
INDEX

- Abla, Walid, 300
Aegean Sea case, 233-235, 237, 242, 311, 323, 348, 352
Algerian Declarations
 acceptance of, 22
 Vienna Convention, interpretation under, 23
Alien Tort Claims Act
 violations of international law, applicability to, 92-93
Allen, C.K., 330
Ambatielos case, 326
American Arbitration Association, 515
American Bar Association, 559
Anglo-Iranian Oil Co. case, 481, 484, 485
Application for Review of Judgment No. 333 case, 326
Application of 1902 Convention case, 328
Arbitral Award of 31 July 1989 case, 326
Arbitration, impartiality in, 509-519
Arbitrators, independence of, 509-519
Atkin, Lord, 316
Aust, A., 230
Australia
 East Timor, dispute over, 14-15, 20
Bahrain
 agreement with Qatar, interpretation of, 224-247
 Qatar, territorial conflict with, 111-112, 224-247
Bakassi Peninsula dispute, 115-116, 341-358
Barcelona Traction case, 322, 335
Bauman, Z., 160
Bedjaoui, Mohammed, 119
Blaskić case, 220
Bonnici, Mifsud, 107
Bosnia-Herzegovina
 genocide allegations against Yugoslavia, 114-115
 Genocide case, *see Genocide* case
 Karadžić, Radovan, indictment for international crimes of, 91-98
 recognition of Yugoslavia, 168-169
Botswana
 Namibia, territorial dispute with, 117
Cameroon
 Nigeria, dispute with, 115-116, 341-358
Cameroon v. Nigeria case
 actions of court, validity of, 356-358
 admissibility of claim, 346-347
 background, 115-116, 341-342
 counter-claims, 354-356
 irreparable prejudice, 352-354
 litispendence issues, 347-349
 order for provisional measures, 344-345
 preservation of *status quo*, 350-352
 provisional measures, 484
 request for provisional measures, 343-344
 unilateral nature of provisional measures, 349-350
Canada
 Fisheries Jurisdiction dispute with Spain, 116
Cardozo, Benjamin, 312, 313, 327
Carrington Conference, 170
Cassese, Antonio, 215-217
Certain German Interests in Upper Silesia case, 324-325
Certain Norwegian Loans case, 321
Chechen Republic of Ichkeria
 existence as legitimate state, 9-20
Chemical weapons, 81-90
Chemical Weapons Convention
Confidential Information, Annex on the Protection of, 84-85
 generally, 81-90
 Organization for the Prohibition of Chemical Weapons (OPCW), establishment of, 82
 verification issues, 84-88
China
 Hong Kong Special Administrative Region, 491-500

- Collective complaints
 - European Social Charter system for, 69-80
- Commonwealth Coatings* case, 514, 515
- Competence of the General Assembly* case, 323
- Comprehensive Nuclear Test Ban Treaty (CTBT)
 - administrative organization, 274-276
 - background, 269-270
 - dispute resolution, 278-279
 - entry into force provision, 272-274
 - International Monitoring System, 276-278
 - on-site inspections, 277-278
 - ratification prospects, 280
 - scope of prohibition, 270-272
 - verification system, 276-278
- Conference on Disarmament, 269
- Conflict resolution
 - chemical weapons, 81-90
 - post-conflict coordination of multi-lateral activities, *see* Peace implementation in the former Yugoslavia
- Constitutionalism in international law, 421-474
- Continental Shelf* case, 320, 322
- Convention on the Prohibition of the Development, Stockpiling and Use of Chemical Weapons and on Their Destruction, *see* Chemical Weapons Convention
- Council of Europe
 - collective complaints, establishment of system for, 69-80
- Council of the European Union, *see* European Union
- Countermeasures to exercise of extra-territorial jurisdiction, 3-7
- Court of Conciliation and Arbitration (OSCE)
 - Arbitral Tribunal, 287-288
 - background, 281-287
 - Conciliation Commission, 287-288, 292-293
 - instituting proceedings, 292
 - jurisdiction, 289-291
 - permanent bodies of court, 288
 - ratification by OSCE members, 292-293
 - subsidiarity, principle of, 291
- Crimes against humanity
 - Erdemović* case, analysis in, 370-376, 380-381
 - jurisdictional issues, 91-98
- Criminal justice systems compared, 562-574
- Critical Legal Studies Movement, 415-420
- CSCE, *see* Organization for Security and Cooperation in Europe (OSCE))
- Cuba
 - United States trade restrictions against, 1-7
- Dayton-Paris Agreement
 - annexes to, 258, 260-263
 - coordination of peace implementation, rules for, 260-264
 - mutual recognition by Bosnia and Yugoslavia, 168-169
 - peace implementation efforts under, 249-268
- Denning, Lord, 315
- De Tocqueville, Alexis, 434
- Dispute resolution
 - Chemical Weapons Convention, 81-90
 - Court of Conciliation and Arbitration (OSCE), 281-294
 - decentralized dispute resolution, 85-87
 - development of international law, 309-340
 - Iran-United States Claims Tribunal, 21-47
 - Istria, 290
 - public international organizations, legal recourse within, 295-303
 - watercourses, conflicts as to, 507-508
- Doha Minutes, 226-229, 234-241
- Donoghue v. Stevenson* case, 316
- Dual nationality
 - dominant and effective nationality, issue of, 24-33, 44-46
 - fraudulent use of nationality, 33-45
 - Hague Convention, 29

- Iran-United States Claims Tribunal, issues related to, 21-47
 Dumbauld, E., 477, 488
- East Timor* case, 328
- EC Treaty
 conflict of treaties rule, 4
- Effect of Awards of Compensation* case, 324
- Eichmann* case, 373, 374
- Electric Company of Sofia and Bulgaria* case, 481
- Erdemović* case, 363-381, 557
 charges, 363-366
 crimes against humanity. analysis of, 370-376, 380-381
 mitigating circumstances, claim of, 366-372
 plea of accused, 365
 sentencing, 371-376
 Tribunal's pre-emption of national courts, 376-381
- Erga omnes* rights, 14-15, 20, 242
- Esphahanian case, 25-42
- European Convention on Human Rights
 European Social Charter (ESC)
 compared, 79
 right to a fair trial, guarantee of, 218-221
 Turkey and, 99-110
- European Court of Human Rights
Akdivar case, 99-110
 individual petition, right of, 106-107
 judge-rapporteur, use of, 53-54
 judges *ad hoc*, role of, 51-56
 national bias in voting behavior of judges, 49-67
 national judges, voting behavior of, 58-62
- European Social Charter (ESC)
 Additional Protocol of 1988, 70
 Additional Protocol of 1995, 72-80
 Charte-Rel Committee, 70-75
 collective complaints, establishment of system for, 69-80
 Committee of Independent Experts, 72-75, 78
- European Convention on Human Rights compared, 79
 Ministerial Conference on Human Rights of 1990, 70
- European Space Agency
Case 54, 297-303
 dispute resolution within, 295-303
- European Trade Union Confederation (ETUC), 71, 72
- European Union
 extraterritorial application of legislation by non-member states, 1-7
- Extraterritorial jurisdiction
 counteracting exercise of, 1-7
- Factory at Chorzow* case, 317, 324
- Fisheries* case, 116, 325, 352
- Fisheries Jurisdiction* case, 478, 482
- Fitzmaurice, Sir Gerald, 43-44, 320, 332, 338, 339
- Free Zones* case, 324-325
- Frontier Dispute* case, 243-244, 350, 355, 356
- FRY, *see* Yugoslavia
- Gabčíkovo-Nagymoros Project, 115, 307, 521-523
- GATT, 450-456
- General Framework Agreement for Peace in Bosnia and Herzegovina, *see* Dayton-Paris Agreement
- Geneva Conventions, 364, 380
 fair trial, guarantee of, 561-562
- Genocide case, 322, 353, 355
 counter-memorial on merits, 306-307
 granting of provisional measures, 348-349
 preliminary objections, 163-172
 provisional measures, 483, 485-486
- Genocide Convention
 Bosnia-Herzegovina *v.* Yugoslavia, 114-115
Genocide case. *see* Genocide case
 state responsibility under, 169
- Goldstone, R.J., 216
- Great Britain, *see* United Kingdom
- Gulf of Muirne* case, 338
- High Trees* case, 315

- Holmes, Oliver W., 315, 333
- Hong Kong, autonomy of
background, 491-494
external matters, in, 496-500
Hong Kong Special Administrative
Region, establishment of, 491,
495-496
"one state, two systems" policy,
494-495, 496
- Hostages case*, 348, 349
provisional measures, 483, 485, 486
- Human rights violations
Turkish treatment of Kurds, 99-110
- Hungary
Gabčíkovo-Nagymaros Project,
115, 307, 521-523
- Hurst, Sir C., 339
- ICCPR, *see* International Covenant on
Civil and Political Rights
- Immunity from prosecution for inter-
national crimes, 91-98
- India
Comprehensive Nuclear Test Ban
Treaty position, 271, 273-274
- Indonesia
East Timor, dispute over, 14-15, 20
- International administrative law
dispute resolution, 295-303
- International Conference on the
Former Yugoslavia, 163-164, 257
- International Court of Justice
binding and non-binding agree-
ments, distinctions as to, 223-247
Cameroon v. Nigeria case, *see*
Cameroon v. Nigeria case
Chemical Weapons Convention,
role in, 86, 89
current proceedings, list of,
111-117, 305-307, 521-523
development of international law,
role in, 311-340
Genocide case, *see Genocide case*
judges ad hoc, role of, 54-56
national judges, voting behavior of,
62-64
nuclear weapons, ruling as to,
137-142
provisional measures issued by, *see*
Provisional measures issued by
World Court
Statutes of Court, 477-480
treaty interpretation, decisions as
to, 223-247
triennial elections, 119-120
WHO request for nuclear weapons
advisory opinion, 138-141,
525-539
- International Covenant on Civil and
Political Rights (ICCPR), 218-221
- International crimes against humanity
jurisdictional questions, 91-98
Erdemović case, analysis in,
370-376, 380-381
- International Criminal Tribunal for
the former Yugoslavia (ICTY)
"beyond reasonable doubt" stan-
dard for guilt, 557-578
current proceedings, list of,
172-177, 359-361, 553-555
Erdemović case, *see Erdemović case*
guilty verdicts, procedure for,
557-578
Indictment of Radovan Karadžić,
91
Norway as venue for incarceration,
376
Protective Measures decision,
179-198
reform of present system, proposal
for, 576-578
right to a fair trial, obligations as
to, 215-221
standard of proof, 557-578
trial chamber, composition of,
558-559
trials *in absentia*, view of, 215
Victims and Witnesses Decision,
217-221
witness protection program, *see*
Witness protection efforts of
ICTY
- International Labor Organization
(ILO), 71, 72
- International law
administrative law, 295-303
constitutionalism as basis for,
421-474

- constitutionalization of, 437-441
- constitutional theory of, 424-437, 459-464
- Critical Legal Studies Movement, 415-420
- European integration law, 458-461
- history of, 309-340
- legitimate functions of, 467-471
- liberal conception of, 418-419
- lotus principle, 139-140
- New Approaches to International Law (NAIL), 415-420
- nuclear weapons issues as beyond usual scope of, 135-162
- nuclear weapons, rulings as to, 137-142
- International Law Commission, 229
 - Convention on Non-Navigational Uses of Watercourses, draft articles on, 501-508
 - International Criminal Court, draft statute for, 561
- International Military Tribunal for the Far East, 560-561
- International organizations
 - constitutionalization of, 437-448
 - democratic participation, 432-435
 - fourth branch of government, as, 442-443
 - government restraints on individual liberties, limitation of, 431-432
 - human rights protection, 428-431
 - legitimate functions of, 467-471
 - market freedom, protection of, 428-431
 - parliamentarianism, 426-428
 - rule-of-law principles, 425-426
 - social justice principles, 436-437
 - United Nations, reform of, 421-474
- International Status of South West Africa* case, 325
- Interpretation of the 25 March 1951 Agreement* case, 332
- Iran
 - dual nationality, issues before Iran-United States Claims Tribunal as to, 21-47
 - Iran-United States Claims Tribunal, 21-47
 - oil platforms dispute, *see Oil platforms case*
 - United States trade restrictions against, 1-7
- Iran-United States Claims Tribunal, 21-47
 - Algerian declarations, creation by, 22
 - Estoppel, use of, 35-37
- Iraq
 - Mandate of League of Nations, 232-233
 - United States trade restrictions against, 1-7
- Istria
 - conflict resolution, 290
- Italy
 - Istrian conflict, 290
- Izetbegovic, Alija, 165-166
- Jan Mayen* case, 338
- Judges ad hoc
 - European Court of Human Rights, role in, 51-56
 - International Court of Justice, role in, 54-56
 - Voting behavior of, 50-67
 - Judges, development of role of, 330-332
- Jurisdictional issues
 - Court of Conciliation and Arbitration (OSCE), 289-291
 - extraterritorial jurisdiction, 1-7
 - international crimes against humanity, 91-98
 - Nuclear Weapons* case, 138-140, 525-539
 - Oil platforms* case, 541-551
 - public international organizations, legal recourse within, 295-303
 - Jurisdiction of the Courts of Danzig* case, 324
 - "Justifiable doubts" doctrine in arbitration, 509-519
- Kant, Immanuel, 444, 448, 461, 463, 467-468
- Karadžić, Radovan
 - indictment for international crimes, 91-98, 216, 365

- Kaskili/Sedudu Island dispute, 117
- Kooijmans, Peter
 election to ICJ, 119
 human rights activism, 126-131
 minister for foreign affairs, as,
 121-126
 professor of international law, as,
 132-136
 Rapporteur on Torture, as, 129-130
 UN Commission on Human
 Rights, 127-129
- Koskeniemi, M., 240-241, 244-245
- Kurds
 Turkish security forces, conflict
 with, 99-110
- Lauterpacht, E., 245, 320-321, 322
- League of Nations
 Mandate for South West Africa,
 231-233, 238-239
 registration of treaties with,
 239-240
- Legal Status of Eastern Greenland* case,
 325, 350-351, 352
- Libya
 Lockerbie aerial incident, 112-113,
 348, 349
- Locke, John, 465-466
- Lockerbie* case, 112-113, 348, 349
- Loewenfeld, A.R., 515
- Lomé Convention, 431
- London Peace Implementation
 Conference, 250n. 256, 257n. 259
- Lord Wright's conundrum, 312-313
- Lyotard, J.F., 155-156
- Maastricht Treaty, 430, 432, 439, 446
- Mahmoud* case, 38-39
- Mandate agreements, interpretation of,
 238-240
- Mansfield, Lord, 317
- Mavrommatis Palestine Concessions*
 case, 325
- Mentes* case, 110
- Mladić, Ratko, 216, 365
- Monnet, Jean, 421-422
- Montreal Convention, 112-113
- NAL, *see* New Approaches to Inter-
 national Law
- Namibia
 Botswana, territorial dispute with,
 117, 438
Namibia case, 438
Nauru Phosphates case, 328
- New Approaches to International
 Law, 415-420
- Nicaragua* case, 241, 353-354, 545
 provisional measures, 483, 485, 486
- Nigeria
 Cameroon, dispute with, 115-116,
 341-358
- Protocol Additional to the 1961 Euro-
 pean Social Charter for Providing for
 a System of Collective Complaints
 admissibility of complaints, 73-74
 Committee of Independent
 Experts, role of, 72-75, 79
 Committee of Ministers, involve-
 ment of, 75-77
 examination of merits, 74-75
 Governmental Committee,
 involvement of, 75-77
 submission of complaints, 72-73
 Sudre, F., study by, 77-79
- Northern Cameroons* case, 326
- Norway
 incarceration venue for ICTY con-
 victs, 376
- Nuclear Test* cases, 240-241, 240-243,
 346-347
 provisional measures, 485
- Nuclear Weapons* case, 135-162, 525-539
- Nuremberg Tribunal, 365, 366-367,
 381, 560-561
- Oil platforms* case
 generally, 113-114, 305-306
 Judgment on Preliminary Objection,
 541-551
 jurisdictional issues, 541-551
- Organization for Security and
 Cooperation in Europe (OSCE)
 Court of Conciliation and
 Arbitration, *see* Court of
 Conciliation and Arbitration
 (OSCE)
 dispute resolution systems, 281-294
 dispute settlement systems, 281-294

- peace implementation in former Yugoslavia, 258, 260-261
- Organization for the Prohibition of Chemical Weapons (OPCW)
 - Chemical Weapons Convention, establishment by, 82
- Patterson v. New York*, 566
- Peace implementation in former Yugoslavia
 - Dayton rules for coordination, 260-264
 - defined, 250n
 - elections, 260-261
 - General Framework Agreement, 249-250, 256-268
 - IFOR, 257, 260-264
 - Joint Civilian Commissions, 258-259
 - Joint Military Commission, 257
 - London Peace Implementation Conference, 250n, 256, 257n, 259
 - military aspects, 260-264
 - Office of the High Representative, 258, 260-263, 265-266
 - Organization for Security and Cooperation in Europe (OSCE), 258, 260-261
 - SFOR, 257n
 - UN Department of Humanitarian Affairs, 254
 - UN High Commissioner for Refugees, 252, 255
- Permanent Court of International Justice
 - interim protection granted by, 481
 - provisional measures issued by, *see* Provisional measures issued by World Court
- Politis, M., 339
- Pope John Paul II, 328
- Portugal
 - East Timor, dispute over, 14-15, 20
- Provisional measures issued by World Court
 - interim measures of protection distinguished, 475-476
 - International Court of Justice, indicated by, 481-486
 - morally binding nature of, 488-489
- Permanent Court of International Justice, indicated by, 481
- rules of court, 478-479
- statutory basis for, 477-480
- statutory provisions, 476-478, 479-480
- treaties as basis for binding effect of, 480-481
- Qatar
 - agreement with Bahrain, interpretation of, 224-24/
 - Bahrain, territorial conflict with, *see* *Qatar v. Bahrain*
- Qatar v. Bahrain*
 - background, 111-112, 224-226
 - "Bahraini formula", 226, 235
 - Doha Minutes, interpretation of, 226-227, 234-241
 - jurisdiction and admissibility, 225-229
- Ramaker, Jaap, 270, 273, 280
- Rawls, John, 436-437
- Reform of United Nations system, 421-474
 - international constitutionalism as basis for, 424-448
 - World Trade Organization as model for, 448-471
- Reparations* case, 326
- Reservations to the Genocide Convention* case, 156-158, 325
- Retorsion measures, 2-3
- Rezek, Jose, 119
- Rhymer-Cuerel* case, 299
- R v. Summers*, 575
- Saghi* case, 36-38
- Saudi Arabia
 - arbitration of Qatar-Bahrain dispute, 225-228, 234
- Schott* case, 45-46
- Schwebel, Stephen, 119-120
- Self-determination, right of
 - Chechen people, 9-20
 - East Timor, 14-15, 18-20
 - referendum, requirement for, 17-18
 - right *erga omnes*, as, 14-15, 20
- Shawcross, Sir H., 371

- Sino-Belgian Treaty* case, 350, 352
provisional measures, 479, 481
- Slovakia
Gabčíkovo-Nagymoros Project,
115, 307, 521-523
- Istrian conflict, 290
- Social rights
European Social Charter system
for collective complaints, 69-80
- South Africa, 231-233, 238-239
- South West Africa* cases, 231-233,
238-239, 323, 326
- Sovereignty
lotus principle, 139-140
Oil platforms case analysis, 511-555
- Spain
Fisheries Jurisdiction case against
Canada, 116
- Standard of proof in international
tribunals, 557-578
- Statehood, law of, *see* Self-deter-
mination, right of
- Stone, Julius, 313-314, 333
- Subsidiarity, principle of
Court of Conciliation and
Arbitration (OSCE), 291
Treaty on European Union, 428
- Sudre, F., 77-79
- Tadić* case, 179-198, 557
Witness L, perjury by, 221
witness protection efforts, 179-198,
217-221
- Temple* case, 242
- Territorial conflicts
Qatar v. Bahrain, 111-112
- Torture Victim Protection Act
violations of international law,
applicability to, 92-95
- Treaty interpretation
binding and non-binding agree-
ments, distinctions as to, 223-247
consent, primacy of, 224-225
EC Treaty conflict of treaties rule,
4
failure to register agreements, effect
of, 239-241
intention of parties, 230-237
subsequent behavior, effect of,
237-241
travaux préparatoires, use of,
224-225, 236-237
unilateral agreements, 242-244
- Treaty of Amity, Economic Relations
and Consular Rights (US/Iran),
542-551
- Treaty of Lausanne, 324
- Treaty on European Union, 425-428,
430-431
- Treaty on the Non-Proliferation of
Nuclear Weapons, 270
- Tripartite Committee (Bahrain, Qatar,
Saudi Arabia), 226-228, 234-235
- Turkey
Anti-Terrorist Act, 101
European Convention on Human
Rights, violations of, 99-110
human rights violations in,
reports of, 99-110
- Tutu, Abp. Desmond, 336
- UNCITRAL Arbitration Rules,
509-519
- UNCITRAL Model Law, 512-513
- UN Convention on the Law of the
Non-Navigational Uses of Inter-
national Watercourses, 501-508
- UN Convention on the Law of the
Sea, 480
- Union of the Confederations of
Industry and Employers of Europe
(UNICE), 71, 72
- United Kingdom
Hong Kong, control of, 491-494
Iraq Mandate, 232-233
Lockerbie case, 112-113, 348, 349
- United Nations
Chemical Weapons Convention,
role in enforcement of, 86, 89
Department of Humanitarian
Affairs, 254
ICJ, requests for advisory opinions
from, 526-528, 534
immunity of visitors to, 97
peacekeeping structure in former
Yugoslavia, 252-260, 265
reform of, *see* Reform of United
Nations system
- United Nations Charter
registration of treaties, 239-241

- International Covenant on Civil and Political Rights, 429, 434; *see also* ICCPR
- International Covenant on Economic, Cultural, and Social Rights, 429
- United Nations Development Program (UNDP), 253
- United Nations High Commissioner for Refugees
 - co-ordination of peace implementation, 252, 255
- United States of America
 - Arbitration Rules, relevance of US law *to*, 514-515
 - Cuba, trade restrictions against, 1-7
 - dual nationality, issues before Iran-United States Claims Tribunal as to, 21-47
 - Iran-United States Claims Tribunal, 21-47
 - Karadžić, Radovan, indictment for international crimes of, 91-98
 - Lockerbie* case, 112-113, 348, 349
 - oil platforms dispute, *see Oil platforms case*
 - trade restrictions against Cuba, Iran, and Iraq, extraterritorial imposition of, 1-7
- US v. Fatico*, 570
- Vance-Owen Plan, 164
- Verezhchetin, Vladlen, 119
- Vienna Convention, 230-231, 238-239
 - Algerian Declarations, applicability to, 23
- Vienna Declaration on Human Rights, 429
- Vierdag, E., 234, 246
- Vinogradoff, Sir P., 331
- Watercourses
 - Convention on the Law of Non-Navigational Uses, 501-508
- Weeramantry, Christopher, 120
- WHO/Egypt* case, 332, 528-530
- Witness protection efforts of ICTY, 179-198
 - anonymity of witnesses, 183-187, 217-221
 - closed court sessions, 189-190
 - confidentiality, 187-189
 - facial distortion, 190-191
 - redaction of evidence transcripts, 194-195
 - safe conducts, 193-194
 - self-incrimination immunity, 194
 - video-conferencing, 191-193, 220
 - voice distortion, 190-191
 - withdrawal of protective measures, 195-197
 - Witness K, 195
 - Witness L, 195-197, 221
- Workers' Party of Kurdistan (PKK)
 - Turkish security forces, conflict with, 99-110
- World Health Assembly, 526
- World Health Organization (WHO)
 - Nuclear Weapons* case, 138-141
- World Trade Organization (WTO)
 - model for reform of United Nations system, 448-471
- Yugoslavia (Serbia and Montenegro)
 - Bosnia, recognition of, 168-169
 - genocide allegations against, 114-115
 - International Criminal Tribunal for the former Yugoslavia, *see* International Criminal Tribunal for the former Yugoslavia
 - Genocide* case, *see Genocide case*
 - peace implementation, *see Peace implementation in former Yugoslavia*