

INDEX

NOTE.—For reference to particular articles of treaties see the Table of Treaties, p. xxxi.

A

- Aboriginals: *see under* Australia
- Access to courts: *see* Fair trial, right to
and Prompt hearing, right to
- Administrative acts—
judicial review—
—expropriation permits, 104-27
—expulsion of aliens, 160-73
—property use, restrictions on,
104-27
- Administrative tribunals—
natural justice principles, applicability
of, 165-7
- Algiers Declarations: *see* Iran—US
Claims Settlement Declaration and
Iran—US General Declaration
- Aliens—
deportation: *see* expulsion *below*
entry permits—
—revocation, 171-3
expulsion—
—representation rights, 167-9,
171-3
residence, rights of, 167
- Appreciation: *see* Margin of appreci-
ation
- Arbitration—
awards, 530-3, 652-4, *see also* Arbitration settlements
procedure—
—documents filed after hearing,
645-51
—time-limits, extensions of, 646-51
—UNCITRAL Rules: *see under*
United Nations Commission on
International Trade Law
- Arbitration agreements—
responsibilities of parties, 518, 522
- Arbitration clauses—
forum selection, whether affecting,
563-4, 586-7, 591-4, 606-7, 609-10,
613, 628-9
- Arbitration settlements, 530-3, 652-4
UNCITRAL Rules, 530-3
“without prejudice”, 652-4
- Arbitrators—
appointment, 517-20
challenge, 515-22
—State right, as, 517-18
—UNCITRAL Rules, 516-18
disqualification, 515-22
—unilateral, 518
impartiality, 519-20, 522
neutrality: *see* impartiality *above*
refusal to sign Opinion, 549
- Arrest—
arbitrary, freedom from, 31, 35, 39,
45-6
foreign soil, on, 8-14, 31, 45
—burden of proof, 8-9
—fraudulent deprivation of liberty,
as, 10
—jurisdiction following, 9-14
—kidnapping, as, 10-14, 31, 45
international law violation, 8-14
Audi alteram partem principle, 162-73
- Australia—
Aboriginal Land Fund Commission,
184-5, 190-3, 213, 224, 236-7,
260-5
—legal status, 190-1, 237, 263-5
aboriginals—
—discrimination against, 193-5,
240, 242-3, 381, 464
—heritage, protection of, 285-6,
362-3, 380-2, 425, 440-1, 464-6,
477, 506
—race, as, 437-9, 465
- Acts Interpretation Act, 1901, 459
- Commonwealth: *see also* Federal
Parliament *below*
—Constitution: *see* Commonwealth
Constitution *below*
—‘inherent power’, 316-17, 364,
382, 402-3, 446-7, 507-8
—Constitution, subject to, 508
—international personality, 200-1,
237-8, 252
—nationhood, power implied by:
see inherent power *above*
- Commonwealth Constitution—
—interpretation, 195-6, 215-16,
230, 309-10, 334-6, 345-7, 397-8,
410-13, 417-19, 490
—Section 51—
—reserved State powers, and,
370

- Section 51 (xx), 284, 319-26, 351-7, 364, 379-80, 399-401, 434-7, 460-3, 500-4
- non-trading activities, application to, 325-6, 352-5, 380, 399-400, 435-7, 460-3, 502-4
- Section 51 (xxvi)—
- scope, 193-5, 211, 213-15, 242, 244-5, 258-9, 285, 318-19, 364, 380-2, 401-2, 437-41, 463-7, 504-7
- Section 51 (xxix), *see also* Federal parliament, external affairs power *below*
- Constitutional limitations, 198, 217, 220, 232-3, 240, 307, 309, 315, 346, 397-8, 448, 491-2
- independence of other provisions, 198, 252, 307
- scope, 195-212, 215-42, 245-58, 281, 283, 290, 306-16, 334-9, 343-7, 364, 371-8, 385-99, 413-17, 419, 427-34, 447-60, 485-500
- Section 51 (xxxii)—
- scope, 350-1, 382, 441-2, 472-81
- Section 100, 326, 357-8, 364, 382, 442-5
- Section 109, 364, 406, 448, 483
- Commonwealth legislation—
- external affairs: *see* Federal parliament, external affairs power *below*
- interpretation, 261-2, 459
- treaty-implementing Statutes, 261-2
- severability of provisions, 459
- subject matter, characterization of, 355-7, 380, 400-1, 435-6, 466-7, 500-4
- treaty obligations, conformity with, 208, 224, 235-6, 242, 258, 307, 312-16, 338-9, 348-9, 373, 427-34, 453, 457-60, 499-500
- ultra vires*—
- power of courts, 186
- validity, presumption of, 364-6, 381-2
- Constitution: *see* Commonwealth Constitution *above*
- Executive: *see* Federal Government *below*
- external affairs—
- cultural and natural heritage, 311, 342, 372-8, 394, 399, 494-7
- customary international law norms, compliance with, 208-11, 223-4, 231-3, 250-5, 311, 492-3
- domestic affairs, interrelation, 195, 197-9, 206-8, 220-1, 228-9, 231-5, 241, 246-8, 250-1, 255-8, 311, 332-3, 371-8, 452-3, 489
- geographical factors, 197-8, 246, 307
- international concern, topics of, 201-2, 206-7, 217-18, 231-2, 235, 258, 308-10, 330-3, 373-8, 386, 394, 399, 414-17, 489, 492-7
- international relations, regulation of, 196, 198-9, 202, 206-8, 225-6, 231, 258, 307-8, 311, 331, 372, 387, 414-15, 451-2
- racial discrimination, 207-8, 223-4, 247-51, 386-8, 489
- scope, 195-212, 215-42, 245-58, 307, 331-3, 447-50, 488, 492-3
- treaty obligations, implementation of, 195-212, 215-42, 245-58, 307-16, 329-39, 372, 386-7, 396-8, 414-17, 449-56, 488-90, 498-9
- 'federal balance', 200-6, 212, 217, 227-31, 237-8, 241, 249-52, 310, 331-9, 345-7, 370-1, 395-8, 410-13, 417-19, 446-8, 490
- Federal Government—
- external affairs powers, 238-40
- treaty-making powers, 199-202, 216-19, 238-40, 454, 486-8, 490-1
- Federal legislation: *see* Commonwealth legislation *above*
- Federal Parliament—
- discrimination against States, 336, 345-7, 411-13, 471-2
- external affairs power: *see also* external affairs *above*
- abuse, possibility of, 204-6, 212, 220, 231-2, 252, 309-10, 414-16
- Constitutional limits, 198-9, 204, 217, 227, 241, 249-52, 309-10, 331-9, 386-7, 395-6, 410-13, 448, 490-2
- defence power, compared, 205, 221, 247-8, 310-11, 428

- expansion, 230-1, 253-4, 309-10, 334, 490-1
- purpose, 491
- scope, 195-212, 215-42, 245-58, 281, 283, 290, 306-16, 329-39, 371-8, 385-99, 413-17, 419, 427-34, 447-60, 485-500
- treaty obligations, implementation of, 196-212, 215-42, 245-58, 307-16, 329-33, 337-9, 372, 386-96, 398, 413-17, 419, 427-30, 449-60, 485-500
- legislative powers—
- external affairs: *see* external affairs power *above*
- inherent, 316-17, 364, 382, 402-3, 446-7, 507-8
- ‘special’ laws, 193-5, 211, 213-15, 244-5, 258-9, 285, 318-19, 360-3, 380-2, 401-2, 437-41, 504-7
- State Crown lands, in respect of, 407-13, 471-2
- treaty obligations, implementation of: *see under* external affairs power *above*
- States, functioning of—
- interference with, 345-7, 471-2
- supremacy, 364, 406, 418, 448
- law of—
- international law, incorporation of, 208-9, 227
- UN Charter, 227
- National Parks and Wildlife Conservation Act, 1975, 272, 278-81, 306-16, 364
- Section 69—
- external affairs power, as exercise of, 281, 315-16, 343, 379, 388-9, 457, 499, 508
- scope, 343, 388-9, 430, 456-7, 468-9, 494
- Queensland—
- Commonwealth legislation, right to challenge, 186
- Land Act, 1962, 184
- racial discrimination—
- aboriginals, 193-5, 240, 242-3, 381, 464
- Constitutional provisions, 193-5, 211, 213-15, 242, 244-5, 258-9, 285, 318-19, 364, 380-2, 401-2, 437-41, 463-7, 504-7
- external affairs, as aspect of, 207-8, 223-4, 247-51, 386-8, 489
- Racial Discrimination Act, 1975—
- aggrieved person: *see* person aggrieved *below*
- external affairs power, as exercise of, 195, 207-8, 221-4, 235-6, 242, 246-7, 250-1, 258
- motivation, 186-7, 213
- person aggrieved, 190-3, 224-5, 236-7, 259-65
- provisions, 187-9
- Racial Discrimination Convention, 1966, as implementation of, 208, 224, 235-6, 242, 258, 489
- ‘special’ laws power, as exercise of, 193-5, 211, 213-15, 244-5, 258-9, 506
- ‘special’ laws: *see under* Federal Parliament, legislative powers *above*
- States—
- Commonwealth legislation, right to challenge, 186
- Constitutional position: *see* ‘federal balance’ *above*
- Crown lands, 407-13, 471-2
- executive functions—
- Federal interference, 345-7, 407-13, 471-2
- Federal discrimination, 336, 345-7, 411-13, 471-2
- international personality, whether possessing, 238
- legislative functions, 211, 219, 227, 241, 249, 310, 395-6, 410-13
- Federal invalidation of legislation, 482-3, 509
- reserved powers doctrine, 241, 335-6, 370
- waste lands: *see* Crown lands *above*
- water rights, 326, 357-8, 382, 442-5
- Tasmania—
- Crown lands—
- Federal legislation on, 407-13, 471-2
- Gordon River dam project, 271, 273, 404-6, 425-6
- Gordon River Hydro-Electric Power Development Act, 1982, 271, 273, 364, 405, 468, 482-3, 509
- validity, 482-3, 509

- Hydro-Electric Commission, 271-3, 319-26, 358-60, 364, 380, 399-401, 404-5, 434-7, 468-9, 481-2, 504
- trading corporation, as, 324-6, 358-60, 380, 399-401, 405, 434-5, 481-2, 504
- Hydro-Electric Commission Act, 1944, 273, 319-26, 468
- National Parks and Wildlife Act, 1970, 272-3, 404, 468
- Western Tasmania Wilderness National Parks, 272-8, 374, 381, 404, 425-6, 440-1, 469-70
- aboriginal settlements, 277, 381, 440-1
- archaeological sites, 276-7, 404, 440-1, 470
- cultural heritage, significance as, 276-8, 425, 469-70
- natural heritage, significance as, 275-6, 425-6
- World Heritage listing, 272-8, 374, 404
- Torres Strait Islanders, 194
- treaties—
 - federal clauses, 200, 297-9, 303, 315, 342, 379, 395, 424, 455-6, 500
 - Federal Government powers: *see under Federal Government above*
 - implementation—
 - conformity of domestic legislation, 208, 224, 235-6, 242, 258, 307, 312-16, 338-9, 348-9, 373, 427-34, 453, 457-60, 499-500
 - Federal Parliament, powers of: *see under Federal Parliament, external affairs power above*
 - partial, 460
 - States, role of, 211, 219, 241, 249, 395-6
- waste lands, administration of, 407-13, 471-2
- World Heritage Properties Conservation Act, 1983—
 - acquisition of property—
 - compensation provisions, 287-90, 478-81
 - proclamations as, 326, 349-51, 382, 441-2, 472-81
 - appropriateness of measures, 348-9, 373, 427-34, 457-9
 - constitutional bases, 281-90
 - external affairs power, exercise of: *see under validity below*
 - identified property, 281, 431-4, 457-8, 469-70
 - acquisition by Commonwealth, 326, 349-51, 382, 441-2, 472-81
 - damage to part, 344-5, 348
 - Proclamations, 274, 282-3, 383, 433-4, 436-7, 458-9, 469-70
 - Regulations, 274, 434-5, 437, 469-71, 475-6
 - Section 6—
 - validity, 306-16, 398, 431-4, 446-7, 507-9
 - Section 7—
 - validity, 319-26, 351-7, 379-80, 399-401, 434-7, 460-3, 500-4, 509
 - Section 8—
 - validity, 318-19, 360-3, 380-2, 401-2, 437-41, 463-7, 481, 504-7, 509
 - Section 9—
 - severability of provisions, 459
 - validity, 306-16, 347-51, 398, 431-4, 457-60, 508
 - Section 10—
 - validity, 319-26, 351-7, 379-80, 399-401, 434-7, 460-3, 500-4, 507
 - Section 11—
 - validity, 318-19, 360-3, 380-2, 401-2, 437-41, 463-7, 481, 504-8
 - Section 17—
 - Constitutional 'just terms' requirement, satisfaction of, 287-90, 478-81
 - severability of provisions, 315, 459
 - State functions—
 - interference with, 345-7, 407-13, 471-2
 - trade or commerce, whether regulations for, 444-5
 - validity—
 - corporations power, 319-26, 351-7, 364, 379-80, 399-401, 434-7, 460-3, 500-4
 - external affairs power, 306-16, 364, 379, 385-99, 413-17, 419, 427-34, 457-60
 - facts in dispute, 383
 - inherent national power, 316-17, 364, 382, 402-3, 446-7, 507-8

INDEX

659

- 'special' laws power, 318-19, 360-4, 380-2, 401-2, 437-41, 463-7, 504-7
 - water rights—
 - interference with, 326, 357-8, 382, 443-5
 - World Heritage Properties Conservation Regulations, 469-71, 475-6
 - restricted works, 470-1, 475-6
 - World Heritage (Western Tasmania Wilderness) Regulations, 272, 274, 278-81
 - appropriateness, 427-30, 468-9
 - validity, 281, 315-27, 343-7, 379, 383, 388-9, 398, 427-30, 467-9, 508
- B
- Banking usages, 535-6, 543-4, 546-7, 551-2, 555-6
 - Belgium—
 - Court of Cassation—
 - judicial impartiality, rulings on, 132-5, 140
 - judicial procedure, 136-8
 - Bilingual contracts: *see* Contracts, bilingual
 - Burden of proof: *see under* Evidence
- C
- Canada—
 - federal State, as, 200-1, 249-50
 - Indian Act—
 - Band Councils, authority of, 23-4
 - definition of Indian, 19-20
 - patrilineal family relationships, 20
 - discriminatory, whether, 21, 25-6, 28
 - International Covenant on Civil and Political Rights—
 - minority rights, infringement of, 26-8
 - marriage to non-Indian, effects of, 22-5
 - reserve land, rights of residence, 20, 22-5, 27-8
 - right to marry, whether restricting, 21
 - Changed circumstances doctrine, 565, 571, 576, 583-4, 591-3, 603-5, 612-24, 633, 635, 639-42
 - date of change, 641
 - Choice of forum: *see* Forum selection clauses
 - Choice of law clauses, 561-5, 575, 589-91, 596, 600, 609-10, 613-14, 626-9, 636
 - Civil rights, *see also* ECHR; Human rights and freedoms; International Covenant on Civil and Political Rights
 - administrative acts, review of, 119-20
 - domestic law, independence of, 124
 - procedural delays, 121
 - property rights as, 111-12, 119-21
 - property, use of, 262-3
 - public interest, and, 124-5
 - Codification conventions—
 - existing or emergent law, relation to, 304, 419
 - Colonies—
 - unilateral declarations of independence—
 - State succession, 3-6
 - Commercial law—
 - banking usages, *q. v.*
 - Conservation: *see* Australia, National Parks and Wildlife Conservation Act; Australia, Tasmania; and Australia, World Heritage Properties Conservation Act.
 - Consuls—
 - Consular functions—
 - indecent assault, whether in exercise of, 179-80
 - privileges and immunities, 176-80
 - functional basis, 179-80
 - Contra proferentem* rule, 558
 - Contracts, bilingual—
 - interpretation, 580, 583, 599
 - Courts, access to: *see* Fair trial, right to and Prompt hearing, right to.
 - Customary international law, *see also* International Law
 - arrest on foreign soil, 10
 - codification conventions, relation to, 304, 419
 - expansion, 220-1
 - norms—
 - external affairs, as aspect of, 208-11, 223-4, 231-3, 250-1, 492-3

- racial discrimination, elimination of, 208-9, 221-2, 236
 - South African law, as part of, 10
 - treaty interpretation, 304, 419
 - world heritage, with regard to, 311, 396
- D
- Deportation of aliens: *see* Expulsion of aliens
 - Diplomatic envoys—
 - privileges and immunities, 176-80
 - Diplomatic immunity, 176-80
 - Vienna Convention as Consular Relations, 1963, 176-80
 - Discrimination, freedom from, 21, 25-6, 28
 - Domestic remedies, 19, 32-5, 44, 73-5
- E
- ECHR: *see* European Convention on Human Rights
 - England—
 - Naturalization Act, 1870—
 - Section 6—
 - interpretation, 146-8
 - Environmental protection: *see* Conservation
 - Estoppel, 614
 - European Commission of Human Rights—
 - admissibility, decisions on, 73, 103
 - proceedings, 73, 103-4, 138
 - European Convention on Human Rights, 1950—
 - applicant—
 - victim, as, 73-6, 82, 84, 110-11
 - Article 5 §3, 73
 - Article 6 §1, 73-84, 111-14, 119-25, 135, 138-41
 - Scope, 112
 - Article 6 §2, 73
 - Article 13, 114, 127
 - Article 6 §1, in relation to, 114
 - Article 14, 111, 127
 - Article 17, 110-11, 127
 - Article 18, 110-11, 127
 - Article 25 §1, 73-6
 - Article 26, 73
 - Article 27 §3, 73
 - Article 50, 84, 114-15, 127, 142
 - civil rights, protection of, 111-12, 119-21: *see also* Civil rights
 - “practical and effective” rights, 106-7
 - contestation, existence of, 111-12, 119-24
 - Contracting States—
 - law of—
 - defence, whether, 81
 - incorporation of Convention, 75
 - role, 75
 - domestic courts—
 - discontinuance of proceedings, 74-6, 84
 - enforcement of Convention by, 75-6, 135
 - mitigation of sentences, 74-6, 82
 - domestic law, as, 75
 - domestic remedies, exhaustion of, 73-5
 - fair trial, right to: *q. v.*
 - general interest: *see* margin of appreciation *below*
 - grievance, existence of, 73-6
 - domestic courts, actions of, and, 74
 - just satisfaction: *q. v.*
 - liberty of person: *q. v.*
 - margin of appreciation, 108-10, 116-18, 124-7
 - prompt hearing, right to: *q. v.*
 - property, peaceful enjoyment of, 104-27, *see also* Property, right to Protocol No. 1—
 - Article 1, 104-11, 115-18, 125-7
 - victim, applicant as, 73-6, 82, 84, 110-11
 - discontinuance of domestic proceedings, 74-6, 84
 - mitigation of sentence, 74-6, 82
 - prejudice, relevance of, 74-6, 82, 110
 - European Court of Human Rights—
 - preliminary issues, 73-6
 - joinder to merits, 76
 - procedure, 50-2, 90-2, 129-30
 - Evidence, 587, 633, 645-51
 - affidavits, 546
 - burden of proof—
 - actori incumbit onus probandi*, 554
 - expert testimony, 546
 - time-limits, 633, 646-51
 - Ex injuria jus non oritur*, 10

- Exclusive jurisdiction: *see under* Forum selection clauses
- Expert testimony: *see under* Evidence
- Expropriation, *see also* Property, rights and "Taking" of property
 property rights, interference with, 106-7, 125-7
 town-planning measures, 106-7, 125-7
- Expulsion of aliens, 160-73
 judicial function, whether, 162-70
 representation, rights of alien to, 167-9, 171-3
- External affairs—
 customary international law norms, compliance with, 208-11, 223-4, 231-3, 250-1, 492-3
 foreign affairs, distinguished, 216, 225, 450
 geographical factors, 197-8, 246, 307
 international concern, topics of, 201-2, 206-7, 217-18, 231-2, 235, 258, 308-11, 331-3, 373-8, 386, 394, 399, 414-17, 489, 492-8
 international relations, regulation of, 196, 198-9, 206-8, 225-6, 231, 258, 308-9, 311, 372, 387, 414-15, 451-2
 racial discrimination, 207-8, 223-4, 247-51, 386, 489
 scope, 195-212, 215, 242, 245-58, 307, 331-3, 447-50, 488, 492-3
 treaty obligations, implementation of, 195-212, 215-42, 245-58, 307-16, 329-39, 372, 386-7, 396-8, 414-17, 449-56, 488-90, 498-9
 world heritage, preservation of, 311, 342, 372-8, 394, 399, 494-7
- Extradition treaties—
 State succession, and, 5-6
- F
- Fair trial, right to, 32-9, 45-6, 111-14, 119-25, 130-41, 160-73, *see also*
 Prompt hearing, right to
 administrative acts, 104-27
 civil rights, regarding, 111-14, 119-25
 contestation, existence of, 111-12, 119-24
 delays, 32, 36, 39, 46
 forced confessions, 32, 39
 impartiality of tribunal, 130-41
 independence of tribunal, 138-9
 judge, impartiality of, 130-41
 —public prosecutor, judge formerly, 130-41
 legal representation, proper, 32, 34-5, 37, 39, 45-6
 tribunal established by law, 141-2
- Family rights, 21, 28
- Federal States—
 balance of powers: *see* external affairs, distribution of functions *below* and Australia, federal balance
 external affairs—
 —distribution of functions, 200-1, 218-20, 229-30, 249-51
 federal legislature, powers of—
 —inherent, 316-17, 364, 382, 402-3, 446-7, 507-8
 international personality, 200-1, 237-8, 252
 —constituent States, 238
 reserved powers doctrine, 241, 335-6, 370
 treaties—
 —federal clauses, 200, 297-9, 303, 315, 342, 379, 395, 424, 455-6, 500
- Foreign affairs—
 external affairs, distinguished, 216, 225
- Foreign relations: *see* External affairs
- Forum selection clauses, 561-3, 568, 570, 574-5, 583-4, 589, 591, 596, 600, 603, 606-7, 609, 611-45
 ambiguity, 644-5
 arbitration clauses as, 563-4, 586-7, 591-4, 606-7, 609-10, 613, 628-9
 arbitration laws, settlement by, 563-5, 628
 binding, whether, 615-24, 634-42, *see also* changed circumstances *below*
 changed circumstances, 565, 571, 576, 583-4, 591-3, 603-5, 612-24, 633, 635, 639-42
 choice of law clauses as, 613-14, 627-8
 "competent courts", reference to, 561-2, 575-6, 589-90, 600-1, 613, 626-8, 643-5
 effective relief, possibility of, 642
 exclusive jurisdiction, 562-5, 568-72, 575-6, 580, 589-94, 596, 600-1, 613, 626-8, 643-5
 Hague Convention on the Choice of Court, 1964, 596
 private settlement procedures, 591

- scope, 580-1, 596-7, 600-1, 613, 624-6, 644
- separability, 565, 570-1, 576, 584, 591-2, 603-5, 619, 634-9
- France—
Civil Code—
—Article 1315, 554
- G
- Germany, Federal Republic—
Code of Criminal Procedure—
—Article 154, 81
- economic crime—
—delays in prosecution, 50-86
- law of—
—ECHR, incorporation of, 75
- “legality of prosecution” principle, 81
- H
- Hague Convention on the Choice of Court, 1964—
Article 5, 596
- Human rights and freedoms: *see also* Civil rights; ECHR; International Covenant on Civil and Political Rights
- arbitrary arrest and detention, freedom from, 31, 35, 39, 45-6
- discrimination, freedom from, 21, 25-6, 28
- fair trial: *q. v.*
- family and home, right to found, 28
- family life, protection of, 21, 28
- inhuman and degrading treatment, freedom from, 31-2, 35-7, 39
- liberty of person: *q. v.*
- minorities, protection of, 26-8, *see also* Racial discrimination
- prompt hearing, right to: *q. v.*
- property, peaceful enjoyment of, 104-27, *see also* Property, right to
- torture, freedom from, 31-2, 35-7, 39
- trade union activities, 31, 37, 39
- UN Charter provisions, 208-11, 222, 239
- I
- Immunity from jurisdiction: *see* Diplomatic immunity and Sovereign immunity
- Indecent assault—
consular officer, by—
—immunity in respect of, 176-80
- Inhuman and degrading treatment, 31-2, 35-7, 39
- Inter-American Commission on Human Rights—
submission of case to—
—UN Human Rights Committee examination, whether precluding, 44
- International agreements—
treaties, as, 545
- International Chamber of Commerce—
Rules of Conciliation and Arbitration, 606
- International concern—
racial discrimination, elimination of, 207-8, 221-4, 247, 388, 493
- world heritage, protection of, 311, 342, 374-8, 394, 399, 494-7
- International conventions: *see* Treaties
- International Council of Monuments and Sites (ICOMOS), 274, 426
- International Court of Justice—
rulings—
—changed circumstances doctrine, 617-19
- treaty interpretation, 634-5
- International Covenant on Civil and Political Rights, 1966—
arrest on foreign territory, 38-40, 45-7
- Article 2, 19, 21, 25-6, 38, 45-7
- Article 3, 19, 21, 25-6
- Article 4, 37-8
- Article 5, 38, 46
- Article 7, 33, 39
- Article 9, 33, 39, 43, 46
- Article 10, 43, 46
- Article 12, 21, 25, 27-8, 33, 38
- Article 14, 33, 39, 43, 46
- Article 17, 21, 25, 27-8
- Article 22, 39
- Article 23, 19, 21, 25, 27-8
- Article 24, 21, 25, 28
- Article 26, 19, 25, 27-8
- Article 27, 20-1, 26-8
- derogation by States, 37-8
- discrimination, sexual, 21, 25
- family life, protection of, 21
- minority rights provisions, 21, 26-8
- membership of minority, 26-7
- multiple infringements, 28
- Optional Protocol—

- Article 1, 38, 45
 - Article 4(2), 20, 34-6, 44
 - Article 5(1), 36
 - Article 5(4), 19, 31, 42
 - residence rights, 27-8
 - restrictions—
 - reasonable and objective justification, 27-8
 - security measures, 37-8
 - violations—
 - continuing effects, 21, 25-6
 - foreign territory, on, 38-40, 45-7
 - preceding entry into force of Covenant, 21, 25
 - International law: *see also* Customary international law
 - expansion, 220-1
 - municipal law, relation to, 10-14, 208-9
 - International obligations, *see also* Treaty obligations
 - consent of States, 557
 - proof of existence, 556-7
 - undertakings as, 300-6, 339-42, 421-4, 454-6
 - wording, 300-6, 339-42, 378-9, 388-96, 419-24, 454-6, 497-8
 - International personality—
 - federal States, 200-1, 237-8, 252
 - constituent States, 238
 - International statehood—
 - recognition, dependence on, 5
 - International Union for the Conservation of Nature and Natural Resources (IUCN), 272-8, 426
 - Iran—
 - arbitration laws, 563-4, 628
 - Code of Civil Procedure—
 - Article 356, 554
 - Article 635, 564
 - Article 657, 564, 610
 - Article 662, 564
 - Article 665, 564, 610
 - cancellation, 618, 620-1
 - Commercial Code—
 - cancellation, 618, 620-1
 - courts—
 - exclusive jurisdiction, 562-5, 568-72, 575-6, 580-7, 589-94, 596-7, 600-1, 609-10
 - judicial changes, 617-18, 620-1, 641
 - 'legal authorities'—
 - courts, whether identical with, 580-1, 629-30, 644-5
 - Majlis, 618, 623
 - Presidential Order No. 1, 647-8
 - revolutionary changes, 617-18, 620-1, 641
 - Iran—US Banking Agreements, 1981, 527-58, *passim*
 - Iran—US Claims Settlement Declaration—
 - Article II—
 - Paragraph 1, 561-614 *passim*, *see also* Forum selection clauses
 - 'any disputes', 581, 596-7, 600-1, 613, 624-6, 644
 - Article V, in relation to, 635
 - 'binding contract', 570-1, 581-3, 591-4, 603-5, 612-24, 634-9
 - Iranian courts, exclusive reference to, 561-2, 575-6, 589-90, 600-1, 613, 626-8, 633, 643-5
 - promissory notes, claims based on, 568-9, 624-5
 - 'specific provision', 562-3, 575-6, 584-5, 590-1, 600-1, 633, 643-5
 - Paragraph 2, 619
 - Article III—
 - Paragraph 1, 520
 - Paragraph 2, 518
 - Article V, 542-3, 545-6, 618, 621, 635
 - Article VI, 535
 - Paragraph 3, 540
 - Paragraph 4, 621
 - interpretation, 521, 542-3, 592-3, 604-5, 612, 615-16, 619-24, 633-9, *see also* Treaty interpretation
 - Tribunal jurisdiction, 521
 - travaux préparatoires*, 531, 533, 535-6, 543, 550, 554-6, 592-3, 605-6, 621-4, 637-9
 - treaty status, 545
- Iran—US Claims Tribunal—
 - arbitrators—
 - appointing authority, 520-1
 - designation by Permanent Court of Arbitration, 521
 - challenge, 515-22
 - procedure, 518
 - disqualification, 515-22
 - impartiality, 519-20, 522
 - neutrality: *see* impartiality *above*
 - UNCITRAL Rules, 515-22
 - awards—
 - agreed terms, 530-3, 652-4

- duties of Tribunal, 530-3
 - standards applicable, 531-3
 - “without prejudice”, 652-4
 - bases of claims, 614
 - evidence, 587, 633, 645-51
 - affidavits, 546
 - burden of proof—
 - actori incumbit onus probandi*, 554
 - expert testimony, 546
 - time limits, 633, 646-51
 - jurisdiction—
 - admission, effect of, 593
 - Algiers Declarations—
 - interpretation, 521
 - supplementation of terms, 551
 - arbitrators, challenge to, 521
 - awards on agreed terms, 530-3, 652-4
 - due functioning of Tribunal, 521
 - exclusion of claims—
 - forum selection clauses, contracts containing, 561-5, 567-72, 575-6, 580-7, 591-4, 596-7, 600-1, 603-5, 609-10, 611-45
 - restrictive interpretation, 562
 - self-determination, 621 n. 26
 - membership, 516-18, 520-1
 - precedents, 614
 - procedure—
 - absence of parties, 648-51
 - awards on agreed terms, 530-3, 652-4
 - Memorial filed after hearing, 646-51
 - Procedural Guideline No. 1, 647
 - time-limits, extensions of, 646-51
 - quorum, 521
 - Rules: *see* UNCITRAL, Rules settlements, 530-3, 652-4
 - Iran—US Escrow Agreement: *see* Banking Agreements *above*
 - Iran—US General Declaration—
 - General Principle 13, 620-1, 636-7
 - interpretation, 535-7, 544-7, 550-8, *see also* Treaty interpretation
 - Iranian assets—
 - transfer provisions, 526-8
 - objectives, 620, 635-6
 - Paragraph 6, 548
 - Paragraph 7, 535, 543-8, 550, 654
 - object and purpose, 545-6, 555
 - Paragraph 11, 632
 - Paragraph 17, 521, 535
 - security funds, 526-7, *see also*
 - Iran—US Security Account
 - transfer of assets, 526-7
 - treaty status, 545
 - Undertakings, 527
 - Iran—US Security Account, 527-58
 - banking fees, 529, 537-41, 543
 - indemnification of Depositary Bank, 529, 541-2
 - interest, 529, 534-7, 542-58
 - ownership claims, 534-7, 552-4, 556, 558
 - Iran—US Treaty of Amity, Economic Relations and Consular Rights, 1955, 640
- J
- Judicial impartiality, 130-41
 - Jurisdiction—
 - criminal: *see* Jurisdiction, criminal
 - immunities from: *see* Diplomatic immunity *and* Sovereign immunity territorial, 7-14
 - arrest on foreign soil, 8-14
 - Jurisdiction, criminal—
 - illegality of arrest, 9-14
 - customary international law, 10
 - State practice—
 - England, 12
 - France, 13
 - Israel, 13
 - Union of South Africa, 10-14
 - USA, 12-13
 - Just satisfaction—
 - reservation, 84
- K
- Kidnap—
 - arrest on foreign soil, 10-14, 31, 45
- L
- ‘Legal authorities’—
 - courts, whether identical with, 580-1, 629-30, 644-5
 - Legal representation—
 - freedom of choice, 32, 34-5, 37, 39, 45
 - Liberty of person, 31-9, 45-6
 - arrest, illegal, 31, 35, 39, 45
 - detention incommunicado, 31, 36, 46
 - detention without trial, 31, 36, 38-9
 - freedom to travel, 38-9
 - Local remedies: *see* Domestic remedies

M

- Margin of appreciation, 108-10, 116-18, 124-7
- Minorities—
 - membership, 19-20
 - protection—
 - customary international law norm, as, 208-11, 221-2, 236
 - residence rights, 26-8
- Municipal law—
 - international law, relation to, 10-14, 208-9
 - treaty obligations, conformity with, 208, 224, 235-6, 242, 258, 307, 312-16, 338-9, 349, 373, 427-34, 453, 457-60, 499-500

N

- Nationality—
 - acquisition—
 - loss of previous nationality, 145-58
 - meaning, 154, 156
 - loss of, 145-58
 - acquisition of foreign citizenship, 145-58
- Natural justice, 162-73
 - administrative acts, application to, 165-7, 171-3
 - audi alterem partem* principle, 162-73
- New Zealand—
 - Aliens Act, 1948—
 - Section 14, 164, 168
 - Section 15, 164-5
 - Consular Privileges and Immunities Act, 1971, 176-80
 - Executive Council members—
 - powers, 171
 - expulsion of aliens, 160-73
 - review procedure, 161-2
 - Immigration Act, 1964, 171-3

P

- Pacta sunt servanda*, 416, 518, 522, 554
- Permanent Court of Arbitration—
 - designation of appointing authority, 521
- Permanent Court of International Justice, 554, 557-8, 639

- Political refugees—
 - recognition by UN High Commissioner, 31
- Prompt hearing, right to, *see also* Fair trial, right to
 - applicants, obstructive tactics of, 80-1, 83
 - criminal proceedings, 77-86
 - commencement, 77-8
 - determination, 78-9
 - investigations, difficulty of, 82
 - length of proceedings—
 - reasonableness, 80-4
 - “reasonable time”, meaning of, 77-80
 - workload of courts, relevance of, 83-4
- Property, right to, *see also* Expropriation; “Taking” of property
 - absolute, whether, 125
 - ‘civil right’, as, 111-12, 119-20
 - general interest, and, 108-10, 116-18, 124-7
 - interference with, 104-11, 115-18
 - acquisition, whether amounting to, 326, 349-51
 - combined effect of measures, 116
 - expropriation permits, 92-4, 104-11, 116-18, 120-7
 - expropriation, whether amounting to, 106-7
 - justification, 106, 108-10, 116-18, 125-7
 - peaceful enjoyment, 104-11, 115-18
 - town-planning, and, 104-18, 124-7
 - user restrictions, 93-4, 104-11, 116-18, 126-7
- Public interest: *see* Margin of appreciation

R

- Race—
 - concept, 437-9
- Racial discrimination—
 - aggrieved person: *see* person aggrieved *below*
 - concept of race, 437-9
 - customary international law norms, 208-11, 221-2, 236
 - international concern, 207-8, 221-4, 247, 388
 - International Convention on the Elimination of All Forms of Racial Discrimination, 1966, 186-7, 213, 223-4, 235-6, 240, 258, 489, 497

- international law violation, as, 209-11, 221-2, 236
 international peace, as threat to, 236
 occupation of land, 264-5
 person aggrieved, 192-3, 224-5, 236-7, 259-65
 transfer of lease, 191-2, 213
 treaty interpretation, and, 210
 UN Charter provisions, 209-10
 Recognition of States: *see under* States
Res judicata, 614
 Residence—
 meaning, 150
 Rhodesia, Republic of, *see also* Southern Rhodesia, Colony of
 recognition as State, 3-5
 unilateral declaration of independence, 3-6
- S
- Sole jurisdiction: *see* Forum selection clauses, exclusive jurisdiction
 South Africa: *see* Union of South Africa
 Southern Rhodesia, Colony of, *see also* Rhodesia, Republic of—
 Union of South Africa—
 —Extradition Treaty, 1965, 3-6
 Sovereign immunity, 552
 State legislation—
 presumption of validity, 364-70
 —facts, as to, 369-70
 State responsibility—
 breach of treaty, 38-40
 restrictive interpretation, 558
 State rights—
 arbitrators, challenge to, 517-18, 522
 State sovereignty, 299, 396, 537, 554-7
 State succession—
 extradition treaties, effect on, 3-6
 —intentions of States, 5-6
 Rhodesia, Republic of, 3-6
 States—
 international personality, 3-6
 recognition, 3-6
 —implied, 5-6
 —refusal, consequences of, 4-5
 Swaziland—
 Union of South Africa—
 —Extradition Treaty, 8
 Sweden—
 administrative acts—
 —judicial review, 101, 113, 120
 Building Act, 1947, 92, 95-100
 Civil Liberty Act, 1972, 103
 Expropriation Act, 1917, 92, 96-8, 107, 122-3
 Expropriation Act, 1972, 96-8, 109, 122-3
 governmental acts—
 —appeals, 101-2, 113-14
 re-opening of proceedings, 102
 Supreme Administrative Court—
 —appeal to, 101-2, 113-14
 town-planning procedures, 92-103
 —appeals, 100-2, 113-14
 —access to courts, whether amounting to, 113-14
 —civil rights, and, 120
 —construction prohibitions, 98-100, 104-11, 115-18
 —expropriation permits, 96-8, 104-11, 115-18, 122-7
 —Parliamentary Ombudsman, views of, 99-100, 110
 —public authorities, liability of, 103
- T
- “Taking” of property—
 State acquisition, distinguished, 350, 441-2, 472-81
 Torture, freedom from, 31-9
 Town-planning—
 general interest in, 108-10, 116-18
 Trade union activities, freedom of, 31, 37, 39
Travaux préparatoires, 303-6, 392, 420-1, 531, 533, 535-6, 543, 550, 554-6, 592-3, 605-6, 621-4, 637-9
 Treaties—
 bona fides, 204-6, 212, 220, 231-2, 252, 416
 enforceability, 300-1
 federal clauses: *see under* Federal States implementation—
 —conformity of municipal legislation: *see under* Municipal Law
 —external affairs, as aspect of: *see under* External affairs
 international agreements as, 545
 interpretation: *see* Treaty interpretation
 pacta sunt servanda, 416, 518, 522, 554
 self-executing, whether, 199-200, 216, 227

- Treaty interpretation—
 banking usages, 536, 543, 546-7,
 550-2, 555-6
 context, 615-16, 620, 634
contra proferentem, 558
 effectiveness principle, 619
 extraneous evidence—
 —contemporaneous instruments,
 305-6, 392-4, 420
 —*travaux préparatoires*: see below
 general principles, 543
 integration principle, 620
 intentions of parties, 535-6, 543, 550,
 554-6, 592-3, 604-5, 621-4, 637-9
 international obligations—
 —wording, 300-6, 339-42, 378-9,
 388-96, 419-24, 454-6, 497-8
 object and purpose of treaty, 536-7,
 545-6, 555, 615-16, 635
 ordinary meaning, 543, 545-6, 555,
 615-16
 preparatory work: see *travaux
 préparatoires* below
 racial non-discrimination, as guiding
 principle, 210
 redundancy of terms, 620, 634-5, 637
 restrictive interpretation rule, 543,
 557-8
 supplementation of terms, 551
travaux préparatoires, 303-6, 392, 420-1,
 531, 533, 535-6, 543, 550, 554-6,
 592-3, 605-6, 621-4, 637-9
 Vienna Convention on the Law of
 Treaties, 1969, 262, 303-4, 416,
 419-20, 535, 543, 554, 615, 634-5,
 637
 —treaties concluded before entry
 into force, 303-4
- Treaty obligations, see also International
 obligations
 changed circumstances, 553
 contract law, compared, 423-4
 political intent, distinguished, 300-1,
 378-9
 respect for, 518, 522
 wording, 300-6, 339-42, 378-9,
 388-96, 419-24, 454-6, 497-8
- UNESCO: see United Nations
 Education, Scientific and Cultural
 Organization
- Unilateral declarations of
 independence—
 Rhodesia, 3-6
- Union of South Africa—
 courts—
 —jurisdiction, 7-14
 —illegal arrest, following, 10-14
 extradition to Rhodesia, 3-6
 legislation, interpretation of, 145-58
 —context, 156-8
 —intentions of legislature, 151,
 154-8
 —literal construction, 155-6
 nationality, loss of, 145-58
 recognition of States, 4-6
 —Rhodesia, Republic of, 4-6
 South African Citizenship Act, 1949,
 145-58
 Southern Rhodesia, Colony of—
 —Extradition Treaty, 1965, 3-6
 Swaziland—
 —Extradition Treaty, 8
 Terrorism Act, 1967, 9-10
- United Nations—
 membership obligations, 208-11, 222,
 239
 —human rights, regarding, 209-11,
 222, 239
- United Nations Commission on Inter-
 national Trade Law (UNCITRAL)
 Rules, 515-22, 619, 643-4
 —arbitration clauses, separability
 of, 619
 —arbitrators—
 —challenge, 516-18
 —Article 6, 517
 —Article 7, 517
 —Article 8, 517
 —Article 9, 517-18
 —Article 10, 516-18
 —Article 11, 515-18
 —Article 12, 515-18
 —Article 15, 633 n. 4
 —Article 21—
 —Paragraph 1, 621 n. 26
 —Paragraph 2, 619, 635, 647
 —Paragraph 4, 612
 —Article 24, 649
 —Article 25, 633 n. 4
 —Article 28, 650

U

UNCITRAL: see United Nations Com-
 mission on International Trade Law

- Article 31, 650
- Article 34, 530-3, 653
- travaux préparatoires*, 531, 533
- United Nations Educational, Scientific and Cultural Organization (UNESCO)—
 - Convention for the Protection of the World Cultural and Natural Heritage, 1972
 - Article 1, 275
 - Article 2, 275
 - Article 4—
 - international obligation, whether creating, 300-6, 339-40, 390, 421-4
 - Article 5—
 - international obligation, whether creating, 300-6, 340-1, 390-4, 421-4
 - Article 6.1—
 - international obligation, whether creating, 302, 305-6, 340-1, 396
 - Article 8.3, 272, 274
 - Article 34, 297-9, 303, 315, 342, 379, 389, 395, 424, 455-6, 496-7, 500
 - cultural heritage, definition of, 275, 298
 - dispute procedures, absence of, 299-300, 394
 - federal clause, 297-9, 303, 315, 342, 379, 389, 395, 424, 455-6, 496-7, 500
 - international obligations, effect on, 342, 379, 388, 395, 424, 456
 - international concern, degree of, 394, 494-7
 - international obligations, whether creating, 299-306, 315, 339-41, 378-9, 388-96, 398, 414, 419-24, 427, 454-6, 495-8
 - interpretation, 303-6, 339-42, 389-96, 419-24, 454
 - contemporaneous Recommendation, 305-6, 392-4
 - travaux préparatoires*, 303-6, 392, 420-1
 - natural heritage, definition of, 275, 298
 - obligations of parties: *see* international obligations *above*
 - property rights, without prejudice to, 299
 - provisions, 290-8
 - State sovereignty, respect for, 299, 396
 - travaux préparatoires*, 303-6, 392, 420-1
 - World Heritage List, 293-4, 299, 341, 374, 390, 425, 455, 496
 - listing criteria, 425-6
 - Recommendation on cultural and natural heritage, 305-6, 392-4
 - World Heritage Committee, 272-8
- United Nations High Commissioner for Refugees—
 - recognition of political refugees, 31
- United Nations Human Rights Committee—
 - admissibility of communications, 19-20, 33-4, 44
 - Inter-American Commission, matter referred to, 44
 - powers—
 - acts committed abroad, regarding, 38-40
 - findings—
 - State evidence, in absence of, 36-7
 - International Covenant on Civil and Political Rights, 1966—
 - violations preceding entry into force, 21, 25-6
 - procedure—
 - requests for information, 20, 22, 33, 43-4
 - remedies, views on, 39, 46
 - State submissions—
 - incomplete, 36-7, 45
 - time-limits, expiry of, 44
 - submissions of parties, 20, 22-5, 36-7
 - interpretation, 36-7
- United States of America—
 - federal State, as, 220, 251
 - Iran—
 - Treaty of Amity, Economic Relations and Consular Rights, 1955, 640
- Unlawful detention—
 - burden of proof, 8-9
- Uruguay—
 - arrests abroad, 31, 35, 39, 45
 - habeas corpus*—
 - detainees under 'prompt security measures', 45
 - Military Penal Code, 33, 43
 - Ordinary Penal Code, 33, 43

INDEX

669

V

- Vienna Convention on Consular Relations, 1963, 176-80
- Vienna Convention on the Law of Treaties, 1969, 535, 543, 545, 554
 - Article 2, 545
 - Article 26, 416, 423
 - Article 31.1, 543, 545, 615, 634
 - Article 32, 635, 637
 - Article 62, 641
- customary international law, relation to, 304, 419

W

- Words and phrases—
 - actori incumbit onus probandi*, 554
 - audi alterem partem*, 171-3
 - contra proferentem*, 558
 - legal authorities, 580-1, 629-30, 644-5
 - pacta sunt servanda*, 416, 554
 - res judicata*, 614
- World Heritage Convention: *see under* United Nations Educational, Scientific and Cultural Organisation