

Index

ad hoc appointment of judges, 147-8 anticipatory co-operation, use of, 6 ad hoc chambers, use of, 146-51, 195-6 antitrust proceedings, consultation, 3 ad hoc commissions, use of, 9-10, 64 appeals ADF (Arab Deterrent Force), success of, 289 arbitration awards, 106 DSU, 218-22, 231-3 adjudication. See also International Court of ICJ, 139-41 Justice (ICJ) and conciliation, 19 appointing authority for arbitrators, 95 and negotiation, 16-22 Arab League arbitration, similarity to, 124 dispute settlement provision, 281 characteristics of, 309-15 division within, 292 financial assistance for. See trust funds for Arab states. See also specific states good judgments, importance of, 324 non-recognition of Israel, 22 law, role of, 310 Arab-Israeli conflict legal perspective, 309-15 Camp David Agreements, 271 prejudicial link with negotiation, 21 ICJ advisory jurisdiction, 143 proliferation of adjudicatory, 325 non-recognition issues, 22 regional organisations, 293-4 UN intervention, 238-9, 253, 255 third-party interventions, 314 arbitration. See also arbitration; Permanent Court of Arbitration advisory jurisdiction of ICJ, 142-3 Afghanistan, Soviet invasion of, 242, 245, adjudication differing, 88 254, 270 and negotiation, 17-18 Africa. See also specific states appeals, 106 cultural and political factors, 155-6, 306 arbitral awards, nullity claims as to, African Court of Human and Peoples' 109-12, 123 Rights (AFCHPR), 289 arbitration decision, support by regional African Union organisations for implementation of, dispute settlement provision, 275 peace-keeping operations, 288 as to compensation payment, 100-6 Agenda for Peace report, 301 bilateral agreements, 94, 119 Åland Islands dispute, 57 by collegiate body, 91 Albania. See also Corfu Channel dispute by commission, 89 adjudication by ICJ, 154 by foreign head of state or government, Alfonso XIII. See King of Spain (Alfonso XIII) by specially qualified individual, 90 consent, 110 adjudication by ICJ, 155 Ben Bella affair, 70-1 decision-making criteria, 89-91 experts from, use of, 168 definition of issues, 96-7 mediation, 28, 31-2, 35, 39-40 DSU, 226-7 OAU intervention, 282-3, 299 effect of awards in, 106-12 Al-Qaeda, UN measures against, 261 enforcement issues, 121-2 An Agenda for Peace, 273 equity, application of, 102-4 Angola, UN intervention, 257 errors in decisions, correction of, 108



'essential error' as reason for nullifying, 112	UN intervention, 239
established after dispute has arisen, 88	Austro-Hungary inquiry, 45
established before dispute, 88	
failure to give reasons for decision,	Bahrain
111–12	adjudication by ICJ, 128, 323
forms of, 88-92	negotiation, 16
fraud as reason for nullifying award, 112	UN intervention, 243
inquiry differing, 53	Balkans, UN Special Committee on
inquiry resembling, 49	(UNSCOB), 238, 253
jurisdictional constraints, 121	Barbados, Law of the Sea Convention, 189
Law of the Sea Convention. See Law of	
the Sea Convention	Beck-Friis, Ambassador Johan, good offices
	of, 243
limitations, 120–1	Belgium
majority vote decision, 91	adjudication by ICJ, 132, 156
nullity claims as to awards, adjudication,	arbitration, 91, 107
109–12	conciliation, 64, 66–7, 70, 72, 86
procedural rules, 95–6	conciliation treaty, 63
revision of award due to new facts, 108	good offices of, 239
sovereign, 89–90	inquiry, 51
terms of reference, 95–100	UN intervention, 239
treaties of, negotiation of, 49-50	Belize
under municipal law, 101-2, 122-3	OAS intervention, 286
arbitrators	Belize-Guatemala dispute, OAS
appointing authority, 95	intervention, 286
authority invalid, claims that, 109	Ben Bella affair, 70-2, 86
majority voting, 185	Benin
neutral arbitrators, 93, 187	adjudication by ICJ, 148, 169
selection of, 92-5	UAM intervention, 292
third-party selection of, 93	Bernadotte, Count Folke, good offices of, 239
Argentina. See also Falkland Islands crisis	Biafra and Nigeria, mediations between, 30
adjudication by ICJ, 135	bilateral agreements
arbitration, 90, 97, 100, 112	arbitration, 94
consultation, 5-6	conciliation, 3, 63, 74
Contadora process, 286	consultation, 3, 5-6
mediation, 27-8, 30, 32, 35, 41	negotiation, 13-14
negotiations, 13-14, 24	'without prejudice' clauses, 13-14
severing of diplomatic relations, 22	Bolivia. See Chaco War (Bolivia/Paraguay)
treaties of arbitration, negotiation of, 50	Bosnia. See also Yugoslavia, dissolution of
UN intervention, 242	adjudication by ICJ, 128, 141, 153
Asian Development Bank, fact-finding	arbitration, 104, 118
tribunals, 60	ICJ and the Security Council, 250–1
AU. See African Union	mediation, 30
Australia	UN intervention, 251, 258, 262, 265, 270,
adjudication by ICJ, 132–3	301
arbitration, 120	Botswana, adjudication by ICJ, 126, 158
good offices of, 239	Boutros-Ghali, Boutros, Agenda for Peace
Law of the Sea Convention arbitration,	6 3
	report, 300
190	Brahimi Report on UN Peace-keeping,
negotiations, 12	319, 320, 319
proliferation of adjudicatory bodies,	Brazil
problems arising from, 326	Contadora process, 286



Brazil (cont.)	Chad
DSU, 221	financial assistance for adjudication, 322
treaties of arbitration, negotiation of, 50	OAU intervention, 293
British Guiana, arbitration, 111	UN intervention, 254
Bryan treaties	chambers. See also Sea-Bed Disputes
inquiry under, 54	Chamber (SBDC)
negotiation of, 50	ad hoc chambers, 146-51
buffer between parties, UN force acting as,	further development of procedure, 322
255	procedures of, 146–51
Bulgaria, 93	Chile
adjudication by ICJ, 94	arbitration, 90, 97, 100, 112
Burkina Faso, adjudication by ICJ, 133, 135,	conciliation treaty, 62
148, 159	inquiry, 54
Bush, President George H., meeting with	Law of the Sea Convention arbitration,
Gorbachev, 10	189, 200
	Letelier and Moffitt case, 54-6
Cambodia	mediation, 28, 30, 32, 35, 41
adjudication by ICJ, 140, 170	treaties of arbitration, negotiation of, 50
UN intervention, 243–4, 270	China
Cameroon	Belgrade embassy bombing of, 57
adjudication by ICJ, 174, 297	DSU, 217, 220
negotiation, 11	ICJ judges' panel, representation on, 144
UN intervention, 243	ITLOS membership, 192
Camp David Agreements, 271	Security Council membership, 144, 315
Canada	UN intervention, 239–40
	choice of law
adjudication by ICJ, 147–50, 163 arbitration, 99, 101–2	
	ICJ, 155
consultation by, 3	Iran–United States Claims Tribunal, 92
DSU, 211, 219–20	Law of the Sea Convention, 181–2, 203
good offices of, 21	choice of means
good offices of GATT Director, 211	DSU, 232
Joint Commission with United States, 9	Law of the Sea Convention, 202–3, 236,
negotiation, 21	304
regional organisations, membership of, 276–7	CIS. See Commonwealth of Independent States (CIS)
case handling by ICJ, 155	classes of cases in arbitration, 88–92
cease-fires, UN supervision of, 254	Cod Wars. See also Table of cases
CEMAC (Communaute Economique et	duty to negotiate, 24
Monétaire de l'Afrique), 288	NATO involvement, 282, 292
CEN-SAD (Community of Sahel-Saharan	negotiation, 283
States), 288	timing of, 308–9
Central African Republic	Cold War
CEMAC intervention, 288	and regional organisations, 298–9
UN intervention, 260	negotiation during, 15
Central America. See also entries at	UN intervention during, 269
Contadora	
	collective action by regional organisation,
OAS, 278–9, 285	287–90
sub-regional organisations, role of, 292	collegiate body, arbitration by, 91
UN intervention, 253–4, 271–2, 301	Colombia
Chaco War (Bolivia/Paraguay), conciliation,	adjudication by ICJ, 138, 170, 173
65, 70–2, 86, 285	arbitration, 104



359 Index

Contadora process, 286	compliance procedures in environmental,
UN, 58	83-4
colonisation and decolonisation	current trends, 303–4
and ICJ, 142, 155, 174	DSU, 210–11
and UN, 270	emergence, 62–4
terra nullius, 155, 174	in modern treaty law, 74–9
commercial arbitration and municipal law, 101	Law of the Sea Convention, 182, 184–6, 191
commissions. See also Table of cases for	limitations, 86
specific commissions, e.g. Chaco	meaning, 26, 62
arbitration by, 89	mediation distinguished, 26
negotiation by, 9	modern treaty law, 74-9
commissions of inquiry	multilateral agreements, 74-9
introduction of international, 43-4	negotiation, resemblance to, 69-70
League of Nations, 57	non-use, reasons for, 85
committees of experts. See experts, use of	OAS, 285
Commonwealth of Independent States (CIS)	OSCE, 285
co-operation with other organisations, 288	OSCE provisions, 80–2
establishment of, 277	overview, 62-87
OSCE membership, 285	practice, 69-74
peace-keeping operations, 288	recent developments, 79-84
Communauté Econonomique et Monétaire	significance of, 84-7
de l'Afrique (CEMAC), 288	success of, 86
Community of Sahel-Saharan States (CEN-	time-limit for acceptance, 73
SAD), 288	treaties, negotiation of, 62-4, 74
compensation	type of process, 69–70
arbitration as to, 100-6	UN Model Rules, 79-80
conciliation as to, 67	conciliation commissions
DSU provisions as to, 83-4	active role of, 72
Haiti-Dominican dispute, 285	confidentiality, 72
ICJ ruling as to, 266, 351	functions defined, 63
compensation, payment as to	League of Nations resolution
arbitration as to, 96–7	recommending, 63
conciliation as to, 75	proposals, 72
DSU provisions, 222–3	reports, 72
compensation, payment of	work of, 64-9
following inquiry, 49, 54–5	conciliator
following negotiation, 14	single conciliator, referral to, 68-9, 72
ICJ, 266	concurrence, meaning, 7
ITLOS ruling as to, 199	Conference of American States, inquiry and
UN Compensation Commission, 59	conciliation by, 65
compétence de la compétence, conferral of,	Conference on Security and Co-operation in
127	Europe (CSCE). See Organization for
competent authorities, negotiation via, 8	Security and Co-operation in Europe
compulsory adjudication, use of, 123	(OSCE)
conciliation, 183, 185–6	Congo, Democratic Republic (DRC)
	adjudication by ICJ, 153, 156, 162
and adjudication, 22	negotiation, 17
as to compensation payment, 67, 75	Congo, Republic of
bilateral agreements, 3, 63, 74 combined with other settlement methods,	
combined with other settlement methods,	adjudication by ICJ, I20

77-9

UN intervention, 253, 260



consent	Cuba
and arbitration, 98	arbitration, 113
consultation distinguished, 3	Cuban missile crisis, UN intervention,
to adjudication by ICJ, 124-5, 131	243-5, 254, 269, 299
to mediation, 29-33	cultural factors, 155-6, 306
consultation	Cyprus
ad hoc process, 7	NATO involvement, 282
and legislative co-ordination, 7	UN intervention, 255
as form of negotiation, 2	Czechoslovakia
bilateral agreements, 3, 5-6	adjudication by ICJ, 156
compliance with arrangements for, 5-6	conciliation, 85
consent distinguished, 3	conciliation treaty, 63-4
growth, 7–8	UN intervention, 269, 300
multilateral agreements, 7	
notification distinguished, 3	Dahomey. See Benin
overview, 2–8	decolonisation. See colonisation and
stages, 4–5	decolonisation
value, 3	Denmark
Contadora Group, 286, 292	adjudication by ICJ, 135-6
Contadora process, 17, 165, 286, 296-7	conciliation, 64, 70, 72, 75, 86
contentious jurisdiction of ICJ, 124-7	inquiry, 49, 51
conciliation	Red Crusader incident, 51-3
single conciliator, referral to, 68-9	diplomatic exchanges, clarification of
Cordovez, Diego, good offices of, 242	dispute via, 10
Corfu Channel dispute	diplomatic means, settlement by, 88. See
adjudication by ICJ, 154	also conciliation; inquiry; mediation;
committee of experts, use of, 154-5	negotiation
referral to ICJ, 240	diplomatic relations, severing of, 22
UN intervention, 238	Dispute Settlement Body (DSB)
cost of adjudication, financial assistance for.	awards reviewed by, 226
See trust funds for adjudication	establishment of, 208
Costa Rica	good offices of, 212
adjudication by ICJ, 131, 138	limitations of, 222
arbitration, 91	panel proceedings, 212-17
Contadora process, 286	responsibilities of, 208
OAS intervention, 285	significance of, 222
Côte d'Ivoire (Ivory Coast), ECOWAS	Dispute Settlement Understanding (DSU),
intervention, 288	212–17
Council of Europe, dispute settlement	appellate review, 217-22
mechanism, 276	arbitration under, 225-7
counter-claims, ICJ's power to consider,	cases dealt with by, 61, 216-24, 226
141-2	choice of means, 232
Court of First Instance, 230	compensation provisions, 83-4
courts	conciliation, 210–11
competence of, effect of ongoing	consultations, 208-10
negotiation, 20	current trends, 304-5
criminal tribunals established by UN, 264	development from original GATT dispute
limitations to using, 20	settlement system, 207
recognition of existence of disputes, 20	experts, rules for the use of, 215–16
Croatia. See also Yugoslavia, dissolution of	good offices, 210–11
mediation, 30	historical background, 205–6



361 Index

implementation of rulings and arbitration, 91, 97 recommendations, 222-5 Camp David Agreements, 271 innovations introduced by, 208 conciliation, 74 Law of the Sea Convention Compared, mediation 31 39 UN intervention, 255 least developed countries, provisions for, El Salvador adjudication by ICJ, 131, 137, 140, 148 mediation, 210-11 Contadora process, 286 origins, 205-6 UN intervention, 257 panel reports, 215 Elizabeth II, Queen, arbitration by, 90 enforcement of arbitration decisions, 121-2, clarification by diplomatic exchanges, 10 171, 197 commitment to peaceful resolution, 1 environmental agreements court's recognition of existence of, 20 arbitration provisions, 119 inevibility, 1 conciliation provisions, 83-4 meaning, 1 'equitable geographical distribution' of ICJ Dixon, Sir Owen, good offices of, 240 judges, 144-5 Dogger Bank inquiry, 44-6 equity domestic courts, significance compared to and ICJ, 158, 160-1 international courts, 172 arbitration, 91, 97-100, 105, 107, 111, 118 Dominican Republic OAS intervention, 288, 299 OAU intervention, 284 regional commission inquiry, 287 errors in arbitration decisions, correction of, DSB. See Dispute Settlement Body (DSB) 108 DSU. See Dispute Settlement Understanding 'essential error' as reason for nullifying (DSU) arbitration award, 112 Ethiopia East African Community (EAC) arbitration, 100, 107, 118 conciliation as to break up, 68-71, 73-4, negotiation, 11 86-7 OAU intervention, 284 European Convention on Human Rights East Timor (Timor-Leste) adjudication by ICJ, 131, 133 (ECHR), Law of the Sea Convention UN intervention, 257, 260, 272 compared, 181 Eastern Europe European Court of Human Rights (ECtHR) collapse of Soviet Union, effect of, 277 functions of, 75-6 regional organisations, membership of, judicial settlement by, 88 277 European Court of Justice (ECJ) Warsaw Pact, 277 suspension of arbitral proceedings EC. See European Union/European pending judgment by, 121, 189 Community (EC, EEC, EU) European Union/European Community Economic Community of West African (EC, EEC, EU) States (ECOWAS), peace-keeping dispute settlement provision, 276 operations, 229-30, 288 DSU, 211, 216, 218, 220 economic sanctions by UN, Chapter VII expansion and integration, 276 provisions, 259-64 good offices of GATT Director-General, ECOWAS Community Court of Justice, 289 use of, 207, 211 Ecuador, arbitration, 6, 104 intervention by, 301 EEC. See European Union/European jurisdiction over members' internal Community (EC, EEC, EU) affairs, 290-1 Egypt. See also entries at Arab Law of the Sea Convention arbitration, 189, 200 adjudication by ICJ, 142



European Union/European Community	Security Council membership, 144
(EC, EEC, EU) (cont.)	treaties of arbitration, negotiation, 50
mediation, 29	Franco-Siamese dispute, 65-6, 70, 86
UN, co-operation with, 272	fraud as reason for nullifying arbitration
evidence, use in ICJ proceedings, 152-4	award, 112
ex aequo et bono. See equity	
exhaustion of remedies, 17, 39, 181, 233, 294	General Agreement on Tariffs and Trade
experts, use of	(GATT)
DSU, 215	dispute settlement, original system, 207
ICJ, 153-5, 168	DSU. See Dispute Settlement
Law of the Sea Convention, 181	Understanding (DSU)
	good offices of Director-General, 207
fact-finding	historical background, 205–6
Law of the Sea Convention, 191-2	origins, 205–6
tribunals, 61	panels, 207
UN, 238	working groups, 207
failure to give reasons for arbitration	Georgia
decision, 111–12	adjudication by ICJ, 145
Falkland Islands crisis	CIS intervention, 288
consultation mechanism, 5	EU intervention, 285
failure of negotiations, 23-4	UN intervention, 270, 301
Gibraltar dispute contrasted, 307	Germany
material dimension, 307	adjudication by ICJ, 138
mediation, 27-8, 30, 33, 36-7, 39	arbitration, 119
regional organisations, role of, 290, 292	conciliation, 85
severing of diplomatic relations, 22	conciliation treaty, 63
timing of, 308	First World War submarine incidents,
UN intervention, 243-4, 254, 256	47–9
financial assistance for adjudication. See	inquiry, 47–9
trust funds for adjudication	Gibraltar
Finland	dispute contrasted with Falkland Islands
adjudication by ICJ, 135-6	crisis, 307
Åland Islands dispute, 57	United Kingdom-Spain negotiations, 23,
inquiry, 57	25
First World War, submarine incidents, 47–9	Gondra Treaty, 64–5
Fitzmaurice, Judge Gerald, opinion of, 11–12	good judgments, importance of, 324-5
foreign head of state or government	good offices
arbitration by, 89-90	Director-General, WTO, 211
forum prorogatorium, application of, 127	DSU, 210-11
France	GATT, 207
adjudication by ICJ, 91, 126, 128, 175	individuals, 211
arbitration, 4, 9, 90-3, 96, 100, 105,	meaning, 26
107-8, 118, 168-9	NATO, 282
Ben Bella affair, 70-2, 86	Norway, 282
conciliation, 65, 67, 72, 86	OAU, 282
conciliation treaty, 63	UN Secretary-General, of, 241-3
experts from, use of, 168	UNGA, 239
inquiry, 45–7, 51	UNSC, 239
ICJ judges' panel, representation on, 144	Gorbachev, President Mikhail, meeting with
ITLOS membership, 192	President Bush, 10
mediation, 41	Graham, Dr Frank, good offices of, 240



Greece	OAU, 280
adjudication by ICJ, 20, 134, 138, 163, 167	OSCE, 277
conciliation, 86	UNGA, 237
negotiation, 15-16, 20	United Nations, 235
UN intervention, 238, 282	violations of, 58
Gros, Judge André, adjudication by, 161-2	Hungary
Group of 77 and Law of the Sea Convention,	adjudication by ICJ, 94, 126, 152, 156
184, 201–2	arbitration, 93
Guatemala	mediation, 30
Contadora process, 286	negotiations, 24
OAS intervention, 286	UN intervention, 269
Guinea	
arbitration, 92, 108	IBRD. See International Bank for
Law of the Sea Convention arbitration,	Reconstruction and Development
199	(IBRD)
Guinea-Bissau, 108	ICAO. See International Civil Aviation
adjudication by ICJ, 110	Organization (ICAO)
arbitration, 92	Iceland
Law of the Sea Convention arbitration,	adjudication by ICJ, 127, 157, 161, 17
199	conciliation, 69
Gulf of Maine case, 149-50	negotiation, 282
Gulf War 1991,	negotiations, 13, 23-4
mediation, 41	regional organisations, membership of
UN Compensation Commission, role of,	276
59	ICJ. See International Court of Justice
UN intervention, 246, 254, 260, 262	ICRC. See International Committee of the
	Red Cross
Hague Convention	IMF. See International Monetary Fund
arbitration rules, 95-6	(IMF)
discussions, 43-4	incidental jurisdiction of ICJ, 132-42
inquiries, 46-9	India. See also Kashmir conflict
Haiti	adjudication by ICJ, 127, 129-30
OAS intervention, 301	arbitration, 93, 100, 102, 119
UN intervention, 260-2, 271, 301	Indonesia. See also East Timor (Timor-
Hammarskjöld, Dag, good offices of, 240	Leste)
Hariri, Rafiq, assassination of, 238	adjudication by ICJ, 139
Honduras	negotiations, 239
adjudication by ICJ, 127, 131, 137, 149	UN intervention, 256
arbitration, 109	inquiry
Contadora process, 17, 286	arbitration differing, 53
negotiation, 17	arbitration resembling, 49
Huber, Max, arbitration by, 91	commissions, introduction of, 43-4
human rights 313. See adjudication	compensation following, 14, 43-4, 49
AFCHPR, 289	current trends, 303-4
arbitration as to, 6, 92	first use of a lawyer, 49
conciliation, 75–6	flexibility of, 56
Council of Europe, 276	infrequent use of, 56–7
ECOWAS Community Court of Justice,	meaning, 43
230	non-use, reasons for, 56-7
EU, 276, 285, 291	overview, 43-61
ICJ and, 93, 153, 156, 162	regional organisations, by, 60



364 Index

inquiry (cont.) evidence, use of, 152-4 treaty practice, 1911-40, 49-50 extension of function, 157-62 value of, 56-61 forum prorogatorium, application of, 127 Inter-American Commission on Human good judgments, importance of, 324 human rights, 93 Rights, 54 Inter-American Development Bank, factimproving legal capacity, 321-8 finding tribunals, 60 incidental jurisdiction, 132-42 Inter-American Peace Committee interim measures of protection, 132-6 commission established by, 168 ITLOS compared, 192-4 interim administration of disputed territory judges. See judges by UN, 256-7 law, sources of, 155-7 interim measures of protection, 132-6 membership. See judges Interim Reciprocal Information and optional clause declarations, 125-6, Consultation System, use of, 5 128 - 30International Bank for Reconstruction and political disputes, adjudication in, 162-6 referral of cases to, 125-6, 180 Development (IBRD) conciliation, 72 res judicata, application of, 139-40, 326 mediation, 36 revision of judgments, 108 International Centre for the Settlement of Security Council, 250-1 Investment Disputes (ICSID) selection of neutral arbitrators by, 93 mixed arbitration, 228 significance of, 171-6 International Civil Aviation Organization 'soft' law, use of, 156-7 (ICAO), inquiry, 59 special agreement, consent by, 126 International Committee of the Red Cross third state intervention, power to allow, (ICRC) mediation, 27, 32, 37 third states' consent to adjudication, 131 'International Court', meaning, 124 transferred jurisdiction, 130 International Court of Justice (ICJ) uti possidetis principle, 159 workload, 171-2 absence of clear legal practice, adjudication in cases where, 156-7 international courts, significance compared advantages, 175-6 to domestic courts, 172 advisory jurisdiction, 142-3 International Labour Office (ILO), inquiry, and colonisation/ decolonisation, 142, International Law Commission (ILC) 155, 174 and human rights, 153 arbitration rules, 95 and UN political organs, 247-52 International Monetary Fund (IMF) case handling, 155 conciliation, 72 chambers, 146-51 concurrence, 6 compensation, ruling as to, 266 international organisations consent to adjudication by, 124-5, 131 conciliation mechanisms, 79-84 contentious jurisdiction, 124-7 mediation, 27 counter-claims, power to consider, 141-2 negotiation, 11-12 cultural factors as to choice of law, 155-6 International Sea-Bed Authority, 194-5 decision-making process, 152-7 International Trade Organization (ITO), disputes over jurisdiction, 127-32 International Tribunal for the Law of the effects of judgments, 166-71 elections to, 143-6 Sea (ITLOS) enforcement of arbitration decisions, 121, cases dealt with by, 200-1 171 compensation, ruling as to, 199 equity, application of, 158, 160-1 financial assistance by, 322 establishment, 281 ICJ compared, 192-4



inauguration of, 197-201	UN intervention, 251, 253
judicial policy, 192-3, 200	Italy
jurisdiction, 202	adjudication by ICJ, 137-8, 148
members' participation in UNCLOS III,	arbitration, 113
198	conciliation, 67-8, 73, 86
membership, 192	inquiry, 46–7
referral of cases to, 4-5, 18	sovereign arbitration by, 90
intervention by third party. See third-party	Turco-Italian war of, 1911-12, 46-7
interventions	ITLOS. See International Tribunal for the
Iran	Law of the Sea (ITLOS)
adjudication by ICJ, 128, 141, 163-4, 166	
arbitration, 92-3, 102, 121	Jan Mayen dispute, conciliation, 69
Kurds, mediation involving, 31	Japan
mediation, 31	adjudication by ICJ, 132
severing of diplomatic relations, 22	arbitration, 120
UN intervention, 243	conciliation, 72, 86
Iran hostages crisis	DSU, 211, 216
court's recognition of dispute, 20	good offices of GATT Director-General,
definition as legal or political issue, 313	use of, 211
material dimension, 308	Law of the Sea Convention arbitration,
mediation, 28, 31, 34, 39	190
severing of diplomatic relations, 22	negotiation, 19
UN intervention, 241, 249	proliferation of adjudicatory bodies,
Iran-Iraq conflict	problems arising from, 326
mediation, 31-2, 35, 37	Jarring, Dr Gunnar, good offices of, 240
UN intervention, 242, 270	Jennings, Sir Robert, role as appointing
Iran-United States Claims Tribunal	authority, 95
arbitrators, selection of, 92-3	judges
choice of law, 102	ad hoc appointment, 145-6
enforcement of arbitration decisions, 121	African and Asian representation, 144
jurisdiction by, 99-100	chambers, 146-51
municipal law procedures, use of, 122	comparison of municipal and
Iraq. See also Gulf War, 1991	international practice, 145
Arab League intervention, 289	competence and qualification, 144
compensation, payment of, 59	disqualification, 144-5
mediation, 31	election of, 143-6
UN intervention, 261-2	'equitable geographical distribution',
Ireland	144–5
arbitration, 92, 189	judicial settlement. See adjudication
Law of the Sea Convention arbitration,	jurisdiction
189	advisory jurisdiction, 142-3
Islamic Court of Justice	compétence de la compétence, conferral of,
establishment of, 281	127
Israel. See Arab-Israeli conflict; Palestinians	disputes over ICJ, 127-32
adjudication by ICJ, 143, 145	for adjudication, 16–19
advisory opinion of ICJ, 143	incidental, 132-42
arbitration, 91, 97	Iran-United States Claims Tribunal,
Camp David Agreements, 271	99–100
conciliation, 74	issues of, as to arbitration, 121
inquiry, 58	Sea-Bed Disputes Chamber (SBDC),
non-recognition issues, 22	195–6



366 Index

Kashmir ICJ, 180 mediation, 28, 31-3, 36-7, 39-40 jurisdiction under, 181 UN intervention, 36, 39, 242, 253-4, 257 negotiation of dispute settlement KE 007 incident (South Korean airliner shot provisions, 177-9 down over Soviet territory), 59-61 non-justiciable issues, 182-4 Kenya, conciliation, 68-9 protective measures under, 181 King of Spain (Alfonso XIII), dispute over significance of, 201 special arbitration, 180, 190 arbitral award by arbitration, 109, 112 UNCLOS III. See Conference on the Law negotiation, 109 of the Sea (UNCLOS III) OAS intervention, 283, 294 law, role of, 310, 327-8 Knox Treaties of arbitration, negotiation of, lawyers, first use in inquiry, 49 League of Nations Korea, South and regional organisations, 298 inquiry, 59-61 commissions of inquiry, 57 KE 007 incident, 59-61 conciliation treaty, 63 Korean War, UN intervention, 239-40 conciliation, resolution as to, 63 Kosovo election of judges to International Court, UN intervention, 257 failure of, 235 Kosovo, bombing of adjudication by ICJ, 134, 241 Permanent Court of Arbitration. See Permanent Court of Arbitration Kosygin, Alexei, leverage as mediator, 36, least developed countries, DSU provisions Kurds, mediation involving, 31 for, 212 Kuwait, 41 Lebanon Arab League intervention, 289 UN intervention, 253, 273 UN intervention, 261 legal means, settlement by, 88 legislation, consultation to co-ordinate, 7 Latin America. See also specific states Letelier, Orlando, assassination of, 54-5 relations with United States, 269, 306 Liberia UN intervention, 269 ECOWAS intervention, 288-93 Law of the Sea Convention negotiation, 11 and ICI, 180 UN intervention, 257, 260-1 arbitration, 180, 187-90 arbitration under, 120 adjudication by ICJ, 136-7, 139, 150, 159, arbitration, special, 190-2 161, 167 choice of law, 203 arbitration, 101-2, 108, 111 choice of means, 202-3, 236, 304 NATO intervention, 58, 263 compulsory settlement, 179-84 negotiation, 18 conciliation under, 182, 184-6, 191 UN intervention, 58, 244, 254, 260-1, determination of whether claims well 263 - 6founded, 181 Lithuania, conciliation, 64 dispute settlement, basic principles, Luxembourg, conciliation, 64 177-9 DSU compared, 206-7 Maine incident, 43-4 ECHR compared, 181 majority vote decision for arbitration, 91 experts, use of, 181 fact-finding tribunals, 191-2 adjudication by ICJ, 126, 139, 189 free choice of referral to, 178-9 consultation, 4 Group of 77's views on, 184 Law of the Sea Convention arbitration, historical background, 177-9 4-5, 19



Mali	Mosul dispute, 57
adjudication by ICJ, 133, 135, 148, 159	multilateral agreements
Malta	arbitration provisions in regional treaties
adjudication by ICJ, 136-8, 150, 167	293
UN intervention, 244	on conciliation, 74-9
maritime zones, arbitration	on peaceful settlement, 94
delimiting, 98	on peaceful settlements, 293
material dimension of disputes, 307-8	Multinational Force and Observers (MFO)
Mauritania, adjudication by ICJ, 155-6, 174	271
Mavi Marmara incident, 58	Munich agreement
McNaughton, General Andrew, good offices	conciliation, 37
of, 239	municipal law
media precautions regarding sensitive	arbitration under, 101, 122–3
negotiations, 15	judicial practice compared with
mediation	international law, 145
advantages, 26	international law, 113
conciliation distinguished, 26	Namibia
consent to, 29–33	adjudication by ICJ, 126, 145–6, 158
DSU, 210–11	mediation, 36
functions of, 33–8	UN intervention, 241, 256–7, 269
ICRC, 27	
_	NATO. See North Atlantic Treaty
limitations, 39–42	Organization
OAS, 283	Nauru, adjudication by ICJ, 197
OAU, 284	negotiation
OSCE, 284	and adjudication, 16–22
overview, 26–42	bilateral agreements, 13–14
refusal of, 30	commissions, 9
Secretary-General, 243–6	conciliation resembling, 69–70
mediators	consultation as form of, 2
persons acting as, 27–9	control of details, 14
unwillingness to act, 29	court's competence, 20
Mexico	current trends, 303
adjudication by ICJ, 169–70	during Cold War, 15
arbitration, 89	duty to negotiate, 23
Contadora process, 286	forms, 8–12
DSU, 221	international organizations, 11–12
military measures by UN, Chapter VII	limitations, 22–5
provisions, 259–64	media restrictions, 15
UN mediation, 239	non-recognition issues, 22
United States–Mexico General Claims	normal diplomatic channels, 8
Commission, 89	official communications relating to
middle-rank states, mediation by, 28	controversy over, 16
MINUSCA, 258	package deals, 14
Moffitt, Mr Michael, injury to, 54-5	prejdicial link with adjudication, 21
Moffitt, Mrs Ronni, murder of, 54-5	principal means of dispute handling, 2
Moldova, CSCE intervention, 283	sensitivity, 15
MONUSCO, 258	special committees of the UN, assistance
Morocco	by, 239
adjudication by ICJ, 146, 174	splitting of dispute, 12
conciliation, 70, 72	substantive aspects, 12-16
OAU intervention, 282-3, 299	time-limit for, 18



368 Index

negotiation (cont.) non-recognition issues as to negotiation, 'without prejudice' clauses, 13-14 2.2 Netherlands normal diplomatic channels, negotiation arbitration 91 via, 8 experts from, use of, 154 North American Free Trade Agreement First World War submarine incident, 49 (NAFTA) inquiry, 49, 51 mediation, 38 MH17 incident, 60 mixed arbitration under, 228 UN intervention, 239 North Atlantic Treaty Organization neutral arbitrators, selection of, 92 disputes (NATO), involvement in, new facts, revision of arbitration award due to, 108 dispute settlement provision, 276 New Zealand. See also Rainbow Warrior expansion of, 277 affair good offices of, 282 adjudication by ICJ, 132, 138, 175 UN, co-operation with, 301 arbitration, 96, 107-8, 120 Law of the Sea Convention arbitration, adjudication by ICJ, 128 conciliation, 69 proliferation of adjudicatory bodies, DSU, 219 problems arising from, 326 experts from, use of, 154 Nicaragua. See also King of Spain First World War submarine incidents, (Alfonso XIII), dispute over arbitral 47-8 good offices of, 282 adjudication by ICJ, 127, 129, 131, 135, notification, consultation distinguished, 3 137-8, 141, 153, 162, 165, 170 nullity claims as to arbitral awards arbitration, 109, 112 adjudication of, 109-12, 122 Contadora process, 17, 286 negotiation, 17 OAS. See Organization of American States OAS intervention, 285 (OAS) Nicaragua-United States dispute OAU. See Organization of African Unity adjudication by ICJ, 129, 131, 135, 153, (OAU) 162 mediation by, 282 observation operations by UN, 252 Contadora process, role of, 294 third-party interventions, 314 oceans, law governing. See Law of Sea the UN intervention, 248 Convention Niels Ebbesen, 51 OEC. See Organization of Eastern Niger Caribbean States (OEC) adjudication by ICJ, 148, 169 official communications relating to ECOWAS Community Court of Justice, negotiations, controversy over, 14-16 289 OIC. See Organization of the Islamic UAM intervention, 292 Conference (OIC) (ONUCA) UN Observer Group in Central Nigeria adjudication by ICJ, 139-41, 297 America, 253-4, 258 mediation, 30 optional clause declarations, 125-6, 128-30 refusal of mediation, 30 order, UN operations for restoring/ UN intervention, 243-4 maintaining, 255 non-intervention, declarations of, 287 Organization for Security and Co-operation in Europe (OSCE) non-justiciability Law of the Sea Convention, 182-4 conciliation, 285 Sea-Bed Disputes Chamber (SBDC), conciliation provisions, 80-2 196 - 7expansion of, 277



369 Index

mediation by, 283 peaceful means, agreement to settle disputes Organization of African Unity (OAU) by, 303 peaceful settlement of disputes, importance boundaries agreement, 287 dispute settlement provision, 280-1 of issue of, 328 division within, 292 peace-keeping by regional organisations, good offices of, 282 288-9 peace-keeping operations, 293 peace-keeping operations by UN Organization of American States (OAS), 278 Brahimi report, 319-20 arbitration decision, support for buffer force between parties, 255 implementation of, 294 by UN Secretary-General, 243 collective action, 287 cease-fire, supervision of, 254 conciliation, 285-6 effectiveness of, 259 Contadora process, 286 for observation, 252 dispute settlement provision, 278 interim administration of disputed foreign ministers' Meeting of territory, 256-7 Consultation 278 overview of, 252-9 General Assembly, 278 political capacity, improving, 318 OAS mediation by, 285-6 'quasi-enforcement' operations, 258 purposes of, 277 restoring/maintaining order, 255 resources deployment, 285-6 Pérez de Cuéllar, Javier, 245 Secretariat, 279 good offices of, 27, 57 Soviet Union, 299 Permanent Court of Arbitration Organization of Eastern Caribbean States continuing role, 90 (OEC), 74-5 financial assistance by, 322 Organization of the Islamic Conference selection of appointing authority by, 95 (OIC), dispute settlement provision, 281 Permanent Court of International Justice. OSCE. See Organization for Security and See also International Court of Justice (ICI) Co-operation in Europe (OSCE) ozone layer, conciliation provisions in establishment, 124 Peru protocols for protecting, 83-4 adjudication by ICJ, 173 package deals linking negotiations, 14 Contadora process, 286 Pakistan. See also Kashmir conflict Philippines, adjudication by ICJ, 139 adjudication by ICJ, 129-30 Poland arbitration, 93, 100, 102, 119 conciliation treaty, 63 mediation, 28 troops interned in Switzerland, Palestinians. See also Arab-Israeli conflict; conciliation as to, 67 Israel political disputes, ICJ adjudication in, 162-6 advisory opinion of ICJ, 143 political methods of dispute settlement, improving capacity of, 315-20 non-recognition issues, 22 political perspective on dispute settlement, UN intervention, 57, 251 307 Panama material dimension, 307-8 Contadora process, 286 Law of the Sea Convention arbitration, overview, 305-9 199-200 social dimension, 306-7 Papacy. See Vatican timing of dispute, 308-9 Papua New Guinea Portugal adjudication by ICJ, 131 negotiations, 12 Paraguay. See also Chaco War (Bolivia/ procedural rules for arbitration, 104 Paraguay) procedural rules for arbitration, 95-6

conciliation, 70-1

proliferation of adjudicatory bodies, 325



Qatar	Russian Federation
adjudication by ICJ, 128, 323	adjudication by ICJ, 145
negotiation, 16	conciliation, 84
'quasi-enforcement' operations by UN, 258	ICJ judges' panel, representation on, 144 ITLOS membership, 192, 323
Rainbow Warrior affair, 96–7	regional organisations, membership of,
arbitration, 107-8	277
UN intervention, 91, 104-5	Security Council membership, 144
recommendations to states, UN's powers to	Russo-Japanese war, 44-6
make, 238	Rwanda, negotiation, 17
Red Cross	
mediation by, 27, 32, 37	Samoré, Cardinal Antonio, mediation by,
Red Crusader incident, 51-3	28, 32, 35
refusal to negotiate, 17–18	Saudi Arabia, arbitration, 254
regional organisation	Sauser-Hall, M. George, arbitration by, 91
arbitration provisions in treaties of, 293	Sea-Bed Disputes Chamber (SBDC)
regional organisations. See also specific	ad hoc chambers, use of, 195-6
organisations	constituting of, 194
adjudication, 293-4	enforcement of decisions, 197
and Cold War, 298	establishment of, 201, 203
and UN, 240	jurisdiction, 195–6
collective action, 287-8	non-justiciability, 196–7
dispute settlement role of, 275	overview, 194–7
disputes within member states, ability to	role of, 180
deal with, 290-1	Secretary-General of the UN. See United
geographical limitations, 290	Nations Secretary-General
inquiry by, 60	Senegal
jurisdictional conflicts with UN, 299-300	adjudication by ICJ, 132
League of Nations, 298	arbitration, 92
limitations, 290–3	Serbia
peace-keeping operations, 288-9	adjudication by ICJ, 153
regional solidarity, influence of, 291-3	mediation, 30
resource constraints, 293	Seychelles, inquiry, 57
resources deployment, 293	Siam (Thailand), 65
role of, 282–90	Sierra Leone, ECOWAS intervention, 288
sub-regional organisations, importance	Singapore
of, 282, 292–3	adjudication by ICJ, 126, 189
survey of, 275–82	consultation, 4
trade systems, 227–30	Law of the Sea Convention arbitration, 19
UN, 288, 298–302, 305	negotiation, 19
regional solidarity, influence on regional	Slovakia
organisations, 291–3	adjudication by ICJ, 126, 152
res judicata, application of, 139–40	negotiations, 24
Romania	small states, mediation by, 225
adjudication by ICJ, 94, 145	social dimension of disputes, 306–7
arbitration, 93, 114	'soft' law, ICJ's use of, 156
conciliation, 86	Somalia
conciliation treaty, 64	OAU intervention, 284
rules of procedure for arbitration, 95–6	UN intervention, 258, 262
Russian Empire, Dogger Bank incident,	South Africa
44-6	adjudication by ICJ, 146



371 Index

negotiation, 11 arbitration, 114 OAU membership, 292 conciliation treaty, 62 experts from, use of, 154 UN intervention, 261 Southern Rhodesia, UN intervention, 261 inquiry, 49, 57 sovereign arbitration, 89-90 selection of neutral arbitrators by, 93 Soviet Union UN mediation, 239 collapse of, 277 Switzerland inquiry, 59, 61, 308 arbitration, 104 KE 007, 59 conciliation, 67-8, 72, 86 KE 007 incident, 308 conciliation treaty, 63, 74 mediation, 28, 32, 41 Syria, UN intervention, 253 negotiation, 242 OAS, 299 Taba dispute, 100 refusal of mediation, 30 Taft Treaties of arbitration, negotiation of, 50 Taft, Chief JusticeWilliam Howard, regional organisations, membership of, 277 arbitration by, 90 UN intervention during the Cold War, Taliban, UN measures against, 261 259, 269 Tanzania Soviet Union, former, 277, See also conciliation, 68-9 Commonwealth of Independent States; OAU intervention, 284 Russian Federation, and individual termination of diplomatic relations, 22 terms of reference for arbitration, 95-6 states, e.g. Georgia collapse of Soviet Union, effect of, 277 terra nullius, 155, 174 Spain. See also King of Spain (Alfonso XIII), Thailand dispute over arbitral award by adjudication by ICJ, 140, 170 adjudication by ICJ, 129 conciliation, 65-6 arbitration, 4, 9, 93 UN intervention, 243-4 inquiry, 44 third-party intervention Spanish-American war, 43-4 ICJ power to allow, 314-15 Spanish-American war, 43-4 whether indispensable, 314 third-party interventions special agreement, consent by, 125 special arbitration forms of, 26 Law of the Sea Convention, 180, 190 ICJ power to allow, 78 special committees of the UN, negotiation third-party selection of arbitrators, 93 assisted by, 238 third states, consent to ICJ adjudication by, specially qualified individual, arbitration by, 131 time-limit Spender, Judge, opinion of, 11 conciliation, acceptance of, 73 splitting of dispute, negotiation as to, 12 for negotiation, 18 St Vincent and the Grenadines, Law of the timing of disputes, 308-9 Trail Smelter case, 102 Sea Convention arbitration, 199 transferred jurisdiction of ICJ, 130 submarine incidents, First World War, 47-9 sub-regional organisations, importance of, treaties 282, 292-3 investment, 38 Sudan of arbitration, negotiation of, 49 arbitration, 111 on peaceful settlement, 74 tribunals. See also ad hoc tribunals, use of AU intervention, 288 Suez Crisis, UN intervention, 269 under Law of the Sea Convention summit meetings, negotiations via, 10 special arbitral tribunals, 191 Sweden Trinidad and Tobago, Law of the Sea Åland Islands dispute, 57 Convention, 189



372 Index

troops interned in Switzerland, conciliation British-Venezuelan Commission, 89 as to, 67 consultation, 5 trust funds for adjudication Dogger Bank incident, 44-6 UN General Assembly's, 322 inquiry, 51 UN Secretary-General's, 321 ITLOS membership, 192 judges' panel, representation on, 144 adjudication by ICJ, 136-7, 139, 159, 161 Law of the Sea Convention arbitration, Turco-Italian war of, 1911-12, 46-7 mediation, 27-8, 30 adjudication by ICJ, 20, 134, 163 Mosul dispute, 57 conciliation, 75 negotiations, 13-14, 19, 23-4, 282 inquiry, 57-8 Red Crusader incident, 51-3 Mosul dispute, 57 Security Council membership, 144 negotiation, 15-16, 20 severing of diplomatic relations, 22 UN intervention, 238, 282 sovereign arbitration, 90 treaties of arbitration, negotiation, 50 UN intervention, 242-3, 282 U Thant, good offices of, 243 UAM, intervention by, 292 United Nations (UN). See also International Uganda Court of Justice (ICJ); peace-keeping adjudication by ICJ, 153 operations by UN conciliation, 68-9 advisory opinions, 240-1, See Cold war OAU intervention, 284 assistance with negotiation, provision of, Ukraine adjudication by ICJ, 145 Chapter VII economic sanctions and MH17 incident, 60 military measure, use of, 259-64 ultra vires, issue of, 264 Cold War, intervention during, 269 Umbricht, Dr Victor, work as a conciliator, colonisation and decolonisation, 270 creation of, 235 68-9.71 criminal tribunals, 264 UN Compensation Commission, role of, 59 UN Human Rights Council (UNHRC), EC, co-operation with, 272 effectiveness of, 268-74 UN India-Pakistan Observation Mission election of judges to International Court, (UNIPOM), 254 UN Military Observer Group in India and human rights, 235 Pakistan (UNMOGIP), 253 inquiry by specialised agencies, 59-60 UN Observer Mission to Verify the Electoral main organs of, 235-7 Process in Nicaragua (ONUVEN), 253 Model Rules on conciliation, 79 UN Special Committee on the Balkans peace-keeping. See peace-keeping (UNSCOB), 238, 253 operations by UN UNASOG, 258 purposes of, 235 regional organisations, 288, 298-302, 305 UNCITRAL Arbitration Rules, 196 Union Africaine et Malagache (UAM), special committees, 238 intervention by, 292 United Nations Conference on the Law of UNITAF, 258 the Sea (UNCLOS III), 157 United Kingdom. See also Cod Wars; Corfu ITLOS members' participation in, 198 Channel dispute; Falkland Islands negotiation of dispute settlement provisions, 177-9 adjudication by ICJ, 127, 157, 159, 161, United Nations General Assembly (UNGA)

fact-finding by, 56, 238

good offices of, 239 Model Rules, 79

167, 171

arbitration, 18, 89, 91-3, 96-7, 100-1,

103-5, 107-8, 111, 118, 122, 168-9



recommendations to states, powers to	compensation, payment of, 57
make, 57, 237-8	conciliation, 65, 85
referral of cases to UNSC, 240	conciliation treaty, 64
referral to other UN bodies, 240	consultation, 3
role of, 235–41	DSU, 220–1, 224–6
United Nations Protection Force	good offices of, 239
(UNPROFOR), 258	ICJ judges' panel, representation on, 144
United Nations Secretary-General	inquiry, 44
An Agenda for Peace, 273	Joint Commission with Canada, 9
arbitration by, 91, 93-4, 96, 104, 107-8	mediation, 27, 31
compensation, ruling as to and	negotiation, 9, 21
Contadora process, 279	OAS, 299
good offices of, 241-2	regional organisations, membership of,
independence of, 245-6	276–7
investigation, power of, 241	Security Council membership,
mediation, 243-6	144, 315
mediation by, 27	severing of diplomatic relations, 22
other UN bodies, activities related to, 246	Spanish-American war, 43-4
peace-keeping operations, 243	treaties of arbitration, negotiation, 50
political capacity, improving, 317-19	UN intervention, 239
restraint of hostilities, action for, 242	UN intervention during Cold War,
role of, 241-7	269
success of intervention, likelihood of,	United States-Mexico General Claims
247	Commission, arbitration by, 89
trust funds for adjudication,	Uruguay
321	adjudication by ICJ, 135, 154
United Nations Security Council (UNSC)	consultation, 5–6
Compensation Commission, 59	Contadora process, 286
ECOWAS peace-keeping operations,	Uruguay Round of GATT, establishment of
support for, 292	WTO, 206
fact-finding by, 238	uti possidetis principle, 159
good offices of, 239-40	
inquiry by, 57	Valletta procedure (OSCE conciliation
jurisdictional conflicts with regional	provisions), 80-1, 83
organisations, 299	Vatican
membership, 144, 315	arbitration by, 89
political capacity, improving, 315-17	mediation by, 28, 30, 32
powers of, 236–7	Venezuela
recommendations to states, power to	arbitration, 89, 111, 122
make, 236	British-Venezuelan Commission, 89
referral of cases to other UN bodies, 240	Contadora process, 286
referral of cases to UNGA, 240	inquiry, 54
role of, 235-41	MERCOSUR, 230
United States	OAS, 287
adjudication by ICJ, 127-9, 131, 135,	Vietnam, UN intervention, 244
147-50, 153, 162-6, 247	
arbitration, 18, 89, 91-2, 92-3, 93, 96-7,	Waldheim, Kurt, investigation by, 241
101–3, 109, 119, 121	war crimes tribunals established by UN,
Camp David Agreements, 271	264
Chinese embassy in Belgrade, bombing,	Warsaw Pact, dispute settlement provision,
57	277



374 Index

'without prejudice' clauses, use of, 14 World Bank, role of Inspection Panel, 60 World Trade Organization (WTO). See also Dispute Settlement Body, Dispute Settlement Understanding (DSU) establishment of, 206 financial assistance by, 322, 347 good offices of Director-General, 211

Yemen arbitration, 91, 97–100, 105, 111, 118

Law of the Sea Convention arbitration, 200 UN intervention, 254 Yugoslavia, dissolution of, 29 adjudication by ICJ, 128, 134 cases following, 325 Chinese embassy bombing, 57 conciliation treaty, 64 OSCE missions, 284 UN intervention, 260–1

Zaire. See Congo, Democratic Republic of