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Volume

INTERNATIONAL  
LAW REPORTS

Cambridge University Press

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## INTERNATIONAL LAW REPORTS

*Volumes published under the title:*

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- Vols. 17—23      Edited by Sir Hersch Lauterpacht, Q.C., LL.D., F.B.A.  
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1986

GROTIUS PUBLICATIONS LIMITED  
CAMBRIDGE

UNIVERSITY OF CAMBRIDGE  
THE RESEARCH CENTRE FOR INTERNATIONAL LAW,  
A PUBLICATION OF

FELLOW OF MAGDALENE COLLEGE, CAMBRIDGE  
C. J. GREENWOOD,  
ASSISTANT EDITOR  
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INTERNATIONAL

Cambridge University Press  
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University Printing House, Cambridge CB2 8BS, United Kingdom

One Liberty Plaza, 20th Floor, New York, NY 10006, USA

477 Williamstown Road, Port Melbourne, VIC 3207, Australia

4843/24, 2nd Floor, Ansari Road, Daryaganj, Delhi – 110002, India

79 Anson Road, #06–04/06, Singapore 079906

Published in the United States of America by Cambridge University Press, New York

[www.cambridge.org](http://www.cambridge.org)

Information on this title: [www.cambridge.org/9780521464161](http://www.cambridge.org/9780521464161)

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First published by Grotius Publications Ltd 1986

Reprinted by Cambridge University Press 2008

Reprinted 2017

Printed in Singapore by Markono Print Media Pte Ltd

*A catalogue record for this publication is available from the British Library*

ISBN 978-0521-46416-1 hardback

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During the period 1965-1972, further decisions from these countries during the period 1965-1972. Italian courts reflecting their contribution to public international law Rhodesia. Finally, there is a substantial batch of fifteen cases from Pakistan and two each from Papua New Guinea and Southern Madagasgar, Norway, Poland and Sri Lanka all datling from the 1970s, three decisions from England (all concerning the Convention Relating to the Status of Refugees), four cases from the 1986-1972, one decision each from Belgium, Canada, Guyana, 1986. There are 13 cases from Australia, mainly from the period decisions. The backlog of decisions from some jurisdictions determination to clear the backlog of decisions reflects our decisions of national courts selected for this volume reflect our University of Cambridge.

The decisions in the Research Centre for International Law of the publication in the Research Centre for International Law of the Tribunal, like the reader is referred to the *Iran-U.S. Claims Decisions of the Tribunal*, the present *Reports*, are prepared for significance for public international law. For a full report of all the only selected decisions of that Tribunal which have a particular United States Claims Tribunal we continue our policy of publishing Human Rights Committee. In publishing eight decisions of the Iran-Human Rights and six "views", adopted by the United Nations of Human Rights is represented by five decisions of the European Court rights tribunals is represented by five decisions of the International Chamber. The burgeoning jurisprudence of international human entirety together with the 1982 decision of the full Court establishing nationality Court of Justice in the *Court of Justice Case* is reproduced in its national tribunals. The 1984 decision of the Chamber of the International Court of Justice in the *Court of Justice Case* is reproduced in its entirety to give the reader a wide range of national and international tribunals. This volume, the second of more than 700 pages to appear in 1986, contains over sixty decisions from a wide range of national and international tribunals.

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December, 1986

UNIVERSITY OF CAMBRIDGE

Research Centre for International Law

## E. LAUTERPACHT

The index has been compiled by Mrs J. Kornhauser and Mr A. Oppenheimer. The Tables of Cases are the work of Mr Schade and Dr Raimbow has again provided invaluable secretarial assistance, as has Miss Y. Zangmo of the Research Centre for International Law. General editorial work has been undertaken by Mr Schade and Mr C. J. Greenwood. The volume has again been printed by the Gomer Press. To all the above I express my warmest thanks.

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*European Human Rights Reports*). Decisions of national courts on the *Decisions of the European Commission of Human Rights*, as well as in the *Official Collection of Human Rights* are published in an official series, the *Official Collection of Human Rights*. (All reports of decisions of the European Commission of International Lawyers generally points at issue and their interest to public international lawyers rights will be printed, chosen by reference to the importance of the European Commission on Human Rights. Selected decisions of the European Commission as well as „views” of the United Nations Committee on Human Rights and of the Inter-American Court of Human Rights, Reports will continue to publish decisions of the European Court of Human Rights and of the Inter-American Court of Human Rights, Reports will cover them all. As far as decisions of international jurisdictions are concerned, the recent years and it is now impossible for the Reports to cover them all. National protection of human rights has increased considerably in *Human rights cases*. The number of decisions on questions of international protection of human rights has increased considerably in

selected which appear to have the greatest long-term value. European Commissions, those decisions are bear on decisions of public international law (e.g. the Court of the European Tribunal of the United Nations) or because not all the decisions either because of the large number of decisions (e.g. the Admiralty Court of Justice or *ad hoc* arbitrations between States. There are, however, some jurisdictions to which full coverage cannot be given, decisions of every international tribunal, e.g. the International Court of Justice or *ad hoc* arbitrations between States. The available decisions seek to include so far as possible the available

#### DECISIONS OF INTERNATIONAL TRIBUNALS

The Reports seek to include so far as possible the available decisions of every international tribunal, e.g. the International Court of Justice or *ad hoc* arbitrations between States. The available decisions will be printed and references to the remainder will be given in an accompanying note.

Single point in essentially the same manner, only one illustration also where there is a series of domestic decisions all dealing with a admission usually are not. In such borderline areas, and sometimes refugee, are of international legal interest, cases on the procedure of relating to the admission and exclusion of aliens, especially of procedural aspects of extradition. Similarly, while the general rules criminally, but will restrict the number of cases dealing with purely the exception of „political offences”, or the rule of double relation to extradition, the Reports will include cases which bear on primarily applications of special domestic rules. For example, in essentially ones of public international law interest and those which are not always easy to draw a clear line between cases which are materials bearing on public international law. On certain topics it is series of volumes comprehensive access in English to judicial

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The basic policy of the Editor is, so far as possible, to present the material in its original form. It is no part of the editorial function to impose on the decisions printed in these volumes a uniformity of approach or style which they do not possess. Editorial intervention is limited to the introduction of the summary and of the bold-letter rubric at the head of each case. This is followed by the full text of the original decision or of its translation. Normally, the only passages omitted are those which contain either statements of fact having no bearing on the points of international law involved in the case or discussion of matters of domestic law unrelated to the case or dealing with other international law.

## EDITORIAL TREATMENT OF MATERIALS

A systematic effort is made to collect from all national jurisdictions those judgments which have some bearing on international law.

Decisions of National Tribunals

International arbitration. The Reports of courses include arbitral awards rendered in cases between States which involve an application of public international law. Beyond this, however, the selection of arbitral decisions is more open to debate. As these Reports are principally concerned with matters of public international law, they will not include purely private law commercial arbitrations even if they are international in the sense that they arise between parties of different nationality and even if one of them is a State. (For reports of a number of such awards, see *Yearbook Commercial Arbitration* (ed. Peter Sanders, under the auspices of the International Council for Commerce Arbitration).) But where there is a sufficient point of contact with public international law then the relevant parts of the Commercial Arbitration)).

Peter Sanders, under the auspices of the International Council for Commerce Arbitration, under the character of a party has some relevance (e.g. State award will be reported. Examples of such points of contact are cases in which the character of a State will determine the enforcement of arbitral awards.

Decisions of arbitral tribunals

Reports of such awards, see *Yearbook Commercial Arbitration* (ed. Peter Sanders, under the auspices of the International Council for Commerce Arbitration). But where there is a sufficient point of contact with public international law then the relevant parts of the Commercial Arbitration)).

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*Other notes.* References to cases deemed not to be sufficiently substantial to warrant reporting will occasionally be found in editorial notes either at the end of a report of a case or a similar point or under an independent heading.

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