INDEX

advisory jurisdiction of the ICJ, 801–2, 806–7
effect of, 807–8
African Court on Human and Peoples’ Rights, 813
African Union, 469, 705
aircraft
nationality, 440
registration, 347
alternative sources of international law, 100–1
Codes of Conduct, Guidelines and technical codes, 100–1
soft law, 107, 109
UN practices, 101
Annan, Kofi, 7, 10
Antarctic Treaty, 618–19
Antarctic Treaty Consultative Meetings, 619
Madrid Protocol, 619
Antarctic Treaty System, 517, 618–19
Antarctica, 316
Anzilotti, Dionisio, 177, 244
Arab Spring, 727
arbitration in international disputes, 777, 780–81
archipelagic sea lanes passage, 537
armed conflict, 6, 30, 271, 367, 370
core conventions, 477
Hague law, 678
non-international, 164
armed forces immunity, 374–75
Arrest Warrant case, 328, 384
Asia-Pacific Economic Cooperation, 117
Association of Southeast Asian Nations, 117, 142
Asylum Case, 77–79
Australia
1966 Covenants, 483
Anti-Dumping Commission, 662, 666
Anzus Treaty, invocation of, 2001, 701
approach to citizen conduct outside of, 340–41
autonomous sanctions regime, 753–54
Case Concerning East Timor, 764
coal mines and coal-fired power stations, 616–17
commitment to sustainable development, 599
compliance with ICCPR, 487
compulsory pilotage scheme, 535
conciliation proceedings, 777
contiguous zone, 538
continental shelf, 542
death penalty, 483
development of international personality, 184–86
diplomatic missions, 350
enforcement of foreign judgments, 268
enforcement of ICC decisions, 742
engagement in Iraq, 711–13
engagement with international law, 42–43
exclusive economic zone, 550–51, 792
exercise of consular protection by, 441
external affairs power, 185, 210, 606
extradition, 742
foreign direct investment in, 662, 666
historic bays, 526
human rights, 455, 457–59, 467, 485–88
Human Rights Commission, 488
intergenerational equity principles, 601
International Bill of Rights, 486
Joint Standing Committee on Treaties, 133, 189, 215
maritime boundary agreements, 562
maritime zones, 520–21, 523–24, 792
National Human Rights Consultation, 486
National Interest Analysis, 133, 189, 215, 269
National Strategy for Ecologically Sustainable Development, 601
nationality under law, 340
Offshore Constitutional Settlement legislation, 524
‘One China’ policy, 249, 269
Operation Astute, East Timor, 716
overseas detention of asylum seekers, 332
peacekeeping, 758
position on transformation and incorporation approach to international law, 183
position on WTO dispute settlement, 636–37
Productivity Commission, 656
recognition of East Timor, 283
recognition of Former Yugoslav Republic of Macedonia, 263–64
recognition of ICJ jurisdiction, 792
recognition of North Korea, 255
recognition of Taiwan, 269
recognition of transfer of sovereignty, 268–69
regional fisheries management organisation membership, 549
relationship between domestic and international law, 183–84
Australia (cont.)
reservations to ICCPR, 485–86
responses by courts to international law, 190–91, 194–95
responses to international environmental law issues. See Australian international environmental law responses
sanitary and phytosanitary measures, 670–71
significance of international law for, 43
State recognition policy, 264, 267–69
status of international law in, 175
status of Tibet and Dalai Lama, 268
terra nullius, 306
territorial sea, 528
Timor Sea Treaty, 564
tobacco plain packaging legislation, 436–37, 673
treaty making in, 186, 189–90
UN Charter, 191
UN treaty bodies, 503, 508–9, 514–15
universal periodic review, 515
war crimes trials, 736
Australian Antarctic Territory, 550–51
Australian Border Force, 734
Australian Customs and Border Protection Service, 734
Australian Defence Force, 734
Australian Federal Police, 733
Australian Fisheries Management Agency, 734
Australian Fishing Zone, 550–51
Australian international environmental law responses, 606
courts, 613
Intergovernmental Agreement on the Environment, 599, 601, 606
world heritage, 607–9
Australian Treaties Library, 112
Australian Whale Sanctuary, 549–50
bilateral investment treaties, 434, 436, 448, 781
Brexit, 626
Calvo Doctrine, 446, 448
Charlesworth, Hilary, 6, 38, 47, 76–77, 100, 109, 460, 467–68, 514, 780, 784
Charter of the United Nations, 11, 13, 16, 38, 159, 191, 271, 678, 762
Australia, 191
classical self-defence, 680
enforcement of, 744
environment, 575
human rights discourse, 19, 460–70
humanitarian intervention, 718
ICJ Statute, 781
operating rules of ICJ, 781
peaceful settlement of international disputes, 679, 760
peacekeeping, 757
relationship between ICJ and UN Security Council, 808
self-defence, 691
use of force, 687
Chinkin, Christine, 29–30, 38, 47, 109
climate change, 609–10
coal burning, Australia, 616–17
enhanced greenhouse effect, 609
extreme weather, 612
global warming, 609, 612
 greenhouse gas emissions, 131, 609, 612
UN Security Council, 612–13
coastal States
access by foreign vessels to, 526–27
continental shelf, 542
fish stock management, 549
fisheries, 547
hot pursuit, 553
innocent passage, 528, 530–31
marine mammals, 549
territorial sea, 530
Commission for the Conservation of Southern Bluefin Tuna, 549
Commission on the Limits of the Continental Shelf, 541–42, 544
common but differentiated responsibility principle, 609
common heritage of mankind, 317, 319, 554–55
conciliation in international law, 775, 777
contiguous zone, 537–38
continental shelf, 538–42
Commission on the Limits of the Continental Shelf, 541, 544
Corfu Channel Case, 397, 408, 451, 531, 584
corporations
jurisdiction, 341, 546
nationality, 341, 440
transnational. See transnational corporations
Cosmos 954 Claim, 400, 451
customary international law, 2
as source of international law, 52–53
collective self-defence, 703
elements for existence of, 54
ICJ, 54, 150, 546, 698
ILC draft conclusions on identification of, 63–64
influence on common law, 195–96
local or regional custom, 77
new States, 81
Nicaragua Case, 70–73
open seas, 551
persistent objector, 79, 81–82
prevention of environmental harm, 586–87
self-defence, 682–83
State consent, 81
treaties, 83–84, 89–90

818 Index
greenhouse gas emissions, 131, 609
Nationally Defined Contributions, 612
Grotius, Hugo, 518, 551
Gulf War, 710–11
Hague Conventions, 762
Hague law, 678
Hague Peace Conferences, 678
hard law, 51
head of State
immunity, 384
Henkin, Louis, 5, 5, 12, 471, 503
high seas, 518, 534, 537, 551
fishing, 554
freedom of, 552–54
jurisdiction on, 552–53
piracy, 347
Holy See, 245, 247–48
Hong Kong, 244–45, 268–69
Hot pursuit, 553
human rights, 454–56
Australia, 455, 457–59, 467, 483, 485–88
conventions, 174
core treaties. See United Nations human rights system, core treaties
definition, 460
indivisible nature of, 461
key characteristics of, 460
pragmatic approach to, 455
transnational corporations, 459–60
UN. See United Nations human rights system
universality of, 468
human rights discourse, 467–69
distinction between categories of rights, 476
kinds of human rights, 477–78
nature of, 460–61
scholarly issues in, 460–61
UDHR, 471–72, 476
UN Charter, 469–70
UN institutions. See United Nations institutions and human rights discourse
Western against developing world, 464, 476–77
humanitarian intervention, 717–18
international law, 718
UN Charter, 718
In the Matter of an Arbitration . . . between the Republic of the Philippines and the People’s Republic of China, PCA Case no. 2013–19, Award on Jurisdiction and Admissibility (29 October 2015), 766
Indian Ocean Tuna Commission, 549
indispensable third party rule, 796
innocent passage, 528, 530–31
instruments of less than treaty status, 118
memorandum of understanding, 119–20
unilateral declarations, 122–23
Inter-American Court of Human Rights, 95, 813
INTERFET military operation, East Timor, 164, 168, 283, 718, 758
intergenerational equity, 599, 601–2, 609
Australia, 601
International Atomic Energy Agency, 751, 802
International Bank for Reconstruction and Development, 802
International Bill of Rights, 471, 480, 494
Australia, 486
International Centre for the Settlement of Investment Disputes, 780
International Commissions of Inquiry, 770–71
International Committee of Jurists, 242
International Committee of the Red Cross, 30, 271
International Court of Justice, 11–13, 16, 494, 730, 761, 781, 813
advisory jurisdiction. See advisory jurisdiction of the ICJ
advisory proceedings, 785
application of the death penalty, 799
approach to subjects of international law, 269
Chamber for Environmental Matters, 784
Chamber of Summary Procedure, 784
characterisation of UN, 271
collective enforcement, 744–45
compulsory jurisdiction, 790–95
contentious cases, 784, 786, 801
countermeasures, 425
customary international law, 54, 150, 546, 698
declaratory relief, 414
defence of necessity, 417, 423
diplomatic protection, 440
discipline on, 750–52
dispute, 764–66, 786
existence of international trade, 764–66, 786
fishing jurisdiction, 546
foreign State immunity, 370
humanitarian intervention, 717–18
impossibility of performance, 168
indispensable third party rule, 796
innocent passage, 531
jurisdiction, 29, 784–87
jurisprudence, 47
law of the sea, 568
maps, 158, 309
maritime boundary delimitation, 560
meaning of treaty terms, 151
name dispute ruling, 263
nationality, 440
nationality of corporations, 341
International Law Commission (cont.)
draft conclusions on identification of customary international law, 63–64
Guide to Practice on Reservations, 142
international legal personality
new theory of, 279–80
right to self-determination, 280, 282–84
secession, 284, 288
UN, 274
International Maritime Organization, 113, 537, 566
ships in distress, 527
SLA Convention, 553
International Military Tribunal for the Far East, 730, 736
International Military Tribunal Nuernberg, 730, 736
International Monetary Fund, 627
International Organization for Standardization, 100
International Seabed Authority, 542, 554, 556
international trade law, 624
dumping, 660, 662–63
economic theories of, 625–27
free trade, 626–27
free trade agreements, 656, 659–60
history of, 627–29
likeness, 641–42, 647, 666, 673
regulatory standards. See regulatory standards in international trade law
subsidiary and countervailing measures, 663, 666
trade in services, 673, 675–76
International Trade Organization, 627–28
International Tribunal for the Law of the Sea, 13, 98, 389, 556, 568, 813
interpretation of treaties, 146
application of VCLT rules, 98–99
Australian approaches to, 155
intertemporal law, 313
Iran–United States Mixed Claims Tribunal, 813
Iraq
Australian engagement in, 713
collective self-defence of, 703
disarmament obligations, 711
invasion of Kuwait, 710–11
military operations in, 10–11
sanctions, 751
Island of Palmas Case, 293, 302
judicial settlement of international disputes, 781
advisory jurisdiction of the ICJ. See advisory jurisdiction of the ICJ
jurisdiction of the ICJ, 790–95
enforcement, 801
ICJ special agreement, 787, 789
jurisdiction of ICJ, 784–87
operation and membership of ICJ, 781–84
provisional measures, 797, 799–800
provisions in treaties and conventions, 789–90
third parties, 795–97
jurisdiction, 321, 325–26
aircraft, 347
armed forces, 374–75
compulsory, ICJ, 790–95
compulsory, PCIJ, 794
diplomatic immunity, 384, 387–89
diplomatic missions, 330
enforcement, 325
extradiction, 332
foreign State immunity, 366, 370, 374–75, 384
head of State, 384
ICC, 357–58
ICJ, 29, 784–87
ICJ requests for provisional measures, 800
legal entities and objects, 341
nationality, 332, 334, 340–41
objective territorial principle, 329, 331
passive personality, 362–63, 365–66
piracy, 347
prescriptive, 321
protective principle, 358, 362
ships, 346–47
State enforcement of international law, 732–34
territorial, 326, 329–32
terrorists, 356–57
types of, 321
universal, 347, 356–57
warships, 574
jus cogens norms, 49, 51–52, 159, 368, 570
Khalmer Rouge Tribunal, 813
Korean peninsula ‘Uniting for Peace’ Resolution, 744. See also North Korea
Kosovo, 283, 288
Kyoto Protocol, 610
law of the sea, 13, 517
codification, 519–20
Commission on the Limits of the Continental Shelf, 541–42, 544
terrestrial zone, 537–38
continental shelf, 538–42
deep seabed, 554, 556
delimitation of maritime boundaries, 556–57, 561–62
dispute resolution, 566, 568, 571–72
exclusive economic zone, 520, 537, 544, 547, 549–50, 556
freedom of the seas, 517–19
high seas, 332, 341, 347, 357, 517–18, 534, 537, 551–54
hot pursuit, 553
ICJ, 568
marine mammals, 549
maritime zones. See maritime zones
protection of the marine environment, 564, 566
territorial sea. See territorial sea
three-nautical-mile limit, 519
UNCLOS III Conference. See
Third United Nations
Conference on the Law
of the Sea
League of Nations, 191, 414, 424, 454, 519, 760, 781
legal personality
international organisations, 235–36
non-State actors, 236
significance of, 235–36
statehood. See statehood
legitimate expectation, 220, 222
liability
State responsibility, 397, 399–400
Libya, 726–27
likeness, 641–42, 673
definition, 666
tests for, 647
Lotus Case, 47, 321, 326, 329, 363
lowest astronomical tide, 525
Mabo case, 191–92, 194, 196–97, 303, 305–6,
459, 488
Macedonia. See Former
Yugoslav Republic of
Macedonia
Madrid Protocol, 621–22
maps
ICJ, 158, 309
sovereignty over territory, 309
marine environment protection, 564, 566
marine mammals, 549
marine pollution, 566
maritime boundaries
agreements, Australia, 562
delimitation, 550–57, 561–62
ICJ, 560
Timor Sea Treaty, 564
maritime zones, 520–21
Australia, 520–21, 523–24,
526, 792
baselines, 524–26, 535, 537
contiguous zone. See
contiguous zone
dead seabed. See deep
seabed
internal waters, 520–27
rock exception, 520
territorial sea. See territorial
sea
mediation in international
dispute settlement, 772,
775
memorandum of understanding, 119–20
Australian practice, 120
legal obligations of, 120
VGLT, 120
Montevideo Convention on the
Rights and Duties of
States, 257–39
most-favoured-nation, 641–42,
675
free trade agreements as
exception to
requirement of, 660
multinational corporations. See
transnational corporations
multi-national enterprises. See
transnational corporations
municipal law
international conventions, 174
international law obligations, 174
reception of international law
into, 175
role of international law in.
See role of international law in
municipal law
treaties. See treaties and
municipal law
UN Security Council
resolutions, 174
MV Tampa, 531
nationality
corporations, 341, 441
ICJ, 440
jurisdiction, 332, 333, 340–41
ships, 346–47, 440
under Australian law, 340
negotiation in international
dispute settlement, 766–70
New International Economic
Order, 429, 433
new States, 235, 240, 254, 257
as result of secession, 284
custody international law, 81
formal recognition by
Australia, 207
right of peoples to self-
determination, 282–83
Nicaragua Case, 64–73, 75–77,
85–89, 683, 688, 691,
698, 700, 794–95
custody international law,
70–73
self-defence, 687–88
non-governmental
organisations, 29, 459
non-State actors, 209, 271, 678
distinct categories of, 271
Headquarters Agreements,
275
ICJ, 786
international law, 30
international legal persons,
276, 278–80
international organisations,
272, 274–76
legal personality, 236
self-defence, 688, 690–92,
694
September 11 2001 terrorist
attacks, 209, 688, 694
transnational corporations,
19, 29, 256, 271, 279
norms
creation of international
order, 13–16
erga omnes, 51
hierarchy of, 48–52
jus cogens, 49, 51–52, 159,
368, 370
North Atlantic Treaty
Organization, 235, 699, 705
admission of Macedonia to, 263
military campaign against
former Yugoslavia, 718
North Korea
Australian recognition of,
255
missile tests, 751
sanctions, 749–51
North Sea Continental Shelf
Cases, 54–64, 96,
558–60
nuclear disarmament, 29
Nuclear Tests Case, 120–23,
766
Index 823
© in this web service Cambridge University Press
objective territorial principle, 329, 331
Office of the UN High Commissioner for Human Rights, 478, 494
definition and key characteristics of human rights, 460
human rights discourse, 498
indivisibility of human rights, 461

Offshore Constitutional
Settlement legislation, Australia, 524

opinio juris, 54, 64, 75–77, 83
Organization for Economic Cooperation and Development, 100
Organization of American States, 469

pacta sunt servanda rule, 143–44
Palestine
status of, 250, 253
Palestine Liberation Organization, 757

Paris Agreement, 117, 131, 163, 610, 612
extreme weather, 612
Nationally Defined Contributions, 612
passive personality jurisdiction, 362–63
passive personality principle, 365–66
peaceful settlement of international disputes, 760–66
existence of international dispute, 763–64, 786
judicial settlement. See judicial settlement of international disputes methods. See international dispute settlement methods
relationship between ICJ and UN Security Council, 808–9, 811–12
State consent, 762–63
trends in dispute resolution, 813, 815
UN Charter, 679, 760
peacekeeping, 754–55, 757–58
Australia, 758
UN Charter, 757
People’s Republic of China, 248–49
Permanent Court of Arbitration, 760, 777, 780–81
compulsory jurisdiction, 794

piracy, 347
definition, 553, 734
State enforcement of international law, 734–35
Plaintiff M70/106 case, 224–28
Polyublovich case, 356
precautionary principle, 603, 605, 609
prevention of environmental harm
custodial international law, 586–87
ICJ, 594
State responsibility, 582, 586–87, 594–95
private international law, 19, 21–23
distinction between public international law, 21–22
Project Blue Sky case, 230–32
protective principle jurisdiction, 358, 362
public international law, 19, 21
distinction between private international law, 21–22

rebus sic stantibus rule, 167
recognition of States, 254–56
Australian practice, 264, 267–69
express, 254
Former Yugoslav Republic of Macedonia, 263–64
newly emerged States, 254–55, 257–58
recognition of governments, 256–59
tacit, 254
Timoco Arbitration, 258–59, 263
transfer of sovereignty, 268–69

UN membership, 255–56
unconditional, 254
Regional Assistance Mission to the Solomon Islands, 716
regional environmental regimes
Antarctic Treaty System, 618–19, 621–22
regional fisheries management organisations, 549
regulatory standards in international trade
technical barriers to trade, 671
regulatory standards in international trade law, 666–67
sanitary and phytosanitary measures, 667, 669–71
technical barriers to trade, 673

Reparations Case, 269, 271–72, 274
res communis, 303
Rio Declaration, 579, 581
sustainable development, 598
Rio+20, 581
role of international law in municipal law, 176
monism–dualism debate, 176–78, 180–81
transformation and incorporation approaches, 181, 183

Rome Statute of the International Criminal Court
United States, 146
rules, 2
creation of international order, 13–16
sanctions, 746, 749–51
North Korea, 749–51
sanitary and phytosanitary measures, 667, 669–71
secession, 284, 288
ICJ, 288
right of people to self-determination, 284
unilateral declaration of independence, 284–85
Selden, John, 518, 551
self-defence, 680
anticipatory, 694–95, 697–98
The Caroline incident, 680–82, 688
classical, 680–83
collective, 698–701, 703
customary international law, 682–83
cyber-warfare, 688, 692
ICJ, 680, 687
individual, 690
non-State actors, 688, 690–92, 694
proportionality, 682
scale of armed attack, 688
threshold for use of force, 687
September 11 2001 terrorist attacks, 356, 691, 711
invocation of ANZUS Treaty, 701
non-State actors, 209, 688, 694
self-defence, 690
UN Security Council, 107
US National Security Strategy, 698
services
descriptors, 675
trade in. See trade in services
ships
‘flag of convenience’, 341
in distress, 526–27
jurisdiction, 341
nationality, 346–47, 440
situations of violence against, 553
sovereign immunity, 181
soft law, 46, 51, 101
as alternative source of international law, 107, 109
international environmental law, 581
traditions, 83–84
sources of international law, 46
alternative. See alternative sources of international law
contributions of publicists, 100
customary behaviour, 52–53
general principles of law, 90
hierarchy of norms, 48–52
judicial decisions, 96–97
subsidiary, 96
traditional, 46–48
treaties, 82
South China Sea Arbitration, 114–16, 568, 570–71, 765, 780
South Pacific Regional Fisheries Management Organisation, 549
sovereign immunity, 182, 195, 367, 384, 534
ships, 181
warships, 374
sovereignty over territory, 290, 575
accretion, 311–12
Antarctica, 316
cession and annexation, 312–14
common heritage of mankind, 317, 319
conquest, 314
critical date, 306, 309–10
discovery, 310–11
invasion, 682
maps, 309
occupation and acquiescence, 290–91, 301–3
postcolonial critiques, 314–15
uti possidetis juris principle, 307, 310
State consent
customary international law, 81
international law, 28–29
intervention, 713, 715–16
peaceful settlement of international disputes, 763
treaties, 132
State enforcement of international law, 731
collective enforcement, 742–45
enforcement of ICC decisions, 741–42
genocide, 739
jurisdiction, 732–34
piracy, 734–35
treaties for mutual assistance, 733
war crimes, 736, 738–39
State immunity. See sovereign immunity
State responsibility
acts of organs of the State, 402
attribution, 400, 402–3, 408–9
basic principles, 392, 394–95
Calvo Doctrine, 446, 448
circumstances precluding wrongfulness, 415, 417, 423–24
consequences for intentional wrongful act, 391
content of international law, 391–92
countermeasures, 425, 427–28
diplomatic protection and nationality of claims, 437–38, 440–41
essential elements for invoking, 391
exhaustion of local remedies, 448, 451–52
factors for consideration, 392
ILC Articles, 391–92
law of treaties, 394–95
nationalisation of foreign assets, 428–29, 433–34, 436–37
nature of liability, 397, 399–400
plea of necessity, 423–24
prevention of environmental harm, 582, 586–87, 594–95
reparation, 409
treatment of foreign nationals, 441, 445–46, 448
wrongful acts, 162, 395
State sovereignty, 356, 417, 596, 691, 727, 731–33, 763
enforcement of international law, 731
statehood
capacity to enter into relations, 244–45
criteria for, 237–38
government, 242–43
independence, 244
permanent population, 239
statehood (cont.)
recognition of States. See
recognition of States
States
archipelagic, 535, 537
break-up of, 235
coastal. See coastal States
consent. See State consent
defined territory, 240–42
flag, 341, 552
high seas, 332, 341, 347, 357, 517
legal personality. See legal
personality
new. See new States
participation in international
law, 23
reasons for not signing
treaties, 131–32
reporting requirements to UN
Committees, 502
responsibility of. See State
responsibility
rogue, 29
sanitary and phytosanitary
measures, 670–71
self-defence. See self-defence
successor, 240
UNPGCC and developing, 609
use of force by. See use of
force
Status of Forces Agreements,
375
Stockholm Conference, 577, 579
Stockholm Declaration,
577–78
subsides and countervailing
measures, 663, 666
dispute settlement process,
666
investigations, 666
sustainable development, 581,
598–99, 609
Australia, 599
Rio Declaration, 598
Syria, 727
Taiwan
recognition of, 269
status of, 248–49
Tallinn Manual, 687
tariffs
schedules, 638
types, 638
Tasmanian Dam case, 205–8,
210, 212, 228–29, 606–7, 609
technical barriers to trade, 671,
673
Teoh case, 216, 219–20, 223
terra nullius, 303
Australia, 306
indigenous rights, 303
territorial sea, 519
archipelagic waters, 535, 537
Australia, 528
innocent passage, 528,
530–31
international straits, 531,
534–35
nature of, 527
territorial sovereignty. See
sovereignty over
territory
terrorism
international law, 688
September 11 2001 attacks. See
September 11
2001 terrorist attacks
terrorists, 556–57
The Caroline incident, 680–82,
688
Third United Nations
Conference on the Law of
the Sea, 125, 519–20, 546
Tibet, 268
Tirnor Sea Treaty, 564
Tiranco Arbitration, 258–59, 263
tobacco plain packaging
legislation
Australia, 436–37, 673
trade in services, 673, 675–76
number of services traded,
675
Treaty Smelter principle, 584, 586
transit passage regime, 534–35
transnational corporations, 19,
29, 100, 236, 271, 279
human rights, 459–60
UN Code of Conduct for
Transnational
Corporations, 460
UN Global Compact, 460
Trans-Pacific Partnership, 659
tes de travail, 515–16
Treaty of Amity and Commerce,
515–16
Treaty of Friendship, Commerce
and Navigation, 515–16
treaties, 2, 82
alternative to. See instruments
of less than treaty status
amendment and
modification, 171
as soft law, 83–84
Australian practice for
adoption of, 132–33
authentication of text, 126–27
bilateral investment, 434,
436, 448, 781
consent to be bound by
accession, acceptance or
approval, 132
core, human rights. See
United Nations human
rights system core
treaties
creation of, 125–27
custosmial international law,
83–84
declarations, 141–42
definition, 116–17
denunciation of, 162
distinction between
instruments, 117–18
entry into force, 127, 130–32
function of depository, 127
growth of treaty-making,
111–13
impossibility of performance
and fundamental change
of circumstance, 167–68
interpretation. See
interpretation of treaties
invalidity, 157–59
law of, State responsibility,
394–95
legal obligations of, 143–45
material breach, termination
as consequence of,
163–64
municipal law. See treaties
and municipal law
mutual assistance, State
enforcement of
international law, 733
negotiation of, 123–25
obligations of States signed
but not ratified, 145–46
pacta sunt servanda rule,
143–44
provisional application of
entry into force, 152
ratification of, 29
reasons for States not signing,
131–32
references to by place of conclusion, 118
relationship between customary international law, 89–90
reservations, 138–40
retroactive effect, 144
suspension or termination, 159, 161–63
terms in common usage for, 117
territorial scope, 144
third State obligations or rights, 144–45
travaux préparatoires, 151–52
VCLT, 114
withdrawal from, 161–62
written form criteria, 122
treaties and municipal law
basic principles, 202
constitutional and legislative options, 228, 232–33
courts, 216, 219–20, 222–24
implementation, 204–5, 209–12, 215–16
Triepel, Heinrich, 177
Triggs, Gillian, 47, 100, 258, 282, 303, 815
unilateral declaration of independence, 284–85
ICJ, 122
Kosovo, 288
United Nations, 454
Charter. See Charter of the United Nations
Code of Conduct for Transnational Corporations, 460
era, 235–36
Global Compact, 460
institutions, impact on international law, 18–19
International Force East Timor. See INTERFET
military operation, East Timor
international legal personality, 274
least developed country
criteria, 652
legal personality, 274
member States rights in collective enforcement, 745
membership, 255–56
peaceful settlement of international disputes, 761
practices, as alternative source of international law, 101
purpose, 744
sanctioned use of force, 703–5, 710–13
United Nations Commission on Human Rights, 480, 494, 498, 503
United Nations Committee against Torture, 499, 502
United Nations Committee on Economic, Social and Cultural Rights, 484, 499
United Nations Committee on Enforced Disappearances, 499
United Nations Committee on Migrant Workers, 499
United Nations Committee on the Elimination of Discrimination against Women, 499, 502
United Nations Committee on the Elimination of Racial Discrimination, 499, 502
United Nations Committee on the Rights of Persons with Disabilities, 499
United Nations Committee on the Rights of the Child, 499, 502
Agenda 21, 581
United Nations Conference on Sustainable Development, 581
United Nations Conference on the Human Environment, 577, 579
archipelagic States, 535
fisheries, 547
innocent passage, 528
transit passage regime, 534–35
United Nations Economic and Social Council, 469, 471, 494
United Nations Environment Programme, 113, 566
United Nations Framework Convention on Climate Change, 609–10
Conference of the Parties, 610
developed States, 609
objective, 609
Paris Agreement, 117, 131, 163, 612
United Nations General Assembly, 46, 480, 494, 519
2030 Agenda for Sustainable Development, 577, 581
human rights discourse, 497
marine biological diversity, 554
role in collective enforcement, 744–45
World Summit Outcome document, 10, 19, 726
Australian compliance with ICCPR, 487
development of international human rights law, 503
Special Procedures, 498
United Nations human rights system, 19
1966 Covenants, 480
institutions and human rights discourse. See United Nations institutions and human rights discourse
United Nations human rights system core treaties, 478–80
1966 Covenants, 483–88
International Bill of Rights, 471, 480, 486, 494
United Nations institutions and human rights discourse, 469–70, 494–95, 497–99
General Assembly, 497
Human Rights Council, 498
OHCHR, 498
Countermeasures, 425, 427–28
Reparation for, 409
State responsibility for, 395
Zimbabwe, 284

World Health Organization, 802, 807
World Heritage
Australia, 607–9
World Intellectual Property Organization Arbitration and Mediation Centre, 98
World Summit on Sustainable Development, 581
World Trade Organization, 29, 95, 98, 113, 150, 624, 629–30
1994 GATT. See General Agreement on Tariffs and Trade 1994
Appellate Body, 813
Councils, 631
dispute settlement at. See World Trade Organization dispute settlement
Doha Development Round, 632, 660
free trade agreements, 656, 659–60
General Council, 632
Ministerial Conference, 632
'Singapore issues', 633
special and differential treatment, 632–33
structure of, 631–32
Uruguay Round, 629, 637, 660
WTO Agreement and Annexes, 630
World Trade Organization dispute settlement, 634, 636–37
Australian position on, 636–37
Dispute Settlement Body, 632, 634
Dispute Settlement Understanding, 13, 636
third party participation, 636
Wrongful acts
attribution, 400, 402–3, 408–9
countermeasures, 425, 427–28
reparation for, 409
State responsibility for, 395
Zimbabwe, 284

United Nations Treaty Series, 132
Universal Declaration of Human Rights
human rights discourse, 471–72, 476
universal jurisdiction, 347, 356–57
universal periodic review, 498–99
Australia, 515
use of force, 678–79
humanitarian intervention, 717–18
intervention by consent, 713, 715–16
responsibility to protect, 726–27
self-defence. See self-defence UN-sanctioned, 703–5, 710–13
uti possidetis juris principle, 307, 310

Vienna Convention on the Law of Treaties, 83, 114
application of, 150–53
definition of treaty, 116–17
memorandum of understanding, 120
rebus sic stantibus rule, 167
war crimes
State enforcement of international law, 736, 738–39
war crimes trials, 736
Australia, 736
international, 730
warships
sovereign immunity, 374
Western and Central Pacific Fisheries Commission, 549
Western Sahara, 283
Wippman, David, 16
World Bank, 627
Global Environment Facility, 581
World Charter for Nature, 579

© in this web service Cambridge University Press
www.cambridge.org