

INDEX

Abelard, P. 166, 200-2 Russian ambassador to the Sublime Abrams, I. 261 Porte 355 accession to treaty, third parties, amicitia inclusion as 35, 55-6 15th-century Italian treaty practice Accursius 154-5, 156, 212 adhaerentes/sequaces 18th-century developments 81-2 applicability of treaty provisions to 19th-century practice 82-3 157 alliance distinguished 81-2 implicit inclusion 195-6 Ancient Rome: see Ancient Rome, as partners 190 amicitia Adrianople, Treaty of (1713) 53, 354, FNC treaties 64-5 as indication of crisis in Adrianople, Treaty of (1829) 360-1 international relations 37, 43, duration 360-1 renewal of FCN treaties 373 modern practice 36, 81–3 Aelred of Rievaulx, St 169–70 Paris Peace Treaties (1919/20) 81, 83, Arabs, dependence on Turkey 63 rule of law and 36, 41 Europe, relations with 63 stabilisation clauses and 41 political savages 68-9 standardisation of clauses 36-7 sub-Saharan Africa 63 third parties, inclusion as unequal treaties 68 affirmation of 36-7 Aix-la-Chapelle, Peace of (1748) 52 trade provisions and 41 duration of Congress 52-3 treaties with non-European powers hostages as guarantee 48-9 Alexander III 152–3, 175, 177–81 Amiens, Treaty of (1475) (I) Algeria 63 hostages as guarantee 28 alliance, right of: see ius foederis parties 17-18 Allott, P. 288 Amiens, Treaty of (1475) (III) Alsace-Lorraine 71, 90, 97 amicitia 41 Althoff, G. 179 n. 66 trade privileges 40-1 ambassadors: see also diplomacy; amnesty clauses: see also reparations activities within returned or ceded negotiations absence of information on 186 n. 5 territories 86 precedence, Ottoman Empire 344, applicability to subjects fighting for 348, 350 the enemy 39



INDEX 449

conformity with laws of war and contemporary commentators: 84 - 5see also Caesar; Cicero; Gaius; just war and 39 Hermogenian; Justinian; Livy; Ottoman Empire 356 Pomponius personal amnesty 84, 86-7: see also archives, influence 111 n. 21 war crimes, responsibility for structure of texts 226 usefulness as source 107-9, advantages 87 responsibility for the war and 40, 139-40, 141-6 dialectic, absence 113-14 sovereign's monopolisation of existence: see also ius gentium warfare and 39 enforcement machinery, absence standardisation/presumption of 107 amnesty 39-40, 84 international relations between equals, absence 111-13, 131-2, Ampala, Treaty of (1886), renewal of FCN treaty 372-3 136-9: loss of control and 112 analogies with private law 17, 136-9, Greek experience, failure to exploit 157, 158, 159-60, 193-4, 224, 113, 129 226: see also pacta sunt hospitium publicum 115, 117-18, 120, 154 servanda; rebus sic stantibus; restitution; treaty as private law hostis 117 n. 39 contract; uti possidetis interpretatio 114, 137-8 private/international law, separation interpretation, absence of theory and 259 113, 129 Ancenis, Treaty of (1468), princely koine 124-5 word 25 n. 41 natural law 204-5 Ancient Greece, international law and piracy 117 n. 39 113 Principate, developments during arbitration 126 n. 68 112-13 contemporary commentators, private law usefulness as source 141 n. 110 analogies 17, 136-9, 157, 158, just war 128 n. 74 159-60, 226 treaties relative sophistication 112-13, classification (Antiochus) 116 137 - 8epigraphic inscription 121 n. 52 religion and 109-11, 112, 119-21, Ancient Greece, legitimacy and 302 137 Ancient Rome, amicitia 154 fetiales (priests), role: archives definition 120 110-11; declaration of war 128; societas and 120 limited importance 119; oath as as treaty element 114-16 essential element in foedus Ancient Rome, dispute settlement 120-1; travel abroad, arbitration 113, 126-8 prohibition 121 border disputes 126-7 politics, interrelationship 109-11, status quo ante/uti possidetis 127 119-21, 124-5, 136-9: archives, uti possidetis 230, 237 priests' responsibility for recuperatio 116, 126 n. 68 110 - 11quasi-contract between gods and Ancient Rome, international law in archaic formulas, retention 116 humans 110-11: religious n. 35, 128 n. 75 oath 110-11, 120-1



450 INDEX Ancient Rome (cont.) content/form distinguished 121-2, sacer 110-11: signs, 125 interpretation 110-11 control as objective 118-19, 137-8 conventio publica 114, 115-16, 122 'state', emergence of concept 112 n. 54, 154 as system 104-5 deditio 120 codification distinguished 104-5 evocatio deorum and 122 n. 56 Ancient Rome, legitimacy and foederatus 119 302 - 3foedus 117-18, 154 decline in significance 119-20, Ancient Rome, pax eirene compared 105 n. 7 exception or rule? 105-6, 117, as general term 128 118-19, 122, 125 n. 38, oath as determining element 244 120 - 1kiss of peace 167–9 *foedus sociale* 114, 115–16 legal act/factual state (peace formula iuris antiqui 114, 115, 116, 128 n. 75 treaty/peace) distinguished 104, Greek classification and 116 105–7, 115–16, 117–18, 122 pax deorum 124-5 hospitium publicum 115, 117-18, postliminium in pace 105, 115, 120, 154 117 - 18impossibility of performance 135 indutiae 122, 154, 156 as treaty objective 123, 140-1 Ancient Rome, treaties libertas and 128 n. 74 aequum foedus 114, 115–16 Livy 108-9, 114-17, 120-1, 122-3, agreement to agree, effect 157: see also sponsio below pax distinguished 117–18 amicitia 115, 117-18 as political act 116-17, 127-8, authorisation, need for (iussum 131 - 2populi) 132-4 Pomponius 115, 117–18 agency law compared 133, preventive purpose 124–5 140 prisoners of war 154 breach rerum repetitio 114, 115, 116 n. 34, defectio 134-5 128 n. 75 foedifragi 128-9 Rome-Carthage (509 BC) 121 as generalised concept 126-7 societas 120 just war (bellum justum) and sponsio 122, 134: see also agreement to agree, effect above 128 loyalty principle (fides/perfidia) Ulpian 122 n. 54 128-9, 138, 140 n. 102 unequal/dictated treaties 114-16, Punic Wars and 130–1 154, 246 Anghie, A. 403 war guilt and 130-1 Cicero 135-6 annexation of territory 89 citizenship, restrictions on Anselmus of Lucca 212–13 Antwerp, Treaty of (1609), duration 38 acquisition of 135–6 commander's agreement, appetitus societatis 199, 203 ratification, need for 132-4 dualism and 219 conceptualisation, absence 118 international law as independent content 121 system and 218-19



INDEX 451

ius voluntarium (voluntary law) princely word 25 n. 41 218-19 private person, breach by 42 ratification by estates 19 pacta sunt servanda and 218–19 Aquinas, T. 200–2, 212 registration 19 arbitration: see also Permanent Court restitution of private property 40 of Arbitration trade provisions 41 Asia, Europe, relations with Ancient Greece 126 n. 68 Ancient Rome 113, 126-8 'civilised nations' concept and 67-9 Jay Treaty (1784) 258 European-dominated powers 62–3 pre-Hague Conferences (1899/1907) independent states 62 unequal treaties 62-3, 67-8 uti possidetis as prelude to 230, 232, Asser, T. M. C. 262 233, 235-6 assistance, obligation Aristides 303 n. 19 Ancient Rome 134-5 armistice/preliminary peace Garatus 195 agreements: see also truce Asti, Treaty of (1615), amnesty clauses agreement to agree, effect 157 39 n. 80 Augustine, St 210-12 as basis for eventual peace settlement 71,72 Austin, J. 200–2, 258–9 Austro-Hungarian Empire by party Egypt-Israel (1949) 378-9 break-up 61-2, 90 Frederick 1-Lombardic League authenticated copies 81 (1177)151Israel-Jordan (1949) 378-9 Bagnolo, Treaty of (1484) Israel-Lebanon (1949) 378-9 financial security against breach 28 Israel-Syria (1949) 378-9 papacy, obligation to defend 30-1 Israel-Syria (1974) 378-9 balance of power Paris Peace Agreement (1973) 18th-century treaties and 56-7 (Vietnam) 378-9 positivism as expression of 251-2, post-WWI agreements 71 by party Gulf War (1991) 378-9 as response to anarchy 293 Versailles, Treaty of (1919) and Argentina-UK (1982) (Falklands: Instrument of Surrender) 379 399-402 indutiae 122, 154, 156 Balkan states, aspirations to as interim arrangement 71, 154-5, independence 89-90, 96-7 Barcelona, Treaty of (1493) 156 ratification, relevance 71, 72 bona fides 158-9 sponsio 122, 134 oath 149-50 termination of hostilities and 71, ratification documents 23 n. 37 72 as treaty of Holy Alliance 30 treuga 156 Barcelona, Treaty of (1529) Arras, Treaty of (1435) confirmation by oath 23 zusammengesetzte financial security against breach 28 Vertragsschliessungsverfahren 22 Barkeley, R. 261 n. 17 Arras, Treaty of (1482) basium: see kiss of peace amnesty clauses 39 Baumgärtner, I. 184 n. 2 confirmation by oath 23 Bavaria: see Catholic League parties 17-18 Becket, Thomas 177-81



452

Cambridge University Press
0521827248 - Peace Treaties and International Law in European History: From the Late
Middle Ages to World War One
Edited by Randall Lesaffer
Index
More information

INDEX

Bederman, D. 223 Bologna, Treaty of (1529) 30-1 Bekker, E. I. 267-8 emperor as head of Christianity 31 Belgium, independence 61 bona fides/good faith requirement Belgrade, Peace of (1739) 356 158-9: see also loyalty principle amnesty clauses 356 (Reichstreue/fides/perfidia) duration 356 ambiguity and 242, 246, 249-51 diplomacy 241-2, 244-52 Bély, L. 54 Bergbohm, C. M. 267-8 Fénelon 245 Berlin, Act of (1878) 362-3 quamdiu fides servetur 194-5 Berlin, Congress of (1878) 73 border disputes: see also uti possidetis territorial settlement 89-90 in antiquity 126-7 third parties, inclusion 74 status quo ante/uti possidetis 127 Berlin, Treaty of (1850) 73 Brabant (Wenceslas of Bohemia)authenticated copies 81 Holland (Albert, Duke of designation of plenipotentiaries Bavaria) (1374), bona fides 158 - 9Brassloff, S. 223 n. 7 object and purpose 80 Berlin, Treaty of (1866) (I) Brazil, independence 62 German Confederation (Deutsche breach of treaty: see also enforcement Bund), dissolution 89 jurisdiction (pope); FCN parties 75 treaties, termination by war reparations 85 Ancient Rome, generalised concept Berlin, Treaty of (1866) (II) 126 - 7authenticated copies 81 chivalry and 28-9 parties 75 compensation for damage caused ratification 96 n. 129 reparations 85 excommunication for 150-1 Berlin, Treaty of (1866) (III) financial security against 28 parties 75 payment of dowry and 28 n. 50 hostages as guarantee against 28-9 reparations 85 Berlin, Treaty of (1866) (IV), just war and 27-8, 128 ratification 96 n. 129 loyalty principle (fides/perfidia) Berlin, Treaty of (1918), 128-9, 131-2, 138 n. 102, 140, supplementing Treaty of Brest-Litovsk (1918) 90 pledge of goods and possessions Bernard of Clairvaux, St 169 27–8, 160 Biel, G. 200-2 private person 42 binding force: see implementation; reprisal, right of 28 pacta sunt servanda war, as just cause 27-8 Black Sea 94 Breda, Treaty of (1667) Blackmore, S. 309 n. 26 Treaty of Commerce (1668) 369 Blois, Treaty of (1504) (I) uti possidetis 234-5 confirmation by oath 23 Brest, Peace of (1435) bona fides 158-9 princely word 24–5 Bluntschli, J. C. 261–2, 263 oath 149-50 Böckenförde, E.-W. 325–6 Brest-Litovsk, Treaty of (1918) (I) Bodin, J. 47, 243 amicitia clause 83 Bohemian rebellion (1618) 320-1 territorial settlement 90



INDEX 453

Brest-Litovsk, Treaty of (1918) (II) amicitia clause 83 reparations, renunciation 86 Brétigny, Peace of (1360), oath/ratification 149 Bretone, M. 124 Briand-Kellogg Pact (1928) 256, 410 Brierly, J. 278 n. 58 British Association for the Promotion of Social Science 262 Bromsebrö, Treaty of (1645) amicitia 41 prisoners of war 41 Bucharest, Treaty of (1812) 360 Bucharest, Treaty of (1913) amicitia clause 83 parties 75 prisoners of war 96 Buczacz, Treaty of (1672) 352 Bulmerincq, A. von 263, 266-7 Bureau International de la Paix 264 Burgundy–Austrasia *Pactio* (587) 149 Burkhardt, J. 321 Burkina Faso/Mali, Frontier Dispute Buzan, B. 294, 299-300 n. 7 Byzantium decline and fall 339-40 Ottoman rulers as successors 341 Caesar, J. 108 n. 13 Callistus II 171 Cambrai, Treaty of (1508) (I) confirmation by oath 23 princely word 24-5

Caesar, J. 108 n. 13
Callistus II 171
Cambrai, Treaty of (1508) (I)
confirmation by oath 23
princely word 24–5
prisoners of war 41
registration 19
respublica christiana and 29
succession and
ratification by heir apparent 21
ratification by successor 21
as treaty of Holy Alliance 30
Cambrai, Treaty of (1508) (II)
papacy, obligation to defend 30–1
reprisal, right of 42
trade provisions 41

Cambrai, Treaty of (1517), ratification/ oath distinction 25-6 Cambrai, Treaty of (1529) emperor as head of Christianity 31 ratification/oath distinction 25-6 Cambrai, Treaty of (1529) (I) amicitia 41 confirmation by oath 23 dowry, guarantee 28 n. 50 hostages as guarantee 28 Cambrai, Treaty of (1529) (II), amicitia Cambridge University, establishment of Whewell Chair 264 Candia, Treaty of (1669) 351-2 canon law: see also feudal law; ius commune; ius gentium; Roman as basis of international relations/law of nations 11, 26-7, 42-3, 404-5, 409 glossators and 209-16 Reformation and 12, 15, 24, 42-3, 405 - 6Roman law inheritance 204-9, 404-5 treaty law and 194 n. 32 capitulations: see Ottoman Empire, capitulations Carthage: see Punic Wars Catalano, P. 109 Câteau-Cambrésis, Treaty of (1559)(I)amnesty clauses 39 confirmation by oath 23 dowry, guarantee of 28 n. 50 hostages as guarantee 28 ratification by heir apparent 21 registration 19 reprisal, right of 42 respublica christiana and 33 third parties, inclusion 34-5 trade provisions 41 as treaty of Holy Alliance 30 Câteau-Cambrésis, Treaty of (1559) (II) amicitia 41 private person, breach by 42 respublica christiana and 33



454 INDEX Catholic League Churruca, J. de 227 dissolution (Treaty of Pirna) Cicero 135-6, 142-4 329-30 cities: see civitates (cities/city-states) imperial consent, need for 328-9 civil wars: see also Thirty Years War change, coping with 302-3: see also England (1642-49) 320 League of Nations; Versailles, Europe, cessation 10 France (1563-98) 17 Treaty of (1919); Westphalia Peace Treaties (1648) Fronde 320 change and inertia in tension 308 'civilised nations': see ius gentium, commonality of assumptions and universality; unequal treaties 312 - 15Africa 68-9 consent, relevance 302–3 Americas, colonisation and 67 globalisation 97-8: see also Asia 67-9 globalisation Christianity, as replacement for 69 historiography and 291-2 classification as 69-70 international system/law, reshaping common cultural and moral 34, 42-3, 45-50, 60-1, 88 standards ius gentium and 212, 225-9 international law's dependence on memetics and 308-9 negotiating style 77 loss post-WWI 271-2 publicists' role 272, 286-8 economic developments and 65, social and economic causes of change 96-7, 99, 262 international law and 66-9 subsumption of past and present subjects of, limitation to 69-70 286-7, 292, 300-2, 304-7 just war and 227 war, concept of 98, 310-11 League of Nations war crimes, responsibility for 86: membership 276-7, 278 see also war crimes as replacement for family of 275-6 Charles V 12 natural law and 67 as monarcha universalis 31-2 political savages 68-9 Charles the Bold 15-17 civitates (cities/city-states) rights, effect of peace treaty 193 19th-century treaties 62-3 as treaty partners 190 as 'civilised nation' 69-70, co-ratification 19-20: see also 76-7 ratification; succession to treaty Europe, relations with 62 obligations gunpowder and 310-11 by estates 19, 47-8 printing and 310 by heir apparent 21 sovereignty 62-3 limitation to treaties of cession chivalry, treaty practice and 28-9 Christianity: see also respublica disappearance of practice 20, 43 christiana ratification by parliament 'civilised nations' concept and 69 distinguished 19-20 Church registration by courts and institutionalisation 213-14 exchequers 19-20 as universitas fidelium 206-7, codification 312-13 preliminaries to 286



> INDEX 455

Constantinople, Treaty of (1720), Roman law as system distinguished 104 - 5duration 355 Constantinople, Treaty of (1897) treaty provisions as 242, 252 coercion, effect on treaty 194, FCN treaty, agreement to conclude 384 - 5374-5 Vienna Convention on the Law of personal amnesty 86 Treaties (1969) and 384-5 post and telegraph communications commerce: see economic developments; FCN preliminary peace treaty 71-2 constitution of Europe, principles of treaties Commission on Responsibility of law of nations as 242 Authors of the War (1920) 270, 284-5 n. 2 communications 94-5 compensation for breach of treaty 27-8: see also reparations; contract restitution compliance with treaty, obligation: see pacta sunt servanda composite monarchies 320-1 compulsory judicial settlement, need for 99 conclusion of treaties: see co-ratification; kiss of peace; negotiations; oath; ratification; signature; treaty practice Conflans, Treaty of (1465) amnesty clauses 39 parties 15-17 registration 19 conflicting obligations under successive treaties 193 Congo Act (1885), unilateral nature 67, succession and 21 90 - 1congress: see peace congresses crusade consent: see law of nations (ius gentium/Völkerrecht), consent as basis Constance, Treaty of (1183) 152, 156 - 7parties 151 as source 155-6 Constantinople, Treaty of (1679) Danube 94 Constantinople, Treaty of (1700) 353-4 Constantinople, Treaty of (1710) 354-5

constructivism: see historiography, constructivism and Continental System 367–8 contracts: see also treaty as private law prince's obligation to observe 193-4 conventio: see Ancient Rome, treaties corporate bodies/individual members, relationship 214-15 Corpus iuris civilis 148-9, 154, 205 Crépy, Treaty of (1544) amnesty clauses 39 confirmation by oath 23 papal enforcement jurisdiction and preservation of rights 232-3 ratification by estates 19 ratification/oath distinction 25-7 respublica christiana and 33 secret clauses 32 n. 63 as treaty of Holy Alliance 30 peace as precondition 30-2 treaties of Holy Alliance 30-1 custodia as objective criterion 215 customary international law, power to conclude treaties 133 Czechoslovakia, formation 90 Danube Commission 93 Dardenelles, Treaty of (1809) 359-60 Dawkins, R. 309

Constantinople, Treaty of (1712) 354–5



INDEX

456 De Lapradelle, A. 283 individual, development of 214-16 Decretum Gratiani 147, 209-11 intentions/actions 214, 215 ius gentium 227 signa voluntaria 220-1 marriage 215-16 legal personality and 214-15 natural/divine law, interrelationship legal subject/legal order 215-16 210-11, 212-13 liability and 215 respublica christiana and 190 secular law, subordinate position 212 n. 33 subsistens/subsistentia 214, 214 n. 37 deditio: see Ancient Rome, treaties Duby, G. 297 n. 10 Duchhardt, H. 46 defectio 134-5 demilitarisation, as guarantee 91 Dülffer, J. 257 Descartes, R. 203 Duns Scotus, J. 200-2, 215 Diceto, Ralph de 176-7 Durantis, G. 157 diplomacy: see also ambassadors; duration negotiations peace congresses 52-5: see also peace bona fides/good faith requirement congresses 241 - 2peace treaty as perpetual settlement as a civilising process 252-3 37–8, 47, 49–50, 386 as permanent institution 241 Ottoman Empire and 50, 355, as royal prerogative 241 356, 357 diplomatic privileges and immunities, truce 37-8 as international law issue 259 duress: see coercion, effect on treaty discoveries: see New World discoveries dux 190 n. 15 dispute settlement: see also arbitration; League of Nations; Permanent Ebro, Treaty of (226–225 BC) Court of Arbitration; 130 - 1Permanent Court of ecclesiastical courts: see also International Justice enforcement jurisdiction Ancient Rome: see Ancient Rome, (pope) dispute settlement papal/non-papal courts distinguished 23-4 compulsory judicial settlement, need for 99, 277 economic developments: see also trade Münster, Treaty of (1648) 230 19th-century international law and Paris Peace Treaties (1919/20), 271-2, 371-5 absence of provision 91-2 FCN treaties: see FCN treaties dominium 215, 219-21 globalisation 299-300 D'Ors, A. 227 inequalities 65 dowry, guarantee 28 n. 50: see also multilateral framework, effect 378 marriage social and political developments droit d'aubaine 252 and 298-9 droit de souveraineté: see ius foederis war and 65, 257, 262 dualism: see also law of nations (ius economic warfare 367-8 gentium/Völkerrecht), as Edinburgh University 264 independent system Edmunds, S. E. 271 appetitus societatis and 219 Egypt 63 depersonalisation of state and Eighty Years War (Spain–Netherlands) 13-14, 43 essence of man 216-17 eirene 105 n. 7



INDEX 457

Eisenstein, E. L. 310 n. 29 excommunication and 150-1 Elbe Commission 93 prisoners of war 41 Electors private person, breach by 42 reprisal, right of 42 non-imperial titles, dependence of status on 336 succession and 21 rights, princes distinguished 332 third parties, inclusion 34-5 trade provisions 41 emperor alternative capacities 332 Ethiopia limitations on power (Westphalia) as 'civilised nation' 69-70 independent status 63 332 - 4role (Garatus) 191-2 exceptio non adimpleti contractus Encyclopédie méthodique 244 Encyclopédie raisonné (L. de Jaucourt) extradition 242 - 4commanders negotiating treaty without authority 132-4 necessary/voluntary treaties defectors (transfugae) 134 n. 89 distinguished 243-4 succession to treaty obligations, hostages 28-9 presumption in favour of 244 war crimes and 284 unequal treaties 244, 252 Wilhelm II 283, 284, 393-4 enforcement jurisdiction (pope) 182–3 Becket and 182-3 facultas: see ius discontinuance 27, 34 Falklands Conflict (1982) 379 FCN treaties excommunication and 150-1 express provision for 23–4 17th to 18th-century developments Garatus 156 standardisation 367 Novet ille (Innocent III) 150, 155-6 total war concept and 367-8 oath as basis 24, 25, 26-7, 34, 150-1 19th-century developments rejection by Protestant rulers 24, 64-5, 370-5 26 - 7war as professional matter and Enlightenment 202, 203-4 370 - 120th-century developments entry into force, date of 82–3, 350 Enzensberger, H. M. 223 375 - 81equality of religion, Westphalia Peace absence from peacemaking process Treaties (1648) 9-10 370, 378-9 Asia and 95 equality of states 67, 252: see also 'civilised nations'; sovereignty; by party (including economic provisions in peace treaties) unequal treaties droit d'aubaine and 252 Algiers–Sardinia (1816) 373–4 Oppenheim on 273-4 Algiers-Two Sicilies (1816) 373-4 victor/defeated relationship 386, Algiers-United States (1815) 373 - 4essence of man 199-200, 202, 203: see Argentina-France (1840) 374 also natural law Argentina-Spain (1823) 374 essence of society and 207 Bulgaria-Turkey (1913) secularisation of concept 207-8 (Constantinople) 373 Etaples, Treaty of (1492) Burma-Japan (1954) 377-8 amicitia 41 Chile-Peru (1814) 373 confirmation by oath 23 Chile-Spain (1883) 372-3



458

FCN treaties (cont.)

China-Japan (1895)

(Shimonoseki) 372

France-Austria (1859) (Zurich)

France-China (1885) 373-4

372 - 3

Cambridge University Press
0521827248 - Peace Treaties and International Law in European History: From the Late
Middle Ages to World War One
Edited by Randall Lesaffer
Index
More information

INDEX

Greece-Turkey (1897)

Ottoman Empire 94-5,

349-51: see also Ottoman

Empire, capitulations

(Constantinople) 374–5 Greece–Turkey (1903) 374–5

Colombia-Ecuador (1864) 373 India–Pakistan (1966) (Tashkent) Colombia-Peru (1829) 374-5 Denmark-Prussia (1814) Israel-Jordan (1994) 380 (Berlin) 373 Italy-Turkey (1912) (Lausanne) Denmark–Spain (1814) (London) 372 - 3Italy-Venezuela (1861) 373 Ecuador-Peru (1860) (Guayaquil) Japan–Allied Powers (1951) 377 373 - 4Kiva-Russia (1873) (Gandemian) Egypt-Israel (1979) 380 373 - 4El Salvador-Honduras (1980) Peru-Spain (1865) 374-5 Peru-Spain (1879) (Paris) 374 Poland-Japan (1957) 377-8 El Salvador-Nicaragua (1886) Russia-Turkey (1829) (Amapala) 372-3 Ethiopia–Italy (1896) (Addis (Adrianople) 373 Ababa) 374-5 medieval practice 366

France-Germany (1871) as parallel agreement 53–4, 94, 350, (Frankfurt) 372, 373–4 355, 368–70 inclusion of provisions within (Utrecht) 369 peace treaty as alternative France-Great Britain (1786) 369 373–4

France–Mexico (1839) (Vera Paris Peace Treaties (1919/20) and Cruz) 374 95
France–Netherlands (1678) as peace treaties 70–1

(Nijmegen) 369 renewal/revision options 369–70 France–Netherlands (1697) agreement to agree 374–5, 377–8, (Ryswick) 369 380

France–Netherlands (1713) interim grant of MFN status 374
(Utrecht) 369 Lausanne (1923) 376
France–Spain (1659) (Pyrenees) post-WWII treaties 376–7:

368

France–Spain (1814) 373

Germany (Versailles 1919) 375–6

Grant Pritrie Nich and (1674)

Grant Pritrie Nich and (1674)

Great Britain–Netherlands (1674)
368, 369
Great Britain–Spain (1630)
(Madrid) 368

Great Britain–Spain (1630)

(Madrid) 368

distinguished 372–3
selective renewal 373
Versailles (1919) 376
termination by war 368, 371–5

Great Britain–Spain (1713)

(Utrecht) 369–70

Great Britain–United States
(1814/15) (Ghent) 369

Great Britain–Venezuela (1903)

372

Institut de Droit international 371
multilateral framework and 378
treaty provision: ad hoc approach
371–2; confirming abrogation
372; renewal of treaty 372–3; see
also renewal/revision options



INDEX 459

Feldman, G. 392 n. 30	Francis I 12, 31–2
Fénelon 245	Frankfurt, Treaty of (1871)
Ferdinand III 330, 332	amicitia clause, absence 81
fetiales: see Ancient Rome,	bilateral nature 382
international law in, religion	equitable nature 387–8, 395
and	historical background 382
feudal law, general rules and principles	military resources, absence of
11: see also canon law; ius	reference to 392
commune; legal system; Roman	object and purpose, omission 80
law	n. 58
feudalism as anachronism 305–6	personal amnesty 86
final provisions 96	ratification 78, 96 n. 129
Finland, independence 90	reparations 85, 391
Finland–Germany, Treaty of Alliance	rights of inhabitants 91
(7 March 1918) 90	states as parties 75
fiscal problems as cause/result of war	termination of treaties 372
320	terms, overview 382
Fisch, J. 38–9, 47	Frederick I (Barbarossa) 155–6
Fischer, F. 392	freedom of navigation 94
Fischer, M. 294 n. 7	freedom of worship in the Ottoman
foedus/foedera: see Ancient Rome,	Empire 346, 353
treaties	French Revolution 207–8
forms of address: see Ottoman Empire,	Fried, A. H. 264
peace treaties	friendship: see amicitia
formula iuris antiqui 114, 115, 116, 128	Friendship, Commerce and Navigation
n. 75	treaties: see FCN treaties
forum internum: see also loyalty	Caigniàrea Cabinat da E4
principle (Reichstreue/fides/	Gaignières, Cabinet de 54
perfidia) Ancient Rome 131–2	Gaius 205
legitimisation of control of 206–7	ius gentium 225 Garatus
Foucault, M. 206–7	assistance, obligation 195
Fourth Lateran Council (1215)	impossibility of performance 195
213–14	Tractatus de confederatione, pace et
France	conventionibus principium and
attitude towards Empire 332 n. 37	Rubrica De principibus 155–7,
co-ratification 19–20, 47–8	184–97
international law as academic	ambassadors 186 n. 5
discipline 264	emperor, role 191–2
ius resistendi 334–5	Italian sources 187, 189–90, 196–7
Ottoman Empire, relations with	ius foederis 189–92
342–4: see also Ottoman	negotiation and conclusion of
Empire, capitulations	treaties 193
French ambassador, precedence	overlap with civil and canon law
344, 348, 350	187
as mediator 347, 354, 356	pope, role 191–2
right of war against Ottoman	principes, as main theme 187,
ratification procedure 78	190–1



INDEX

460 Garatus (cont.) Ottoman Empire, relations with self-standing work 186-7 344-5, 349 sovereignty 187 n. 9 as mediator 347, 352-3, 354, structure 187–9 358 as treatise on international law 185-6 Permanent Court of Arbitration, Garner, J. 284 support for 265 Gattinara, Mecurino Arborio di 31–2 Greece: see Ancient Greece Geneva Convention for the Gregory VII 175, 212-14 Amelioration of the Condition Gregory IX 153 of the Sick and Wounded of Grewe, W. G. 46, 66-7, 151 n. 27, 222, Armies in the Field (1864) 263 German colonies, reallocation 90 Grotius, H. German Confederation (Deutsche appetitus societatis 199, 217-19 Bund): see also North German continuity with predecessors 10-11, Confederation (Norddeutscher 403-4 Bund) De iure belli ac pacis applicable law 92 as diplomatic primer 54 dissolution 72, 89 hostages 48 establishment 74, 88, 92 ius, definition 217-19 institutional arrangements 92 ius voluntarium 209, 229 unity as nation-state, aspirations to pacta sunt servanda 409 60-1, 96-7 Roman law and 160–1 German Empire: see also Holy Roman subjective rights (facultas) 200-2 **Empire** war as state 367 establishment (1870) 61, 76 Guayaguil, Treaty of (1860) 373-4 nationalist approach to international guilt: see war, responsibility for; war law 255 crimes, responsibility for overseas ambitions 65 Guines, Treaties of (1520), zusammengesetzte Germany international law Vertragsschliessungsverfahren as academic discipline 264 approaches to 254 gunpowder, impact 310-11 sovereignty as key element 268 Permanent Court of Arbitration, Habsburgs opposition to 266 co-ratification 19-20 Ottoman Empire, relations with Gerson, J. Ghent, Treaty of (1814), FCN Treaty 341-2, 345-6, 351, 354 and 369 Hague Conferences (1899/1907) 64, gifts of honour 345, 346 265 - 8Gilpin, R. 298 n. 12 ius in bello as objective 255-6 globalisation: see economic Russian support for 265 developments; international Hague Treaties (1899/1907) 71 relations Hague, Treaty of Alliance (1596), Gratian: see Decretum Gratiani respublica christiana and 33 Halliday, F. 294 n. 7, 301 n. 17 Great Britain: see also England international law Hanseatic League as academic discipline 264-5 ius foederis 48, 55-6 Realpolitik and 265 sovereignty and 48



INDEX 461

head of state	monarchia universalis 31–2
development of concept 75-6	Ottoman Empire, relations with
war crimes, responsibility for, Treaty	343
of Versailles (1919) 86–7, 274,	as Reichs-Staat 323–5
375, 393–4, 400	sovereignty and 337
Heffter, A. W. 259 n. 12, 267–8	as sytema plurium civitatem 336
Heinemeyer, W. 22	Holzendorff, F. von 263
Henniges, H. 335–6	homme de bouche et de main 171
Henry II of England 177–81	Hong Kong 95
Hermogenianus 225–6	hospitium publicum 115, 117–18, 120,
historiography	154
Constructivism and 300–7	hostages as guarantee against breach of
Cox, R. 302	treaty 28–9, 48–9, 164
disentanglement of past and	Ottoman Empire 352
present 306–7	property rights 193 n. 24
International Relations Realism and	Hostiensis 151 n. 27, 227
293-300	Hoyos, D. 2 n. 82
Busan, B. 294 n. 7	Hubertusburg, Peace of (1763) 52
Fischer, M. 294 n. 7	humanity, law of 284–5
Gilpin, R. 298 n. 12	Hungary: see Habsburgs
Little, R. 294 n. 7	ε, ε
Osiander, A. 294 n. 7	Iceland (Grágás) 152
Schroeder, P. W. 294 n. 7	imperialism (19th-century) 60, 97,
dichotomy 289, 290-300:	257–8
jurisprudence as bridge 290;	avoidance of war 257
timeframe 290–3	impium foedus 339
Mann, M. 297–9	implementation: see also breach of
Wallerstein, I. 291-2, 298-9	treaty; dispute settlement;
Hobbes, T. 14, 203, 367	reprisal, right of
Holthöfer, E. 233–4	bona fides and 194–5
Holtzendorff, F. von 263, 266–7	conflicting obligations
Holy Alliance, treaties of	under successive treaties 193
16th-century 30–1	enemy, obligations to 195
19th-century 263	financial security 28
emperor as leader 31–2	guarantees
League of Rome (1571) 30	demilitarisation 91
papal status 30–1	hostages as 28-9, 48-9, 164, 193
Holy Roman Empire: see also	n. 24
German Empire; Habsburgs;	kiss of peace 162-82: see also kiss
respublica christiana; Thirty	of peace
Years War	occupation 85, 91
collapse of authority 14	pledge of goods and possessions
as composite monarchy 320-1	27–8, 160
constitutional-military	third-state 34, 55, 361
organisation (Peace of Prague) 330–1	impossibility of performance 135, 195
constitutional-religious settlement	mixed commission 49
(Treaties of Westphalia) 10	obligation



462 IN	IDEX
impossibility of performance	Universal Postal Union (1878) 93
Ancient Rome 135	n. 115
Garatus 195	Waterway Commissions 93
India	international humanitarian law, initia
amicitia clause 83	steps 263
Europe, relations with 62–3	International Labour Organisation 93
'civilised nations' concept and	International Law Association,
68–9	establishment 263–4
MFN treatment 94	international relations: see also
individual: see also subjective rights	diplomacy; historiography;
(facultas); war crimes,	negotiations
responsibility for	globalisation 59-62, 63-4, 76-7,
dualism and 214–16	97–8, 299–300
law of nations (ius gentium/	division into 'civilised nations'
Völkerrecht) and 42, 410–11	and dependent regions 65
human rights and 400, 410–11	economic developments and
responsibility for war crimes and	Europe, role 63–4, 76–7, 97–8
282–3, 284, 400	Realism school 293–300, 301
secularisation of theological	International Telegraph Convention
framework and 214–16	(1875) 93 n. 115
in society (appetitus societatis)	interpretation
216–17	international law, applicability 245
Indonesia, Europe, relations with 62–3	natural law as basis 251-2
indutiae: see Ancient Rome, treaties;	precise language
armistice/preliminary peace	good faith and 242, 246, 249–51
agreements	move to post-Westphalia 49–50,
Innocent III 150, 155–6	54–5
Innocent IV 213	invocatio dei 79
Institut de Droit international	preamble as substitute 79–80
261–4	Isidore of Seville 147, 210, 212
objectives	Italy
status as permanent dispute	amicitia and 36
resolution committee 261–2	pacification and unity as treaty
Revue de Droit international et de	objective 29–30
législation comparée 262–3	prisoners of war, treaty practice 41
treaties, effect of war on 371	unification 76, 89
Institut International de la Paix 264	unity as nation-state, aspirations to
institutional arrangements established	60–1, 88–9, 96–7
by treaty	iuramentum pacis 152
German Confederation (Congress of	
Vienna (1815)) 61	as aptitudo 217–18
Holy Roman Empire (Westphalia	as facultas 217–18
Peace Treaties (1648)) 92	debitum/creditum 218
International Labour Organisation	dominium 218, 219–21
93	libertas 220
League of Nations (Treaty of	potestas 218, 219–21
Versailles (1919)) 92–3:	ius/lex distinction 218
see also League of Nations	as justice 217–18



INDEX 463

ius ad bellum, vassals 16 ius resistendi 16, 332-6 ius bellum, sovereignty and 325-7 France 334-5 ius commune 11: see also canon law; ius foederis and 335-6, 337 feudal law; Roman law ius voluntarium (voluntary law): see breakdown 42-3, 405-6, 409 also ius gentium; law of nations peace treaties and 155-7, 404-5 (ius gentium/Völkerrecht), consent as basis; natural law ius contrahendi 16: see also ius foederis ius foederis appetitus societatis and 218–19 Garatus 189-92 Encyclopédie raisonné 243-4 Hanseatic League 48, 55-6 Grotius 209, 229 ius legationis and 47 history of 200-2 ius resistendi and 335-6, 337 ius gentium necessarium Peace of Prague (1635) 327-31 distinguished 229 princes of Holy Roman Empire 47, natural law and 219 secularisation of theological 325 - 7principes 190-1: see also principes framework and 202, 215-16 Protestant estates 335-6 subjective nature of rights (facultas) respublic christiana, limitation to 189 and 199-200, 209 sovereignty and 47, 325-7 iussum populi 132-4 sovereign on own behalf 17-22, 47 Ivo of Chartres 200-2, 216 n. 40 suzerain/vassal 151-2, 190-1 Edict distinguished 16-17 Japan sovereign's monopolisation of as 'civilised nation' 69-70, 76-7 warfare and 43 Europe, relations with 62 as global power 64 Westphalia Peace Treaties (1648) 325-7, 331-6 gunpowder and 310-11 ius gentium: see also Ancient Rome, Jassy, Peace of (1792) 358-9 international law; 'civilised Jaucourt, L. de: see Encyclopédie nations'; ius voluntarium raisonné (L. de Jaucourt) (voluntary law); law of nations Jellinek, G. 267-8, 279 n. 67 (ius gentium/Völkerrecht) Johannes Teutonicus 212 Decretum Gratiani 227 jurisprudence, as empirical study development of concept 225-9 Gaius 225 just war Hermogenian 225-6 amnesty clauses and 39 Isidore of Seville 226-7 Ancient Greece 128 n. 74 as link between ancient and modern Ancient Rome 128 international law 223-4 breach of treaty and 27–8, 128 as natural law 205, 208-9, 212, incompatibility with political 223-4, 225: see also natural law, realities 39 rationality of nature (naturalis rebellion and 151 ratio) and replacement by total war concept 367 universality 225-9 UN Charter and 410 ius legationis 47 Versailles, Treaty of (1919) 98, 375, ius publicum Europaeum 403, 406: see also respublica christiana war against non-Christians as 227 Westphalia Peace Treaties (1648) and war as law-enforcement mechanism 406-9 366-7, 410



INDEX

464 koine 124-5 justice as basis for peace 98-9 Justinian 148–9, 154, 156–7 Korea, printing and 310 Koskenniemi, M. 138, 254 n. 1, 261 Kahlenburg, Battle of (1683) 50 n. 18, 264 n. 26 Kaiser Wilhem II: see Wilhelm II Kücük Kainarci, Treaty of (1774) Kant, I. 98-9, 252-3, 386 357-8 Karlowitz, Peace of (1699) 50 duration 357 Kaser, M. 226 succession 357 Kaufmann, E. 267-8, 383-4 Keene, E. 403 Lahore, Treaty of (1846) 83 Keylor, W. R. 391 n. 27 language of treaty: see Ottoman Empire, peace treaties kiss of peace 162–82: see also implementation; oath; Lasson, A. 267-8 ratification; signature Latin American states, as 'civilised Aelred of Rievaulx 169-70 nations' 69-70 Alexander III 175 Laudensis: see Garatus, M. Ancient Rome 167-9 Laurentius 212 manumission and 168 Lausanne, Treaty of (1912) baptismal peace 168 renewal of FCN treaty 372-3 Becket, Thomas 177-81 Lausanne, Treaty of (1923) 364 Bernard of Clairvaux 169 renewal/revision of treaties and Byzantium 174 Christian practice 168–70 Lauterpacht, H. 224 peace, significance 168–9 law of nations (ius gentium/ confirmation of contract/gift 170-1 Völkerrecht): see also analogies Ermold Le Noir 173-5 with private law; canon law; as fixed formula 166-7 'civilised nations'; compulsory as greeting 171-2 judicial settlement, need for; Gregory VII 175 dispute settlement; ius gentium; Henry II of England 177-81 natural law homme de bouche et de main 171 as academic discipline Louis the Pious 173–5 France 264 loyalty (Reichstreue/fides/perfidia) Great Britain 264-5 and 171 Ancient Rome: see Ancient Rome papal feet 175 as applicable law 25, 26-7 Paul, St 168 outside Europe 12-13 peace-making process and 177-81 breakdown of mediaeval system rank and 169 10-13, 34, 42-3, 199, 405-6 Grotius' response to 204 as ritual 176-7 Rollo the Viking 174-5 New World discoveries and 12-13 as sign of Christian unity canon law as basis 26-7, 182-3 176-7 'civilised nations' and: see 'civilised Sillé, Robert de 178-9, 181-2 n. 64 nations' codification: see codification Song of Songs 169 William the Conqueror 170-1 consent as basis 14, 198-9, 409: women and 172-3 see also ius voluntarium (voluntary law); unequal Klüber, J. H. 259-61 Kohler, J. 266-7 treaties



INDEX 465

non-European relations, impact 3, League of Nations and 279-80: changes to Covenant and 280 66-9, 403 natural law, relevance 212 obligation to enforce 32-3 war crimes and 284-6 positivism: see positivism continuity 3-4, 222-4 private international law between 16th- and distinguished 259 17th/18th-century writers professionalisation 153-4, 233-4, 10-11, 403-4 258 - 61dualism: see dualism public law, overlap 185-6, 190-1, enforcement machinery, relevance 255, 260 publicists, role 286-8, 313-14 107, 273 formative phases Realpolitik and 265 18th-century peace congresses reform, pre-Hague Conference attempts at 258-65 1815-1914 257-8: expansion of religious wars, effect 13 treaty-making 257-8 retroactivity and 284-6 peace movements (19th-century) secularisation 79 261 - 5as universal law 97-8 post-WWI innovations 86-7, 90, voluntary nature: see consent as basis 97, 271-2: see also League of above; ius voluntarium Nations; Versailles, Treaty of (voluntary law) (1919): loss of common law-making treaties 252-3 cultural and moral standards Lawrence, T. E. 399 271 - 2League of Nations German approaches to 254 as civilising process 271 as independent system: see also collective security and 64, 399-400, 19th-century developments Council as executive 275-6 appetitus societatis and 218-19 Covenant, scope for development dominance of canon law and 26-7, 42-3, 404-5 dispute settlement provisions, treaty as contract and 15–16, 17 ineffectiveness 277 individual and 42, 282-3, 410-11: dissolution, possibility of 278 see also private person Great Power domination 277-8 ius publicum Europaeum 53, 403, membership 'civilised nations' and 276-7, 278 as law between sovereign states 43-4, exclusion of defeated states 92-3, 222, 271-2276-7, 395-6 legislative authority, relevance universality 64, 97, 276-7, 273 278 materials, availability 184-6 Oppenheim and 274-81 Russian language treatise on as replacement for family of civilised international law 260 nations 275-6 sovereign powers 279 methodology codification: see codification sovereignty of states and 274 transparency, need for 278 reconciliation of new with old 286 - 7unanimity rule 280 nationalism and 255 war crimes and 277



466

Cambridge University Press
0521827248 - Peace Treaties and International Law in European History: From the Late
Middle Ages to World War One
Edited by Randall Lesaffer
Index
More information

INDEX

legal personality dualism and 214–15 monasteries and 215 n. 38 legal system: see canon law; feudal law; ius commune; law of nations (ius gentium/ Völkerrecht); Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Linguet, S. 294 n. 7, 299–300 Livy 108–9, 114–17, 120–1, 122–3, Louis the Pious 173–5 Louis the Pious 173–17 Louis the Pious 173–17 Louis the Pious 173–17 Louis the Pi
dualism and 214–15 monasteries and 215 n. 38 legal system: see canon law; feudal law; ius commune; law of nations (ius gentium/Völkerrecht); Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 amicitia 41 prisoners of war 41 private person, breach by 42 reprisal, right of 42 respublica christiana and 33 third parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
legal system: see canon law; feudal law; ius commune; law of nations (ius gentium/Völkerrecht); Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 legitimacy, relevance 302–3 Liouis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 sthird parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300
legal system: see canon law; feudal law; ius commune; law of nations (ius gentium/Völkerrecht); Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 legitimacy, relevance 302–3 Liouis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 sthird parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300
ius commune; law of nations (ius gentium/Völkerrecht); Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 reprisal, right of 42 respublica christiana and 33 third parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 third parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 sthird parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 stricture of Le droit public de l'Europe 247
(ius gentium/Völkerrecht); Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthuran, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Lyons, Treaty of (1601), respublica christiana and 33 third parties, inclusion 30–1 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum Libeck, Treaty of (1629), succession and 21 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300
Reformation; Roman law, Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Louis XI 15–17 Louis the Pious 173–5 loyalty principle (Reichstreue/fides/perfidia) 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
Ancient Rome legitimacy, relevance 302–3 Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Liouis the Pious 173–5 Louis the Pious 173–5 (Reichstreue/fides/perfidia)
Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 liceters of papal role 30 (Reichstreue/fides/perfidia)
Leipzig Trials 284 Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 liceters of papal role 30 (Reichstreue/fides/perfidia)
Leo X, Pope 12 n. 8 Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 (243, 326–7, 332: see also bona fides/good faith requirement; forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
Lepanto, Battle of, papal role 30 letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; liberum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 128–9, 131–2, 138 n. 102, 140, 243, 326–7, 332: see also bona fides/good faith requirement; kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica career 247 n. 23 structure of Le droit public de l'Europe 247
letters of mark/countermark: see reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 243, 326–7, 332: see also bona fides/good faith requirement; liberum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 243, 326–7, 332: see also bona fides/good faith requirement; libeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica career 247 n. 23 structure of Le droit public de l'Europe 247
reprisal, right of Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 lise in size also war crimes, forum internum kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthera, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
Leyser, K. 181–2 liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Liberia siss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luthman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
liability: see also war crimes, responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 kiss of peace and 171 Lübeck, Treaty of (1629), succession and 21 Luhman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
responsibility for custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Lübertas 125 Lüberk, Treaty of (1629), succession and 21 Luhman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
custodia 215 dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 and 21 Luhman, N. 123–4 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
dualism and 215 subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
subjective failure, change to 215 Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Lutatius, Treaty of (241 BC) 130–1 Luther, M. 200–2 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
215 Luther, M. 200–2 Liberia Luxemburg, independence 61 as 'civilised nation' 69–70 Lyons, Treaty of (1601), respublica independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Career 247 n. 23 Liszt, F. von 266–8 Structure of Le droit public de Little, R. 294 n. 7, 299–300 Little, R. 294 n. 7, 299–300 Luxemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Liyons, Treaty of (1601), respublica christiana and 33 Lipertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300
Liberia as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Lixemburg, independence 61 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
as 'civilised nation' 69–70 independent status 63 libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Lyons, Treaty of (1601), respublica christiana and 33 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of Le droit public de l'Europe 247
independent status 63 <i>christiana</i> and 33 <i>libertas</i> 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Mably, G. B. de 5, 242, 243 Linguet, S. N. H. 252–3 career 247 n. 23 Liszt, F. von 266–8 structure of <i>Le droit public de</i> Little, R. 294 n. 7, 299–300 <i>l'Europe</i> 247
libertas 128 n. 74, 220 Lima, Treaty of (1883) (I) 372–3 Mably, G. B. de 5, 242, 243 Linguet, S. N. H. 252–3 career 247 n. 23 Liszt, F. von 266–8 structure of Le droit public de Little, R. 294 n. 7, 299–300 l'Europe 247
Lima, Treaty of (1883) (I) 372–3 Linguet, S. N. H. 252–3 Liszt, F. von 266–8 Little, R. 294 n. 7, 299–300 Mably, G. B. de 5, 242, 243 career 247 n. 23 structure of <i>Le droit public de l'Europe</i> 247
Linguet, S. N. H. 252–3 career 247 n. 23 Liszt, F. von 266–8 structure of <i>Le droit public de</i> Little, R. 294 n. 7, 299–300 <i>l'Europe</i> 247
Liszt, F. von 266–8 structure of <i>Le droit public de</i> Little, R. 294 n. 7, 299–300 <i>l'Europe</i> 247
Little, R. 294 n. 7, 299–300 <i>l'Europe</i> 247
129 241–53
Locke, J. 200–2, 203, 207–8 Madrid, Treaty of (1526)
Lodi, Treaty of (1454) amnesty clauses 39
parties 17–18 confirmation by oath 23
prisoners of war 41 dowry, guarantee 28 n. 50
restitution of trade privileges 40–1 parties 17–18
London, Treaty of (1471), duration 38 ransom 28–9
London, Treaty of (1478), duration 38 ratification/oath distinction 25–6,
London, Treaty of (1514) 27
princely word 24–5 registration 19
ratification by estates 19 reprisal, right of 42
reprisal, right of 42 respublica christiana and 29
third parties, inclusion 30–1 emperor as head 31
London, Treaty of (1518) restitution of trade privileges
papacy, obligation to defend 30–1 40–1
papal peacemaking and 12 n. 8 succession and 21
succession and 21 ratification by heir apparent 21
third parties, inclusion 35 third parties, inclusion 30–1



INDEX 467

trade provisions 41 Nanking, Treaty of Peace (1842) as treaty of Holy Alliance 30 amicitia clause 83 Madrid, Treaty of (1630) cession of Hong Kong 95 amicitia 41 reparations 85 confirmation by oath 23 trading arrangements 95 restitution of trade privileges 40-1 Naples, Treaty of (1470) succession and 21 papacy, obligation to defend Mameluke Empire, collapse (1517) 12 30 - 1third parties, inclusion 34-5 man as social animal: see appetitus nation-state: see also societatis self-determination, right to; Mandates system 90 sovereignty; state; territorial Mangoldt, H. von 281 n. 81 settlement Mann, M. 297-9 Balkans 89–90, 96–7 German aspirations 96-7 marriage: see also dowry, guarantee institutionalisation 208, 215-16 Grotius Martens, G. F. von 260 Italian aspirations 96-7 Martens clause 285 universitas fidelium and 206-7 Martinus Gosia 208 n. 18 nationalism, international law and 255, Marx, K. 309-10 Masinissa 127 nationals, jurisdiction in respect of war Maximilian of Bavaria 322-3, 330 crimes Maximus, Valerius 109 n. 15 1870 Franco-German War and mediators, use of 52, 73, 347, 352-3, 281 - 2354, 356, 358 Peace Treaties (1919) and 274 memetics as basis of social and political natural law: see also essence of man; ius change 308-9 voluntarium (voluntary law); military resources, limitation on iussum populi Frankfurt, Treaty of (1871) 392 Ancient Rome 204-5 'civilised nations' and 67 Versailles, Treaty of (1919) 392-3 decline in role (19th-century) 259 Moghul Empire, gunpowder and 310 - 11fundamental nature of 242 Mommsen, T. 118-19, 223, 267-8 God as lawgiver 205-6 Mommsen, W. J. 396 n. 35 interpretation and 251-2 monarchia universalis 31-2 ius gentium and 205, 212, 225 monasteries, legal personality 215 n. 38 moral/amoral concepts and 208-9 Monroe doctrine 62 ius voluntarium (voluntary law) and Montesquieu 207-8, 245-6, 252-3 219 morality ius/fas distinction law and 284-6 law prior to foundation of natural law and 205, 208, 209 society/law before original sin Morocco 63 distinguished 210-12 Muldoon, J. 213-14 as moral concept 205, 208, 213-14 Münster, Treaty of (30 January 1648) moral/amoral concepts, tension prisoners of war 41 208-9 natural/divine law, interrelationship private person, breach by 42 uti possidetis 230-1, 237 210 - 15Muslims: see Ottoman Empire pacta sunt servanda 198, 409



INDEX

468 natural law (cont.) Netherlands as part of Enlightenment context Ottoman Empire, relations with 344-5, 349 203 - 4rationality of nature (naturalis ratio) as mediator 347, 352-3, 354, 358 and 205, 208, 225-9, 249-51 Netherlands, United Kingdom of the, structured society and 207-8 break-up 61, 88-9 neutrality, rights 368 naturalism 203 navigation: see FCN treaties New World discoveries, legal system, negotiations: see also kiss of peace; effect on 12-13, 405-6 mediators, use of; oath Nijmegen, Congress of (1676-78/9) agency law compared 133, 140 52 - 3by plenipotentiaries 22, 73, materials relating to, availability 54 78-9 Nijmegen, Peace of (1678) authority to commit head of state parallel treaties 369 79, 157, 158 ratification/oath distinction 27 customary international law 133 Nikolsburg, Treaty of (1866) preliminary peace treaty 71–2 designation in preamble 81 reparations 85 full powers 157 margin for negotiation 78-9 Nomos der Erde 87 verification of powers 81 Nördlingen, Battle of (1634) 329 Nörr, D. 223, 226 Vienna Convention on the Law of Treaties (1969) 133 North German Confederation congress: see peace congresses (Norddeutscher Bund): see also exchange of signed texts by parties German Confederation (Deutsche Bund) (unmittelbare *Vertragsschliessungsverfahren*) establishment and dissolution Frankfurt, Treaty of (1871) 387–8 Noyon, Treaty of (1516) full powers/negotiation/ratification confirmation by oath 23 (zusammengesetzte dowry, guarantee 28 n. 50 *Vertragsschliessungsverfahren*) ratification/oath distinction 25 22 third-state guarantees 34 Garatus 193 Numidia 127 imposition of terms (Versailles Nussbaum, A. 222, 257 (1919)) 77 materials relating to oath 164: see also implementation; kiss availability 54 of peace; ratification critical texts, need for 57-8 in Ancient Rome 110-11, 120-1 value for understanding context 5, as basis of papal enforcement 313-15 jurisdiction 24, 25, 26-7, 34, professionalisation 51-2 150 - 1transparency, need for 241-2 discontinuance of practice 24, 26-7, League of Nations 278 42-3, 48, 96 early Middle Ages 148-9 Mably 248-51 rhetorical wrapping, importance late Middle Ages 149-50 314 - 15Muslim practice 338-9: see also neighbourliness: see FCN treaties Ottoman Empire, peace Neitmann, K. 19 n. 27 treaties, oath



INDEX 469

Permanent Court of Arbitration as principal element of ratification process 22-3 275 ratification documents and 22-3, Permanent International Court of 25-7, 149 Justice 275 zusammengesetzte reconciliation of new with old Vertragsschliesungsverfahren 286 - 7sovereignty 273-4, 279 process and 23 divisibility 281 occupation as guarantee 85, 91 Versailles, Treaty of (1919) success of International Law 272-3 war crimes 281-6 Oceana iuris, uti possidetis 233 oral agreements in modern treaty Ockham, William of 200-2 practice 163 n. 5 Oder Commission 93 original sin 210-12 Olivi, J. P. 200-2, 219-21 osculum: see kiss of peace openness: see negotiations, Osiander, A. 294 n. 7 Osnabrück, Treaty of (1648) transparency, need for Oppenheim, L. hybrid character 10 career 272 ius foederis 325 n. 15 WWI difficulties 283-4 pledge of goods and possessions 160 common cultural and moral n. 83 reparations 85 standards, relevance 273 compulsory judicial settlement, need restitution 236-7 for 99, 277 third parties, inclusion 30-1 equality of states 273-4 Ottoman Empire existence of international law 273 ambassadors, precedence 344, 348, individual in international law amnesty clauses 356 law and morality 284-6 Arabs in Africa, dependence on League of Nations 274-81 consent as basis of international Byzantium, as successor to 341 law and: revisions to Covenant capitulations continuation of system Council of Conciliation, need for (18th-century) 349-50 England (1583) 344-5 Council as executive 275-6 England (1675) 344-5, 349, Covenant, scope for development 359 - 60France (1535) 342 dispute settlement provisions, France (20 May 1604) 343-4 ineffectiveness 277 France (1673) 347-8 France (1740) 349-50 dissolution, possibility of 278 Great Power domination 277-8 Netherlands (1680) 349 membership 276-7, 278 Spain (1782) 351 sovereign powers 279 Venice (20 October 1540) 345 unanimity rule 280 Venice (24 June 1567) 345 war crimes and 277 as 'civilised nation' 69-70, 76 legislative authority, relevance 273 England, relations with 344-5, nullum crimen nulla poena sine lege 284-6 FCN treaties 94-5, 349-51



470 INDEX

Ottoman Empire (cont.) (17th-century) 347-9; as France, relations with: see France, general practice 338-9; Ottoman Empire, relations with invocation of God 338-9, 343; gunpowder and 310-11 non-believer and 338-9; Quran Habsburgs/Hungary, absence of and 338-9 treaty relations prisoners of war, release 352 16th-century 345 ratification, entry into force and Middle Ages 341–2 history 338 ratification, relevance 342 break-up 61, 89–90 reiteration of previous Holy Rome Empire, relations with undertakings 340-1, 344 San Stefano (1878) 89–90, 362–3 Muslim perception of war and 338-9 Sèvres, Treaty of (1919) Netherlands, relations with 344-5, 363 - 4succession 346, 350, 357 peace treaties: see also capitulations as unilateral document 342-3, above; truce below 344 - 5duration 50, 355, 356, 357 uti possidetis 355 equality of parties 340, 343 printing and 310 n. 30 as FCN treaties 349-51 forms of address 340, 342, 343-4, Habsburgs/Hungary (1547) 345 345, 349-50, 351, 353, 354, 356, Habsburgs/Hungary (1562 357 - 9et seq.) 345 freedom of worship 346, 353 Peace of Karlowitz (1699), 353 gifts of honour 345, 346 as stepping stone to permanent Great Britain (1809) peace treaties 50, 338-9 (Dardenelles) 359-60 Ovid 109 n. 15 Habsburgs/Hungary (1615 et seq.) Oxford University, establishment of Chichele Chair 264 hostages as guarantee against breach of treaty 352 pacta sunt servanda impium foedus 339 appetitus societatis and 218–19 language of treaty: Greek 340-1, as fundamental principle 198-9 342; Russian and Italian 358; natural law 198, 409 Turkish 350-1; Turkish and as obligation to peoples 245 French 358; Turkish with as obligation to society 243 French translation 342-3; principes, obligation of compliance Turkish and Italian 350, 352, 243 - 7358; Turkish and Latin 353, private law analogy 224, 243 355, 356 reason of state and 243 Lausanne, Treaty of (1923) 364 as religious concept 202 long-term truce as stepping-stone subjective rights (facultas) and 50, 338-9 199 mediation, use of 347, 352-3, 354, papal bull of 6 March 1517 (general 356, 358 truce between Christian Muslim attitude towards 338-9 Powers) 12 n. 8 Paris, Peace of (1515), third-state oath: examples (15th-century) 340-1, 342, 344; examples guarantees 34



INDEX 471

Paris, Peace of (1763) 52 Paris, Treaty of (1802) 359 Paris, Peace of (1783) 52 Paris, Treaty of (1815), reparations, FCN Treaty (1786) and 369 occupation as guarantee 91 Paris, Peace of (1814) Paris, Treaty of (1856) 361-2 amicitia clause 82 Paris, Treaty of (1856) (II) 361-2 institutional arrangements 92 Paris, Treaty of (1857), amicitia clause object and purpose 80 parallel treaties 73-4 Paris, Treaty of (1879) 374 preliminary peace treaty 72-3 Parker, G. 310-11 rights of inhabitants 91 parties: see ius foederis; Ottoman territorial settlement 88 Empire, peace treaties; third Paris, Peace of (1815) parties, inclusion extension of MFN treatment Passarowitz, Peace of (1718) 354-5 to India 94 parallel treaties 354-5 reparations 85 uti possidetis 235-6, 355 territorial settlement 88 Paulus 205 Paris, Peace of (1856) Pauw, A. 233-4 amicitia clause 82 pax: see Ancient Rome, pax freedom of navigation 94 pax Claudina (321 BC?) 134 territorial settlements 89-90 peace clause: see amicitia third parties, inclusion 74 peace congresses: see also individual Paris Peace Agreement (1973) congresses (Vietnam) 378-9 discontinuance 97 Paris Peace Treaties (1919/20): see also duration 52-5, 355 global dimension, effect 53-4 Saint-Germain, Treaty of (1919); Sèvres, Treaty of (1919); inchoate state of international law Trianon, Treaty of (1919); and 53 Versailles, Treaty of (1919) logistical and tactical amicitia clause, absence 81, 83 considerations 52-3 designation of parties 75 termination, reasons for 54-5 as fundamental turning point as negotiating medium 51-2, 76 399-403 participation of non-European states institutional arrangements 92-3 76-7 nationals, jurisdiction over 274 peace movements parallel treaties 73-4 19th-century 261-5 renewal/revision of treaties 376 Bureau International de la Paix renunciation of war and 64 sovereignty 399-403 Institut International de la Paix territorial settlements 90 264 Paris, Treaty of (1325) early 20th-century 255-6 Hague Conferences (1899/1907) bona fides 158-9 pledge of goods and possessions and 255-6 Institut de Droit international 261-4 plenipotentiary powers 158 international law and 261-5 succession and 160 n. 82 Penn, W. 261 Paris, Treaty of (1515) Pereira, J. de S. 213-14 ratification/oath distinction 25 perjury: see loyalty principle respublica christiana and 29, 33 (fides/perfidia)



472

Permanent Court of Arbitration: see

also arbitration

British support for 265

Cambridge University Press
0521827248 - Peace Treaties and International Law in European History: From the Late
Middle Ages to World War One
Edited by Randall Lesaffer
Index
More information

INDEX

positivism

Portsmouth, Treaty of (1905),

territorial settlement 90-1

establishment 265-8 effect on historical interpretation German opposition to 266 105-6, 107, 117 n. 38 Oppenheim, L. 275 as expression of balance of power Permanent Court of International ius gentium, development of concept Justice, Oppenheim, L. 275 permanent peace treaties: see duration and 228 Péronne, Treaty of (1199) 151, law, definition 107 secularisation of theological 158 - 9Péronne, Treaty of (1468) framework and 214 amnesty clauses 39 postliminium in pace 105, 115, 117-18 parties 15-17 potestas ratification by estates 19 as facultas 218 perpetual peace treaties: see duration sovereignty and 205-6 Persia Prague, Peace of (1635) as 'civilised nation' 69-70, 76-7 amnesty clauses 39 Europe, relations with 62 ius foederis 327-32 Perusinus, R. 152-3 organisation of war and 329-31

Petzold, K.-E. 128 n. 74 reparations 85 Philinus, Treaty of (306 BC) 129-30 Prague, Treaty of (1866) piracy in Ancient Rome 117 n. 39 parties 75 Pirna, Treaty of (1634) 329 personal amnesty 86 alliances, prohibition 329 territorial settlements 89 Poggi, G. 311 n. 33 Poland attribution of blame (Paris Peace Ottoman Empire, relations with Treaties (1919/20)) 80 16th/17th-century 346-7, 352 common intent, need for statement

18th-century 355 of 80–1
partition of 88 constitution of treaty as charter 81
territory, acquisition 90 intitulatio 79–80
eastern territories 90 object and purpose (arenga) 80
Polybius 109 n. 15, 128, 131 n. 74
Portuguis 115, 117, 18

Pomponius 115, 117–18 renewal of articles in previous pope: *see also* enforcement jurisdiction treaties 242

(pope) as substitute for *invocatio dei* 79–80 absolutism 213–14 preservation of rights armistice/truce 37 as head of Holy Alliance 30–1 obligation to defend 30–1 powers (Garatus) 191 n. 19 as substitute for *invocatio dei* 79–80 preservation of rights armistice/truce 37 Crépy, Treaty of (1544) 232–3 Presiser, W. 111, 222–3 princely word 24–5

spiritual authority 11–12, 14, 23–4
loss of 33–4, 42–3, 46–7
Reformation and 12
as supreme authority 191–2
populus 190

Porvetorus C 214 p. 37

recognoscentes) 14, 17–19, 47,
190, 191, 192
emergence/precursor to sovereign

Porretanus, G. 214 n. 37 state 39



INDEX 473

obligation to enforce ius gentium	punica fides: see loyalty principle
32–3	(Reichstreue/fides/perfidia)
as part of greater whole 13, 33-4,	Pyrenees, Treaty of the (1659) 27
46–7, 190–1	Quidde, L. 264
totus orbis 32–3	
treaty obligations, duty of	railways 94–5
compliance 193–4, 243–7	ransom 28–9, 43
treaty partners	ratification: see also co-ratification; kiss
adhaerentes/sequaces 190	of peace; oath; signature
civitates (cities/city-states)	by successor 21
190	commander's agreement (Ancient
populus 190	Rome) 132–4
vassals 190–1 printing, impact 310	entry into force and 82–3, 350 evolution of modern system 19–20,
prisoners of war: see also postliminium	27, 78–9, 96
in pace	as matter for national constitutions
personal rights of captors 41	78, 96
release clauses 41, 96	need for 78–9
Ancient Rome 154	Ottoman Empire, treaties with 342
Italian treaty practice 41	pledge of goods and possessions
Ottoman Empire 352	27–8, 160
private international law, public	ratification documents, status 22-3,
international law distinguished	25–7
259	as secular law guarantee 27
private person	time required 49
breach of treaty 42	real treaties: see succession to treaty
public interest and 193	obligations
reprisal, right of 42	rebellion, responsibility for war and 40
privateers, démarches concerning	Rebuffus, P. 233
351	rebus sic stantibus 194–5, 224
Protestant estates	recuperatio 116, 126 n. 68
ius foederis 335–6	Reformation
right of cooperation	canon law, effect on 12, 15, 24, 42–3
Peace of Prague (1635) 329	legal system and 12, 42–3
Treaty of Pirna 329 Prussia	papal enforcement jurisdiction and 24, 26–7
Ottoman Empire, relations with	respublica christiana and 33–4
350–1	rei vindicatio 230–1
as mediator 358	Reichstreue: see loyalty principle
sovereignty, loss of 61	(Reichstreue/fides/perfidia)
public law, international law and 255,	religion: see Ancient Rome,
260	international law in, religion
public opinion, war, attitudes towards	and; enforcement jurisdiction
66	(pope); freedom of worship in
publica conventio: see Ancient Rome,	the Ottoman Empire; natural
treaties	law; pope
Pufendorf, S. 68, 200–2	religious neutrality, Westphalia Peace
Punic Wars, war guilt and 130–1	Treaties (1648) 9–10



474 INDEX Reformation and 33-4, 405-6 religious wars in Europe cessation 10, 408 treaty references to 29-34 diplomacy/international law, effect Westphalia Peace Treaties (1648) and on 13 -46–7 renunciation of war: see Hague restitutio in integrum 236-7 Conferences (1899/1907); restitution: see also reparations archives, documents and objets d'art Kellogg-Briand Pact (1928); League of Nations reparations optional inclusion in treaty 157 Osnabrück, Treaty of (1648) 236-7 calculation 86 costs and damages of war 40, 86, of private property occupied, looted or confiscated during war 40 as indemnity 85 as Roman law remedy of restitutio in recuperatio 116, 126 n. 68 integrum 236-7 rerum repetitio 114, 115, 116, 116 of trade privileges 40-1, 94, 366-7, n. 34, 128 n. 75 369-70 for damages inflicted on civilian see also FCN treaties, population 86 renewal/revision options Frankfurt, Treaty of (1871) 85, 391 Revue de Droit International et de gifts of honour 345, 346 Législation Comparée 262–3 nationalism and 262 guilt and 85-6, 391-2, 395 Reynolds, S. 305-6, 307 occupation as guarantee 85, 91 renunciation (Brest-Litovsk II) 86 Rheinbund 331 Versailles, Treaty of (1919) 391-2, Rhine Commission 93 395, 400 rights of inhabitants following reprisal, right of territorial change 91 for breach of treaty 28 ritual, significance 164-7: see also kiss letters of mark/countermark 42 of peace definition 164-5 for manifest denial of justice 42 Rolin-Jacquemyns, G. 262 private person and 42 sovereign's monopolisation of Rollo the Viking 174-5 warfare and 42, 43 Roman law: see also Ancient Rome rerum repetitio 114, 115, 116 n. 34, 128 as basis of international relations 11, n. 75 resistance theory: see ius resistendi medieval peace treaties and 154-5, respublica christiana: see also Church; 158 - 61Holy Roman Empire; ius natural law inheritance 204-9 commune; pope restitutio in integrum 236-7 16th-century attempts to revive uti possidetis 230 Rome, League of (1571), papal role 30 10 - 13definition 11 Rome, Treaty of (1495), hostages as ius foederis, limitation to 189 guarantee 28 as juridical unity 11, 13, 14, 42-3, Rome-Persia Treaty of Peace (562 AD), 190-1, 212-13 oath 148 monarchia universalis 31-2 Rousseau, J.-J. 207-8, 252-3 obligation to maintain peace of 33-4 Rousset de Missy, J. 54 obligation to uphold ius gentium and Roxburgh, R., Oppenheim 273, 32 - 3283 - 4



INDEX 475

Rufinus of Bologna 172 n. 41, 211-12, 216 n. 40 Ruhr, occupation by France (1923) 393 rule of law amicitia and 36, 41 trade and 41 Rüssbüldt, O. 264 Russia Ottoman Empire, relations with 353-4, 355-9, 360-3 as protector Moldavia and Valachia 357 Orthodox Christians 357 support for Hague Conferences (1899/1907) 265 Russian Empire, break-up 61-2, 90 Russian language treatises on international law 260 Ryswick, Congress of (1697) 52-3 materials relating to, availability parallel treaties 369 Sablé, Treaty of (1488) parties 16-17 ratification by estates 19 war, responsibility for 40 sacer 110-11 Sahr, status post-WWI 393 Saigon, Treaty of (1862), trading arrangements 95 St Petersburg, Declaration of (1868) 370 - 1Saint-Germain, Treaty of (1919) renewal/revision of treaties 376 territorial settlement 90 San Stefano, Treaty of (1878) 362 - 3territorial settlements 89-90 Sandornak, Treaty of (1879) 83 savium: see kiss of peace Scheuner, U. 254-5, 268-9 Schleswig 90 Schmidt, G. 326-7 Schorn-Schütte, L. 304

Schroeder, P. W. 294 n. 7 Schücking, W. 254-5, 266-8 secular law, subordinate position 212 n. 33 secularisation of theological framework essence of man and 207-8 individual, development of 214–16 ius voluntarium (voluntary law) and 215-16 positivism and 214 security and tranquillity of Europe as treaty objective 57 self-determination, right to post-WWI 90, 97, 385-6 territorial settlement under Treaty of Versailles (1919) 390-1, 402 Senlis, Treaty of (1493) amnesty clauses 39 private person, breach by 42 ratification by estates 19 ratification/oath distinction 25-6 registration 19 restitution of private property 40 third parties, inclusion 30-1 zusammengesetzte Vertragsschliessungsverfahren 22 Sèvres, Treaty of (1919), as unequal treaty 363-4 Shimonoseki, Treaty of (1895) termination of treaties 372 territorial settlement 90-1 Siam as 'civilised nation' 69-70, 76-7 Europe, relations with 62 signa voluntaria 220-1 signature, significance 17-19, 22, 47-8, 71, 74 n. 35, 81, 163–4 Sillé, Robert de 178-9, 179 n. 64, 181-2 Simoda, Treaty of (1855), amicitia clause 83 Sistova, Peace of (1791) 358 social studies: see historiography, social studies and societas 120 society: see appetitus societatis Soleuvre, Treaty of (1475), duration 38 Soll, J. E. 328

Schreiner, K. 166 n. 17, 169 n. 26,

170-1, 180, 181



476 IND	5 INDEX	
sovereignty	Stadion, J. C. von (Grand Master of the	
as abstract quality 273–4	Teutonic Order)	
Americas 62	state: see also nation-state;	
China 62–3	sovereignty	
divisibility 281	Ancient Rome 112 n. 23	
external 14, 406	depersonalisation 13–14, 49,	
head of state as representative of	75–6	
75–6	emergence of concept 13–14, 313–14	
Garatus 187 n. 9	monarch as external representative	
German states 60–1, 92	75–6	
as guarantee of order and legality	as shifting concept 302	
275, 279	as unique subject of international	
Hanseatic League 48	law 13–14	
internal 13–14	status quo ante, restitution: see also uti	
international law and 43-4, 222, 268,	possidetis	
271–2, 400–1	Ancient Rome 127	
ius bellum and 325–7	Sistova, Peace of (1791) 358	
ius foederis and 17–22, 47,	Westphalia Peace Treaties (1648)	
325–7	326–7	
limitations on	Steiger, H. 25–7, 35–6, 37	
League of Nations 274–81	Stengel, K. von 266	
post-WWI 271–2	Stevenson, D. 396 n. 35	
Oppenheim on 273–4	Stoicism 225, 227, 229	
Paris Peace Treaties (1919/20) and	Streseman, G. (German Foreign	
399–403	Minister) 396 n. 36	
potestas and 205–6	structure/event dichotomy 106-7,	
princes of Holy Roman Empire	140–1: see also treaty structure	
325–7	Suarez, F. 10–11, 209, 219–21	
principes 190–1	subjective rights (facultas):	
superiore non recognoscente 14, 190,	see also individual	
192	appetitus societatis and 217–19	
Westphalia Peace Treaties (1648) and	development of concept 199	
9–10, 43–4, 337, 408–9	dominium 215, 219–21	
Soviet Union, legitimacy and 303	pacta sunt servanda and 199	
Spain: see also Habsburgs	voluntarism and 199–202	
co-ratification 47–8	succession to treaty obligations	
Ottoman Empire, relations with	20–2, 43, 47, 160 n. 82,	
351	245–46	
Spanish Empire	Ottoman Empire 346, 350, 357	
17th-century provincial rebellions	presumption in favour of (Jaucourt)	
320	244	
independence 62	superior orders 282	
Spanish Netherlands, Eighty Years War	Susa, Treaty of (1601), amnesty clauses	
322	39	
Spanish Succession, War of (1700–13)	Suttner, B. 264	
336		
Spinoza, B. 203, 218–19	Tabula de Alcántara 103	
sponsio: see Ancient Rome, treaties	Tashkent Declaration (1966) 380	



INDEX 477

technology, impact 310-11 pacification and unity of Italy termination of treaties: see breach of 29 - 30treaty; FCN treaties, peace 123, 140-1 termination by war political control 113–14, 118–19, territorial settlement 87-91 137-8: see also unequal treaties Frankfurt, Treaty of (1871) 387–8 prevention of war 124-5 Nomos der Erde 87 reconciliation of interests 113-14 Paris Treaties (1919/20) 90, 97 security and tranquillity of Europe rights of inhabitants, provision for treaty parties: see ius foederis; third self-determination and 90, 97, 385-6 parties, inclusion; treaty Versailles, Treaty of (1919) 90, 390-1 practice, personal nature of Vienna, Congress of (1815) and 87–8 obligation Teschen, Peace of (1779) 52 treaty practice: see also co-ratification; third parties, inclusion 34-7, 55-6: see duration; implementation; interpretation; ius foederis; kiss also adhaerentes/sequaces as accession 35, 55-6 of peace; negotiations; oath; as acknowledgment of new ratification; signature relationships between parties applicable law: see treaty as private law contract; enforcement as affirmation of amicitia 36-7, jurisdiction (pope); law of 55-6: see also amicitia nations (ius confirmation by third party, need for gentium/Völkerrecht) 34-5, 55-6 authenticated copies 81 as instrument of peace 35-6 breach of treaty: see breach of treaty; as reassurance to third party 35, 55-6 enforcement jurisdiction Treaty of Paris (1856) 361 (pope) Thirty Years War canon law of contract and 194 n. 32 as civil war 320-1 chivalry and 28-9 fiscal problems caused by 320 dissimilarities pre-1648 15 as state-building process 321 enforcement jurisdiction: see Tierney, B. 217, 220 n. 41 enforcement jurisdiction Tilly, C. 311 n. 33 (pope) totus orbis 32-3 evolution in response to changes in trade social, economic and political attitudes 96-9 Asia 95 as contribution to peace 93 extra-European issues 53-4 non-discrimination 41 full powers/negotiation/ratification overseas possessions and 94 (zusammengesetzte restitution of privileges 40-1, Vertragsschliessungsverfahren), confirmation by oath, rule of law and 41 stipulation for 23 transparency, need for: see identification of rules on limited evidence 106-7 negotiations, transparency, need for internal/international practice, treaty as charter 81 distinction 15-16, 20 treaty objectives: see also amicitia; oral agreements in modern practice preamble 163 n. 5



478 IND	INDEX	
treaty practice (cont.)	Ukraine, independence 90	
personal nature of obligations	Ullmann, W. 205–6	
17–19, 28, 75–6	Ulpian 122 n. 54, 205, 208	
princely word 24–5	unequal treaties: see also Ottoman	
respublica christiana and 29–34:	Empire, peace treaties;	
see also respublica christiana	Versailles, Treaty of (1919), as	
Roman law and 154-5, 158-61: see	unequal treaty	
also Ancient Rome, treaties	Ancient Rome 113–16, 154, 246	
succession: see succession to treaty	Asia 67–8	
obligations	capitulations: see Ottoman Empire,	
treaty as political act 116–17,	capitulations	
127–8	China 62–3	
treaty as private law contract 17, 21, 26,	Encyclopédie raisonné 244, 252	
27, 224	Paris Peace Treaties (1919/20) 77,	
treaty structure 70–1: see also amicitia;	80-1, 86-7, 92-3, 95, 98,	
final provisions; Ottoman	375	
Empire, peace treaties;	Treaty of Sèvres (1919) 363–4	
preamble	unilateral acts	
continuity of practice 404	Edicts 16–17	
invocatio dei 79	Ottoman Empire 342–3, 344–5	
non-civilised nations and 71	United Kingdom: see Great Britain	
parallel treaties 73–4, 354–5,	United Nations Charter (1945)	
361	just war and 410	
FCN treaties 53–4, 94, 350, 355,	war, legality 410	
368–70	as enforcement mechanism 410	
reiteration of previous undertakings	United States of America	
252, 340–1, 344	Declaration of Independence (1776)	
treuga: see armistice/preliminary peace	62	
agreements	as global power 62, 63–4	
Trianon, Treaty of (1919), territorial	Monroe doctrine 62	
settlement 90	war crimes, responsibility for 283,	
Triepel, H. 267–8, 279 n. 67	284–6	
Tripoli 63	WWI peace conference,	
truce 152–3	participation 76–7	
duration 37–8, 153	Universal Postal Union (1878) 93 n. 115	
<i>treugae induciae</i> distinguished 154–5	uti possidetis 127: see also preservation	
obligation to observe 195	of rights; status quo ante,	
Ottoman Empire and 338–9,	restitution	
345	arbitration, as prelude to 230, 232,	
preservation of parties' rights and	233, 235–6	
claims 37	Breda, Treaty of (1667) 234–5	
Truyol y Serra, A. 222	as conservatory measure 230	
Tunisia 63	decolonisation and 230	
Turkey: see Ottoman Empire	Oceana iuris 233	
Two Sicilies, Ottoman Empire,	Passarowitz, Peace of (1718) 235–6,	
relations with 350	355	
tyrannus 191	Rebuffus, P. 233	
,	*	



INDEX 479

rei vindicatio and 230-1 Roman law 230, 231-2 re-emergence in 17th century 237 Westphalia Peace Treaties (1648) 229-36, 237 Utrecht, Treaties of (1713) co-ratification 48 materials relating to, availability mixed commissions 49 negotiations 52 parallel treaties 369–70 ratification 49 n. 13 third-state guarantees 55 validity, unfair or pernicious treaty 246 - 7validity of treaty coercion and 194 unfair or pernicious treaty 246-7 Vasquez, F. 200-2, 209 Vasvár, Treaty of (1664) 351 Vattel, E. good faith/perfidy 243, 246, 252-3 pacta sunt servanda 243 validity of treaty 246-7 Venice, Treaty of (1454) financial security against breach 28 pacification and unity of Italy as objective 29-30 third parties, inclusion 34-5 Venice, Treaty of Peace (1177) 151 Versailles, Treaty of (1871) preliminary peace treaty 71-2 reparations 85-6 Versailles, Treaty of (1919) attribution of blame 80, 270-1, 375 authenticated copies 81 economic relations 375-6 head of state responsibility for war crimes 270-1, 393-4, 400 historical background 382-3 just-war concept and 98, 375, 410 as new law 86-7, 271-2, 284-6,

rights of inhabitants 91 territorial settlement 90, 390-1 self-determination and 390-1, 402 as unequal treaty 80-1, 86-7, 92-3, 98, 375, 410 common intent, absence 80-1 exclusion from international community 395-6 military resources, limitation on 392 - 3negotiating procedure 77, 388: alleged failure to respect previously agreed terms 389 occupation as guarantee 393 reparations 391–2 territorial settlement 390-1 war crimes establishment of special tribunals 271 - 2responsibility for 86-7, 98, 395: Wilhelm II 86-7, 270-1, 274, 375, 393-4, 395 Vervins, Treaty of (1598) amicitia 41 confirmation by oath 23 hostages as guarantee 28 papal enforcement jurisdiction and parties 17-18 prisoners of war 41 registration 19 reprisal, right of 42 respublica christiana and 33 third parties, inclusion 34-5 trade provisions 41 as treaty of Holy Alliance 30 Verzijl 35 Vienna, Congress of (1736) 52 Vienna, Congress of (1815) institutional arrangements 92 personal amnesty 86 third parties, inclusion 74 Vienna Convention on the Law of Treaties (1969) coercion, effect on treaties 384-5 oral agreements 163 n. 5 power to conclude treaty 133

war and 133 n. 87

393–4, 395

occupation as guarantee against

renewal of war 91

ratification 82-3, 96 n. 129

reparations 391-2, 400



480 INDEX Vienna, Treaty of (1866), territorial responsibility for: see also Versailles, settlement 89 Treaty of (1919), as unequal Villafranca, Treaty of (1859) treaty; war crimes, (preliminary peace treaty) responsibility for 71 - 2in case of rebellion 40 Vitoria, F. de 10-11 changing attitudes towards 383 Punic Wars 130-1 ius as facultas 219-21 ius gentium sovereign's monopolisation of 39, non-European states 12-13, 68, 42, 43, 410–11 227 - 8termination: see rationality and 225-9 armistice/preliminary peace moral/amoral concepts of law of agreements; truce nations 209 treaties, effect on: see FCN treaties, positivism 212 termination by war sovereignty 32-3 Vienna Convention on the Law of Völkerrecht: see law of nations (ius Treaties (1969) and 133 n. 87 gentium/Völkerrecht) war crimes voluntary law: see ius voluntarium consent and 284-6 (voluntary law) extradition and 283, 284 iurisdiction Wallenstein, A. von 322-3 head of state 270-1, 274 Wallerstein, I. 291-2, 298-9 League of Nations 277 war: see also just war; war, laws of Leipzig Trials 284, 394-5 changing concept 98, 310-11, over nationals 274, 281-2 383 Oppenheim, L. 281-6 fluidity 410-11 responsibility for: see also amnesty; as professional matter 370-1 head of state, war crimes, total war concept 367-8 responsibility for; liability UN Charter and Commission on Responsibility of economic developments and Authors of the War (1920) 270, existence of 284-5 n. 2 Arab-Israeli conflict 379 individual as subject of armistice, relevance 379 international law and 282-3, fiscal problems as cause/result 320 284, 400 Muslim concept 338-9 nullum crimen nulla poena sine as natural state lege 284-6, 393-4 Ancient Rome 105-6, 117, superior orders 282 118–19, 122, 125 n. 38, 244 Versailles, Treaty of (1919) 86-7, Hobbesian concept of society 98, 274, 395, 400: establishment 14 of special tribunals 271-2, organisation of, Peace of Prague 394-5 (1635) and 323 war guilt: see war, responsibility for; Versailles, Treaty of (1919), as public opinion and 66 renunciation: see Hague Conferences unequal treaty; war crimes, (1899/1907); Kellogg-Briand responsibility for Pact (1928); League of war, laws of: see also amnesty clauses; Nations; United Nations just war; prisoners of war; Charter (1945) reprisal, right of; restitution



INDEX 481

Waterway Commissions 93 Watson, A. 109 Weber, M. 235-6 Wehberg, H. 266-8 Wendt, A. 310 Westlake, J. 262 Westminster, Treaty of (1474) (I) amicitia 36 parties 17-18 succession and 21 Westphalia Peace Treaties (1648): see also Münster, Treaty of (1648); Osnabrück, Treaty of (1648) full powers 157 fundamental turning point, whether 4, 9–10, 43–4, 45–50 institutional arrangements 92 as internal constitutional-religious settlement 10, 323-5 international relations, relevance to 9-10, 406-8 ius foederis 325-7, 331-6 ius publicum Europaeum and 406-9 professionalism 233-4 respublica christiana and 46-7 as restitutio status quo ante 326-7 restitution and 236-7 sovereignty and 9-10, 43-4, 337, 408-9 third-state guarantees 55 uti possidetis 229-36, 237

Wilhelm II
arraignment for offences against
international morality and the
sanctity of treaties 86–7, 270–1,
274

Dutch refusal to extradite 283,
284, 393–4
US opposition 283
Wilson, President W. 90, 385–6, 389,
402
Windelbrand, W. 291 n. 2
Winkel, L. 118–19
World War I: see also Paris, Peace
Treaties (1919/20); Versailles,
Treaty of (1919)
armistice agreements (1918) 71

Yugoslavia (Kingdom of the Serbs, Croats and Slovenes), establishment 90

Ziegler, K.-H. 222, 223–4
Zorn, P. 266–8
Zsitvatorok, Treaty of (1606) 345–6
Zurich, Treaty of (1859) (I)
object and purpose 80
personal amnesty 86
renewal of FCN treaty 372–3
rights of inhabitants 91
territorial settlement 89
Zurich, Treaty of (1859) (II), personal
amnesty 86