 208
  - Nationalization Decree: *see below*
  - nationalization of foreign oil companies
  - Nationalization law, 162-3, 165, 196, 201, 208, 223
  - nationalization measures: *q.v.*
  - nationalization of foreign oil companies: *see also* Nationalization measures, 155, 162-4
  - compensation, provisions for: *see also* Compensation, 163
  - decrees, 147, 163
  - effect of, 181
  - institution of arbitration proceedings, 176-9
  - oil—
    - title to, 151, 161-2, 164, 185, 195, 197, 199
  - oil concessions, 229
  - amendments, 223
  - oil concessions to foreign companies, 151, 155-60, 169-70
  - Petroleum Law, 151-2, 172-6, 178, 185
    - amendment of, 152-5, 176
    - property, and, 183
    - unforeseen events, 193, 207
  - Litigation, 355
  - Local remedies: *see also* International Covenant on Civil and Political Rights, domestic remedies
  - Locus standi*: *see under* European Convention on Human Rights
  - Lucrum cessans*, 201-9
    - estimated profitability, 205, 212
    - fair market value, 205, 207
    - lawful nationalization, 202, 204-5, 207
    - loss of opportunity, 214
    - method of determination, 212-6
    - net profit, 203
    - value of exclusive licence, 205
    - value of shares, 205
    - wrongful nationalization, for, 202
  - Lump sum agreement, 205-6
- M
- Magna Carta* of 1215, 183
  - Malta—
    - intervention proceedings: *see also under* International Court of Justice
    - object, 618-20, 628
    - request for permission to intervene, 615-9, 622
  - Mauritius—
    - aliens—
      - deportation, 286, 288, 291-2
      - naturalization, 288, 290-1
      - residence status of, 287-8, 290-2, 294
    - women married to, whether discriminated against, 286-7
  - deportation, and, 286, 288, 290-3, 296
  - discrimination against women, 286-7, 290, 295
  - aliens, married to, 286-7, 290, 294
  - human rights, alleged violation of: *see also* International Covenant on Civil and Political Rights, 286-96
  - immigration, and, 286-8, 290-3, 296
  - Medicine, right to practise: *see under* Belgium and European Convention on Human Rights
  - Minorities—
    - fair treatment of, 382
  - Mixed Contracts: *see* Concession agreements and Contracts, international
  - Model host agreement: *see under* WHO
  - Municipal law—
    - as aid to interpretation of treaties, 605
    - EEC law, and, 391, 394, 396, 400, 412
    - international law, and, 221, 234, 245-6, 268, 270
    - trade unions, whether exclusively matter of, 386-8
    - treaties, and, 274, 277, 286-8, 290-3, 296, 391, 394, 396, 400, 412, 280-1, 283-5, 270

## N

National Union of Railwaymen (NUR), 369-71  
 Nationalization measures: *see also* Compensation  
 Act of State, whether, 220-4  
 Algeria, 186  
 amicable settlement, 205  
 arbitrability, 150, 165, 179-80  
 arbitration clause, effect on, 177-8, 216  
 Bolivia, 186  
 breach of contract, whether, 168, 181-2, 197, 199, 203, 217  
 Ceylon, 186  
 Chile, 186  
 compensation, 221, 223—  
 —obligation to pay, whether, 163-6, 183, 186, 189, 196-7, 201, 205, 211, 217  
 concession agreement—  
 —effect on, 170, 181  
 concession agreement, of, 162-4, 187-9  
 confiscatory, 196  
 Cuba, 186  
 definition, 184-5  
 discriminatory: *see* Non-discrimination  
 Eastern European countries, 186  
 effect of—  
 —concessions, on, 179—  
 —property rights, on, 179  
 effectiveness, 165, 181, 199  
 Egypt, 186  
 England, 186  
 expropriation, as distinguished from, 185  
 France, 186  
 Indonesia, 186  
 international wrong, whether, 162, 168, 182, 196-7, 203, 217, 224  
 Iran, 186-7, 200, 205  
 Iraq, 186  
 Kuwait, 186  
 lawful, whether, 221, 223-4  
 lawfulness, 179, 182  
 —requirements for: *see also* Compensation, Non-discrimination and Public purpose and below, wrongful, 165-6, 183, 186-9, 194-8, 201, 204-7, 217  
 legislative act, 185

Libya, 205  
 —foreign oil companies, of, 220-2, 229  
 —nationalisation decrees, oil companies of, 147-55, 160-9  
 —statement of Prime Minister, 195, 208  
 Mexico, 186-7  
 motives—  
 —relevance in international law, 161, 165, 168, 194-5  
 objectives, 185-6  
 partial indemnity, 186  
 Peru, 186  
 prior compensation, 183, 186  
 public purpose: *q.v.*  
 retaliation, 161, 165, 194  
 Saudia Arabia, 186  
 sovereign right to, 165, 185-8, 192, 196-200, 204, 206, 217  
 —limitation of, 192-6, 204  
 —respect for contracts, as limitation of, 192  
 Soviet Union, 185, 205  
 Suez Canal, 206  
 Third World, 186  
 tortious act whether: *see also above*, international wrong, whether, 196-7, 217  
 United Nations General Assembly Resolutions, and, 187-8, 192, 201  
 wrongful—  
 —lawful, as distinguished from, 204  
 Zambia, 186  
 Natural resources—  
 exploitation of, right to, 169, 187  
 sovereignty over, 178, 185-9, 196, 229  
 —subject to respect for agreements, 189  
 —trends, 189  
 title to: *see also* Oil, title to, 185  
*Nemo plus jure transferre potest*, 200  
*Non bis in idem*: *see under* European Convention on Human Rights  
 Non-discrimination—  
 requirement for lawful nationalization, as, 151, 166, 184, 194-7, 207, 217  
 Non-retroactivity of laws—  
 principle of, 170-1  
 Northern Cyprus: *see* Turkish Federated State of Cyprus

- Norway, 108-25  
 exclusive economic zone—  
 —recognition of, 126
- O
- Occupation—  
 Cyprus, of, 12, 39, 45, 57, 75  
 occupying power—  
 —authority, exercise of, 12, 39, 42-7,  
 49, 50, 57-8, 61, 64, 70, 74, 79, 86-  
 7
- Oil—  
 Libya, 229  
 title to, 151, 161, 164, 181, 185, 195,  
 197, 199
- Oil concessions: *see also* Concession  
 agreements, Contracts and Libya
- Optional Protocol to the International  
 Covenant on Civil and Political  
 Rights: *see also* International Cov-  
 enant on Civil and Political Rights  
 admissibility, 286  
 individual application: *see below*  
 individual application  
 personally affected, whether,  
 273-4, 277  
 application, individuals, by: *see*  
*below* individual application  
 individual application, 241, 243, 246,  
 256-7, 261-2, 268, 272-4, 279  
 personally affected, whether: *see*  
*above* admissibility  
 personally affected, whether: *see also*  
*Actio popularis*, 286-8, 292-3, 296-7  
 procedure, 241-6, 248-55, 257-60,  
 262-6, 268-71  
 statement by State, 250, 258, 270  
 submission of parties, 243  
 time limit, submission after expiry  
 of, 251  
 victim: *see above* personally affected,  
 whether
- Ordre public*, 245
- Organization of Petroleum Exporting  
 Countries (OPEC), 153, 186
- P
- Pacta sunt servanda*, 190-2, 196, 217
- Pan American Sanitary Organization,  
 461, 522
- Pan Arab Regional Health Bureau,  
 499, 522, 524
- Par in parem non habet iurisdictionem*, 233
- Permanent Court of International  
 Justice—  
 advisory jurisdiction—  
 —purpose, 551  
 practice, 563, 578-9
- Permanent Sovereignty over Natural  
 Resources, U.N. Resolution on: *see*  
 United Nations, General Assemb-  
 ly Resolutions
- Private international law, 171-2, 178
- Private rights—  
 continuity of, 172
- Privileges: *see under* WHO Office in  
 Egypt
- Property—  
 absolute right, 183  
 concessions as, 189, 201, 217  
 contracts, whether, 221, 224  
 immovable—  
 —*cujus est solum*, 183  
 nature of right, 183-5, 196, 206  
 trends, 184  
 unlawful taking of, 182, 198, 202,  
 221, 224
- Property, private—  
 nationalization: *see also* National-  
 ization, 185
- Proportionality, principle of, 254
- Protocol on German Internal Trade  
 (1957), 93, 97-8, 102-4
- objectives, 98, 103-4
- scope, 100, 103-4
- Public interest, 183
- Public purpose—  
 requirement for lawful expropriat-  
 ion, whether, 166, 183-5, 194
- Q
- Quotas: *see under* Coffee Agreement,  
 International
- R
- Rebus sic stantibus*, 193, 207  
 unforeseen events, compared to, 207
- Recognition: *see also* European  
 Convention on Human Rights  
 Cyprus, 38-40, 69, 72-3, 84-5  
 diplomatic relations, and, 69, 84  
 effect of, 25, 72-3, 76, 84-5  
 governments, and, 42, 69, 72, 84  
 —conditions, 27, 40  
 implied, 84-5

International Organizations, and,  
 25, 38, 42, 69, 72, 84  
 non-recognition—  
 —Cyprus, 62-3, 68  
 —effect of, 62, 68-70, 72-3  
 —European Convention on Human  
 Rights, 62-3, 69, 73  
 representation of governments, and,  
 38, 40, 72, 84  
 withdrawal—  
 —effect of, 63, 69  
*Recours de plain contentieux*, 356  
 Regional health organizations: *see*  
 WHO Regional Office in Egypt  
 Remedies: *see* Damages, Declaration  
 and *Restitutio in integrum*  
*Restitutio in integrum*, 147, 169, 181-2,  
 197-9, 204-5, 217  
 enforcement, 200, 203, 217  
 Restoration: *see* *Restitutio in integrum*  
 Retroactivity of laws, 290  
 Seat of international organization: *see*  
 Establishment of international  
 organization  
 Sources—  
 common law of international  
 organizations, whether: *see under*  
 International organizations  
 custom, 233, 559  
 Draft Convention on the Law of the  
 Sea—  
 —relevance of, 114  
 equity, 175, 209, 215  
 general principles, 56, 76, 81, 87, 89,  
 233, 165, 170-6, 180-1, 190, 194,  
 198, 215, 620  
 general rules of law, 454, 472, 542,  
 544, 573  
 hierarchy, 546  
 international practice, 72, 76  
 judicial decisions, 109, 126, 172, 175,  
 178, 180, 189, 192, 471, 510, 576,  
 623-5, 637-9  
 practice, 109, 125, 178, 192, 194,  
 201, 206, 233, 475-6, 480, 495  
 —constant and uniform usage, 209  
 teaching, 172, 186-7, 192  
 United Nations General Assembly  
 Resolution, whether, 189

## S

Sovereign immunity, 233, 603  
*acta iure gestionis*, and: *see* *Iure gestionis*

*acta iure imperii*, and: *see* *Iure imperii*  
 commercial transactions, and: *see*  
*Iure gestionis*  
 enforcement proceedings, and, 234  
 entitlement to, 222, 225-6, 230, 233  
 practice, 233  
 —Sweden, 221-5  
 —Switzerland, 231-6  
 —United States, 221-5  
 restrictive theory, 229, 233  
 waiver of, 222-3, 226-7  
 —arbitration clause, whether, 220,  
 223, 225-9, 234-5  
 —choice of law clause, whether, 222  
 Sovereignty—  
 arbitration, and, 178, 199  
 change of—  
 —effect on contracts, 172  
 declaratory award, and, 200, 217  
 limitation of, 233  
 nationalization, and: *q.v.*  
 natural resources, over: *q.v.*  
*restitutio in integrum*, and, 198, 217  
 waiver of, 178  
 Specialized agencies: *see under* Internat-  
 ional organizations and WHO  
 State—  
 continuity of, 172-3  
 State immunity: *see* Sovereign immu-  
 nity  
 State responsibility—  
 acts of officials, 240-2, 244-8, 251-2  
 acts outside national territory, 44,  
 50-1, 55, 74-5, 85-6  
 armed forces, acts of, 50, 75  
 breach of treaty, for, 376-7  
 contractual obligations, breach of,  
 for, 197, 201  
 domestic remedies: *see* European  
 Convention on Human Rights  
 Government, change of, and, 172-3  
 legislation, for, 376  
 officials, acts of, 74-5, 85-7  
 State sovereignty—  
 international organizations, sover-  
 eignty of, as compared to, 487  
 States—  
 characteristics of, 45  
 commercial contracts with: *see* *Iure*  
*gestionis* and Sovereign immunity  
 continuity of: *see* Cyprus  
 international organizations—

- host State, position in: *see under* International organizations
- relationship: *see under* International organizations
- rights of—
- limitations, 473
- territory, 539
- States and international organizations, International Law Commission draft on, 453, 475, 479, 513, 570
- Sweden—
- Act concerning Foreign Arbitration Agreements and Awards (1929), 225
- Act concerning Service of Process (1970), 226
- Aliens Act—
- terrorism, provisions against, 280-1, 283-5
- arbitrability of issue, 225-6
- expulsion of aliens, 278, 280-1
- International Covenant on Civil and Political Rights, and, 278-85
- terrorism, provisions against, and, 281-2, 284
- Foreign Arbitration Agreements and Awards, Act concerning, 225
- foreign judgment, enforcement of: *q.v.*
- human rights, alleged violation of, 285
- process, service of, 225-6
- Switzerland—
- Federal Court—
- jurisdiction of, 231
- foreign judgment, enforcement of, 228-36
- foreign State, proceedings against—
- admissibility, 229
- close connection: *see below* domestic relationship
- domestic relationship, 229, 234-5

## T

- Territorial Sea—
- islands, 114, 125-6
- Territory—
- international organizations, and, 495
- Théorie de l'imprévision*: *see* Unforeseen events
- Third party intervention: *see under* International Court of Justice
- Tort—
- nationalization measures, whether, 196-7, 217
- Trade unions: *see also under* European Convention on Human Rights—
- closed shop agreement: *q.v.*
- freedom of—
- collective right, whether, 362, 385
- freedom to join—
- EEC Treaty, and, 396-8
- International Labour Organization, and, 386
- membership, 369
- condition for employment, as, 370
- personal choice, whether matter of, 360, 372, 384
- right to belong to, 369, 384
- Transnational corporations: *see* Corporations
- Transport Salaried Staffs' Association (TSSA), 369-72
- Travaux préparatoires*, 361-2, 377, 384, 422, 424, 475-6, 488, 569, 624-5, 632, 634-6, 638-9
- Treaties: *see also* European Convention on Human Rights; Coffee Agreement, International; Host agreements and WHO Regional Office in Egypt
- annulment, 486
- application—
- municipal law, 394, 410-2
- balance of interests, 423, 427
- binding force, 190-3
- binding, whether, 487, 507, 554
- breach of, 490
- remedies, 246
- codification of customary law, as, 568, 570, 573
- conclusion—
- form, 454, 507
- mutual consent, 539, 541, 544, 557
- successive acts of parties, 454, 507, 541
- contracts, international—
- comparison, 193
- denunciation, 469, 475, 478, 490, 498, 508, 520-1, 536, 544-5, 560, 570
- notice, obligation to give, 476, 479, 498, 508, 520
- special circumstances, 270

derogation: *see* International Covenant on Civil and Political Rights  
 direct applicability: *see under* EEC Treaty  
 direct effect: *see under* EEC Treaty  
 duration, 423, 427  
 form—  
 —parties, right to choose, 507  
 good faith—  
 —duty to act in, 453, 479  
 headquarters agreement: *see* Host agreement  
 host agreement: *q.v.*  
 incorporation: *see above* application  
 informal, 454, 507  
 interests of other parties—  
 —reasonable regard for, 479, 508  
 international organizations—  
 —States: *see below* States  
 modification: *see below* revision, municipal law, and, 244-5, 270, 274, 277, 280-1, 283-5, 286-8, 290-3, 296-7, 391, 394, 396, 410-2  
 mutual obligations, 453, 477-8  
 notice, obligation to give—  
 —reasonable time, within, 476, 478-9, 508  
 obligations of parties, 479, 490  
 operation of—  
 —non-recognition, and, 62-3, 69, 73  
 —recognition and, 69, 73, 84  
*pacata sunt servanda: q.v.*  
 parties—  
 —discretionary powers, 490  
 progressive development of law, as, 571  
 ratification—  
 —non-objection to, effect of, 84  
*rebus sic stantibus: q.v.*  
 reciprocity of obligations, 602, 604  
 recognition, and, 84  
 revision, 475, 478, 490, 498, 507-8, 512, 521, 536, 545-6, 560, 570  
 sanctity of, 192-3  
 States—  
 —international organizations, and: *see also* Host agreements, 453, 455, 474, 492, 510, 542  
 termination, 452-3, 475, 478, 490, 533-6, 560, 570-1  
 —absence of provision for, 475, 512-3, 536, 560, 565, 570

—mutual consent, by, 453, 511, 514, 537, 541-2, 553  
 —notice, obligation to give, 476, 478-9, 541  
 —obligations of parties, 478, 495-6, 508, 513-4, 541  
 —transitional period, 536  
 —unilateral act, by, whether lawful, 488-90, 508, 511, 514  
 unforeseen events, and, 193  
 withdrawal, 475-6, 484, 488  
 —notice, obligation to give, 476  
 Treaties, interpretation of: *see also under* European Convention on Human Rights, 74, 86—  
*a contrario*, 600  
 absence of provision, 623-4, 632-3, 649, 474-5, 510-1, 560, 565, 570  
 —deliberate omission, 377-8  
 analogies with municipal law, 605  
 authoritative, 548-51  
 bilingual, 623, 633  
 characteristics of subject-matter, 422, 424  
 Charter of the United Nations, 549-50  
 circumstances of particular case, 623, 625, 632  
 clear terms, 601  
 common law of international organizations: *see under* International organizations  
 complementary texts, 600, 603  
 constituent instruments of international organizations: *see below* constitutions of  
 content, 507  
 context, 429-30, 440, 445, 475, 494, 506, 512, 622-3, 631, 640, 649  
 decisions of international tribunals: *see below* judicial decisions  
 effectiveness, 422, 424, 428, 551-3, 558  
 exception from rule, 428  
 express terms, 603  
 fair dealing, 603  
 general principles, 422, 424  
 general rules, 475-6, 479, 568  
 good faith, 568-9, 605-606  
 history, 386, 357, 622-3, 637: *see also below* legislative history  
 intention of parties, 378, 384, 387, 455, 474, 494, 507, 510-3, 520,

543-5, 558, 560, 570, 601, 602, 603, 605, 606, 624, 633, 639  
 —express, 507  
 —implied, 475, 479, 507  
 international organizations, constitutions of, 471, 547, 549, 553, 575  
 Iran-US Claims Settlement Declaration, 599-607  
 judicial decisions, by, 350-1, 471, 484-5, 510, 548-50, 563-5, 576-9, 638-9  
 —International Court of Justice: *q.v.*  
 —Permanent Court of International Justice: *q.v.*  
 language, 427, 579  
 legislative history, 455, 461-2, 485-6, 490, 510, 542-4, 554, 556, 558  
*lex specialis*, 631  
 literal, 606  
 nature of treaty, 479, 513, 554, 570, 573  
 no need for, 576  
 object and purpose, 74, 361, 422, 424, 429, 433-4, 438, 441, 474, 476, 480, 490, 498, 506, 556, 600, 606  
 ordinary meaning, 494, 512, 569  
 plain meaning, 649  
 powers of tribunal, 606  
 practice, 623-5—  
 —international organizations, of, 475-6, 480, 487-8, 490, 495, 510  
 preamble, 474, 498, 510  
 redundancy of terms, 603  
 restrictive, 104, 357, 394, 402, 412, 445, 558, 632, 649  
 similar treaties, by reference to, 422, 453, 455, 464, 474, 476, 478, 492, 510, 544  
 special circumstances, 428  
*specialia derogant generalibus*, 600-601  
 spirit, 354  
 subsequent practice, 426, 623  
 terms, 649  
 text, 474, 543, 554, 556, 565  
*travaux préparatoires*, 361-2, 377, 422, 424, 475-6, 488, 569, 624-5, 632, 634-6, 638-9  
 usage, 475  
 Vienna Convention, 605  
 Tribunals, international: *see* International tribunals

Tunisia—  
 continental shelf—  
 —dispute with Libya concerning, 609-10  
 Turkey—  
 authority, exercise of—  
 —northern Cyprus, in: *see also* Occupation, 12, 45-7, 49-50, 57-8, 61, 64, 70, 74, 79  
 human rights—  
 —alleged violation of, 9-24, 33, 51-5, 59-62  
 jurisdiction, scope of: *see also* European Convention on Human Rights, jurisdiction of Parties, 12-3, 32-4, 44, 51, 54, 75, 85-6  
 military presence in Cyprus: *see* Occupation  
 remedies provided by—  
 —effectiveness of: *see also* European Convention on Human Rights, 22-3, 56-8, 77-8, 87-8  
 responsibility of—  
 —acts outside national territory: *see* State responsibility  
 Turkish Federated State of Cyprus—  
 authority, exercise of, 45-7, 57-8, 65-7, 70  
 establishment of, 25, 65  
 jurisdiction, scope of: *see also* European Convention on Human Rights, jurisdiction of Parties, 13, 27-9, 32, 45, 54-5, 61, 64, 68  
 non-recognition of, 62, 70  
 recognition of—  
 —Turkey, by, 76  
 status of, 13, 25, 42-5, 49, 61, 66, 70, 75-6

## U

*Ultra vires*, 487  
 UN Conference on the Law of the Sea—  
 Draft Convention (1980), 114-5, 125  
 UNCITRAL—  
 Arbitration Rules, 587-594  
 Unforeseen events, 193, 207  
 United Kingdom—  
 closed shop agreement: *q.v.*  
 —legal status, 360, 365-9  
 dismissal, 360-1, 365-75  
 —unfair, whether, 360-2, 366-8, 373-4, 379  
 Employment Act 1980, 368

human rights, alleged violation of, 359-89  
 Industrial Relations Act 1971, 366-7  
 railway unions, 369-72  
 Trade Union and Labour Relations Act 1974 (TULRA), 367-8  
 Trade Union and Labour Relations (Amendment) Act 1976, 368, 372-4  
 trade unions: *q.v.*  
 unfair dismissal: *see above under dismissal*  
 United Nations—  
 General Assembly Resolutions—  
 —legal nature, 189  
 —Resolution 626(VII) (Right to Exploit Freely Natural Wealth and Resources), 187, 192  
 —Resolution 1803 (XVII) (Permanent Sovereignty over Natural Resources), 178, 188-9, 201  
 —Resolution 3281 (XXXIX) (Charter of Economic Rights and Duties of States), 188, 192, 201, 209  
 specialized agencies: *see under International organizations and WHO*  
 tasks, 549  
 United Nations Human Rights Committee: *see Human Rights Committee, United Nations*  
 United Nations International Law Commission, 1958 Draft Convention on Arbitral Procedure, 148, 180-1  
 United States—  
 arbitrability of issue, 223  
 courts, jurisdiction of, 222  
 Foreign Arbitral Awards, 1958 New York Convention on the Recognition and Enforcement of, 220-5  
 foreign judgments, enforcement of, 220-5  
 Foreign Sovereign Immunities Act, 1976, 220-1  
 Hickenlooper Amendment, 221, 224  
 nationalization of assets—  
 —arbitrable, whether, 221  
 Unjust enrichment, 176, 213  
 Unlawful act: *see International wrong*  
 Uruguay—  
 human rights—

—alleged violation of: *see also International Covenant on Civil and Political Rights, 241-70 International Covenant on Civil and Political Rights—*  
 —entry into force, 241, 259  
 military courts, competence of, 264  
 political rights, exercise of—  
 —derogation, 269  
 prompt security measures, 244-5, 248-9, 252-3, 256, 259  
 public hearings, 264  
 State Security Act (1972), 264  
 subversive activities, 245  
 Usage, international: *see Custom*

## W

WHO: *see also International Organizations, WHO Regional Office in Egypt and World Health Assembly*  
 Alexandria Sanitary Bureau—  
 —relationship, 499  
 Alexandria, Regional Office in: *see WHO Regional Office in Egypt, 452-3, 460-7, 485-7, 490-1 constitution, 453, 460-3, 479, 483-5, 488, 491, 521, 547, 580 —obligations under, 488*  
 Eastern Mediterranean regional health organization: *see WHO Regional Office in Egypt*  
 Egypt: *see also WHO Regional Office in Egypt, —legal relationship, 453, 507-9 functions, 485-7, 489, 537 headquarters agreement: see Host agreement, International organizations and WHO Regional Office in Egypt, headquarters, establishment of: see below seat host agreement— —Egypt, with: see WHO Regional Office in Egypt*  
 integration of pre-existing institutions, 451, 461-5, 468, 486-9, 510-1, 521-2, 532, 547, 566-7  
 —lawful, whether, 468, 486  
 obligations, 452, 458, 472, 477, 479-81, 489  
 organs—  
 —role, 487



- regional offices: *see also* International Organizations and WHO Regional Office in Egypt, 461-3, 521-33
- policy relating to, 460-1, 527
  - seat—
  - headquarters: *see under* Host agreement
  - regional offices: *see under* WHO Regional Office in Egypt
  - structure, 485
- WHO Regional Office in Egypt, 452-3, 460-7, 485-7, 490-1
- acts relating to, 454, 460-9, 476, 485-7, 490-1, 499-506, 543
  - common objectives, 490-1, 541
  - contractual régime, 476-7, 509
  - distinct agreements, whether, 474-6, 490, 541, 553
  - legal nature, 476-7, 479, 507-9
  - parties, obligations of, under, 491, 508
- Agreement on privileges, immunities and facilities (1951), 451-3, 458, 466-8, 472-81, 490-1, 547
- consultations, 452, 454, 476, 493-4, 542, 546, 558, 568
  - contractual effect, 453-4
  - denunciation, 452-4, 469, 472, 475-6, 493-4, 507-8, 512, 514, 543, 547, 558, 569, 573
  - duration, 536-7
  - establishment of regional office, whether relating to, 454, 474, 492-3, 498-508, 511, 515, 532, 535-6, 543
  - host agreement, whether, 506, 554-6, 571
  - modifications, 452, 454, 493-4, 512, 558, 568, 572
  - negotiations, 452, 476, 493-4, 542, 568
  - notice, 452, 458, 460, 472, 479-81, 494, 498, 515, 546, 553-4, 558-9, 568-9, 571
  - period between notice and termination: *see below* transitional period
  - purpose, 474, 491, 498-9, 556
  - revision, 452-5, 472, 475-6, 491, 494, 507-8, 543-7, 558, 568, 573, 580
  - seat of office, whether relating to, 506-8
  - similar instruments, 476, 492, 533-8
  - termination, 475, 478-9, 491, 493-4, 496, 511-4, 534-7, 544, 570-1
  - transfer of regional office, whether governed by, 454-5, 472, 474, 476, 493, 498, 511, 515, 535-6, 542-4, 558-9, 570, 572-3, 576-7
  - void, whether, 572
  - constitutional framework, 461-7
  - draft host agreement, Egypt, with, 464-8
  - establishment of, 454-5, 461-5, 474, 485-6, 492, 498-9, 505-7, 521-33, 557
  - integration of Alexandria Bureau, as distinguished from, 474, 505-6, 557
  - functions, 486-7, 489
  - immunities: *see above* Agreement on privileges, immunities and facilities (1951)
  - integration of Alexandria Sanitary Bureau: *see also above* establishment, 464-5, 468, 486-9, 505-6, 510-1, 528-9, 533, 557, 566-7
  - legal status, 464-9, 474-7, 484, 486, 490-1
  - legislative history, 461-8, 485-6, 492, 499-506, 515-31, 544, 553, 579
  - presupposed existence of health institution, 454, 505-6, 510, 533
  - privileges: *see above* Agreement on privileges, immunities and facilities (1951)
  - transfer of seat, 452-3, 458, 460, 469-70, 477, 479-81, 483, 489-90, 494-5, 507-8, 536-7, 552, 558-9, 562, 568
  - Agreement on privileges, immunities and facilities, whether governing, 493, 498, 511
  - co-operation, whether duty to, 452-3, 458, 477-8, 538, 573
  - conditions, 452-3, 458, 472, 477, 479, 494, 499, 508, 538, 552, 558-9, 573, 579-80
  - consultations, 452-4, 478-81, 493-6, 513, 538, 553, 559-60, 573
  - denunciation of agreement, whether constituting, 469, 475-6
  - good faith, duty to act in, 453-4, 479, 481, 508, 538, 573

- interests of other party, regard for, 453
  - legal principles and rules relating to, 454, 472-3, 476-7, 479-81, 495, 508, 513, 547, 550-1, 559-60, 573, 577-9
  - modalities, 452-3, 458, 472, 479, 494-5, 508, 513, 538, 559, 573, 579-80
  - mutual obligations, 477-81, 513, 546, 553, 573
  - negotiations, 452, 458, 460, 472, 478-81, 493-5, 498, 508, 513-5, 538, 553, 559-60, 573
  - periods of notice, 453, 480, 514, 546, 560, 573
  - political question, whether, 454, 469-71, 483, 494, 547
  - reasonable period, within, 454, 477, 496, 508
  - revision, and, 454, 475-6, 570, 572
  - termination of agreement, whether, 455, 493, 544, 570, 572
  - unilateral act, whether, by, 454
  - transitional period, 453, 458, 480-1, 538, 559
- Words and phrases—
- abus des droits*, 196
  - acta iure gestionis*, 229, 233-4
  - acta iure imperii*, 233-4
  - actio popularis*, 285-6, 288, 293
  - causa petendi*, 355
  - compétence d'attribution*, 487
  - contestation*, 336-40, 343, 347-53
  - contrarius consensus*, 191
  - contrat judiciaire*, 349
  - cuius est solum*, 183
  - droits acquis*, 171
  - ex iniuria ius non oritur*, 200
  - habeas corpus*, 241, 244-5, 249, 252-3, 255-6, 258-9, 261, 264
  - lex specialis*, 546
  - locus standi*, 9, 24-7, 37, 67, 71-4, 83-5
  - nemo plus iure transferre potest*, 200
  - non bis in idem*, 34, 55, 63-4, 69, 80-1
  - ordre public*, 245, 254
  - pacta sunt servanda*, 190-2, 196, 217
  - par in parem non habet iurisdictionem*, 233
  - “post-entry” closed shop agreement, 365
  - “pre-entry” closed shop agreement, 365, 367
  - rebus sic stantibus*, 193, 207
  - restitutio in integrum*, 147, 169, 181-2, 197-200, 204-5, 217
  - specialia derogant generalibus*, 600-601
  - travaux préparatoires*, 361-2, 377, 384, 422, 424, 475-6, 488, 569
  - ultra vires* acts, 487
- World Health Assembly, 452-3, 458, 463, 496
- acts of—
  - control of legality of: *see below under* legality of acts
  - competence, 453-4, 461, 483-5, 487-8, 491, 499, 537
  - functions, 453, 485, 487, 491
  - legality of acts—
  - control of, 488
- World Health Organization: *see* WHO