

INDEX

For references to particular articles of treaties see the Table of Treaties, p. xlv.

-	-
Α	equality of treatment, 85-6
Aboriginal rights. See Canada, aborig-	expulsion, 187. See also deportation
inal Indians	above and under Oder-Neisse, territ-
Access to courts. See under European	ories east of
Convention on Human Rights	extradition: $q.v$.
Act of State—	treaties, rights under, 100
acta jure imperii, 93, 616	Amnesty, 23-4
-conformity with international	effective remedy, whether, 25-6
law—	Appeal, right of, 59-62. See also under
third-State courts' competence	European Convention on Human
to examine, 93	Rights
administrative act—	Arbitrary detention. See also Detainees
-conformity with international	rights of; Liberty of Person
law—	statutory limitation—
third-State courts' competence	-retroactive withdrawal, 132-6
to examine, 93	Arbitration. See also Iran-US Claims
foreign, recognition of, 615-19	Tribunal
-confiscation, 615-19	arbitrators: $q.v.$
—expropriation, 679, 680-2	awards—
jurisdiction of courts, and, 93, 680-2	—discontinuity, acceptability of
law founded on—	582-3
-enforcement of, 599	clause—
State immunity from suit, and, 93	-waiver of diplomatic immunity
Administrative acts—	not, 84
international law-	costs: q.v. and under Iran-US Claims
-competence to examine conform-	Tribunal
ity with, 93	evidence: q.v.
Admiralty jurisdiction. See under United	judicial control of, 582-3
Kingdom	jurisdiction: q.v.
Air transport agreements—	procedure—
Chicago Convention on International	-rules. See under Iran-US Claims
Civil Aviation (1944)—	Tribunal
—disputes under, 526	rules. See under Iran-US Claims
—landing fees, 525	Tribunal
Airports—	sovereignty, avoidance of limitations
landing fees, 521-6	on, 640
-sanctions for non-payment,	tribunal—
521-6	-competence, determined by, 640
landing rights, 522-5	Arbitrators. See also under Iran-US
operation of, 521-6	Claims Tribunal
Algeria—	absence, 670-5
State succession, 108	resignation, 670-3, 674
Algiers Declaration. See Iran-US Claims	Arrest-
Settlement Declaration	dependent territory—
Aliens—	—illegality, 491-500
compulsory resettlement, 188	Australia—
deportation, 372-8. See also expulsion	rights and obligations of the Crown-
below	—devolution—
employment, entitlement to, 85-6	implicit, 438



698

INDEX

-extension to, 157, 172. See also Berlin, 157, 162, 172, 175-6 Berlin clause above Allied reservation on, 162, 172 Western Sectors, ties with FRG— Allies--nationality not covered, 175 Blockade, 584 -reserved powers, 175 Berlin clause, 157 "restraint of princes", 584 citizens-Boundariesalteration by agreement, possibility —nationality— -common nationality with citizof, 169 ens of FRG, 175 different sorts, 168-9 -FRG-GDR Basis of Relations German. See Germany, boundaries varying treaty regimes possible, 168-9 Treaty, unaffected by, 175 Constitutional Court (FRG)— British Commonwealth. See also United —jurisdiction— Kingdom -absence of, 175 Crown---obligations-East Berlin--GDR, relationship with, 157 -situs, 435-7, 467-8 FRG and, 172 -succession, 467-8 FRG-GDR Basis of Relations Treaty, -unity and diversity, 425, 429, and, 157, 159, 172 431, 433, 443-5 GDR-Senat extradition between members of, -agreements between, 172 501-5 -FRG Constitution to be Imperial Conference (1926), 468 respected, 172 State succession, and, 467-8 Land Berlin-Statute of Westminster. See under United Kingdom -obligation to respect FRG Constitution, 172, 175-6 -status, 175-6 Burden of proof. See under Evidence Mantelgesetz, 176 nationality-Canada— -common with that of citizens of aboriginal Indians-FRG, 175 -Alberta, in, 423-53 ---bands, 457, 459, 472, 473 -FRG-GDR Basis of Relations -Canada Act 1982, and, 457-73 Treaty--Canada Bill 1982, and, 423-53 unaffected by, 175-Quadripartite Agreement, and, -Charter of Rights and Freedoms, and, 475 Quadripartite Agreement, 159, 172 -customary law of, 424-5 -extension of agreements and -definition, 480-1 -British North America Act regulations under, 172 -Western Sectors of Berlin, ties, 1867, 472 -Constitution Act 1982, 460 -rights, 425-53, 473 -nationality not covered, 175 representation of interests--jurisdiction of British courts, -FRG, and, 172 423-53 429-31, -treaties, reserved powers, 175 449-51. 466-72. See also under United status of, 162, 172 -FRG-GDR Basis of Relations Kingdom, treaties Treaty--Royal Proclamation 1763. See under United Kingdom -unaffected by, 159, 172 -Land, 162 -Rupert's Land, 437 --Three Power reservation, 162 Albertatreaties--Indians in. 423-53



British North America Act 1867. See under United Kingdom	compensation, without, 92-3, 187, 680-2
Canada Act 1982. See under United	de facto, 187
Kingdom	extraterritorial, 616-17
Constitution—	Confiscatory legislation—
-amendment of, 474	recognition of—
—''repatriation'', 434, 435	-England, 598, 604-5
Indians under, 434	Conflict of laws. See Private international
Constitution Act 1982. See under	law
United Kingdom	Conscientious—
Constitutional acts—	objections—
-amendment-	—military service, 14-17, 230-2,
—UK parliamentary consent	258-9
required, 474	-United Nations forces, service
Crown—	with, and, 14-17
-capacity to enter into obligations	objectors, 230, 236, 251
in, 470	l = -
	Conspiracy—
-devolution of rights and oblig-	criminal jurisdiction, 503-5
ations, 439-48, 462-9	Contempt of court, 396-402
Indian treaties. See under aboriginal	Continental shelf—
Indians above	status, 530
Indians in. See aboriginal Indians above	territory, not part of, 538
Paris, Treaty of, 449	Continental Shelf Convention (1958)—
Utrecht, Treaty of, 449	United Kingdom, in, 530
Claims—	Contract—
damages: q.v.	arbitration clause—
foreign nationals, of. See Diplomatic	-waiver of diplomatic immunity,
protection	not, 84
Claims Settlement Agreements—	blockade, and, 584
Iran-US. See Iran-US Claims Settle-	breach, 668, 669, 672-3
ment Declaration	enforcement—
Codification. See under Customary inter-	 involving breach of foreign law,
national law	597-8
Collisions at sea. See Jurisdiction, collis-	forum selection clause: q.v.
ions at sea	frustration of, 583-9
Colonies—	—"restraint of princes", 584
authority in, 491-500	—war, and, 583-91
protection of nationals of, 491-500	interpretation—
unilateral declaration of inde-	-conduct of parties, 667
pendence—	performance—
-effect, 491-500	-evidence of, 667
Comity, international, 452, 607	termination, 668, 673
Compensation, 92-3, 187, 667-9. See also	validity, 665-8
Costs; Damages; European Con-	war—
vention on Human Rights, com-	-ipso facto, no effect, 588-91
pensation for violations; Just	Conventions. See Treaties
satisfaction	Coroner—
evidence of	jurisdiction, 551-63
-provision for, not, 681	—place of death, relevance, 551-63
expropriation, requirement for, 680-2	—purpose, 563
Conduct of parties. See Estoppel	Corporations—
Confiscation. See also Expropriation	assets—
act of State, 616-17	—expropriation, 678-9, 680-2
•	-ownership, 681

700

INDEX

Corporations (cont.) -incorporation, doctrine of, and, 8 reservation— -equitable, 681 partnership, 681 -reinstatement of customary international law, 100 personality, 681 State entities, as--Vienna Convention on Diplo-—"controlled entity", 665 matic Relations (1961), 4, 8, Correspondence, respect for. See under European Convention on Human treaty practice-Rights, detainees, rights of -interpretation-Costs, 123, 694 -obligation to accept treaty arbitration. See Iran-US Claims Tribunal, awards, costs partner's constitutional requirement, 174-5 European Court of Human Rights. See -municipal law restriction— -knowledge of other party, Just satisfaction Iran-US Claims Tribunal. See Iranwhether within, 175 US Claims Tribunal, awards, costs Customary law— Counterclaims. See under Iran-US Claims aboriginal Indians, 424-5 Settlement Declaration; Iran-US Claims Tribunal Courts, access to. See under European Damages. See also Compensation; Costs; Convention on Human Rights Just satisfaction Crimes against humanity. See Humaniexpenses, 668 ty, crimes against interest, 669, 673 Criminal law, international. See Intermeasure of, 668, 672-3 national criminal law mitigation, 673 Criminal proceedings. See also European -burden of proof, 673 Convention on Human Rights, fair Death penaltyhearing extradition, and, 95-101 appeal, right of, 59-62 Law No. 252 of 18 June 1968 (Vienna common trial, 59, 61 defence-Convention on Diplomatic Rela--appointment, 78 tions), 82 —inadequacy, 220-3 privileges and immunities— -civil jurisdictionin absentia, 515, 518 in contumacia, 515-18 -diplomatic, 83-4 Customary international law-Dependent territories. See Colonies codification in international convent-Deportation. See under Aliens ions. See treaties reflecting below Detainees, rights of. See under European comity, international: q.v. Convention on Human Rights diplomatic privileges and immunities, Diplomatic privileges and immunities civil jurisdiction, 83-4, 102-4 -Vienna Convention on Diplo--matrimonial jurisdiction, 485 matic Relations (1961), relation civil suitto, 4, 8, 103 ---diplomat's right to bring, 5, 7-8 extraditionconsent of sending —death penalty, and, 98, 100 whether required, 5, 7-8 international organizations, immun--personal interests exclusively ity, 88 involved, if, 5 State immunity, 116, 121 -private acts, in respect of, 103 treaties reflectingcounterclaim--European (Basle) Convention on -no immunity from, 5 customary international law: q.v. and State Immunity (1972), 116 under Vienna Convention on Dip--European Convention on Extra-

dition (1957), 96, 97

lomatic Relations below



> INDEX 701

immovable property, action relating -exhaustion of local remedies, 238, 285, 318 -tenancy agreement, 6 n. 1 Commission's duty to enquire, International Law Commission--Draft Articles on Diplomatic In-—no appeal from, 324 tercourse and Immunities. See applications-–joinder, 319 under Vienna Convention on Dipex officio examination of issue, 285 lomatic Relations below matrimonial jurisdiction, 485 -"legal proceedings", whether, ne impediatur legatio, 8, 104 "indications" not a legal obligation, official acts--attributable to State, 104 individual petition, right of, 377-8, private act, 103 purpose, 103 381, 382-8 termination of immunity-—not to be hindered, 377-8 -effect, 483-90 interim measures, 374, 390-4 Vienna Convention on Diplomatic opinions, 202-3, 220, 238, 266-7, 285, Relations (1961)— 318 -civil law contract, 83 -separate, 203 -customary international law, and, 4, 7-8, 103, 104 powers--petitions to the Secretary-General of the Council of -absence of express and unambiguous treaty provision, 8
—diplomat's right to sue and to Europe, to accept, 377-8 proceedings, 202-3, 220, 238, 266-7, protection from suit not sharply 285, 318 —''legal'', whether, 382-8 distinguished, 8 -ILC Draft Articles on Diplomatic State submissions-Intercourse and Immunities, —request for, 374 compared, 6 n. 1 European Communities— -sovereigntymember States— -may not be limited by, 102 -possible effect on legislation, 463 waiver. See Waiver of immunity European Convention on Human Diplomatic protection-Rights (1950)— Germans, of, 171-2, 175, 184-6 access to courts, 338-9, 342. See also -Oder-Neisse, territories east of, effective remedy before national in, 184-6 authority and tribunal below Double criminality. See under Extradition -lawyer, communication with, 340-2, 382-8 appeal— Eastern Treaties for the Normalization –limitations on, 334 of Relations between the Federal -no right of, 60 Republic of Germany and Poland applicabilityand the USSR. See Germany, dependent territories, 493 Federal Republic of, Poland and arbitrary detention. See liberty of per-USSR and under Oder-Neisse, son below territories east of association, freedom of, 429-30 Effective remedy, 26, 27, 34, 36, 39, 53, 69, 241-2, 250-1, 319, 342 -damages for. See Just satisfaction Equity, 408 -decisions regarding-Estoppel, 239-40, 240-1, 242, 286, 321-2 -European Court, of, 224-5, 248-54, 256-74, 291-2, European Commission of Human Rights-348-50, 365-71 admissibility, decisions on, 203, 220, —opinions regarding—

238, 267, 318, 365, 374

212,



702 INDEX

European Convention (cont.) -European Commission, 202-3, 220, 238, 267, 319, 365 compensation for violations, 211, 224-5, 252-3, 370-1. See also Just satisfaction conscientious objection, and, 227-54, 258-74, 278-92 correspondence, respect for, 382, 383-8 -European Agreement relating to Persons participating in Proceedings of the European Commission and Court of Human Rights (1969), 383-4, 386 damages. See Just satisfaction detainees, rights of. See also fair hearing and liberty of person below -correspondence, 338, 339-42, 343-4, 346-7, 380-8 -remission, civil right, whether, detention. See liberty of person below discrimination, freedom from--conscientious objectors, 251-2 -justified differential treatment, 251-2 effective remedy before national authority, 241-2, 250-1, 319 enforcement procedure. See European Commission of Human Rights; European Court of Human Rights expression, freedom of, 396-402 -prior restraint of publication, 402 -restrictions--administration of justice, 397-402 -"pressing social need", 401-2 extradition--death penalty, and--non-signatory State, 389-94 fair hearing, 214-25, 296-355, 382. See also detainees, rights of above -"civil rights and obligations", 328, 354 -remission, whether, 353 —"criminal charge", 324-8, 351-3 -disciplinary law, and, 324-8, -defence--adequate time to prepare, 335-6 -"practical and effective", 221 —disciplinary proceedings—

military, 227-53· prison, 323-8 examination of witnesses, 336-7 -"hearing before an independent tribunal established by law". See tribunal below -legal assistance--correspondence concerning, right of, 382-8 -lawyer of own choosing, 220-5, 335-6, 337-40, 343-4, 345, 346 speedy access, 339 -notification to accused, 335 -notification to accused's lawyer, -"officer authorized by law to exercise judicial power". See under tribunal below -presumption of innocence, 329, 334-5 -prompt hearing. See prompt hearing below -public hearing. See public hearing below -public pronouncement of judgment. See public pronouncement of judgment below fair trial. See fair hearing above family life, respect for, 374 inhuman or degrading punishment- death penalty in non-signatory State, 389-94 interpretation--realities of situation, 287 just satisfaction. See under European Court of Human Rights liberty of person, 238, 243. See also q.v. -appeal, right of--administrative body, 207 -judicial decision, 207 -promptness, requirement for, 207 -detention--compensation for, 252-3, 291-2 —exceptions--''unsound mind'', 203-12 -"lawful detention", 243-5 -review--right of regular, 208 margin of appreciation, 204 mental illness, 203-12 municipal law, 234-7 -application by courts, 372-8



INDEX

703

-compatibility, 338 -interpretation, 326 -modification of, 337-8, 340 -precedence of, 399 -relevance under, 407, 415, 418 presumption of innocence, 329, 334-5 private life, respect for, 341 proceedings under---- ''legal'', whether, 382-8 prompt hearing, 238, 247-8, 249-50, 272, 285, 290, 332-3, 357-71 -complexity of case, relevance, 366 conduct of parties, relevance, 209-11, 366-70 -prompt control of detention, distinguished, 247-50 -''reasonable time'', 365, 370 -reasonableness of delay, 209 -absence of appellant, 209-10 -conduct of parties, 209-11 -exigencies of military life, 249, existence of alternative procedures, 209 -relevant factors, 209-11, 366-70 -workload of courts, relevance, 369 prompt release, 248 public hearing, 332-3 -absence of— -public order and security, 333-4 public pronouncement of judgment, 333-4 —absence, justification, 334 —form of publicity required— —literal interpretation not necessary, 334 remedies. See also Just satisfaction —compensation for damage caused and application for release, distinguished, 240-1 --State's duty to indicate, 241 remission--civil right, whether, 352-3 -loss of, whether punishment, 327-8 statutory limitation, 132-3 -not a human right or fundamental freedom, 135

Board of Prison Visitors, whether, 329, 350 ·"competent legal authority", 249 -independent impartial, and 245-7, 249, 270-2, 290-1, 329-32, 354-5 evidence of, 330-2 -military tribunal as, 247, 249 -"officer authorized by law to exercise judicial power", 238, 245-7, 269-72, 286-7, 289-90 -advisory committee on internment, not, 269, 287 ''victim''– -meaning of, 242-3, 267-8 -prejudice suffered, relevance of, 242-3, 267 violation. See breach above European Court of Human Rightsadmissibility, 238-41, 348, 365 —local remedieseffectiveness, 241 exhaustion of, 238-42, 268, 285, 320-3 -State's duty to indicate, 241 applicant--"victim", 242-3 -meaning, 242-3 burden of proof. See under Evidence -constitution of, 195-6, 214-15, 228, 277, 297, 357 compulsory jurisdiction, recognition of, 256, 276, 296 declaration, 349 dissenting opinion, 350, 353 individuals--no right of petition, 385 just satisfaction proceedings, 195-21, 214-25, 238-54, 256-74, 344-8, 349-50, 357-71, 381. See also powers below; Just satisfaction —legislative reform, 75, 393-4 -participation of judge dissenting on substance, 349-50 powers-—lack of power— -available remedies, establishment of effectiveness, 241-2 precedent, 212 preliminary issues preliminary objections, 238-40,

tribunal-

trade union rights, 405-21



European Court (cont.)
procedure, 195-6 214-25 256-7
procedure, 195-6, 214-25, 256-7, 267-8, 276, 296-7, 357-9, 374. See
also preliminary issues above
-Commission, reference to Court
from, 195, 214, 227, 256-7, 276,
296
Rules of Court—
-addendum-
Rule 4, 278
-Rule 21, 196, 215, 228, 256, 257,
277, 297, 357, 358 —Rule 22, 215, 228, 257, 277, 297,
-Rule 22, 213, 226, 237, 277, 297, 358
-Rule 24, 215, 228, 257, 277, 297,
358
-Rule 26, 196
-Rule 27, 215, 229, 256, 277, 358
-Rule 30, 214, 228, 256, 277, 357
—Rule 33, 228, 277, 357
-Rule 36, 196, 374, 375
-Rule 37, 215, 228, 257, 277, 358
Rule 38, 215, 228, 257, 277
—Rule 43, 357
-Rule 47, 229, 239, 240, 257, 286
-Rule 50, 211
-Rule 53, 224
State submissions, 319
Evidence. See also under Iran-US Claims
Tribunal
admissibility—
— affirmation, 507-12— extradition, 507-12
—on oath, 508-9
burden of proof, 38-9, 79, 650 n. 2
expert, 408, 518-19, 595, 597
Evidence of—
Act of Parliament, 463
bank account, use-
—international organization—
certificate, 116
compensation—
-provision for, not, 681
diplomatic status—
-Foreign Office certificate, 484
foreign law, 518-19, 595, 597
health, state of, 79
independence of tribunal, 330-2
international criminal order, 128-9
mental health, 206 mitigation of damages, 673
treaty, adhesion to—
ministerial certificate 119
ministerial certificate 119

```
Executive certificates-
  diplomatic status-
     -evidence of, 484
  international organization, General
    Secretariat, 116
  treaty-
    -adhesion to, 119
      -interpretation, 132, 135
    -UN Resolution, interpretation,
Exhaustion of local remedies, 31, 203,
    220, 238-42, 267, 268, 285, 318,
    320-3. See also Effective remedy and
    under European Court of Human
    Rights, admissibility; United Na-
    tions Human Rights Committee,
    admissibility of communications
Expropriation. See also Confiscatory
    legislation
  compensation: q.v.
  corporation, 678-82
     —effective control, 678
  effective control, 678
  extraterritorial effect, 616-17
  recognition in foreign courts, 679
  trade marks: q.v.
Expulsion—
  Eastern territories, Germans from,
Extradition, 95-101, 128-31, 501-5,
    389-94, 506-12, 514-20. See also
    under individual countries
  British Commonwealth, in, 501-5
  customary international law, and, 98,
  death penalty-
    -restriction on, as, 96-7, 100
       -general principle of interna-
       tional law, not, 97, 389-94
  definition, 129
  disguised-
     extradition treaty required, 128,
       130
  double criminality, 501-5
     -relevant and comparable offence,
  European Convention. See under Ex-
    tradition treaties
  evidence, 501-5
    -affirmation, 508-12
     -on oath, 508-9
  exchange control legislation-
    -enforcement through extradition
       proceedings excluded, 505
```



extraditable crimes, 502-5, 514-20	Netherlands, 12
-capital punishment, 96-7, 100,	-implementation-
384-94	Netherlands, 10-11
"essence of crime", 518	quotas, 10-11
proceedings in extraditing State,	individual, 10-11
nature of, 515-18	national, 10-11
State obligation—	-recommendations under-
-to deliver or punish, 100, 129	implementation, 10-11
treaties. See Extradition treaties	quotas. See under North-East Atlantic
trial in absentia—	Fisheries Convention above
-convicted person, 514-20	Foreign judgment
Extradition treaties—	enforcement, 600
absence of	recognition, 106-11
-recognition of foreign judgment,	-requirements, 106
107	in absence, political decision,
Australia-Italy (1973), 97	107
Austria-Italy (1923), 96	Foreign law. See Confiscatory legislation;
Czechoslovakia-Italy (1924), 96	Expropriation; Legislation
European Convention (1957), 96, 97	Foreign relations—
—customary international law,	responsibility for, 3, 160-1, 162-3
and, 96	Forum selection clause—
—death penalty, restriction in case	waiver of diplomatic immunity, as, 84
of, 96, 97	France—
-general principles of internation-	arbitrary detention—
al law, and, 97	-statutory limitation, retroactive
—reservation, 100	removal of, and, 132-6
France-Italy (1870), 95-7, 99, 101	—unstructured international
France-Italy (1978), 97	crime, and, 129-30
Italy-Lebanon (1970), 97	arrest warrant—
Italy-Morocco (1971), 97	-execution. See under jurisdiction
Italy-Romania (1972), 97	below
Italy-San Marino (1897), 95	Constitution (1958)—
Italy-Spain (1973), 97	Art. 53, 128
Italy-United Kingdom (1873), 514-17	Art. 55, 131, 133
Italy-USA (1973), 97 Sweden/Norway-United Kingdom	—Art. 66, 128, 129, 132, 133
, ,	Preamble, 128, 132
(1873), 507-12	Criminal Investigation Code—
Extraterritorial effect of legislation. See	—Art. 637, 132
under Expropriation; Legislation	criminal law—
F	-statutory limitation-
_	derogation in respect of crimes
Fair hearing. See also under European Convention on Human Rights	at time of commission criminal
right to be heard, 642, 643-4	according to general principles of law, 134
Fair trial. See Fair hearing and under Inter-	retroactive removal of right to,
national Covenant on Civil and	132-6
Political Rights	criminal procedure—
Family—	-trial in absentia, 518
respect for, 374	—civil action inadmissible, 137
Federal States, 166-7	Criminal Procedure Code—
Fisheries—	—Amending Law of 10 June 1983,
North-East Atlantic Fisheries Con-	137
vention (1959)—	-Art. 2, 136
-denunciation—	-Art 2(4) 137



706

France (cont.) -Art. 3, 136

-Art. 4, 136

-Art. 7, 132, 136

-Art. 133, 130

-Art. 135(1), 130

-Art. 144, 131, 136

-Art. 145, 131, 136

-Art. 148, 131, 136

-Art. 573(3), 136

-Art. 575(2), 136

-Art. 591, 128, 132, 137

-Art. 593, 128, 132, 136, 137

Declaration of the Rights of Man and the Citizen, 128

extradition-

-crime against humanity, 128

-definition, 129

-disguised-

-violation of extradition treaty required, 128, 129

Extradition Law 1927—

-Art. 1, 128, 129

-Art. 23, 128, 129, 130

-Art. 25, 128, 129, 130

humanity, crimes against. See also war crimes below

-international crime, 128-9

extradition rules irrelevant, 129

-retroactivity permissible, 132-6

—war crimes distinguished, 137-40 international law, and. See also treaties below

-Constitution, must conform to, 129, 133

-formal incorporation required, 129

jurisdiction—

-arrest warrant, execution ofextradition proceedings not

required, 128-31 -voluntary return to France not

required, 128-31

-crimes against humanity, 128-31 —defence rights to be assured, 131

-ne bis in idem principle, 137

-statute-barred-

-crimes against humanity, 132-6

----war crimes, 136-7

Law of 26 December 1964 (London Agreement of 8 August 1945), 132, 133, 134, 135, 137, 143

-scope--

INDEX

-treaty text, 132

legislation. See also statutory limitation and treaties, implementing legislation below

-retroactivity, 132-6

statutory limitation-

-crimes against humanity, nonapplicability to, 132-6

general principle of law recognized by community of nations, 133

European Convention on Human Rights, 132-6

-not a human right or fundamental freedom, 135

—retroactive removal of right to—

-arbitrary detention, whether, 132-6

-crimes against humanity, 132-6

-war crimes, 136-7, 140 treaties-

-anticipated implementation, 97

—implementing legislation—

-interpretation by reference to treaty, 132

Ministry of Foreign Affairs' interpretation conclusive, 137

-supremacy, 129, 132

war crimes. See also under humanity, crimes against above

—statutory limitation, 136-7, 140

Freedom of conscience—

military service, and, 227-54, 256-74, 278-82

Freedom of expression, 396-402 contempt of court, and, 396-402 prior restraint of publication, 402 restrictions-

> -administration of justice, 396-402

-"pressing social need", 401-2 Freedom of movement. See also under International Covenant on Civil and Political Rights

travel outside national territory-

-passport, necessity for, 70

-restrictions on-

-right of entry, none, 70

General principlesinternational law. See under International law



INDEX

707

Genocide—	-Eastern Treaties, and, 185,
crime against humanity, and, 147	189-90
Germany—	-FRG-GDR Basis of Relations
allied occupation. See occupation below	Treaty, 157, 158, 170-2, 175
allies—	compatibility with Basic Law,
-Declaration of 5 June 1945 regar-	170-2, 175
ding defeat of Germany, 186	-Oder-Neisse, territory east of,
-reserved rights, 156, 161	186-7
Berlin: q.v.	-Reich Nationality and Citizen-
boundaries. See also under Germany,	ship Law 1913, 188, 189
Federal Republic	occupation, 161
-Eastern treaties, and, 190	peace settlement—
—inner-German, 168-9	-Eastern Treaties, and, 190-1
—demarcation line, 156	-FRG-GDR Basis of Relations
-31 December 1937, 168, 186	Treaty, and, 157
capitulation—	-nationality questions, and, 191
effect, 161	—outstanding, 190
continued existence, 156, 169	-reservation of allied rights respec-
demarcation line, 156	ting, 190-1
division, 156	
family reunification, FRG Declara-	—territorial question reserved to,
tion regarding, 191	peace treaty. See peace settlement above
Four Power rights and respon-	Quadripartite Agreement (1972). See
sibilities, 161, 172, 190 —Eastern Treaties—	under Berlin Reich—
unaffected by, 190	—continuing existence, 161
German nationals—	-Federal Republic, relationship
-diplomatic protection, 171-2,	with, 161-2
175, 184-6	—legal competence, 161
constitutional obligation of	-Nationality and Citizenship Law
FRG, 192	1913, 188, 189
entitlement to FRG protection	—subject of international law, 161-2
when within jurisdiction, 171, 191	1
GDR, in, 157, 159	reorganization, 168
GDR, permanent residents of,	—confederation, possibility of, 168
159	reunification. See unity below and under
-travel from GDR to FRG, right	Germany, Federal Republic
to, 157	"sole representation", 164
"Germany as a whole"—	-FRG-GDR Basis of Relations
—Four Power responsibility for,	Treaty, and, 164
158, 161, 163-4, 172	territorial status—
inner-German border, 168-9	-Eastern Treaties-
inner-German relations, 152-76	unaffected by boundary pro-
inner-German trade, 162 "national question". See under Ger-	visions of, 190
many Federal Penublic	unity— —Federal Republic—
many, Federal Republic	
nationality—	laws and organs of, 156
—Berlin (Western Sectors), citizens	—Letter of 19 June 1973 to Gov-
of, 175	ernment of the GDR, 156, 167
-citizenship of FRG, equivalence	—reserved rights of allies, and, 156, 158
of under Basic Law, 170-1	l -
non-recognition, 170-1	Germany, Democratic Republic—
protection, FRG's duty of, 170-2	Citizenship of the German Demo- cratic Republic Law 1967, 188
110-4	1 CLAUC INCPUDITE LAW 1707, 100

cratic Republic Law 1967, 188



> 708 INDEX

Germany, Democratic Republic (cont.) Federal Republic of Germany, and. 164 See Germany, Federal Republic, German Democratic Republic nationality--Law concerning Citizenship of the German Democratic Republic 1967, 188 permanent residents of--diplomatic protection of, 159 recognition--FRG-GDR Basis of Relations Treaty and, 156, 158, 165-6 -de facto recognition, as, 166 reunification, and--constitutional step not open to FRG influence, 170 sovereignty--citizenship, attribution of as sign of, 188 174 statehood, 156, 162, 166 Germany, Federal Republicadmissibility. See under jurisdiction below Basic Law (GG)— -application outside Länder--no longer within FRG's gift, 169-70 —area of application— -sovereignty of FRG limited to, 162 -Art. 5, 173 -Art. 10, 172 -Art. 14, 171, 184, 190 -Art. 16, 161, 170-2, 190 -Art. 23, 161, 164, 169-70 -unaffected by FRG-GDR Basis of Relations Treaty, 169 -Art. 23(1), 157 -Art. 59, 159 -Art. 93(1), 156 -Art. 116, 157, 161, 171 -Art. 116(1), 170-2, 175 -Art. 146, 161, 164 -duty to protect and care for all Germans, 157 -"identity thesis", 158 —individual rights— -damage to, possibility of, 192-3 -nationality provisions. Germany, nationality —Preamble, 161, 162, 164 –Rechtstitel–

-"sole representation", right of, boundaries--alterable by agreement, 168-9 Basic Law, area of application of, -FRG-GDR--Basis of Relations Treaty, 168-9 —multiple recognition— -scope for varying treaty regimes, 168-9 Constitutional Court— -Berlin--absence of jurisdiction over, -executive, and, 160-1, 162-3 -judgments— -all statements indispensable, -judicial restraint— —not a reduction of competence, -treaties, responsibility for interpretation of, 160, 161 content and scope, limits to outside, 193 Constitutional Court Law (BVerfGG)--Art. 10 No. 16, 156 -Art. 76 No. 1, 156 criminal law--area of application--GDR not within, 175 -politically motivated crimes, protection of victims of, 175 Eastern Treaties for the Normalization of Relations with Poland and the USSR (1970), 179-93. See also Poland and USSR below executive--Constitutional Court, and, 162-3 foreign affairs, responsibility for, 162-3, 192-3 -legal limits, 160 -duty to avoid embarrassing Constitutional Court, 161 -political manoeuvre, room for, 192-3 German Democratic Republic, and--basis of relations--UN Charter, 166 -Basis of Relations Treaty, 152-76 -amendment, possibility of, 164

-may not be given up, 163



INDEX 709

-constitutionality, 164-75 -diplomatic protection, right to unaffected, 170-2 -Eastern Treaties, and, 165 -effect on previously concluded agreements, 165 -freedom of assembly, unaffected by, 172 -freedom of information, unaffected by, 172
—freedom of political activity, unaffected by, 172 -freedom of trade union activity, unaffected by, 172 -interim settlement, not, 175 -international law, within, 166 -modus vivendi, not, 164 -ratification, 159-61 -subsequent agreements to be covered by scrutiny process, 165 -termination clause, absence of, 157, 164 -time-limit, absence of, 157, 164 -UN Charter, and, 166 -foreign State, not, 162 -''good-neighbourly relations'', 168 -inter-State relations--Permanent Representations, 166 —peace settlement— -no reservation as to, 157 -recognition of, 156 -sovereign equality, 168 -''special relationship'', 157, 165, 172 -Permanent Representations, exchange of reflecting, 166 international law. See also treaties, implementing legislation below -customary international law, 175 -FRG-GDR Basis of Relations Treaty, and, 166 -State practice, 175 jurisdiction. See also sovereignty below -admissibility, 156, 159, 184 —constitutional complaint, 186-93 -Constitutional Court. See Constitutional Court above

-criminal law. See criminal law

-international measures, high

standard required, 158

-social security legislation--Eastern territories not foreign for purposes of, 190 Law of 23 May 1972 (Moscow Treaty), 190 -Notes of Three Powers, integral part, 190 Law of 6 June 1973 (FRG-GDR Basis of Relations Treaty), 158, 159 "national question" -FRG-GDR Basis of Relations Treaty, and, 167 -reunification, as, 167 nationality. See under Germany Oder-Neisse, territories east of: q.v. Ostpolitik, 164 Poland, and--border with--settlement, 185 -Warsaw Treaty (3 June 1972), 186, 189 -Approval Law, 189 -border settlement under, 185 -reunification of families, right to, 186, 191-3 property rights. See under Oder-Neisse, territories east of Rechtstitel--duty not to give up, 163 reunification, 156, 162, 168 -confederation, possibility of, 168 -constitutional requirement, 156, 162 —right of, 156 -self-determination, 156, 162 sovereignty-—area of exercise— -"area of validity of the Basic Law", 162 territorial questions--Eastern Treaties, and, 190 Three Powers, relations with-—Bonn-Paris Convention— -Eastern Treaties, unaffected by, 190 -final peace settlement, reservation of rights, 190 treaties--constitutional conflictexcluded, 160 -Constitutional Court's scrutiny responsibility, 160, 161
—FRG-GDR Basis of Relations

Treaty, unaffected by, 160

above

—justiciability—



710 INDEX

Germany, Federal Republic (cont.) -GDR's knowledge of before Treaty's entry into force, 174 -content and scope--beyond judicial assessment, 193 -GDR, with, 152-76 -general international law, covered by, 166 -"relations inter se", significance, 166 -implementing legislation, 189-90 -required, 159 ---treaty dealt with as enacted law, -Treaty Law published before Treaty initialled, 174 -individuals under, 184, 189, 192-3 express provision required, 189 —interpretation— -aids to, 159, 160 -Basic Law as starting point, 160, 174 -brevity indication of limited scope, 189 -context and purpose, 164, 189 -limits, 174 -obligation to accept, 174 -Preamble, essential to, 167, 174 --modus vivendi--FRG-GDR Basis of Relations Treaty, not, 164 -municipal law--no direct effect, 184 -official statements, and, 164 operation— -evidence of intentions, 192 -ratification--constitutional requirement, 159 -FRG-GDR Basis of Relations Treaty, 159-61 -scrutiny of, 159-61 -Basic Law, and, 160 -entry into force before completion, 161 GDR's knowledge of FRG's position, 174 -responsibility of Constitutional Court, 160, 161 -speed, 160

-termination clause, absence of, 157, 164 -time-limit, absence of, 157, 164 -treaty corpus--elements, 159-60 -treaty-making power, 192-3 unity--Letter of 19 June 1973 to Government of the GDR, 156, 167 USSR, and, 189 -Moscow Treaty (12 August 1970), 189 Approval Law of 23 May 1972, 189-90 Good faith, 650 Governing lawfederation, relations between member -international law, 166-7 property, title to--lex situs, 599 Habeas corpus, 501, 507, 515, 518 High seas. See also Piracy '^{''}at sea'', as, 573 nationals on national ships--duty of protection, 495 piracy: q.v. Holy See, 121-3 immunity from jurisdiction, 121-3 -Vatican Radio, 121-3 international personality, 121-3 Lateran Treaty (1929), 122 "mission in the world", 122 Papal Commission for the State of the Vatican City– -Decree No. 52 of 1 July 1969, 122 premises abroad, diplomatic immunity, 121 sovereignty, 121-3 Hostages. See under Terrorism Human rights and freedoms. See also European Commission of Human Rights; European Convention on Human Rights; European Court of Human Rights; Fair hearing; Family, respect for; Freedom of conscience; Freedom of expression; Freedom of movement; International Covenant on Civil and Political Rights; Liberty of person; Marriage, protection of; Property;



> INDEX 711

Torture; United Nations Human Rights Committee statutory limitation, not, 135 Humanity, crimes against, 125-48. See also Torture; War crimes Charter of the Nuremberg Tribunal, 131, 136, 137-8, 143-4 deportation, 139, 146 genocide, distinguished, 147 intent, significance, 139-40, 146 motivation of victims, relevance, 140, punish, obligation to, 129 statutory limitation, absence of, 133-6, 145 -even where also classified as war crimes, 136 suspects to be returned to country where acts carried out, 131 war crimes distinguished, 136-7, 139, 140, 142-7 I Indiaextradition— -Extradition Act 1962, 109 -treaties--Italy, 106-11 -State succession and, 106-11 --- United Kingdom, 106-11 Extradition Act 1962, 109 Sea Customs Act 1878, 599-600 State succession, and--Declaration of automatic succession (1956), 109 -extradition treaties, and, 106-11 —India Extradition Act 1962, 109 -India-Pakistan Devolution Agreement (1947), 109 Independence (Inter--Indian national Arrangements) Order 1947, 109 Insurance marine, 564-77, 684-95

-F.C. & S. Clause, 564, 566

-war risks association, 564-6

-war risks open cover-

-applicability, 684-95

·"pirates, rovers and thieves",

-letters of mart, 576

-piracy, 568-75

567-8

-riots, 576-7

Inter-American Commission on Human Rights, 49 Interest, 669-73 International Centre for Advanced Mediterranean Agronomic Studies, 87-90, 113-16 Bari Institute, 87-90, 113-16 employment contracts and trade union activities, distinguished, 88 Paris Agreement (1977) -Italian reservationcustomary law reinstated, 88 privileges and immunities--customary international law--determined by, 88 -execution, 114-16 -foreign State, model, 88, 90, 114-15 -jurisdiction, 114 -Staff Regulations, 87 International Court of Justice, 640, 641 n. 1, 644, 647, 652 n. 2, 653 n. 4, 674 International Covenant on Civil and Political Rights (1966). See also United Nations Human Rights Committee arbitrary detention, freedom from, 26, 27 clemency. See under remedies below compensation for violations. See under violations below death sentence under, 25 defence--adequate assistance, 78-80 -adequate time for preparation, 34, 39 derogations by States party, 32 -state of emergency, 31-2 detainees, rights of--conditions of detention--incommunicado, 34, 35 -inhumane, 52, 78-9, 80 -correspondence, censorship, 51, 52, 53 -defence. See defence above -legal representation. See legal representation below -solitary confinement, 51 fair trial--charges to be specified, 25 -delay, 78, 80 -due process, 27 —in absentia, 24



> 712 INDEX

International Covenant (cont.) obligations— -not always inadmissible, 24 -legal representation. See legal representation below freedom of emigration, 70 freedom of entry--none, 70 freedom of expression--censorship of correspondence, 53 freedom to leave any country, 70 -passport as means, 70 subjectsinhumane treatment, 52, 78-9, 80 legal representation--"of his own choosing", 24, 34, 53 liberty of person--abduction, 51 -arbitrary detention. See arbitrary detention, freedom from above Optional Protocol— 88-90 -Italian reservation, 56-62 passport--identity and travel documents not substitute, 70 -unjustified refusal, 70-1 provisions, application of--States, whether restricted to, 39 remedies, 80 -clemency, 39 -compensation, 27, 53 -effective, 39, 71, 80 torture, 51, 52 violations-—compensation for, 27, 53 International criminal lawextradition, rules of, irrelevant, 129 International lawapplicable rules and principles, 649 general principles— International —crimes against humanity— -absence of statutory limitation, suit of— -extradition, 97, 131 -State immunity, 116 trationgeneral rules— —arbitral tribunals— -jurisdiction to be interpreted strictly, 655 municipal law, and. See also Treaties, operation and enforcement

incorporation, doctrine of, 129,

customary international law, 8

-effect in case of treaty codifying

-European Commission of Human Rights "indications" of interim measures, not, 394 -customary international law: q.v. —general principles. See general principles above publicists, writings of, 108, 674 -State practice, 103, 175, 674 -German Reich, 161-2 —Holy See, 121-3 individuals. See under European Convention on Human Rights, liberty of person; Treaties; United Nations Human Rights Committee, admissibility -international organizations, International Law Commission-Draft Articles on Diplomatic Intercourse and Immunities, 6 n. 1 International Military Tribunal. See Nuremberg Tribunal International organizations. See also individual organizations and International organizations, immunity employees, relationship with, 88 -trade union rights, 88-9 organization— -member States' courts no competence to judge compatibility with international law, 89 staff regulations--municipal court may not interfere with, 89 organizations, immunityaims of organization, activity in pur--organization and adminis--indistinguishable from functions, 88-9 "assets and property"--money and credits, 115 customary international law, 88 execution, 113-16 -jurisdiction, whether, 114-15 international personality--not relevant, 114 jurisdiction, 114

-execution, distinguished, 114-15



INDEX

713

State immunity—	concurring opinion, 672-5
model, 88, 89, 115-16	—dissenting opinion, 639-75
trade union rights, 88-90	-explanation, 670-2
International tribunals. See also Iran-US	-impartiality, 641
Claims Tribunal	-resignation, 670-3, 674
French-Mexican Claims Commis-	awards—
sion, 673	-compensation, 667-9
Greco-Bulgarian Mixed Arbitral	$-\cos(\frac{1}{3})$, 670, 673
Tribunal, 653	-damages, 637-9, 672-3
Nuremberg International Military	mitigation, 673
Tribunal. See Nuremberg Tribunal	—interest, 669, 670, 673
Iran—	—measure of, 668, 672, 673
Civil Procedure Code	—signature—
	<u> </u>
—Art. 649, 674	—absence of, 671-2, 674-5
-Art. 660, 674	-validity, 657
—Art. 740, 666	absence of signature, 674-5
Commercial Code—	burden of proof—
-Art. 118, 666	-mitigation of damages, 673
—Art. 135, 666	—restriction on sovereignty, 650
Constitution—	n. 2
—Principle 139, 649-50	chamber—
Labour Code, 665	-excess of authority, 641-3
Majlis' position, 646-51, 656	choice of law clause, 665
Single Article Act 1980, 645-8, 650-1,	claims. See also under Iran-US Claims
656	Settlement Declaration
-Iran-US Claims Settlement	-breach of contract, 668, 669,
Declaration, effect on, 650-1	672-3
statute of limitations, 666	—delay in bringing—
United States of America, and-	statutory limitation, and, 666
-Claims Settlement Declaration.	outstanding, 655
See Iran-US Claims Settlement	—Principle "B", and, 653-5
Declaration	costs, 670, 673
-Claims Tribunal. See Iran-US	counterclaims, 667, 669. See also under
Claims Tribunal	jurisdiction below
Iran-US Claims Settlement Dec-	evidence—
laration—	—burden of proof, 650 n. 2, 673
Art. II, 652, 654	interlocutory awards, 651
Art. II(1), 657	jurisdiction, 647, 654
Art. III, 675	-basis-
claims—	
	—consent of States, 640
—definition, 653-4	-claims outstanding at date of
—exclusion of, 655, 665	Declaration, 655
counterclaims, 667, 669	—counterclaims, 667
—jurisdiction, 667	-determination of. See under pro-
Iran, definition of—	cedure below
-"entities controlled by Iran",	-exceeded, 642
665	—exclusion of claims. See under Iran-
ordinary courts, exclusion of jurisdic-	US Claims Settlement Declar-
tion of, 654-5	ation
Single Article Act 1980, effect of,	—Majlis' position, 646-51, 655
650-1	- ullified oil agreements, 639-57.
Iran-US Claims Tribunal—	See also Iran, Single Article Act
arbitrators—	parties' rights, 641-4
-absence, 670-5	Presidential Order No. 10, 671



> 714 INDEX

Iran-US Claims Tribunal (cont.)	-international law-
procedure—	automatic incorporation
-competence, determination of,	under, 104
640	violation of Constitution ex-
—delays, 675	cluded, 105
-"important issue", raising of	-interpretation, 99-100
own motion, 640	-State succession, validity of
—jurisdiction—	treaties, 107-11
determination of, 639-40, 665	-Title VÍ, 104
presumption of absence, 655-6	courts—
restrictive, 655	-Constitutional Court-
-merits and jurisdiction, separa-	—competence, 59, 98
tion of, 639-40	—international organization—
-prompt decision, right to, 675	structure of, no power to
-right to be heard, 642, 643-4	examine, 115
Rules, 672, 673	Criminal Code 1889, 95
sovereignty, and, 640, 650 n. 2, 654-5	—Art. 6, 96
Iran-US General Declaration—	-Art. 7(2), 107
General Principle "B", 652-5, 657	—Art. 7(5), 118-19
Ireland—	—Art. 8, 118
British Crown—	Art. 9, 117-18
-rights and obligations-	-Art. 10(2), No. 3, 100
implicit devolution, 438	—Art. 12(1), 107
Italy—	-Art. 12(2), 107
admissibility. See under jurisdiction	—Art. 13, 96
below	-Art. 88, 198, 205
aliens—	—Art. 202, 201
-equality of treatment, 98, 99-100	-Art. 204, 201, 204
-status, in accordance with inter-	—Art. 206, 198, 202
national law, 98	—Art. 207, 199, 201-2
appeal, right of, 59-62	—Art. 208, 200, 205
Civil Procedure Code—	-Art. 222, 198, 201, 203
-Art. 4, 91, 93	-in contumacia, under, 515-16, 519
-Art. 553, 115	Criminal Code (Rocco) 1931, 515
Constitution—	Criminal Procedure Code—
-Art. 1(2), 104	-Art. 49, 59, 61
-Art. 2, 102, 103	—Art. 485, 198
-Art. 3(1), 99, 102, 103	-Arts. 497-501, 515
—Art. 7, 122	Criminal Procedure Code 1865—
-Art. 10(1), 92, 96, 98, 104, 111,	Art. 125, 219
121	—Art. 128, 219
-Art. 10(2), 102, 103	—Art. 133, 219
-Art. 11, 102	—Art. 185, 218
-Art. 24, 103	-Art. 410, 218, 219
-Art. 24(1), 102	—Art. 412, 219
Art. 26(2), 98	—Art. 855, 96
-Art. 27(4), 99	Criminal Procedure Code 1913—
-Art. 34(1), 102	-Art. 427, 218
-Art. 87, 104	—Art. 635, 96, 199, 201
Art. 102, 102	—Art. 640, 200, 202
—Art. 134, 61 —compatibility with prior laws, 98	—Art. 641, 202
—Constitutional Court's com-	Art. 652, 107
netance to determine 98	—Art. 662, 99



INDEX

715

criminal proceedings-
-appeal, right of: q.v. above
—common trial, 59, 61
-defence-
inadequacy, 220-3
customary international law, and, 92,
103-4, 121
deprivation of liberty, 195-212
—margin of appreciation, 204
—mental illness, 195-212
evidence—
—expert, 515
extradition, 95-101. See also extradi-
tion treaties below
-administrative nature of decis-
ions relating to, 95-6
-death penalty, offences
punishable by, 95-101
European Convention on
Extradition (1957), 96, 97, 100
restrictions on extradition,
95-101
—legislative act required, 96
-political crimes, 98
extradition treaties—
—Australia (1973), 97
Austria (1923), 96
-Czechoslovakia (1924), 96
-European Convention (1957),
96, 97
-France (1870), 95-7
—unconstitutional, 99, 101 —France (1978), 97
—implementation—
 administrative matter, 95-6 implementation of draft treaty,
97-8
legislative act required, 96
India
applicability of UK-Italy
agreement, 107-11
existence of, 107
-Lebanon (1970), 97
-Morocco (1971), 97
-Romania (1972), 97
—San Marino (1897), 95
—Spain (1973), 97
-State succession, and, 107-11
—UK (1873), 107, 514-20
applicability to India, 107-11
reactivation, 107-8
reactivation, 107-8
foreign judgment—
foreign judgment— —recognition of, 106-11

```
-conditions for, 106
   —conduct of action for, 106
Holy See-
  -immunity, 121-3
  -Lateran Treaty (1929), 122
International Covenant on Civil and
  Political Rights (1966)-
  -reservation, 57-8, 59, 60-2
      -implementing laws covered by,
international law, and. See also treaties
  below
  —incorporation—
      -customary international law,
    92, 103-4, 121
      general principles of interna-
    tional law, 96, 103-4
      treaty codifying customary
    international law, 96, 103-4
   -sources-
     -custom, 103
     -decisions of municipal courts,
     -doctrine, 103
    -publicists, writings of, 108
  ---State practice, 103
jurisdiction-
  -admissibility, 96-8, 121-3
      extradition treaty as require-
    ment for, 106
  -competence to determine, 91
  -concurrent, 119
  —connecting factors—

    State immunity, precedence of,

    91
   -criminal, 117-19
  —execution not aspect of, 114-15
  -immunity from. See under
    privileges and immunities below
  -ships
      -Convention for the Unification
    of Certain Rules relating to Penal
    Jurisdiction in Matters of Colli-
    sion or Other Incidents of Navi-
    gation (1952), 119
     -flag State, 117-19

    foreign, in territorial waters,

     -foreign
                territory, whether,
    117-18
     -Geneva Convention on the
    Territorial Sea and the Con-
    tiguous Zone (1958), 118
  -shipwreck, 117-19
```



716

Italy (cont.)
—third-party act of State, 93
Justice, Minister of—
—certificate required—
—prosecution of crimes

---prosecution of crimes by nationals abroad, 118

recognition of foreign judgments, 107

Law No. 379 of 11 August 1897 (Italy-San Marino Extradition Convention), 95

Law No. 1658 of 8 December 1961 (Territorial Sea and Contiguous Zone Convention), 118

Law No. 20 of 25 January 1962, 56, 59, 61

Law No. 932 of 13 July 1965 (Paris Agreement, 1965), 87, 113

-reservation to treaty, integral part, 114

Law No. 804 of 9 August 1967 (Vienna Convention on Diplomatic Relations)—

—Art. 2—

---constitutionality, 102-4

Law No. 300 of 20 May 1970 ("Workers' Charter")—
—Art. 28, 87

Law No. 88 of 25 October 1977 (Penal Jurisdiction in Matters of Collision), 119

legislation--

—interpretation, 99-100

Navigation Code, 119

Paris Agreement (International Centre for Advanced Mediterranean Agronomic Studies)—

-reservation, 87, 88

Penal Code 1889. See Criminal Code 1889 above

privileges and immunities—
—diplomatic immunity—

aliens, inequality of treatment,

---civil jurisdiction, 102-4

—Constitution, compatibility with, 102-4

---fundamental institution of international law, 104

---judicial remedy, denial of right to, 103

—private acts, 103

—public acts, attributable to State, 103

INDEX

—purpose, 103
—international organizations, 88, 90, 113-16

execution, 115-16

—State immunity, basis, 88, 90, 114-15

-State immunity-

—customary international law, 92

----execution and jurisdiction distinguished, 114-16

---Holy See, 121-3

---jurisdiction, 114

----par in parem non habet jurisdictionem, 92

----public acts of diplomat, 103

-restrictive, 92

right to life, 99

Royal Decree No. 5726 of 30 June 1870 (France-Italy Extradition Treaty), 98

-unconstitutional, 99, 101

Royal Decree No. 1295 of 25 March 1873 (UK-Italy Extradition Treaty), 107-8

Royal Decree No. 3181 of 13 December 1923 (Austria-Italy Extradition Treaty), 96

Royal Decree No. 1559 of 19 July 1924 (Italy-Czechoslovakia Extradition Treaty), 96

sovereignty, limitation-

 treaty specifically to assure international peace and justice required, 102

speciality, 104

State immunity. See under privileges and immunities above

State succession. See under treaties below

Statuto albertino-

-Art. 5, 96

treaties-

—codifying customary international law—

—automatic incorporation of customary content, 103-4

-implementation-

----unratified treaty, 97-8

-implementing legislation-

---constitutionality cannot be assumed, 98

assumeu, 30

----court's duty to establish ex proprio motu, 107



INDEX

717

executive act, as, 93-0	—murder, 559
promulgation or enactment,	—territorial waters: q.v.
whether, 96	—war crimes, 129, 131
requirement for, 96	death, in case of, 551-63
subsequent legislation, effect	decline of—
of, 98-9	-unambiguous rule required for, 8
unratified treaty, 97-8	execution, whether, 114-16
-reactivation, 107-8	flag State. See law of the flag below
-reservations, 100, 114-15	foreign ships. See collisions at sea above;
-State succession, 107-11	High seas
-unilateral executive statement,	Germany—
97-8	—FRG and GDR—
	confined to own territory, 169
-unratified treaty-	
legislation required, 97-8	humanity, crimes against. See crimes
	against humanity above
.	immunity from. See Diplomatic
J	privileges and immunities
Judicial control—	independent territory, over, 452-3
arbitration, 582-3	international organizations, 114-16
Judicial discretion, 679-80	—internal organization—
Judicial review, 373, 391, 394, 424, 467	—competence of member States'
Jurisdiction. See also Legislation. See also	courts, 115
under Iran-US Claims Tribunal and	law of the flag—
individual countries	-exceptions-
act of State: q.v.	assistance requested, 118
acts committed abroad, 559	coastal State's interests in-
arbitration proceedings. See also Iran-	fringed, 118
US Claims Tribunal	-Geneva Convention on the
-determination of, 640	Territorial Sea and the Con-
consent of parties, 640	tiguous Zone, 118
restrictive interpretation, 655	—inland waters, 119
basis—	navigation affected, 118
-consent of parties, 640	nationals abroad, over, 69
collisions at sea, 118-19	ne bis in idem principle, 137
—Convention for the Unification of	passports, 69
Certain Rules relating to Penal	piracy, 568-74
Jurisdiction in Matters of Coll-	
ision or Other Incidents of Navi-	—United Kingdom, 568-74 —United States, 573-4
gation (1952), 119	
	residents, 50-1
confiscated property—	ships. See collisions at sea above
-State of incorporation, 91-3	shipwreck. See collisions at sea above
connecting factors—	statutory limitation: $q.v.$
-State immunity, and, 91	taxation: q.v.
coroner's, 551-63	territorial, 503-5. See also Legislation,
—purpose, 563	extraterritorial effect
crimes against humanity, 128-31,	territorial waters: q.v.
136-41	universal—
criminal. See also Extradition	—admiralty, 570
-acts committed abroad, 559	—piracy: q.v.
—completion of offence, 503	war crimes—
-conspiracies, 503-5	-statute-barred, 136-40
-crimes against humanity. See	Just satisfaction, 195-212, 214-25,
crimes against humanity above	238-54, 273-4, 344-55, 357-71. See

—high seas: q.v.

also Compensation; Damages



718 INDEX

Just satisfaction (cont.) causal link between treaty violation and damage, 211, 345 compensation, 234, 370-1 -assessment, basis of-----equity, 224 -measure of, 252-3 —interest on award as, 370 damages-— "general", 344-5 — "special", 344-5 declaration of unlawfulness, 235 deduction of custody on remand, 252-3, 273-4, 291-2 expenses--legal. See legal costs below finding of breach— -adequate satisfaction, as, 211, interest--lost, 370 legal costs, 211-12. See also expenses -equitable assessment of quantum, 224, 348 —"fair proportion", 348 non-pecuniary loss, 211, 224, 273-4. 291-2, 346-7 pecuniary loss, 211 Lebanon. See United Nations International Force in the Lebanon Legal representation defence counsel-

Lebanon. See United Nations International Force in the Lebanon

Legal representation—
defence counsel—
—correspondence with, 382-8
—freedom of choice, 24, 34, 53, 220-5, 335-6, 337-40, 343-4, 345, 346
—speedy access, 339

Legislation. See also Foreign judgment, enforcement and recognition; Treaties, municipal law constitutionality—
—competence to determine, 61 enforceability, relevance, 464, 533-4, 542
enforcement, 464, 480, 597-607. See also extraterritorial effect below

-legal validity distinguished, 464,

533-4, 542

entrenchment, 462

European Communities, membership of--possible effect on, 463 extraterritorial effect, 461-2, 464 -act of State, of law founded on, -characterization of action in England deciding factor, 601 -confiscatory. See Confiscation, extraterritorial -criminal law, 543, 597-8, 601-2, 615, 627-30 -expropriation. See Expropriation, extraterritorial effect -fiscal and exchange control, 505, 598, 605, 606, 607 -penal, 543 —''political'' law, 603 -public law, 601, 603, 605-7 -public policy, and, 604, 607, 630 -recognition distinguished, 597 -revenue law, 597-8, 599, 601, 602-3, 615, 627 foreign law, evidence of, 518-19, 595, interpretation, 14-17, 99-100 —aids, 15 -earlier legislation, 554-8 -treaty, 132 -ambiguity, 481, 554-6, 559-60, -eiusdem generis rule, 615 -natural meaning, 555-7 -ordinary and natural meaning, 546 -penal, 543 -presumptions--international obligations, intention to honour, 386, 399, 418 -territorial limits, 528-50 ---purpose, 613, 625-6 -statute as a whole, 599-601 -strict, 505 -treaty, by reference to, 132 -travaux préparatoires, 686 recognition. See Foreign judgment, recognition retroactivity, 132-6 Liberty of person, 26, 27, 34-5, 128-31. See also under European Convention on Human Rights Life, right todeath penalty: q.v.



Local remedies. See Exhaustion of local

remedies; Effective remedy and

INDEX 719

under European Court of Human Rights, admissibility M Madagascar-Criminal Procedure Code— -Art. 112(2), 31, 32 —Art. 550, 34 -Art. 551, 34 Decree No. 75-112 MD of 11 April 1975, 31 detainees, rights of--conditions of detention, 34, 35, -defence, preparation of, 34, 39 Penal Code--Art. 83, 31 —Art. 112, 31 -Arts. 114 ff., 31 Margin of appreciation, 204 Marriageprotection of— -deportation of aliens, and, 374 Mental illness, 204 Military service avoidance--conscientious objections, and, 14-17, 230-2, 236, 250-9 -disciplinary proceedings, 231-3, 243-5, 259-62, 279-85 Modus vivendi. See under Treaties Municipal law. See Legislation and under International law; Treaties and individual countries

protection ofof legislation, -enforcement 607-36 Nationality. See also under Germany; Germany, Democratic Republic; Germany, Federal Republic dual nationality, 185 Eastern Treaties (1970), and, 185, 189-90

National heritage-

International Covenant on Civil and Political Rights (1966)--irrelevance under, 49 Southern Rhodesia, 492 Natural justice, 416 Ne bis in idem. 137

Advisory Board on Conscientious Objectors, 230, 258

Army and Air Force Code of Procedure (1978), 231

—Art. 4, 231, 259, 279

---Art. 5, 231, 259

Netherlands-

-Art. 7, 231, 232, 236, 237, 243, 244, 259-60, 263, 264, 266, 279, 280, 283, 284

-Art. 11, 232, 236, 237, 260, 263,

264, 266, 283, 287 —Art. 12, 260

---Art. 13, 249, 279

-Art. 14, 232, 244, 260, 263, 264, 266, 280, 283, 284

-Art. 15, 232

-Art. 29, 234, 262, 282

-Art. 31, 233, 263, 280

-Art. 33, 233, 237, 264, 266, 284

-Art. 34, 233, 249, 283

-Art. 48, 234, 262, 282

—Art. 62, 234, 282 —Art. 78, 234, 262, 282

-Art. 121, 283

—Art. 126, 233, 262, 281

-Art. 135, 283

-Art. 151, 233, 280 -Art. 156, 233, 280

-Art. 161, 262, 282

-Art. 219, 281

-Art. 276, 233-4, 262, 282

-Art. 278, 234

-Art. 290, 234, 282

-Art. 297, 234, 262, 282

-Art. 368, 234, 262, 282

-Art. 370, 234, 262, 282

-auditeur-militair, 233-4, 245-7. 262, 269-71, 281-3, 285, 287-9

-detention under, 231-3, 243-5, 259-62, 279-85

officier commissaris, 233-4, 238, 262, 271-2, 281-3, 285, 289-90

Civil Code-

-Art. 1401, 235, 239, 242

Civil Procedure Code—

—Arts. 289 ff., 235

—military claims under, 235, 239 Compulsory Military Service Act 1922, 14-17. See also Conscientious Objection to Military Service Act; military service below

-amending Act of 1 August 1959,

© Cambridge University Press

www.cambridge.org



> 720 INDEX

	7 1. 1 1 1000
Netherlands (cont.)	Fisheries Act 1963—
—Art. 27, 14	-amending Act of 8 June 1977, 12
-Art. 28 (duration of basic	—Art. 4, 10
training), 15	-Sea Fisheries Regulations 1971,
-Art. 29 (duration of refresher	10
training), 15	force majeure, 12
-Art. 33, interpretation, 15-17	foreign affairs, responsibility for, 3
—circumstances on the spot,	hostages, taking of—
relevance, 16	—punishment, 2
''normal times'', 16	—purpose, 2
"service outside Europe",	international law, and. See treaties
15-17	below
UN peace-keeping operations,	Kingdom Act of 26 April 1956, 15
17	Kingdom Act of 23 August 1956, 15
conscientious objection. See Conscien-	legislation—
tious Objection to Military Ser-	-European Convention on
vice Act below	Human Rights—
Conscientious Objection to Military	supremacy of, 234
Service Act—	-interpretation, 14-17
-Advisory Board on Conscien-	—history, 15
tious Objectors, 230, 236, 258	opinion of Government, 15
-Military Decree of 31 July 1970,	opinion of Parliament, 15
230, 258, 278	Limitation of Sole and Plaice Catches
-procedure under, 230, 259-62,	Decree 1976, 10-11
278	Military Code. See Army and Air
-Section 4, 230, 236, 258	Force Code of Procedure above
-Section 7, 230	Military Penal Code—
-Section 8, 230	-Art. 114, 236, 237, 244, 263, 264,
—Section 10, 230	265, 283
Conscription Act 1912, 16	-Art. 150, 264, 265, 283, 284
Constitution—	military service. See also Compulsory
—Art. 198—	Military Service Act above
deletion, 15	-consent of conscripts, require-
—Art. 199—	ment for, 15-17
deletion, 15	''normal times'', 16, 17
courts—	
-competence of, 3, 6	cumstances'', 15-16
——foreign affairs, 3	tasks, relevance of, 16
-jurisdiction to be declined only	''war or threat of war'', 15
where unambiguous rule, 9	-outside Europe, 15-16
criminal procedure. See Army and Air	Military Service Act. See Compulsory
Force Code of Procedure above	Military Service Act above
Criminal Procedure Code—	North-East Atlantic Fisheries Con-
-Arts. 89 ff., 234	vention (1959)—
-Military Code, and, 231, 234	-denunciation, 12
detention, 231-4	-municipal law, effect on validi-
compensation, 234-5	ty of, 12
declaratory judgment of un-	-recommendations under-
lawfulness, 235	implementation of, 10-11
-material loss only, 235	Penal Code—
emergency. See force majeure below	—Art. 1(2), 12
European Convention on Human	change in law under, 12
Rights, 234-7	Sea Fisheries Regulations 1971. See
-supremacy of, 234	under Fisheries Act 1963 above



South Maluson	interpretation
South Molucca—	—interpretation— —by English courts, 595, 609,
—independence, 1-3	631
——limitations to hopes of, 3	
terrorist acts—	
—punishment of, 2	-recognition- by English courts, 615-16, 627
treaties—	
—implementing legislation, 10, 12	Maori Antiquities Act 1908—
—supremacy of, 234 UNIFIL—	-Section 6(3), 620
	national heritage—
-assignment of conscripts, 16	protection of, 607 North-East Atlantic Fisheries Conven-
absence of legal basis, 17	tion (1959). See under Fisheries
New Zealand—	
Acts Interpretation Act 1924—	Norway—
—Section 5, 613, 625, 635	Criminal Procedure Code—
Customs Act 1913, 597, 611	—Art. 186, 509
—Section 47, 621	evidence—
-Section 251, 611, 621, 622, 623	—affirmation, 507-12
—Section 252, 611	Penal Code, 511
—Section 253, 611	—Art. 168, 509, 512
—Section 254, 623	Nuremberg Tribunal—
Section 255, 622	Charter—
—Section 259, 622	—crimes against humanity, 131
—Section 262, 622	—crimes against peace, 131
Section 264, 622	-obligations of UN Member
Customs Act 1966, 597, 612-13	States—
—Section 272, 623	to punish or send back suspects,
—Section 273, 624	
-Section 274, 622, 623, 626	—war crimes, 131
Section 275, 622	
—Section 277, 623 —Section 278, 622	Occupation 161 196 7
—Section 276, 622 —Section 282, 622	Occupation, 161, 186-7
—Section 283, 622	administrative, 186-7
—Section 286, 622	Germany, of— —Oder-Neisse, territories east of:
—Section 287, 622	q.v.
forfeiture under Customs Acts—	Oder-Neisse, territories east of, 184-93
—automatic, whether, 597, 620-6,	Autochthonen, 188
632	boundary questions, 186-7
-date of transfer of ownership,	compulsory resettlement, 188
609, 623-6, 631	diplomatic protection of Germans in,
—penal, whether, 601-2, 629	185-6
Historic Articles Act 1962, 594-636	Eastern Treaties (1970), 184-96
—forfeiture under, 594-639	elections, right to vote, 188
-penal law, whether, 601-2,	expulsion from, 187
627-30	family reunification, 186
-public law, whether, 603-7, 630	Federal Republic of Germany—
-revenue law, whether, 602-3, 627	-renunciation of any claim to, 185
-Section 5, 594, 596-636	foreign territory—
-Section 12, 595, 596-636	—FRG—
legislation—	social security provisions, for
—enforceability—	purposes of, not, 193
by English courts, 597-607,	military service—
614-20, 627-30	-introduction of compulsory, 188
-extraterritoriality, 614	nationality—



O los Maiore (and)	P
Oder-Neisse (cont.)	Peace treaty—
-Autochthonen, 188	Germany, 80 —Declaration of 5 June 1945 regar-
—diplomatic protection of, 185-6	ding defeat of Germany, 186
—dual, 188	
-GDR-	—territorial questions reserved to,
——Law concerning Citizenship of	186-7, 190
the German Democratic Repub-	Soviet-Polish Treaty of 16
lic 1967, 188	August 1945, 187
—Germans—	Permanent Court of Arbitration, 657 n.
Eastern Treaties, unaffected	
by, 185-6	Justice, 640 n. 1, 644 n. 4, 647 n. 2,
-Poland, and, 185-6	
——Law of 9 January 1951, 188	650 n. 2, 652 n. 1, 655 n. 1, 656 n. 1,
-USSR-	657
no changes introduced, 188	Piracy—
property rights, 184-5	definition. See also requirements below
—confiscation, 187	"for private ends", 571
compensation, without, 187	-Geneva Convention on the High
— de facto, 187	Seas (1958), 569
illegality, 185	—insurance contracts, for the pur-
-Eastern Treaties-	pose of, 569, 573, 574
unaffected by, 185	—municipal law, in, 569-75
—Poland—	—passengers who mutiny, 573
—compulsory military service,	—rioters from the shore, 573
188	foreign jurisdiction, within, 574
 ——confiscatory legislation, 187 ——elections, right to vote, 188 	foreign ports, within, 571
	jus gentium, 569-70, 572, 574
—protection of— —Federal Republic of Germany,	municipal law, under, 569-75
by, 184-5	requirements— —"at sea", 573-4
USSR	— at sea , 373-4 —force, 568, 574, 575
—de facto confiscation, 187	—intention of, 575
Soviet-Polish rule—	—high seas, 568, 570-1
—effectiveness, 184-5	—theft, 568, 570, 574
—sphere of influence, 187	attempt at, 574
status, 186-7	territorial waters, and, 568-74
Ordre public, 70	Poland. See also Oder-Neisse, territories
Ordre public international, 135	east of
Ostpolitik, 164	Germany, Federal Republic of, and.
Ownership. See also Governing law, pro-	See Germany, Federal Republic,
perty, title to	Poland
equitable, 681	Law of 9 January 1951, 188
expropriation measures, and, 681	Portugal—
,,	Civil Procedure Code—
	—Art. 159, 360
P	-Art. 167, 360
Passport—	-Art. 661(2), 362
denial of—	-Arts. 783-800, 359
-citizen resident abroad, 70-1	civil proceedings, 359-70
-public order, 70	-delays, 359-70
-unjustified, 70-1	Constitution 1976, 368
identity and travel document insuffi-	democracy, restoration of, 363
cient substitute, 70	Road Traffic Act—
jurisdiction, 69, 70-1	—Art. 68, 359



> INDEX 723

Potsdam Conference, 186-7 Riots— Private international law. See also Governing law foreign legislation— -categorization, 596 -enforcement and recognition distinguished, 597 Senegal-United States, Restatement, Second, Conflict of Laws, 604 Prompt hearing. See under European Convention on Human Rights; Iran-US Claims Tribunal, pro-Property. See also Confiscatory legislation; Expropriation; Ownership interference with--forfeiture, 597-632 rights--protection of, 184-5. See also under Oder-Neisse, territories east of -governing law, 679 —date of transfer, 609, 623-6, 631 —situs, 599, 679 Public policy, 311, 405-6, 407-8, 414, 418-21 colonization, and, 425 foreign legislation--enforcement, 604, 607, 630 political policy distinguished, 419 reciprocity, 607, 620 rule of law, 419 Punishmenthostages, taking of--purpose, 2 R Recognitionde facto, 166, 170 foreign judgments. See Foreign judg-

ment, recognition foreign legislation. See Foreign judgment, recognition Germany, Democratic Republic of, 156, 158, 165-6 Civil

States, of, 156, 158, 165-6 Remedies. See Costs; Just satisfaction and under International Covenant on and Political Rights, violations

"Restraint of princes", 584 contract, and, 584 Reunification of families, 186, 192 marine insurance, and, 576-7

Sea, law of. See Continental shelf; High seas

aliens-

—"Senegalization", 85-6

Constitution— -Art. 36, 85

courts-

-duty to establish existence of treaty-

—non-applicability, 85

discrimination—

-worker's right to invoke treaty,

international law, and. See treaties below

"Senegalization", 85-6

-Ministerial Circular No. 1781 of 31 March 1970, 85

-employer not responsible for loss under, 85

-labour courts, no right of recourse to, 85

----political directive, 85

treaties-

-courts' duty to establish existence-

-non-applicability, 85

-worker's right to invoke treaty,

Sources of international law. See International law, sources

South Molucca. See under Netherlands Southern Rhodesia-

Constitution 1961, 492, 498

Declaration of Independence, 492

European Convention on Human Rights-

-non-applicability in, 492

illegal regime-

-detention by, 491-500

-British Government's duty to protect from, 491-500

nationals-

—protection of, in, 491-500

Sovereignty-

arbitration-

-avoidance of limitation on, 640 belligerent occupation, and, 161, 186-7



Sovereignty (cont.)	-special nature of two Germanies,
citizenship—	166
-attribution of, as sign of, 188	inter-relationship, 155-6, 165-7
extraterritorial exercise of, 615, 616	Holy See, 121-3
Germany, 162	Israel, 108
limitation—	occupation—
-treaty, specifically to assure inter-	-administrative-
national peace and justice,	effect of, 186-7
required, 102	organization—
parliamentary, 466, 476-8	—lack of, 161
third-party obligations affecting—	Statutory limitation—
-treaties and contracts contrasted,	Charter of the International Military
470	Tribunal, 132
transferability, 471	crimes against humanity, non-
State immunity, execution—	applicability, 132-6, 140
Basle Agreement (1977), 116	European Convention on Human
customary international law, 116	Rights, 132-6
State immunity, jurisdiction, 121-3	—not human right or fundamental
acta jure imperii, 93	freedom, 135
ambassador, protection of, 83	International Covenant on Civil and
confiscatory acts, 92-3	Political Rights, 135
connecting factors, 91	fees, recovery of, 666
customary international law, 92, 116,	international tribunals—
121	-municipal statutes of limitation
employment contracts, 121-3	not binding, 666
-radio announcer, 121-3	retroactive removal, 132-6
—translator, 121-3	—arbitrary detention, whether,
par in parem non habet jurisdictionem, 92,	132-6
121	war crimes, subject to, 136-7 Sweden—
restrictive theory, 93	1
State responsibility— delays in civil proceedings, 369	privileges and immunities— —diplomatic—
State succession. See also under Treaties	—arbitration clause not waiver
Algeria, 108	of, 84
British Crown—	01, 01
—rights and obligations, 438-47,	
451-2, 467-8	т
extradition treaties, effect on, 107-11	Taxation-
German Reich—	continental shelf—
-Federal Republic of Germany,	-recovery of income tax, and,
not successor to, 161	528-50
State territory. See Territory	enforcement—
States-	-territorial, 528-50
capitulation, effect of, 161	Territorial waters—
continuity—	criminal jurisdiction, 118-19
-German Reich, 156, 161, 169	piracy, 568-74
co-existence with successor	Territory—
"States", 161-2, 169	questions of, reserved for peace settle-
federation, members of-	ment, 186-7
-relations between, 166-7	Terrorism—
Germany—	hostages, 1-3
-Democratic Republic of, 165-6,	justifiable, whether, 2-3
169	Torture, 51, 52
-Reich, 161, 169	Trade marks, 677-82



ownership—
-expropriation, following, 677-82
Trade union activities. See also under
European Convention on Human
Rights
association, freedom of, 405-21
-restrictions-
public policy, and, 405, 408,
414, 418-19
Travaux préparatoires, 657
legislation, interpretation of, and,
686-8, 694
-requirements-
clear legislative intention, 686
—public and accessible, 686
Treaties. See also Treaty interpretation
application—
—before entry into force, 97-8, 100
associated documents. See corpus,
elements of below
Berlin—
—clause, 157
-extension to, 157, 172 boundaries, and, 169
boundaries, and, 109
codification of existing law. See
Customary international law,
treaties reflecting
conclusion—
—constitutional limitations, 160
within knowledge of treaty
partner, 174-5, 646-9
corpus, elements of, 159-60, 190
-scrutiny process, covered by,
159-60
third party documents given
validity, 190
-status, 160, 190
customary international law, and. See
under Customary international law
declarations—
—interpretation, 172
legal nature, 160
denunciation, 12
entry into force—
-application before, 97-8, 100
-constitutional procedures, before
completion of, 161
existence—
-determination of-
court ex proprio motu, 107
Minister of Justice, 107
Germany—
-FRG-GDR, treaties between,
152-76

```
725
     -special nature of, 164, 166
governing law-
  -international law, 166
individuals' rights under, 184-5
  -alien's entitlement, 99-100
  -specific provision required, 189
interim settlement, 165
letter-
   -status, 160
memorandum-
  -status, 160
modus vivendi, 164
municipal law-
  -compatibility with, 338
  -constitutional requirements,
    95-6, 97, 160, 170-5
   -denunciation, effect on, 12
  -legislation. See operation and
    enforcement, implementing
    legislation below
    -"manifest violation of", 646-9
  -negotiator's authority limited by,
    645-7
  -primacy of law, 399
    -restriction—
     -knowledge of other States,
    whether within, 646-9
operation and enforcement-
  -application-
     -completion of constitutional
    procedures not to be anticipated,
    97
  -constitutional procedures-
    ---completion required, 97
  -customary international law,
    treaty codifying, 8-9
  —implementation—
    -before ratification, 97
  -implementing legislation. See also
    municipal law above
     -constitutionality cannot be
    assumed, 98
      -denunciation, effect of, 12
     -interpretation, 132, 137, 325,
     -requirement for, 346-7
     -reservation, effect of, 100,
    114-15
previous agreements, effect on, 165
Protocol Note, 171
ratification, 4, 7
  -Federal Republic of Germany,
    in, 159-61
     -governmental Notes, 166
```



Treaties (cont.)
instruments of, presidential,
166
requirement for, 159
reactivation, 107-8
recognition—
—de facto, as, 166
reservation, 87-90
restriction—
-knowledge of other States,
whether within, 646-9
scrutiny—
-elements covered, 160
—entry into force before complet-
ion, 161
responsibility for conse-
quences, 161
-ratification law, as, 159
State succession, 107-11
-aboriginal Indians, treaties
with—
rules not applicable, 436
-automatic-
—Indian Government's Declara-
tion, 1956, 109
-case by case (Nyerere doctrine),
110
—Tanganyika, 110
-clean slate theory, 107-8
-devolution agreement, 110
Indian Independence (Interna-
tional Arrangements) Order
tional Arrangements) Order
1947, 109
-third parties, applicability to,
110-11
-pacta tertiis neque nocent neque pro-
sunt, 110
-third parties, 110-11
agreement, requirement for,
111
termination
clause
absence of, 164
validity—
—domestic irregularity not necess-
arily impediment, 60
-municipal law, conflict with fun-
damental provisions of, 646-9
-period of, absence of provision,
164
-presumption of, 161, 164
Treaty interpretation, 386
associated documents—
—effect of, 167, 192
CHECL UL, 107, 134

```
brevity-
    -indication of limited scope, 189
 codifying conventions, 8-9, 652
 context, 164, 189, 652
 critical date, 654
 customary international law, recourse
 executive statements regarding, 132,
 language, object and intent, 509
 multilingual text-
    -ambiguity, 626
 municipal law, in light of, 174-5
 object and purpose, 652, 654
 ordinary international meaning, 509
 parties' intention, 652, 653-4, 657
 preamble-
    -essential to, 167
 preparatory
               works.
                         See
                               Travaux
    préparatoires
 reservation, 60-1
    -object and purpose, 60-2
 restrictive, 654
 sovereignty-
    -presumption against limitation
      on, 654
UNIFIL. See United Nations Interna-
    tional Force in the Lebanon
Unilateral Declaration-
  effect of, 191
Union of Soviet Socialist Republics-
  Germany-
    —occupation of—
       -Eastern territories, 184-5, 187.
  Germany, Federal Republic of, and-
     -Eastern Treaties, 184-93
United Kingdom-
  Administration of Justice Act 1956—
    -Section 1(1), 685, 686
    -Section 8(1), 691
    -Section 47(2), 684-6, 688-93
  Admiralty jurisdiction, 570-2, 685
     —universality, 570
  Air Navigation Order 1976, 523-6
  Air Navigation Order 1980, 523
  Airports-
    —landing fees—
       -sanctions for non-payment,
      521-6
```



Airports Authority Act 1975—
-Section 1, 521
—Section 2, 523
Alberta Act 1905, 450
arbitration—
—judicial control of, 582-3
Arbitration Act 1979—
-appeal under, 582-3
-Section 1(3), 579
British North America Act 1867, 435,
439-41, 444, 469, 470
-amendment-
competence limited to UK
Parliament, 474
-entrenchment, 429
—Indians—
effect on, 428, 435
-transfer of obligations in
respect of, 435
-Section 3, 448, 472
-Section 4, 472
—Section 5, 473
-Section 7, 448
-Section 9, 428
-Section 12, 428
-Sections 55-7, 441-2
-Section 65, 428
-Section 91, 428, 440, 441, 444,
450, 460, 482
—Section 92, 428, 440
-Section 109, 440, 460
—Section 132, 448 —Section 146, 450
—Section 146, 450
British North America Act 1930—
-aboriginal Indians-
effect on, 431
-Schedule-
Section 1, 473
British North America Acts
1870-1930, 462
British North America Act 1940, 482
British North America Act 1946, 482
British North America (No. 2) Act
1949, 474, 482
Burma Independence Act 1947—
—Section 1, 451
Canada Act 1982, 423, 433-4, 457-84
-aboriginal Indians under, 433-4
-Charter of Rights and Freedoms,
434, 475
preamble, 458, 474-5
—Section 1, 466, 475
-Section 2, 475
-Section 3. 475

Canada Bill 1982. See Canada Act
1982 above
Canadian Indians. See Canada,
aboriginal Indians
Citizenship of Southern Rhodesia and
Deixiek Nationalist Act 1062 409
British Nationality Act 1963, 492
Commonwealth Immigration Act
1962—
-passports, 436
Companies Act 1948—
—Section 407, 529
confiscation—
—extraterritorial, 616-17, 618
-extraterritorial, 010-17, 010
Constitution Act (Canada) 1982, 458,
466
-Schedule-
Item 17, 466
-Section 25, 460, 475
—Section 35, 460, 475
Section 33, 400, 475
-Section 37, 460, 475
-Sections 38-49, 475
-Section 53, 475
contempt of court doctrine, 396-402
-applicability, 397-402
-administrative and judicial
bodies distinguished, 397-402
valuation court, 395-402
—origin, 400-1
-term misleading, 402
continental shelf—
-not part of United Kingdom, 538
Continental Shelf Act 1964, 464, 530,
538
"designated areas", 530
—not part of United Kingdom,
—not part of Onited Kingdom,
538
538 contract—
538 contract— —effect of war on, 583-91
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdic-
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdic-
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdic-
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869—
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts—
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence—
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine,
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763,
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763, effect in Canada, outside, 435
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763,
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763, effect in Canada, outside, 435 —European Court of Human Rights—
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763, effect in Canada, outside, 435 —European Court of Human Rights— —decisions of not binding, 399
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763, effect in Canada, outside, 435 —European Court of Human Rights— —decisions of not binding, 399
538 contract— —effect of war on, 583-91 County Courts Admiralty Jurisdiction Act 1868, 690 County Courts Admiralty Jurisdiction Amendment Act 1869— —Section 2, 685, 689, 693 courts— —competence— —public policy, to determine, 419 —Royal Proclamation of 1763, effect in Canada, outside, 435 —European Court of Human Rights—



United Kingdom (cont.)	
administration of justice accor-	
ding to the law, 407	
application of law, 463, 476	
jurisdiction	
—Canadian Indians, property	
rights, 423-53	
——Constitution of independent	
country, outside, 464-5	
justiciable issues on basis of	
law, 435	
stay of proceedings, 391-2	
Courts Act 1971, 307	
criminal offence—	
—place of commission, 502	
Crown Proceedings Act 1947—	
—Section 21, 391-2	
-Section 40, 433, 436, 494, 496	
Crown rights and obligations—	
—breach—	
without remedy, 493-6	
—''imperfect'', 495, 496 —legal duty, whether, 493-6	
-legal duty, whether, 493-6	
-protection-	
inroads of sea. 495	
nationals on British ships on	
high seas, 495	
-situs, 435, 437, 468	
—transfer—	
Australia, 438	
—Canada, 439-48, 467-8	
——implied, 438-9, 468-9 ——Ireland, 438	
Ireland, 438	
-unenforceable, 493-6	
-unity and divisibility of, 425,	
429, 431, 433, 443-4	
Southern Rhodesia, 496-8	
Statute of Westminster, and,	
432-3	
"usage and practice", 431, 468	
Customs and Excise Act 1952, 620	
—Schedule 7—	
para. 1, 610	
-Sections 47-56, 610	
—Sections 47-56, 610 —Sections 275-80, 610	
Customs and Excise Management Act	
1979, 620	
Customs Laws Consolidation Act	
1876, 620	
-Section 106, 610	
-Section 130, 610	
-Section 138, 610	
deportation, 372-5, 393-4	
-stay of-	

```
European Commission, pro-
    ceedings before, and, 372-5
Diplomatic Privileges Act 1708, 486
   -waiver under, 486
diplomatic privileges and immunities.
  See under privileges and immunities
Diplomatic Privileges and Immunities
  Act 1964, 484-90
  -Art. 31, 485
  -Art. 39, 485-6
    -Section 1, 485
  —Section 2, 485
double criminality, 501-5
  -magistrate's power to establish
    comparable offence, 503
Employment Act 1980-
   -Section 4, 408
Employment Protection Act 1975—
  -Section 53, 408
Employment Protection (Consolida-
  tion) Act 1978-
   -Section 23, 408
equity, 408
European Agreement relating to Per-
  sons participating in Proceedings of
  the European Commission and
  Court of Human Rights (1969),
  383-4, 386
European Communities Act 1972,
    -possible effect on applicability of
    other legislation, 463
European Convention on Human
  Rights (1950)-
    -application by courts, 372-8,
    382-8
     -Southern Rhodesia, in respect
    of, 493
    -English law—
     -compatibility, 338
      impact on, 418
     -interpretation, 326, 376, 386
      -justiciability under, 407
     -modification of, 337-8, 340
     -not part of, 399
     -same as, 415
     -status, 375-7
   -interim measures under, 390-4
     -legal obligation, not, 394
European Court of Human Rights-
  —decisions of—
      not binding on English courts,
    399
```



INDEX

729

evidence-	fiscal and exchange control,
	505, 598, 605, 606, 607
—Act of Parliament, of, 463	
-admissibility-	627-30
extradition cases, 507-12	
requirements, 310	
-affirmation, 508-12	—public law, 601, 603, 605-7,
"to affirm" distinguished, 511	615-19, 627
-expert, 408, 518-19, 595, 597	public policy, and, 604, 607,
—foreign law, of, 518-19, 595, 597	630
—on oath—	recognition distinguished, 597,
necessity for, 508-9	615
executive certificate, 424, 436	revenue, 597-8, 599, 601,
extradition, 389-94, 506-12, 514-20.	602-3, 615, 627
See also extradition treaties below	-evidence of, 518-19, 595, 597
-double criminality, 502-5	-interpretation, 595, 609
——comparable offence, 503	private international law, and,
conspiracy, 503-5	596
——theft, 501-3	Statute, whether to be consid-
—evidence—	ered as a whole, 599-601
admissibility, 507-12	—nature of—
—stay of—	for determination by English
European Commission, pro-	court, 628
ceedings before, and, 389-94	-recognition, 597, 606, 615, 627
Extradition Act 1870—	enforcement distinguished,
-Section 2, 517	597, 615
-Section 10, 510, 511, 516	refusal to enforce contract in
-Section 11, 389, 390	breach of foreign law, 615
-Section 14, 508, 510	forfeiture of property, 609-11, 629
—Section 26, 516, 517	freedom of association. See also trade
Extradition Act 1873—	union activity below
—Section 4, 508-9, 511, 512	—principle of English law, 414
Extradition (Sweden and Norway)	—reinforced by European
Order 1873, 508	Convention on Human Rights,
extradition treaties—	413-14
—Italy (1873), 514-17	freedom of expression—
-Sweden/Norway (1873), 507-12	-administration of justice, and,
Finance Act 1973—	397, 399
—Section 38, 529, 531, 539, 543,	—contempt of court, and, 396-402
545, 548, 549	
Finance Act 1974—	—prior restraint of publication, 402
	frustration of contract—
—Section 21, 531	—war, and, 583-91
foreign judgment—	Fugitive Offenders Act 1967—
—enforcement of, 600	
foreign legislation—	—Schedule 1, 502, 505
-enforcement, 597-607, 614-20	—Section 1, 502
act of State, legislation founded	—Section 3, 502-3
on, 599	—Section 7, 501-5
characterization of action in	Geneva Convention on the High Seas
 —characterization of action in England deciding factor, 601 	Geneva Convention on the High Seas (1958)—
 —characterization of action in England deciding factor, 601 —confiscatory legislation, 598, 	Geneva Convention on the High Seas (1958)— —implementing legislation, 530
 —characterization of action in England deciding factor, 601 —confiscatory legislation, 598, 604-5 	Geneva Convention on the High Seas (1958)— —implementing legislation, 530 habeas corpus, 501, 507
	Geneva Convention on the High Seas (1958)— —implementing legislation, 530 habeas corpus, 501, 507 Immigration Act 1971, 372
 —characterization of action in England deciding factor, 601 —confiscatory legislation, 598, 604-5 	Geneva Convention on the High Seas (1958)— —implementing legislation, 530 habeas corpus, 501, 507



United Kingdom (cont.)
-Export of Goods (Control) Order
1981, 611
—Section 3, 611
—Section 9, 611
Income and Corporation Taxes Act
1970—
-Section 181, 531, 546
—Section 204, 528-50
—Section 205, 532
-Section 246, 531, 539, 541, 549
-Section 482, 541
income tax—
—recovery of—
continental shelf, and, 528-50
Income Tax (Employments) Regula-
tions 1973—
-Regulation 26, 544
—Regulation 27, 544
-Regulation 28, 544
-Regulation 32, 544
-Regulation 50, 532
India Independence Act 1947—
—Section 7, 431
Industrial Courts Act 1919, 398
Industrial Relations Act 1971—
—Section 5, 407-8, 414
—Section 65, 408
International Convention relating to the Arrest of Seagoing Ships
(1952)— —implementation, 686, 689
—travaux préparatoires, 686, 687, 693
international law, and. See also treaties
below
—incorporation, doctrine of,
376-7, 393-4
judicial review, 373, 391, 394, 424,
468, 551
-"civil proceedings", 391
jurisdiction—
-Admiralty, 570-2
universality, 570
-Canadian Indians' property
rights, outside, 423-55, 470
Constitution of independent
country, outside, 464-5
-coroner's, 551-63
—criminal—
-nationals, acts committed
abroad by, 559
—place of commission, 503,
600-1

```
-immunity from. See privileges
     and immunities below
    -nationals abroad—
      -murder or manslaughter, 559
   -piracy, 568-74
    -presence in territory, basis, 533,
     535-7
   -presence of body, basis, 558
    -residence not criterion, 536, 549
  -tax, 528-50
    -territorial, 503-5, 528-50, 558,
     559, 561-3, 614-20
justiciability-
  -Crown's duty of protection in
     dependent territory, 491-500
Larceny Act 1916, 502
"legal policy", 399, 401, 418
"legal proceedings", 382-8
legislation. See also Parliament, Act of
  below
  -enforceability, 464, 533-4, 542
  -entrenchment, 462
       "constituent instrument", 462
  -extraterritorial, 461-2, 464, 559,
      -enforceability, 464, 533-4, 542
  -interpretation. See legislation.
     interpretation below
  —nationals abroad—
     -murder by, 559
   —repeal—
     -common law unaffected, 414
   -tax-
      -extraterritorial enforceability,
     533-4, 542
  -territoriality, 528-50, 561
      -presumption of, 529
      -rule of construction, 533, 540
  ---validity-
     effect of European
                                 Com-
    munities Act 1972, 463
legislation, interpretation-
  —aids-
      -earlier legislation, 554-8
      -treaty travaux préparatoires, 686
    -ambiguity, 481, 554-8, 559-60,
     626, 685-6, 694
    -conformity with international obligation, 386, 399, 418
  -eiusdem generis, 615
  -extradition statute to be strictly
     construed, 505
    -long title of Act only in case of
     ambiguity, 481
```



INDEX 731

—"manifest ambiguity", 557
-natural meaning, 555-7
-New Zealand legislation,
-New Zealand legislation, 597-607, 614-20, 627-30
-"ordinary and natural mean-
ing'', 546
"ordinary wide meaning", 691
-penal statutes, 543
—purpose, 625-6
-restricted, 505
-technical meaning, 556
—territoriality, presumption of, 529
-treaties. See treaties below
-treaty interpretation distinguish-
ed, 509
—unincorporated treaty text not
applicable, 480
—words as they stand, 479
liberty of individual—
-restrictions-
contracts, validity to be upheld,
407
Lord Brougham's Act 1850, 508, 510
mandamus, 551
marine insurance—
-F.C. & S. clause, 564, 567-8
-piracy, and, 568-75
piracy, and, 568-75"pirates, rovers and thieves",
567-8
-riots, 576-7
Marine Insurance Act 1906, 573-5
—Schedule 1—
Mental Health Act 1959, 383
Mortmain and Charitable Uses Act
1888—
-Section 1, 610
Nationality Act 1948, 492
natural justice, 416
Oaths Act 1838, 510, 511
Offences against the Person Act 1828,
559
Parliament—
-Act of. See also legislation above
evidence of, 463
-ultra vires, possibility of, 460-4
-sovereignty, 465, 478
power to bind itself, 465
—power to bind itself, 465 —power to surrender, 461, 465-6,
476

ultra vires, capacity to act, 460,

```
Parliament Act 1911, 463
Parliament Act 1949, 463
Parliamentary Commissioner
                                 Act
  1967-
  -Section 10, 317
  -Section 12, 317
Parliamentary Commissioner for Ad-
  ministration, 317
passports-
    "United Kingdom passport",
penal statute. See also under foreign
  legislation above
   —interpretation, 543
Petitions of Right Act 1860, 444
piracy, 564-75
  -marine
              insurance
                           purposes,
     564-75
Practice Note (Chancery: Deposition)
  1984, 466
Practice Statement of July 1966
  (precedent), 399
precedent-
   -possibility of not following, 399
Prison Act 1952-
  —Section 6, 307
   -Section 47, 305-6, 326
Prison Board of Visitors, 307-12,
  323-4, 329-37
  -independence and impartiality,
     329-32
   -proceedings-
     -"criminal", 350, 351-5
     —''legal'', 315
   —review of, 310-12
Prison Rules 1964, amended, 299,
  305-6, 307-20, 380-8
  —disciplinary proceedings, 306-12—review of, 310-12

    Orders and Instructions under,

     310-12
    -"party to any legal proceed-
ings", 382-8
   -prisoners' correspondence and
     visits under. See prisoners' corres-
     pondence and visits, control of
     below
prisoners' correspondence and visits,
  control of, 382-8
   -complaints concerning,
     cedure for, 316-18, 341-2
    -"prior ventilation" rules, 339-40
```

privileges and immunities-

476



II is a Viscolom (seed)	
United Kingdom (cont.)	responsibility and jurisdiction,
—courts' obligation to apply ex pro-	493, 497-8
prio motu, 489	Southern Rhodesia Act 1965—
—diplomatic—	—Section 1, 491-2, 497
civil jurisdiction, 485	-Section 2, 497
matrimonial jurisdiction, 485	Section 3, 497
termination of diplomatic	Southern Rhodesia Constitution, Let-
status, and, 485-90	ters Patent, 1923, 491
—diplomatic status—	Southern Rhodesia (Constitution)
—foreign office certificate, 484	Order 1965, 491, 492, 497-8
termination of, 485-90	sovereignty. See under Parliament above
-stayed action-	State Immunity Act 1978—
revival of, 486-9	—Section 3(3), 616
property—	—Section 14(2), 616
-title-	Statute Law Revision Act 1953-
——lex situs, 599	-Section 1, 462
public policy, 311, 405-6, 407-8, 414,	Statute of Westminster 1931—
418-21	-declaratory of existing law,
—colonization, and, 425	whether, 462
—enforcement of foreign legisla-	—Section 2, 473
tion, 604, 607, 630	—Section 2, 473 —Section 3, 473
	-Section 4, 458, 465-6, 473-4,
—political policy distinguished, 419	476-82
—reciprocity, and, 607 remission of sentence—	—Section 7, 442, 458, 473, 474, 477-82
-right, whether, 327-8	—Section 8, 473
riot, 576-7	—Section 9, 473
—elements of, 576	Supreme Court Act 1981—
Royal Charter 1670 (Rupert's Land),	—Section 20(1), 690, 691
437	Supreme Court of Judicature (Con-
Royal Proclamation 1763 (Indians in	solidation) Act 1925, 383
Canada), 423-4, 426-8, 435	—Section 22, 686, 689
effect, 426-8	taxation—
—entrenched, 473	—liability to collect, 536-41
—"force of law", 473	liability to pay, 536
-status, 473	—residence not necessary, 533
-transfer of obligations under, 468	"tax presence", 535-7
Rules of the Supreme Court—	Taxes Management Act 1970—
—Order 15—	—Section 98, 531, 538, 544
—rule 16, 498	—Section 100, 544
—Order 18—	territory—
rule 19, 458	—continental shelf, 538
—Order 52—	Theft Act 1968—
rule 1, 397-8, 400	-Section 8, 575
—Order 53—	—Section 15, 502
rule 3, 389	trade union activity—
Southern Rhodesia—	-Bridlington principles, 409-21
—illegal detention in, 491-500	legally-enforceable contract,
—nationals—	not, 409
Crown's duty of protection,	public policy, and, 405-6, 407-8,
491-500	414, 418-21
-non-recognition of illegal regime,	—rules of union—
491-2	contract, whether, 415-16
—sovereignty over—	-Trades Union Congress-



> 733 **INDEX**

Disputes Committee, 411-12	—individual—
-union-	right of complaint, 48-9
expulsion from, 415, 416	nationality—
right to join, 405-21	—irrelevance of, 49
Trade Union and Labour Relations	powers—
Act 1974—	-acts within jurisdiction of State
—Section 5, 408, 414	party, 49
Trade Union and Labour Relations	—findings—
(Amendment) Act 1976	State evidence, in absence of,
—Section 1, 408	51
treaties. See also European Convention	-requests for information, 21-3,
on Human Rights above	32-3, 48, 50, 66, 77
-aboriginal Indian treaties,	failure to provide, 32-3, 36,
429-31, 466-72	50-1
—collateral warranties, and,	time-limits, non-compliance
466-7	with, 37
—international treaties, not, 436	State submissions, 31-2, 66-7, 77-8
State succession rules not rele-	-failure to provide, consequences
vant, 436	of, 79
—status, 467, 472	United Nations International Force in
——succession to, 467-8	the Lebanon—
—implementing legislation—	conscientious objection, and, 230
treaty as aid to construction of,	nature of task, 16
386, 399, 418, 510, 525	obligation to make armed forces
—interpretation— ——"language, object and intent",	available, 17 —prior request from Security
509	Council required, 17
'ordinary international mean-	-request from UN Secretary
ing", 509	General insufficient, 17
reference to French text, 626	United Nations Security Council—
Tribunals of Enquiry (Evidence) Act	peace-keeping activities, 16
1921, 401	Resolution 425 (1978) (UNIFIL), 16,
Unemployment Insurance Act 1920,	17
398	United States of America—
Unfair Contract Terms Act 1977, 416	Federal Rules of Civil Procedure—
war—	-Rule 24, 677-82
-contracts, effect on, 583-91	foreign law
United Nations Charter—	-enforcement of, 601-2, 680-2
GDR-FRG relations, basis of, 166	judicial discretion, 679-80
obligation to make armed forces	jurisdiction
available to UN, 17	—piracy, 573-4
United Nations General Assembly—	Restatement (Second) of Conflict of
Resolution—	Laws (1971), 604
-95 (I), Nuremberg Tribunal, 131	State succession—
United Nations Human Rights	-treaties, 110
Committee—	treaties
admissibility of communications, 31,	-State succession, and, 110
35, 36, 48-50, 57-9, 66, 69, 75-7	Uniform Commercial Code, 674
—effective remedy, absence of, 50	Upper Volta—
-exhaustion of local remedies, 31,	State succession, 108
34-5, 36, 76-7. See also Exhaustion of local remedies	Uruguay—
—family members, on behalf of,	criminal procedure— —defence counsel—
21-2	
44 4	appointment or, 10

-appointment of, 78



734

Uruguay (cont.) -trial in camera, 51, 52-3, 78 detention---conditions of, 51-3, 78-80 -precautionary (medidas eliminatives de seguridad), 78 jurisdiction--International Covenant on Civil and Political Rights, under, 51 –nationals abroad, 64, 67, 69 nationals resident abroadrenewal of passports, 69-71 passport-

-refusal of, 69-71

Waiver of immunity-

Vatican City. See Holy See Vienna Convention on Diplomatic Relations. See under Customary international law; Diplomatic privileges and immunities

arbitration clause, not, 84 -forum selection clause contrasted, 84 counterclaim--initiation of proceedings, 5, 8 forum selection clause, as, 84 -arbitration clause contrasted, 84 requirements--consent of sending State, 5 War. See also Blockade; War crimes contract, effect on, 583-91 -ipso facto, none, 588-91 length of--rebuttable presumption, 588, 590 peace treaty--Germany, 80, 186-7, 190 War crimes. See also Humanity, crimes

against accused to be returned to country where acts carried out, 129, 131 crimes against humanity distinguished, 136-7, 141-5

definition-

-Charter of the Nuremberg Tribunal, 143-4 statutory limitation, subject to, 136, 139

INDEX

Words and phrases ab extra, 686 ab inconvenienti, 557, 563 acta jure imperii, 603 ad fundandam jurisdictionem, 689 amicus curiae, 554 aula, 400 bona vacantia, 607 brutum fulmen, 563 certiorari, 551 conditio sine qua non, 61 de bene esse, 452 de facto, 166, 170 eiusdem generis, 572, 615 eo nomine, 568 ex actis, 92 force majeure, 12 habeas corpus, 501, 507, 515, 518 in absentia, 137-8, 515, 518 in contumacia, 515-20 in invitum, 619 in limine, 492 in rem, 617 ipso jure, 583 jura novit curia, 107 jure imperii, 607 jus dicere, 115 jus gestionis, 603 lex fori, 601, 628 lex situs, 599, 605 lex specialis, 62, 251 mandamus, 551 Mantelgesetz, 176 medidas eliminatives de seguridad, 78 modus vivendi, 137 ne bis in idem, 137 ne impediatur legatio, 8, 103 ordre public, 70 ordre public international, 135 Ostpolitik, 164 pacta tertiis neque nocent neque prosunt, 110 par in parem non habet jurisdictionem, 92, 121 per incuriam, 590 plenum dominium, 430 res judicata, 679, 682 suo moto, 640 tabula rasa, 108 ultra vires, 460, 476 Wrecks. See Jurisdiction, collisions at sea



INDEX 735

Z
Zaire—
Act No. 78-012 of 28 June 1978
(amnesty), 23-4, 26
Act No. 78-023 of 29 December 1978
(extension of amnesty), 26
amnesty, 23-4, 26

arbitrary detention, 26-7
criminal procedure—
—in absentia trial, 24
death sentence—
—politically motivated, whether,
25
persecution, 19-21