

Index

abandonment of territory requirements for 443 terra nullius, and 429 absolute immunity 605-7 accretion 422-3 meaning of 422 original title, as 423 rivers as boundaries 422-3 acquiescence acquisition of territory, subsequent conduct, and 438-40 customary law, and 75-6 essential requirement of prescription, as 429-30 occupation, and 439 acquired rights, doctrine of 870-2 act of state doctrine 175-6 non-justiciability, and 160-1, 167-9 sovereign immunity and 604-5 African Charter on Human and Peoples' Rights 1140 environment rights 741 self-determination 259 African Commission on Human and Peoples' Rights African Court 326-7 indigenous peoples 267 jurisdiction 325 powers and functions 324-6 African Court of Justice and Human Rights 326-7, 1141 African Union 40, 1140-1 Banjul Charter 323-7 establishment 893 ICC, and 346 limited or closed membership peaceful settlement of disputes 893-7

Cairo Declaration 894 Peace and Security Council 894-5 subsidiary committees 895 aggression 374-6 crimes against peace 576 definition of 375-6, 1100 drones 1054, 1068-9 hijacking and other unlawful acts connected with aircraft 582-4 Hague Convention 582-3 Montreal Convention 583 Tokyo Convention 582 nationality of 571 seizure of pirate aircraft 528-9 aliens 143 expulsion of see expulsion of aliens foreign property and investment see foreign property and investment, protection of state responsibility, and see under state responsibility American Declaration of the Rights and Duties of Man 317, 322 Antarctic see polar regions Arab League 898, 1140 arbitration see under settlement of disputes by peaceful means archipelagic states see under territorial sea archives inviolability of diplomatic immunities

international organisations

1172 - 3

archaeological or historical objects 864-5 cession, archival clauses and 865 crucial part of heritage 864 definition of 865 reproduction of 865-6 succession 864-6 Arctic see polar regions armed conflicts 1054-62 definition of 1054-8 control, meaning of 1057 evolving application to internal armed conflicts 1056-7 increasing complexities of armed conflicts 1068 international and noninternational armed conflicts 1055-6 meaning of armed conflict when fighting sporadic 1058 non-international armed conflicts 1058-62 Declaration of Minimum Humanitarian Standards 1061-2 minimum safeguards 1059-61 growing move towards rules of human rights law 1061 nature of 1059 peacekeeping and observer missions, and 1092-3 see also international humanitarian law: military forces; war and weapons Association of South East Asian Nations (ASEAN) 1141

state archives

1177



1178 Index

associations of states 220-3 'policy-orientated' movement Cambodia associated states 220-1 Khmer Rouge prosecutions see 49-51 Commonwealth of quantitative research, impact **Extraordinary Chambers** Independent States of 48 in the Courts of 221-2, 1139 belligerents/belligerency 225-6 Cambodia Commonwealth of Nations UNTAC 209 belligerent occupation 221 1039-41 Canada European Union 222-3 belligerent reprisals 1049-50 municipal law and federations and civil wars, belligerents as international law 146, 148 rebels in 1010-11 self-determination 232-4, 261 confederations 198, 220 atmospheric pollution 761-4 formal status, belligerency as sovereign immunity 613, 615 core obligation in 1010 state immunity and international law, neutrality, recognition of violations of human rights 617-18 preventing as 762-3 belligerency and Geneva Convention on long-1010-11 victims of terrorism suing range transboundary air state responsibility, and see offenders 591 cessation 696-7 pollution 749, 763 mob violence, insurrections and civil cession 423-4 consultations, requirement accretion, and 423 of 755 wars definition of pollution Bergen Ministerial Declaration archival clauses 865 basis of 424 762-3 on Sustainable attribution 683-6 Development 758 consent essential 439 customary law 684 bilateral investment treaties indigenous peoples, and cyber warfare 1064 728-32 427-8 ILC Articles 684-6 definition 729 meaning of 423 statelessness, and 873 military contingents 685 dispute settlement 908-9 nature of doctrine 684 dispute settlement treaties, succession to 848-9 private corporations 685 provisions 908-9 Chapter VII measures see scope of state responsibility fair and equitable treatment 730 collective security system 683-4 intra-EU BIT agreement 732-3 Charter of the United Nations Austin, John 3 1070-2 investments not to be Australia expropriated 730 acquisition of territory by divided competence in most-favoured-nation clauses force as illegal 425-6 federation and 730-1 applicable principles, UN and nature of 908 international treaties members states and 201 - 2reform efforts 731-2 1071 - 2municipal law and setting applicable standards in Charter as Constitution of UN international law 147-9 international law 729 1071 non-justiciability, act of state biodiversity 759 domestic jurisdiction Blackstone, Sir William 121 and provision 1071 human rights abuses, cases Bodin, Jean 18, 21 extending to non-parties 82 involving 173 Bosnia and Herzegovina good faith principle enshrined Bosnia War Crimes Chamber in 87, 1071-2 importance of separation of powers 172-3 357-9 human rights provisions in jurisdiction 358 252 - 3Banjul Charter on Human and structure 358 ICJ Statute, member states as Peoples' Rights 323-7 Dayton Peace Agreement parties to 59 duties 324 186-7, 209-10 jus cogens, and 108 rights 324 High Representative 209-10 peaceful settlement of 'peoples' rights', meaning of boundary treaties and boundary disputes 881-2, 1071-2 awards 420-2 see also settlement of disputes 324 by peaceful means see also African Commission boundary awards as roots/ on Human and Peoples' sources of legal title to purposes of UN 1070-1 Rights territory 422 self-defence 691, 993-4 baselines see under territorial sea boundary disputes revolving self-determination 229-31. bays see under territorial sea around treaty 444 behaviouralist movement 46-52 interpretation 421-2 sovereign equality of states era of 'balance of power' establishing objective 1071-2 system 47-8 territorial regime valid threat or use of force. games theory 48 erga omnes 420 refraining from see use of legitimacy, concept of 51-2 need for stability of force by states nature of 46-7 boundaries 421 chemical weapons see under war origins 46 Bynkershoek 21, 95 and weapons



Index 1179

children child prostitution 282 Convention on the Rights of the Child 285-7 environment, and 741 European Social Charter 305-6 interests of the child as primary consideration 286 measures to protect children to be taken 286 nationality 569 Secretary-General undertaking studies on specific issues 286 China approach to international law see communist approaches to international law municipal law and international law 155-6 permanent member of UN Security Council 3 civil jurisdiction see under jurisdiction civil wars de facto and de jure recognition, and 391-2 essentially internal matter, as 1009 international humanitarian law, and see armed conflicts intervention, and 1009-16 belligerents, rebels as 1010-11 criminals, rebels as 1009 insurgents, rebels as 1009-10 justification for 1010 peacekeeping missions, and 1088 state responsibility, and see mob violence, insurrections and civil wars use of force, and 1009-16 aid to authorities of state 1011-13 aid to rebels 1013-16 civilians belligerent occupation 1039-41 civilian objects 1050, 1063 combatants, distinguished from 1035-6, 1048, 1068 crimes against humanity 373 - 4cyber warfare, and 1063 detention of 1045-6

increasing level of participation by 1068 Israel, separation barrier 1042 - 3occupied territory, nature of 1038-9 protection of 1038-44 effects of hostilities, protection from 1048-50 indiscriminate attacks. prohibition of 1049-50 spreading terror, prohibition of 1048 reprisals, prohibition of 1049-50 treatment of 1041-2 Iraq, occupation of 1044 war crimes against see war crimes climate change 764-9 common concern of mankind, as 765 Convention on Climate Change definition of adverse effects of climate change 750 precautionary principle 759 sustainable development 760 ozone layer adverse effects on ozone layer, definition of 750 definition of 764 Montreal Protocol on substances that deplete ozone layer 758, 765-6 precautionary measures 758 Vienna Convention on 765 Paris Agreement 768-9 United Nations Framework Convention on Climate Change 766-8 Conference of the Parties, review of Convention by financial mechanism 768 Kyoto Protocol 767-8 objective 766 states, role of 766-7 coastal states and territorial sea see under law of the sea coercion coercive action rare in UN framework 4 integral part of any legal order, as 3 Cold War 27, 29-30 collective recognition 396-7 collective security system

1096-132

actual breaches of the peace,

findings as to 1100

Falkland Islands, invasion of 1100 Iran-Iraq War 1100 Kuwait, invasion of 1100 South Korea, invasion of 1100 aggression, definition of 1100 Chapter VII measures 334, 1101-24 measures involving use of force 1108-10 measures not involving the use of force 1101-6 targeted sanctions and human rights 1106-8 General Assembly, role of 1124-6 implied authorisation 1110-13 Iraq, military operations in 1110-12 Libya, air and naval operations against 1112-13 measures involving use of force 1108-10 Kuwait, invasion of 1109-10 Military Staffs Committee 1108 nature of 1108 South Korea, invasion of 1109 measures not involving the use of force 1101-6 air embargo 1104 arms sanctions 1103-4 asset freeze 1104 compensation 1106 diplomatic staff, reduction in 1105 economic sanctions 1101-3 international boundary guarantees 1104 international criminal tribunals, establishing 1105 Kuwait 1102-3 Libya 1103 Rhodesia 3-4, 399-400, 1101-2 Yugoslavia, former 1103 weapons/WMD, destruction or removal of 1105-6 responsibility to protect and humanitarian intervention 1019-20, 1113 Security Council 3, 1096-124 Chapter VII measures 1101-24 determination of the

situation 1084, 1096-100



1180 Index

collective security system (cont.) determination of threats to peace 1097-100 dynamic, executive function 1064 findings as to actual breaches of the peace veto power of permanent members 1097 Security Council, international law and ICJ 1121-4 range of UN actions 1121 threats to peace, determination of 1097-100 Haiti, situation in 1098-9 international health crises 1099-100 international terrorism, references to 1098 Liberia, civil war in 1098 Libya, terrorism and 1098 Middle East War 1097 proliferation of nuclear, chemical and biological weapons 1099 Rhodesia, minority white regime in 1097 Rwanda, genocide in 1098 Somalia, situation in 1097-8 Sudan's failure to extradite suspects 1098 widespread violations of international humanitarian law 1098 Yugoslavia, situation in former 1097-8 UN and Regional Arrangements and Agencies 1126-32 Darfur 1132 Haiti 1128 issues arising 1127 Liberia 1128-30 Somalia 1130-1 Yugoslavia, former 1131-2 use of force in non-enforcement situations 1113-20 Democratic Republic of the Congo 1118-19 Somalia 1117-18 Sudan 1119-20 Yugoslavia, former 1114 collisions at sea 531 Comesa 903 commercial acts, immunity and see under sovereign immunity Commission on Human Rights

Commission on the Status of Women 280 Committee against Torture 282-5 Committee for the Prevention of Torture 306-8 Committee on Economic, Social and Cultural Rights 271-2 Committee on Enforced Disappearances 289 Committee on the Elimination of Discrimination against Women 280-2 Committee on the Elimination of Racial Discrimination individual petitions 274 states' reports 273-5 Committee on the Principles of International Law 102 Committee on the Protection of Migrant Workers 287-8 Committee on the Rights of Persons with Disabilities 288 Committee on the Rights of the Child 285-7 common heritage of mankind 454-5 Commonwealth of Independent States 221-2, 1139 Commonwealth of Nations 221 communist approaches to international law 26-32 conception of law culturally and historically 30-2 engagement in world politics 31-2 several systems of international law recognised 31 Soviet Union/Russian Federation classic Marxist theory 26 dissolution of Soviet Union altering nature of international system 30 international law of peaceful co-existence 27-9, 196-7 perestroika and new Soviet thinking 29-30 special relationship between communist countries 29 transitional phase in postrevolution period 27 companies see corporations compensation expropriation, for 726-8 approach to 726

assessing 727-8 loss of future profits 727-8 lump-sum settlements $7\hat{3}3-4$ whether expropriation lawful or unlawful 728 World Bank guidelines 727 ICJ remedy, as 967, 969 ILC Articles on State Responsibility 699-700 pollution, for 534 ships, from 785 reparation, as 699-701 sanction, as 1106 compliance basis of states' observance of international law 8-9 consent, and 8-9 factors in advantages from observing international law 7 international agreements formulated in legal terms reciprocity, effects of 6-7 vast majority of international law complied with 5-6 violations see violations Comprehensive and Progressive Agreement for Trans-Pacific Partnership 909-10 Comprehensive Economic and Trade Agreement (CETA) 909-10 conciliation see under diplomatic methods of dispute settlement conditional recognition 396 condominium 207-8 conquest see under use of force by states consensus, doctrine of 9 consent basis for obligation in international law, as 8-9 cession, and 439 coercion, and 821-3 compliance, and 8-9 mutual consent, diplomatic relations existing by 653 resolutions, effect of consent to 97 treaties, and see under treaties, law of constituent instruments see under international organisations and institutions consular privileges and immunities: Vienna Convention on Consular Relations 670-2

268-70, 1026



Index 1181

administrative role of consuls 670 arrest or detention of consular officers 672 consular bags 671 consular premises, inviolability of 671 consular protection 671-2 correspondence, inviolability of 671 exemption from taxes and customs duties 670 contiguous zone 495-6 distance from baseline 496 purposes of coastal state's control 495-6 continental shelf 500-6 definition 502-4 historically 501-2 nature of 500-1 rights and duties of coastal state 504-6 corporations expropriation, seizure of controlling stock interest as 723 international public companies 226 state responsibility, and 685, 709-11 attribution, private corporations and 685 ILC Articles 710 shareholders 711 transnational corporations 227-8, 685 Council of Europe 292, 1138 Convention on Civil Liability for Environmental Damage 750 European Convention for the Peaceful Settlement of Dispute 898 Framework Convention for the Protection of National Minorities 308-10 terrorism and human rights 1027 countermeasures 691-3 ILC Articles 692-3 lawful countermeasure, nature of 691-2 material breach of treaty, and 691 meaning of 691 proportionality, requirement of 692 Counter-Terrorism Committee 1024-5, 1074 courts and tribunals African Court of Justice and

criminal courts and tribunals see international criminal courts and tribunals domestic courts see domestic courts European Court of Human Rights see European Court of Human Rights European Court of Justice see *under* European Union ICJ see International Court of Justice Inter-American Court of Human Rights see Inter-American Court of Human Rights International Tribunal for the Law of the Sea see International Tribunal for the Law of the Sea PCA see Permanent Court of Arbitration (PCA) Permanent Court of International Justice 25-6, 45, 921, 924-5, 946 proliferation of courts and tribunals 979-80 COVID-19 pandemic 36, 249-51 cyber activities, damage caused by 737 derogating measures 249 international cooperation, need for 753 right to health in international law 250-1 threat to international peace, as 1099-100 WHO adopting binding International Health Regulations 251 crimes see international crimes crimes against humanity 371-4 attack, requirement of 374 civilians and non-civilians 373-4 definition of 371-2 genocide, and 374 individual responsibility for 575 jurisdiction 575-9 knowledge of perpetrator 374 sexual slavery 371 universal jurisdiction 1065 widespread or systematic, meaning of 373 crimes against peace commission by state authorities acts of aggression 576 individual responsibility for 575 jurisdiction 575-9 criminal jurisdiction see under iurisdiction

criminal responsibility. individual see individual criminal responsibility in international law cultural traditions 244 currency counterfeiting 580 custom as source of international law 60-78 elements in make-up of custom 62-4 relative importance of factors 63-4 International Law Commission reports as evidence of custom 102 material fact 64-8 conspicuousness 67 factors to be considered 64-5 failure to act 67-8 importance of states precipitating formation of new rule 66-7 'instant' customary law, possibility of 65-6 uniformity among state practices 65 opinio juris 70-5, 787 aspect of legality required belief that a state activity is legally obligatory, establishing 70-3 need for flexible view of 73 - 4international organisations, practice of 74-5 priority between treaty law and custom 105 protest, acquiescence and change in customary law acquiescence 75-6 failure to protest, reasons for 76 persistent objector rule 76 protest 75-7 regional and local custom 77-8 positive acceptance, requirement for 78 respect for regional legal traditions 77 standard of proof 78 state practice 68-70 evidence of 68-9 General Assembly resolutions and declarations, and 98-9 international organisations, practice of 69 states' municipal laws 70 treaties, and 81

Human Rights 326-7



1182 Index

custom as source of international law (cont.) value of customary system in international law 62 customary international law attribution 684 discrimination, prohibition of 256-7 exhaustion of local remedies 712 expulsion of aliens 718 human rights 252 immunity of members of special missions 673-5 innocent passage, right of 488 jus cogens, and 108 non-intervention, principle of 1008 right of transit passage 494 self-defence 691, 993-4 collective self-defence 1007 self-determination 231 sovereign immunity 605 state control and responsibility 688 threat or use of force, refraining from 986 torture 282-3 treaty-contracts as evidence of customary rules 82 treaty rules, and 81 United Kingdom, and see under United Kingdom cyber activities 37 challenges posed by 735-6 core principle of state sovereignty applying 735 - 6cyber offensive and defensive capabilities 736 cyber warfare see cyber warfare and international law election intrusion 736-7 health, interference in area of 737-8 legal issues 738 meaning of 735 no admission of responsibility for damage 736 state responsibility for 735-8 cyber warfare and international law 36 attribution of cyber attacks to particular state 1064 civilians, and 1063 civilian objects 1063 conduct of hostilities 1063-4 cyber attacks, increasing resort to 1068-9 domestic law 1064

principles of international humanitarian law applying 1063 use of force by states 1027-9 cyber operations as armed attack 1027-8 self-defence, right to 1028-9 Tallinn Manual 2.0 1027-8 cyberspace, meaning of 735 Darfur, Chapter VII measures and see under collective security system de lege ferenda 577 death penalty European Commission on Human Rights 293 Human Rights Committee 280 ICJ 968-9 Inter-American Convention to Prevent and Punish Torture 318 Iraqi High Tribunal 361 debt see under states Declaration on Principles of International Law Concerning Friendly Relations 194-5, 231 acquisition of territory by force, illegality of 425-6 aid to rebels 1013 peaceful settlement of disputes 881-2 self-determination 259, 444 threat or use of force 399, 986-7, 989 Declaration on the Granting of Independence to Colonial Countries and Peoples self-determination 230, 417 democracy nationalism, and 23 restoration of 1019 Democratic Republic of the Congo, Chapter VII measures and see under collective security system detention of prisoners 307 torture, and see torture developing countries 32-5 diverse political affiliations and approaches 34 internationalisation of international law 32-3 legal personality 238-9 majority in General Assembly, forming 33 self-determination 33 sovereign immunity 612 universalism and particularism, tension between 34-5

diplomatic immunities 6-7 consular privileges and immunities see consular privileges and immunities: Vienna Convention on Consular Relations personal 663-9 attacks on diplomats, states' duty to prevent and prosecute 663-4 civil and administrative jurisdiction, immunity from 665-6 conclusive nature of Secretary of State's certificate 664 criminal jurisdiction. immunity from 664-5 detention of diplomat in self-defence or to protect human life 664 family of diplomatic agents 666 inviolable nature of person of diplomatic agent 663 papers and property, inviolability of 664 persona non grata, declaration of 664-5, 668 personnel baggage exemption from inspection 666 private residence of diplomat, inviolability of staff of diplomatic agents 667 time from when privileges and immunities start 667-8 waiver of immunity 669-70 property 661-3 archives and documents, inviolability of 662-3 immunity from search 661 private residences 662 taxation, exemption from 661 diplomatic law 651-75 accepted and uncontroversial international law topic, as 652 consular privileges and immunities see consular privileges and immunities: Vienna Convention on Consular Relations Convention on Special Missions 673-5 customary law, and 673-5 nature of special missions 673



Index 1183

wider range of immunities than provided by customary law 675 diplomatic asylum 2, 658 diplomatic bag 658-61 correspondence. inviolability of 658 diplomatic couriers 661 electronic screening 659 International Law Commission 660-1 not opened or detained 659 reserving rights of opening 660, 802 diplomatic immunities see diplomatic immunities diplomatic missions heads of mission 653-4 inviolability of premises of 654-8 main functions of 653 diplomatic protection, nationality of claims and see diplomatic protection and nationality of claims diplomatic relations absence of diplomatic relations, effect of 401 breaking diplomatic relations 398 existing by mutual consent 653 historically 651-2 Vienna Convention on Diplomatic Relations 652-70 diplomatic bag 658-61 diplomatic immunities see diplomatic immunities diplomatic relations existing by mutual consent 653 heads of mission 653-4 inviolability of premises of mission 654-8 main functions of diplomatic mission 653 nature of 652-3 treaty interpretation 421 Vienna Convention on the Representation of States in their Relations with International Organizations 675, 891 diplomatic methods of dispute settlement 882-91 conciliation 890-1 advantages of 890 conciliation commissions 891, 899 conciliation reports 890 nature of 890

rules 890 treaties providing for 891 good offices and mediation 885-7 good offices 886 Hague Conventions 887 mediation 886-7 nature of 885-6 UN, role of 886-7 inquiry 887-90 fact-finding inquiries 889-90 Hague Conventions 887-9 limited nature of technique 887-8 value of 889 negotiation 882-5 agreement to negotiate 885 duty to negotiate 883-4 good faith negotiations 885 nature of negotiations 882-3 diplomatic protection and nationality of claims 703-12 corporations 709-11 development of diplomatic protection principle dual or multiple nationality 708-9 human rights, diplomatic protection extended to 703-4 injuries to nationals. applicable principles on 703 nationality, doctrine of state responsibility and 703 nationality existing at date of injury, requirement of 708 scope of diplomatic protection 704 scope of state to extend its nationality 706-8 ships 712 state's duty to protect its nationals 704 state taking up claims against other states 704-6 disabilities, persons with Convention on 288 Committee on the Rights of Persons with Disabilities 288 European Social Charter 305-6 disappearances see enforced disappearances

discrimination

Convention on the

Elimination of All Forms

of Discrimination against Women 281 Convention on the Elimination of All Forms of Racial Discrimination 255-6, 273 Committee on the Elimination of Racial Discrimination 273-5 customary law, and 256-7 equality in fact and law, nondiscrimination requiring 257 - 8lawful expropriation, nondiscrimination as requirement of 725-6 prohibition of discrimination 255-8 see also human rights dispute settlement 246 law of the sea see law of the sea: settlement of disputes peaceful settlement see settlement of disputes by peaceful means distress, situations of 693-4 force majeure, and 694 domestic courts international law, and see municipal law and international law internationalised see hybrid courts/other internationalised domestic courts and tribunals universal jurisdiction 577-9 domestic jurisdiction human rights 246-7 nationality 567-8 principle of domestic jurisdiction 557-8 Draft Declaration on the Rights and Duties of States 192 - 3threat or use of force 399 Draft Declaration on the Rights of Indigenous Peoples 319 drones 1054, 1068-9 Drug Control Programme 1078 drug trafficking 532, 579 quasi-universal jurisdiction over 580 dualism 24, 30 nature of 111-12 municipal law and international law 111-12 Duguit, Léon 45



1184 Index

East Timor East Timor Special Panels for Serious Crimes 356-7 UNMISET 211, 357 UNTAET 211, 356-7 Economic and Social Council (ECOSOC) 1078 **Economic Community of West** African States (ECOWAS) 895-6 promotion of economic integration 895 settlement of conflicts 896 economic disputes 903 Liberia 1128-30 economic dispute settlement see settlement of disputes by peaceful means effective control acquisition of additional territory, and 426-31, 442-3 occupation as method of acquiring territory belonging to no one 426-8 prescription as mode to establish title to territory not terra nullius 428-31 doctrine of 386-7 evidence of 406-7 effects doctrine blocking legislation, United Kingdom and 595-6 European Union 597-8 United States 592-8 modification following opposition 593-5 elections election intrusion by cyber activity 736-7 embassies/missions see under diplomatic law employment contracts, immunity and see under sovereign immunity Energy Charter Treaty 744 enforced disappearances Committee on Enforced Disappearances 306-8 Conventions on 289, 318-19 environmental impact assessments 756-8 Convention on Environmental Impact Assessments 742 environmental impact assessments, nature of 756-7 environmental law see international

equality of states see legal equality of states equity see under general principles of law as source of international law erga omnes obligations boundary treaties and boundary awards 420 breaches of 702-3 examples of 105-6 Genocide Convention 364 ICJ jurisdiction, and 950-1 nature of 105 treaties creating erga omnes obligations or rights 811 estoppel 86 acquisition of territory, subsequent conduct and 438-41 European Committee of Social Rights 305 European Convention on Human Rights (ECHR) 39, 292-7 Art 6, sovereign immunity and 618-20 binding resolutions of Security Council, and 297 extraterritorial/territorial jurisdiction 294-6 incorporated into domestic legislation of parties 293-4 jurisdiction ratione personae 296-7 scope 293 state immunity, violations of human rights and 618-20 treaty interpretation, teleological and flexible approach to 294, 817-18 European Court of Human Rights/ECHR system

297-305

302-4

301–2 importance of jurisdiction

302 - 4

298-9

advisory opinions 299

critical issues, addressing

establishment and structure of

Human Rights 297-8

remedies, requirement of

European Court of

execution of court decisions

exhaustion of domestic

inter-state and individual

margin of appreciation,

doctrine of 302

pilot judgment procedure

applications 300-1

procedure 298-300 single judge 297 sovereign immunity 628-9 targeted sanctions 1107-8 violations, addressing 304-5 European Social Charter 305-6 European Union (EU) 157-9, 222-3, 1137-8 Charter of Fundamental Rights 312 Community law supreme over national law 158 directly effective Community law 158-9 dispute settlement 903 EU bound to observe international law 157-8 EU law and national law 158-9 European Court of Justice 39, 1150 targeted sanctions 1107-8 extraterritorial jurisdiction 598-600 opposition to effects doctrine/United States approach 597-8 Guidelines on Recognition of New States 189, 383-4, 850-1 human and fundamental rights 310-12 intra-EU BIT agreement 732-3 secondary legislation 158-9 sovereign immunity: execution, immunity from 646 ex injuria jus non oritur 398 exchanges of notes 790 exclusive economic zone 496-500 coastal state's rights 498 rights and duties of other states 499 states' claims to exclusive economic zone 500 execution, immunity from international organisations 1172 sovereign immunity 646 exhaustion of local/domestic remedies admissibility, and 937 definition of 712-13 human rights, and 247-8. 301-2, 315 ILC Draft Articles on Diplomatic Protection 712 - 13purpose of rule 712 state responsibility, and 712 - 15application of rule 712-13

environmental law



Index 1185

essence of claim brought before tribunal 714 ILC Articles on 712 mixed claims involving interests of nationals and state 714 requirement only applicable to effective remedies 713-14 state guilty of direct breach of international law 714 waiver by treaty stipulation 714 expropriation 698-9 alien property, of 871 bilateral investment treaties, and 730 compensation for see under compensation lawful expropriation, nondiscrimination as requirement of 725 - 6lump-sum settlements 733-4 nature of 722-4 ancillary rights, taking 724 indirect expropriation 722 - 3seizure of controlling stock interest 723 taking as a process 724 expulsion of aliens 717-19 burden of proving wrongfulness of expulsion 719 collective expulsion of aliens 719 ILC Draft Articles on **Expulsion of Aliens** 718 - 19International Covenant on Civil and Political Rights 718 reasons for 717-18 refugees 718 treaty law 718 extinction of statehood 190 - 2extradition 591-2 immunity, and 620-1 terrorist offences 1022-3 Extraordinary Chambers in the Courts of Cambodia 352-4 background 352-3 jurisdiction 353-4 structure and powers 353-4 extraterritorial jurisdiction see under jurisdiction

Falkland Islands, invasion of 1100 federal states 198–203

allocation of treaty-making powers 199-200 disputes between component units 203 divided competence in federations and international treaties 200-2 division of powers 198 domestic implementation of treaty obligations 200 forms of federation or confederation 198 personality and capability of component units 198-9 state responsibility 202-3 flag states see under high seas Food and Agriculture Organization 39 force majeure 693 distress and 694 force, use of see collective security system; use of force by states foreign property and investment, protection of 719-32 bilateral investment treaties see bilateral investment treaties compensation see under compensation expropriation, nature of 722-4 foreign acquired rights, presumption of continuation of 871 international law. involvement of 720-1 intra-EU BIT agreement 732-3 lump-sum agreements 733-4 Multilateral Investment Guarantee Agency 734 nationalisation, legitimacy of non-discrimination 725-6 property question 721-2 public purposes 724-5 see also expropriation forum prorogatum, doctrine of 942 fragmentation of international law 54-5

games theory 48
General Agreement on Tariffs
and Trade (GATT) 33,
1136-7
dispute settlement 901-3
Appellate Body 902-3
Appellate Body, criticisms
of 902-3

Franck, T.M 51-2

Dispute Settlement Body 902 implementation of decision Understanding on Rules and Procedures 901-2 extending to non-parties most-favoured-nation clauses 731 Uruguay Round 901 General Assembly 26, 1075-7 collective security system, and 1124-6 custom, and 69, 74-5 Declaration on Principles of International Law Concerning Friendly Relations 194-5 delegates from all member states, comprising 2 developing countries forming majority 33 good faith principle 87 human rights 267-8 meetings 1077 membership 1075-6 organs and committees 1077 peaceful settlement of disputes 1085 see also settlement of disputes by peaceful means resolutions not legally binding 2, 1077 Secretary-General 1079-80 UN Secretariat 1079 voting 196, 1076-7 general principles of law 82-8 acquired rights 87 compensation of prejudice 87 courts' discretion which principles to apply 88 equity and international law 89-92 courts deriving equitable principles from applicable law 90-2 equity as part of international law 90 Law of the Sea Convention. and 91 non-maritime boundaries, and 91-2 estoppel 86 good faith 87-8 municipal law analogies, implementation of 84-5 nature of 83-4 pacta sunt servanda 87 proportionality 87 res judicata 85-6



1186 Index

general principles of law (cont.) resolutions effect of consent to 97 generally not legally binding 97 opinio juris, and 98-9 source of international law, as 96-9 state practice, and 98-9 separate source of law, as 83 Geneva Conventions 23-4, 1064 breach of 332-3 crimes subject to universal jurisdiction 370 development 1031-3 International Fact-Finding Commissions 1065 prisoners of war, treatment of 1035-8 protection of civilians and occupation 1038-44 universal jurisdiction, subject to 576 wounded and sick, treatment of 1034-5 see also international humanitarian law genocide 332 crimes against humanity, and 374 definition of 362-3 Genocide Convention 39, 255, 332, 362-9 common interest of parties in 944-5 cultural genocide not included 363 duty to prevent genocide 365 intent 363-5 rights and obligations erga omnes 364 succession to, Yugoslav situation and 857 international humanitarian law, and 369 prohibition of genocide 362-9 forced migration 368 international criminal law, and 366-8 material elements of crime 368-9 sexual violence 368-9 state responsibility 363-5 universal jurisdiction 1065 Gentili, Alberico 19, 95 Gény, François 45 Germany 149-51, 206-7 continuity and succession 840-2, 847-8 Global Environment Facility 740-1, 768 globalisation 34-5

good faith General Assembly 87 general principle of law, as negotiations in good faith 885, 969 principle enshrined in UN Charter 87 unilateral declaration, interpreting in good faith 800 good offices see under diplomatic methods of dispute settlement Grotius, Hugo 19-20, 95, 984 government de facto and de jure see under recognition; recognition, legal consequences of employees and officials, immunity for see under sovereign immunity illegal changes in see under recognition independence, functions of government in hands of outside body and 186-7 recognition of see under recognition self-determination, criterion of government and 187-8 statehood, relevance of government/central control to 184-5 guerrillas 1035 Hague Conferences/Conventions

(1899 and 1907) 23–4 arbitration 915 good offices and mediation 887 inquiry 887–9 Haiti, Chapter VII measures and

Haiti, Chapter VII measures and see under collective security system

Hart, H.L.A. 43

hazardous wastes 781–2 Basel Convention 754, 781–2 dumping of waste in developing countries

IAEA Code of Practice 782 industrial accidents 782 OAU resolution 781 health

COVID-19 pandemic see COVID-19 pandemic international health crises as threat to international peace 1099-100 Hegel, Georg Wilhelm Friedrich Helsinki process 312–15 high seas 522–40 definition of 523

flag-state jurisdiction, exceptions to exclusivity of 527–40

collisions 531 hot pursuit 530–1 piracy *see* piracy pollution *see* pollution

right of visit 527 slave trade 529, 531 straddling stocks *see* straddling stocks

treaty rights and agreements 531–4 unauthorised broadcasting 530

freedom of navigation 524 armed conflict, during 524 freedom of the seas 523 jurisdiction on high seas

525–7 flag state alone exercising jurisdiction over the ship 527

flag state and ship, genuine link between 525–6, 571 flags of convenience 525–6 nationality of the ship 525–6, 571

ships sailing under one flag only 526–7 stateless ships, seizure of

stateless ships, seizure of 526–7 naval exercises 523 no state acquiring sovereignty

over 522–3 research studies 523 smuggling

drug trafficking 532 liquor smuggling 532 migrant smuggling 533-4 WMD 532 hijacking 572-3, 582-4

Hague Convention 582–3 hostage rescue, self-defence, and 1004 Tokyo Convention 582

quasi-universal jurisdiction over 580, 582–4 historical consolidation

basis of title, as 442 occupation, and 431 prescription, and 430–1 historical development of

international law 11–35 communism, and *see* communist approaches to international law

developing countries *see* under developing countries



Index 1187

early origins 12-16 classical Greece 13-14 Islam, growth of 15-16 Roman Empire and jus gentium 14-15 founders of modern international law 19-20 Middle Ages and Renaissance 16-18 commercial and maritime codes 16-17 doctrine of sovereignty, emergence of 18 Renaissance 17-18 nineteenth century 22-5 democracy and nationalism 23 European conferences 23-4 will of the state doctrine 24 - 5positivism and naturalism 20 - 2twentieth century and beyond international institutions, establishment of 25-6 League of Nations 25-6 Hobbes, Thomas 21-2 Holy See and Vatican City 224-5, 238 Hong Kong 877-8 hostages hostage rescue, self-defence, and 1004 hostage taking 572 passive personality principle 572 state immunity, as exception to 617 treaties providing for jurisdiction for 581 universal jurisdiction, subject to 576, 581 war crime, killing of hostages as 1065-6 hot pursuit 530-1 human rights 39, 242-327 aliens, human rights as standard for treatment of 717 basic principles 246-52 Covid-19 crisis 249-51 customary international law and human rights 252 domestic jurisdiction 246-7 non-derogable rights 248-9 priorities of rights 248 - 9protection of collective rights of groups and individuals 255

rule on exhaustion of domestic (or local) remedies 247-8 CIS Convention 315-16 clean environment, right to see international environmental law consistency issues from proliferation of committees 290-1 death penalty see death penalty development of international human rights law 244-6 nineteenth century 244-5 twentieth century 245-6 diplomatic protection widened to include 703-4 discrimination, prohibition of 255-8 see also discrimination ECHR see European Convention on Human Rights inadequate resources for human rights activities as ongoing problem 290 Inter-American Convention on Human Rights 316-23 environment, and 741-2 extraterritorial jurisdiction 600 rights protected 316 treaty interpretation 818 international humanitarian law, and see under international humanitarian law nature of human rights 242-4 Marxism 243 natural law 243 policy-oriented movement 244 positivism 243 sources of rights 243-4 universalism of human rights, relativism of cultural traditions and 244 minorities, protection of 261 - 7historically 261-2 indigenous peoples 265-7 International Covenant on Civil and Political Rights 262 - 4United Nations Declaration and other activities 264 principle of self-determination as human right 258-61

as crucial principle of 260-1 external and internal aspects of 260-1 territory integrity, crucial importance of 259-60 regional protection of see human rights, regional protection of reservations to human rights treaties, permissibility of 804-6 state immunity, violations of human rights 616-21 criminal proceedings 620-1 ECHR, and 618-20 terrorist exception to immunity 617-18 succession to international human rights treaties 855-7 Genocide Convention, succession to 857 Human Rights Committee, former Yugoslavia and 855-6 human rights treaties involving objective obligations 855 obligations owed to individuals 855 targeted sanctions, and 1106-8 cases before domestic courts 1107-8 de-listing of individuals 1107 terrorism, and 1025-7 'extraordinary rendition' 1026 treaty interpretation 817-18 UN system - general 252-5 extensive development through UN 253-5 human rights provisions in Charter 252-3 UN system-implementation Commission on Human Rights 268-70 Committee against Torture 282-5 Committee on Economic, Social and Cultural Rights 271-2 Committee on Enforced Disappearances 289 Committee on the Elimination of Racial Discrimination 273-5 Committee on the Elimination of

collective human rights, use



1188 Index

Discrimination against Women 280-2 Committee on the Protection of Migrant Workers 287-8 Committee on the Rights of Persons with Disabilities Committee on the Rights of the Child 285-7 Human Rights Committee 275-80 Human Rights Council 270 political bodies 267-70 Universal Declaration of Human Rights 39, 242, 254-5 cornerstone of UN activity whether binding 254 **Human Rights Committee** 275-80 General Comments 277-8, 805 inter-state complaints 278 Optional Protocol, individual complaints under 278-80 reporting system 276-7 special nature of human rights treaties 805 termination or denunciation of Covenant, no provision for 824-5 Yugoslavia, former 855-6 Human Rights Council 270 human rights, regional protection of 292-327 Europe 292-316 Banjul Charter on Human and Peoples' Rights 323 - 7CIS Convention on Human Rights and Fundamental Freedoms5 315-16 of National Minorities 308-10 and Degrading Treatment or Punishment 306-8 European Convention on Human Rights 292-7 European Convention on Human Rights: Convention system 297-305 European Social Charter 305-6 European Union 310-12 Organization for Security

Inter-American Convention on Human Rights 316-23 human trafficking 533-4 humanitarian intervention 1016-20 democracy, restoration of 1019 protecting lives of persons in a particular state 1016-19 averting humanitarian catastrophe by chemical weapons 1018–19 humanitarian necessity 1017-18 securing safe havens by no-fly zones 1017, 1110-12 responsibility to protect 1019-20, 1113 humanitarian law see international humanitarian law Hume, David 21 hybrid courts/other internationalised domestic courts and tribunals 349-61 Bosnia War Crimes Chamber 357-9 East Timor Special Panels for Serious Crimes 356-7 Extraordinary Chambers in the Courts of Cambodia 352-4 Iraqi High Tribunal 360-1 Kosovo Specialist Chambers and Specialist Prosecutor's Office 354 - 6Serbian War Crimes Departments 361 Special Court for Sierra Leone 350 - 2Special Tribunal for Lebanon 359-60 ICSID see International Centre for Settlement of Investment Disputes (ICSID) immunities from jurisdiction 601-75 diplomatic law see diplomatic law sovereign immunity see sovereign immunity independence crucial to statehood 185-6, 235 definition of 192-3 dependence on aid 185-6 Draft Declaration on the Rights and Duties of States 192-3, 399

duty not to intervene in internal affairs of other states 194-5 functions of government in hands of outside body 186-7 fundamental right of states, as 192-5 international law dictating scope and content of independence 193 self-determination, and 235 unilateral declarations of 186. 188-9, 399-400, 407 no general prohibition against 446 restrictions on a state 193 indigenous peoples 265-7 African Commission on Human and Peoples' Rights 267 American Declaration on Indigenous Peoples, discussion on 266 Convention on Indigenous and Tribal Peoples 265 cession, and 427-8 rights of Declaration on rights of (Human Rights Committee) 265-6 Draft Declaration on rights of (Inter-American Commission) 319 International Labour Organization Convention No. 169 265 specific category with special needs, as 265 terra nullius, and 427 individual criminal responsibility in international law 236, 739-85 crimes see international crimes historically 329-30 Allied High Tribunal after First World War, proposal for 330-1 Nuremberg Tribunal 38, 331-2 piracy 329-30 Tokyo Tribunal 38, 331-2 hybrid courts see hybrid courts/other internationalised domestic courts and tribunals individual criminal responsibility irrespective of official status 636-7

and Co-operation in

Europe (OSCE) 312-15



Index 1189

international criminal courts and tribunals 330-61 command/superior responsibility 333 Draft Code of Crimes Against the Peace and Security of Mankind 333 Geneva Conventions, breach of 332-3 genocide 332 International Criminal Court 340-9 International Criminal Tribunal for Rwanda 337-9 International Criminal Tribunal for the Former Yugoslavia (ICTY) 333-7 mechanism for international criminal tribunals 339-40 personal responsibility for war crimes or grave breaches 333 rebels as criminals 1009 individuals criminal responsibility see individual criminal responsibility in international law discrimination 255 Committee on the Elimination of Racial Discrimination, individual petitions to 274 ECHR, and 300-1 Human Rights Committee. complaints to 278-80 increasingly recognised as subjects of international law 38-9, 234 nationality 235-6 sanctions against 1107-8 de-listing procedures 1107 state responsibility, and 687 treaties, and effect generally of treaties on 130 treaties generally not creating direct rights for 236 treaties providing for direct rights 236 industrial accidents 782 innocent passage, right of see under territorial sea inquiry see under diplomatic methods of dispute settlement Institut de Droit International 1134 recognition 380

insurgents/insurrections 225-6 civil wars, insurgents as rebels in 1009-10 provisional classification, insurgency as 1009 recognising state creating legal right/duties with insurgents 1010 state responsibility, and see mob violence. insurrections and civil wars Inter-American Commission on Human Rights forced disappearances 318-19 indigenous peoples 319 powers and functions 316-19 precautionary measures 319 - 20reports, application to Inter-American Court after 320 - 3violence against women 319 Inter-American Court of Human Rights 320-3 American Declaration of the Rights and Duties of Man, and 322 human rights and environment 742 jurisdiction 320-1 advisory opinions 321-2 contentious cases 322-3 Intergovernmental Panel on Climate Change 768 internal waters see under territorial sea international administration of territories 208-11 international agreements formulation of international law, by 5 nature of 5 International Atomic Energy Agency (IAEA 776 Code of Practice on radioactive waste 782 provision of assistance 741 sanctions, and 1106 International Centre for Settlement of Investment Disputes (ICSID) 905-7 Additional Facility 906 autonomous system, as 905 awards as final and binding conciliation and arbitration 907 jurisdiction 906 nationality requirements 906-7

International Chamber of Commerce 907 international comity 2 International Committee of the Red Cross (and Red Crescent) 23-4, 1066-8, 1134 cyber attacks, action against 737-8 functions and areas of operations 1066-8 Syria, in 1067-8 legal personality 238 non-international armed conflicts 1059 International Court of Arbitration 907 International Court of Justice (ICJ) 25-6, 924-80, 1080 advisory jurisdiction of Court 973-7 bodies authorised to request advisory opinions 976-7, discretion whether to exercise jurisdiction 974-6 evidence, burden and standard of proof 976 purpose of 973-4 scope of jurisdiction 973 application for interpretation of judgment 970-1 application for revision of judgment 971-2 Art 36(1) 941-7 existence of jurisdiction as question of law 946 forum prorogatum, doctrine of 942 indispensable third-party principle 943-4 jurisdiction founded upon consent of parties 941-3 jurisdiction in cases referred by parties 3, 941 iurisdiction where treaties contain 'compromissory clause' 945 sources of international law, and 59-60 standing 944-5 Art 36(2) 947-51 kompetenz, principle of 951 nature of declarations under 947-9 'optional cluse' extending jurisdiction of Court 947 parties remaining responsible for acts contrary to law 938, 950-1 reservations in declarations 949-50



1190 Index

International Court of Justice (ICJ) (cont.) unilateral acts, declarations as 950 withdrawal or modification of declaration 950 Chambers 929-30 Chamber for Environmental Matters 929 Chamber of Summary Procedure 929 composition 929 contentious jurisdiction 936-41 admissibility of application 937-8 conditions for state not party to Court's Statute 939 Court determining whether party has right to appear 939-40 Court ending proceedings of its own motion 940 establishment of iurisdiction as matter for Court 936-7 findings of judgment to be taken as correct 937 grounds of judgment selected by Court 937 inherent jurisdiction of Court 937, 940, 1154 preliminary objections and questions 940-1 standing 938 states only as parties before Court 938-9 counter-claims 962-3 enforcement 3, 969-70 evidence 953-7 burden of proof 956 evaluation of 954 findings of facts 954-5 flexibility with regard to 953-4 illegally or improperly acquired evidence 957 judicial notice of facts, taking 955-6 no power to compel evidence or witness 954 scope of Court's decision standard of proof 956-7 examination of a situation after judgment 972-3 historical consolidation 442 ioinder of cases 961 jurisdiction of the Court 930-51 Art 36(1) 941-7 Art 36(2) 947-51

contentious jurisdiction 936-41 general 930-3 judicial function 931-2 nature of a legal dispute 933-6 political factors and context 931-2 principal judicial organ of the United Nations 931 United Nations, concurrent jurisdiction and 932-3 nature of a legal dispute 933-6 definition of 933-4 determination of subjectmatter of dispute 935-6 organisation of 925-30 ad hoc judges, appointing 927-8 appointment of judges 925-6 Chambers 929-30 rules of procedure 930 term and conditions of judge's appointment 926-7 PCIJ, and 946 proliferation of courts and tribunals 979-80 provisional measures 957-61 ensuing integrity of proceedings 959-60 legal effects of orders indicating provisional measures 960-1 preventing aggravation or extension of dispute 960 prima facie jurisdiction to deal with merits of case 958 protection of rights the subject of dispute 958-9 risk of irreparable prejudice to the rights 959 remedies 966-9 compensation 969 damages 967 declaratory judgments 966-7 determining future conduct of parties 968 imposing obligation on party to review 968-9 incorporating binding unilateral statement in judgment 968 recognition of individual rights 967

resolution by direct

parties 969

restitution 967

negotiation between

role of the Court 977-9 Security Council, international law and 1121-4 sources of law, propriety and legal interest 952-3 applications without object claimant state's legal interest in subject-matter 953 Court as guardian of its judicial integrity 953 deciding cases ex aequo et bono 952 gaps in international law 952 preliminary objections 940-1, 952-3 third-party intervention 963-6 Court's decision to permit intervention 964 no general right of intervention 963 procedure 966 purpose of 964-5 request to intervene 963-4 threshold of permitted intervention 964-6 International Covenant on Civil and Political Rights 275-80 expulsion of aliens 718 Optional Protocol 278-80 reservations to, permissibility of 805 state succession and nationality 873 termination or denunciation, no provision for 824-5 see also Human Rights Committee International Covenant on Economic, Social and Cultural Rights 271-2, 794 state succession and nationality 873 see also Committee on Economic, Social and Cultural Rights International Covenants on Human Rights 39, 230-1, 794 protection of minorities 262-4 self-determination 258, 444 international crimes 362-76 aggression see aggression crimes against humanity see crimes against humanity genocide see genocide war crimes see war crimes



Index 1191

international criminal courts and tribunals Allied High Tribunal after First World War, proposal for 330-1 hybrid courts see hybrid courts/ other internationalised domestic courts and tribunals ICC see International Criminal Court (ICC) ICTR see International Criminal Tribunal for Rwanda ICTY see International Criminal Tribunal for the Former Yugoslavia (ICTY) individual responsibility see individual criminal responsibility in international law Nuremberg Tribunal 38, 331-2 Tokyo Tribunal 38, 331-2 see also international crimes International Criminal Court (ICC) 39, 340-9 African Union, and 346 aggression 375-6 Appeals Division 349 background 340-1 concept of complementarity, founded on 346 conflicting obligations, addressing 345-6 inadmissibility 346-7 interests of justice 347-8 jurisdiction 341-3 most serious crimes, for 576-7 national courts, and 346-7 organs of the Court 348-9 Palestine 216-17 preliminary examinations 345 Presidency 348 Pre-Trial Division 348-9 referrals by state parties 343-4 Rome Statute 341-2 Trial Division 349 United States, and 345-6 International Criminal Tribunal for Rwanda 38, 337-9, 1074 completion strategy 339 crimes against humanity 372 fugitives 339-40 genocide 366-8 threat to international neace, as 1098 iurisdiction 338 mechanism for international criminal tribunals, and 339-40

non-international armed conflicts 370 significant cases 338-9 structure and powers 337-8 International Criminal Tribunal for the Former Yugoslavia (ICTY) 38, 333-7, 1074 background 334 crimes against humanity 372 genocide 366-8 individual responsibility for crimes 335 investigations and trial, process for 336 jurisdiction 335-6 mechanism for international criminal tribunals, and 339-40 numbers of cases 337 structure and powers 334-5 war crimes 369-70 International Development Association (IDA) 1136 international economic dispute settlement see settlement of disputes by peaceful means international environmental law 739-85 Aarhus Convention, adoption of 743 Antarctic, environmental protection of 459 atmospheric pollution see atmospheric pollution Biodiversity Convention 759 climate change see climate change dangers facing the environment 739-40 economic development and protection of environment 743-4 Human Rights and the Environment, report on 742 international cooperation relevant principles 753-61 environmental impact assessments 756-8 polluter pays 761 precautionary principle 758-9 sustainable development 760-1 use of territory 754 international human right to clean environment 741-2 international organisations, tortious liability of 1159

international participants in environmental field 740-1 international watercourses see watercourses, international marine pollution see marine pollution outer space see outer space pollution 534-6 compensation 534 definition of 762 persistent organic pollutants 763-4 prevention of 534 serious impact of 740 Torrey Canyon 534 treaties 535 regime of international cooperation, movement towards 740 state responsibility and environment 745-53 appropriate standard 747-8 basic duty of states 745-7 damage caused 749-51 due diligence, duty of 748 prevention of transboundary harm from hazardous activities 751 - 3ultra-hazardous activities 774-81 hazardous wastes see hazardous wastes nuclear activities see nuclear activities strict liability principle 774-5 weapons causing environmental damage, prohibition of 1053-4 International Fact-Finding Commissions 1065 International Finance Corporation (IFC) 1136, 1166-7 international humanitarian law 1030-69 armed conflicts see armed conflicts conduct of hostilities 1047-54 cultural objects and places of worship 1050 cyber warfare 1063-4 dams, dykes and nuclear generating stations 1050 'dual use' objects 1048-9 effects of hostilities, protection of civilians from 1048-50



1192 Index

international humanitarian law organisations and international morality, and 2 (cont.) institutions international system, nature environmental damage, International Labour of 5-9 prohibition of weapons Organization 25-6, 39, jurisdiction see jurisdiction causing 1053-4 103, 1136 jurisdiction, immunities from indiscriminate attacks, see immunities from divided competence in prohibition of 1049-50 federations and iurisdiction methods of warfare, control international treaties 200-1 municipal law, and see over 1050-4 human rights mechanisms municipal law and military necessity and international law 291 humanitarian indigenous peoples right, nature and development see considerations, balance Convention on 265 nature and development between 1051-3 right of association 245 of international law military objectives, standards of working recognition of states and directing operations conditions 245 governments see against 1048 international law recognition proportionality, principle of criminal responsibility, sea, law of see law of the sea individual see individual Security Council, ICJ, and 1048 reprisals involving use of criminal responsibility in 1121 - 4force 1049–50 international law sources see sources of specific bans on particular cyber warfare, and see cyber international law weapons 1050, 1053 warfare and international state responsibility see state spreading terror, law responsibility prohibition of 1048 diplomatic law see diplomatic state succession see state cyber warfare see cyber succession law dispute settlement see warfare states, and see states development 1031-3 settlement of disputes by subjects of see subjects of enforcement of humanitarian peaceful means international law law 1064-9 expanding legal scope of territory see territory increasing complexities of international concern theories of see modern armed conflicts 1068 36-41 theories and International Fact-Finding individuals, international interpretations law extended to 38-9, Commissions 1065 treaties see treaties International Committee of use of force, and see use of 234 the Red Cross (and Red international organisations, force by states Crescent) 1066-8 rise of 39 International Law Association Protecting Powers 1064-5 raison d'être of 1134 UN inquiries, establishing international law 37 Helsinki Rules on the Uses of range of topics covered by the Waters of 1066 war crimes, universal international law 40-1 International Rivers 771 jurisdiction for 1065-6 regional organisations 40 pollution 755 genocide, and 369 scope of international law definition of pollution 762 international and internal International Law Commission 37 conflicts 371 significant changes creating (ILC) international human rights challenges 36-7 Articles on State law, and 1044-7 state-oriented character of Responsibility 679 peacekeeping and observer world politics attribution 684-6 missions, and 37 - 8compensation 699-700 formulation/creation of see countermeasures 692-3 1092 - 3scope of protection under formulation of exhaustion of local 1033-47 international law remedies 712 prisoners of war 1035-8 domestic law, and 2 fault dependent on terms of protection of civilians and environmental law see primary obligation occupation 1038-44 international environmental law insurrectional movement rules cannot be renounced 1033 human rights see human becoming new wounded and sick 1034-5 government 689 rights war crimes, and see war humanitarian law see internationally wrongful act, nature of 680-1 crimes international see also military forces; war humanitarian law invocation of state and weapons immunities from jurisdiction responsibility 695-6 institutional institutions see see immunities from nationality of claims 703, 709 institutional iurisdiction necessity 694-5



Index 1193

reparation 698-700, 702 restitution 698-9 satisfaction 702 self-defence 690-1 serious breaches of peremptory norms 702-3 state control and responsibility 687-8 state's internationally wrongful act entailing responsibility 680-1 ultra vires acts 686-7 custom, and 74-5 diplomatic law diplomatic bags 660-1 diplomatic couriers 661 Draft Articles on Diplomatic Protection corporations, nationality of diplomatic protection, nature of 704 dual or multiple nationality 709 exhaustion of local remedies 712-13 nationality requirements 708 Draft Articles on Expulsion of Aliens 718-19 Draft Articles on Law of Treaties between States and International Organizations 831-2 Draft Articles on Nationality of Natural Persons in Relation to a Succession of States 874-5 Draft Articles on Prevention of Transboundary Harm from Hazardous Activities 751-2 notification requirements 755-6 Draft Articles on the Responsibility of International Organizations 1142, 1154-5 Draft Code of Crimes Against the Peace and Security of Mankind 333 jurisdiction 577 Draft Declaration on the Rights and Duties of States 192-3 Draft Principles on the Allocation of Loss in the Case of Transboundary Harm 753 drafts, documents and reports

purpose and membership 101 Report on Fragmentation 55 Reservations to Normative Multilateral Treaties **Including Human Rights** Treaties 805-6 self-determination principle of universal application 259 International Maritime Organization 784 International Monetary Fund 33, 1136 international organisations and institutions 1133-76 constituent instruments 1149-52 dual nature of 1149 ICJ advisory opinions 1150 interpretation 1149-52 multilateral agreements, as 1151-2 custom, and 69, 74-5 dispute settlement, and see under settlement of disputes by peaceful means international institutions, establishment of 25-6 legal aspects of international organisations 1141-76 accountability of international organisations 1162-3 constituent instruments 1149-52 dissolution 1174-5 importance of international legal norms 1142 liability of member states 1159-62 personality 1143-8 powers of international organisations 1152-5 privileges and immunities 1163-73 public international organisations, criteria of 1142 - 3responsibility of international organisations 1156-9 succession 1175-6 withdrawal 1174 legal personality, rights and duties and 39, 69, 93, 236-7, 1143-8 applicable law 1155 consequences of legal personality 1148 domestic legal personality 1145 inferring personality 1143-4

recognition of personality by third parties 1145-6 recognition of personality within domestic law 1146-8 terms of instrument establishing organisation, dependent on 1143 powers of international organisations 1152-5 capacity to conclude international treaties 1154-5 governed by principle of speciality 1152 implied powers 1152-3 implied powers inconsistent with express powers 1153-4 inherent jurisdiction of ICJ 1154 privileges and immunities 1163-73 absolute nature of UN immunity 1171-2 alternative dispute settlement procedures Conventions and bilateral agreements 1164-5 currency and fiscal privileges 1173 experts on missions for UN, privileges and immunities for 1170–1 freedom of official communications 1173 functional approach as theoretical basis for recognition of 1165-6 headquarters agreements 1169-70 immunities necessitated by effective exercise of functions 1163-4 immunity from execution or enforcement 1172 inviolability of premises and archives 1172-3 no distinction between sovereign or public acts and private acts 1171-2 privileges and immunities granted to organisation itself 1171-3 representatives of states to international organisations 1168-9 UN responsibility 1167-8 unilateral withdrawal of immunities of state representative 1169

evidence of custom, as 102



1194 Index

international organisations and International Tribunal for the illegal apprehension of institutions (cont.) Law of the Sea 548-54 suspects and exercise of responsibility of international cases 552-4 jurisdiction 585-7 organisations 1156-9 Chambers 550 nationality principle see basis of 1157 judges 548-9 nationality principle injuries to a state by iurisdiction 549-50 passive personality wrongful act 1157-8 procedure 552 principle see passive provisional measures personality principle necessary consequence of international personality protective principle see 551-2 international watercourses see 1156 protective principle precluding responsibility watercourses, territorial principle see 1158 international territorial principle reparation 1158 internationally protected persons treaties providing for tortious liability for 581 jurisdiction 579-85 injurious consequences internationally wrongful acts, United States Alien Tort consequences of of lawful activities 1159 Statute 587-91 UN peacekeeping 696-702 universality principle 574-5 operations 1158-9 cessation 696-7 war crimes, crimes against rise of 39, 1133-41 reparation see reparation peace, crimes against intertemporal law 431-2 humanity 575-9 membership and succession intervention 1008-20 domestic jurisdiction, principle of 557-8 857-8 civil wars see civil wars customary law, principle of representation in extraterritorial jurisdiction organisations of non-intervention as part 592-600 universal character 675 of 1008 blocking legislation 595-6 humanitarian intervention see subjects of international law. effects doctrine, United as 236-7 humanitarian States and 592-8 treaties between states and intervention European Union 597-600 United Kingdom 595-6 international ICJ cases, in see under organisations 831-2 International Court of legislative, executive and international public companies Justice (ICJ) judicial jurisdiction 226 investments, protection of see 559-60 state responsibility, and 685 foreign property and executive jurisdiction International Seabed 540-5 investment, protection of 559-60 Agreement on Implementation Iran-United States Claims judicial jurisdiction 560 of Seabed Provisions of Tribunal 910-12 legislative jurisdiction 559 Law of the Sea treaties providing for Chapter VII measures see Convention 543-4 iurisdiction 579-85 archaeological or historical under collective security attacks on UN or associated objects, preservation of system personnel or property 582 Iran-Iraq War 1100 enforcement 584 864-5 Iraqi High Tribunal 360-1 common heritage of mankind, hijacking and other seabed as 454-5, 474 iurisdiction 360 unlawful acts connected International Seabed with aircraft 582-4 structure 360-1 Authority 544-5 occupation of 1044 hostage taking 581 internationally protected landlocked states, and 522 islands see under territorial sea Israel, separation barrier Law of the Sea Convention persons 581 (Part XI) 541-2 1042 - 3quasi-universal jurisdiction 579-80 reciprocating states regime 542 - 3judicial decisions 92-5 self-help 584-5 arbitral awards 93-4 wealth below high seas, torture 580-1 universal jurisdiction importance of 540 municipal courts, decisions of International Seabed Authority 94-5 definition of 574 domestic courts 577-9 544-5 precedent, application of 93 piracy 575 international straits 492-4 subsidiary means for innocent passage of foreign determination of rules of war crimes, crimes against ships 492-3 law 92 peace, crimes against new right of transit passage jure qestionis 611, 613, 1171-2 humanity 575-9 jus cogens/peremptory norms jure imperii 611, 613, 1171-2 493-4 customary law, and jurisdiction 555-600 105-9 civil jurisdiction 560-1 Charter of UN, and 108 494 exceptions to right 493 criminal jurisdiction 561-92 creation of rules of jus cogens 107-8 innocent passage 493-4 extradition 591-2



Index 1195

customary law, and 108 examples of rules of jus cogens 107 ICJ jurisdiction, and 950-1 meaning of peremptory norm 106 nature of rules of jus cogens 105-6 serious breaches of 702-3 state responsibility, consequences with regard to 108-9 terrorism and human rights 1027 torture 282-3 treaties conflicting with peremptory norms 106 effect of 108, 823-4 jus soli rule 569

Kant, Immanuel 112

Kelsen, Hans 41-3, 64 municipal law and international law 112-13 kompetenz kompetenz, principle of 951 Koskenniemi, Martti 52-4 Kosovo 186-7, 214-15 humanitarian intervention in 1017-18 Kosovo Specialist Chambers and Specialist Prosecutor's Office 356 recognition 384-5 UNMIK 210-11, 354-5 appointment of judges and prosecutors 355 EÚLEX judges 355 Kuwait, Chapter VII measures and see under collective security system landlocked states 521-2 participation in International Seabed Area 522 participation in living resources of economic zones 522

Lauterpacht, Sir Hersch 112
recognition, constitutive
theory and 382
law of the sea 473–554
conferences on law of the sea
474–5
contiguous zone see
contiguous zone

rights of access of landlocked

between transit and

landlocked states 521

states 521 transit arrangements made

continental shelf see continental shelf dispute settlement see law of the sea: settlement of disputes exclusive economic zone see exclusive economic zone high seas see high seas historically 473-4 International Seabed see International Seabed international straits see international straits landlocked states see landlocked states Law of the Sea Convention signing 475 equity, and 91 maritime delimitation see maritime delimitation marine environment, protection of see under international environmental law territorial sea see territorial sea law of the sea: settlement of disputes 545-54 compulsory procedures 546-7 exceptions to 546-7 disputes under one or more conventions 547-8 obligation to settle disputes peacefully 546 settlement negotiations 546, 883-4 Tribunal see International Tribunal for the Law of the Sea League of Nations 25-7, 45, 924, 946, 985, 1135 human rights 245, 252 peaceful settlement of disputes 1080-1 leases and servitudes 459-62 leases 459-60 servitudes 460-2 arbitrations concerning 461-2 creation of an international status by treaty 461 examples 460 existing for benefit of community or large number of states 460-1 nature of 460 Lebanon see Special Tribunal for Lebanon legal equality of states 162-7, 195-6

equality of legal personality

and capacity 196

sovereign equality of states

1071 - 2

legal personality 179-81 acquisition, nature and consequences of 237-40 acquiring personality 238-9 non-state territorial entities 239 determining international personality 180 equality of legal personality of states 196 international organisations see under international organisations objective international personality 237 qualified international personality 238-9 recognition of state, following 402 rights and duties 240 states 238 see also states United Nations 69 wide range of participants in international law 180-1, legitimacy, doctrine of 388 lex posterior derogate priori 105 lex specialis derogat legi generali Liberia, Chapter VII measures and see under collective security system Libya, Chapter VII measures and see under collective security system Locke, John 21-2, 243 lump-sum agreements 733-4, 911 mandated and trust territories 203-5 maps 441-2 margin of appreciation, doctrine of 302 marine pollution 535-6, 746, 783-5 atmospheric pollution of marine environment 764 definition of pollution 749 due diligence 748 environmental impact assessments 756 land-based sources, Convention pollution from 764 notification of danger 754 sea water, damage to ships, pollution from 783-5 accidents. Conventions on responding to 784-5 compensation for impairment to environment 785



1196 Index

marine pollution (cont.) military forces state's responsibility for liability and compensation, military sanctions see use of activities prior to coming Conventions on 785 force by states to power 689-90 States' obligation under military uses of outer space modern theories and Law of the Sea 784 465-7 interpretations 41-55 maritime delimitation state responsibility, and fragmentation of international 506-21 685 law 54-5 agreement required 506, 511 new approaches 45-54 UN peacekeeping and observer delimitation of continental missions 685, 1092-3 behaviouralist movement shelf and exclusive see behaviouralist see also international economic zone 508-19 humanitarian law; war movement difference in lengths of and weapons critical legal studies parties' respective mineral resources see under polar approach/NAIL 52-4 coastlines 520 region trend of analysis of power distinction between opposite minorities, protection of 261-7 politics 45-6 and adjacent states for historically 261-2 positive law and natural law delimitation purposes International Covenant on 41-5 514-15 Civil and Political Rights positive law 39 dual delimitations 511 262 - 4revival of natural law entitlement of state to given national minorities 308-10 44-5 maritime area 508 indigenous peoples 265-7 monism 24, 43 United Nations Declaration equidistance principle, moon see under outer space, law and other activities 264 application of 508-9, of 516-20 missions/embassies see under morality equitable principles, diplomatic law international law, mob violence, insurrections and delimitation in international morality accordance with civil wars 688-715 and 2 508-19 circumstances precluding positive morality, geographical features at heart wrongfulness 690-5 international law as of delimitation 513 countermeasures 691-3 category of 3 historic title or other special force majeure 693 Multilateral Investment circumstances 507-8 lawful measure of self-Guarantee Agency 734 islands or other similar defence 690-1 multinational public enterprises maritime features 520 necessity 694-5 226 situation of distress, saving prior conduct of parties municipal law and international 520-1 lives in 693-4 law 110-78 proportionality, criterion of civil law systems 149-57 consequences of internationally wrongful China 155-6 515 special or relevant acts 696-702 France 152 circumstances 520 cessation 696-7 Germany 149-51 states with opposite or reparation see reparation Italy 151 adjacent coasts 507 diplomatic protection, Japan 155 nationality of claims and Netherlands 151 McDougal, Myres S. 49-51 see diplomatic protection Portugal 152 mediation see under diplomatic and nationality of claims Russian Federation 154-5 methods of dispute due diligence, state's duty of South Africa 153-4 executive certificates 176-8 settlement 689 exhaustion of local remedies conclusive ascertainment of memoranda of understandings 790 see exhaustion of local/ certain facts, certificate Mercosur 903 domestic remedies for 176 Middle East War 1097 general principle of nonreview of, grounds for 177 liability for actions of migration unconstitutional change of forced migration 368 rioters 688-9 regimes, approach to migrant workers insurrectional movement 177-8 Committee on the international law before becoming new Protection of Migrant government 689 municipal courts 118-59 Workers 287-8 invocation of state European Social Charter responsibility 695-6 civil law systems 149-57 European Union, impact of rioting, use of force against 305-6 Convention on the 1047 157-9 protection of the rights of serious breaches of other common law and peremptory norms (jus related legal systems migrant smuggling 533-4 coaens) 702-3 145-9, 156-7



Index 1197

penetration of international legal rules in domestic systems 119 United Kingdom see under United Kingdom United States see under United States non-justiciability, act of state and see nonjusticiability, act of state and related doctrines other common law and related legal systems 145-9, 156 - 7Australia 147-9 Canada 146, 148 India 149 Ireland 146-7 New Zealand 148 role of municipal rules in international law 114-18 breach of international law not justified by domestic legal situation 114-17, 819-20 inability to act under domestic law no defence international law prevailing over domestic law 116 internationally wrong acts governed by international law 115 municipal law rules as facts in international proceedings 117-18 municipal law showing state's legal position on international topics 117 role of internal legal rules 117-18 theories 111-14 dualism 111-12 monism 112-13 principles of coordination 114 recognised theoretical framework tied to reality 113-14

nationalisation
legitimacy of 720
see also foreign property and
investment, protection of
nationality principle 567–71
acquisition of nationality
568–9
children 569
jus soli rule 569
naturalisation 569
women 569
civil jurisdiction, and 570
concept of 567

criminal jurisdiction over nationals abroad 570-1 domestic jurisdiction, conditions of 567-8 dual or multiple nationality 708-9 state succession and nationality 872-5 ILC Draft Articles 874-5 municipal regulations determining nationality relevant factors 874 right to choose nationality 873 statelessness, avoiding 873 state responsibility, nationality and see diplomatic protection and nationality of claims NATO 40, 48, 1137-8 collective self-defence 1006 peaceful settlement of disputes 898 natural law 18, 21-2, 50, 95 Christianity, and 18, 44 decline in natural law thinking 122 equality 195 international law deriving from principles of 18 jus cogens, and 106 ius gentium, and 15 monism see monism municipal law and international law 112-13 natural rights 18, 22 naturalism/naturalist school 20 - 1origins and nature of 15 revival of 44-5 rights existing as result of higher law 243 sovereignty, and 22 natural resources, permanent sovereignty over self-determination, and 235 nature and development of international law 1-35 conflict of laws 1 domestic law, principal characteristics of 2 function of politics 9-11 historical development see historical development of international law international law, scope of 1 - 2international system, nature of 5-9

law and politics in world

community 2-3

nation states as principal subjects of international law 1 positive morality, international law as category of 3 public international law as separate legal system 1-2 role of force 3-5 naval exercises 523 navigation, freedom of see under high seas necessity 694-5 circumstances wrongfulness, circumstances precluding 694-5 humanitarian necessity 1017-18 self-defence 1002-3 negotiation and dispute settlement see diplomatic methods of dispute settlement non-justiciability, act of state and related doctrines 159-76 act of state doctrine 175-6 non-justiciability, and 160-1, 167-9 sovereign immunity and 604-5 cases not based on private legal rights/obligations or reviewable matters of public law 170-1 foreign policy as function of executive 172 human rights abuses, cases involving 173 importance of separation of powers 172-3 international law principles of sovereignty and legal equality of states 162-7, 1071 - 2issue beyond constitutional competence of court 170 judicial review, evolving law of 169-70 justiciable issue, meaning of 159 non-justiciability associated with act of state doctrine 160-1, 167-9 sovereign immunity, and 603 - 4'political question' doctrine 173-5 prerogative of the executive 161-2, 166 relationship between nonjusticiability and act of state 167-9



1198 Index

non-justiciability, act of state and related doctrines (cont.) test for whether a matter is/is not justiciable 159-60 when treaties justiciable 166 whether issue justiciable decided on case-by-case basis 171-2 North American Free Trade Agreement (NAFTA) dispute settlement 903-5 interim measures 904 tribunals 904 replaced by US- Mexico-Canada Agreement 904-5 dispute settlement provisions 904-5 North Korea, Chapter VII measures see under collective security system nuclear activities 775-6 assistance, provision of 777-8 requests for assistance under Assistance Convention 778 IAEA, and 741 UN Disaster Relief Office 777-8 civil liability 779-81 information, provisions of 776-7 early notification of nuclear accidents 777 International Atomic Energy Agency 776 nuclear generating stations, prohibition of attacks on 1050 nuclear safety 779 radioactive waste 782 dumping of nuclear waste 781 nuclear weapons see under war and weapons Nuremberg Tribunal 38, 331-2, 575 aggression 374-5 crimes against humanity 371 - 2individual responsibility for war crimes 370 jurisdiction 374-5 war crimes 1065-6 observer missions see peacekeeping and observer missions occupation acquiescence, and 439 belligerent occupation

discovery, and 428 historical consolidation, and method of acquiring territory belonging to no one 426-8 prescription, and 429 Israel, separation barrier 1042-3 occupied territory, nature of 1038-9 sovereign activities, effectiveness of occupation and 434-5 Office of the UN High Commissioner for Refugees 1078, 1114 opinio juris 70-5 aspect of legality required 74 belief that a state activity is legally obligatory, establishing 70-3 General Assembly resolutions and declarations as evidence of 98-9 need for flexible view of 73-4 practice of international organisations and 74-5 Organisation for Economic Cooperation and Development (OECD) definition of pollution 762 hazardous wastes 781 limited or closed membership 1142-3 polluter pays 761 pollution and hazardous installations 754-5 Organization for Security and Co-operation in Europe (OSCE) 312-15 Missions to participating states 899-900 peaceful settlement of disputes 898-900 arbitral tribunals 899 conciliation 899 Dispute Settlement Mechanism, establishment of 899 Organisation of African Unity 1140 Bamako Convention, adoption of 781 Banjul Charter 323-7 colonial boundaries,

respecting 843

dumping of nuclear and

see also African Union

industrial waste,

resolution on 781

Organization of American States 40, 1139 American Declaration of the Rights and Duties of Man, and 322 Conventions, adoption of 318-19 Helms-Burton legislation, validity of 597 indigenous peoples 266 peaceful settlement of disputes 897 recognition 380 see also Inter-American Convention on Human Rights outer space 462-71 damage caused by launching space objects, liability for 775 definition and delimitation of outer space 464 environment, protection of 769-70 space debris 770 exploration increasing 463-4 historically 462-3 legal regime/Outer Space Treaty 464-71, 769-70 assistance 469 future use 471 military uses of outer space 465-7 Moon Treaty 469-70 question of responsibility 467-9 common heritage of man, as 454-5 Treaty 469-70, 769-70 no right of innocent passage 463 ozone layer see under climate change pacific blockade s 992 pacta sunt servanda 87, 720, 788-9, 842 Palestine 215-18 International Criminal Court, and 216-17 Palestine Liberation Organization 215-16 Palestinian Authority 216 status 217-18 passive personality principle 571-3 hostage taking 572 hijacking 572-3 nature of 571-2 peaceful co-existence 196-7 five principles of 155

1039-41

definition of 427



Index 1199

peaceful settlement of disputes see settlement of disputes by peaceful means peacekeeping and observer missions 685, 1058-62 humanitarian law, and 1092 - 3legal framework for 1092 nature of peacekeeping missions 1088-90 origins of peacekeeping missions 1088-9 powers for 1087-8 recent operations 1090-1 Secretary General, approach of 1094-5 sexual misconduct/crimes by UN Peacekeepers, jurisdiction over 1159 Srebrenica massacre 685 state responsibility, and 615, 1158 wrongful acts, UN accepting responsibility for 1158 peremptory norms see jus cogens/peremptory norms Permanent Court of Arbitration (PCA) 23-4, 915-17, 921, 924 increasingly important role 916-17 organisation and process 915-17 Permanent Court of International Justice (PCIJ) 25-6, 45, 921, 924-5, 946 persona non grata 664-5, 668 committed for private ends 528 exception to exclusive jurisdiction of flag state 528-9 individual criminal responsibility 329-30 seizure of pirate ships or aircraft 528-9 steps to combat piracy 529 universal jurisdiction, subject to 575 polar regions 455-9 Antarctic Antarctic Treaty 457-8 claims to ownership in 457 Convention regulating Antarctic mineral resources 750 environmental protection 459, 750 mineral resources regime 458-9, 750 offences committed in 570

Arctic claims to ownership in 456 navigation and exploitation of natural resources 456-7 politics, function of 9-11 polluter pays 761 pollution see international environmental law positivism/positivist school 21-2, 24-5, 38, 41-4, 235, 984 consent of states, international law founded on 195-6 dualism see dualism Hart's The Concept of Law 43 Kelsen's 'Pure Theory of Law' 41 - 3metaphysical identity of the state, accepting 24 rights emanating from structure of system 243 rise of 122 strength of positivist movement waning 43-4 supremacy of the, state and 111-12 Pound, Roscoe 44 precautionary principle 758-9 prescription acquiescence, essential requirement of 429-30 historical consolidation, and 430 - 1mode of establishing title to territory not terra nullius, as 428-31 nature of 428-9 occupation, and 429 prescriptive title based on immemorial possession 439-40 protest 430 reasonable period of possession 430 prisoners of war definition of 1035-6 distinguish from civilian population requirement to 1035-6 guerrillas 1035 reprisals, prohibition of 1049-50 treatment of 1037-8 ill-treatment as war crime 1065-6 unlawful combatants 1036 property attacks on UN property 582 diplomatic immunities, and see under diplomatic immunities

recognition, and 414 state property see under state succession; states proportionality armed conflicts 1063 countermeasures. proportionality as requirement of 692 cyber warfare 1063 general principle of law, as 87 maritime delimitation, proportionality as criterion of 515 military objectives, directing operations against 1048 reprisals 1049-50 self-defence 1002-3, 1028 Protecting Powers 1064-5 subject to state sovereignty and consent 1065 protective principle 573-4 nature of 573 United Kingdom, use of by 573-4 protectorates and protected states 197-8 Pufendorf, Samuel 20-1, 95 Radbruch, Gustav 45 ratione personae 296-7, 636, 938, 949 Realism 44, 46 rebels aid to rebels 1013-16 Declaration on Principles of International Law 1013 state practice 1013-16 United Nations, approach of 1014-15 belligerents as rebels 1010-11 criminals, as 1009 hostage rescue 1004 insurgents as rebels 1009-10 rebus sic stantibus 828 reciprocity 6-7 recognition 189-90, 377-414 acquisition of additional land bilateral recognition 443 subsequent conduct and 438-40 collective recognition 396-7 conditional recognition 396 consequences of 377, 401 legal effects of recognition see recognition, legal effects of de facto and de jure recognition 391-2 civil war, and 391-2 governments, of 385-91 automatic recognition of governments doctrine 388



1200 Index

recognition (cont.) doctrine of legitimacy/ Tobar doctrine 388 effective control, doctrine of 386-7 government/central control not precondition for recognition 184 identity of state unaffected illegal aggression 424 illegal changes in government 386-7 nature of 386 recognition of state and government at same time 387 United Kingdom 389-90 United States 389-90 implied recognition 393-5 common participation in international conference conditions giving rise to possibility of recognition 394-5 express declarations excluding 394 operation of concept, state practice restricting 395 recognition founded on will and intent of recognising state 394 recognition not inferred from signing multilateral treaty 395 legal effects of see recognition, legal effects of non-recognition 398-400 absence of diplomatic relations, effect of 401 doctrine of nonrecognition, development of 398-9 non-recognition as sanction 399-400 threat or use of force against territorial integrity of states 399 political act, recognition as 401 judiciary accepting discretion of executive 401 political considerations 378-9, 386 premature recognition 392-3 states, recognition of 378-85 constitutive theory 378-9 constitutive theory, attempts to adapt 382 constitutive theory in state practice 381 declaratory theory 379

Recognition of New States 189, 383-4, 850-1 nature of recognition 385 political considerations 378-9 United Kingdom 379-80, 383 United States 379, 382-3 withdrawal of recognition 397-8 breaking diplomatic relations 398 United Kingdom 397 United States 398 recognition, legal effects of 400-14 internally 401 courts, and 401 courts accepting decision of executive 401 internationally 400-1 United Kingdom 402-11 claims to same territory 404 consequential problems of non-recognition, statute addressing 408 contracts, enforcement of 403 courts acting consistently with UK's diplomatic stance 407 de jure and de facto government 403-6 effective control, evidence of 406-7 effects of recognition of an entity within domestic sphere 402-3 legal personality of state after recognition 402 recognising de facto government as recognition of sovereignty 411 recognition of governments. abandonment of 389-90. recognition of governments abandoned, court's views after 408-10 retroactivity provision 403-6 unrecognised entity treated as not existing 402 United States 411-14 declaration by executive treated as binding by

courts 412

declaratory theory in state

practice 380-1

EÚ Guidelines on

giving effect to acts of unrecognised body 412-14 location of property in question, significance of 414 retroactivity doctrine 414 unrecognised state, access to court and 411-12 Red Cross/Red Crescent see International Committee of the Red Cross (and Red Crescent) refugees diplomatic asylum 2, 658 expulsion of 718 regional organisations 40 settling disputes 892-3 Reisman, W Michael 50 reparation basic principle of 697 compensation 699-701 expropriation disputes 698-9 ILC Articles 698-700, 702 international organisations 1158 internationally wrongful acts, consequences of 697-702, 1158 restitution 698-9 satisfaction 701-2 reprisals belligerent reprisals 1049-50 civilian objects 1049-50 illegal nature of 991, 1064 meaning of 691 prisoners of war 1049-50 reprisals not involving use of force see countermeasures retorsion, and 991 self-defence 992, 1049-50 use of force, and 991-2, 1049-50 res communis 420, 455 high seas, as 426, 439 research studies in high seas 523 responsibility to protect 1019-20, 1113 restitution 698-9 ICJ remedy, as 967 restrictive approach to immunity 607-10 retorsion 991 lawful acts, as 991 Chapter VII measures see under collective security system minority white regime as threat to international peace 1097



Index 1201

unilateral declaration of independence 188-9, 399-400, 407 right of visit 527 Rio Declaration on Environment and Development equitable right to development 744, 746-7, 760 human rights 742 international cooperation 753-4 polluter pays 761 precautionary approach 758 states' notification obligations sustainable development 760 rivers accretion, rivers as boundaries and 422-3 international boundary rivers 453-4 Russian Federation (former Soviet Union) actions in Poland, Hungary and Czechoslovakia 48 approach to international law see communist approaches to international law CIS Convention on Human Rights and Fundamental Freedoms5 315-16 Commonwealth of Independent States 221-2, 315, 1139 human rights 315-16 municipal law and international law 154-5 permanent member of UN Security Council 3 sovereign immunity absolute immunity 610 state succession 837-8

Saharan Arab Democratic Republic 213-14 St Augustine 983 St Thomas Aquinas 983 sanctions 3 Chapter VII measures see collective security system coercive action see under coercion no unified system of 3 non-recognition as sanction 399-400 role of 4 targeted sanctions and human rights 1106-8 use of force see use of force by states satisfaction 701-2

seas see law of the sea secession secessionist claimants 218-19 self-determination, and 233-4, 445-7 Secretary General of the UN 1079-80 peaceful settlement of disputes 1085-6 peacekeeping and observer missions 1094-5 Security Council 1072-5 Chapter VII measures see collective security system coercive action, and 4 collective security system, and see collective security system custom, and 69 disputes 882 effectiveness, assessment of 1075 enforcement of ICJ decisions see under International Court of Justice (ICJ) executive organ with powers to adopt resolutions 39 functions 1074 ICTR see International Criminal Tribunal for Rwanda ICTY see International Criminal Tribunal for the Former Yugoslavia (ICTY) intended role as executive or governing entity 3, 1035 maintenance of international peace and security 1035, 1074 determining existence of threat to/breach of peace 1084 diplomatic techniques, applying 1084 investigating disputes 1084 solving and intervening in disputes 1082-4 membership 1036 expansion of 1073-4 five permanent members 3, 1036 migrant/human trafficking 533-4 peaceful settlement of disputes 1082-4 see also settlement of disputes by peaceful means resolutions 297

sanctions, and see under

subsidiary bodies, establishing

sanctions

1074

terrorism, and see under terrorism and international law veto power of permanent members 3, 196, 1072-3, 1097 voting 1037-8 self-defence anticipatory self-defence 999-1001 burden of proof 994 circumstance precluding wrongfulness, as 690-1 collective self-defence 1006-8 aid to recognised governmental authorities 1012 cyber warfare 1028-9 terrorist attacks 1007-8 cyber warfare 1028-9 definition of 993 detention of diplomat in selfdefence 664 ILC Articles on state responsibility 690-1 proportionality and necessity 1002-3, 1028 non-state actors, attacks by 995-7 pre-emptive self-defence 1001 protection of nationals abroad 1004-6 hostage rescue 1004 reprisals 992 states' right of 4, 194 terrorist acts as 'armed attack' 997-9 UN Charter 691, 993-4 use of force by states, and use of force by states 982 victim of armed attack, meaning of 994-5 self-determination 187-9 definition of 233-5 right to secession 233-4 developing countries 33 establishment of legal right 228 - 33Colonial Declaration 230, 444 International Covenants on Human Rights 230-1 judicial discussion of principle of selfdetermination 231-3 origins 228-9 UN Charter, included in 229 United Nations practice, self-determination in 230 - 1EU Guidelines on Recognition of New States 189, 383-4, 850-1



1202 Index

self-determination (cont.) government, criterion of 187-8 human rights, principle of principle of selfdetermination as 258-61 collective human rights, use as crucial principle of 260-1 external and internal aspects of 260-1 territory integrity, crucial importance of 259-60 nationality 873 nineteenth century, in 23 recognition conditions, and 189 right of all peoples to 228-35 secession, and see secession statehood, as additional criterion of 188-9, 235 state succession and nationality 873 territorial integrity and 444-8 self-help force, states' decision to use 4 nature of 4 Serbia Kosovo, non-recognition and 384-5 Serbian War Crimes Departments 361 servitudes see under leases and servitudes settlement of disputes by peaceful means 879-922, 1080-95 arbitration 914-22 applicable law 919 arbitral tribunals, composition of 917-18 compromis 919-21 consent to use 918 definition of 915 development of 915 effectiveness, factors in 921 - 2law and equity, decisions to be reached in accordance with 919 nullity, award as 919-20 PCA 915-17 rise in number of inter-state arbitrations 921 rules of procedure 919 binding methods of inter-state dispute settlement arbitration 914-22 ICI see International Court of Justice consent of states, requirement for 880-1

definition of dispute 881 diplomatic methods see diplomatic methods of dispute settlement international economic disputes, settlement of 901-14 Agreement for Trans-Pacific Partnership 909-10 bilateral investment treaties 908-9 CETA 909-10 Comesa 903 ECOWAS 903 GATT dispute settlement 901-3 European Union 903 ICSID 905-7 International Court of Arbitration 907 investor-state dispute settlement, growth in 901 Iran-United States Claims Tribunal 910-12 Mercosur 903 NAFTA 903-5 regional trade agreements 909-14 UN Compensation Commission 912-14, 1074, 1106 UNCITRAL 907-8 World Bank 905 international institutions and dispute settlement 892-914 African Union (formerly Organisation of African Unity) 893-7 Arab League 898, 1140 Council of Europe 898 ECOWAS 895-6 Europe 898-900 NATO 898 OSCE 898-900 Organization of American States 897 regional organisations 892-3 settlement of international economic disputes 901-14 South African Development Community (SADC) 896-7 specialised agencies 900 United Nations/Security Council, and 892-3 legal and political disputes, distinction between

political influences and considerations 881-2 regional instruments 882 Security Council, reference to techniques of conflict management 879 United Nations system for see under United Nations Organization (UN) ships foreign ships innocent passage of 492-3 jurisdiction over 491-2 flag state, and genuine link between flag state and ship 525-6, 571 flag state alone exercising jurisdiction 527 flags of convenience 525-6 ships sailing under one flag only 526-7 nationality 525-6 criminal jurisdiction 571 state responsibility, and 712 naval exercises 523 piracy see piracy stateless ships and seizure of 526-7 warships internal waters, and 477 international straits, through 492-3 right of innocent passage through territorial seas 490-3 see also law of the sea Sierra Leone see Special Court for Sierra Leone slavery jurisdiction over 529, 531, 579 sexual slavery as war crime 371 smuggling drug trafficking 532 liquor smuggling 532 migrants 533-4 WMD 532 soft law intention of parties determinative as to status 100 meaning of 99-100 source of international law, as 99-101 Somalia, Chapter VII measures and see under collective security system sources of international law 58-109 custom see custom as source of international law



Index 1203

contracts of employment

general principles of law see general principles of law hierarchy of sources and jus cogens 104-9 hierarchy in Statute of ICJ 105 jus cogens 105-9 priority between treaty law and custom 105 judicial decisions see judicial decisions meaning and nature of 59-60 other possible sources 96-104 International Law Commission 101-2 non-binding instruments/ soft law 99-101 other bodies 102-3 resolutions and declarations 96-9 unilateral acts 103-4 treaties see treaties as source of international law writers see writers South African Development Community (SADC) Organ on Politics, Defence and Security Co-operation 896-7 promotion of peace and security as objective 896 South Korea, invasion of see under collective security system sovereign activities (effectivités) 434-7 effectiveness of occupation may be relative or symbolic 434-5 intention 436 nature of exercise of the sovereignty 436-7 state's activity in exercise of sovereign powers 436 sovereign immunity 602-51 absolute immunity approach 605-7 act of state, and 604-5 burden and standard of proof 649-51 burden of proof 649 service of process 650-1 standard of proof 650 commercial acts 621-6 definition of commercial transaction 621 UN Convention on Jurisdictional Immunities United Kingdom 621-3

627-9 UN Convention on Jurisdictional Immunities United Kingdom 627 United States 627-8 customary law rule, as 605 execution, immunity from 645-9 UN Convention on Jurisdictional Immunities 646 United Kingdom 646-9 United States 647-8 nature of sovereignty 602 non-justiciability, and 603 - 4other non-immunity areas 629-30 personality issue -immunity for senior government figures 636-42 immunity for other government ministers/ officials 640-1 immunity of heads of state before domestic courts immunity of state and officials, relationship between 641-2 individual criminal responsibility irrespective of official status 636-7 United Kingdom, immunity of heads of state before domestic courts in 638-9 United States, immunity of heads of state before domestic courts in 637-8 personality issue instrumentalities and parts of the state 630-6 component units of federal state 634-5 departments of government 630-2 EC/European Union, status of 635-6 foreign state, meaning of 633 functional test 632 government, meaning of 633-4 servants/agents of foreign state 634 pre-judgment attachment 644-5 United Kingdom 645 United States 644

territorial jurisdiction, and 603 restrictive approach to immunity 607-10 sovereign and non-sovereign acts 610-16 case-by-case analysis, requirement for 616 contextual approach 612-13 relevant factors in determining 615 test to distinguish public from private acts 613-14 UN Convention on Jurisdictional Immunities 611-12 state immunity and violations of human rights 616-21 criminal proceedings 620-1 European Convention on Human Rights, and 618-20 terrorist exception to immunity 617-18 waiver of immunity 642-4 express waiver 642 implied waiver 642-3 submission to jurisdiction of court, effect of 643-4 Sovereign Order of Malta 224 sovereignty Declaration on Principles of International Law Concerning Friendly Relations 194-5, 399 duty not to intervene in internal affairs of other states 194-5 emergence of doctrine of 18 independence 192-5, 235 legal equality of states 162-7, 195-6 equality of legal personality and capacity 196 sovereign equality of states 1071-2 natural resources, and see natural resources, permanent sovereignty over non-intervention, and 1008 peaceful co-existence 196-7 positivist theory, and 24 self-determination 235 sovereign immunity see sovereign immunity supreme power of sovereigns territory, and see territory

relationship between

United States 623-6



1204 Index

Special Court for Sierra Leone 350 - 2jurisdiction 351-2 structure and powers 350-1 special missions Convention on 673-5 customary law, and 673-5 nature of special missions 673 Special Tribunal for Lebanon 359-60 jurisdiction 359 structure 359-60 specialised agencies 900, 1150 state responsibility 677-738 aliens, treatment of 715-19 expulsion of aliens 717-19 injury to aliens, reparation for 988-9 international human rights, standard based on 717 international minimum standard 715-17 mixed claims commissions 715 national treatment standard/Calvo doctrine relevant standard of treatment 715-19 rights and obligations of nationals and aliens, differences between 717 see also foreign property and investment, protection of contractual and tortious responsibility, not distinguishing between cyber activities, state responsibility for see under cyber activities diplomatic protection and nationality of claims see diplomatic protection and environment, and see under international environmental law evidence required, nature of 679 exhaustion of local remedies see exhaustion of local/ domestic remedies foreign property and investments see foreign property and investment, protection of fundamental principle of international law, as

internationally wrongful acts. consequences of 696-702 cessation 696-7 reparation see reparation invocation of 695-6 Law Commission Articles on see under International Law Commission law of treaties, and 678 mob violence, insurrections, civil wars see mob violence, insurrections and civil wars nationals abroad hostage rescue 1004 protection of 1004-6 self-defence, and 1004-6 nature of state responsibility 680-7 attribution 683-6 essential characteristics 680 principle of objective responsibility/risk theory question of fault 681-3 subjective responsibility concept/fault theory ultra vires acts 686-7 peremptory norms (jus cogens), serious breaches of 702-3 state control and responsibility 687-8 state succession, and 876-7 war damage, and 678-9 wrongfulness, circumstances precluding 690-5 countermeasures 691-3 force majeure 693 lawful measure of selfdefence 690-1 necessity 694-5 situation of distress, saving lives in 693-4 state succession 834-78 arising in defined circumstances 835 clean slate principle 835, 846, 852-3 continuity and succession 837-42 Germany 840-2, 847-8 nature of new entity 837-40 Soviet Union and Russian Federation 837-8 unification 840 Yemen 840 Yugoslavia, former 838-40 definition of 836-7 Hong Kong 877-8

nationality, and 872-5 ILC Draft Articles 874-5 municipal regulations determining nationality relevant factors 874 right to choose nationality statelessness, avoiding 873 relevant date of succession 837 state succession in international law, complex nature of 836 succession with respect to matters other than treaties 857-77 assets and debts, succession to 858-9 membership of international organisations 857-8 nationality and state succession 872-5 private rights 870-2 public debt 866-70 responsibility and state succession 876-7 state archives 864-6 state property 859-64 treaties, succession to see treaties, succession to statehood see under states statelessness 873 states absorption and merger of 846-8, 863-4 archives see archives assets and debt succession 858-9 associations of states see associations of states cession of territory from one state to another 848-9 civil wars see civil wars coastal states see law of the compliance with international law *see* compliance creation of customary law, and see custom as source of international law creation of statehood in international law 181-7 capacity to enter into relations with other states claims to the area by another state 184 criteria of statehood 182 defined territory, need for dependence on aid 185-6



Index 1205

functions of government in outside body 186-7 government/central control not precondition for recognition 184 government/central control. relevance of 184-5 independence crucial to statehood 185-6 modification criterion of effective exercise of control 184-5 permanent population, requirement of existence of 182-3 recognition 189-90 self-determination, and 188-9, 235 unilateral declarations of independence 186 see also under independence debt, assets and 858-9 debt, public definition of 867 local debt 867 national debt 867-70 secured debt 869 succession 866-70 definition of state 182 dispute settlement see settlement of disputes by peaceful means dissolution of states 853-4 domestic courts see domestic courts domestic law domestic jurisdiction see domestic jurisdiction international law, and 2 international law prevailing over 116 principal characteristics of 2 territorial principle see territorial principle environment, duty towards see international environmental law federal states see federal states fundamental rights of states 192-203 independence 192-5 legal equality of states 162-7, 195-6 peaceful co-existence 196-7 genocide, state responsibility for 363-5 human rights domestic jurisdiction and 246 - 7rule on exhaustion of domestic (or local)

remedies 247-8 see also human rights immunity see sovereign immunity independence crucial to statehood 185-6 fundamental right, as 192-5 international law based on concept of state 416 international organisations membership and succession 857-8 representation in 675 landlocked states see landlocked states nation states as principal subjects of international law 1 most important legal persons, states as 181 nationality and state succession see under nationality principle nationality principle see nationality principle 'newly independent' states 851-3, 865-6, 870 private rights disappearance of former sovereign, wrongs committed and 872 doctrine of acquired rights 870-2 succession 870-2 property absorption and merger 863-4 archives 864-6 definition of public property 859-60 immovable property 861-2 moveable property 862-3 succession 859-64 protectorates and protected states 197-8 recognition of see under recognition responsibility see state responsibility self-defence see self-defence self-determination see selfdetermination separation from existing state to form new state or states 849-51 sovereignty see sovereignty statehood, criteria of 182, 238 creation of statehood in international law 181-7 recognition, and 189-90

self-determination, and

187-9

statehood, extinction of 190-2 causes of extinction 190 examples 190-2 succession see state succession territory see territory treaties, and see treaties UN, and see United Nations (UN) use of force see use of force by states Stockholm Declaration of the UN Conference on the Human Environment economic and social development 743 environment rights 741 environmental responsibility of states 746-7 international cooperation 753 straddling stocks 536-40 coastal states' duty of conservation and management 537 conservation of straddling stocks 537-8 flag states, obligations of 538-9 NAFO 539 Strupp, K. 111-12 Suárez 19 subjects of international law 179-240 individuals 38-9, 234 see also individuals international organisations 236-7 see also international organisations legal personality 179-81 acquisition, nature and consequences of 237-40 determining international personality 180 wide range of participants in international law 180-1 see also legal personality self-determination, right of all peoples to 228-35 definition of selfdetermination 233-5 establishment of the legal right 228-33 see also self-determination special cases 224-8 Holy See and Vatican City 224-5 insurgents and belligerents 225-6 international public companies 226 Sovereign Order of Malta 2.24



1206 Index

subjects of international law territorial integrity see under boundary treaties and boundary awards 420-2 (cont.) territory transnational corporations territorial principle 561-6 cession 423-4 227-8 cross-state territorial conquest and use of force states 181-203, 238 jurisdictional 424-6 creation of statehood 181-7 critical date 432-4 arrangements independence 192-5 Channel Tunnel 565 exercise of effective control extinction of statehood Israel-Jordan Treaty of 426-31, 442-3 190-2 Peace 565-6 intertemporal law 431-2 federal states 198-203 Guantanamo Bay Naval Base role of subsequent conduct: fundamental rights of states 566 recognition, 192-203 nature of territorial acquiescence, estoppel legal equality of states sovereignty in relation to 437-42 162-7, 195-6 criminal acts 563-4 sovereign activities peaceful co-existence principal ground for exercise (affectivités) 434-7 196-7 of criminal jurisdiction, common heritage of mankind protectorates and protected as 561-3 454-5 states 197-8 concept of territory in states free to consent to international law 416-18 recognition 189-90 arrangements 566 self-determination and territorial sea 476-92 legal ownership of land in criteria of statehood archipelagic states 484-6 international and 187-9 definition of 485 municipal law 417-18 see also states drawing straight sovereignty founded upon sui generis territorial entities archipelagic baselines, fact of territory 416 203-24 conditions for 485-6 state exercising exclusive associations of states 220-3 baselines 477-80 power over territory, condominium 207-8 measuring width of principle of 416-17 Germany 1945 206-7 territorial sea 477-8 territorial sovereignty as international straight baselines 478-80 key concept in administration of bays 481-3 international law 417 territories 208-11 historic bays 481-2 international boundary rivers Kosovo 214-15 historic rights, nature of 453-4 mandated and trust leases and servitudes see territories 203-5 straight closing lines 481 leases and servitudes Palestine 215-18 internal waters 476-7 loss of sovereign territory 443 Saharan Arab Democratic coastal state, jurisdiction of occupation see occupation Republic 213-14 476-7 outer space see outer space, nature of 476 Taiwan 211-12 law of Turkish Republic of warships 477 polar regions see polar regions Northern Cyprus 212-13 islands 483-4 prescription see prescription various secessionist economic life of their own, res communis see res claimants 218-19 rocks having 483-4 communis juridical nature of 487-8 submarine cables 532, 579 subsequent conduct of Sudan, Chapter VII measures and jurisdiction over foreign ships recognition, see under collective 491-2 acquiescence, estoppel, security system right of innocent passage role of 437-42 488-91 acquiescence 438-40 suspects, illegal apprehension of 585-7 accepted principle in estoppel 438-41 United Kingdom 587 customary law, as 488 historical consolidation 442 United States 586 coastal state, duties of 488 maps 441-2 sustainable development 760-1 recognition 438-40, 443 coastal state's regulations. compliance with relevance of subsequent Taiwan 211-12 489-90 conduct 437-8 terra nullius 420 passage, definition of terra nullius see terra nullius abandonment, and 429 488 territorial integrity historical consolidation, and passage not innocent 489 foundational principle, as warships 490-3 234, 444 indigenous peoples, and 427 width of 486-7 peaceful co-existence, and occupation as method of land territoriality, principle of 563 196-7 belonging to no one territory 416-71 recognition, and 399 acquisition of additional respect for 417 426-8 acquiescence of other states territory 420-43 self-determination, and 439 accretion 422-3 233-4, 444-8



Index 1207

threat or use of force against territorial integrity of states 399 territorial integrity, selfdetermination and sundry claims 444-8 territorial sovereignty 418-20 definition of 418 disputes as to territory 420 title to territory in international law 419 uti possidetis, doctrine of 448-51 beyond uti possidetis 451-3 definition of 450 terrorism, international definition, issues around 1021 extradition, and 1022-3 foreign terrorist fighters 1023 hostage taking see hostages human rights, and 1025-7 international conventions 1023 common model, adoption of 1021-2 jurisdiction 576, 584 legal personality of groups engaging in 180-1 regional instruments 1025 rise in international terrorism, challenges from 36 self-defence, and 997-9 collective self-defence and hostage rescue 1004 state immunity, as exception to 617-18 terrorist acts as 'armed attack' 997-9 threats to peace, and 1098 United Nations and 1022-5 Counter-Terrorism Committee 1024-5, 1074 Declaration on Measures to Eliminate International Terrorism 1022 Global Counter-Terrorism Strategy 1022-3 Security Council 1023-4 victims suing offenders in Canada 591 World Trade Centre, 9/11 attack on 1082, 1098, 1024-5 threats to peace, determination of see under collective security system title boundary awards as roots/ sources of legal title to territory 422 title to territory in international law 419 Tobar doctrine 388

Tokyo Tribunal 38, 331-2 aggression 375 torture 282-5 Committee against Torture 282-5 Committee for the Prevention of Torture 306-8 Conventions against torture 283, 306-8, 318 definition of 283 jus cogens, as 282-3 prohibition against torture as customary law 282-3 universal jurisdiction, subject to 576 quasi-universal jurisdiction 580-1 visits to places of detention 307 transnational corporations see corporations treaties 787-833 amendment and modification of treaties 811-13 agreement, amendment by 811-12 modification of treaty 812-13 nature of 811 opposition to amendment 812 states joining treaty after amendment 812 application of treaties 807-11 binding in respect of entire territory 808 provisional application 807-8 successive treaties on same subject-matter 808-9 third states 809-11 treaty not operating retroactively 808 bilateral investment treaties see bilateral investment treaties consent coercion invalidating 821-3 making of treaties 793-7 manifest violation of internal law, and 115, 819-20 termination of treaty by 824-5 constitutive treaties 82 Conventions on 788 definition of 789 descriptions of 79, 789 dispute settlement 831 entry into force of treaties 807 exchanges of notes 790 exhaustion of local remedies,

waiver od requirement 714

general provisions on invalidity, termination and suspension 819 high seas, treaty rights and agreements and 531-4 drug trafficking 532, 579 migrant smuggling 533-4 submarine cables 532, 579 WMD 532 importance of treaties 787-8 individuals, and see under individuals informal non-treaty instruments, and 790-1 intention to create legal relations 789 internal law not justifying failure to carry out obligations under 115, 819-20 interpretation 421 invalidity of treaties 819-24 coercion 821-3 consequences of invalidity 823-4 error 821 fraud and corruption 821 jus cogens, treaty conflicting with 823 municipal law 115, 819-20 making of treaties 792-7 accession, consent by 797 consent 793-4 exchange of instruments, consent by 795 formalities 792-3 full powers 792-3 ratification, consent by 794-6 signature, consent by 794-5 voting 793-4 material breach 826-8 bilateral treaties 826-7 consequences of 691 humanitarian treaties, protection of human persons in 828 multilateral treaties 827-8 nature of 826 memoranda of understandings 790 modification of treaty 812-13 nature of 79, 788 no specific requirements of form 789-90, 792-3 non-signature, effect of 80 pacta sunt servanda 87, 788-9, 842 peremptory norms, treaties conflicting with 106, 108 reservations to treaties 797-806



1208 Index

treaties (cont.) acceptance of 806 acceptance of reservation by all parties, when required 802 compatibility with object and purpose of Convention 800-2 definition of reservation distinguished from other statements 798-800 effect of 798, 802-3 formalities 806 general rules 802 human rights treaties 804-6 impermissible reservations 797-8 interpretive declarations, and 798-800 natural meaning of terms, construed in accordance with 799-800 objections by a state to a reservation, effect of 802-3 purposes of 797-8 specified reservations only 801-2 treaty prohibiting 801-2, 806 unilateral declaration, interpreting in good faith 800 withdrawal of 806 scope of 79-80, 789, 792 states and international organisations, treaties between 831-2 state responsibility, law of treaties and 678 succession to treaties see treaties, succession to suspension of treaties 825, 830 consequences of 830-1 termination of treaties 824-30 consequences of 830 fundamental change of circumstances 828-30, material breach 691, 826-8 purposes and objects of treaty fulfilled 825 supervening impossibility of performance 828 treaty provision or consent, termination by 824-5 third states, and 809-11 acceptance of obligation in writing by third state 810 erga omnes obligations or rights 811

general rules that treaties only bind parties 810 rights allocated to third parties 811 treaty provisions entering customary law 810 treaty interpretation 813-18 approaches to interpretation 813 common will of parties, establishing 814-15 fundamental rules of interpretation 814 human rights treaties 817-18 principle of effectiveness, use of 816-17 process of interpretation as judicial function 815 reconciling texts in treaties in more than one language 818 relevant rules of international law, taking account of 815 special meanings of terms 818 subsequent agreement or practice, considering 815 supplementary means of interpretation 816-18 travaux préparatoires, use of 816 United Kingdom, and see under United Kingdom treaties as source of international law 78-82 creation of binding custom, and 80-1 customary law rule, and 81 law-making treaties 80 - 2obligatory nature of 79 priority between treaty law and custom 105 regimes extending to nonparties, establishing 82 treaty-contracts 82 treaties, succession to 835-6, 842-57 categories of treaties 843-5 dispositive agreements creating other territorial regimes 845 political or 'personal' treaties 845 territorially grounded/ boundary treaties 843-5 clean slate principle 835, 846, 852-3 international human rights treaties 855-7

creating particular legal orders involving objective obligations 855 Genocide Convention, succession to 857 Human Rights Committee, former Yugoslavia and 855-6 obligations owed to individuals 855 succession to treaties generally 846-54 absorption and merger 846-8 bilateral treaties 846 cession of territory from one state to another 848-9 dissolution of states 853-4 multilateral treaties 846 'newly independent' states 851-3 separation from existing state to form new state or states 849-51 Vienna Convention on Succession of States in Respect of Treaties 842-3 Triepel, Heinrich 24-5, 111-12 Trusteeship Council/trusteeship system 208, 252, 1078-9 trust territories 203-5 Tunkin, Grigory Ivanovich 26-9 ultra vires acts ILC Articles 686-7 private individuals 687 state responsibility, and 686-7 ultra-hazardous activities see under international environmental law unauthorised broadcasting 530 unilateral acts 103-4 sources of obligation, as 103 United Kingdom bilateral investment treaties customary international law 122-8 automatic incorporation giving way to presumptive incorporation 126-8 blurring of distinction between incorporation and transformation 123 theories 123 common law, as part and parcel of 122 courts not able to create international rules 125-6 doctrine of incorporation, and 122, 125-7



Index 1209

doctrine of transformation. and 122-3 establishing existence and nature of a particular rule 124-5 international offence of aggression, incorporation doctrine not applying to 126-7 modified incorporation doctrine 123-4 stare decisis 125 diplomatic law civil and administrative jurisdiction, diplomat's immunity from 666 conclusive nature of Secretary of State's certificate 664 contracts of employment 668-9 family of diplomatic agent 666 immunity of members of special missions 673 time from when privileges and immunities start 667-8 waiver of immunity 669-70 diplomatic law: executive certificates 176-8 conclusive ascertainment of certain facts, certificate for 176, 664 conclusive nature of Secretary of State's certificate 664 review of, grounds for 177 unconstitutional change of regimes, approach to 177-8 election intrusion by cyber activity 736-7 extraterritorial jurisdiction, blocking legislation 595-6 international law before municipal courts 120-37 courts giving effect to clearly established international law rules 120-1, 125-6 customary international law 122-8 doctrine of incorporation 121 doctrine of transformation 120 international organisations legal personality and 1146 - 8liability of member states 1159-62

privileges and immunities. domestic law and 1173 nationality and criminal jurisdiction 570-1 Antarctica, offences in 570 iurisdiction over their nationals abroad 570 ships 571 war crimes 570-1 non-justiciability, act of state and related doctrines 159-76 cases not based on private legal rights/obligations or reviewable matters of public law 170-1 international law principles of sovereignty and legal equality of states 162-7 issue as beyond constitutional competence of court 170 judicial review, evolving law of 169-70 justiciable issue, meaning of 159 non-justiciability associated with act of state doctrine 160-1, 167-9 prerogative of the executive 161-2, 166 relationship between nonjusticiability and act of state 167-9 test for whether a matter is/ is not justiciable 159-60 when treaties justiciable 166 whether issue justiciable decided on case-by-case basis 171-2 occupying powers, responsibilities of 1043 permanent member of UN Security Council 3 protective principle 573-4 recognition courts accepting decision of executive 401 legal effects of 402-11 recognition of governments, abandonment of 389-90, 397, 408-10 states, of 379-80, 383 withdrawal of 397 see also recognition; recognition, legal effects of self-defence by protection of nationals abroad 1005-6 sovereign immunity absolute immunity 605-7

burden and standard of proof 649-51 commercial acts 621-3 contracts of employment 627 criminal proceedings 620-1 European Convention on Human Rights, and 618-20 immunity from execution 646-9 immunity of heads of state before domestic courts 638-9 other non-immunity areas 629-30 pre-judgment attachment 645 restrictive approach 608-9 sovereign and nonsovereign acts 610-16 state immunity and violations of human rights 617-18 waiver of immunity 642-4 state responsibility Privy Council, and 686 shareholders and corporations 711 taking up claims of nationals against other states 705-6 suspects, illegal apprehension of 587 torture 580-1 treaties 129-37 construing legislation to avoid conflict with international law 133-4 devolution agreements 853 dualist approach 129, 1146 executive branch signing and ratifying treaties 141 full powers 793 Human Rights Act/ECHR rights, special position of 136 - 7individuals, effect generally of treaties on 130 influence of executive. impact of 129 international rules of treaty interpretation, use of 135-6 legislative method of incorporation 132-3 Parliament giving approval generically in advance 132 ratification, consent by 796 Royal prerogative, exercise of 131



United Kingdom (cont.)

of 135

terms of a treaty

sanctions, implementation

1210 Index

incorporated into contract 131 travaux préparatoires, use of 135 treaty-making powers 792 - 3treaties not requiring enabling statute 131-2 treaties requiring enabling statute 130-1 types of treaties requiring a statute 132 unambiguous words, application irrespective of conflict with international law of 134 unilateral declarations of independence see under independence United Nations Commission on International Trade Law (UNCITRAL) 102 dispute settlement 907-8 United Nations Commission on Sustainable Development 740-1 United Nations Compensation Commission 912-14, 1106 United Nations Conference on Trade and Development (UNCTAD) 33, 102, 1078 United Nations Convention on Jurisdictional Immunities commercial acts 626 contracts of employment 627 immunity from execution 646 sovereign and non-sovereign acts 611-12 United Nations Development Programme 768 United Nations Educational, Scientific and Cultural Organization (UNESCO) 103, 1136 human rights mechanism 291 United Nations Environment Programme 740, 768, United Nations Organization (UN) 26, 1135 attacks on UN or associated personnel or property 582 Charter see Charter of the United Nations collective security system see collective security system custom, and 69, 74-5

General Assembly of see General Assembly human rights see under human rights ICJ see International Court of Justice (ICJ) importance of 39 international administration of territories 208-11 authority for 209 Dayton Peace Agreement 186-7, 209-10 UNMIK 210-11 UNMISET 211 UNTAC 209 UNTAET 211 legal personality 69 minorities, protection of 264 peaceful settlement of disputes 1080-95 General Assembly 1085 League of Nations 1080-1 peacekeeping and observer missions 1087-95 Secretary General 1085-6, 1094-5 Security Council 1082-4 UN system 1081-2 see also settlement of disputes by peaceful means peacekeeping operations 685 privileges and immunities 675 purposes 1070-1 regional organisations, and 892-3 Security Council see Security Council sovereign immunity 611-12, 626 developing countries, protection for 612, 626 subject of international law, as 39 system of Charter of the UN 1070-2 Economic and Social Council (ECOSOC) 1078 General Assembly 1075-7 International Court of Justice 1080 principal organs, other 1078-80 Secretariat/Secretary General 1079-80 Security Council 1072-5 Trusteeship Council 1078-9 terrorism, and see under terrorism and international law universality of membership 1142 United Nations Secretariat 1079-80

United States civil wars, aid to authorities of state during 1011-12 diplomatic law consular protection 671-2 immunity of members of special missions 673 time from when privileges and immunities start 668 divided competence in federation and international treaties 200-1 domestic implementation of treaty obligations 200 election intrusion by cyber activity 736-7 extraterritorial jurisdiction, effects doctrine and 592-8 blocking legislation 595-6 European Union 597-8 Helms-Burton legislation, OAS and 597 modification following opposition 593-5 foreign relations, responsibility for 199-200 ICC, and 345-6 Latin America, and 48 international law before municipal courts 137-45 action contrary to international law rules Alien Tort Statute 139-41 jurisdiction, and 587-91 approval of treaties 141 conflict between treaty obligations and domestic legislation 144-5 customary law and human rights situations 139-41 customary law as federal law 138 doctrine of precedent 138 executive agreements 141 - 2international terrorism, acts of 140 interpretation, principle of 144 modified incorporation doctrine 137-8 power to ignore international law 138-9 presumption legislation does not run counter to international law 139



Index 1211

relationship between international treaties and municipal law 145 rules of international law subject to Constitution 137 'self-executing' and 'nonself-executing' treaties 142-4 State Department offering binding 'suggestions' on foreign issues 178 treatment of international treaties 141 UN Charter provisions not self-executing 143-4 international organisations, immunity and 1166-7 incorporation into domestic law and 1173 NAFTA see North American Free Trade Agreement (NAFTA) non-justiciability, act of state and act of state doctrine 175-6 'political question' doctrine 173-5 'political question' doctrine, narrowing scope of 174-5 passive personality principle 572-3 permanent member of UN Security Council 3 recognition courts accepting decision of executive 401 governments, of 389-90 legal effects of 411-14 states, of 379, 382-3 withdrawal of 398 see also recognition; recognition, legal effects of retorsion 991 self-defence 995, 997-9 protection of nationals abroad 1004-5 settlement of disputes Bryan treaties 888 sovereign immunity commercial acts 623-6 contracts of employment 627 - 8immunity from execution immunity of heads of state before domestic courts 637-8 other non-immunity areas 629-30

pre-judgment attachment 644 restrictive approach 609-10 waiver of immunity 644 state immunity and violations of human rights 616-17 exception for hostage taking 617 exception for terrorism 617 suspects, illegal apprehension of 586 terrorism detainees in Guantanamo Bay 1026 'extraordinary rendition' 1026 protection of nationals abroad 1004-5 US Alien Tort Claims Act, and 140 World Trade Centre, 9/11 attack on 1082, 1098, 1024-5 treaties ratification, consent by treaty-making power 792 US- Mexico-Canada Agreement 904-5 Universal Declaration of Human Rights see under human rights universal jurisdiction see under iurisdiction universality principle 574-5 use of force as sanction see collective security system use of force by states 982-1029 categories of compulsion 990-1008 self-defence, right of 993-1008 reprisals 991-2 retorsion 991 Charter, UN see use of force by states: UN Charter circumstances when justified and legal 3 civil wars, intervention in 1009-16 aid to authorities of state 1011-13 civil war as essentially internal matter 1009 iustification for intervention 1010 rebels, aid to 1013-16 rebels as belligerents 1010 - 11rebels as criminals 1009 rebels as insurgents 1009-10

cyber warfare and international law 1027-9 cyber operations as armed attack 1027-8 self-defence, right to 1028-9 Tallinn Manual 2.0 1027-8 humanitarian intervention 1016-20 averting humanitarian catastrophe by chemical weapons 1018-19 democracy, restoration of 1019 humanitarian necessity 1017-18 responsibility to protect 1019-20, 1113 securing safe havens by nofly zones 1017 law and force from 'just war' to the United Nations 983-5 prohibition of see use of force by states: UN Charter reprisals 991, 1049-50 retorsion 991-2 self-defence, right of anticipatory self-defence 999-1001 collective self-defence 1006-8, 1012, 1028-9 cyber warfare 1028-9 hostage rescue 1004 non-state actors, attacks by 995-7 pre-emptive self-defence 1001 proportionality and necessity 1002-3, 1028 protection of nationals abroad 1004-6 reprisals 1049-50 UN Charter 691, 993-4 state as victim of armed attack 994-5 terrorist acts as 'armed attack' 997-9 self-help see self-help terrorism and international law 1020-7 title based on conquest and use of force 424-6 acquisition of territory by force alone illegal 425-6 conquest not itself basis of title to land 424-5 use of force by states: UN Charter 986-90 Art 2(4): refraining from threat or use of force 399, 692, 822, 986-7, 1071-2



1212 Index

use of force by states: UN Charter (cont.) against territorial integrity or political independence of state 989-90 customary international law, as principle of Declaration on Principles of International Law, and 986-7, 989 economic force 987 'force', meaning of 987-9 force, role of 3-5 state's right to take measures to maintain order 988-9 threats of force 988 non-member states complying 986 uti possidetis, doctrine of 448-51 beyond uti possidetis 451-3 clear boundary delimitation, dependent on 450-1 creation of new states 843-4 critical date 433-4 definition of 450 maritime spaces, applying to 506 Vienna Convention on the Law of Treaties see treaties

Vattel 21–2, 95
Vienna Convention on the Lav
of Treaties see treaties
violations of international law
comparatively rarity of
5–6
factors in 6–8
impact of 5–6
Vitoria, Francisco 19

waiver of immunity see under diplomatic immunities; sovereign immunity war and weapons armed conflict, humanitarian law and see armed conflicts autonomous weapons systems 1068-9 chemical weapons 1015, 1018-19, 1068 civil wars see civil wars civilians, protection of see civilians conduct of hostilities see under international humanitarian law

Convention on noncyber warfare see cyber navigational uses of warfare and international law 772-3 drones 1054, 1068-9 prevention of water gases 1053 pollution 771, 773 laws of war see international protection of ecosystems of humanitarian law watercourses 773 mines and booby-traps 1053 use of watercourses in nuclear weapons 36, 1051-3 equitable and reasonable manner 768-9 occupation see occupation prisoners of war see prisoners Convention on protection of of war watercourses and proliferation of nuclear, international lakes chemical, biological 771-2 weapons as threat to precautionary principle international peace 758-9, 772 1099 purposes and scope 772 transboundary impact, sanctions, and 1105-6 specific bans on particular definition of 750 weapons 1050, 1053 definition 771 weapons causing transboundary waters, preventing adverse environmental damage 1053-4 effects from change in war damage, reparation for 772 678-9 weapons of mass destruction (WMD) women destruction or removal as sanction 1105-6 transport of 532 wounded and sick, treatment of 1034-5 see also military forces; use of force by states war crimes 369-71 Bosnia War Crimes Chamber see under Bosnia and Herzegovina humanitarian law, and 370 ICTY 369-70 individual responsibility for 370, 575, 1063 international and internal conflicts 371

meaning of 369-70

Serbian War Crimes

sexual slavery 371

slave labour 1065-6

over 570-1

Nuremberg Tribunal see

Nuremberg Tribunal

personal responsibility for 333

Departments 361

United Kingdom jurisdiction

universal jurisdiction, subject

humanity; genocide

collective self-defence 1006

to 575-6, 1065-6

see also crimes against

Warsaw Pact 40, 1137

771-4

warships see under ships

watercourses, international

weapons see under war and weapons Convention on discrimination against 281 Commission on the Status of Women 280 discrimination, and 280-2 nationality, married women and 569 European Social Charter 305-6 Inter-American Commission of Women 319 Inter-American Convention on eradicating violence against 319 international law, position of women in 54 nationality 569 workers European Social Charter 305-6 migrant workers 287-8 right of association 245 standards of working conditions 245 see also International Labour Organization World Bank 33, 1136 dispute settlement 905 expropriation 727 ICSID see International Centre for Settlement of Investment Disputes (ICSID) World Health Organization 1136 World Trade Organization (WTO) 1137

crimes see war crimes



Index 1213

GATT see General Agreement on Tariffs and Trade (GATT) writers 95–6 role of academic books 95–6 subsidiary means determination of rules of law, as 95 wrongfulness circumstances precluding 690–5 countermeasures 691–3 force majeure 693
lawful measure of selfdefence 690–1
necessity 694–5
situation of distress, saving
lives in 693–4
internationally wrongful acts,
consequences of
696–702
cessation 696–7
reparation see reparation

Yugoslavia, former Chapter VII measures *see under* collective security system Human Rights Committee, and 855–6 state succession 838–40, 855–6

Zouche, Richard 21