

CAMBRIDGE

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

INTERNATIONAL
LAW REPORTS

VOLUME 201

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood, Karen Lee
Frontmatter
[More Information](#)

Volumes published under the title:

ANNUAL DIGEST AND REPORTS OF PUBLIC INTERNATIONAL LAW CASES

Vol. 1 (1919-22)	Edited by Sir John Fischer Williams, KC, and H. Lauterpacht, LLD
Vol. 2 (1923-24)	
Vol. 3 (1925-26)	Edited by Arnold D. McNair, CBE, LLD, and H. Lauterpacht, LLD
Vol. 4 (1927-28)	
Vol. 5 (1929-30)	Edited by H. Lauterpacht, QC, LLD, FBA
Vol. 6 (1931-32)	
Vol. 7 (1933-34)	
Vol. 8 (1935-37)	
Vol. 9 (1938-40)	
Vol. 10 (1941-42)	
Vol. 11 (1919-42)	
Vol. 12 (1943-45)	
Vol. 13 (1946)	
Vol. 14 (1947)	
Vol. 15 (1948)	
Vol. 16 (1949)	

Volumes published under the title:

INTERNATIONAL LAW REPORTS

Vol. 17 (1950)	Edited by Sir Hersch Lauterpacht, QC, LLD, FBA
Vol. 18 (1951)	
Vol. 19 (1952)	
Vol. 20 (1953)	
Vol. 21 (1954)	
Vol. 22 (1955)	
Vol. 23 (1956)	
Vol. 24 (1957)	Edited by Sir Hersch Lauterpacht, QC, LLD, FBA, and E. Lauterpacht
Vol. 25 (1958-I)	Edited by E. Lauterpacht, QC
Vol. 26 (1958-II)	
Vols. 27-68 and Consolidated Tables and Index to Vols. 1-35 and 36-45	
	Edited by E. Lauterpacht, QC
Vols. 69-123 and Consolidated Index and Consolidated Tables of Cases and Treaties to Vols. 1-80, Vols. 81-100 and Vols. 1-125	
	Edited by Sir Elihu Lauterpacht, CBE, QC, and Sir Christopher Greenwood, CMG, QC
Vols. 124-68 and Consolidated Index and Consolidated Table of Treaties to Vols. 1-160	
	Edited by Sir Elihu Lauterpacht, CBE, QC, LLD, Sir Christopher Greenwood, CMG, QC, and K. L. Lee
Vols. 169-201	Edited by Sir Christopher Greenwood, GBE, CMG, KC, and K. L. Lee

*Lauterpacht Centre for International Law
University of Cambridge*

INTERNATIONAL LAW REPORTS

**VOLUME
201**

Edited by

SIR CHRISTOPHER GREENWOOD, GBE, CMG, KC
*Master of Magdalene College, Cambridge
Member of the Iran-United States Claims Tribunal
Bencher of Middle Temple
Formerly Judge of the International Court of Justice*

and

KAREN LEE

*Fellow of the Lauterpacht Centre for International Law, University of Cambridge
Fellow and former Vice-Mistress of Girton College, Cambridge*



CAMBRIDGE
UNIVERSITY PRESS

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)



Shaftesbury Road, Cambridge CB2 8EA, United Kingdom
One Liberty Plaza, 20th Floor, New York, NY 10006, USA
477 Williamstown Road, Port Melbourne, VIC 3207, Australia
314–321, 3rd Floor, Plot 3, Splendor Forum, Jasola District Centre, New Delhi – 110025, India
103 Penang Road, #05–06/07, Visioncrest Commercial, Singapore 238467

Cambridge University Press is part of Cambridge University Press & Assessment,
a department of the University of Cambridge.

We share the University's mission to contribute to society through the pursuit of
education, learning, and research at the highest international levels of excellence.

www.cambridge.org
Information on this title: www.cambridge.org/9781009331555

DOI: 10.1017/9781009331555

© Cambridge University Press & Assessment 2023

This publication is in copyright. Subject to statutory exception and to the provisions
of relevant collective licensing agreements, no reproduction of any part may take
place without the written permission of Cambridge University Press & Assessment.

First published 2023

Printed in the United Kingdom by TJ Books Ltd. Padstow Cornwall

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

ISBN 978-1-009-33155-5 Hardback

Cambridge University Press & Assessment has no responsibility for the persistence
or accuracy of URLs for external or third-party internet websites referred to in this
publication and does not guarantee that any content on such websites is, or will
remain, accurate or appropriate.

CONTENTS

	<i>Page</i>
PREFACE	vii
EDITORIAL NOTE	ix
TABLE OF CASES (alphabetical)	xiii
TABLE OF CASES (according to courts and countries)	xv
DIGEST (main headings)	xvii
DIGEST OF CASES REPORTED IN VOLUME 201	xix
TABLE OF TREATIES	xxix
REPORTS OF CASES	1
INDEX	639

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

PREFACE

The present volume contains the 2019 judgment on preliminary objections of the International Court of Justice in *Certain Iranian Assets (Iran v. United States)*. International jurisprudence is also reflected in decisions from the African Court on Human and Peoples' Rights (*Hosso v. Benin*), the Court of Justice of the European Union (*Lounani*) and the Inter-American Court of Human Rights (*Lhaka Honhat Association*). National jurisprudence is reflected in decisions from the courts of Austria (*IBRD Court Fees* case) and England (*Akarcay, Re T, London Borough of Barnet, Houghton and General Dynamics*).

The Editors wish to thank the many people whose work has made this volume possible. Ms Caroline Kimeu summarized the *Lhaka Honhat Association* case and Dr Massimo Lando summarized *Certain Iranian Assets*. Mr Darren Peterson prepared the summaries of *Lounani, Re T, London Borough of Barnet, Houghton and General Dynamics*. Ms Nnenna Mazi and Mr Max Dowbenko wrote the summaries of *Hosso* and *Akarcay* respectively. Mr Philipp Janig (under the supervision of Professor Dr Stephan Wittich) prepared the summary and unofficial translation of the Austrian case. Ms Karen Lee saw the volume through the press. Ms Emily Sharp, the ILR Editorial Assistant, prepared the Tables of Cases and Digest. Mrs Rowena Gavars compiled the Table of Treaties and Index. Mrs Alison Tickner checked the copy and Mr Jack Webb read the proofs.

The Editors are very grateful to the International Court of Justice, the African Court on Human and Peoples' Rights, the Court of Justice of the European Union (which owns the copyright in its material) and the Inter-American Court of Human Rights for kindly permitting these Reports to use the electronic files of the relevant judgments posted on their official websites. Their thanks also go to Brill publishers, for kindly allowing these Reports to publish the unofficial translation of the Austrian case prepared for the Austrian Review of International and European Law. The judgments from England published in this volume carry Crown copyright and contain public sector information licensed under the Open Government Licence v3.0; the electronic files were sourced from the British and Irish Legal Information Institute and the United Kingdom Government Courts and Tribunals Service, and Supreme Court websites.

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood, Karen Lee
Frontmatter
[More Information](#)

Finally, our thanks go to all the others who have worked to complete this volume, particularly our publishers, Cambridge University Press, and typesetters, Straive, and their staff.

C. J. GREENWOOD

MAGDALENE COLLEGE
CAMBRIDGE

K. L. LEE

LAUTERPACHT CENTRE
FOR INTERNATIONAL LAW,
UNIVERSITY OF CAMBRIDGE

July 2022

EDITORIAL NOTE

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

DECISIONS OF INTERNATIONAL TRIBUNALS

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

Human rights cases. The number of decisions on questions of international protection of human rights has increased considerably in recent years and it is now impossible for the *Reports* to cover them all. As far as decisions of international jurisdictions are concerned, the *Reports* will continue to publish decisions of the European Court of Human Rights and of the Inter-American Court of Human Rights, as well as “views” of the United Nations Human Rights Committee. Decisions of national courts on the application of conventions on human rights will not be published unless they deal with a major point of substantive human rights law or a matter of wider interest to public

international lawyers such as the relationship of international law and national law, the extent of the right of derogation or the principles of the interpretation of treaties.

International arbitrations. The *Reports* of course include arbitral awards rendered in cases between States which involve an application of public international law. Beyond this, however, the selection of arbitral decisions is more open to debate. As these *Reports* are principally concerned with matters of public international law, they will not include purely private law commercial arbitrations even if they are international in the sense that they arise between parties of different nationality and even if one of them is a State. (For reports of a number of such awards, see *Yearbook Commercial Arbitration* (ed. Stephan W. Schill, under the auspices of the International Council for Commercial Arbitration).) But where there is a sufficient point of contact with public international law then the relevant parts of the award will be reported. Examples of such points of contact are cases in which the character of a State as a party has some relevance (e.g. State immunity, stabilization clauses, *force majeure*) or where there is a choice of law problem involving discussion of international law or general principles of law as possible applicable laws. The same criteria will determine the selection of decisions of national courts regarding the enforcement of arbitral awards.

DECISIONS OF NATIONAL TRIBUNALS

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

EDITORIAL TREATMENT OF MATERIALS

The basic policy of the Editors is, so far as possible, to present the material in its original form. It is no part of the editorial function to impose on the decisions printed in these volumes a uniformity of approach or style which they do not possess. Editorial intervention is limited to the introduction of the summary and of the bold-letter rubric at the head of each case. This is followed by the full text of the original decision or of its translation. Normally, the only passages which will be omitted are those which contain either statements of fact having no bearing on the points of international law involved in the case or discussion of matters of domestic law unrelated to the points of international legal interest. The omission of material is usually indicated either by a series of dots or by the insertion of a sentence in square brackets noting the passages which have been left out.

PRESENTATION OF MATERIALS

For reproduction of material in this volume, electronic files have been used wherever possible and their source acknowledged in the Preface. Citations of the reports in which the case may be found are listed in the “Report” section in square brackets at the end of the case; the language of the original decision is also mentioned there. The bold figures in square brackets in the body of the text indicate the pagination of the original report where included.

NOTES

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

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

DIGEST OF CASES

With effect from Volume 75 the decisions contained in the *Reports* are no longer arranged according to the traditional classification scheme. Instead a Digest of Cases is published at the beginning of each volume. The main headings of the Digest are arranged alphabetically. Under each heading brief details are given of those cases reported in that volume which contain points covered by that heading. Each entry in the Digest gives the name of the case concerned and the page reference, the name of the tribunal which gave the decision and an indication of the main points raised in the case which relate to that particular heading of the Digest. Where a case raises points which concern several different areas of international law, entries relating to that case will appear under each of the relevant headings in the Digest. A list of the main headings used in the Digest is set out at p. xvii.

CONSOLIDATED INDEX AND TABLES

A Consolidated Index and a Consolidated Tables of Cases and Treaties for volumes 1-80 were published in two volumes in 1990 and 1991. A further volume containing the Consolidated Index and Consolidated Tables of Cases and Treaties for volumes 81-100 was published in 1996. A Consolidated Index, a Consolidated Tables of Cases and a Consolidated Table of Treaties for volumes 1-125 were published in 2004. A Consolidated Index and a Consolidated Table of Treaties for volumes 1-160 were published in 2017. Volume 200 contains Consolidated Tables of Cases for volumes 126-200.

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

TABLE OF CASES REPORTED

ALPHABETICAL

(Cases which are reported only in a note are distinguished from cases which are reported in full by the insertion of the word “note” in parentheses after the page number of the report.)

Barnet, London Borough of *v.* AG and
Others and Secretary of State for
Foreign, Commonwealth and
Development Affairs 476

Certain Iranian Assets (Islamic Republic of
Iran *v.* United States of America) 1
Commissaire Général aux Réfugiés et aux
Apatrides *v.* Mostafa Lounani (Case
C-573/14) 118

General Dynamics United Kingdom Ltd *v.*
State of Libya 535

Hossou and Adelakoun *v.* Republic of
Benin (Application No 16/2020) 89
Houghton *v.* USA 525

Indigenous Communities of the Lhaka
Honhat (Our Land) Association *v.*
Argentina 141
International Bank for Reconstruction and
Development (IBRD) Court Fees Case
(Case No 2018/16/0017) 402

Lhaka Honhat Case 141
Local Authority B *v.* X, V and T (*Re T*) 444
London Borough of Barnet *v.* AG and
Others and Secretary of State for
Foreign, Commonwealth and
Development Affairs 476
Lounani Case 118

R (Akarcay) *v.* Chief Constable of West
Yorkshire Police 423
Re T (Local Authority B *v.* X, V and T) 444

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

TABLE OF CASES REPORTED

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

(Cases which are reported only in a note are distinguished from cases which are reported in full by the insertion of the word “note” in parentheses after the page number of the report.)

I. DECISIONS OF INTERNATIONAL TRIBUNALS

<i>African Court on Human and Peoples' Rights</i>	<i>Inter-American Court of Human Rights</i>
2020	2020
Hossou and Adelakoun <i>v.</i> Republic of Benin (Application No 16/2020) (Provisional Measures) 89	Indigenous Communities of the Lhaka Honhat (Our Land) Association <i>v.</i> Argentina 141
2021	2019
Hossou and Adelakoun <i>v.</i> Republic of Benin (Application No 16/2020) (Jurisdiction) 89	Certain Iranian Assets (Islamic Republic of Iran <i>v.</i> United States of America) 1
<i>Court of Justice of the European Union</i>	<i>International Court of Justice</i>
2017	
Commissaire Général aux Réfugiés et aux Apatrides <i>v.</i> Mostafa Lounani (Case C-573/14) 118	

II. DECISIONS OF MUNICIPAL COURTS

<i>Austria</i>	
2018	2020
International Bank for Reconstruction and Development (IBRD) Court Fees Case (Case No 2018/16/0017) 402	Local Authority B <i>v.</i> X, V and T (<i>Re</i> T) 444
<i>United Kingdom, England</i>	2021
2017	General Dynamics United Kingdom Ltd <i>v.</i> State of Libya 535
Regina (Akarcay) <i>v.</i> Chief Constable of West Yorkshire Police 423	Houghton <i>v.</i> USA 525
	London Borough of Barnet <i>v.</i> AG and Others and Secretary of State for Foreign, Commonwealth and Development Affairs 476

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

DIGEST OF CASES

List of Main Headings

(Those headings for which there are entries in the present volume are printed in italics.
For a guide to the Digest, see the Editorial Note at p. xi.)

Air	<i>International Organizations</i>
<i>Aliens</i>	<i>International Tribunals</i>
<i>Arbitration</i>	<i>Jurisdiction</i>
Canals	Lakes and Landlocked Seas
<i>Claims</i>	Nationality
<i>Comity</i>	<i>Recognition</i>
Conciliation	<i>Relationship of International Law and Municipal Law</i>
Consular Relations	Reprisals and Countermeasures
Damages	Rivers
<i>Diplomatic Relations</i>	Sea
Economics, Trade and Finance	Sources of International Law
Environment	Space
Evidence before International Courts and Tribunals	<i>State Immunity</i>
Expropriation	State Responsibility
Extradition	State Succession
General Principles of International Law	<i>States</i>
Governments	Territory
<i>Human Rights</i>	<i>Terrorism</i>
<i>International Court of Justice</i>	<i>Treaties</i>
International Criminal Law	War and Armed Conflict

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

DIGEST OF CASES REPORTED IN VOLUME 201

	<i>Page</i>
Aliens	
Asylum claim — Refusal of asylum — Refusal of asylum overturned — Article 1F(c) of Refugee Convention, 1951 — Article 12(2)(c) of European Council Directive 2004/83 — Whether asylum seeker guilty of acts contrary to purposes and principles of United Nations — Whether conviction as member of leadership of terrorist organization sufficient — Whether commission or instigation of terrorist act required — Terrorism — Court of Justice of the European Union, Grand Chamber	
<i>Commissaire Général aux Réfugiés et aux Apatrides v. Mostafa Lounani (Case C-573/14)</i>	118
Arbitration	
Arbitral Tribunal of International Chamber of Commerce — Arbitral award — Damages — Failure to pay amount awarded — Enforcement proceedings — United Kingdom — Arbitration Act 1996 — Service of proceedings commenced in accordance with Arbitration Act 1996 — Whether service of proceedings must comply with State Immunity Act 1978 — Difficulty effecting service on defendant State — United Kingdom, Supreme Court	
<i>General Dynamics United Kingdom Ltd v. State of Libya</i>	535
Claims	
Admissibility of claims — Abuse of process — Distinction from abuse of rights — Abuse of process not a new objection — Re-characterisation of objection — Exceptional circumstances not present — Unclean hands — Allegations of sponsoring terrorism — No decision on status of unclean hands doctrine under international law — Whether conditions for unclean hands doctrine satisfied in the circumstances — International Court of Justice	
<i>Certain Iranian Assets (Islamic Republic of Iran v. United States of America)</i>	1

Comity

Comity of nations as an interpretative principle — Subjecting State to jurisdiction of the courts of another State — Procedure for service — State Immunity Act 1978 — Obligations of States in the marketplace — Commercial legal obligations of States — United Kingdom, Supreme Court

General Dynamics United Kingdom Ltd v. State of Libya

535

Diplomatic Relations

Diplomats — Diplomats' children — Serious concerns about welfare of children — Immunity — Immunity from civil proceedings — Whether diplomatic immunity preventing local authority from seeking interim care orders — Diplomatic Privileges Act 1964 — Vienna Convention on Diplomatic Relations, 1961 — Whether diplomatic immunity subject to prohibition on torture and inhuman and degrading treatment or punishment — England, High Court (Family Division)

London Borough of Barnet v. AG and Others and Secretary of State for Foreign, Commonwealth and Development Affairs

476

Human Rights

Article 26 of American Convention on Human Rights, 1969 — State obligation on progressive realization of rights implicit in the economic, social, educational, scientific, and cultural standards in Charter of the Organization of American States, 1948 — Right to a healthy environment — Right to food and water — Right to cultural identity — Whether rights to a healthy environment, food and water and cultural identity encompassed under Article 26 — Whether economic, social, cultural and environmental rights under Article 26 autonomous and justiciable before the Court — Inter-American Court of Human Rights

Indigenous Communities of the Lhaka Honhat (Our Land) Association v. Argentina

141

European Convention on Human Rights, 1950 — Article 3 — Inhuman and degrading treatment or punishment — Human Rights Act 1998 — Diplomatic immunity — Relationship between prohibition on torture and inhuman and degrading treatment or punishment and diplomatic immunity — Whether diplomatic immunity preventing local authority from seeking interim care order — Whether failure to protect children a

DIGEST OF CASES

xxi

breach of European Convention on Human Rights, 1950 — Whether taking action to protect children a breach of Vienna Convention on Diplomatic Relations, 1961 — Declaration of incompatibility — England, High Court (Family Division)

London Borough of Barnet v. AG and Others and Secretary of State for Foreign, Commonwealth and Development Affairs

476

Human Rights Act 1998 — European Convention on Human Rights, 1950 — Article 3 of European Convention prohibiting torture and inhuman or degrading treatment or punishment — Article 6 of European Convention providing right to a fair trial — Conditions within prisons and courts of Northern Cyprus — Evidence relevant in European Convention on Human Rights claims — Extent of territorial jurisdiction — Whether claimant within jurisdiction of United Kingdom for purposes of European Convention — Whether claimant being granted permission to challenge provision of material to Northern Cyprus police on this ground — England, High Court, Queen's Bench Division

Regina (Akarcay) v. Chief Constable of the West Yorkshire Police

423

Right to judicial protection within a reasonable time — Whether provincial court exercising unreasonable delay in determination of Decree concerning allocation of land — Whether violation of Article 8(1) of American Convention on Human Rights, 1969 — Inter-American Court of Human Rights

Indigenous Communities of the Lhaka Honhat (Our Land) Association v. Argentina

141

Right to property — American Convention on Human Rights, 1969 — Article 21 — Whether Argentina providing indigenous communities effective title over their ancestral communal property — Article 2 — Obligation of States to adopt domestic legal provisions — Whether Argentinian domestic law providing adequate legislative and administrative procedures to guarantee right to communal property — Article 1(1) — Obligation of States to protect rights of persons under their jurisdiction — Article 23(1) — Right to participate — State obligation to consult indigenous peoples on projects or works on communal property — Inter-American Court of Human Rights

Indigenous Communities of the Lhaka Honhat (Our Land) Association v. Argentina

141

Human Rights (*cont.*)

Treaties — European Convention on Human Rights, 1950 — Article 6 — Access to jurisdiction of the courts — Relationship between Article 6 and State immunity — Whether requirement for service through diplomatic channels impeding Article 6 rights — United Kingdom, Supreme Court

General Dynamics United Kingdom Ltd v. State of Libya 535

Whether State's withdrawal of its declaration under Article 34(6) of the Protocol constituting a regression of rights — Whether depriving State's citizens of a regional judicial redress mechanism through its withdrawal a human rights violation — Whether State declarations under Article 34(6) of the Protocol conferring subjective rights on individuals and non-governmental organizations — African Court on Human and Peoples' Rights

Hossou and Adelakoun v. Republic of Benin (Application No 16/2020) 89

International Court of Justice

Alleged violations of Treaty of Amity, Economic Relations, and Consular Rights, 1955 — Alleged violations of customary rules of international law on sovereign immunity — Preliminary objections — Jurisdiction of the Court — Admissibility of claims — International Court of Justice

Certain Iranian Assets (Islamic Republic of Iran v. United States of America) 1

Jurisdiction — Jurisdiction under Article XXI(2) of Treaty of Amity, Economic Relations, and Consular Rights, 1955 — Jurisdiction *ratione materiae* — Article XX(1)(c) and (d) of 1955 Treaty — Whether 1955 Treaty including restrictions on scope of International Court of Justice jurisdiction — Issue already decided in Court's earlier jurisprudence — Confirmation of earlier findings — Whether certain provisions of 1955 Treaty incorporating rules of customary international law on sovereign immunity — Article IV(2) — Article XI(4) — Article III(2) — Article IV(1) — Article X(1) — Definition of "company" under Article III(1) of 1955 Treaty — Whether Central Bank of Iran a "company" under 1955 Treaty — Relevance of an entity's functions for it to be a "company" under 1955 Treaty — Determination of functions a matter for merits — Whether objection possessing an exclusively preliminary character — International Court of Justice

Certain Iranian Assets (Islamic Republic of Iran v. United States of America) 1

International Organizations

Immunity from jurisdiction — International Bank for Reconstruction and Development (“IBRD”) — IBRD Articles of Association — Agreement between Austria, IBRD, International Finance Corporation and Multilateral Investment Guarantee Agency Regarding the Establishment of Liaison Offices in Vienna, 2011 — Relevance of dispute settlement provisions in treaties for questions of immunity of international organizations — Implicit waiver — Obligation to pay court fees in civil proceedings — Treaty interpretation — Treaty authenticated in several languages — Whether Article VII Section 9 of IBRD Articles of Agreement and Article 10(3) of Establishment Agreement providing for an exemption to pay court fees — Whether Austrian authorities having jurisdiction over matter — Austria, Supreme Administrative Court

International Bank for Reconstruction and Development (IBRD) Court Fees Case (Case No 2018/16/0017)

402

International Tribunals

African Court on Human and Peoples’ Rights — Direct connection of case’s merits to provisional measures request — Whether an application to institute proceedings before the Court void if unsigned — African Court on Human and Peoples’ Rights

Hossou and Adelakoun v. Republic of Benin (Application No 16/2020)

89

Jurisdiction — Whether the African court having jurisdiction to decide on/revoke State’s decision to withdraw its declaration under Article 34(6) of the Protocol — Whether State declarations accepting the jurisdiction of the African Court optional — African Court on Human and Peoples’ Rights

Hossou and Adelakoun v. Republic of Benin (Application No 16/2020)

89

Jurisdiction

European Arrest Warrant — Jurisdiction over individuals from unrecognized States — Jurisdiction for crimes committed within England and Wales — Jurisdiction under European Convention on Human Rights, 1950 — England, High Court, Queen’s Bench Division

Regina (Akarcay) v. Chief Constable of the West Yorkshire Police

423

Jurisdiction (cont.)

Turkish Republic of Northern Cyprus — Whether TRNC capable of being a country of habitual residence for determining jurisdiction in care proceedings — Whether child can retain habitual residence when parent deported from country — Effect of having no place of habitual residence — England, Family Court

Local Authority B v. X, V and T (Re T)

444

Recognition

Recognition of Northern Cyprus — Non-recognition of Northern Cyprus by United Kingdom — Acts amounting to recognition — Co-operation with law enforcement authorities of unrecognized entity — England, High Court, Queen's Bench Division

Regina (Akarcay) v. Chief Constable of the West Yorkshire Police

423

Relationship of International Law and Municipal Law

Customary international law — United Nations Convention on Jurisdictional Immunities of States and Their Property, 2004 — State Immunity Act 1978 — Treaty provisions as an aid to interpretation of domestic law — Whether international custom existing at the time of passage of domestic law — United Kingdom, Supreme Court

General Dynamics United Kingdom Ltd v. State of Libya

535

Treaties — Treaty of Guarantee between United Kingdom, Turkey, Greece and Cyprus, 1960 — Need for incorporation of international treaties — Effect of United Nations Security Council Resolutions 541 and 550 in international and domestic law — England, High Court, Queen's Bench Division

Regina (Akarcay) v. Chief Constable of the West Yorkshire Police

423

Treaties — Refugee Convention, 1951 — European Union law — European Council Directive 2004/83/EC — Framework Decision 2002/475 — United Nations — Relevant Security Council resolutions — Meaning of acts contrary to purposes and principles of United Nations — Court of Justice of the European Union, Grand Chamber

Commissaire Général aux Réfugiés et aux Apatrides v. Mostafa Lounani (Case C-573/14)

118

DIGEST OF CASES

xxv

Treaties — Vienna Convention on Diplomatic Relations, 1961 — Diplomatic Privileges Act 1964 — Diplomatic immunity — European Convention on Human Rights, 1950 — United Nations Convention on the Rights of the Child, 1989 — Serious concerns about welfare of diplomat's children — Relationship between diplomatic immunity and human rights — Whether Diplomatic Privileges Act 1964 and Vienna Convention on Diplomatic Relations, 1961 incompatible with Human Rights Act 1998 and European Convention on Human Rights, 1950 — England, High Court (Family Division)

London Borough of Barnet v. AG and Others and Secretary of State for Foreign, Commonwealth and Development Affairs

476

State Immunity

Employment — Foreign military base — Claimant employed on United States' military base in United Kingdom — Claim for wrongful dismissal and discrimination — State Immunity Act 1978 — Service — Procedure for service — Whether Section 16(2) of State Immunity Act applicable — Meaning of "proceedings" — Whether Section 12 applicable — Whether service must be effected through diplomatic channels — England, Employment Tribunal

Houghton v. USA

525

State Immunity Act 1978 — Service — Procedure for service — Whether Section 12(1) applicable — Whether arbitration claim form or enforcement order a document required to be served — Whether court having discretion to dispense with service on defendant State — Exceptional circumstances preventing service through diplomatic channels — United Kingdom, Supreme Court

General Dynamics United Kingdom Ltd v. State of Libya

535

States

Recognition — Turkish Republic of Northern Cyprus ("TRNC") — Whether TRNC a Member State for purposes of European Council Regulation No 2201/2003 — England, Family Court

Local Authority B v. X, V and T (Re T)

444

Sovereignty — States' withdrawal of declaration under Article 34 (6) of the Protocol to the African Charter on Human and Peoples'

States (*cont.*)

Rights on the Establishment of an African Court, 1998 — Right of a State with respect to treaties — Right to enter and right to withdraw — African Court on Human and Peoples' Rights

Hossou and Adelakoun v. Republic of Benin (Application No 16/2020)

89

Terrorism

United Nations — Meaning of acts contrary to purposes and principles of United Nations — Whether participation in terrorist group constituting acts contrary to principles and purposes of United Nations — Exclusion clause — Article 1F(c) of Refugee Convention, 1951 — Article 12(2)(c) of European Council Directive 2004/83 — Whether acts contrary to principles and purposes of United Nations confined to terrorist offences defined in Article 1(1) of Framework Decision 2002/475 — Court of Justice of the European Union, Grand Chamber

Commissaire Général aux Réfugiés et aux Apatrides v. Mostafa Lounani (Case C-573/14)

118

Treaties

Interpretation — Agreement between Austria, IBRD, International Finance Corporation and Multilateral Investment Guarantee Agency Regarding the Establishment of Liaison Offices in Vienna, 2011 — Dispute settlement provisions — Relevance for questions of immunity of international organizations — Treaty authenticated in several languages — Meaning of terms — Whether Article VII Section 9 of IBRD Articles of Agreement and Article 10(3) of Establishment Agreement providing for an exemption to pay court fees — Austria, Supreme Administrative Court

International Bank for Reconstruction and Development (IBRD) Court Fees Case (Case No 2018/16/0017)

402

Interpretation — Application — Protocol No 10 of the 2003 Act of Accession of Cyprus to European Union — Effect of suspension of *acquis communautaire* to the TRNC — England, Family Court

Local Authority B v. X, V and T (Re T)

444

Interpretation — Context and purpose — Vienna Convention on Diplomatic Relations, 1961 — United Nations Convention on the Rights of the Child, 1989 — European Convention on Human Rights, 1950 — Whether Vienna Convention on Diplomatic Relations, 1961 disturbed by provisions of United Nations Convention on the Rights of the Child, 1989 — Whether conflict between Vienna Convention on Diplomatic Relations, 1961 and European Convention on Human Rights, 1950 — England, High Court (Family Division)

London Borough of Barnet v. AG and Others and Secretary of State for Foreign, Commonwealth and Development Affairs

476

Interpretation — Refugee Convention, 1951 — Article 1F(c) of Refugee Convention, 1951 — Principles and purposes of United Nations — Whether participation in terrorist group contrary to principles and purposes of United Nations — Meaning and scope — Relevant Security Council resolutions — Resolution 1624 — Resolution 1377 — Resolution 2178 — Court of Justice of the European Union, Grand Chamber

Commissaire Général aux Réfugiés et aux Apatrides v. Mostafa Lounani (Case C-573/14)

118

Interpretation — Withdrawal — Whether State's withdrawal an act of sovereignty and a unilateral act — Whether State's withdrawal matter of treaty law — Consent — Rights of States — African Court on Human and Peoples' Rights

Hossou and Adelakoun v. Republic of Benin (Application No 16/2020)

89

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)

TABLE OF TREATIES

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

In the case of bilateral treaties, the names of the parties are given in alphabetical order. Names of countries follow contemporaneous usage except in the case of small spelling changes (e.g. Roumania/Romania) where modern usage is adopted throughout. Where this seems helpful, the name of a treaty as it is commonly known is included.

Wherever possible, each treaty includes a reference to where an online English-language version of the treaty can be found. For treaties between 1648 and 1919, this is almost always the Consolidated Treaty Series (CTS), under Oxford Historical Treaties on the Oxford Public International Law website. Post-1919, references are most frequently to the League of Nations Treaty Series/United Nations Treaty Series (LNTS/UNTS). Here it should be noted that historically LNTS/UNTS references have taken the form “39 UNTS 55”, 39 being the volume number, 55 the page number. With effect from UNTS volume 2301, UNTS no longer includes the volume and page number as part of the reference, using simply the registration number. UNTS references are now in the form UNTS 42146. For ILR purposes, because of its value as an identifier, the registration number is now being added parenthetically to pre-volume 2301 treaties in the form 213 UNTS 221 [UNTS 2889].

Reference is also made to other treaty databases such as the European Treaty Series (ETS), Organization of American States Treaty Series (OASTS) or to Official Journals, particularly where these are the only databases currently hosting a treaty. Where a treaty appears to be available only on the website of the parent international organization, usually without any citation identifier, users are referred to the relevant website. For bilateral treaties, often the only source it has been possible to find is a non-English-language version on one of the parties’ official websites, such as the parliamentary proceedings approving the treaty. Users requiring a comprehensive list of written sources should refer to the CTS, or to the Flare Index to Treaties, available at IALS Digital.

For abbreviations used in the Table of Treaties reference should be made to the list of abbreviations attached to the index in individual volumes.

1919

June 28	Treaty of Versailles (Treaty of Peace between the Allied and Associated Powers and Germany) (225 CTS 188)	
	Part XII	
	Art. 380	72

1944

- Dec. 7 Chicago Convention on Civil Aviation (15 UNTS 295 [UNTS 102]) 433

1945

- June 26 Charter of the United Nations (1 UNTS-XVI) (current version available at <https://treaties.un.org/>)
 Preamble 125, 132
 Chapter I
 Art. 1 125, 132
 Art. 1(1) 122
 Art. 1(3) 122
 Art. 2 125, 132
 Art. 2(1) 565
 Art. 103 499
- June 26 Statute of the International Court of Justice (33 UNTS 933) (current version available at <https://treaties.un.org/>)
 Art. 36(2) 104
 Art. 38 327
- Dec. 27 Articles of Agreement of the International Bank for Reconstruction and Development (IBRD) (2 UNTS 134 [UNTS 20])
 Art. VII(3) 404, 413, 418, 422
 Art. VII(9) 402, 405, 413
 Art. VII(9)(a) 403-4, 407, 419, 421-2
 Art. IX 407-8, 414, 418

1947

- Oct. 30 General Agreement on Tariffs and Trade (GATT 1947) (55 UNTS 194 [UNTS 814])
 Art. XXI(b) 67-8

1948

- Apr. 30 Charter of the Organization of American States (OAS Charter) (119 UNTS 4 [UNTS 1609]) (as amended by the Protocol of Buenos Aires (1967), the Protocol of Cartagena de Indias (1985), the Protocol of Washington (1992) and the Protocol of Managua (1993)) (available at: <https://www.refworld.org/docid/3ae6b3624.html>)agreements.asp) 232, 310, 326
 Part I, Chapter I (Nature and Purposes)
 Art. 2 228
 Part I, Chapter II (Principles)
 Art. 3 228

TABLE OF TREATIES

xxxi

Part I, Chapter IV (Fundamental Rights and Duties)		
Art. 17	228	
Art. 19	228	
Part I, Chapter VII (Integral Development)		
Art. 30	228, 248-9, 337-9	
Art. 31	228, 337, 339	
Art. 31(i)	243	
Art. 31(l)	243	
Art. 32	337	
Art. 33	228, 337, 339	
Art. 34	228, 337-9	
Art. 34(h)	338	
Art. 34(i)	338	
Art. 34(j)	239, 240-1, 338	
Art. 34(l)	338	
Art. 45	228	
Art. 45(f)	248-9, 338	
Art. 45(h)	243	
Art. 47	248-9, 338	
Art. 48	228, 248-9, 338	
Art. 52	228	
Apr. 30	American Declaration on the Rights and Duties of Man (Basic Documents Pertaining to Human Rights in the Inter-American System, OEA/Ser. L.V/II.82 doc. 6 rev. 1 at 17 (1992)) 311, 329	
	Art. XI	228, 239, 241
	Art. XIII	228, 249
	Art. XIX	255
1950		
Nov 4	European Convention for the Protection of Human Rights and Fundamental Freedoms (ECHR) (213 UNTS 221 [UNTS 2889])	317, 484
	Art. 1	441-2, 476, 479, 485, 497, 503-6
	Art. 2	506-9, 511
	Art. 3 ..	424-5, 426-7, 441-3, 476, 477, 478-9, 485, 497-8,
		501, 503, 516-19, 522
	Art. 4	511
	Art. 5	508
	Art. 6	84, 424-5, 426-7, 442, 476, 479, 485, 497-8,
		501, 504, 519-22, 536, 539, 542, 564, 580-1, 586-7,
		589, 637-8
	Art. 6(1)	580-1
	Art. 8	439-40, 450, 462, 485
	Art. 10	450
	Art. 46	105

1951			
July 28	Convention Relating to the Status of Refugees (Geneva Convention; RC) (189 UNTS 150 [UNTS 2545])	122	
	Art. 1	123, 125	
	Art. 1F(c)	119, 120, 123, 125, 129, 132-3	
1957			
Mar. 25	Treaty Establishing the European Economic Community (Treaty of Rome) (298 UNTS 11 [UNTS 4300]) (as amended by the Treaties of Amsterdam (2700 UNTS 161 [UNTS 47936]) and Nice (2701 UNTS 3 [UNTS 47937])) (EEC)		
	Art. 65	466	
June 26	Indigenous and Tribal Populations Convention (ILO Convention No 107) (328 UNTS 247 [UNTS 4738])	192	
1960			
Aug. 16	Cyprus-Greece, Turkey, UK, Treaty of Guarantee of the Republic of Cyprus (382 UNTS 3 [UNTS 5475])	425, 432, 434-5	
	Art. 2	431	
1961			
Apr. 18	Vienna Convention on Diplomatic Relations (VCDR) (500 UNTS 95 [UNTS 7312])	476, 477, 478-9, 483-4, 487-500, 502-5, 509-19	
	Art. 1	489	
	Art. 14	496	
	Art. 22	489, 566	
	Art. 29	489, 522	
	Art. 30	489, 522	
	Art. 31	485, 489-90	
	Art. 31(1)	419, 495	
	Art. 32	490	
	Art. 37	485, 490, 522	
	Art. 37(1)	489	
	Art. 37(2)	516-17	
	Art. 39	490	
	Art. 41	509	
	Art. 47(2)	494, 495	
1966			
Dec. 16	International Covenant on Civil and Political Rights (ICCPR) (999 UNTS 171 [UNTS 14668])		
	Art. 7	498	
	Art. 9	498	
	Art. 24	502	

TABLE OF TREATIES

xxxiii

Art. 27	249-51
Art. 27(5)	251
Dec. 16 International Covenant on Economic, Social and Cultural Rights (ICESCR) (993 UNTS 3 [UNTS 14531])	328, 381, 477, 491-3
Art. 2(1)	116
Art. 11	244, 247, 254
Art. 11(1)	239-40
Art. 12	247
Art. 15(1)	249-51
Art. 15(1)(a)	251-3
1967	
Jan. 31 Protocol Relating to the Status of Refugees (RC Protocol) (606 UNTS 267 [UNTS 8791])	122
1969	
May 23 Vienna Convention on the Law of Treaties (VCLT) (1155 UNTS 331 [UNTS 18232])	55, 104, 191, 312, 318
Art. 2	318-19
Art. 26	319
Art. 27	87-8
Art. 30	352
Art. 30(1)	515
Art. 30(3)	514
Art. 31	81, 318, 352, 397, 498-500, 513
Art. 31(1)	54, 55-6, 320, 324, 493
Art. 31(2)	327
Art. 31(3)	233, 327
Art. 31(3)(c)	10, 70, 83-5
Art. 32	81, 85, 318, 347-8
Art. 39	345
Art. 40	345
Art. 41	345
Nov. 22 American Convention on Human Rights (ACHR) (1144 UNTS 123 [UNTS 17512]) (Pact of San José)	
Preamble	326
Art. 1	273, 319, 331
Art. 1(1)	143-5, 155, 197, 205, 217, 221, 228, 237, 247-8, 266, 271, 277, 297-8, 311, 322, 398-9
Art. 2 ...	143-5, 155, 197, 203-5, 217, 219, 221, 228, 266, 297, 311, 319, 325, 361
Art. 3	197, 298, 325

Art. 4	325
Art. 4(1)	322
Art. 5	325
Art. 6	325
Art. 7	325
Art. 8	197, 203-4, 219, 271, 273, 274, 276, 325
Art. 8(1)	143-5, 155, 221, 243, 272, 273, 277, 297-8
Art. 9	325
Art. 10	325
Art. 11	325
Art. 12	325
Art. 13	155, 227, 243, 298, 325
Art. 14	325
Art. 15	325
Art. 16	197, 298, 325
Art. 17	325
Art. 18	325
Art. 19	325
Art. 20	325
Art. 21	143-5, 147, 148-9, 155, 192, 197, 201-2, 203-5, 217, 219, 221, 223, 227, 297, 325, 355-60, 362, 366, 368-9, 374-8, 398-400
Art. 22	228, 231-2, 298, 325
Art. 22(4)	322
Art. 23	155, 197, 207, 223, 325
Art. 23(1)	143-5, 227, 297
Art. 24	325
Art. 25	145, 155, 197, 203-4, 219, 243, 271, 273, 274, 276, 325
Art. 25(1)	221, 272, 322
Art. 26	143-5, 147, 148-9, 156, 228-9, 232-5, 243-4, 266, 309-11, 313, 315-24, 330, 332-7, 339-44, 346-7, 350-7, 359-60, 365-6, 369, 374-5, 377, 379-80, 382-4, 393, 395-400
Art. 28	288, 293-4
Art. 29	232-3, 312-13, 330-1, 397
Art. 29(a)	322
Art. 29(b)	314
Art. 29(d)	311, 314
Art. 30	235, 322
Art. 31	235, 322, 334, 340
Art. 33	235, 325
Art. 34	235
Art. 35	335

TABLE OF TREATIES

xxxv

Art. 41	325
Art. 44	396
Art. 45(1)	322
Art. 47(b)	322
Art. 48	396
Art. 48(1)(f)	322
Art. 62(1)	105
Art. 62(3)	160, 325, 396
Art. 63(1)	277, 278, 322
Art. 65	326
Art. 66(2)	315
Art. 76	334, 340, 344
Art. 77	334, 340
1972	
May 16 European Convention on State Immunity (Basle) (ECSI) (1495 UNTS 182 [UNTS 25699])	538, 567, 583, 584, 608, 616-17, 628-9
Art. 4(2)	87
Art. 16	558-9, 563-4, 586, 608-9, 611, 617-18, 620
Art. 16(2)	559, 617-18
Art. 23	559-60
1979	
Dec. 18 Convention on the Elimination of All Forms of Discrimination against Women (CEDAW) (1249 UNTS 13 [UNTS 20378])	328
Art. 12	241
Art. 14	245
1980	
Oct. 25 Hague Convention on the Civil Aspects of International Child Abduction (1343 UNTS 89 [UNTS 22514])	468-9
1988	
Nov. 17 Protocol in the Area of Economic, Social and Cultural Rights (San Salvador Protocol) (28 ILM 156)	329, 340-1, 347-8, 396
Preamble	340, 397-8
Art. 1	341
Art. 2	341
Art. 3	341
Art. 4	341, 397
Art. 5	341
Art. 6	341
Art. 6(2)	342

Art. 7	341
Art. 8	341, 342, 343, 353
Art. 9	341
Art. 10	341
Art. 10(2)	342
Art. 11	236, 341, 346, 353
Art. 11(2)	342
Art. 12	341, 346, 353
Art. 12(1)	239
Art. 12(2)	342
Art. 13	341, 342, 343-4, 353
Art. 14	341, 346
Art. 14(1)(a)	249
Art. 15	341
Art. 16	341
Art. 17	341
Art. 18	341
Art. 19	342, 344, 346
Art. 19(6)	341, 343, 346, 352, 397
Art. 21	345
Art. 22	346

1989

June 10	Protocol to the African Charter on Human and Peoples' Rights on the Establishment of the African Court on Human and Peoples' Rights (ACHPR Protocol) (2144 UNTS 255 [UNTS 37437])	
	Art. 2	111-12, 114, 117
	Art. 3	111
	Art. 3(1)	91-2, 95, 104, 107, 117
	Art. 3(2)	102, 107
	Art. 5(3)	93, 95, 114-15
	Art. 6(2)	115
	Art. 27(2)	98
	Art. 28(7)	106
	Art. 34(6)	90-4, 96, 97-8, 100-1, 104-7, 112, 114, 116
	Art. 35(1)	93, 112-13
June 27	Indigenous and Tribal Peoples in Independent Countries (ILO Convention No 169) (1650 UNTS 383 [UNTS 28383]) ... 176, 191, 215-16, 249, 328	
	Art. 4(1)	254-5
	Art. 7(1)	254-5
	Art. 13	369-70
	Art. 15	369
	Art. 15(1)	254-5
	Art. 16	369

TABLE OF TREATIES

xxxvii

Art. 16(4)	194-5
Art. 23	254-5
Nov. 20 Convention on the Rights of the Child (CRC) (1577 UNTS 3 [UNTS 27531])	328, 477, 486, 500, 503-4, 513-16
Art. 2(1)	502
Art. 3(1)	500, 502
Art. 3(2)	502
Art. 4	502
Art. 12(1)	502
Art. 12(2)	502
Art. 19(1)	502
Art. 24	241, 245
Art. 27	241
Art. 37	502-3
1991	
June 26 African Charter on Human and Peoples' Rights (ACHPR) (1520 UNTS 218 [UNTS 26363]) (Banjul Charter)	100
Preamble	110-11
Art. 1	92, 111, 116
Art. 2	92, 111, 116
Art. 7	111, 116
Art. 8	378
Art. 17(2)	378
Art. 17(3)	378
Art. 56	115
1992	
June 5 Convention on Biological Diversity (CBD) (1760 UNTS 9 [UNTS 30619])	
Art. 10(c)	256
1994	
Apr. 15 Agreement Establishing the World Trade Organization (WTO), Annex 1B (General Agreement on Trade in Services (GATS)) (1869 UNTS 183 [UNTS 31374])	
Art. XIV <i>bis</i>	67-8
1995	
Aug. 15 Iran-US Treaty of Amity, Economic Relations and Consular Rights (284 UNTS 93 [UNTS 4132])	19, 44, 60-1
Art. II(1)	70
Art. III	35-7, 39, 41, 47, 52, 76
Art. III(1)	5, 7, 8, 9, 10, 15, 16, 21, 37-9, 47, 51-2, 73-4, 86

Art. III(2)	4, 6, 15, 16, 21, 26, 30-2, 37, 61-2
Art. IV	35-7, 39, 41, 47, 52, 76
Art. IV(1)	4, 6, 15, 16, 21, 26, 32-3, 37, 70
Art. IV(2)	4, 6, 15, 16, 21, 26-8, 33, 37, 87
Art. IV(3)	37
Art. IV(4)	37, 70
Art. V	35-7, 39, 41, 52, 76
Art. V(1)	15, 16, 22, 70
Art. VI	9
Art. VII	58
Art. VII(1)	15, 22
Art. VII(3)	70
Art. VIII(1)	70
Art. VIII(3)(b)	70
Art. VIII(5)	70
Art. VIII(6)	70
Art. IX(3)	70
Art. X(1)	4-6, 9, 15, 22, 26, 33-5, 61, 62-3, 70, 82
Art. X(3)	70
Art. X(4)	70
Art. XI(1)	70
Art. XI(3)	70
Art. XI(4) ...	4, 6, 8-9, 10, 16, 21, 26, 29-30, 38, 53, 54-7, 59, 71, 73, 79-88
Art. XIII(1)	69
Art. XIV(1)	69
Art. XIV(2)	69
Art. XIV(3)	69
Art. XV(2)	69
Art. XVI(1)	69
Art. XVIII	69
Art. XX	10, 67, 68
Art. XX(1)(c)	3-4, 6, 23-5
Art. XX(1)(d)	3, 6, 23-4, 25, 79
Art. XX(4)	70
Art. XXI	44, 78
Art. XXI(2)	2, 12, 21, 22, 26, 35, 59, 81
Art. XXII(1)	71
 1997	
Feb. 26	American Declaration on the Rights of Indigenous Peoples (www.cidh.oas.org/indigenas/indigenas.en.01/preamble.htm)
	329
	Art. VI
	216
	Art. VIII
	165
	Art. IX
	216

TABLE OF TREATIES

xxxix

Art. XIII	239, 249-50
Art. XIX	370-2
Art. XXIII	292-3
Art. XXV	371
Art. XXVI(1)	196
2000	
Sept. 11 Inter-American Democratic Charter (http://www.oas.org/ OASpage/eng/Documents/Democratic_Charter.htm) (40 ILM 1289)	
Art. 3	349
Art. 6	349
2003	
Apr. 16 Cyprus-EU, Accession Treaty, Protocol 10 (Cyprus)	445-6, 447-8
Art. 1(1)	455-6, 469
2004	
Dec. 2 UN Convention on Jurisdictional Immunities of States and their Property (JISP) (44 ILM 803)	609-10
Preamble	610
Art. 19(c)	53
Art. 21(c)	53, 87
Art. 22	537, 560-4
2006	
Dec. 13 UN Convention on the Rights of Persons with Disabilities (CRPD) (2515 UNTS 15 [UNTS 44910])	
Art. 25	241
Art. 28	241
2007	
Dec. 13 Treaty of Lisbon: consolidated version of the Treaty on the Functioning of the European Union (TFEU) (OJ 2012 C326/47) Part VI Institutional Financial Provisions, Title I Institutional Provisions, Chapter 1 The Institutions, Section 5 The Court of Justice of the European Union	
Art. 267	455, 471-2
2015	
June 15 Inter-American Convention on the Protection of the Human Rights of Older Persons (UNTS 54318) (PHROP Convention) 329	
Art. 12	245

Cambridge University Press & Assessment
978-1-009-33155-5 — International Law Reports
Edited by Christopher Greenwood , Karen Lee
Frontmatter
[More Information](#)