

Cambridge University Press

978-0-521-46417-8 - International Law Reports, Volume 72

Edited by E. Lauterpacht

Frontmatter

[More information](#)

INTERNATIONAL LAW REPORTS

Volume

72

Volumes published under the title:

**ANNUAL DIGEST AND REPORTS
 OF PUBLIC INTERNATIONAL LAW CASES**

- Vols. 1 *and* 2 Edited by Sir John Fischer Williams, K.C. and
 H. Lauterpacht, LL.D.
 Vols. 3 *and* 4 Edited by Arnold D. McNair, C.B.E., LL.D., and
 H. Lauterpacht, LL.D.
 Vols. 5—16 Edited by H. Lauterpacht, Q.C., LL.D., F.B.A.

Volumes published under the title:

INTERNATIONAL LAW REPORTS

- Vols. 17—23 Edited by Sir Hersch Lauterpacht, Q.C., LL.D.,
 F.B.A.
 Vol. 24 Edited by Sir Hersch Lauterpacht, Q.C., LL.D.,
 F.B.A., and E. Lauterpacht
 Vols. 25—68 *and* Consolidated Tables and Index to Vols. 1—35 *and*
 36—45
 Edited by E. Lauterpacht, Q.C.
 Vols. 69—72 Edited by E. Lauterpacht, Q.C. and C. J. Greenwood

INTERNATIONAL LAW REPORTS

Volume

72

EDITED

BY

E. LAUTERPACHT, Q.C.

BENCHER OF GRAY'S INN;

FELLOW OF TRINITY COLLEGE, CAMBRIDGE

ASSISTANT EDITOR

C. J. GREENWOOD,

FELLOW OF MAGDALENE COLLEGE, CAMBRIDGE

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

CAMBRIDGE

GROTIUS PUBLICATIONS LIMITED

1987

Cambridge University Press
978-0-521-46417-8 - International Law Reports, Volume 72
Edited by E. Lauterpacht
Frontmatter
[More information](#)

*SALES &
ADMINISTRATION*

GROTIUS PUBLICATIONS LTD.
PO BOX 115, CAMBRIDGE CB3 9BP, UK

©
E. LAUTERPACHT
1987

All rights reserved. No part of this publication may be reproduced or transmitted in any form or by any means, including photocopying and recording, without the written permission of the copyright holder, application for which should be addressed to the publisher. Such written permission must also be obtained before any part of this publication is stored in a retrieval system of any nature.

International Standard Book Number: 0 949009 03 2
052146417X

Printed and bound in Great Britain by
Antony Rowe Ltd, Chippenham, Wiltshire

PREFACE

In the present volume we are again publishing over 700 pages of text, containing a wide variety of decisions from national and international tribunals. The extensive jurisprudence of the European Court of Human Rights and of the Iran-United States Claims Tribunal is well-represented. The coverage of the Iran-United States Claims Tribunal is not comprehensive, being limited to those decisions of particular significance to public international law. A full collection of the Tribunal's decisions is to be found in the *Iran-United States Claims Tribunal Reports* which, like the present series, is produced under the auspices of the Research Centre for International Law of the University of Cambridge. The decisions of national courts include a large group of cases from the courts of France, Switzerland and the Federal Republic of Germany.

The decisions from the United States courts have been photographically reproduced by kind permission of the West Publishing Co. We are also indebted to the Incorporated Council of Law Reporting and Butterworths Ltd. for allowing us to reproduce the decisions of the English and Jamaican courts.

Mr Andrew Oppenheimer was principally responsible for the summaries and translations of the decisions from France and Switzerland and for some of the decisions from the Federal Republic of Germany. The rest of the latter group were prepared by Mr Horst Schade, who has also been responsible for many of the summaries of the Iran-United States Claims Tribunal cases, of the English and United States decisions and of the judgments of the European Court of Human Rights. He has also given general editorial assistance, as has Miss Louise O'Neill, who has also compiled the Table of Treaties. In addition, Dr Michael Akehurst and Dr Felice Morgenstern have each contributed one of the Swiss cases, while Dr C. von Katte, Mr Hugh Paton, Mr Philippe Ollivier, Miss Florence Lajeunesse and Mr Peter Xuereb have at various times worked on the selection and translation of a number of cases. Mrs Jenelle Arnold, assistant editor of the *Iran-U.S. Claims Tribunal Reports*, has given help with cases from that court. Mr Andrew Oppenheimer has prepared the Index, and has received assistance from his wife, Mrs J. Oppenheimer. My secretary, Mrs S. Rainbow, has given unstinting secretarial help and the volume has been printed with their customary care by the Gomer Press. To all the above I extend my warmest thanks.

E. LAUTERPACHT

RESEARCH CENTRE FOR INTERNATIONAL LAW
UNIVERSITY OF CAMBRIDGE

January, 1987

EDITORIAL NOTE

The *International Law Reports* endeavour to provide within a single series of volumes comprehensive access in English to judicial materials bearing on public international law. On certain topics it is not always easy to draw a clear line between cases which are essentially ones of public international law interest and those which are primarily applications of special domestic rules. For example, in relation to extradition, the *Reports* will include cases which bear on the exception of “political offences” or the rule of double criminality, but will restrict the number of cases dealing with purely procedural aspects of extradition. Similarly, while the general rules relating to the admission and exclusion of aliens, especially of refugees, are of international legal interest, cases on the procedure of admission usually are not. In such borderline areas, and sometimes also where there is a series of domestic decisions all dealing with a single point in essentially the same manner, only one illustrative decision will be printed and references to the remainder will be given in an accompanying note.

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. There are, however, some jurisdictions to which full coverage cannot be given, either because of the large number of decisions (e.g. the Administrative Tribunal of the United Nations) or because not all the decisions bear on questions of public international law (e.g. the Court of the European Communities). In these instances, those decisions are selected which appear to have the greatest long-term value.

Human rights cases. The number of decisions on questions of international protection of human rights has increased considerably in recent years and it is now impossible for the *Reports* to cover them all. As far as decisions of international jurisdictions are concerned, the *Reports* will continue to publish decisions of the European Court of Human Rights and of the Inter-American Court of Human Rights, as well as “views” of the United Nations Committee on Human Rights. Selected decisions of the European Commission on Human Rights will be printed, chosen by reference to the importance of the points at issue and their interest to public international lawyers generally. (All reports of decisions of the European Commission of Human Rights are published in an official series, the *Official Collection of Decisions of the European Commission of Human Rights*, as well as in the *European Human Rights Reports*). Decisions of national courts on the application of conventions on human rights will not be published

unless they deal with a major point of substantive human rights law or a matter of wider interest to public international lawyers such as the relationship of international law and national law, the extent of the right of derogation or the principles of the interpretation of treaties.

International arbitrations. The *Reports* of course 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. Pieter Sanders, under the auspices of the International Council for Commercial Arbitration)). But where there is a sufficient point of contact with public international law then the relevant parts of the award will be reported. Examples of such points of contact are cases in which the character of a State as a party has some relevance (e.g. State immunity, stabilization clauses, *force majeure*) or where there is a choice of law problem involving discussion of international law or general principles of law as possible applicable laws. The same criteria will determine the selection of decisions of national courts regarding the enforcement of arbitral awards.

DECISIONS OF NATIONAL TRIBUNALS

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

EDITORIAL TREATMENT OF MATERIALS

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 which will be 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 points of international legal interest. The omission of material is usually indicated either by a series of dots or by the insertion of a sentence in square brackets noting the passages which have been left out.

EDITORIAL NOTE

ix

PRESENTATION OF MATERIALS

The material in this volume is of two kinds, material reproduced photographically and material which has been freshly set for this volume.

Material photographically reproduced. This consists exclusively of reports originally printed in the English language. The material can usually be recognized by the differences between its type-style and the Baskerville type otherwise used in these *Reports*. The source of the material is identified by the reference to "Report" in square brackets at the end of the case. Where more than one citation is given, the report used is the one first listed. The bold type figures in square brackets in the inner margin of each page refer to the pagination of the original report. The smaller figures in square brackets in the margins of these cases are the indicators of footnotes which have been editorially introduced.

Other material. The remaining material in the volume has been typeset for this volume. This includes all material specially translated into English for these *Reports* as well as some material in English which in its original form was not suitable for photo-reproduction. The source of all such material is indicated by the reference to the "Report" in square brackets at the end of the case. The language of the original decision is also mentioned there. The bold figures in square brackets in the body of the text indicate the pagination of the original report. Small figures in square brackets within the text are indicators of footnotes which have been editorially introduced.

NOTES

Footnotes. Footnotes enclosed in square brackets are editorial insertions. All other footnotes are part of the original report.

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 on a similar point or under an independent heading.

Cambridge University Press
978-0-521-46417-8 - International Law Reports, Volume 72
Edited by E. Lauterpacht
Frontmatter
[More information](#)

ADVISORY COMMITTEE

JUDGE SIR ROBERT JENNINGS, Q.C.

PROFESSOR SHABTAI ROSENNE

PROFESSOR CHARLES ROUSSEAU

PROFESSOR J. H. W. VERZIJL

TABLE OF CONTENTS

See also CLASSIFICATION

	PAGE
PREFACE.....	v
EDITORIAL NOTE.....	vii
ADVISORY COMMITTEE.....	xi
CLASSIFICATION.....	xv
TABLE OF CASES (alphabetical).....	xxvii
TABLE OF CASES (according to courts and countries).....	xxx
TABLE OF TREATIES.....	xxxiii
PART I	
INTERNATIONAL LAW IN GENERAL.....	1
PART II	
STATES AS INTERNATIONAL PERSONS.....	13
PART III	
STATE TERRITORY.....	76
PART IV	
JURISDICTION.....	78
PART V	
STATE RESPONSIBILITY.....	218
PART VI	
THE INDIVIDUAL IN INTERNATIONAL LAW.....	295
PART VII	
DIPLOMATIC AND CONSULAR INTERCOURSE AND PRIVILEGES...	652
PART VIII	
TREATIES.....	666
PART IX	
INTERNATIONAL ORGANIZATION AND ADMINISTRATION.....	710

xiv	TABLE OF CONTENTS	
		<i>Page</i>
	PART X	
DISPUTES		715
	PART XI	
WAR AND NEUTRALITY		738
	—————	
INDEX		741

CLASSIFICATION

PART I

INTERNATIONAL LAW IN GENERAL

	<i>Page</i>
I. NATURE AND BINDING FORCE	—
II. SOURCES	1
<i>(See also Part X: A, I, ii.)</i>	
III. SUBJECTS OF INTERNATIONAL LAW	—
<i>(See also Part VI: A; and Part VIII: B, VII.)</i>	
IV. RELATION TO MUNICIPAL LAW	1
<i>(See also Part VIII: B, VII; and Part VI: A.)</i>	
V. INTERNATIONAL COMITY	—
VI. MISCELLANEOUS	—

PART II

STATES AS INTERNATIONAL PERSONS

A. IN GENERAL	13
I. THE BEGINNING OF STATE EXISTENCE	—
<i>(For Recognition see below, D.)</i>	
II. SOVEREIGNTY AND INDEPENDENCE	13
i. In Foreign Relations	—
<i>(See also below, IV; Part IV; and Part VIII: D, II.)</i>	
ii. In Matters of Domestic Jurisdiction	—
iii. Conduct of Foreign Relations. Conclusiveness of Statements of the Executive	13
iv. Waiver of Rights. Estoppel.	15
III. EQUALITY OF STATES	—
IV. RECOGNITION OF ACTS OF FOREIGN STATES AND GOVERN- MENTS	16
<i>(See also below, D; and Part IV: A, I.)</i>	
V. CONTINUITY OF STATES	—
<i>(See also below, E.)</i>	
VI. EXTINCTION OF STATES	28
B. COMPOSITE AND DEPENDENT STATES AND TERRITORIES	—
I. UNIONS OF STATES	—
i. Federal States and Confederations	—
ii. Other Unions (including Customs Unions)	—
II. BRITISH COMMONWEALTH OF NATIONS	—
III. PROTECTED STATES AND PROTECTORATES. DEPENDENT STATES	—

xvi	CLASSIFICATION	<i>Page</i>
	IV. MANDATED AND TRUST TERRITORIES	—
	i. Sovereignty over Mandated and Trust Territories. Status of Mandated and Trust Territories	—
	ii. Rights and Duties of the Administering Authority	—
	iii. Rights and Duties of the Supervisory Authority	—
	iv. Equality of Opportunity	—
	v. Nationality in Mandated and Trust Territories	—
	vi. Other Matters	—
	C. NEUTRALIZATION AND DEMILITARIZATION	—
	D. RECOGNITION	
	(<i>See also above, A, IV; and Part IV: A, I.</i>)	29
	I. OF STATES	29
	II. OF GOVERNMENTS	—
	III. OF INSURGENCY	—
	IV. OF BELLIGERENCY	—
	V. OF ANNEXATION	—
	VI. CONDITIONAL RECOGNITION	—
	VII. IMPLIED RECOGNITION	—
	VIII. WITHDRAWAL OF RECOGNITION	—
	E. STATE SUCCESSION	52
	I. SUCCESSION TO RIGHTS	—
	II. SUCCESSION WITH REGARD TO CONTRACTUAL AND OTHER OBLIGATIONS AND CONCESSIONS	52
	III. THE PUBLIC DEBT. PENSIONS	—
	IV. SUCCESSION WITH REGARD TO OBLIGATIONS FOR DELIN- QUENCIES (TORTS)	56
	V. RESPECT FOR PRIVATE RIGHTS	59
	VI. UPON TERMINATION OF A REBELLION	—
	VII. INTERNATIONAL CONVENTIONS	59
	VIII. IN MATTERS OF ADMINISTRATION. OFFICIALS	—
	IX. CONTINUITY OF THE LAW. JUDGMENTS OF COURTS. PENDING ACTIONS	62
	X. IN MATTERS OF EXTRADITION	63
	F. SUCCESSION OF GOVERNMENTS	75
	I. IN GENERAL	75
	II. UPON TERMINATION OF A REBELLION	—
	G. MISCELLANEOUS	—

CLASSIFICATION

xvii

PART III

STATE TERRITORY

	<i>Page</i>
A. IN GENERAL	76
I. NATURE OF TERRITORIAL SOVEREIGNTY	—
II. ACQUISITION OF TERRITORIAL SOVEREIGNTY	
i. Accretion and Accession	—
ii. Occupation. Discovery. The Principle of Contiguity	—
iii. Cession	—
iv. Prescription	—
v. Conquest and Annexation	—
III. LOSS OF TERRITORIAL SOVEREIGNTY	—
IV. EFFECTS OF CHANGES OF SOVEREIGNTY	76
(See also Part II: E.)	
V. OCCUPATION OF FOREIGN TERRITORY IN TIME OF PEACE	—
VI. INTERNATIONAL LEASES AND GRANTS IN PERPETUITY	—
VII. SOVEREIGNTY OVER THE AIR	—
i. Air Navigation Conventions	—
ii. Wireless Telegraphy, Telephony, etc.	—
(See also Part XI: D.)	
B. PARTS OF STATE TERRITORY	76
I. BOUNDARIES	
i. Land Boundaries	—
ii. Water Boundaries	—
II. RIVERS	
i. National Rivers	—
ii. Multi-national Rivers	—
iii. International Rivers	
(a) The Principle of Freedom of Navigation on International Rivers	76
(b) Functions and Competence of International Commissions on International Rivers	—
iv. Utilization of the Flow of Non-national and International Rivers	—
III. TERRITORIAL WATERS	
i. Nature of the Maritime Belt	—
ii. Breadth and Delimitation of the Maritime Belt. Base Lines. Islands. Subsoil of Territorial Waters	—
iii. Jurisdiction in the Maritime Belt	76
iv. Innocent Passage	—
v. Coasting Trade and Fisheries	—
(See also Part IV: A, I.)	
IV. NATIONAL WATERS	—
V. CONTINENTAL SHELF	—
VI. STRAITS	—
VII. BAYS	—
VIII. INTERNATIONAL CANALS	—
IX. LAKES AND LAND-LOCKED SEAS	—
X. ISLANDS	—
XI. STATE SERVITUDES	—

xviii	CLASSIFICATION	Page
XII. DEMILITARIZED ZONES		—
C. MISCELLANEOUS		77
PART IV		
JURISDICTION		
A. IN GENERAL. TERRITORIAL AND PERSONAL		78
I. TERRITORIAL		78
i. Over Territory in general and Persons and Property Situated therein. Territorial Limits of Jurisdiction. Expropriation of Alien Property		78
(See also Part II: A, IV, and D.)		
ii. Jurisdiction over Foreigners		90
iii. Over Ports and National Waters		—
(See also Part III: B, III.)		
iv. At the Maritime Frontier. Hovering Laws		—
(See also below, C.)		
v. Coasting Trade		—
vi. Fisheries		—
vii. Continental Shelf		—
(See also Part III: B, V.)		
viii. Exemptions from and Restrictions upon Territorial Jurisdiction		93
(a) Foreign States		93
(See also Part II: A, II, iii.)		
(b) Heads of Foreign States		—
(c) Public Ships and Other Property of Foreign States		—
(d) Foreign Armed Forces		—
(e) International Organizations		191
ix. Irregular Apprehension		—
II. PERSONAL		200
i. Over Nationals in respect of Crimes Committed Abroad		200
ii. Over Nationals Abroad or on the High Seas and their Property Abroad		—
B. EXTRATERRITORIAL JURISDICTION: CONSULAR JURISDICTION. REGIME OF CAPITULATIONS		—
C. HIGH SEAS		210
I. CONCEPTION OF THE HIGH SEAS AND FREEDOM OF THE SEA		—
II. JURISDICTION ON THE HIGH SEAS		
i. For Ensuring the Safety of Traffic. Collisions. Salvage. Pollution of the High Seas		—
ii. For Enforcement of International Conventions. Slave Trade		—
iii. Visit, Search and Arrest by Men-of-War in Time of Peace		—
iv. The Law Governing the Flag. Ship's Papers		—
v. The Right of Pursuit		—
vi. For Enforcement of Hovering, Revenue and Other Municipal Laws		210
vii. Piracy		—
(See also Part III: B, III, VI and VII.)		
III. SUBMARINE CABLES		—
D. THE AIR SPACE		—
E. MISCELLANEOUS		—

CLASSIFICATION

xix

PART V

STATE RESPONSIBILITY

	<i>Page</i>
A. NATURE AND KINDS OF STATE RESPONSIBILITY	218
I. IN GENERAL. ABSOLUTE RESPONSIBILITY AND RESPONSIBILITY BASED ON FAULT	218
II. FOR BREACHES OF TREATY OBLIGATIONS	222
III. FOR TAKING OF, OR INTERFERENCE WITH, PROPERTY	223
IV. FOR REVOCATION OF, OR INTERFERENCE WITH, CONCESSIONS OR CONCESSIONARY CONTRACTS	—
V. FOR DEBTS	236
VI. FOR OTHER BREACHES OF CONTRACTUAL OBLIGATIONS	253
VII. FOR WRONGS UNCONNECTED WITH CONTRACTUAL OBLIGATIONS	
i. Acts and Omissions of State Organs and Officials	
(a) Denial of Justice. Exhaustion of Legal Remedies	—
(b) Executive Action or Inaction	257
(c) Connected with Legislation	260
(d) Plea of Non-discrimination against Foreigners	263
(See also Part IV: A, I, i.)	
ii. Acts of Insurgents, Rioters and Private Individuals in general	267
VIII. FOR ACTS OR OMISSIONS OF REVOLUTIONARY OR <i>DE FACTO</i> GOVERNMENTS	—
IX. MISCELLANEOUS	—
B. CLAIMS	
I. IN GENERAL	—
II. NATIONALITY OF CLAIMS	270
III. ASSIGNMENT OF CLAIMS	—
IV. STATE CONTROL OVER PRIVATE CLAIMS	270
V. MISCELLANEOUS	—
C. PRESCRIPTION (EXTINCTIVE PRESCRIPTION)	
I. BEFORE INTERNATIONAL TRIBUNALS	—
II. EFFECT OF MUNICIPAL STATUTES OF LIMITATION	—
III. EFFECT OF WAR	—
D. DAMAGES (MEASURE OF DAMAGES)	
I. AWARD OF DAMAGES IN GENERAL. GROUNDS FOR AWARDED DAMAGES	293
II. INDIRECT DAMAGES AND DAMAGES FOR LOSS OF PROFITS	—
III. PUNITIVE AND EXEMPLARY DAMAGES	—
E. INTEREST	
I. IN GENERAL	—
II. RATE OF INTEREST. COMPOUND INTEREST	—
III. THE <i>DIES A QUO</i> . THE <i>DIES AD QUEM</i>	—
F. MISCELLANEOUS	—

PART VI

THE INDIVIDUAL IN INTERNATIONAL LAW

	<i>Page</i>
A. IN GENERAL	295
I. POSITION OF INDIVIDUALS IN INTERNATIONAL LAW. HUMAN RIGHTS AND FREEDOMS	295
(See also Part I: IV; and Part VIII: B, VII.)	
II. BEFORE INTERNATIONAL TRIBUNALS	433
B. NATIONALITY	433
I. IN GENERAL. PROOF OF NATIONALITY	433
II. ACQUISITION OF NATIONALITY. NATIONALITY AS AFFECTED BY CHANGE OF SOVEREIGNTY	433
III. AS DETERMINING THE RIGHT OF PROTECTION OF CITIZENS ABROAD	434
(See also Part V: A, and B, II.)	
IV. PROTECTED PERSONS AND <i>DE FACTO</i> SUBJECTS	—
V. NATURALIZATION	434
VI. EXPATRIATION. LOSS OF NATIONALITY	435
VII. DENATIONALIZATION	—
VIII. DOUBLE NATIONALITY	478
IX. NATIONALITY OF MARRIED WOMEN	—
X. OPTION	—
XI. STATELESSNESS	—
XII. NATIONALITY OF CORPORATIONS	550
(See also Part XI: A, VI.)	
C. ALIENS	569
I. ADMISSION OF ALIENS	569
II. POSITION OF ALIENS	573
i. Subjection to Territorial Sovereignty of the Receiving State	—
ii. Protection by the National State	573
iii. Treatment by and Responsibilities of the Receiving State	574
(See also Part V.)	
iv. Plea of Non-discrimination	592
(See also Part V.)	
v. Respect for Property. Expropriation	593
(See also Part IV: A, I.)	
III. EXPULSION OF ALIENS	—
i. Right of Expulsion	—
ii. Procedure of Expulsion	593
D. EXTRADITION	596
I. IN GENERAL	596
II. EXTRADITION OF NATIONALS	597
III. CONDITIONS OF EXTRADITION. EXTRADITABLE CRIMES	597

CLASSIFICATION	xxi
	<i>Page</i>
IV. PROCEDURE OF EXTRADITION	606
V. POLITICAL CRIMES	614
VI. MISCELLANEOUS	627
E. MINORITIES (PROTECTION OF MINORITIES)	—
F. MISCELLANEOUS	639

PART VII

DIPLOMATIC AND CONSULAR INTERCOURSE AND PRIVILEGES

A. PERMANENT DIPLOMATIC ENVOYS	652
I. APPOINTMENT AND RECEPTION OF DIPLOMATIC ENVOYS	—
II. POSITION AND FUNCTIONS OF DIPLOMATIC ENVOYS	—
III. PRIVILEGES AND IMMUNITIES OF	
i. Diplomatic Envoys and their Staff	—
ii. Subordinate Members of the Diplomatic Staff	—
iii. The Family and Retinue of Diplomatic Envoys	—
iv. Diplomatic Premises	652
B. SPECIAL ENVOYS. DELEGATES AT INTERNATIONAL CONFERENCES. TRADE DELEGATIONS	—
C. RIGHT OF OTHER PERSONS TO PRIVILEGES AND IMMUNITIES	
I. OFFICIALS OF THE UNITED NATIONS	—
II. REPRESENTATIVES SENT BY OR ACCREDITED TO THE UNITED NATIONS	—
III. DELEGATES OF STATES ATTENDING INTERNATIONAL CONFERENCES	—
IV. OFFICIALS OF INTERNATIONAL ORGANIZATIONS	663
V. JUDGES AND OFFICIALS OF THE INTERNATIONAL COURT OF JUSTICE AND OTHER INTERNATIONAL TRIBUNALS	—
D. CONSULS	—
I. APPOINTMENT AND EXEQUATUR	—
II. POSITION AND FUNCTIONS OF CONSULS	—
III. PRIVILEGES AND IMMUNITIES OF CONSULS	—
E. MISCELLANEOUS	—

PART VIII

TREATIES

	<i>Page</i>
A. IN GENERAL	—
I. CONCEPTION AND FUNCTION OF TREATIES	—
II. FORMS OF INTERNATIONAL AGREEMENTS: TREATIES. CONVENTIONS. GOVERNMENTAL AGREEMENTS. EXCHANGES OF NOTES. OTHER FORMS OF TREATIES	—
B. CONCLUSION AND OPERATION OF TREATIES	666
I. SIGNATURE. ACCESSION AND ADHESION. TACIT RENEWAL	—
II. CONDITIONS OF VALIDITY OF TREATIES. REGISTRATION OF TREATIES	—
III. PARTIES TO TREATIES. RIGHT TO CONCLUDE TREATIES. COMPOSITE AND DEPENDENT STATES AND TERRITORIES. INTERNATIONAL ORGANIZATIONS	—
IV. CONSTITUTIONAL LIMITATIONS	—
V. RESERVATIONS	—
VI. RATIFICATION OF TREATIES. ENTRY INTO FORCE	—
VII. OPERATION AND ENFORCEMENT OF TREATIES. NECESSITY FOR MUNICIPAL LEGISLATION (See also Part I: IV; and Part VI: A.)	666
VIII. EFFECT OF TREATIES ON THIRD PARTIES	668
IX. EFFECT OF MUNICIPAL LEGISLATION	670
X. MISCELLANEOUS	—
C. TERMINATION OF TREATIES	678
I. BY OPERATION OF LAW	
i. In general	678
ii. Extinction and Dismemberment of Contracting Party	—
iii. Outbreak of War (See also Part XI.)	—
II. BY ACT OF PARTY	
i. In general	—
ii. Mutual Consent. Revision of Treaties	—
iii. Unilateral Denunciation. Result of Non-performance by the Other Party	—
D. INTERPRETATION OF TREATIES	678
I. AGENCIES OF INTERPRETATION	678
II. PRINCIPLES AND RULES OF INTERPRETATION	679
III. BILINGUAL TREATIES. MULTILINGUAL TREATIES	—
IV. CONSIDERATION OF PREPARATORY WORK	709
V. MISCELLANEOUS	—
E. SPECIAL KINDS OF TREATIES	—

CLASSIFICATION

xxiii

PART IX

INTERNATIONAL ORGANIZATION AND
ADMINISTRATION

	<i>Page</i>
A. INTERNATIONAL ORGANIZATION IN GENERAL	—
B. THE UNITED NATIONS	—
I. LEGAL NATURE OF THE UNITED NATIONS. MEMBERSHIP	—
II. THE GENERAL ASSEMBLY	—
III. THE SECURITY COUNCIL	—
IV. OTHER ORGANS OF THE UNITED NATIONS	—
V. INTERPRETATION OF THE CHARTER OF THE UNITED NATIONS	—
C. SPECIALIZED AGENCIES OF THE UNITED NATIONS	710
D. OTHER INTERNATIONAL ORGANIZATIONS AND ORGANS OF INTERNATIONAL ADMINISTRATION	—
E. INTERNATIONAL OFFICIALS	710
F. MISCELLANEOUS	—

PART X

DISPUTES

A. ARBITRATION	715
I. IN GENERAL	
i. Conception and Function of Arbitration	715
ii. The Law Applied by Arbitral Tribunals	715
iii. The Arbitration Treaty. Appointment and Withdrawal of Arbitrators	—
II. PROCEDURE	
i. Procedure before the Tribunal (Oral and Written Arguments)	—
ii. Competence. Competence to Determine Jurisdiction	716
iii. Intervention	—
iv. Procedure. Appeals	—
III. EVIDENCE	735
IV. THE AWARD	
i. Scope and Binding Force of the Award	—
ii. Appeal and Revision	—
V. MISCELLANEOUS	735

xxiv	CLASSIFICATION	<i>Page</i>
B.	INTERNATIONAL COURT OF JUSTICE	—
I.	ORGANIZATION OF THE COURT	—
II.	CONTENTIOUS JURISDICTION	
i.	Competence	—
ii.	Procedure	—
iii.	The Law Applicable	—
iv.	Judgment	—
III.	ADVISORY JURISDICTION	
i.	Competence	—
ii.	Procedure	—
iii.	The Law Applicable	—
iv.	Opinion	—
C.	OTHER INTERNATIONAL COURTS	736
D.	CONCILIATION	—
E.	UNILATERAL MEANS OF REDRESS SHORT OF WAR: RETORSION. REPRISALS. PACIFIC BLOCKADE. INTERVENTION	737
F.	NEGOTIATION	—
G.	MISCELLANEOUS	—

PART XI

WAR AND NEUTRALITY

A.	WAR IN GENERAL	738
I.	DEFINITION AND TECHNICAL MEANING OF WAR. BELLIGERENCY AND INSURGENCY	—
II.	COMMENCEMENT OF WAR	—
III.	REGION OF WAR	—
IV.	BELLIGERENT FORCES	—
V.	EFFECTS OF OUTBREAK OF WAR	
i.	In general	—
ii.	On Treaties	—
iii.	On Private Contracts	—
iv.	On Enemy Subjects with regard to	
(a)	Their Personal Status in the Territory of the Belligerent. <i>Persona standi in judicio</i>	738
(b)	Their Property and Other Rights	—
v.	On Enemy Merchant Ships in Port	—
vi.	On Neutral Persons and Property. The Right of Angary	—
vii.	Trading with the Enemy	—
VI.	ENEMY CHARACTER	
i.	Of Individuals	—
ii.	Of Corporations	—
iii.	Of Ships	—
iv.	Of Goods	—

Cambridge University Press

978-0-521-46417-8 - International Law Reports, Volume 72

Edited by E. Lauterpacht

Frontmatter

[More information](#)

CLASSIFICATION	xxv
	<i>Page</i>
VII. THE BINDING FORCE OF THE LAWS OF WAR	—
VIII. ENFORCEMENT OF THE LAWS OF WAR	
i. Reprisals	738
ii. Punishment of War Crimes and Crimes against Humanity. Defence of Superior Orders	738
iii. Compensation and Reparation	739
IX. PRISONERS OF WAR	—
X. TREATMENT OF WOUNDED	—
XI. NON-HOSTILE RELATIONS BETWEEN BELLIGERENTS, ESPECIALLY ARMISTICES	—
XII. TERMINATION OF WAR	739
XIII. EFFECTS OF TREATIES OF PEACE	
i. In general	—
ii. Amnesty	—
iii. <i>Postliminium</i>	—
iv. Miscellaneous	—
XIV. PERFORMANCE OF TREATIES OF PEACE	—
XV. MISCELLANEOUS	—
 B. WARFARE ON LAND	 739
I. MEASURES AND INSTRUMENTS OF FORCE	—
II. APPROPRIATION, UTILIZATION AND DESTRUCTION OF ENEMY PROPERTY	—
III. OCCUPATION OF ENEMY TERRITORY	739
i. Nature and Effects of the Occupation	739
ii. Legislative, Judicial and Administrative Functions of the Occupant	—
iii. Respect for Private Property. The Public Property of the Enemy State. Requisitions and Contributions	—
iv. Inhabitants. Services. Deportations. Hostages	—
 C. WARFARE AT SEA	
I. MEASURES AND INSTRUMENTS OF FORCE	—
II. VISIT, SEARCH, CAPTURE AND DESTRUCTION	
i. Of Enemy Merchantmen	—
ii. Of Neutral Merchantmen	—
III. RESTRICTIONS ON THE RIGHT OF CAPTURE (HOSPITAL SHIPS, ETC., POSTAL CORRESPONDENCE, PROPERTY UNDER NEUTRAL FLAG)	—
IV. PRIZE LAW	
i. Nature and Extent of Jurisdiction of Prize Courts	—
ii. Procedure	—
iii. Indemnities and Damages	—
 D. CONTRABAND	
I. CONCEPTION OF CONTRABAND. ABSOLUTE AND CONDITIONAL CONTRABAND	—
II. CARRIAGE OF CONTRABAND AND DOCTRINE OF CONTINUOUS VOYAGE	—
III. PENALTY FOR CARRIAGE OF CONTRABAND	—

	<i>Page</i>
E. BLOCKADE	
I. ESTABLISHMENT OF BLOCKADE. CONDITIONS OF VALIDITY	—
II. BREACH AND PENALTY	—
III. BLOCKADE AND THE DOCTRINE OF CONTINUOUS VOYAGE	—
F. AIR WARFARE	—
G. NEUTRALITY	
I. NATURE AND DUTIES OF NEUTRALITY	—
II. NEUTRAL AND MILITARY AND NAVAL OPERATIONS AND PREPARATIONS	—
III. NEUTRAL ASYLUM	—
IV. SUPPLIES, LOANS AND SERVICES TO BELLIGERENTS	—
V. EFFECT OF THE CHARTER OF THE UNITED NATIONS	—

TABLE OF CASES REPORTED

ALPHABETICAL

(The figures in heavier type indicate the page numbers of the actual reports. The ordinary type indicates pages containing notes or relevant cross-references.)

- Agent Judiciaire du Trésor Public *v.* Labeunie, **52**
- Alcan *v.* Ircable: *see under* Management of Alcan Aluminium Limited, on Behalf of its Shareholders who are United States Nationals and James P. Monaghan, on Behalf of Himself and Other Shareholders of Alcan Aluminium Limited who are United States Nationals *v.* Ircable Corporation (Case No. 91)
- Association for the Protection of Corsican Sites, **13**
- Basic Right to Marry Case, **10, 295**
- Beinisch, **220**
- Benejam, **59, 267**
- Benoist, **257**
- Bibliographisches Institut AG (Mannheim) *v.* VEB Bibliographisches Institut (Leipzig), **26**
- Billerbeck and Cie *v.* Bergbau-Handel GmbH, **52, 59**
- Bouhenguel and Another *v.* Compagnie Industrielle Française des Tubes Electroniques, **591**
- Bounouala, **56**
- Caisse Centrale de Réassurance des Mutuelles Agricoles *v.* Mutuelle Centrale d'Assurance et de Réassurance, **28, 565**
- Campbell and Cosans Case (Article 50), **293, 323**
- CERN Senior Official Immunity Case, **663, 714**
- Dames and Moore *v.* Regan, **191, 236, 270, 434, 736**
- Dana *v.* Royal Dutch Company, **16**
- Danish Company Tax Liability Case, **77, 89, 210, 666**
- Daouchi *v.* Conseil d'État du Canton de Vaud, **592, 593**
- De Malglaive, **14, 236**
- Delay in Fraud Proceedings Case, **316**
- Della Savia *v.* Ministère Public de la Confédération, **596, 605, 618**
- Dissenting Opinion of Dr Shafeiei on Dual Nationality, **501**
- Dordilly *v.* Mobil Oil (North Africa) and New Hampshire Insurance Company, **90, 666**
- Dual Nationality Dissent: *see under* Dissenting Opinion of Dr Shafeiei on Dual Nationality
- Eschersheim, the; the Jade, **1, 76, 667**
- Espahanian *v.* Bank Tejarat (Case No. 157), **1, 478, 715, 735**
- Frigerio *v.* Federal Department of Transport, **11, 76, 667, 677, 678, 679, 709**
- Gilette *v.* Ministère Public Fédéral, **605, 627, 679**
- Glaser *v.* Procurator-General of the Canton of Berne, **597**
- Golpira *v.* The Government of the Islamic Republic of Iran (Case No. 211), **236, 493, 735**
- Greek National Residence Permit Case, **433, 569, 678**
- Harris Corporation *v.* National Iranian Radio and Television and Bank Melli Iran, **15, 172**
- Hospital Fraud Trial Delay Case, **301, 667**
- Hungarian Aircraft Company Case, **28, 82**
- In re* James (An Insolvent), **11, 29, 63**
- Isaiah *v.* Bank Mellat (as Successor to International Bank of Iran) (Case No. 219), **253, 270, 433, 715, 716**
- ITT Industries, Inc. *v.* The Islamic Republic of Iran, The Organization of Nationalized Industries of Iran (Case No. 156), **90, 223, 294, 593, 670, 736**
- Jafari *et al.* *v.* Islamic Republic of Iran, **124, 260, 434**
- James: *see under* *In re* James

Cambridge University Press

978-0-521-46417-8 - International Law Reports, Volume 72

Edited by E. Lauterpacht

Frontmatter

[More information](#)

xxviii

TABLE OF CASES

- Kamolpraimpna, 11, 89, 666, 670
 Kehren *v.* Institut Franco-Allemand de Saint-Louis, 710
 Klarsfeld *v.* Office Franco-Allemand pour la Jeunesse, 10, 191, 666, 714
 Kroeger *v.* Swiss Federal Prosecutor's Office, 605, 606, 626, 738
- Libra Bank Ltd. *v.* Banco Nacional de Costa Rica, 15, 119
 Librairie Hachette SA and Others *v.* Société Coopérative d'Achat et de Distribution and Others, 10, 78, 677
 Loprato *v.* Zickman, 586
 Loss of Refugee Status Case, 584
- Management of Alcan Aluminium Limited, on Behalf of its Shareholders who are United States Nationals and James P. Monaghan, on Behalf of Himself and Other Shareholders of Alcan Aluminium Limited who are United States Nationals *v.* Ircable Corporation (Case No. 91), 270, 569, 725, 735
 Maritime International Nominees Establishment *v.* Republic of Guinea, 152, 735
 Matter of Sedco, Inc., 110
 Minelli Case, 222, 294, 387, 736
 Morichère, 269
- Oppenheimer *v.* Cattermole (Inspector of Taxes); Nothman *v.* Cooper (Inspector of Taxes), 28, 434, 446, 550, 738, 739
- Pakelli Case, 223, 294, 414, 592, 736
 Pater *v.* Pater, 12, 592, 639, 677, 678
 Persinger *v.* Islamic Republic of Iran, 15, 132, 293, 662
 Polish Refugee Compensation Case, 434, 573, 646, 739
 Political Asylum Case, 582
- Queens Office Tower Associates *v.* Iran National Airlines Corporation (Case No. 172), 239, 737
- R. *v.* Commissioner of Correctional Services, *ex parte* Fitz Henry, 11, 62, 63, 678
 R. *v.* Commissioner of Police and Others, *ex parte* Cephas (No. 2), 200, 597
- R. *v.* Davidson, 89, 601
 Rex *v.* Compania Pervana de Vapores, SA, 93
 Romanian Refugee Case, 580
 Russian Nobleman Nationality Case, 28, 75, 76, 433, 435, 651, 667, 679, 739
- S and S Machinery Co. *v.* Masinexport-import and Romanian Bank for Foreign Trade, 15, 183
 Silver and Others Case, 222, 293, 334, 736
 Société des Établissements Hutchinson *v.* Bendib, 590
 Société Savana, 260
 Szczupak *v.* Agent Judiciaire du Trésor Public, 56, 253
- T *v.* Swiss Federal Prosecutor's Office, 592, 596, 597, 605, 626, 632
 Tallagrand, 59, 218
 The Eschersheim: *see under* Eschersheim, *the*; *the* Jade
 The Management of Alcan Aluminium Limited *v.* Ircable Corporation: *see under* Management of Alcan Aluminium Limited, on Behalf of its Shareholders who are United States Nationals and James P. Monaghan, on Behalf of Himself and Other Shareholders of Alcan Aluminium Limited who are United States Nationals *v.* Ircable Corporation (Case No. 91)
 Translation of Proceedings against Italian National Case, 320
 Tuck *v.* Pan American Health Organization, 196, 710, 714
 Turkish National Detention on Remand Case, 263, 593
- Union des Travailleurs de la Métallurgie de la Moselle CGT *v.* Société des Établissements Roland; Confédération Française Démocratique du Travail *v.* Entreprise Henri Riboni, 588
 United States *v.* County of Arlington, Virginia, 14, 191, 652, 667
- V *v.* V, 645
 Van Droogenbroeck Case (Article 50), 223, 294, 408, 433
 VEB Carl Zeiss Jena *v.* Carl Zeiss Heidenheim, 28, 52, 89, 550

Cambridge University Press
978-0-521-46417-8 - International Law Reports, Volume 72
Edited by E. Lauterpacht
Frontmatter
[More information](#)

TABLE OF CASES

xxix

Verleye <i>v.</i> Conseil d'État du Canton de Genève, 12, 668, 677	Wrongful Imprisonment for Fraud Compensation Case, 307, 709
Watin <i>v.</i> Ministère Public Fédéral, 614	X <i>v.</i> Conseil d'État du Canton de Zurich, 574, 592
Wilson, Smithett and Cope Ltd. <i>v.</i> Teruzzi, 11, 690, 710	

TABLE OF CASES REPORTED

ARRANGED ACCORDING TO COURTS AND TRIBUNALS
 (INTERNATIONAL CASES) AND COUNTRIES (MUNICIPAL CASES).

(The figures in heavier type indicate the page numbers of the actual reports. The ordinary type indicates pages containing notes or relevant cross-references.)

I. DECISIONS OF INTERNATIONAL TRIBUNALS

- | | |
|--|---|
| <p><i>European Court of Human Rights</i>
1983</p> <p>Campbell and Cosans Case (Article 50),
293, 323</p> <p>Minelli Case, 222, 294, 387, 736</p> <p>Pakelli Case, 223, 294, 414, 592, 736</p> <p>Silver and Others Case, 222, 293, 334,
736</p> <p>Van Droogenbroeck Case (Article 50),
223, 294, 408, 433</p> <p><i>Iran-United States Claims Tribunal</i>
1983</p> <p>Dissenting Opinion of Dr Shafeiei on
Dual Nationality, 501</p> <p>Esfahanian <i>v.</i> Bank Tejarat (Case No.
157), 1, 478, 715, 735</p> <p>Golpira <i>v.</i> The Government of the
Islamic Republic of Iran (Case No.
211), 236, 493, 735</p> | <p>Isaiah <i>v.</i> Bank Mellat (as Successor to
International Bank of Iran) (Case No.
219), 253, 270, 433, 715, 716</p> <p>ITT Industries, Inc. <i>v.</i> The Islamic
Republic of Iran, The Organization
of Nationalized Industries of Iran
(Case No. 156), 90, 223, 294, 593,
670, 736</p> <p>Management of Alcan Aluminium
Limited, on Behalf of its Shareholders
who are United States Nationals and
James P. Monaghan, on Behalf of
Himself and Other Shareholders of
Alcan Aluminium Limited who are
United States Nationals <i>v.</i> Ircable
Corporation (Case No. 91), 270, 569,
725, 735</p> <p>Queens Office Tower Associates <i>v.</i> Iran
National Airlines Corporation (Case
No. 172), 239, 737</p> |
|--|---|

II. DECISIONS OF MUNICIPAL COURTS

- | | |
|---|---|
| <p><i>England</i>
1975</p> <p>Oppenheimer <i>v.</i> Cattermole (Inspector
of Taxes); Nothman <i>v.</i> Cooper
(Inspector of Taxes), 28, 434, 446,
550, 738, 739</p> <p>1976</p> <p>Eschersheim, the; the Jade, 1, 76, 667</p> <p><i>In re</i> James (An Insolvent), 11, 29, 63</p> <p>R. <i>v.</i> Davidson, 89, 601</p> <p>Wilson, Smithett and Cope Ltd. <i>v.</i> Ter-
ruzzi, 11, 690, 710</p> <p><i>Federal Republic of Germany</i>
1971</p> <p>Basic Right to Marry Case, 10, 295</p> <p>Danish Company Tax Liability Case,
77, 89, 210, 666</p> | <p>Delay in Fraud Proceedings Case, 316</p> <p>Greek National Residence Permit Case,
433, 569, 678</p> <p>Hospital Fraud Trial Delay Case, 301,
667</p> <p>Hungarian Aircraft Company Case, 28,
82</p> <p>Polish Refugee Compensation Case,
434, 573, 646, 739</p> <p>Russian Nobleman Nationality Case,
28, 75, 76, 433, 435, 651, 667, 679,
739</p> <p>Translation of Proceedings against
Italian National Case, 320</p> <p>Turkish National Detention on Remand
Case, 263, 593</p> <p>Wrongful Imprisonment for Fraud
Compensation Case, 307, 709</p> |
|---|---|

TABLE OF CASES

xxxii

- | <i>France</i> | <i>Switzerland</i> |
|--|---|
| 1968 | 1961 |
| Beinisch, 220 | Dana v. Royal Dutch Company, 16 |
| Benejam, 59, 267 | 1962 |
| Klarsfeld v. Office Franco-Allemand
pour la Jeunesse, 10, 191, 666, 714 | V v. V, 645 |
| Morichère, 269 | 1964 |
| Société Savana, 260 | CERN Senior Official Immunity Case,
663, 714 |
| Szczupak v. Agent Judiciaire du Trésor
Public, 56, 253 | Glaser v. Procurator-General of the
Canton of Berne, 597 |
| Tallagrand, 59, 218 | Watin v. Ministère Public Fédéral, 614 |
| 1970 | 1965 |
| Bounouala, 56 | Gilette v. Ministère Public Fédéral, 605,
627, 679 |
| De Malglaive, 14, 236 | VEB Carl Zeiss Jena v. Carl Zeiss
Heidenheim, 28, 52, 89, 550 |
| Dordilly v. Mobil Oil (North Africa) and
New Hampshire Insurance Company,
90, 666 | 1966 |
| 1971 | Daouchi v. Conseil d'État du Canton de
Vaud, 592, 593 |
| Agent Judiciaire du Trésor Public v.
Labeunie, 52 | Kroeger v. Swiss Federal Prosecutor's
Office, 605, 606, 626, 738 |
| Association for the Protection of
Corsican Sites, 13 | T v. Swiss Federal Prosecutor's Office,
592, 596, 597, 605, 626, 632 |
| Benoist, 257 | 1967 |
| Bouhenguel and Another v. Compagnie
Industrielle Française des Tubes
Électroniques, 591 | Billerbeck and Cie v. Bergbau-Handel
GmbH, 52, 59 |
| Caisse Centrale de Réassurance des
Mutuelles Agricoles v. Mutuelle
Centrale d'Assurance et de Réassur-
ance, 28, 565 | Librairie Hachette SA, and Others v.
Société Coopérative d'Achat et de
Distribution and Others, 10, 78, 677 |
| Kamolpraimpna, 11, 89, 666, 670 | Pater v. Pater, 12, 592, 639, 677, 678 |
| Kehren v. Institut Franco-Allemand de
Saint-Louis, 710 | Verleye v. Conseil d'État du Canton de
Genève, 12, 668, 677 |
| Loprato v. Zickman, 586 | X v. Conseil d'État du Canton de
Zurich, 574, 592 |
| Société des Etablissements Hutchinson
v. Bendib, 590 | 1968 |
| Union des Travailleurs de la Métallurgie
de la Moselle CGT v. Société des
Établissements Roland; Confédération
Française Démocratique du Travail v.
Entreprise Henri Riboni, 588 | Frigerio v. Federal Department of
Transport, 11, 76, 667, 677, 678,
679, 709 |
| <i>Jamaica</i> | 1969 |
| 1976 | Della Savia v. Ministère Public de la
Confédération, 596, 605, 618 |
| R. v. Commissioner of Correctional
Services, <i>ex parte</i> Fitz Henry, 11, 62,
63, 678 | Political Asylum Case, 582 |
| R. v. Commissioner of Police and
Others, <i>ex parte</i> Cephas (No. 2), 200,
597 | Romanian Refugee Case, 580 |
| | 1970 |
| | Loss of Refugee Status Case, 584 |

Cambridge University Press

978-0-521-46417-8 - International Law Reports, Volume 72

Edited by E. Lauterpacht

Frontmatter

[More information](#)

xxxii

TABLE OF CASES

- | | |
|---|--|
| <p style="text-align: center;">1971</p> <p>Bibliographisches Institut AG
(Mannheim) <i>v.</i> VEB Bibliographisches Institut (Leipzig), 26</p> <p style="text-align: center;"><i>United States of America</i></p> <p style="text-align: center;">1981</p> <p>Dames and Moore <i>v.</i> Regan, 191, 236, 270, 434, 736</p> <p>Rex <i>v.</i> Compania Pervana de Vapores, SA, 93</p> <p>Tuck <i>v.</i> Pan American Health Organization, 196, 710, 714</p> <p style="text-align: center;">1982</p> <p>Harris Corporation <i>v.</i> National Iranian Radio and Television and Bank Melli Iran, 15, 172</p> | <p>Jafari <i>et al.</i> <i>v.</i> Islamic Republic of Iran, 124, 260, 434</p> <p>Libra Bank Ltd. <i>v.</i> Banco Nacional de Costa Rica, 15, 119</p> <p>Maritime International Nominees Establishment <i>v.</i> Republic of Guinea, 152, 735</p> <p>Matter of Sedco, Inc., 110</p> <p>Persinger <i>v.</i> Islamic Republic of Iran, 15, 132, 293, 662</p> <p>United States <i>v.</i> County of Arlington, Virginia, 14, 191, 652, 667</p> <p style="text-align: center;">1983</p> <p>S and S Machinery Co. <i>v.</i> Masinexport-import and Romanian Bank for Foreign Trade, 15, 183</p> |
|---|--|

TABLE OF TREATIES

This table contains a list, in chronological order according to the date of signature, of the treaties referred to in the decisions printed in the present volume. It has not been possible to draw a helpful distinction between treaties judicially considered and treaties which are merely cited.

In the case of bilateral treaties, the names of the parties are given in alphabetical order. Multilateral treaties are referred to by the name by which they are believed commonly to be known, *e.g.* Hague Convention No. 1 of 1899; Treaty of Versailles, 1919. References to the texts of treaties have been supplied, including wherever possible at least one reference to a text in the English language. The full titles of the abbreviated references will be found in the List of Abbreviations printed in the volume containing the Consolidated Tables and Index to Vols. 1—35.

1814

- May 30 France—Great Britain, Portugal, Prussia, Russia, Spain, Sweden, Definitive Treaty of Peace of Paris (2 Martens N.R.G., 1st ser., 1; 1 Hertslet, Map of Europe, 1; 1 B.F.S.P. Part 1, 414).....504

1868

- July 4 Mexico—United States, Agreement Establishing a Mixed Claims Commission (61 B.F.S.P. 951; 1 Martens N.R.G., 2nd ser., 5; 1 U.S. Treaties 1128).....510

- July 22 Italy—Switzerland, Extradition Treaty (1 Martens N.R.G., 2nd ser., 371; 59 B.F.S.P. 1308).....621-2
 Art. 2.....622

- Oct. 17 Act of Mannheim concerning Navigation of the Rhine (20 Martens N.R.G., 1st ser., 355; 5 Peaslee 151; 3 Hertslet, Map of Europe, 1847; 59 B.F.S.P. 470).....686

1869

- June 15 France—Switzerland, Convention respecting Jurisdiction and the Execution of Civil Judgments (109 B.F.S.P. 485; De Clercq, *Recueil des Traités de la France*, Vol. X, 289; 1 Archives Diplomatiques (1870) 259).....79-81, 688-9
 Art. 1.....79-81

- July 9 France—Switzerland, Extradition Treaty (61 B.F.S.P. 513; 10 *Traités* 306).....630-1
 Art. 1.....630, 632
 Art. 8(1).....631

1871

- May 8 Great Britain—U.S.A., Treaty of Washington (Treaty for the Amicable Settlement of All Causes of Difference between the Two Countries) (20 Martens N.R.G., 1st ser., 698; 1 U.S. Treaties 700; 13 Hertslet 970; 61 B.F.S.P. 40).....504

1872

- May 14 Germany—Great Britain, Extradition Treaty (13 Hertslet 524).....602, 604