

## **INDEX**

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

Α Acquiescence. See also Estoppel protest--factors mitigating failure 83-5, 102-3, 108, 136 -force majeure 112-13 Ancient title. See Title, historic Applicable lawcontract--place where account kept 472 -Rome Convention on the Law Applicable to Contractual Obligations 472 -authority to act on its behalf--place of incorporation 473 intertemporal principle 46, 115 Arbitral award. See also Arbitral tribunal annulment 243-311 -appeal, distinguished 267, 290, 299-300 -automatic where ground established, whether 309-10 —excess of powers 245 -lack of jurisdiction under arbitration clause 246, 252-65 lack of jurisdiction under ICSID Convention 246 -manifest, need to be 246, 248, 251-2, 265 -failure to observe due process 276-7. See also serious departure from a fundamental rule of procedure below award beyond legal framework established by parties 277 -decision based on arguments not advanced 276-7 equality of parties 277 -failure to state reasons 245, 284-91, 307 -burden of proof 289 -contradiction of reasons 287-9 -failure to deal with every question submitted 285, 291-304 hypothetical 289 inadequacy of reasons 285-6, 290-1 -sufficient and relevant as test 286-7 -unelaborated arguments 298 groundserror of law 267-8, 306-7 -failure to apply appropriate applicable law 266-7, 268-73 -failure to state reasons. See above —failure to substantiate legal basis for award 270-3, 297, 307-9 -manifest excess of powers. See excess of powers above -serious departure from a fundamental rule of procedure. See below -solution based unjustifiably on equity 267, 272-3, 304, 307-9 -guidelinesin favorem validitatis sententiae 264, 273 -partial 273-4 serious departure from a fundamental rule of procedure 245, 274-84



```
652
                                         INDEX
Arbitral award (cont.)
          -absence of deliberation 274-5
          -due process. See failure to observe due process above
          -partiality 277-83
          -timely complaint, need for 276
  interpretation-
      —aids-
          -written pleadings 271-2
       -guidelines-
          -customary principles of interpretation 271
  reasons, need for 237-8, 240
Arbitral tribunal. See also Arbitral award
  dissenting opinion-
       -opportunity for other arbitrators to study, need for 275, 284
  Eritrea/Yemen Arbitration Tribunal: qv
  procedure-
      -preliminary proceedings 9-11
       -definition of scope of dispute 26
Arbitration agreement. See also Arbitral award; Arbitral tribunal
   "without prejudice" clause 34
Australia-
  double criminality 388
  executive certificate-
      --conclusiveness as to facts 399-401
     -evidence of-
          -responsibility for foreign relations 399-401
  extradition-
       -double criminality. See above
       -extradition country 388-9
       -political offence. See below
       speciality 388
      -statutory authority, need for 388
  law of-
       -Extradition Act 1988-
          -codification of law 387-8
          -compliance with treaty obligations 388
         -Section 12(1) 388-9
  legislation, interpretation-
       -phrases
          "extradition country" 389, 396-9
          -"territory" 398
       -responsibility-
          -judicial 400
  political offence 388
                                           В
Bays-
  historic 35
Boundaries-
  applicable law-
       -principles, rules and practices of maritime law 37
  Red Sea Islands: qv
```



```
INDEX
                                                                                  653
  uti possidetis-
      -Middle East 32-4
                                          \mathbf{C}
Cameroons-
  applicable law-
      -former Republic of Cameroon-
         -French Civil Code 208
Child rights
  UN Convention on the Rights of the Child (1989)—
      —declaration of wrongful removal—
         -discretionary nature 499-500
China, People's Republic-
  Constitution 1982-
      -Article 31 (special administrative regions) 394-5
  peaceful exercise of effectivités, compatibility with 69
Compensation-
  for-
       -breach of the International Covenant on Civil and Political Rights (1966) 325,
       331
Consular agent-
  functions-
      -commercial relations 564-5
Contract-
  breach-
     -breach of duty of full disclosure 174-9, 208-10, 227-9, 269-71
     -damages for 209-10
     -defective performance-
         -waiver 225
     -failure of condition precedent 176
      -failure to follow acceptance procedures 184-5, 186-7
  duty of management-
       -obligation of result, whether 230-2, 293-7
  exceptio non adimpleti contractus 210-21, 304-7
       -equitable principle 212
     —interdependent agreements 214-15, 219-21
     —international law 212
     -notice of default, need for 211, 220, 233-7
     -partial failure 212-13
        -failure rendering achievement of parties' intention impossible 215-16
     -timing of invocation 211
  interdependent contracts-
      -hierarchy 261
     -presumption of compatibility 254-5, 258, 259, 261
       -self-executing nature of earlier agreement 255-7, 259-60
Contract, interpretation-
  guidelines-
      -sentence as a whole 257
  phrases-
       -"carry out" 257-8
  proceedings for annulment of arbitral award 310-11
```



```
654
                                       INDEX
Counterclaim-
  for-
      -defective performance-
         -where counter-claimant should have known better 225-6
Customary international law-
  treaties and other international instruments reflecting-
     --European Convention on State Immunity (and Protocol) (1972) 517, 547
                                          D
Damages
  for
       -breach of contract 209-10
       -defective performance 229-30
  measure
      -equilibrium between reciprocal obligations 219-21
Diplomatic privileges and immunities-
  entitlement-
       executive certificate 481
       -family members-
          "forming part of household" 481
      -termination of diplomatic status, relevance 495
  immunity, jurisdiction-
     -alternative forum, desirability 484-5
     —child custody dispute 480-5

    legal liability, distinguished 494

  State immunity, and-
      -distinction 495
  waiver-
       -international conventions relating to children's rights, effect 483-4
     -requirements
         -authority 481-3
Double criminality 388
                                          E
Employment contract—
  State immunity, jurisdiction: qv
  Red Sea Islands: qv
Eritrea/Yemen Arbitration Tribunal—
  Agreement on Principles (21 May 1996)-
      -Arbitration Agreement (3 October 1996)-
         -primacy 29-30
      —interpretation-
         -context 30
         -object and purpose 30
         -ordinary meaning 30
      -"respective positions of the two Parties" 30
  applicable law-
      -equitable principles 36
       -historic titles 35-6, 37-8
       -maritime law, applicability to land boundaries 35-7
      principles, rules and practices of international law applicable in the matter 35, 117
```



```
Arbitration Agreement (1996)-
      -"without prejudice" clause 34
  dispute-
     -critical date 26-30
       -scope of dispute 26-30
     ----applicable law 29-30
  task—-
     -- "award on territorial sovereignty" 34-5
         common or divided sovereignty, possibility of 35
     -award which will "allow the re-establishment and development of a trustful
       and lasting cooperation between the two countries" 137
       -definition of the scope of dispute 26
Eritrea/Yemen boundary
  median line 114, 131-2
Estoppel. See also Acquiescence
  breach of contract-
      -contributory fault 179
European Community (EC)—
  freedom of movement-
      extradition, effect on 419-21, 460-2
European Convention on Human Rights (1950)—
  judicial review, and 421-2, 462-5
Executive certificate-
  conclusiveness as to facts 399-401
  evidence of-
      -responsibility for foreign relations-
         -conclusiveness 399-401
Extradition-
  agreement-
     -individual's rights under 599-600
     —interpretation-
        —liberal 627
     -State succession, and-
        -Hong Kong, reversion to China 617
      -prima facie case. See requirements, prima facie case below
  extradition country 388-9
      -part of a country 389
  freedom of movement under Treaty of Rome (1957), effect 419-21, 460-2
  Home Secretary's responsibilities-
      -discretionary nature of powers 446-7
       personal nature 433-6, 440-2, 453
  judicial review-
       -Bugdaycay 428-9
       -Soering 426-8
  political offence: qv
  refusal-
       -reasons-
         -political offence: qv
          "unjust or oppressive" 449-51
  requirements-
     —double criminality: qv
     —fairness of requesting State's judicial system—
      ---non-enquiry 627-8
```



```
656
                                       INDEX
Extradition (cont.)
     -non-re-extradition 642-5
     -prima facie case 633-8
     -probable cause. See prima facie case above
     -statutory authority 388
     -warranty of trial according to requesting State's laws 616, 630-1
  responsibility 626-7
  speciality 388
      -Hong Kong after reversion to China, risk of change 455-9, 632-3, 639
  statutory authority, need for 388
                                          F
Fair trial-
  guilty plea-
       promptness 324
  International Covenant on Civil and Political Rights (1966)—
      -municipal courts, and 346-7
  law of---
      -Law 42/1990 (Wilderness Act)-
         -purpose 333-8
Fisheries-
  historic-
      -Red Sea 137
France-
  law of-
       -Decree of 23 May 1951 (armed forces' pension rights) 313
       -Law No 51-561 of 18 May 1951 (armed forces' pension rights) 313
     -Law of 21 December 1974 (pension rights of non-French members of the
       armed forces) 318-19
  Senegal, relations with-
       -pension rights of former members of French armed forces 313-19
                                          G
General principles of-
  law-
      -applicable principles of international law, distinguished 270
     -contract, breach-
         -duty of full disclosure 208-9, 269-71
Germany, Federal Republic (FRG)—
  Basic Law (GG)-
      -Article 25 (general principles of international law) 505
  law of-
       Constitution of the Courts Act (GVG)—
         Section 20(2) 504, 505, 516
      -Judicature Act (GVG). See Constitution of the Courts Act (GVG) above
  State immunity, jurisdiction-
       -applicable law-
          State practice, relevance 505, 517
       -basis-
         equality of States 510
       ---sovereignty 506
```



> INDEX 657 -unimpeded fulfilment of consular tasks 518-19 -burden of proof 507 -classification--nature or purpose of transaction 504-6, 517 –classification of act– -applicable law 505 -consular acts 504-7, 510-11 -financial assistant 518-19 —customary international law— -restrictive theory 505 -employment contract--applicable law clause, relevance 511-12 -consular employee 504-7, 510-12 —customary international law 504-5 -waiver, whether 512 Governmentevidence of-—international recognition 477-8 official dealings with 476-7 recognition. See Recognition, government requirements--administrative control over territory 476-7 Hong Kong. See also Hong Kong Special Administrative Region (HKSAR) extradition--China, after reversion to 386-401, 407-66 dual criminality 616 -motivation of requesting State 616 -political offence provisions 617-18 where punishment before reversion impossible 613-49 -speciality 617, 632-3 —treaty provisions--warranty of trial according to requesting State's laws 616, 630-1 treaties-—unequal 387 Hong Kong Special Administrative Region (HKSAR). See also Hong Kong applicable law— -common law 396 extradition--Agreement for the Surrender of Accused and Convicted Persons between Australia and Hong Kong, applicability 392-4 -approval by China 393-4 extradition arrangements between UK and HKSAR— -delay in China's approval 424-5, 457-8 -HKSAR-US Extradition Agreement (1996)--ratification, need for 626 -speciality -risk of change 455-9, 632-3, 639 -surrender to China, possibility of 458-9 -UK-US Extradition Agreement (1972), applicability 611-49 foreign affairs, responsibility-

-People's Republic of China 398-401



```
658
                                       INDEX
Hong Kong Special Administrative Region (HKSAR) (cont.)
  Hong Kong pre-reversion to People's Republic of China, identity with 399
  law of-
      -Basic Law 1990 394-6
         -Article 8 (legal system) 396
         -Article 13 (responsibility for foreign affairs) 395
         –Article 18 (legal system) 396
         -Article 19 (judicial power) 396, 424
        —Article 151 (relations with foreign States) 395
         -Article 153 (international agreements: applicability) 395
         -Article 157 (establishment of foreign missions) 395
         -fundamental rights under 445-6
  status-
      -international legal personality 397-8
  treaties-
      -applicability-
         -agreement of all parties, need for 621-2
       -continuity 619-20
ICSID Convention (Convention on Settlement of Investment Disputes between States
     and Nationals of other States (1965))-
  award-
       -grounds for annulment 345
  breach-
      -sanction, need for 266
  entry into force-
       -Jamaica 149
       -United States 150
  interpretation-
      -aids-
          context 266
         -travaux préparatoires 286
       -applicable law-
         -customary principles of treaty interpretation 268, 286
       -competence-
         -ad hoc Committee 286
       -guidelines-
          -effectiveness 268, 286
      -"rules"/"principes" 266
  ratification-
       -Jamaica 149
       -United States 150
ICSID (International Centre for the Settlement of Investment Disputes)—
  applicable law
      -civil and commercial law applicable in the State party 208
      -"in accordance with such rules of law as may be agreed by the parties" 207-8
        -complementary to national law 270
        -corrective to national law 270
         -secondary status 270
  arbitral tribunal-
     -constitution 144-5, 159
```



```
—seat 159
  arbitrator-
     -resignation 144-5
  consent 144, 149
       agreement between defendant government and foreign-controlled company
       163-6
     -arbitration clause in investment agreement 150, 161-2
         -as interpreted by signatory 247-8
     -broadening of basis 161
     -forum prorogatum 163, 248
     -implied derogation 162, 250-1
      -notification to ICSID, effect 150-1
     -ratione materiae
         timing 163
      -subsequent agreement, effect 162-3, 166, 238-42, 263
      unilateral withdrawal 150-1-
      -written 150
  jurisdiction-
     —foreign-controlled legal entity 163-6
        -change of nationality 164-5
      —critical date 165-6
—ICSID arbitration clause as agreement 164
      -interpretation of linked agreement with non-ICSID arbitration clause 218
        -linked agreement as aid to interpretation 263
      -legal dispute arising directly out of investment 149
         "investment" 149
       preliminary issue 145-6
     Tribunal's examination proprio motu 146
  parties-
     -non-appearance 145, 146
  procedure-
      -seat 159
  settlement 151 n. 4
ICSID Regulations (Administrative and Financial)—
  15(1) 158
ICSID Rules (Arbitration) (1968/1984)—
  4 144
  6(1) 159
  8 145
  13 145
  20 159
  26 276
  38(1) 160
  38(2) 160
  41(4) 151
  46 283-4
  47(1)(j) 310
  53 310
ICSID Rules (Institution) (1968/1984)—
  1 144, 158
  2 158
  4 158
  6(1) 144
```



> 660 INDEX Inhuman or degrading treatmentfood, deprivation 330 humanity and respect for inherent dignity of person, distinguished 330 medical treatment, lack 330 recreational facilities, denial 330 International Covenant on Civil and Political Rights (1966) death penalty excluded, whether 366-7, 371, 372-4 -"most serious crimes" 366-7 ---obligation not to reintroduce 374, 377-8, 379-80 -plea bargaining, relevance 368 extradition--covered by Covenant, whether 361-2, 369 -deliberate omission 373-4 -death penalty, in case of 372-4, 379-81 -assurances that death penalty will not be carried out, need for 362, 367-8, 381 -reintroduction of death penalty, whether 374, 377-8, 379-80 -right of appeal, relevance 376-7 -foreseeable and necessary consequences resulting in violation of Covenant 361-2, 366-71 UN Human Rights Committee's loss of jurisdiction, relevance 377 freedom from discrimination--differentiation based on reasonable and objective criteria 319 change of nationality 319 -differences in economic, financial and social conditions 319 -possibility of abuse of pension rights 319 --extraditability, on basis of 380 -nationality--"other status" 318-19 pension rights 315, 318-19 -political opinions 325 freedom of expression 324, 330 freedom of movement--restrictions 325, 330 —right to leave own country--passport, withdrawal 325, 330 implementing legislation, need for--right to invoke before municipal courts 346 inhuman or degrading treatment--death penalty -method, relevance 369, 378 —death row 368, 375-7, 381-2 —prolonged judicial proceedings -death penalty, in case of 368-9, 375 interim measures--non-extradition of author 362 —prevention of irreparable damage to authors 339 interpretation--guidelines--liberal 373-4 liberty of person--arrest--right to be informed promptly of reasons for 330 obligations under—



```
-cooperation with Human Rights Committee 323, 329, 330
      -investigation in good faith of allegations against it 324, 330
      -provision to Human Rights Committee of all information at its disposal 330
  Optional Protocol (Second) (1989)-
       -extradition 373
  phrases-
       -"victim"-
         -"actually affected" 339
         -date of entry into force of Optional Protocol, relevance 314-16
         -"prospective victim" 370, 372, 376
  prompt trial, right to 324, 330
  remedies-
      -avoidance of future violations 325, 331
     —compensation 325, 331
       -effective measures to remedy the violations 319
  right to take part in the conduct of public affairs 325
  security of person-
      -arrest and detention, whether limited to 324-5
International law-
  general principles-
      -reversion doctrine 40, 115-17
  Islamic 42
International organizations, privileges and immunities-
  alternative remedy, need for 553-4
  applicable law-
       -customary international law 547-8
      -European Convention on State Immunity (1972) 547-8
       -law relating to States 544
       -North Atlantic Treaty Organization Status of Forces Agreement (1951) 548
     -treaty reservation 550-1, 553
  customary international law 551
  employment contract-
      -Institute Manager 541-51
     -national of receiving State 547-8
       -permanent integration into organization's organic structure 551
       -State immunity, distinguished 551
      -termination 552
  functional-
       -commercial activities, relevance 549
  waiver-
      -choice of forum clause 545-6
     -choice of law clause 543, 545-6
Intertemporal law-
  title 46, 115
Islamic law-
  sovereignty 42, 45
Islands-
  portico doctrine. See title, appurtenance below
  Red Sea Islands: qv
  seasonal habitation 92-3
  title-
       -appurtenance 48, 119, 124, 125
     -territorial sea, within 123-4
     —unity 119-20
```



```
662
Italy-
  consular agent-
      -functions-
          -commercial relations 564-5
  international organizations, privileges and immunities—
      -alternative remedy, need for 553-4
      -applicable law-
          customary international law 547-8
         -law relating to States 544
        -North Atlantic Treaty Organization Status of Forces Agreement (1951) 548
         -reservation to treaty establishing 550-1
       —treaty reservation 550-1, 553
      -customary international law 551
       -employment contract-
         -Institute Manager 541-51
         -national of receiving State 547-8
          -permanent integration into organization's organic structure 551
         -State immunity, distinguished 551
          termination 552
       -functional-
          -commercial activities, relevance 549
      -waiver-
         -choice of forum clause 545-6
         -choice of law clause 543, 545-6
  State agency-
     ---status-
         -applicable law 564
  State immunity, jurisdiction-
       -applicable law-
         –bilateral agreement 538
      -basis
          -non-intervention in affairs of another State 528-31
         -par in parem non habet jurisdictionem 538, 557, 567
      –classification of act-
          developments in law relating to 530
      -customary international law-
          confidentiality of action 523
      -effective remedy, right to, and 566-7
       -employment contract-
          applicable law clause, relevance 528
          -archivist/secretary 538-9
         -dismissal 531, 557-8
          -driver/interpreter 533
         financial aspects 522-4, 530-1, 533, 535-6, 566
          grading 524
         -nationality of employee, relevance 533
         -secretary and technical officer 531
         -telephonist 557-8
       -State agency-
         -cultural institute 538-9
         government information agency 522-4
```



> J Judicial reviewappeal, distinguished 418, 452 extradition. See Extradition, judicial review -change in applicant's personal circumstances 419 -error of law 415-25 -illegality 453, 464 -irrationality 414, 449, 452, 464-5 —procedural impropriety 418-19 non-statutory body 583-6 Jurisdiction. See also State immunity, jurisdiction conspiracy--to commit crime abroad 595-6 effects doctrine--separable elements of crime, distinguished 596, 599 extraterritorial--death penalty, relevance 598-600 —legislation conferring, interpretation 596-7 -offence planned in forum State 590, 594-9, 605-6 responsibility for determining 591-4, 605-6 standard of proof 591-4, 605-6 territorialeffects doctrine. See above venue, distinguished 592, 597-8 Justiciabilitydecision based on political judgement--foreign State's adherence to treaty 422-3, 425-6, 429-33, 450-1 L Law--body of rules 269 rules/principles, distinction 269 Legislation, interpretationphrases. See Words and phrases presumptions--extraterritorial effect. See territorial limitation below -territorial limitation 596-7 responsibility-—judicial 400 M Maps--accuracy--admission against interest 99-100 --colour 96 evidence of--title to territory 97 -"approximate tentative international boundary" 102-3 pecked lines, significance 98 relevance-

INDEX

663



```
664
                                       INDEX
Maps (cont.)
       -approval by ruler, in absence of 96
       -supportive value 96-7
       -unpublished 102-3
Maritime delimitation—
  law of-
      -applicability to land boundaries 37
                                          N
New Zealand-
  judicial review
       -non-statutory body 583-6
  Refugee Status Appeals Authority 573-5
      -judicial review 583-6
  refugees-
     -definition-
         -international obligations in respect of family, relevance 582
      -"internal flight" possibility, relevance 577-80, 582-3
      -judicial review
          error of law 579-80, 581-3
         -non-statutory body 583-6
          -unreasonableness 579, 581-3
       -protection, State's ability to undertake, relevance—
         -relocation, and 581-3
      -status-
         -burden of proof 577
                                          P
Pensions-
  freedom from discrimination 313-19
Political offence 388, 631-2
Political question doctrine—
  reasons for-
      -absence of judicially discoverable and manageable standards 628-9
                                          R
Recognition, government-
  responsibility-
      -executive 474
  Sierra Leone 475-8
Red Sea Islands-
  delimitation-
      -coastal median line 36-7
  Eritrean claims 11-16, 23-6
  fishing regime, perpetuation 137
  Haycocks 124-6
  historic rights-
       res communis 40-2
  historic title, Eritrean claim-
       -succession through Italy 116-17, 128-9
  historic title, Yemeni claim-
      -evidence of-
```



```
-1492 expedition to control smuggling 71
       -continuity 115
      -Ottoman rule, relevance 115-16
    generality 71-3
history 31-4, 37-60
Italian jurisdiction 48-51
Jabal al-Tayr/Zubayr Group 134-7
jurisdiction-
    -divided 33-4, 43-5, 134
   -Imam of Yemen 39
  -Italy 48-51, 54-7
maps-
   <del>-</del>1872-1918 99
  -1924-39 99
      -supportive value 96-7
  ---1950-92 99-100
   -1992-95 100
  —accuracy
       -colour 96
  -approval by ruler, need for 96
     -pre-1872 95-6, 99
     -Shell map (1976) 102
   -UN map of 1950 97
Mohabbaks 122-4
oil concessions-
    -Ethiopia/Eritrea 110-14, 126
       -International Petroleum/Amoco Production Sharing Agreement (1988) 111-14
       -BP Production Sharing Agreement (1990) 107-8
       -concession blocks (1990) 110
       -Hunt Oil Company Offshore Production Sharing Agreement (1984) 106-7
       -Shell Petroleum Agreement (1974) 101-3
       -Shell Seismic Survey (1972) 101
       -Tomen-Santa Fe Seismic Permit (1974) 103-6
       -Total Production Sharing Agreement (1985) 108-9
Red Sea lights: qv
sovereignty-
    -continental shelf rights, distinguished 106-7
   -evidence of-
       -airstrip in active use 109, 132, 133-4
       -criminal or civil jurisdiction 90-1
       -customary law arbitration 90-1
       -fishing vessel arrests 75-8, 86
       geodetic station 89
       -landing parties 87-8
       legislative acts 74-5
       -licensing of activities on islands 89-90, 113-14, 133-4
       -licensing of activities in offshore waters 78
       -military post 88
       -naval and coastguard patrols 80-5, 129-30
       -notices to mariners 79-80
       overflight 94, 108
       -permission to cruise/land 78-9
       -private fishing activity 85-6
```



> 666 INDEX Red Sea Islands (cont.) -search and rescue operations 80, 86 -seasonal habitation 92-3 -shrines and holy places 89 -Italy 52, 55-7, 96-7 -maintenance of lighthouse 91, 129, 135-6 —oil concessions 100-14, 126, 131-2, 136 ---Ottoman Empire 33, 42-3, 46, 115-17 -military occupation as basis 46 -renunciation 39, 51, 115-16 -right of alienation 46, 115 -public claims to--Eritrean Constitution (1952) 70 -Eritrean Constitution (1955) 70 -Eritrean Constitution (1987) 70 -Eritrean Constitution (1997) 70 -Ethiopian Federal Crimes Proclamation (1953) 70 -Ethiopian Maritime Order (1953) 70 -Ethiopian State of Emergency Order (1970) 70 -UN Resolution approving Eritrean Constitution (1952) 70 -Yemen communication to Ethiopian Embassy of intention to conduct aerial survey (1973) 70-1 -seismic survey 105, 133 status--indeterminate 40, 51-60, 115-16, 136-7 -preservation 52-8 —Italy/United Kingdom Agreement and Protocols (1938) 55-7 -registration, relevance 56 -"parties concerned" 51, 67 -Red Sea lights, relevance 63-70 -Rome Conversations (1927) 52-3 Treaty of Lausanne (1923) 33-4, 39, 40, 47-9, 59, 115-16 acquisitive prescription, possibility of 51, 52 -Treaty of Peace with Italy (1947) 59 -Treaty of Sèvres (1920) 46-7 -UN Draft Eritrean Constitution (1949) 59-60 title--appurtenance 48, 119, 124, 125 -interruption of chain 40 —reversion 40, 46, 47, 51, 115-17 -standard of proof 137 -territorial sea, within 123-4 uti possidetis 32-4 Yemeni claims 16-23, 38-9, 57-8 -Exclusive Economic Zone 67-8 -historic title 71-3, 115-17 Zugar-Hanish group 127-34 Red Sea lightshistory 60-9 -Convention concerning the Maintenance of Certain Lights (1930) 62-3 Lighthouse Convention (1962) 65-9 London Conference (1989) 135-6 status of Red Sea Islands, and 63-70, 88-90, 91



> -protest, relevance 68-9 -factors affecting 83-5, 102-3, 108, 112-13, 136 Refugeesdefinition international obligations in respect of family, relevance 582 "internal flight" possibility, relevance 577-80 judicial review--groundserror of law 579-80, 581-3 -unreasonableness 579, 581-3 -non-statutory body 583-6 protection, State's ability to undertake, relevance--relocation, and 581-3 status--burden of proof 577 Refugees, Geneva Convention on the Status of (1951) and Protocol (1967) phrases--"as a result of events occurring before 1 January 1951" 571-3 Refugees, Geneva Convention on the Status of (1951) and Protocol (1967), interpretationaids--State practice 578 --- UNHCR Handbook on Procedures and Criteria for Determining Refugee Status 578 S Senegalpension rights of former members of French armed forces 313-19 Sierra Leonegovernment, recognition 475-8 Sovereigntycontinental shelf rights, distinguished 106-7 effectivités--airstrip in active use 109, 132, 133-4 -criminal or civil jurisdiction 90-1 —customary law arbitration 90-1 —fishing vessel arrests 75-7, 86 —geodetic station 89 -intentional display of authority 69, 94 -continuous basis 69, 75 -landing parties 87-8 -licensing of activities on islands 89-90, 113-14, 133-4 -licensing of activities in offshore waters 78 -lighthouse, maintenance 63-70, 88-91, 135-6 -military post 88 —nature of territory, relevance 69, 118 -size of population, relevance 69 -naval and coastguard patrols 80-5, 129-30 -notices to mariners 79-80 -oil concession 101-14, 126, 131-2, 136 -overflight 94, 108 -peaceful basis 69, 75 -civil war, relevance 69, 76

INDEX

667



668

Cambridge University Press 978-0-521-64244-6 - International Law Reports, Volume 114 Edited by Elihu Lauterpacht, C. J. Greenwood and A. G. Oppenheimer Index More information

INDEX

Sovereignty (cont.) -permission to cruise/land 78-9 -private fishing activity 85-6 -search and rescue operations 80, 86 -seasonal habitation 92-3 -seismic survey 105, 133 -shrines and holy places 89 -standard of proof 118 fishing regime, compatibility 138 Islamic law 42, 45 jurisdiction-–distinguished 33-4, 51 requirementsintentional display of authority 69, 94 -legislative acts regulating activity 69, 73-4 -public claim 69-73 rights--alienation of territory 46 territorial sovereignty--modern Western concept 45, 116, 137 Speciality. See under Extradition State. See also Statehood country--distinguishability 396-9 "territory", distinguished 398 -separate legal system, relevance 398 State agencydesignation of company as a constituent subdivision of the State 160 -applicable law 564 State immunity, jurisdictionapplicable law -bilateral agreement 538 -European Convention on State Immunity (1972)— -UŠA, and 517, 529 -forum State 505, 517 -State practice, relevance 505, 517 basis-–equality of States 510 -non-intervention in affairs of another State 522-4, 528-31, 565-6 -par in parem non habet jurisdictionem 538, 557, 567 -sovereignty 506 -unimpeded fulfilment of consular tasks 518-19 burden of proof 507 classification of act--applicable law--international law 505--law of forum State 505 -contract--employment. See employment contract below -developments in law relating to 530 -employment contract. See below —nature or purpose of transaction 505, 516-17 consular acts 504-7, 510-11



> INDEX 669 -financial assistant 518-19 customary international law--confidentiality of action 523 -restrictive theory 505, 527, 535 diplomatic immunity, and. See Diplomatic privileges and immunities, State immunity, and effective remedy, right to, and 566-7 employment contract---- applicable law clause, relevance 511-12, 528 -archivist/secretary 538-9 -consular employee 504-7, 510-12 -customary international law 504-5 —dismissal 531, 557-8 —driver/interpreter 533 -financial aspects 522-4, 530-1, 533, 535-6, 558, 566 -grading 524 —nationality of employee— ----relevance 533 -secretary and technical officer 531 -telephonist 557-8 -test--sovereign nature of functions of employee 504-6, 517-18 -waiver, whether 512 entitlement-—diplomatic agent 495 exceptionsemployment contract. See above State agency -cultural institute 538-9 -government information agency 522-4 waiver--implied--choice of law clause 511 -contract 512 Statehoodrequirements--capacity to enter into relations with other States--capacity to conclude treaties as evidence of 400 —responsibility for foreign affairs in hands of third State, relevance 397 T Territoryacquisition-----armistice agreement 46, 58 -belligerent occupation 46 applicable law--intertemporal law 46, 115 claim to -lighthouse, erection of 63-70, 129 prescription-

—requirements— ——acquiescence 52 ——animus occupandi 52



670

Cambridge University Press 978-0-521-64244-6 - International Law Reports, Volume 114 Edited by Elihu Lauterpacht, C. J. Greenwood and A. G. Oppenheimer Index More information

```
Territory (cont.)
      -treaty provision as bar 52
  status-
     -critical date 32
       -erga omnes-
        -treaty provision 33-4, 48
      -evidence of-
          government internal memoranda 31-2-
Title-
  historic-
     -continuity and lapse of time, need for 35-6
     -historic bays 35
     -nomadic lands 39-40
       -possession, relevance 35-6
       -Red Sea Islands. See Red Sea Islands, historic title
      -uninhabited island outside historic waters 40
  protest in absence of, relevance 47
  Red Sea Islands. See Red Sea Islands, title
  reversion doctrine 40, 115-17
      -continuity, need for 115
     -intervening alternative sovereignty 115
  validity-
      -intertemporal law 46, 115
Travaux préparatoires-
  International Covenant on Civil and Political Rights (1966) 374
  limitations on 286
Treaties. See also individual treaties and the Table of Treaties
  ratification-
      -failure to ratify-
         -relevance of treaty 63
  reciprocity 629
  registration-
      -unregistered treaty-
        -validity, effect on 53, 56
  State succession-
     -agreement of all parties, need for 621-2
     -extradition treaty-
        -applicability 645-9
      -Hong Kong. See Hong Kong, treaties; Hong Kong Special Administrative
       Region (HKSAR), treaties
Treaty interpretation-
  aids-
      -context 30, 372
      -unincorporated treaty 484
  applicable law-
       -customary principles of interpretation 268, 286
  guidelines-
      -effectiveness 268
       -good faith-
         -Vienna Convention on the Law of Treaties (1969) 372
      -independence of each provision 379-80
      —liberal 373, 627
      -object and purpose 30
     -ordinary meaning 30, 372
```



> **INDEX** ---parties' intention 372-3 -text 619 phrases. See Words and phrases and under individual treaties U United Kingdom applicable law--contractplace where account kept 472 -Rome Convention on the Law Applicable to Contractual Obligations 472 -corporation--place of incorporation 473 Diplomatic Privileges Act 1964--subsequent treaties, effect 483-4 diplomatic privileges and immunities--entitlement--family members "forming part of household" 481 -termination of diplomatic status, relevance 495 immunity, jurisdiction--alternative forum, desirability 484-5 -legal liability, distinguished 494 -State immunity, anddistinction 495 --waiver--authority 481-3 -Children Act 1989, and 483 -international conventions relating to children's rights, effect 483-4 European Convention on Human Rights (1950)— -enforcement 421-2 -judicial review, and 421-2, 462-5 extradition--freedom of movement under Treaty of Rome (1957), effect 419-21, 460-2 —Home Secretary's responsibilities--discretionary nature of powers 446-7 personal nature 433-6, 440-2, 453 -Hong Kong after reversion to China 407-66 -judicial review--Bugdaycay 428-9 Soering 426-8 -refusal, reasons--"unjust or oppressive" 449-51 -speciality-Hong Kong after reversion to China, risk of change 455-9 —evidence of— -international recognition 477-8 -official dealings with 476-7 judicial review -appeal, distinguished 418, 452 -grounds--change in applicant's personal circumstances 419 error of law 415-25--illegality 453, 464

671



672

Cambridge University Press 978-0-521-64244-6 - International Law Reports, Volume 114 Edited by Elihu Lauterpacht, C. J. Greenwood and A. G. Oppenheimer Index More information

```
United Kingdom (cont.)
         -irrationality 414, 449, 452, 464-5
          procedural impropriety 418-19, 451-2
  justiciability
      —decision based on political judgement—
     ----foreign State's adherence to treaty 422-3, 425-6, 429-33, 450-1
     —Child Abduction and Custody Act 1985—
          declaration of wrongful removal 497-501
     -Children Act 1989-
         -diplomatic privileges and immunities, relevance 480-5
       -Extradition Act 1989-
         -Section 6(4) 455
-Section 11 408
         -Section 12(1) 407-8, 425-36, 446-7
         -Section 12(2) 409-10
         -Section 12(2)(a)(ii) 410
  legislation, interpretation-
      –phrases–
         -"habitually resident" 498
  recognition, government-
       -responsibility-
        -executive 474
  Sierra Leone-
       government, recognition 475-8
  State immunity, jurisdiction-
      -entitlement-
         -diplomatic agent 495
  treaty interpretation-
      -aids-
         -unincorporated treaty 484
United Nations Human Rights Committee (UNHRC)—
  exhaustion of local remedies-
      -changed practice in respect of treatment of principles of Covenant 346-7
       -non-objection by State party 360-1
      -retroactive law making recourse to national courts futile 318
  nationality, relevance 312 n. 1
  procedure-
      -Rules of Procedure. See below
  Rules of Procedure-
     -85 312 n. 1
     -86 362
     ---87 315, 360
      -91 314-15, 336
  State's failure to cooperate 323, 324, 329, 330
United States of America (USA)-
  Code (USC)
      -22 USC 5721(b) 619 n. 18
  extradition-
      -agreement-
        individual's rights under 599-600
     —prima facie case 633-8
      -requirements-
       ---non-re-extradition 642-5
```



```
-probable cause. See prima facie case above
         -warranty of trial according to requesting State's laws 616, 630-1
  Hong Kong-
      –extradition-
         -China, after reversion to 613-49
  Hong Kong Special Administrative Region (HKSAR)-
      –extradition–
        -UK-US Extradition Agreement (1972), applicability 611-49
     -treaties-
        -continuity 619-20
  jurisdiction-
    ---conspiracy-
        -to commit crime abroad 595-6
     —effects doctrine—
         -separable elements of crime, distinguished 596, 599
     —extraterritorial-
         -death penalty, relevance 598-600
         -legislation conferring, interpretation 596-7
         offence planned in forum State 590, 594-9, 605-6
     -responsibility for determining 591-4, 605-6
      -standard of proof 591-4, 605-6
      -venue, distinguished 592, 597-8
  law of-
     -Hong Kong Policy Act 1992 619-20
  political question doctrine-
     -reasons for-
         -absence of judicially discoverable and manageable standards 628-9
  Restatement of Foreign Relations Law (Third)—
      -402 (effects doctrine) 596
  treaties-
    -reciprocity 629
    -State succession-
         -agreement of all parties, need for 621-2
                                         W
Words and phrases—
  "extradition country" 389, 396-9
  "habitually resident" 498
      -children accompanying diplomatic parents 498
  lex pescatoria 91
  portico doctrine 121
  "question" 291-2
  "territory" 398
                                          Y
Yemen-
  history 45
```