

# Index

Abstention, 28-30, 161 African Union Accountability, 2 AFISMA, 49 Acts of aggression Article 4(h) of Constitutive Act, 147-8, air strikes in Syria as, 186-7 149, 151-4, 156 determinations, 64 (See also Burundi, intervention in, 148-9, 153, Determinations of acts of aggression, 154-5, 156 threats to the peace, or breaches of the collective security and, 156 Common African Position on the peace) Entebbe raid as, 185-6 Proposed Reform of the United Nations jus cogens and, 81 (Ezulwini Consensus), 150-1, 152 Constitutive Act, 147, 149, 151-5, 156 Additional Protocols to Geneva Darfur and, 143 Conventions, 191 Advisory opinions of ICJ intervention by as regional arrangement, 147-55, 156 General Assembly requesting, 167 jus cogens and, 152, 153 Namibia, concerning, 165-7 legally binding nature of Security Council overview, 8 decisions on, 48 SC requesting, 158-9, 166-7 MISCA (See African-led International Support Mission in the Central African Secretariat requesting, 167-8 usefulness of, 167 Republic (MISCA)) Afghanistan Peace and Security Council, 143, 147-9 **ISAF**, 140 Protocol Relating to the Establishment of NATO in, 140, 142-3 the Peace and Security Council, 147-9, peacekeeping operations in, 149 - 3as regional arrangement, 137 regional arrangements in, 140 Roadmap for the Operationalization of self-defence and, 117-18 the African Standby Force, 151 Taliban, sanctions on, 88, 102-3 SC authorization of use of force and, African-led International Support Mission in 149-54 Mali (AFISMA), 49 Somalia and, 142 African-led International Support Mission in Sudan and, 143 the Central African Republic (MISCA) Albania legally binding nature of Security Council authorization of use of force in, 122 decisions on, 49 referral to ICI concerning, 161-2 peacekeeping operations and, 141, 142, Al-Qaida, sanctions on, 102–3 143 Anglo-Iranian Oil Company, 177 Anticipatory self-defence, 128–9 African Prevention and Protection Mission in Burundi (MAPROBU), 148, 149 Appeals. See Judicial review



# Index

Applicable law Charter, 5–6, 195, 196	state consent to use of force and, 149–54 terminology, relevance of, 123
customary international law, 7-8	terrorism and, 123
general principles of law, 7–8	traxaux préparatoires of Charter and,
ICI judgments and advisory opinions, 8	122
ICJ Statute, 5	
Provisional Rules of Procedure, 6	Bakassi Peninsula situation, 177
resolutions, 6–7	Barrow, Adama, 144–5
treaties, 7	Belgium
"Arria-format" meetings, 6–7	on advisory opinions of ICJ, 166
Article 1. See Purposes and Principles of UN	on necessity of Article 39 determination
Article 2. See Purposes and Principles of UN	for provisional measures, 95
Article 24. See Maintenance of peace and	priority of Charter obligations in case
security	involving, 21
Article 25. See Legally binding nature of	Binding nature of Security Council
Security Council decisions	decisions. See Legally binding nature of
Article 27. See Voting	Security Council decisions
Article 34. See Power of inquiry	Biological weapons. See Weapons of mass
Article 39. See Determinations of acts of	destruction
aggression, threats to the peace, or	Blair, Tony, 30
breaches of the peace	Blokker, Niels, 8
Article 40. See Provisional measures	Bonn Agreement, 140
Article 41. See Measures not involving use of	Bosnia and Herzegovina
force	authorization of use of force in,
Article 42. See Authorization of use of force	122
Article 48. See International organizations	Dayton Peace Accords, 48, 141–2
Article 51. See Self-defence	embargo on, 101–2
Article 52. See Regional arrangements	genocide in, 177
Article 53. See Regional arrangements	IFOR, 141–2
Article 94. See International Court of Justice	
(ICI)	NATO in, 140, 141–2
Article 103. See Priority of Charter	peaceful settlement of disputes, coercive
obligations	measures regarding, 103
Asset freezes, 100–1	peacekeeping operations in, 141–2
Australia	regional arrangements, intervention by, 139–40
authorization of use of force by, 122	and the second s
on ICJ, 161–2	Botswana on ICJ, 179
on self-defence, 130	Boutros-Ghali, Boutros, 97, 138
Authorization of use of force. See also specific	Breaches of the peace
situation	determinations ( <i>See</i> Determinations of acts of aggression, threats to the peace
African Union and, 149–54	or breaches of the peace)
collective security and, 140–1	use of force, 117
ECOWAS and, 153–4	Burundi
enforcement measures versus, 125–6	African Prevention and Protection
enumeration of situations, 122	Mission in Burundi (MAPROBU), 148,
ex post facto authorization, 123–5	149
General Assembly lacking power of,	African Union intervention in, 148–9, 153
122	154–5, 156
ICJ on, 122	regional arrangements, intervention by,
ICTY on, 122–3	148–9, 153, 154–5, 156
in internal conflicts, 122–3	140-3, 133, 134-3, 130
by NATO, 120, 122, 124	Combodia role of Security Council in ICI
by regional arrangements, necessity of	Cambodia, role of Security Council in ICJ
authorization, 143–5	proceedings concerning dispute with
requirement of, 117–18, 120	Thailand, 164–5
responsibility to protect (R2P) and,	Cameroon, Bakassi Peninsula situation, 177
123	Canada
	courts in, 114



#### Index

Article 51, (See Self-defence) Canada (cont.) on humanitarian intervention, 133 Article 52, (See Regional arrangements) on legally binding nature of "demand," Article 53, (See Regional arrangements) 40 - 1Article 94, (See International Court of Caroline doctrine, 128 Justice (ICJ)) Central African Republic (CAR) Article 96, (see advisory opinions) authorization of use of force in, 122 Article 103, (See Priority of Charter international organizations, legally obligations) binding nature of Security Council Chapter VI (See Peaceful settlement of decisions on, 49 disputes) MINUSCA, 142 Chapter VIII (See Regional arrangements) MISCA and, 49, 141, 142, 143 collective security under, 18 peacekeeping operations in, 143 constitutionalist approach to, 9-10, 45 Chad decisions of Security Council under, Libya, enforcement of ICJ judgment 98\_9 regarding dispute with, 169, 171 enforcement of ICJ judgments under, UNASOG, 169 168 Chapter VI. See Peaceful settlement of harmonious interpretation and, 22-5 disputes human rights and, 75-7 Chapter VII ICJ and, 158-9 Article 39, (See Determinations of acts of ICTY on, 10 aggression, threats to the peace, or international law, role in development of, breaches of the peace) 181, 184 Article 40, (See Provisional measures) interpretation of, 6, 90, 184 Article 41, (See Measures not involving use law of the Charter, 184 limitations on powers of Security Council of force) "in accordance with Charter," 71–2 Article 42, (See Authorization of use of powers of Security Council under, 61-3 force) priority of obligations under, 18-26 (See Article 48, (See International organizations) also Priority of Charter obligations) Purposes and Principles of UN under, Article 51, (See Self-defence) Chapter VIII. See Regional arrangements 79 - 8Charter. See also specific topic referrals to ICJ under, 161-5 African Union Constitutive Act and, regional arrangements under, 136 149 self-defence under, 126-31 amendment of, 6 use of force under, 120-31 as applicable law, 5-6, 195, 196 VCLT and, 6, 18 Article 1, (See Purposes and Principles of Checks and balances on powers of Security UN) Council, 84-9 Article 2, (See Purposes and Principles of collective security and, 88 UN) decision-making procedure as, 84-5 Article 24, (See Maintenance of peace and domestic law as, 88 judicial review as, 86-8 security) Article 25, (See Legally binding nature of legal responsibility as, 85-6 Security Council decisions) non-compliance as, 88-9 political nature of, 198 Article 27, (See Voting) Article 34, (See Power of inquiry) self-restraint as, 84 Article 39, (See Determinations of acts of veto as, 85 aggression, threats to the peace, or Chemical weapons. See Weapons of mass breaches of the peace) destruction Article 40, (See Provisional measures) Chile, ICJ and, 179 Article 41, (See Measures not involving use on ICJ, 160, 180 of force) on legally binding nature of "demand," Article 42, (See Authorization of use of force) Article 48, (See International on referral to ICC concerning Syria, 51 organizations) Collective security



## Index

African Union and, 156 authorization of use of force and, 140-1 under Charter, 18 checks and balances on powers of Security Council and, 88 ex post facto authorization of use of force and, 123-5 ICJ and, 20 importance of Security Council in, 3, 200 "intervention by invitation" and, 155 - 6Member States and, 200 regional arrangements and, 199 self-defence and, 126 state consent to use of force and, 155-6 use of force and, 17, 116, 198-9 Collective self-defence, 126, 138, 198-9 Common African Position on the Proposed Reform of the United Nations (Ezulwini Consensus), 150-1, 152 Concurring votes of permanent members, 28-30, 184 Conflict prevention powers of Security Council, 62-3 as Purpose of UN, 73 World Summit Outcome and, 62 Congo, Democratic Republic of (DRC) ARTEMIS, 143 authorization of use of force in, 122 Interim Emergency Multinational Force, international organizations, legally binding nature of Security Council decisions on, 48 on legally binding nature of "demand," peacekeeping operations in, 143 threats to peace in, 66 Consent to use of force. See State consent to use of force Constitutionalist approach to Article 39 determinations, 69 to Charter, 9-10, 45 "Constructive ambiguity," 41-2 Counterterrorism Committee, 108 Court of First Instance of the European Union judicial review in, 87 on jus cogens, 79-80 on legally binding nature of Security Council decisions, 35 priority of Charter obligations and, 20 Court of Justice of the European Union (CJEU) on due process, 114 judicial review in, 87-8

resolutions, judicial review of, 88 on powers of Security Council, 197 priority of Charter obligations and, 20, 25 COVID-19 pandemic as threat to peace, 67, 68 Crimes against humanity jus cogens, prohibition as, 82 responsibility to protect (R2P) and, 133-5 Croatia "constructive ambiguity" in resolution concerning, 41-2 UNPROFOR, 41–2 Cuba embargo on, 146, 156 Missile Crisis, 146, 156 regional arrangements in, intervention by, 146 Customary international law as applicable law, 7–8 ICJ on, 192, 193-4 ICTY on, 194 ILC on, 192 international organizations and, 9 legally binding nature of Security Council decisions and, 47 legal personality of UN and, 8-9 opinio juris, 193-4 priority of Charter obligations and, 26 relation of Security Council to, 192-4 as source of international law, 192-4 use of force and, 120 Danube Convention, 25 Darfur peacekeeping operations in, 143 power of inquiry and, 43 referral to ICC concerning, 111, 131–2 UNAMID, 143 Daws, Sam, 3, 55 Dayton Peace Accords, 48, 141-2 Decisions of Security Council abstention, 28, 29-30 under Charter, 28–9 discretion in, 196, 197 ICJ, judicial review by, 86-7, 175-6 judicial review of, 60, 64, 86-7, 175-6 legally binding, (See Legally binding nature of Security Council decisions) legal questions concerning, 28 non-procedural matters, 29 overview, 3-4, 28 Presidential Statements, inclusion in, procedural matters, 29 veto, legal constraints on use of, 30-1 Denmark on humanitarian intervention,

national measures implementing



#### Index

Determinations of acts of aggression, threats Egypt to the peace, or breaches of the peace on regional arrangements, 138, 145 acts of aggression, 64 Six Day War, necessity of Article 39 breaches of peace, 64 determination for provisional measures constitutionalist approach to, 69 and, 95-6 Yom Kippur War, coercive measures debate regarding, 64 ICI on judicial review of, 68 regarding, 103 ICTY on judicial review of, 68-9 Elected members, See Non-permanent internal conflicts, regarding, 65-7 judicial review of, 68-9 El Salvador, enforcement of ICJ judgment legislative nature of Security Council and, regarding case with Honduras, 12–14 170-2 as political determination, 69 Embargoes power of Security Council, 63 on Bosnia and Herzegovina, 101-2 provisional measures, necessity for, on Cuba, 146, 156 overview, 101 recommendations subsequent to, 63, 69, particular commodities, 102 90-1 (See also Measures not involving self-defence and, 102 use of force; Provisional measures) Enforcement of ICI judgments under Charter, 168 text of Article 39, 64 Honduras-El Salvador case, 170-2 threats to peace, 64-8 Libya-Chad case, 169, 171 de Wet, Erika, 112 Dispute settlement. See Peaceful settlement Mexico-US case, 170-1 Nicaragua-US case, 168-9, 171 of disputes Djibouti, coercive measures regarding overview, 8 Entebbe raid, 128, 185-6 dispute with Eritrea, 103 Domestic law Eritrea, coercive measures regarding dispute ICTY, Dutch domestic law and, 88 with Djibouti, 103 legal nature of Security Council, domestic Ethiopia law analogies, 26-7 on legally binding nature of "demand", as limitation on powers of Security 41 Council, 74-5, 88 Ethnic cleansing, responsibility to protect national measures implementing (R2P) and, 133-5 resolutions, 88 European Convention on Human Rights DPRK. See North Korea nuclear programme (ECHR) DRC. See Congo, Democratic Republic of ability of Security Council to override (DRC) protected rights, 76-7 priority of Charter obligations and, 20, 23 Due process, 114-15 Dumbarton Oaks Conference, 160 property rights under, 83 European Court of Human Rights (ECtHR) on ability of Security Council to override East Jerusalem, Israeli annexation of, 183 Ebola as threat to peace, 67, 68 protected rights, 76-7 on due process, 114 ECHR. See European Convention on Human harmonious interpretation and, 22-5 Rights (ECHR) Economic and Social Council, 6 national measures implementing resolutions, judicial review of, 88 Economic Community of West African States (ECOWAS) priority of Charter obligations in case involving, 21-5 Gambia, The, intervention in, 144–5, 147 European Union (EU) intervention by as regional arrangement, legally binding nature of Security Council 146 decisions on, 48 legally binding nature of Security Council decisions on, 48, 49 peacekeeping operations and, 142-3 Ex post facto authorization of use of force, SC authorization of use of force and, 123-5 153-4 state consent to use of force and, 146 Ezulwini Consensus (Common African Position on the Proposed Reform of the ECtHR. See European Court of Human United Nations), 150-1, 152 Rights (ECtHR)



#### Index

Fairness, 2 Fair trial, jus cogens and right to, 83 Finland on advisory opinions of ICJ, 166 Fitzmaurice, Gerald, 111–12 France on advisory opinions of ICJ, 167 90 on air strikes in Syria, 186-7 authorization of use of force by, 122 on enforcement of ICI judgments, 169 on ICJ, 180 on legally binding nature of "demand," 40 on provisional measures of ICJ, 177 Franck, Thomas M., 121 Gambia, The ECOWAS intervention in, 144-5, 147, 156 regional arrangements, intervention by, 144-5, 147, 156 General Assembly advisory opinions of ICJ, requesting, 167 authorization of use of force, lacking power of, 122 international law, role in development of, 181 - 2General principles of law as applicable law, 7-9 Geneva Conventions, Additional Protocols to, 191 Genocide jus cogens, prohibition as, 82 responsibility to protect (R2P) and, 133-5 Ghaddafi, Muammar, 135 "Global war on terror," 131 Good faith requirement as limitation on powers of Security Council, 77-8 Goodrich, Leland, 90 Greece, SC on role of ICJ in dispute between Turkey and, 162 Grenada, intervention by regional arrangements, 146, 156 Group of Like-Minded States on Targeted Sanctions, 114-15 Guerrero, José Gustavo, 161 Gulf War. See Iraqi invasion of Kuwait Hackworth, Green, 160 Haiti authorization of use of force in, 122 threats to peace in, 67 Hannay, David, 1 Hariri assassination coercive measures regarding, 106–7 power of inquiry and, 43 Special Tribunal for Lebanon, 106–7 Harmonious interpretation, 22-5 Hersch Lauterpacht Lectures, 2

on ICJ, 159, 180 on international law, 182, 185, 186 on jus cogens, 79 on meetings, 179 on priority of Charter obligations, on referrals to ICJ, 163 on use of force, 121 High-level Panel on Threats, Challenges and Change, on existing rules on use of force, 118-9 on anticipatory self-defence, 129 on humanitarian intervention, 133 Hijacking, 185-6 HIV/AIDS as threat to peace, 67 Holy See, legally binding nature of Security Council decisions on, 45 Honduras, enforcement of ICJ judgment regarding dispute with El Salvador, 170, 171-9 Humanitarian intervention. See also specific situation ICTR and, 131-2 ICTY and, 131-2 NATO and, 131 requirements for, 117, 120 Human rights Charter and, 75-7 ECHR (See European Convention on Human Rights (ECHR)) ECtHR (See European Court of Human Rights (ECtHR)) jus cogens and, 76 limitations on powers of Security Council and, 75-7 non-derogable human rights, jus cogens and, 83 as Purpose of UN, 75–7 Human Rights Committee, priority of Charter obligations and, 21 "Hybrid missions," 143 ICC. See International Criminal Court (ICC) ICJ. See International Court of Justice (ICJ) ICTR. See International Criminal Tribunal for Rwanda (ICTR) ICTY. See International Criminal Tribunal for the former Yugoslavia (ICTY) ILC. See International Law Commission

(ILC) Indonesia, provisional measures concerning, 92-3 Indo-Pakistani War, necessity of Article 39 determination for provisional measures Informal meetings of Security Council, 6-7

Inter-Allied Committee of Experts, 159–60

219

Higgins, Rosalyn



#### Index

Inter-American Treaty of Reciprocal Assistance, 146 Internal conflicts Article 39 determinations regarding, 65-7 authorization of use of force in, 122-3 war crimes in, 187 International Atomic Energy Agency (IAEA) DPRK Safeguards Agreement, 190 International Civil Aviation Organization, 187, 191 International Convention for the Suppression of Terrorist Financing, 190 International cooperation as Purpose of UN, International Court of Justice (ICJ) advisory opinions (See Advisory opinions of ICJ) "appellate court," not intended to serve as, on authorization of use of force, 122 Charter and, 158-9 collective security and, 20 Committee of Jurists and, 160 competing jurisdiction with Security Council, 173-5 on customary international law, 192, 193-4 drafting history, 159-61 election of judges, 161, 172-3 enforcement of judgments (See Enforcement of ICI judgments) general principles of law and, 7-9 Greece-Turkey dispute, proceedings concerning, 162 Informal Inter-Allied Committee of Jurists, 160 Inter-Allied Committee of Experts (1944) and, 159-60 judgments, 8, 178 on judicial review of Article 39 determinations, 68 judicial review of Security Council decisions by, 86-7, 175-6 legally binding nature of decisions, 34 on legally binding nature of Security Council decisions, 31, 46-7 Lockerbie incident and, 175-6 meetings with Security Council, 179 on opinio juris, 193-4 overview, 4, 158-9, 199 peaceful settlement of disputes by, 111 priority of Charter obligations and, 19-20 provisional measures by, 92, 177-8 referrals to (See Referrals of disputes to ICI) reluctance of Security Council to utilise, 159 resolutions, interpretation of, 7, 179 role of Security Council in proceedings, 164 - 5

SC giving effect to judgments, 178 on Security Council as bound by law, 59-60 on self-defence, 127 Statute, 172-3, 187-8, 192 symbiotic relationship with Security Council, 158 Thailand-Cambodia dispute, role of Security Council in ICI proceedings concerning, 164-5 as tool at disposal of Security Council, 159 on use of force, 119 International Covenant on Civil and Political Rights (ICCPR), priority of Charter obligations and, 21 International Criminal Court (ICC) deferral of investigations, 51 limitations on jurisdiction, 50-1 not bound by Security Council decisions, referrals to (See Referrals to ICC) Rome Statute (See Rome Statute) SC not bound by Statute of, 111 US on, 51-2 International Criminal Tribunal for Rwanda (ICTR) on Article 41 measures, 100 delegation of authority to, 110 establishment, 107 humanitarian intervention and, 131-2 Residual Mechanism, 107 International Criminal Tribunal for the former Yugoslavia (ICTY) on Article 41 measures, 99-100 on authorization of use of force, 122-3 on Charter, 10 on customary international law, 194 delegation of authority to, 110 Dutch domestic law and, 88 establishment, 107 on good faith, 78 humanitarian intervention and, 131-2 on judicial authority of Security Council, 15 judicial review in, 87 on judicial review of Article 39 determinations, 68-9 on jus cogens, 79 on opinio juris, 194 Residual Mechanism, 107 on Security Council as bound by law, 60 on separation of powers, 11 on war crimes in internal conflicts, 187 International criminal tribunals, 107, 162 International humanitarian law individual responsibility for violations, 187 jus cogens and, 82



# Index

International law	necessity of Article 39 determination for
Charter, role in development of, 181, 184	provisional measures and, 96
contribution of Security Council to, 4,	non-parties to treaties, Security Council
182–3	imposing terms on, 191
customary international law (See	provisional measures concerning, 93–4
Customary international law)	_
determination of rules of, 184–7	Iraq
General Assembly, role in development of, 181–2	coercive measures regarding boundary dispute with Kuwait, 105–6
ILC, role in development of, 181	humanitarian intervention in, 132
"instigator of legal development," Security	interim government, 183–4
Council as, 187	Iran–Iraq War, provisional measures
"law of the Charter," 184	concerning, 93
"laying down the law" by Security Council,	Iraq War (See Iraq War)
183–4	ISIL, self-defence and, 127
limitations on powers of Security Council	Kuwait, invasion of (See Iraqi invasion of
"in conformity with the principles of	Kuwait)
justice and international law," 74	no-fly zones in, 132
Council not bound by, 60	peaceful settlement of boundary dispute
sources of, 187–8	with Kuwait, 162–3
treaties (See Treaties)	permanent nature of Article 41 measures
use of force (See Use of force)	concerning boundary dispute with
International Law Association, 119	Kuwait, 112
International Law Commission (ILC)	Iraqi invasion of Kuwait
Articles on State Responsibility, 80	authorization of use of force in relation to
on customary international law, 192	122
Draft Articles on the Responsibility of	"authorize" in resolution concerning, 39
International Organizations, 8, 9, 85–6	"demand" in resolution concerning,
international law, role in development of,	40–1
181	provisional measures concerning, 93
on jus cogens, 80–1	Iraq War
on legal responsibility, 85–6	authorization of use of force in, 118, 124,
on priority of Charter obligations, 18–19	125–6
Study Group on Fragmentation, 18–19, 80	"quasi-judicial" pronouncement
International organizations	concerning, 16
carrying out of Security Council measures	ISIL
by, 139	sanctions on, 102–3
customary international law and, 9	self-defence and, 127, 129
ILC Draft Articles on the Responsibility of	Israel
International Organizations, 8, 9, 85–6	East Jerusalem, annexation of, 183
legally binding nature of Security Council	Entebbe raid, 128, 185–6
decisions, 47–50	peaceful settlement of disputes, coercive
referrals to ICC and, 50	measures regarding, 103–4
text of Article 48, 136–7	permanent nature of Article 41 measures
use of force by (See Regional	concerning, 112
arrangements)	Six Day War, necessity of Article 39
"Intervention by invitation," 154–6	determination for provisional measure
Investigations, powers of Security Council,	and, 95–6
62	Yom Kippur War, coercive measures
Iran	
	regarding, 103
Iran–Iraq War, provisional measures	Italy, authorization of use of force by, 122
concerning, 93	122
nuclear programme ( <i>See</i> Iran nuclear	Language Value 144 F
programme)	Jammeh, Yahya, 144–5
US hostages in, 174, 177	Japan on ICJ, 179
Iran nuclear programme	Jenks, C. Wilfred, 25
"demand" in resolution concerning, 41	Jennings, Robert, 64, 86–7



#### Index

Judicial review ICJ advisory opinion concerning, legally "appellate court," ICJ not intended to binding nature of, 46–7 serve as, 180 judicial body established by SC in, 107 of Article 39 determinations, 68-9 KLA, legally binding nature of Security Council decisions on, 53 as check on powers of Security Council, NATO in, 120, 124, 131, 156 in CJEU, 87-8 non-state actors in, legally binding nature in Court of First Instance of the European of Security Council decisions on, 53 Union, 87 peaceful settlement of disputes, coercive in ICJ, 86-7, 175-6 measures regarding, 103 in ICTY, 87 political grounds for intervention in, 132 as limitation on powers of Security regional arrangements, intervention by, Council, 86-8 156 Lockerbie bombing and, 175-6 SC decisions on, legally binding nature of, of national measures implementing 45 resolutions, 88 use of force in, 120 of powers of Security Council, 70-1 Kuwait of Security Council decisions, 60, 64, 86-7, coercive measures regarding boundary dispute with Iraq, 105-6 Jus ad bellum. See Use of force Iraqi invasion of (See Iraqi invasion of Jus cogens Kuwait) acts of aggression and, 81 peaceful settlement of boundary dispute African Union and, 152, 153 with Iraq, 162-3 Article 41 measures and, 99 permanent nature of Article 41 measures Court of First Instance of the European concerning boundary dispute with Iraq, Union on, 79–80 119 crimes against humanity, prohibition as, 89 In Larger Freedom, 118, 119, 125, 128, 133 defined, 78 Lauterpacht, Elihu fair trial and, 83 on judicial review, 68, 69, 86-7 genocide, prohibition as, 82 on jus cogens, 78, 82 human rights and, 76 on Security Council as judicial body, 14 ICTY on, 79 Lauterpacht, Hersch ILC on, 80-1 on Council recommendations, 33 international humanitarian law and, 82 on League of Nations, 3, 26 limitations on powers of Security Council League of Arab States, 140 and, 70, 78-83 League of Nations non-derogable human rights and, 83 Article 41 measures compared, 99 priority of Charter obligations and, 26 failures of, 197 property rights and, 83 Hersch Lauterpacht on, 3, 26 racial discrimination as, 82 legally binding nature of decisions, SC bound by, 60-1, 196 question of, 31 self-determination and, 82-3 Permanent Court of International Justice slavery, prohibition as, 82 (PCIJ) and, 159 state consent to use of force and, 152-5 priority of obligations under, 19 torture, prohibition as, 82 Lebanon VCLT and, 78 Hariri assassination (See Hariri assassination) Kampala amendments, 17, 189 non-parties to treaties, Security Council imposing terms on, 190-1 Korean War collective self-defence in, 126 Special Tribunal for Lebanon, 106-7, "judicial" determination of Security 131-2, 190-1 Legally binding nature of Security Council Council concerning, 15 decisions authorization of use of force in, 124 ability to ascertain, 33, 34-5 humanitarian intervention in, 117, 131, "all States," 45-6, 47 139 ambiguity and, 33



#### Index

authority of Council, 18 international organizations, legally "authorizes" as operative word, 39 "calls upon" as operative words, 39–40 binding nature of Security Council decisions on, 48 Charter and, 31 regional arrangements, intervention by, "constructive ambiguity" and, 41-2 156 Court of First Instance of the European Libya Union on, 35 authorization of use of force in, 122 customary international law and, 47 "authorize" in resolution concerning, 39 "decides" as operative word, 38 "decision" requirement, 32, 36, 56 Chad, enforcement of ICJ judgment regarding dispute with, 169, 171 "demands" as operative word, 39-41 on Entebbe raid, 186 drafting considerations, 36-7 international organizations, legally elements for, 35-6 binding nature of Security Council decisions on, 48 entirety versus part of document, 32 ICJ decisions, 34 lifting of sanctions on, 113 ICI on, 31, 46-7 Lockerbie bombing and, 104-5, 175-6 NATO in, 140 "in accordance with the Charter," 71 - 2peaceful settlement of disputes, coercive international organizations, 47-50 measures regarding, 104-5 referral to ICC concerning, 111, 131-2 interpretation and, 37-8 maintenance of peace and security and, regional arrangements, intervention by, 33, 49 Member States, 44-7 responsibility to protect (R2P) and, 135 on NATO, 48 threats to peace in, 67 Non-Member States, 44-7 UNASOG, 169 non-state actors, 52-4 Limitations on powers of Security Council operative words, 38-9 checks and balances, 84-9 overview, 44, 196 CJEU on, 197 power of inquiry and, 43-4 decision-making procedure as, 84-5 Presidential Statements, inclusion of domestic law as, 74-5, 88 ECtHR on, 197 decisions in, 54-8 referrals to ICC, jurisdiction in the case of, good faith requirement, 77-8 50 - 2human rights and, 75-7 resolutions, 25, 32, 56-7, 58 "in accordance with the Purposes and Syria, humanitarian aid to, 42 Principles of UN," 70, 72-8 UNPROFOR and, 41-2 "in accordance with the Charter," 71–2 use of force, authorization of, 32 "in conformity with the principles of VCLT interpretation and, 37–8 justice and international law," 74 judicial review as, 70–1, 86–8 jus cogens and, 70, 78–83 (See also Jus cogens) Legal nature of Security Council domestic law analogies, 26-7 legal responsibility as, 85-6 as executive organ, 11 as judicial body, 14-17 maintenance of peace and security and, as legislature, 11-14 70, 72, 76 overview, 3, 26-7, 195-6 non-compliance as, 88-9 as political organ, 10-11 overview, 4, 196-7 "quasi-judicial" pronouncements, 15-16, political nature of, 198 as political rather than legal issue, 70 separation of powers and, 11 self-determination and, 75 as UN organ without separate legal self-restraint as, 84 personality, 8-10 veto as, 85 Legal personality Lithuania on ICJ, 179 SC as UN organ without separate legal Lockerbie bombing, 104-5, 175-6 personality, 8–10 of UN, 8–9 Luck, Edward, 78 Legitimacy, 2, 117 Maintenance of peace and security Liberia action on behalf of all Member States, 197

scope of, 61

ECOWAS intervention in, 156



#### Index

Maintenance of peace and security (cont.) Article 41 measures, dependency on legally binding nature of Security Council Member States as limit on, 114-15 decisions and, 33, 42 collective security and, 200 limitations on powers of Security Council cooperation with Security Council, 200 and, 70, 72, 76 legally binding nature of Security Council powers of Security Council, 62 decisions on, 44-7 as Purpose of UN, 73 overview, 1 Mali Mexico, enforcement of ICJ judgment AFISMA and, 49 regarding dispute with US, 170-1 authorization of use of force in, Milosevic, Slobodan, 88 122 MISCA. See African-led International international organizations, legally Support Mission in the Central African binding nature of Security Council Republic (MISCA) decisions on, 49 Montreal Convention for the Suppression of MAPROBU. See African Prevention and Unlawful Acts against the Safety of Civil Protection Mission in Burundi Aviation, 19, 104, 175, 176 A More Secure World, 118 (MAPROBU) Measures not involving use of force Multilateralism, 3 asset freezes, 100-1 Myanmar, Rohingya people and, 178 climate change, regarding, 109-10 dependency on Member States as limit on, Namibia 114**–**15 advisory opinion of ICJ concerning, discretion of Security Council, 196 166-7 embargoes (See Embargoes) "calls upon" in ICI decision concerning, ICTR on, 100 (See also International Criminal Tribunal for Rwanda (ICTR)) legally binding nature of ICJ decision ICTY on, 99-100 (See also International concerning, 46 Criminal Tribunal for the former nature of Article 41 measures concerning, Yugoslavia (ICTY)) 111 - 12international criminal tribunals, 107, "quasi-judicial" pronouncement 162 concerning, 16 jus cogens and, 99 Natalegawa, Marty, 164-5 League of Nations compared, 99 NATO. See North Atlantic Treaty legal framework, 98-100 Organization (NATO) legislative measures, limits on, 109-10 Netherlands limits of, 108-15 on air strikes in Syria, 187 non-compliance with, 112-13 on humanitarian intervention, 133 overview, 4, 90-1 on compulsory jurisdiction of ICJ, 179 peaceful settlement of disputes, coercive ICTY, domestic law and, 88 measures regarding, 103-6, 110-11 Lockerbie bombing and, 104-5 permanent nature of, 111-12 Nicaragua, enforcement of ICJ judgment "police powers," 111 regarding dispute with US, 168-9, 171 provisional measures compared, 96–7 Nkurunziza, Pierre, 148 referrals to ICC, 107–8 (See also Referrals Non-Aligned Movement, 114 to ICC) Non-Member States, legally binding nature sanctions (See Sanctions) of Security Council decisions on, 44-7 "targeted" sanctions, 100-1 Non-permanent members, 85, 173 temporal element of, 111-12 Non-state actors terrorism, regarding, 108, 109 legally binding nature of Security Council travel bans, 100-1 decisions on, 52-4 treaties, coercive measures regarding, self-defence against, 129-30, 187 106 - 7weapons of mass destruction, support weapons of mass destruction, regarding, prohibited, 183 108 North Atlantic Treaty Organization (NATO) Meetings of Security Council, 6-7 in Afghanistan, 140, 142-3 Member States authorization of use of force by, 120, 122, admission of, 182



## Index

in Bosnia and Herzegovina, 140, 141-2 humanitarian intervention and, 131 intervention by as regional arrangement, in Kosovo, 120, 124, 131, 156 legally binding nature of Security Council decisions on, 48 in Libya, 140 as regional arrangement, 138-9 on self-defence, 129 North Korea nuclear programme. See also Korean War "constructive ambiguity" in resolution concerning, 42 "demand" in resolution concerning, 41 non-parties to treaties, Security Council imposing terms on, 190 Presidential Statement concerning, legally binding nature of, 58 treaties, coercive measures regarding, 106 NPT. See Treaty on the Non-Proliferation of Nuclear Weapons (NPT) Nuclear weapons. See Weapons of mass destruction Office of the Ombudsperson, 114-15, 167 Opinio juris, 193-4 Organisation of the Islamic Conference (OIC), 101-2Organization of African Unity (OAU), 104 Organization of American States (OAS), 129, 137 Organization of Eastern Caribbean States, 146 Pacific settlement of disputes. See Peaceful settlement of disputes Palestine (British Mandate) non-state actors in, legally binding nature of Security Council decisions on, provisional measures concerning, 93 Palestine (State of) legally binding nature of Security Council decisions on, 45 peaceful settlement of disputes, coercive measures regarding, 103-4 Peaceful settlement of disputes. See also specific situation Article 41 measures, 103-6, 110-11 domestic jurisdiction and, 75 SC referral to ICC, 111 in ICJ, 111 ICJ decisions and, 178 "in conformity with the principles of justice and international law" and, 74 power of inquiry and, 43-4

as Purpose of UN, 73 Peacekeeping operations. See also specific situation "hybrid missions," 143 as provisional measure, 97 regional arrangements and generally, 141-3 regional arrangements as one element of, 142 - 3by regional arrangements only, 141-2 by regional arrangements with assistance from Security Council, 142 "re-hatting," 142 treaties and, 189 use of force and, 97-8 Permanent Court of Arbitration, 173 Permanent Court of International Justice (PCIJ), 3, 159, 187-8, 192 Permanent members, 1, 30, 84-5, 170-1, 173, 180, 193. See also Veto Poland on advisory opinions of ICJ, 166, 167 on dispute settlement by ICI, 161 "Police powers," 111 Power of inquiry, 43-4, 107 Powers of Security Council breadth of, 60-1 under Charter, 61-2, 198 checks and balances, 84-9 conflict prevention, 62-3 danger of exceeding, 59 determinations of acts of aggression, threats to the peace, or breaches of the peace (See Determinations of acts of aggression, threats to the peace, or breaches of the peace) flexibility of, 60-1, 197-8 ICJ on, 59-60 ICTY on, 60 international law, Security Council not necessarily bound by, 60 investigations, 62 jus cogens, Security Council bound by, 60 - 1limitations on (See Limitations on powers of Security Council) maintenance of peace and security, overview, 4, 59 peaceful settlement of disputes, 61-2 Security Council as bound by law, 59–60 Presidential Statements defined, 54-5 evolution of, 55-6 "institutionalization" of, 55-6 legal limitations versus political realities,

powers of Security Council, 61-2



#### Index

peaceful settlement of disputes, 73 Presidential Statements (cont.) inclusion of legally binding Security self-determination, 73 Council decisions in, 54-8 use of force and, 120, 121 legal status of, 55 threats to peace and, 65-6 "Quasi-judicial" pronouncements, 15-16, uncertainty regarding legally binding nature of, 56 Priority of Charter obligations, 18-26 Racial discrimination, jus cogens and, 82 CJEU and, 20, 25 Rambouillet Agreement, 103 Court of First Instance of the European Referrals to ICC Union and, 20 as Article 41 measure, 107-8 customary international law and, 26 Darfur, concerning, 111 ECHR and, 20, 23 exclusion of non-parties, 50-2 in ECtHR, 21-5 international organizations and, 50 equal application of, 25 legally binding nature of Security Council Human Rights Committee and, 21 decisions on jurisdiction in, 50-2 ICCPR and, 21 Libya, concerning, 111, 131-2 ICJ and, 19-20 Referrals of disputes to ICJ ILC on, 18-19 Albania, concerning, 161-2 jus cogens and, 26 under Charter, 161 overview, 10 compelling submission to jurisdiction, resolutions and, 25 162, 163 setting aside conflicting obligations, 25 discretion of Security Council, 162 text of Article 103, 18 general rule, 161 VCLT and, 18 overview, 8 Property rights reluctance of Security Council regarding, under ECHR, 83 163 - 4jus cogens and, 83 by resolution, 163 under UDHR, 83 role of Security Council in, 164-5 Provisional measures. See also specific situation Regional arrangements. See also specific Article 39 determination, necessity of, African Union as, 137 (See also African Article 41 measures compared, 96–7 Union) binding nature of, 91-4 authorization of use of force by, necessity "calls upon" language, 91-2 of, 143-5 defined, 91 carrying out of Security Council measures discretion of Security Council, 196 by, 139 by ICJ, 92, 177-8 under Charter, 136-7 non-compliance with, 94 collective security and, 199 overview, 4 collective self-defence and, 138 peacekeeping operations as, 97 defined, 137, 138 prejudice to rights and, 94 enforcement powers, 124-5, 139, 144 temporary nature of, 96–8 essential role of, 139 timing of, 98 legal framework for use of force by, 136-9, Provisional Rules of Procedure, 6 140 - 1Purposes and Principles of UN NATO as, 138-9 (See also North Atlantic under Charter, 72-3 Treaty Organization (NATO)) conflict prevention, 73 overview, 4, 136, 156-7, 199 human rights, 75-7 peacekeeping operations and, 141-3 (See international cooperation, 73 also Peacekeeping operations) limitations on powers of Security Council state consent to use of force by, 146 "in accordance with the Purposes and territorial requirement, 137 Principles of UN," 70, 72-8 (See also text of Article 52, 137 Limitations on powers of Security use of force by, 49–50 Council) "Re-hatting," 142 maintenance of peace and security, Rescue of nationals as self-defence, 73 128



# Index

Resolutions. See also specific situation	embargoes and, 102
as applicable law, 6–7	ICJ on, 127
ICJ, interpretation by, 7, 179	imminence and, 130
legally binding nature of, 32, 56–7, 58	NATO on, 129
legislative nature of, 11–12, 13	against non-state actors, 129–30, 187
national measures implementing, judicial	notification requirements, 127
review of, 88	priority of Security Council measures and
priority of Charter obligations and, 25	127
referrals to ICJ by, 163	regional arrangements, collective self-
Responsibility to protect (R2P)	defence and, 138
authorization of use of force and, 123	reporting requirements, 127
crimes against humanity and, 133–5	requirements for claim of, 117–18, 120
ethnic cleansing and, 133–5	rescue of nationals as, 128
genocide and, 133–5	until Security Council necessary measures
Security Council on, 187	126–7
war crimes and, 133–5	terrorism and, 129–30
World Summit Outcome and, 133–5	Self-determination
Roberts, Anthea, 2	as jus cogens, 82–3
Rome Statute	limitations on powers of Security Council
as applicable law, 7	and, 75
Kampala amendments, 17, 189 SC and, 189	as Purpose of UN, 73
R2P. See Responsibility to protect (R2P)	Senegal  Barrow sworn in as president in 144
Russia	Barrow sworn in as president in, 144 on authorization to use force by regional
on air strikes in Syria, 186	arrangements, 145
on ICJ, 180	Sierra Leone
IFOR and, 142	Special Court for Sierra Leone, 131–2
on legally binding nature of "demand," 41	UNAMSIL, 189
on limitations on powers of Security	Sievers, Loraine, 3, 55
Council, 71	Simma, Bruno, 22
on referral to ICC concerning Syria, 51	Simons, Anne, 90
on regional arrangements, 145	Siniora, Fouad, 106
Rwanda	Six Day War, necessity of Article 39
authorization of use of force in, 122	determination for provisional measures
genocide in, 152	and, 95–6
ICTR (See International Criminal	Slavery, prohibition as jus cogens, 82
Tribunal for Rwanda (ICTR))	Somalia
	AMISOM, 142
Sanctions	authorization of use of force in, 122
on Al-Qaida, 88, 102–3	international humanitarian law,
on ISIL, 102–3	individual responsibility for violations
Libya, lifting of sanctions on, 113	in, 187
non-compliance with, 112–13	international organizations, legally
overview, 100–1	binding nature of Security Council decisions on, 48
particular commodities, 102	threats to peace in, 67
on Taliban, 88, 102–3	South Africa
"targeted" sanctions, 100–1, 113	human rights in, 131
timing of, 98 Schwebel, Stephen M., 194	threats to peace in, 66
Secretariat requesting advisory opinions of	Southern Rhodesia
ICJ, 167–8	"authorize" in resolution concerning, 39
Security Council. See specific topic	"demand" in resolution concerning, 40
Self-defence. See also specific situation	human rights in, 131
anticipatory self-defence, 128–9	threats to peace in, 66
under Charter, 126	South Sudan, legally binding nature of
collective security and, 126	Security Council decisions on non-state
collective self-defence, 126, 138, 198–9	actors in, 54



#### Index

"global war on terror," 131 Soviet Union on advisory opinions of ICJ, 166-7 self-defence and, 129-30 as threat to peace, 67, 68 on ICJ, 160, 161 on self-defence, 128 use of force and, 118-19 Special Court for Sierra Leone, 131-2 Thailand Special Tribunal for Lebanon, 106-7, 131-2, Cambodia, role of Security Council in ICI 190-1 proceedings concerning dispute with, State consent to use of force 164-5 African Union and (See African Union) on enforcement of ICJ judgments, 169 authorization of use of force and, 149-54 Threats to the peace. See also specific situation collective security and, 155-6 COVID-19 pandemic as, 67, 68 ECOWAS and, 146 determinations, 64-8 (See also Inter-American Treaty of Reciprocal Determinations of acts of aggression, Assistance and, 146 threats to the peace, or breaches of the "intervention by invitation," 154-6 peace) jus cogens and, 152, 153, 154-5 Ebola as, 67, 68 regional arrangements, intervention by, 146 expansion of definition of, 184 treaties and, 154 HIV/AIDS as, 67 State sovereignty, 16, 121, 185-6 Presidential Statements and, 65-6 Scope of, 64-68 Status of Forces/Mission Agreements, 191 Sub-Committee on the Spanish Question, terrorism as, 67-8 weapons of mass destruction as, 68 Sudan Timor-Leste AMIS, 143 authorization of use of force in, 122 Darfur (See Darfur) SC establishing judicial body in, 107 non-parties to treaties, Security Council Torture, prohibition as jus cogens, 82 imposing terms on, 190 Travel bans, 100-1 peacekeeping operations in, 143 Treaties. See also specific Treaty as applicable law, 7 Rome Statute and, 190 Sweden on Entebbe raid, 186 coercive measures regarding, 106-7 effect on Security Council, 189 Switzerland on ICJ, 179 negotiation of, Security Council legally binding nature of Security Council instigating, 187, 191 non-parties, Security Council imposing decisions on, 47 priority of Charter obligations in ECtHR terms on, 189-91 case involving, 23-5 pacta sunt servanda, 188-9 Syria peacekeeping operations and, 189 relation of Security Council to, 188–91 on advisory opinions of ICJ, 166 secondary rules, 188 air strikes in, 186-7 "constructive ambiguity" in resolution as source of international law, 188-91 concerning, 42 state consent to use of force and, 154 humanitarian intervention in, 117, 132 making states parties to, 191 VCLT (See Vienna Convention on the Law ISIL, self-defence and, 127, 129 political grounds for intervention in, 132 of Treaties (VCLT)) power of inquiry and, 43-4 Treaty Establishing the Organization of referral to ICC concerning, 50–1 Eastern Caribbean States, 146 Yom Kippur War, coercive measures Treaty on the Non-Proliferation of Nuclear regarding, 103 Weapons (NPT) as applicable law, 7 coercive measures concerning, 106 Taliban, sanctions on, 88, 102-3 non-parties, Security Council imposing Talmon, Stefan, 56-7 Tanzania on Entebbe raid, 186 terms on, 190 Tribunals as Article 41 measure, 107, 162 "Targeted" sanctions, 100-1, 113 Tunisia, "quasi-judicial" pronouncement Territorial integrity, 16, 121, 185-6

998

concerning, 16

with Greece, 162

Turkey, ICJ proceedings concerning dispute

Article 41 measures regarding, 108, 109

authorization of use of force and, 123



## Index

Uganda, Entebbe raid in, 128, 185-6 importance of understanding rules, 119 United Kingdom by international organizations (See Regional arrangements) on advisory opinions of ICJ, 166, 167 on air strikes in Syria, 186-7 merging of exceptions to prohibition of, on Article 41 measures, 115 190 on enforcement of ICJ judgments, overview, 4, 116-17, 198-9 169 peacekeeping operations and, 97-8 on "global war on terror," 131 prohibition on, 121 on hijacking, 185-6 by regional arrangements (See Regional on humanitarian intervention, 132-3 arrangements) on ICJ, 159-60, 161, 179 self-defence (See Self-defence) Lockerbie bombing and, 104-5, 175-6 state consent to (See State consent to use of priority of Charter obligations in ECtHR force) case involving, 21-3 terrorism and, 118-19 on provisional measures of ICJ, 177-8 World Summit Outcome and, 118, 121, on regional arrangements, 145 123, 125 on self-defence, 128, 130 use of force by, 117-18 VCLT. See Vienna Convention on the Law of United States Treaties (VCLT) authorization of use of force by, 122 as check on powers of Security Council, on binding nature of provisional 85 measures, 92 defined, 29 on "global war on terror," 131 legal constraints on use of, 30-1 on hijacking, 185-6 as limitation on powers of Security on humanitarian intervention, 132 Council 85 on ICC, 51, 52 Vienna Convention on Consular Relations, on ICJ, 160, 180 170 Iran, hostages in, 174, 177 Vienna Convention on the Law of Treaties Lockerbie bombing and, 104-5, 175-6 (VCLT) Mexico, enforcement of ICI judgment Charter and, 6, 18 regarding dispute with, 170-1 jus cogens and, 78 Nicaragua, enforcement of ICJ judgment legally binding nature of Security Council regarding dispute with, 168-9, 171 decisions and, 37-8 on self-defence, 128, 130 pacta sunt servanda, 188-9 Uniting for Peace, 122 priority of Charter obligations and, 18 Universal Declaration of Human Rights, secondary rules, 188 property rights under, 83 Voting Uruguay abstention, 28-30, 161 on ICJ, 179 concurring votes, 28-30, 184 on regional arrangements, 145 non-procedural matters, 28-9 Use of force. See also specific situation procedural matters, 28-9 adequacy of rules, 118-19 text of Article 27, 28-9 authorization of (See Authorization of use veto (See Veto) of force) breaches of peace, 117 War crimes under Charter, 120, 121 ICTY on 187 collective security and, 17, 116, 198-9 in internal conflicts, 187 collective self-defence, 126, 138, 198-9 responsibility to protect (R2P) and, 133-5 consensus on rules, 119 Weapons of mass destruction customary international law and, 120 Article 41 measures regarding, 108 discretion of Security Council, 196 non-state actors, support prohibited, ex post facto authorization of, 123-5 183 humanitarian intervention and (See as threat to peace, 68 Humanitarian intervention) Western Sahara, legally binding nature of ICJ on, 119 Security Council decisions on, 45



## Index

Wood, Michael, 12, 188
Working methods of Security Council, 6
World Summit Outcome (2005)
conflict prevention and, 62
responsibility to protect (R2P) and,
133–5
use of force and, 118, 121, 123, 125

Yom Kippur War, coercive measures regarding, 103 Yugoslavia Bosnia and Herzegovina (*See* Bosnia and Herzegovina) ICTY (*See* International Criminal Tribunal for the former Yugoslavia (ICTY))