

- special missions: *see* Special Missions Convention (1969); special missions, immunities
- statehood, as criterion of 198, 202, 244, 451, 453
- diplomatic relations, break
as alternative to withdrawal of recognition 467
- break or reduction of representation as response to threat to the peace (UNC 41) 753, 1242, 1245, 1248
- respect for and protection of diplomatic premises following 756
- Diplomatic Relations Convention (1961) (VCDR) 752–72
- armed conflict, applicability in case of 752
- codification/development of international law 752
- customary international law, continuing role 752
- drafting process 120
- entry into force 903
- ICJ jurisdiction 1079
- non-parties, applicability to 770
- reservations 760
- scope and general approach 752
- diplomatic representation, as sovereign power 217
- diplomatic status, responsibility for determining 193
- Disabilities, Committee on the Rights of Persons with
- confidential inquiries 334
- grave or systematic violations, right to inquire into 334
- individual communications 334
- inter-state complaints 334
- membership 334
- reporting obligations 334
- Disabilities, Convention on the Rights of Persons with (2006)
- conclusion 334
- discrimination, prohibition 334
- states' obligations 334
- disabled persons, rights
- children (CRC 23) 331
- ESC and 361
- General Comment (UNCESCR) No. 5 310
- Vienna Declaration and Programme of Action (1993) 280
- disappearances: *see* enforced disappearances
- disarmament, UN Special Sessions 1212 n33
- discovery, Antarctica 536
- discovery as means of territorial acquisition 504, 508
- discrimination: *see* gender discrimination; non-discrimination principle; racial discrimination; religious discrimination
- Discrimination Sub-Commission: *see* Human Rights, Sub-commission on the Promotion and Protection of
- dispute settlement 1010–56, *see also* African Union, dispute settlement; Arab League, dispute settlement; League of Nations, dispute settlement; NATO, dispute settlement; OAS, dispute settlement; OSCE/CSCE, dispute settlement; peacekeeping operations; *and individual tribunals*
- commitment to peaceful settlement as criterion for recognition of state 452
- compulsory adjudication, increasing acceptability 1115
- consent, need for 1012
- Declaration on Principles of International Law (1970) 1013
- diplomatic procedures and adjudication distinguished 1011, 1047
- 'dispute' 1012
- EEZ 583
- EU 1038
- existence of a dispute, need for 1012
- Fisheries Disputes Chamber 640 n443
- fishing rights 635, 636–7
- friendly settlement as preferred option 342–3, 353, 387, 1216

- dispute settlement (*cont.*)
 ICSID: *see* ICSID
 justiciable and non-justiciable disputes,
 distinguishability 1012–13
 ‘legal’ dispute 1012–13
 marine scientific research 636
 methods 1013–14, *see also*
 commissions of inquiry;
 conciliation; conciliation
 commissions; good
 offices/mediation; law of the sea,
 dispute settlement (UNCLOS Part
 XV); negotiation as means of
 dispute settlement; OSCE/CSCE
 multiple methods used in
 conjunction 1011–12
 obligation to settle disputes by
 peaceful means (UNC 2(3)) 1013
 political context 1013
 regional arrangements (UNC Chapter
 VIII) 1024–6, *see also* regional
 arrangements for the maintenance
 of international peace and security
 (UNC Chapter VIII)
 reservations to treaty provisions 921
 seabed resources: *see* Seabed Disputes
 Chamber (UNCLOS 186–91)
 specialised agencies and 1034–5
 Treaties between States and
 International Organisations
 Convention (1986) and 945–6
 treaties, invalidity, termination,
 withdrawal or suspension
 (VCLT 65–6) 952–3
 use of force, prohibition 1123
 dispute settlement, agreements relating
 to
 see also law of the sea, dispute
 settlement (UNCLOS Part XV)
 Bogotá Pact (1948) 1023, 1031
 Chad–Libya Framework Agreement
 on the Peaceful Settlement of the
 Territorial Dispute (1989) 1011
 Conciliation and Arbitration, CSCE
 Convention on (1992) 378
 European Convention for the
 Peaceful Settlement of Disputes
 (1957) 1023, 1032
 interpretation of 936
 Manila Declaration on the Peaceful
 Settlement of International
 Disputes (1982) (UNGA resolution
 37/10) 1013 n17, 1014 nn18
 and 20, 1016 n28, 1026 n78
 OSCE Convention on Conciliation
 and Arbitration (1992) 1033
 Vienna Convention on State
 Succession to State Property,
 Archives and Debts (1983) 1015
 n22
 Vienna Convention on Treaty
 Succession (1978) 1015 nn22
 and 23, 1023–4
 WWI Peace Treaties 936
 dissolution of states
 Austro-Hungarian Empire 293, 974,
 980 n131, 999
 by consent 208–9
 continuity of states and 209
 Czech and Slovak Republic 198, 209,
 980, 992–3
 Denmark/Iceland Union 996 n215
 extinction of territory and 208 n52
 as fact 208
 federal states 210, 218
 gradual dissolution 959–60
 illegal use of force and 208
 internal upheavals and 208
 Irish Free State/UK (1921) 999
 legal consequences 208
 Mali Federation (1960) 974, 980
 Norway/Sweden Union 980
 Rhodesia and Nyasaland, Federation
 of (1963) 980
 state practice 980
 treaty succession 974, 979–81
 United Arab Republic 974, 980
 USSR 36, 44, 198, 207, 209,
 240–1, 315–16, 345, 527,
 960–2, 993
 Yugoslavia (SFRY) 36, 198, 209–10,
 959–60
 dissolution of states, state succession
 and 960–3
 nationality and 1007–8
 public debt 998–1001
 state archives 996

- distress 797–8
 force majeure distinguished 797
 responsibility for breach of
 international obligation and 1313
 n141
- Dogger Bank incident (1904) 1020
- domestic jurisdiction principle (UNC 2(7)) 488, 493, 647–9, 1205, *see also* intervention in the affairs of another state, justification; intervention in the affairs of another state, prohibition
- acquisition of title and 493
- Chapter VII enforcement action as exception to 1237, 1267
- colonial issues and 212–13, 649
- definition as matter of international law 648 n8, 1084, 1205
- diplomatic obligations and 753
- erosion of 648–9
- as general principle of international law 649, 1205
- human rights and: *see* human rights, state sovereignty/domestic jurisdiction principle and
- ICJ jurisdiction and 1083–4
- individual petition, effect of agreement to 273
- interaction between international and domestic law and 648–9
- OSCE/CSCE and 375–6
- premature recognition of states and 460–1
- relativity of concept 212, 648
- state sovereignty and 212–14
- territorial integrity and 522
- treatment of own nationals and 648
- domestic violence
 against women 324, 325, 385
 armed conflict and 1197–8
- domicile as basis for civil jurisdiction 647, 650, 651, 652, 663
- Dominican Republic
 human rights in 383
 ILO and 341
 UNHRC and 315 n271
- double criminality principle 686
- Dover Straits, France–UK Agreement (1988) 577
- drug abuse
 UN Special Session 1212 n33
 websites 1339
- Drug Control Programme 1213
- drug trafficking
 Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances (1988) 674 n134
 ILC Draft Code on Crimes against the Peace and Security of Mankind (1991) 671 n119
- individual criminal responsibility 399
- international court, proposal for 410
- jurisdiction, treaty provision 673, 674
- UNCLOS 108 616 n328
- visit and search, rights of 619
- drugs, protection of child from illicit use (CRC 33) 331
- dual nationality
 diplomatic protection and 815
 equality of states and 815
 ICSID and 1042
 Iran–US Claims Tribunal 815, 1044
 Mergé case 815
 state succession and 1004–5
- dualism 29–30
 consent as basis 29, 131
 definition 131, 132–3
 inconsistencies of doctrine 30
 transformation doctrine 139
 Triepel and 29–30
- due diligence
 appropriateness test 861
 diplomatic premises, inviolability and 1327–8
 environmental damage, state responsibility 854–6, 861, 887–8
 flexibility of concept 855
 international organisations and 1318
 proportionality and 861
 Sierra Leone Special Court 420 n126
 state responsibility and 785, 791
 treaty provision (general) 855–6
 ultra-hazardous activities 887–8
 UNCLOS provision 855

- due process/fair trial
 ACHR 8 390
 Arab Charter on Human Rights 395
 Copenhagen Final Act (1990)
 and 374
 death penalty and 321, 390
 deprivation as 'grave breach' 434
 ECHR 6 348, 357, 716–17
 Extraordinary Chambers of
 Cambodia 422
 Helsinki Final Act (1975) 373
 ICC 55 441–2
 ICC 66 442
 ICC 67 442–3
 ICCPR 14 315
 ICTR 20 441
 ICTY 21 406, 440–1
 Iraqi High Tribunal 429
 legal representation, right to 321
 non-international armed
 conflict 1195
 state immunity and 716–17
 UDHR 9 and 10 279
 UN Compensation Commission
 (Iraq) 1047 n220
 UNHRC General Comment 32 319
 Duguit, L. 53–4
 dum-dum bullets 1189
 Dunant, Henry 1168
 duties to the state 392
- East Timor
 applicable law 425
 international legal personality 233–4
 occupation by Indonesia 425
 SC resolutions 233–4
 self-determination, right to 255
 UNGA resolutions 1021 n59
 UNMISET 234, 425, 1230
 UNTAET 233–4, 424–5, 1230
- East Timor Special Panels for Serious
 Crimes
 applicable law 425
Armando Dos Santos 425
 composition 425
 crimes against humanity 425
 establishment (UNTAET Regulation
 2000/15) 424–5
 genocide and 425
- individual criminal
 responsibility 425
 judges 425
 jurisdiction 425
 murder 425
 non-retroactivity of UNTAET
 Regulation 425
 sexual offences 425
 suspension of operations 425
 torture 425
- Eastern Europe
 minorities in 293–4, 297–8
 post-WWI states 448
 SC and 1207
uti possidetis doctrine/stability of
 boundaries and 527–8
- Eastern Slavonia 1229–30, *see also*
 UNTAES
- EBRD
 dissolution provisions 1329
 privileges and immunities 1319
 n168, 1321
 sustainable development and 869
 n136
- EC
 international legal personality 241
 as 'legal order' 241
- ECA (UN Economic Commission for
 Africa) 1213
- ECAFE 262
- ECE (UN Economic Commission for
 Europe) 1213
- ECHR (1950) 347–60
 belligerent occupation, applicability
 in case of 1183
 binding nature 46
 Bosnia, applicability to 379
 CIS Human Rights Convention
 and 379
 conclusion 347
 customary international law and 716
 'decision in accordance with the
 law' 348
 EU and 369–70
 European public order and 349, 354
 'general principles of international
 law' 933–4
 implementation, choice of
 means 348, 357, *see also* Bosnia

- and Herzegovina Human Rights Chamber; ECtHR
- 'in time of emergency' (ECHR 15) 357–8
- incorporation 348
- individual's standing 46, 259, 352, 353
- KFOR operations and 350–1
- limitation/claw-back provisions 275
 - n57, 348, 357–8
- margin of appreciation 356–7
- national security considerations 358
- non-derogation principle 274, 356
- objective nature of obligations 348–9
- obligation to make inquiry/
 - investigate 358
- obligation to take steps to safeguard life 358
- reservations 354 n52, 916–17
- rule of law and 347
- SC resolutions, primacy (UNC 103) 1183 n79
- state immunity and 716–17
- state responsibility and 349–50
- underlying principles 347
- 'within the jurisdiction' (ECHR 1)/
 - extraterritorial application 276, 349–50, 658 n55, 687, 826
- ECHR (1950), interpretation
 - as constitutional instrument of European public order 349
- effectiveness principle 349, 352
 - n37
- municipal law and 156
- principles of international law,
 - conformity with 349, 717
- subsequent changes, need to reflect (living instrument principle) 349, 937–8
- teleological approach (object and purpose) 349
- ECJ 1038
 - EU fisheries disputes and 635
 - individual's rights and 46
 - municipal courts and 140, 156–7
 - website 1338
- ECLAC (UN Economic Commission for Latin America) 1213
- ECOMOG 1029, 1276–8
- Economic Community of West African States: *see* ECOWAS
- economic relations, international law and 40
- economic restrictions as retorsion 1128
- economic sanctions as response to
 - threat to or breach of the peace (UNC 41) 4–5, 1242–51, *see also* arms sanctions as response to threat to or breach of the peace (UNC 41); blockades; boycotts
 - against individuals or entities 1250
 - Al-Qaida/Taliban 1163 n225
 - challenge to inclusion on list, right of (SC resolution 1730 (2006)) 1250–1
 - Chapter VII action 4
 - conflict with EU or municipal law, possibility of 154–5
 - evaluation 1250–1
 - Haiti 1239–40, 1243, 1276
 - Iraq and 4, 1243–4, 1276
 - Korean war and 4
 - League of Nations and 1217
 - necessity 3–4
 - no-fly zones 1156, 1254–5, 1258, 1275 n349, 1279
 - non-recognition policy and 470
 - obligation to implement 154–5
 - Rhodesia 4, 469, 1242–3
 - Sanctions Assistance Missions 1033 n141
 - Sanctions Committee (FRY) 1246
 - Sanctions Committee (Iraq) 1243–4
 - Sanctions Committee (Libya) 1245
 - sanctions committees 1208
 - SC 1267 monitoring committee 1163 n225
 - Yugoslavia (SFRY) 210
- Economic, Social and Cultural Rights Committee: *see* UNCESCR
- Economic, Social and Cultural Rights, Inter-American Protocol (1985)
 - individual/state petition and 384
 - reporting obligations 384
 - trade unions, right to organise and join 384

- economic and social rights
 ACHR 26 381
 African Commission working group 393
 IACoMHR and 383
 rights of the child and 317
 USSR and 268–9
- ECOSOC
 human rights responsibilities 303–4
 membership 1213
 national liberation movements (NLMs) and 246
 recommendations, non-binding effect 1213
 role and powers 1213
 subsidiary organs 1213
 voting 1213
- ecosystems 856–8, 871, 876 n176, 878, 886
- ECOWAS
 constituent instrument 1029
 Democracy and Good Governance Protocol (2001) 1029
 dispute settlement role 1029, 1038, 1276–8
 ECOMOG 1029, 1276–8
 Guinea-Bissau 1029, 1278 n365
 Liberia and 1029, 1276–8
 Liberia–Sierra Leone buffer zone 1277
 Mechanism for Conflict Prevention, Management and Resolutions, Peacekeeping and Security (1999) 1029
 Mediation and Security Council 1029 n108
 membership 1276
 Protocol on Non-Aggression (1978) 1276
 as regional arrangement (Chapter VII) 1276–8
 SC/AU endorsement of action in Somalia 1277
 Sierra Leone and 1029
 Standing Mediation Committee 1276
 websites 1340
- ECSC, international legal personality 241
- ECtHR 351–60
 ECtHR, admissibility
 6-months rule 355
 exhaustion of local remedies 273–4, 355–6
 oral hearings 352
 prejudice, need for 360
 procedure for determining 351–2
 ECtHR, decisions
 binding effect 353
 Committee of Ministers, role 353–4, 359–60
 ICJ, divergence from 1116
 implementation, responsibility for 353
 municipal courts and 140
 precedent and 352
 publication 353
 ECtHR, jurisdiction, powers and role
 advisory opinions 352–3
 effective examination of issues 352 n37
 fact-finding, avoidance 357
 friendly settlement 353
 interim measures (RoP 39) 352 n37
 subsidiarity principle 356–7
 ECtHR, organisation and procedure
 1998 reorganisation (Protocol XI) 351, 353–4
 2004 reforms (Protocol XIV) 360
 ad hoc judges 1061 n21
 Chambers, composition 351, 354
 Committees (3 judges) 351
 full-time status 353
 Grand Chamber 351
 Grand Chamber, referral to 352, 353, 354
 Judge Rapporteurs 351–2
 judges, appointment 351
 judges, participation in different stages of same case 354
 President (Chambers) 351
 President and Vice-presidents (Court) 351
 public hearings 353
 rules of procedure 351
 Sections 351
 third party intervention 353
 website 1336

- women, failure to include in nominations list 352 n38
- workload 360
- ECtHR, remedies
 - just satisfaction 353, 359, 806 n184
 - measures to prevent recurrence/end continuing violation 360
 - publication of information provided by state 360
- ECtHR, standing/*locus standi*
 - abstract issues/*actio popularis*, exclusion 354–5
 - individual applications 259, 352, 353
 - inter-state applications 352, 354
 - ‘victim of a violation’ 355
- Ecuador, Bogotá Declaration (1976) 552
- Education, Convention against Discrimination in (1960), complaints procedure 342
- education, right to
 - ACHR 13 384
 - CIS Convention 378
 - ECHR Protocol I 348
 - Education Rights of Minorities, OSCE Hague Recommendation (1996) 376 n194
 - environmental protection and 847
 - ICESCR 13 308–9
 - indigenous peoples 299
 - migrants (MWC 30) 333
 - UDHR 26 279
- educational co-operation 373
- EEZ 580–4
 - artificial islands 582, 589
 - as balance between coastal and non-coastal state interests 580
 - claims to 583
 - coastal states’ rights and duties 582
 - contiguous zone as part of 580
 - continental shelf and 586, 597 n217
 - customary international law and 74, 583, 601 n243
 - customs control 583, 643
 - dispute settlement 583, 636–7
 - equity and 108, 583
 - establishment of concept 554
 - fish stocks and 624
 - fishing zones and 580–2, 583
 - freedom of navigation 582
 - hot pursuit and 618
 - islands, right to 564–5, 582
 - marine pollution 899
 - marine scientific research 582, 583 n134
 - non-coastal states’ rights and duties 582–3
 - North Sea, Declaration on the Co-ordinated Extension of Jurisdiction in 583
 - opposite and adjacent states 592
 - overflight, right of 582
 - pollution-free zones and 583
 - seabed and subsoil rights, exclusion 597
 - security/neutrality zones and 584
 - straits and 576–7
 - submarine cables and pipelines 582
 - Third World and 555
 - UNCLOS provisions 582–3
 - USA–USSR Maritime Boundary Agreement (1990) 584
 - width 582
- effective remedy, right to
 - see also* exhaustion of local remedies
 - Charter of Paris (1990) 375
 - ECHR 13 348, 358–9
 - UDHR 8 279
- effectivités: *see* territorial title/territorial sovereignty, evidence of including *effectivités*
- effects doctrine/extraterritorial jurisdiction on economic matters 688–92
 - as balancing exercise 689–90
 - blocking legislation 691–2
 - COCOM ban 692
 - comity and 689 n218, 690
 - diplomatic protest 691 n238
 - ‘effect’ 689
 - EU and 694–5
 - EU competition law and 695–6
 - EU–USA, Agreement Regarding the Application of Competition Laws (1991) 694
 - EU–USA, Memorandum of Understanding on Cuban sanctions 1997 694–5

- effects doctrine/extraterritorial (*cont.*)
 freezing of Iranian assets and 692
 Helms-Burton legislation 693–5
 nationality issues and 688 n219
 OAS Judicial Committee Opinion on
 validity of US legislation 693–4
 objective territorial principle
 distinguished 688
 punitive damages and 688
 Siberian pipeline episode 692
 UK–US agreement to consult in case
 of difficulty (1984) 692 n247
 US sanctions 692–3
- Egypt
see also United Arab Republic
 Gulf War and 1253 n246
 recognition of Israel 462 n74
 treaties in ancient Egypt 14
- Egypt–Syria union: *see* United Arab
 Republic
- EIAs 865–7
 Environmental Impact Assessment in
 a Transboundary Context
 Convention (1991) 847–8, 858,
 866–7
 EU and 866
 hazardous activities and 861
 international watercourses 865 n115,
 884
 nuclear power installations 866 n116
Nuclear Tests case 867
 public participation 847–8, 866–7
 UNCLOS 865–6
 UNEP 865 n114
- Eichmann* case
 forcible abduction/unlawful
 arrest 214, 651, 680
 non-retroactivity principle (*nullum
 crimen sine lege*) 672
 passive personality principle 664 n77
 universal jurisdiction 669 n102,
 671–2
- Eilat blockade 1138
- El Salvador
 continental shelf 585
 human rights in 305, 383
 UN mission 1229 n123
- elderly, rights: *see* older persons, rights
- elections, right to free
see also public life, right to participate
 in
 Copenhagen Final Act (1990)
 and 374
 ECHR Protocol I 348
 ICCPR 292–3
 observers 1229–30
- embargoes 1124
 Cuba 693 n251, 1130
 Iranian assets 688 n220
 Israel 1125
 Libya 1245
 Sierra Leone 1263
 South Africa 4
- embassies: *see* diplomatic head of
 mission/ambassador; diplomatic
 premises
- embassy bank accounts, immunity from
 execution/attachment 746–8, 762
- emblems, use in time of war 1170, 1172
- empiricism 25, 52–3
- employment contracts, state immunity
 in relation to 719 n114, 725–7, 770
Barrandon 726–7
Canada Labour Code 726
 diplomatic missions employees
 and 725–7, 770
 nationality of individual,
 relevance 725
Quattri 726
Sengupta 725–6
- endangered species 845
- Energy Charter Treaty (1995)
 damages/compensation 835, 837
 n350
 environmental protection and
 trade/economic development,
 balance 850
 expropriation, lawfulness 842 n373
 ICSID and 1041 n188
 ‘investment’ 830 n303, 839 n356
- Energy for Development, UN
 Committee on 1213 n42
- Energy, UN Committee on New and
 Renewable Sources 1213 n42
- enforced disappearances
see also Forced Disappearances of
 Persons, Inter-American
 Convention on (1994)

- as crime against humanity 334, 436–7
- Declaration of Minimum Humanitarian Standards (1990) 1198
- definition (EDC 2) 334
- as extraditable offence 678 n153
- in Honduras 390
- IACoMHR and 383
- right to life (ECHR 2) and 358
- UNCHR working group 304
- universal jurisdiction and 678 n153
- Enforced Disappearances
 - Committee 334–5
 - individual communications (EDC 31) 335
 - inter-state complaints (EDC 32) 335
 - interim measures (EDC 30) 335
 - on-site visits, right to make (EDC 33) 335
 - reporting obligations (EDC 29) 335
 - urgent measures (EDC 34) 335
- Enforced Disappearances Convention (2006)
 - conclusion 307 n220, 334
 - criminal offence, obligation to establish (EDC 4) 334
- England
 - see also* UK
 - Law Merchant (*lex mercatoria*) 19
 - as nation-state 20
- Entebbe incident 680, 1144
- environmental damage, state responsibility 851–62
 - ‘adverse effects’ on the environment 857–8, 863
 - Civil Liability for Environmental Damage Convention (1993) 858
 - climate change 857
 - customary international law 851–4
 - damage caused by private individuals 858–9
 - difficulties of applying traditional approach 862
 - due diligence obligation 854–6, 861, 887–8
 - hazardous activities: *see* hazardous activities; Hazardous Activities, ILC Draft Articles on the Prevention of Transboundary Harm from (2001) international watercourses 851–2, 883
 - Iraqi invasion of Kuwait and 858 n73, 1045 n209, 1248–9
 - obligation to avoid injury to other states 851–3, 857, 885
 - ozone depletion 857
 - Stockholm Declaration (1992) 853
 - strict liability 853–5
 - territorial sovereignty, relevance 851
 - UNCLOS provisions 853
- environmental damage, state responsibility, jurisprudence
 - Corfu Channel* 852, 854
 - Gut Dam* arbitration 854
 - Island of Palmas* 852
 - Legality of Nuclear Weapons* case 852–3
 - Nuclear Tests* case 852
 - River Oder* 851–2
 - Trail Smelter* 852, 854
- environmental offences
 - as international crime 807
 - jus cogens*/peremptory norms and 807
 - universal jurisdiction 671
- environmental protection 844–901, *see also* international watercourses; precautionary principle; sustainable development principle
 - armed conflict and 1186 n94, 1190
 - coastal state’s right to regulate 572
 - conventions relating to 846
 - developed countries and 868–9
 - developing countries and 869
 - ecosystems 856–8, 871, 876 n176, 878, 886
 - education and 847
 - ‘environment’, definition for purposes of 858
 - expropriation and 834
 - Gulf War, oil spillage 1190
 - Hague Declaration on the Environment (1989) 878
 - ICJ Chamber for Environmental Matters 1062
 - international law, role 45, 48, 60, 845

- environmental protection (*cont.*)
- NGOs and 846
 - nuclear tests and 889
 - nuclear weapons and 793
 - policy-oriented approach to international law and 60
 - 'polluter pays' principle 870–1, 884
 - prohibited weapons 1190
 - Prohibition of Military or Any Other Hostile Use of Environmental Modification Techniques, Convention on (1977) 1190
 - scope 844–5, *see also* atmospheric pollution; EIAs; hazardous activities; ozone depletion; precautionary principle; sustainable development principle
 - soft law and 118
 - territorial principle and 852–3
 - treaty interpretation and 887
 - UNEP 846, 865, 878, 1213
 - Vienna Convention on Treaty Succession (1978) and 1023–4
 - websites 1337–8
- Environmental Protection Committee (Antarctica) 538
- environmental protection, international
- co-operation on 845–6, 862–71, *see also* information and participation in public debate, right to
 - Atmospheric Pollution Convention (1979) 873
 - Climate Change Convention (1992) 879
 - Corfu Channel* 863
 - international watercourses 884–5
 - notification obligation 861, 863–4
 - Ozone Layer Convention (1985) 876
 - Rio Declaration (1992) 863
 - state responsibility and 861
 - Stockholm Declaration (1992) 862–3
- environmental protection and trade/economic development, balance 45, 48–9, 849–51
- 'debt for nature' swaps 851
 - Energy Charter Treaty (1994) 850
 - OECD Declaration on Integrating Climate Change Adaptation into Development Co-operation (2006) 850 n22
 - precautionary principle 850–1
 - Rio Declaration (1972) 850, *see also* Rio Declaration on Environment and Development (1972)
 - Stockholm Declaration (1972) 849–50
- environmental rights
- Aarhus Convention (1998) 848–9
 - ACHR 847
 - African Charter on Human and Peoples' Rights (1981) 847
 - CRC (1989) 847
 - Dublin Declaration on the Environmental Imperative (1990) 848
 - European Charter on Environment and Health (1982) 848 n18
 - as human right 847–8
 - IDI Strasbourg resolution (1997) 848, 865, 872 n154
 - information and participation in public discussion 847–9
 - Minorities Sub-Commission Draft Principles on Human Rights and the Environment (1994) 848
 - OSCE/CSCE 847
 - Rio Declaration (1992): *see* Rio Declaration on Environment and Development (1972)
 - Stockholm Declaration (1972) 847
- equal pay, right to
- MWC 28 333
 - UDHR 23 279
- equality before the courts, CIS Convention 378
- equality before the law
- see also* non-discrimination
 - Arab Charter on Human Rights 395
 - equality in fact, need for 288–9
 - EU Charter on Fundamental Rights (2000) 371
 - Helsinki Final Act (1975) 373
 - Kelsen on 132
 - migrants (MWC 18) 333
 - minorities 366
 - UDHR 7 279

- equality of parties
 peacekeeping operations 1235
 UNHRC General Comment 32 319
 n291
- equality of states 129, 214–15, 371, 395
 act of state doctrine and 180
 Charter of Economic Rights and Duties of States (1974) and 833
 CIS Charter (1993) 1291
 Declaration on Principles of International Law (1970) 214
 diplomatic privileges and immunities and 751
 diplomatic protection in case of dual nationality and 815
 domestic jurisdiction (UNC 2(7)) and 1205
 Helsinki Final Act (1975) 214 n88
 jurisdiction and 645, 698
 justiciability and 180–3
 law creation and 215
 monism and 132
 natural law and 215
 'new' states and 39
 peaceful co-existence and 215, 216
 positivism and 215
 state immunity and 215, 735, 1318–19
 state responsibility and 778
 state sovereignty and 6, 26, 45, 214–15
 state succession and 957
 Third World concern for 269
 Tunkin and 35
 UN Charter 1205
 UN voting arrangements and 215, 1211
 values-based legal system and 45
 Vattel and 26
 Vyshinsky and 33
- Equatorial Guinea, human rights in 305
- equity
 acquiescence and 89
 arbitration and 1049, 1052
 boundary delimitation (land) 108–9
 boundary delimitation (*uti possidetis*) 530
 EEZ and 108, 583
 equality distinguished 107 n159, 108, 597
ex aequo et bono compared 1087
 international watercourses 104, 884, 885
 as law 105–9, 1052, 1087
 maritime delimitation 106–8, 594–7, 605
 Non-Navigational Uses of International Watercourses Convention (1997) and 108
 rule of law and 107
 stability and certainty of the law considerations 594–5, 605
 state succession to state property and 990 n182, 991–2, 998, 999–1000
 territorial acquisition and 515
 UNCLOS and 108
- equity, jurisprudence
Anglo-French Continental Shelf 593, 595
Barbados v. Trinidad and Tobago 605
Barcelona Traction 107
Burkina Faso/Republic of Mali 108–9
Cameroon v. Nigeria 604–5
Diversion of Water 106
Eritrea/Yemen 603
Guinea–Guinea Bissau Maritime Delimitation 596
Gulf of Maine 595, 601–2
Jan Mayen 599–601
Legality of Nuclear Weapons 109
Libya/Malta 107, 596–7
North Sea Continental Shelf 106–7, 593, 595
Qatar v. Bahrain 603–4
Rann of Kutch 106
St Pierre and Miquelon 598–9, 602
South-West Africa cases 107
Tunisia/Libya 107–8, 594–5, 597–8
- erga omnes* obligations
 aggression, prohibition 124
Barcelona Traction 124, 982
 boundary treaties 495
 definition 260
 direct effect 178–9
 genocide/Genocide Convention 124, 125, 284, 981–2

- erga omnes* (*cont.*)
 human rights treaties 981–2
jus cogens/peremptory norms distinguished 124–5
 non-recognition 470
 procedural nature of rule 124
 racial discrimination, prohibition 124
 self-determination, right to 125, 255
 slavery 124
 state responsibility and 800, 808
 torture, prohibition 124–5
 treaty-based human rights 275
 validity of treaties (VCLT 52) and 944
- Eritrea
 arms sanctions (UNC 41) 1246–7
 breaches of diplomatic privileges and immunities 765 n372
 secession from Ethiopia 1229
 UN mission 1230
 UN presence 1229
- Eritrea–Ethiopia Claims Commission
 applicable law 1168
 protection of civilian population in armed conflict 1185
- Eritrea/Yemen*
 historic traditions 41 n141
 PCA and 1050
 treaties, interpretation and 934
- ESCAP (UN Economic and Social Commission for Asia and the Pacific) 1213
- espionage, Siberian pipeline episode 692
- Esquipulas II agreement (1987) 1031
- Estonia
 CIS membership 249
 minorities in 293 n164
 non-recognition of Soviet Republic of 483
 OSCE Mission 1033
 USSR invasion/annexation of 468, 961
- estoppel
see also acquiescence; preclusion; *res judicata*
 definition/requirements 102–3, 517–19
 formation of customary international law 89
 as general principle of law 102–3
 individual petition, effect of agreement to 273
 statehood/recognition of international persons and 242, 244, 261–2
 title to territory and 515, 517–19
 treaty validity and 941–2
- estoppel, jurisprudence
Cameroon v. Nigeria 103, 519
ELSI 102–3
Serbian Loans 102
Temple of Vihear 102, 518–19
- Estrada doctrine 457–8
- Eternal Law 22, 53
- ethics: *see* moral principles
- Ethiopia
see also Eritrea; Ethiopia, Italian occupation of
 arms sanctions (UNC 41) 1246–7
 breaches of diplomatic privileges and immunities 756 n319
 pre-colonial archives 995
 Somali claims over 523–4, 1027
 UN mission 1230
- Ethiopia, Italian occupation of 30, 460, 467, 468
 Ethiopian archives, restoration 995
 recognition of 460, 467, 468, 473–4
- ethnic cleansing
 in Chechnya 347 n8
 in FRY, Croatia and Bosnia and Herzegovina 316, 982
 genocide distinguished 433
 as ‘grave breach’ 403
- ethnic identity, CIS Convention 378
- EU
 accession, requirements for 371
 CFCs 878
 Copenhagen Criteria (1993) 371 n164
 diplomatic protection 810 n211
 dispute settlement 1038
 EEC/ECSC/Euratom and 1288
 EEZ and 583
 EIAs 866

- European Communities/European Community (EC) and 1288
- extraterritorial jurisdiction 695–6
- fisheries dispute settlement 635
- fundamental principles of 370–1
- immunities 1319 n169
- institutions 1288
- international legal personality 241–2
- legal status 734–5
- membership 1288
- NAFO and 627
- nuclear accidents 891 n259
- object and purpose 47–8, 1288
- origins 1288
- ‘polluter pays’ principle 870
- Privileges and Immunities of the European Communities, Protocol Concerning (1965) 1329 n169
- recognition of
- Bosnia-Herzegovina 461–2
 - recognition of Croatia 461
 - recognition of governments 459 n56
 - recognition of Yugoslav Republics, Declaration on (1991) 452, 465 n89
- as regional arrangement (Chapter VII) 1275 n348
- rule of law 370
- Single European Act (1986) 1288
- Social Chapter 1173, *see also* European Social Charter (1961) (as amended)
- Somalia and 1275 n348
- state immunity and 734–5
- structure 241
- suspension of rights 371
- Terrorism, Framework Decision on (2002) 1164
- treaty-making powers 242
- US extraterritorial legislation and 694–5
- website 1340
- WEU and 1290 n33
- EU Charter of Fundamental Rights (2000) 371–2
- legal status 371–2
 - Lisbon Treaty (2007) and 371
 - Poland and 371 n172
 - scope 371
- ‘shared set of values’ and 371
 - UK and 371 n172
- EU competition law 695–6
- EU co-operation agreements, human rights clause 372
- EU Guidelines on Recognition of New States (1991) 207, 451–2, 461, 522, 976
- EU and human rights 369–72
- Amsterdam Treaty (1999) 370–1
 - Charter of Fundamental Rights (2000) 371–2
 - co-operation agreements and 372
 - ECHR and 369–70
 - European Parliament and 372
 - ‘fundamental rights’, obligation to respect 370
 - fundamental rights protected by member state constitutions and 369
 - general principles of law/customary international law and 369
 - human rights treaties involving member states and 369
 - Maastricht Treaty (1992) 370
 - Treaty of Rome (1957) and 369
- EU law
- direct effect 178–9
 - human rights, sources 369–70
 - in municipal courts 140, 156–7
 - primacy 156–7, 178, 179, 241
- EU pillars 241–2
- EU Special Representative (Kosovo) 204
- EU, treaties relating to
- interpretation, responsibility for 1304
 - Lisbon Treaty (2007) 242, 371–2, 1288
 - Maastricht Treaty 241, 370
 - Nice Treaty 241 n238
 - Treaty on European Union (TEU) (1992) 1288
- EUFOR
- Central African Republic 1280 n371
 - Chad 1280 n371
 - Congo and 1280 n371
 - as regional arrangement (Chapter VIII) 1280
- EULEX 204 n41

- EURATOM
 environmental protection and
 889
 international legal personality 241
- Euro-Atlantic Partnership Council
 (EAPC) 1290
- Eurofima 249
- Europe, human rights in 345–80
- European Commission on Legal
 Co-operation 119
- European Committee of Social Rights
 implementation of ESC and 361–2
 membership and term of office 361
 publication of decisions 361–2
 reporting obligations 361
- European Committee of Social Rights,
 complaints procedure
 admissibility 362
 Collective Complaints 362
 decisions, implementation 362
 standing/*locus standi* 362
- European Convention for the Peaceful
 Settlement of Disputes (1957)
 arbitration provisions 1032
 conciliation provisions 1023, 1032
 ICJ jurisdiction 1032
- European Convention for the
 Prevention of Torture and
 Inhuman and Degrading
 Treatment or Punishment: *see*
 Torture, European Convention on
 (1987)
- European Parliament
 European Parliamentary Elections
 Act 1978 (UK) 149
 human rights and 372
 status 1288
- European Social Charter (1961) (as
 amended) 360–2
 adherents 361
 complaints procedure: *see* European
 Committee of Social Rights,
 complaints procedure
 delay in concluding 360–1
 disabled persons, rights 361
 European Committee of Social
 Rights, role 361–2
 family life, right to 361
 gender discrimination 361 n102
- NGOs and 362
 partial acceptance, possibility of
 361
 poverty and 361 n104
 revisions (1991/1996) 361 n104
 scope 361–2
 sexual harassment, protection
 against 361 n104
 trade union rights 361, 362
 European Space Agency, website 1337
- evidence: *see* ICJ, evidence
ex injuria jus non oritur 104–5, 468
excès de pouvoir 1053
- Executions, Special Rapporteur on
 Extrajudicial, Summary or
 Arbitrary 305, 330, 1165 n236, *see*
also death penalty
- executive certificates
 conclusiveness 193–4, 471, 473,
 477–8, 482, 484–5, 704
 evidentiary value 481, 747
 judicial review 193
 matters deemed to fall outside scope
 of 479, 480–1
 non-committal position 480–1
 recognition and 471, 472–3, 477–8,
 480–1
 scope 192–3
 state immunity and 747
 UK and 193–4, 471, 473, 477–8, 479,
 480, 482, 704
 US and 194, 471, 482, 484–5
- exemplary damages 804–5
- exhaustion of conciliation
 procedures 1080
- exhaustion of diplomatic
 negotiations 1015–17, 1070
*Barbados v. Trinidad and
 Tobago* 1016 n24
German External Debts 1017
- ILC Draft Instrument on Protection
 of the Environment from Damage
 Caused by Space Debris
 (1994) 1016 n28
Land Reclamation case 1012–17
Legality of Nuclear Weapons 1017
North Sea Continental Shelf
 cases 1016
Railway Traffic case 1016

- exhaustion of local remedies 819–22,
see also effective remedy, right to
 6-months rule (ECtHR) 355, 356
 as admissibility issue 1070, 1071
 Bosnia and Herzegovina Human
 Rights Chamber 380
 CIS Convention on Human
 Rights 379
 CIS Human Rights Commission
 and 379
 customary international law 819,
 822–3
 diplomatic protection and 811,
 819–20, 1071–2
 domestic jurisdiction principle
 and 649 n14, 819
 ECtHR and 273–4, 355–6
 effective remedy, need for 273, 274
 n48, 355, 820–1
 human rights and 273–4
 Human Rights Chamber of Bosnia
 and Herzegovina 380
 IACtHR and 273–4
 identity of claims, relevance 822
 ILC Draft Articles on Diplomatic
 Protection (2006) 820
 inter-state cases 355–6
 inter-state claims and 821–2
 ITLOS 642
 procedural rule, whether 819
 Racial Discrimination
 Convention 273
 state responsibility and 819–20
 UNESCO and 342
 UNHRC and 273–4, 319
 waiver 821–2
 Women, Committee on the
 Elimination of All Forms of
 Discrimination 323
- exhaustion of local remedies,
 jurisprudence
Ambatielos 820
ELSI 821–2
Finnish Ships arbitration 820–1
Interhandel 821
- expert bodies: *see* UN treaty bodies
 expert evidence, ICJ 1089
 explosives or inflammatory
 projectiles 1168, 1186, 1189–90
- expropriation/nationalisation of
 property of national 828, 933–4
 expropriation/nationalisation of
 property of foreign
 national 827–43, *see also* *Chorzów
 Factory* principle/*restitutio in
 integrum*; damages/compensation
 for expropriation or breach of
 international law, measure;
 expropriation/nationalisation of
 property of foreign national,
 legality; standard of treatment of
 aliens
 BITs and: *see* BITs (bilateral
 investment treaties)
 ECHR, Protocol 1 and 829 n299
 in expropriating state 191–2
 foreign-owned property outside the
 jurisdiction distinguished 650
 ‘internationalised’ contract and 829
 justiciability 191–2
 ‘property’ 830
 restitution and 803–4
 state contracts and 829
- expropriation/nationalisation of
 property of foreign national,
 definition/classification as 830–2
 creeping expropriation 832
 Indonesian nationalisations
 (1965) 830–1
 interference with rights amounting to
 deprivation of effective control and
 use 831
 investor’s assumption of risks
 and 831
 NAFTA 830 n305, 832 n312
 seizure of controlling stock
 interest 831–2
 taking of ancillary rights 832
- expropriation/nationalisation of
 property of foreign national,
 jurisprudence
AIG 837 n250
Amoco 837
Biloune 831–2
BP case 833
*Certain German Interests in Polish
 Upper Silesia* 833
Generation Ukraine 832 n313

- expropriation/nationalisation (*cont.*)
INA 836–7
Liamco 830, 833, 842
Metalclad 832 n312, 836
Santa Elena 832, 833–4
Starrett 831
Texaco 829, 834
- expropriation/nationalisation of
 property of foreign national,
 legality/requirements 828–37
 applicable law 840
 Charter of Economic Rights and
 Duties of States (1974) 833
 compensation 192, 834–7, *see also*
 damages/compensation for
 expropriation or breach of
 international law, measure
 NAFTA 835 n335
 non-discrimination 842
 public purpose 833–4
 taking for environmental reasons 834
 UNGA resolution 1803 (XVII)
 (Permanent sovereignty over
 natural resources) 833, 834–5
 wartime measures 833
- expulsion: *see* collective expulsion,
 prohibition; deportation/expulsion
- extermination, as crime against
 humanity 408, 436
- extinction of states: *see* dissolution of
 states
- extraditable offences
 enforced disappearances 678 n153
 Internationally Protected Persons
 Convention (1973) and 764–5
 treaty provision for 674, 675
- extradition 686–9, *see also* forcible
 abduction/unlawful arrest
 customary international law 686
 death penalty and 321, 358–9
 definition 686
 double criminality and 686
 ECHR jurisdiction (ECHR 1)
 and 349, 687
 entitlement to request 646, 647
 human rights law and 687
 of own nationals 687
 political offence doctrine and 667,
 686–7
 speciality principle 686
 terrorism and 1160, 1161
 torture and (TC 3) 327, 329
 unincorporated treaties and 185
- extradition treaties
aut dedere aut judicare principle
 and 673–9, 687
 CoE and 1288–9
 extraditable offences and 674
 international terrorist conventions
 and 687, 1159
 interpretation 155 n129
 legislative approval 151
 as source of international law 98 n107
- extrajudicial killings 126 n238, 160
 n165, 305, 330, 684–5, 1165 n236
- extraterritorial jurisdiction
 belligerent occupation and 654 n38
 comity and 694
 consent of other state, relevance 658
 effects doctrine: *see* effects
 doctrine/extraterritorial
 jurisdiction on economic matters
 exclusion 653
 presumption against 653–4, 688
 UK and 688 n218
 USA and 688–96
- extraterritorial legislation
see also foreign law, recognition and
 enforcement
 effective link, need for 650
 possibility of 649
 taxes 650
- ‘failed’ states 201–2
- fair trial/hearing: *see* due process/fair
 trial
- Falk, R. A. 61
- Falkland Islands
 conquest and annexation 532, 533
 discovery and occupation claims 532
 history 532
 prescription and 532
 recognition of UK title 533
 security zone 584 n139
 self-determination, right to 199, 533
- Falklands war
 exclusion zone 1130 n62
 hospital ships 1172 n26

- Protecting Power 1199 n171
- self-defence, right to (UNC 51) 1146
- family life, right to
 - CRC 24 331
 - ECHR 8 348
 - ESC and 361
 - ICCPR 17 275
 - non-derogation principle 275
- family reunification, right of, Helsinki Final Act (1975) 373–4
- family unity, right to, state succession and 1007
- FAO
 - legal personality in domestic law 1299 n71
 - privileges and immunities 1321
 - as subject of international law 47
 - website 1340
- FAO complaints procedure, ICJ/arbitration and 1034 n148
- fault
 - burden/standard of proof 784, 888
 - due diligence requirement: *see due diligence*
 - environmental damage 853–6
 - intentional or negligent conduct (*dolus/culpa*) and 783
 - nuclear activities, civil liability 894
 - pollution 887–8, 900–1
 - Space Objects, Convention on International Liability for Damage caused by (1972) 854, 888
 - state responsibility and 783–5, 853–6
 - strict liability ('objective' responsibility/'risk' theory) 783, 789, 853–5, 887–8, 894, 900
 - treaty provision 855–6
 - ultra vires* acts of officials 789
- federal states 217–23
 - ACY Opinion No. 1 and 217–18
 - allocation of powers 217–18
 - boundary disputes, relevance to international law 112, 223, 498
 - confederation distinguished 217, 238–9
 - dissolution 210, 218
 - ILO Conventions and 220
 - international legal personality 218–19
 - jurisdictional competence 647
 - law applicable between component units as source of international law 112, 223
 - secession, right to 218, 255–6, 291 n151, 293, 295, 963
 - self-determination, right to and 218
 - state responsibility and 222–3
 - treaty-making powers 161, 218–20
 - treaty obligations 220–2
- federal states, state immunity and 709, 733–5
 - Alamieteseigha* 734
 - European Convention on State Immunity (1972) 733
 - Mellenger* 733
 - UK State Immunity Act 1978 and 733–4
 - UN State Immunity Convention (2004) and 734
- feudalism 20, 489
- Fiji, *Nuclear Tests* case and 1098
- Finland
 - see also* Aaland Islands
 - Arctic territory 535
 - extraterritorial jurisdiction, blocking legislation 691 n238
 - minorities in 294 n164, 296
 - secession from Russian Empire (1919) 201, 975
 - Soviet invasion of 31, 468
 - state succession 539–40
 - treaty succession 200–1, 971, 975
- fiscal regulations of coastal state 578, 579, 580
- fish stocks
 - anadromous species 624 n356
 - catadromous species 624 n356
 - conservation and management obligations (UNCLOS 56(1)) 624
 - EEZ 623–4
 - high seas fishing rights and 624
 - highly migratory species 624 n356, 627–8
 - marine mammals 624 n356
 - sedentary species 589, 624 n356
 - sovereign rights of coastal states 624

- fishing rights
see also straddling stocks
 archipelagic states and 567–8
 contiguous zone 578
 dispute settlement 635, 636–7, 640
 n443
 high seas 609, 610
- fishing rights, Conventions relating to
 European Fisheries Convention
 (1964) 581
 North Atlantic Fisheries Convention
 (1978) 627
- fishing stocks, halibut 627
- fishing zones
 as balance of coastal state and
 traditional fishing rights 581
 conservation of fishing stocks
 and 581
 customary international law 581, 582
 EEZ and 580–2
 establishment 554
 exclusive jurisdiction and 581
Fisheries Jurisdiction 581
 preferential rights 582
 recognition, relevance 581–2
 Rockall 565 n61
 UK and 565 n61
- flag state jurisdiction
 collisions on the high seas 618
 crimes committed on board ship
 557
 diplomatic protection and 819
 disciplinary offences 557
 exclusive jurisdiction/single flag
 requirement 613–14
 flagless ships 611, 613–14
 high seas and 611–14
 in internal waters 556–8
 international law, obligation to
 enforce 611
Lotus principle 655–7
 marine pollution 899
 in port 557–8
 slave trading 616
 straddling stocks 626
 warships/state-owned ships 558, 614
- flags of convenience 611–12
- Fonseca, Gulf of, as
 condominium 229–30, 563
- force majeure*
 assumption of risk and 796 n109
 burden/standard of proof 796
 conduct of claimant state and 796
 n109
 distress distinguished 797
Gill 796
 ILC Articles on State
 Responsibility 796
 innocent passage and 571, 577, 796
 n108
Rainbow Warrior 797–8
 responsibility for breach of
 international obligation and 779,
 796–7, 1313 n141
Serbian Loans 796
- ‘force’ (UNC 2(4)), classification
 as 1124–6, *see also* use of force
 (UNC 2(4))
 blockades 1121, 1124, 1130, 1138,
 1240, 1244, 1251, 1275
 economic force 1124–5
 embargoes 1124–5, *see also*
 embargoes
 internal use 1126
 reprisals: *see* reprisals
 retorsion 1128–9
 threats of force 1125–6
- Forced Disappearances of Persons,
 Inter-American Convention on
 (1994) 384
 petitions and communications,
 procedure 384
 precautionary measures 384
- forced labour 340, 1180
- forcible abduction/unlawful arrest
 651
Alvarez-Machain 685–6
 effect on jurisdiction 214, 681–3
Eichmann 214, 651, 680
 extradition arrangements and
 681–3
 on or over high seas 680–1
 protest, relevance 681–2
 UK jurisprudence 682–3
 US jurisprudence 681–2
- foreign arbitral award, recognition and
 enforcement, recognition of
 government and 484

- foreign direct investment
see also BITs (bilateral investment treaties)
 insurance against political risks 842
 'investment' 830 n303, 838–9, *see also* ICSID
 Multilateral Investment Guarantee Agency 842–3
 World Bank Guidelines (1992) 250, 828, 835, 837, 842 n373
- foreign judgment, recognition and enforcement, refusal on grounds of manifest bias 649
 procedure in foreign courts, relevance 649
- foreign law, recognition and enforcement
 conflict with international law and 140, 186–7
 as conflict of laws problem 650
 fiscal law 650
 judicial notice and 140
 justiciability 186–7
 law contrary to international law 650
 nuclear activities, civil liability and 895
 penal law 650
 public policy exception 187
 recognition and 471–3, 483
- foreign ministers
 full powers (VCLT 7) and 908
 as internationally protected persons 675–6
- foreign ministers, immunity *ratione personae* (*Congo v. Belgium*) 739–40
 acts in violation of international law 740
 torture 740
- Foreign Office certificates: *see* executive certificates
- foreign relations, justiciability 140, 182, 187–92
- Forests, Consensus Statement on the Management, Conservation and Sustainable Development of (1992) 870 n138
- Formosa: *see* Taiwan (Taipei)
- forum prorogatum* 1076
- fragmentation of international law, risk of 65–7, 123–4
 ILC Report on Fragmentation 66, 123
- France
 Algerian archives 995
 Antarctic claims 535–6
 Antarctic mining 538
 deep sea mining 630
 employment contracts, state immunity in relation to 726–7
 extradition of own nationals 687
 international law in municipal courts 173–4
 Iraq annexation of Kuwait and 1253 n246
 Morocco and: *see* Morocco–France relationship
 as nation-state 20
 nationality 661
 nuclear power installations 775 n116, 890 n254
 Nuclear Test Ban Treaty (1963) and 888
 nuclear tests: *see* nuclear tests
 outer space, control of information 551
Rainbow Warrior: *see* *Rainbow Warrior*
 recognition of governments 459, 467
 Rwanda and 1263
 SC membership 3, 1206
 SC membership/veto 3, 215, 1206, 1237
 state immunity from jurisdiction 726–7
 treaties/municipal law relationship 173–4
 US–Vietnam mediation 1018
 Vietnamese archives 995
- Franck, T. M. 61–2
- Franco regime 460
- fraud, validity of treaties and (VCLT 48) 942
- free trade, respect for, recognition of states and 452

- freedom of assembly 268
 Arab Charter on Human Rights 395
 ECHR 11 348
 ICCPR 21 292
 OSCE/CSCE 374
 UDHR 20 279
- freedom of association 271, *see also*
 trade union, freedom to organise
 or join
 Arab Charter on Human Rights
 395
 in Argentina 341
 Copenhagen Final Act (1990)
 and 374
 ECHR 11 348, 357
 ICCPR 22 292, 315
 ILO and 338
- Freedom of Association, ILO
 Committee on
 jurisprudence 340–1
 membership 340
- Freedom of Association, ILO
 Fact-finding and Conciliation
 Commission 340–1
 Argentina and 341
 Dominican Republic 341
 South Africa and 341
- freedom of expression
 ACHR 13 388–9
 African Commission Special
 Rapporteur 392–3
 compulsory licensing of journalists
 and 388–9
 Copenhagen Final Act (1990)
 and 374
 ECHR 10 348
 IACoMHR Special Rapporteur 383
 n229
 ICCPR 19 292
 ILO and 338
 rights of the child and (CRC
 331) 317, 331
 UDHR 19 279
- freedom of information, satellite
 broadcasting and 550
- freedom of movement
 ECHR Protocol IV 348
 publication of laws and regulations
 governing 373–4
- freedom of movement, right to
 enter/leave one's own country
 Copenhagen Final Act (1990)
 and 374
 ECHR Protocol IV 348
 Helsinki Final Act (1975) 373
- freedom of navigation (high seas) 609,
 610–11
 armed conflict and 610–11
 customary international law 610
 dispute settlement 636
 EEZ compared 582
 self-defence, right of (UNC 51)
 and 610–11
- freedom of navigation (high seas),
 jurisprudence
 Corfu Channel 610
 Nicaragua 610
- freedom of navigation (international
 watercourses), SC resolution 242
 (1967) 1221 n85
- freedom of thought, conscience and
 religion 271, *see also* religious
 discrimination, prohibition
 ACHR 12 275
 Arab Charter on Human Rights
 395
 as basic civil right 268
 child's rights (CRC 14) 331
 Copenhagen Final Act (1990)
 and 374
 Declaration on Religious
 Intolerance 305
 ECHR 9 348
 EU Charter of Fundamental Rights
 (2000) 371
 Helsinki Final Act (1975) 373
 ICCPR 18 275, 315
 indigenous peoples' rights and 298
 minorities' rights and 281, 297, 366
 non-derogation 274–5
 Religion or Belief, OSCE Advisory
 Panel of Experts on the Freedom
 of 377 n201
 UDHR 18 279
- French Revolution 26, 27
- Friendly Relations Declaration: *see*
 Declaration on Principles of
 International Law Concerning

- Friendly Relations (1970) (UNGA resolution 2625 (XXV))
- friendly settlement as preferred option 342–3, 353, 387
- frontiers: *see* boundaries
- functionalist approaches 48, 58 n47
- fundamental change of
 - circumstances/*rebus sic stantibus* (VCLT 62(2))
 - boundary treaties 968–9
 - customary international law 950, 951
 - Fisheries Jurisdiction* 950–1
 - Gabčíkovo–Nagymaros Project* 951–2
 - justification for 950
 - pacta sunt servanda* and 950
 - requirements 951
 - termination of treaties on grounds of 950–2
- fundamental norms: *see jus cogens*/peremptory norms
- fundamental rights in the EU: *see* EU Charter of Fundamental Rights (2000); EU and human rights
- Gabčíkovo–Nagymaros Project
 - see also* Gabčíkovo–Nagymaros Project Case (Hungary/Slovakia) (Judgment) *in the table of cases*; international watercourses
 - servitudes and 970
 - summary of issues 886–7
 - treaty succession and 887
 - Water Co-operation Facility 887 n239
- Gabon, seabed resources 628
- games theory 58
- GATT
 - establishment/status 40, 1286
 - Taiwan and 235
 - third parties and 97
 - Uruguay Round 1034–5, 1287
- GATT/WTO dispute settlement
 - procedures 1035–8, 1287
 - conciliation (GATT XXIII) 1035
 - consensus and 1035, 1036–7
 - consultations (GATT XXII) 1035
 - good offices/mediation 1035–6
 - nullification or impairment of benefit and 1035
- Panel reports, adoption and implementation 1035
- Panels 1035
- retaliatory measures 1035
- Uruguay Round additions 1034–5
- website 1338
- GATT/WTO dispute settlement procedures (DSU) 1036–8
- Appellate Body 1037
- compensation for
 - non-compliance 1037
- compliance 1037
- consultations 1036
- ‘covered agreements’ 1036
- Dispute Settlement Body 1036
- general international law, impact on 1037–8
- good offices, conciliation or mediation 1036
- international trade law, role in development of 1036–7
- monitoring 1037
- panel reports 1036–7
- suspension of concessions and obligations 1037
- Gaza 247
- gender discrimination
 - see also* Women, Committee on the Elimination of All Forms of Discrimination Against; women, rights of
 - affirmative action 324
 - deportation rules 321
 - ECtHR, nominations for appointment as judge and 352 n38
 - equal pay and (UDHR 23) 279
 - ESC and 361 n102
 - minorities and 297
 - nationality and 662
- General Assembly: *see* UNGA; UNGA resolutions
- General Comments (CRC)
 - 2 (role of independent human rights institutions) 333
 - 10 (children’s rights in juvenile justice) 333

- General Comments (UNCESCR)
- 1 (technical assistance measures) 310
 - 2 (international technical assistance measures) 310
 - 3 (international co-operation) 302
n199, 310
 - 4 (housing) 310
 - 5 (disabilities) 310
 - 5 (rights of persons with disabilities) 310
 - 6 (older persons) 310
 - 10 (national human rights institutions) 276 n67
 - 16 (equal treatment of men and women) 310
 - 18 (right to work) 310
 - 19 (right to social security) 310
- General Comments (UNHRC) 316–19
- 6 (right to life) 317
 - 12 (self-determination) 291–2
 - 17 (rights of the child) 317–18
 - 22 (non-discrimination) 287 n128, 288 n 135, 318
 - 23 (minorities) 296–7, 318
 - 24 (ICCPR reservations) 318, 923–4
 - 26 (ICCPR denunciation/withdrawal) 318, 945–6, 983
 - 28 (rights of women and General Comment 23) 318–19
 - 29 (non-derogable provisions) 319 n291
 - 32 (fair trial/equality of parties) 319 n291
- general principles of law/international law 98–105
- acquired rights, respect for 103, 1001
 - Chorzów Factory* principle/*restitutio in integrum* 103, 801–2
 - consular access (VCCR 36) 388–9
 - discretionary nature 105
 - distinction, difficulty of 99
 - domestic jurisdiction principle (UNC 2(7)) 648, 1205
 - equity: *see* equity
 - estoppel 102–3
 - ex injuria jus non oritur* 104–5, 468
 - good faith: *see* good faith
 - natural law and 99
 - non-discrimination 288
 - non liquet* and 98–9, 1087, 1189
 - pacta sunt servanda* 29, 94, 103, 903–4, 966–7
 - ‘polluter pays’ principle 870–1
 - positivism and 99
 - ‘recognised by civilised nations’ 100
 - reparation for breach of international obligation 801 n147
 - res judicata* 101–2
 - ‘rules’ and ‘principles’, equivalence 98 n109
 - self-determination, right to 40, 251–5
 - source of law, status as 99, 109, 123, 127
 - territorial integrity 488
 - UDHR and 279
 - uti possidetis* doctrine/stability of boundaries 290–1, 968
 - war, renunciation as an instrument of policy 1122
- general principles of law/international law, jurisprudence
- Barcelona Traction* 105
 - Chorzów Factory* 100
 - Corfu Channel* 101
 - German Settlers in Poland* 100–1
 - UN Administrative Tribunal* 101
- General Recommendations (CEDAW)
- 5 (temporary special measures) 324
 - 8 (opportunities for participation in government) 324
 - 12 (reporting on measures to deal with violence towards women) 324
 - 14 (female circumcision, eradication) 324
 - 19 (measures to deal with violence towards women) 324
 - 21 (equality in marriage and family relations) 324
 - 24 (women and health) 324
 - 25 (temporary special measures) 324
- General Recommendations (CERD)
- XII (42) (successor states) 313 n259
 - XIV (42) (non-discrimination) 313 n259

- XIX (discrimination based on descent) 313
- Geneva Conventions (1949) and Protocols I and II (1977) 1169–70, 1172–6, *see also* civilian property; civilian property, destruction and appropriation (GC IV, 53)
- biological experiments, prohibition 1171
- civilians 1169, 1176–84
- combatant, definition 1173–4
- combatant, ‘unlawful’ 1174
- conduct of hostilities 1184–90
- conscription of protected persons 1180
- as customary international law 1187
- deportation or transfer of protected persons (GC IV, 49) 1169–70, 1180, *see also* deportation or transfer of protected persons (GC IV, 49)
- emblems 1172
- forced labour 1180
- hostage-taking and 1169–70
- individual criminal responsibility 401
- and ‘law of the Hague’ as single system 1170
- medical units and establishments 1171–2
- obligation to respect and ensure respect 1199
- origins 28, 1169
- prisoners of war, *see also* prisoners of war
- reprisals 1169–70, 1175, 1185–6
- scope 1169–70
- torture 1169–70
- wounded and sick 1169–70, 1171–2, 1186 n94
- wounded, sick and shipwrecked members of the armed forces at sea 1169, 1172
- Geneva Conventions (1949) and Protocols I and II (1977), applicability
- civilians 1174
- combatants in irregular warfare 1173
- ‘declared war or any other [international] armed conflict’ 1170–1
- in international conflict 435, 1170–1
- Israel occupied territories 1178–80
- military necessity and 1178 n55, 1181–2, 1183, 1184–5
- in non-international armed conflict 404–5, 408, 435, 1149–51, 1194–5
- struggles against racist regimes 1172, 1173 n30
- wars against colonial domination 1172, 1173 n30
- Geneva Conventions (1949) and Protocols I and II (1977), enforcement 1199–1201
- ad hoc inquiries 1200
- individual criminal responsibility 401, 425
- International Fact-Finding Commission (grave breaches) 1199–1200
- Protecting Powers 1199
- universal jurisdiction and 669–70
- Geneva Conventions (1958), drafting process 120
- Geneva Conventions on the law of the sea (1958)
- see also* Continental Shelf Convention (1958); High Seas Convention (1958); Territorial Sea Convention (1958)
- customary international law and 555
- genocide 430–3
- in Bosnia and Herzegovina 283–5
- burden/standard of proof 285 n116
- as crime against humanity 438, 670
- East Timor Special Panels for Serious Crimes 425
- Extraordinary Chambers of Cambodia 422
- Iraqi High Tribunal 429
- in Rwanda 283, 407, 409
- Genocide Convention (1948) 282–5
- conclusion 280
- ICJ jurisdiction in relation to (Art. IX) 283, 284

- Genocide Convention (*cont.*)
 individual criminal responsibility
 and 46, 401
 as law-making treaty 95
 reservations 388, 918–19
 treaty succession 981–2, 984
- Genocide Convention (1948),
 applicability
 absence of territorial limitation 284
 events prior to a given date 284
 group in geographically limited
 area 285
 non-international armed conflict 284
- Genocide Convention (1948),
 obligations
erga omnes nature 125, 284, 981–2
 as obligations of conduct 285
 prevention of genocide 285
 punishment of genocide 285
- genocide, definition/requirements
 cultural genocide, exclusion 283, 432
 ethnic cleansing distinguished 433
 ethnic cleansing as evidence of 433
 genocide by omission 433
 Genocide Convention II 282
 group ‘as such’ 285, 431
 group ‘in part’ 432–3
 group membership, difficulty of
 defining 432
 ICTR 409, 433
 ICTY 4 430, 432
 intention: *see* genocide, *mens rea*
 requirement
 as international crime 282, 284,
 430–3, 807
 jurisprudence relating to 283–4
 limited geographical area, effect 431
 material elements 433
mens rea 431
 as ‘most serious crime’ 411
 political groups, exclusion 282
 rape and sexual violence as 433, 670
 as serious crime 425
 standard of proof 285
 widespread and systematic acts 431
- genocide, jurisdiction
 ICJ 283, 284
 ICTR 408, 431
 ICTY 404, 431
 international penal tribunal 282,
 410
 place where act committed 282
 universal 671, 673
- genocide, *mens rea* requirement
 confessions and 431
 difficulty of establishing 431
 of each perpetrator 432
 ICTR jurisprudence 431
 ICTY jurisprudence 431–2
 incitement, need for in case of 431
 inference from facts 431
 intention to destroy group in whole
 or in part 282, 285, 431
- genocide, prohibition 282–5
 as collective right 281
 customary international law 275
erga omnes obligation 124, 125, 284
 ILC Code of Offences 410
 indigenous peoples 299
 as *jus cogens*/peremptory norm 126,
 808
 state responsibility and 276, 283,
 284–5
- genocide, responsibility
 individual criminal responsibility 46,
 262, 400–1, 402, 425, 439, 671
 state responsibility 276, 283, 284–5
- Geniti, Alberico 23, 112
- genuine link, need for (nationality) 258,
 611–13, 643, 1005, 1006
- Gény, François 53–4, 75
- geographically disadvantaged
 states 555, 608, 634 n399
- Georgia
 Alma Ata Declaration and 961 n21
 CIS membership 240, 1291
 international humanitarian law
 and 1192
 OSCE Mission 375 n188, 1033
 secession attempts 238
 UN mission 1230
- geostationary orbit 552
 sovereignty and (Bogotá Declaration
 (1976)) 552
- German Empire
 dissolution 293
 minorities, protection of 293
 state succession 964–5

- Germany, Democratic Republic of (GDR)
 as agent of USSR 477–8
 Nuclear Test Ban Treaty (1963) and 471
 recognition by FRG 227
 recognition of government 455, 471, 477–8, 483–4, 964
 recognition as state 964
 USSR forces, withdrawal 965
- Germany, Federal Republic of (FRG)
 deep sea mining 630, 631
 employment contracts, state immunity in relation to 726 n155
 extradition of own nationals 687
 ICJ and 1073
 minority languages 365 n129
 nationality 661
 nuclear power installations 775 n116, 890 n254
 recognition by GDR 227
 state immunity from execution/attachment 746
 state immunity in respect of torture 718 n108
 as successor to the Reich 964–5
 treaties/municipal law relationship 170–2
- Germany, FRG–GDR unification (1990) 208–9, 227–8, 964–6
 arms/armed forces limitations 228, 965
 assimilation of GDR 228, 965–6, 971, 972–3
 Berlin State Bank, FRG's assumption of responsibility for 998
 borders 228, 965
 FRG–GDR Monetary, Economic and Social Union Treaty (1990) 228, 965
 state succession to public debt 998
 state succession to state property 992
 treaty succession 971, 972–3
 UN membership and 1211
 Unification Treaty (1990) 228, 965–6, 972–3, 992
- Germany pre-1945
 aggression 30–1
 Czechoslovakia, invasion of 468, 501–2
 Nazism 54, 294
 unification (1871) 28
- Germany, status post-WWII 227–8
 agency of necessity 227
 annexation, exclusion 227, 501
 Berlin, relinquishment of Three Power rights and responsibilities (1990) 228, 965
 Control Council Law No. 10 400, 439
 Convention on Relations between the Three Powers and FRG (1955) 964
 Final Settlement (1990) (France, UK, USA, USSR–GDR, FRG) 228, 965
 Four Power rights and responsibilities 464–5
 FRG–GDR relationship and 463 n79, 964
 ‘Germany as a whole’ 964–5
 international legal personality 227–8
 occupation (FRG), termination 964
 peace treaty, reservation of powers pending 227, 228
 Polish administrative area (Kaliningrad) 964 n45
 Saarland 965 n55
 suspension of Allied rights and responsibilities (1990) 965 n54
- Ghana, ILO and 340
- Gibraltar, self-determination, right to 523 n199
- Gidel, A. 113, 579
- ‘girl-child’ 325, 332, 420 n126
glasnost 36, 46–7, 1209
- Global Counter-Terrorism Strategy (2006) 1161
- Global Environmental Facility (GEF) 846, 874, 881
- global warming 845, 875–6, 878–81, *see also* climate change; Climate Change Convention (1992)
 as common concern of mankind 878
 greenhouse gases 878–9, 880–1
 Hague Declaration on the Environment (1989) 878
 UNEP and 878
 UNGA resolutions 43/53 and 44/207 878

- globalisation
 as challenge to nation-state 48 n16
 international law, effect on 36, 41–2,
 44, 48–9, 65–6, 197, 1115–16
 regional organisations and 1287
 state sovereignty and 48
- Golan Heights, proposed change in
 status 469 n105, 502 n80
- good faith
 acquiescence and 89
 Declaration on Principles of
 International Law (1970) 104
 as general principle of law 103–4,
 1205
 ILC Draft Declaration on the Rights
 and Duties of States (1949) 134
 n17
 international organisations and
 1318
Nuclear Tests case 104
 peaceful co-existence and 216
 Rio Declaration (1992) 104 n142
 territorial acquisition and 515
 treaties, interpretation and 933
 UN Charter and 103–4, 1205
 unilateral acts and 122
- good offices/mediation 1013, 1017,
 1018–19
 Afghanistan (1988) (UN
 Secretary-General's good
 offices) 1019
 African Union Commission of
 Mediation, Conciliation and
 Arbitration 1023, 1026–7
 AU commissions in relation to
 particular disputes 1027
 Beagle Channel 1018 n38, 1055
 Cairo Declaration (1994) 1028
 Central America 1224 n98
 conciliation and 1022, 1023
 diplomatic protection and 809
 ECOWAS 1029 n108, 1276
 GATT 1035–6
 Hague Conventions
 (1899/1907) 1019
 India–Pakistan Dispute (1965)
 (USSR) 1018
 Middle East (1973–4) (US Secretary
 of State) 1018
 Myanmar 1223 n97
 NAFTA (1994) 1039
 NATO 1032
 OAS 1019 n42
 Pact of Bogotá (1948) 1023, 1031
 regional organisations and 1019
 Russo-Japanese War (1906) (US
 President) 1018
 SADC Organ on Politics, Defence
 and Security Co-operation
 1029–30
 SC 1221
 UN Good Offices Mission in
 Afghanistan and Pakistan 1228
 UN Secretary-General 1018–19,
 1215–16, 1223–4
 UNESCO Conciliation and Good
 Offices Commission 342
 UNGA/Security Council 1217, 1218,
 1221
 US–North Vietnamese negotiations
 (France) 1018
 WIPO Mediation, Arbitration and
 Expedited Arbitration Rules
 (1994) 1035 n151
- Gorazde 1259
- government, interventionism 55–6
- government, right to participate in: *see*
 public life, right to participate in
 ‘grave breaches’
 Extraordinary Chambers of
 Cambodia 422
 ICTY Statute 403
 individual criminal
 responsibility 401–2, 403
 universal jurisdiction 434–5, 669–70,
 1200
- ‘grave breaches’, classification as
 arbitrary arrest during armed
 conflict 403
 attacks on cultural objects in armed
 conflict 401, 403
 attacks on religious property/places of
 worship 401, 403
 civilian population as object of
 attack 401
 compulsory service in forces of a
 hostile power 434
 cruel and inhuman treatment 401
 deportation or transfer of protected
 person 401, 408, 434

- destruction and appropriation of
 civilian property 401, 403, 434
- ethnic cleansing 403
- fair and regular trial, deprivation
 of 434
- historic monuments and works of art,
 attacks on 401
- hostages, taking of civilians as 401,
 434
- ICTY 2 433–4
- mass killings 403
- pillage 403, 1196
- racial discrimination 401
- rape 403, 1196
- torture or inhuman treatment 401,
 403, 434
- wilful killing 401, 403, 434, 669,
 670
- wilfully causing great suffering or
 serious injury to body or
 health 434
- Great Belt dispute 578 n115
- Greece
 continental shelf 509, 1220 n78
 extraterritorial exercise of
 jurisdiction 665 n82
 human rights in 363 n115, 364
 international law in ancient
 Greece 16
 Kosovo and 453
 minorities in 293 n164
 state immunity in respect of tortious
 activity 728 n165
 state succession and 1003–4
 Torture Committee (CoE) and 363
 n115
 UNSCOB 1226
- greenhouse gases 878–9, 880–1
- Greenland, sovereignty over: *see* Eastern
 Greenland case *in the table of cases*
- Grenada, US invasion (1984) 1144,
 1151, 1183 n79, 1276 n355
- Grotius, Hugo 23–4, 112, 553–4,
 1120
- Guantanamo Bay detention centre
 human rights and counter-terrorism,
 tension between 1165–6
 status 658
 urgent measures and 386
- Guatemala, human rights in 305, 383
- guerillas
 combatant status 1173
 state responsibility for 790
- guidelines, legal status 118
- Guinea, UNHRC and 315 n271
- Guinea-Bissau
see also Guinea-Bissau v. Senegal
 (Arbitral Award of 31 July 1989
 (Guinea-Bissau v. Senegal)) and
 Guinea/Guinea-Bissau Maritime
 Delimitation Case *in the table of
 cases*
 ECOWAS 1029, 1278 n365
 independence (UNGA resolution
 3061 (XXVIII)) 205–6
 Portuguese military occupation
 (1972–3) 205–6
- Gulf of Aqaba 578 n115
- Gulf Co-operation Council 1293 n45
 membership 1253 n246
- Gulf of Fonseca: *see* Fonseca, Gulf of
- Gulf Neutral Zone (1922) 229 n168
- Gulf of Sirte 564
- Gulf War 1253–4
- habeas corpus 389, 658 n57, 754
 non-derogation principle 389
- habitual residence
 civil jurisdiction and 652
 criminal jurisdiction and 676, 1232
 nationality in case of state succession
 and 1006, 1007–8
 statelessness and 676, 1232
- Habsburg empire: *see* Austro-Hungarian
 Empire
- Hague Conferences (1899/1907) 28,
 1168–9
- ‘belligerents’ and 1169
- Hague Convention IV (1899) and
 Regulations (1907)
 continuing validity 1169
 as customary international law 928,
 1168 n7, 1187–8
 enforcement 1169
 and Geneva Conventions (1949) and
 Protocols I and II (1977) as single
 system 1170
 Martens Clause 1169 n9
 reciprocity and 1169
 scope 1169

- Hague Convention for the Pacific Settlement of Disputes 1049
- Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict (1954) 1186 n96
- Haiti
 arms sanctions 1276
 economic sanctions (UNC 41) 1239–40, 1243, 1276
 Governors Island Agreement (1993) 1240
 human rights in 383
 MICIVIH 1239
 MNF 1230 n129
 OAS and 1275–6
 as threat to the peace 1239–40
 UNMIH 1230 n129
 UNSMIH 1230
- halibut 627
- halons 876–7
- Hammerskjöld, Dag 1215
- Hanseatic League 19
- harbours and ports: *see* internal waters; ports
- Hart, H. L. A. 51–2
- Harvard Research drafts 121, 654 n40, 659 n58, 666 n93, 668 n99
- Haw-Haw, Lord 667
- Hawaii
 treaty succession 973–4
 US annexation (1898) 973–4
- hazardous activities 859–62, *see also*
 nuclear activities
 ‘activity’ 887
 ILC work on 859–62
 international liability and state responsibility distinguished 860
 ‘polluter pays’ principle 870, 896
 Prior Informed Consent Procedure Convention (1998) 896 n299
 strict liability and 887–8
 Transboundary Harm Arising out of Hazardous Activities, Draft Principles on the Allocation of Loss (2006) 858 n71, 862
 ultra-hazardous activities 887–97
- Hazardous Activities, ILC Draft Articles on the Prevention of
 Transboundary Harm from (2001) 856 n60, 860–2
 applicability 860
 due diligence obligation 861
 EIAs 861
 ‘equitable balance of interests’ 861–2
 good faith co-operation 861
 measures to prevent or minimise risk 860–1
 monitoring mechanisms 861
 notification and information obligation 861
 ‘risk of causing significant transboundary harm’ 860
- hazardous waste 845, 895–7, *see also*
 marine pollution
 Bamako Convention (1991) 806 n129, 896
 Basle Convention (1989) 846 n8, 863, 896
 notification obligations 896
 OECD and 896
 Transboundary Effects of Industrial Accidents Convention (1992) 870–1, 897
- headquarters agreements
 applicable law 1309–10
 privileges and immunities provisions 1319–20, 1322–3
 as recognition of international legal personality 1299–1300
 UN agreements 1319–20
- heads of state
 full powers (VCLT 7) and 134, 908–9, 941
 individual criminal responsibility 399, 409, 735
 as internationally protected persons 675–6
 as representative of state (VCLT 7(2)) 134, 908–9, 941
 treaty-making powers 907–8
- heads of state, former
 immunity from jurisdiction *ratione materiae* 420, 738
 individual criminal responsibility 409
- heads of state, immunities 735–8
 absolute immunity 737

- customary international law 736
- diplomatic privileges and immunities 737
- diplomatic privileges and immunities, assimilation to 738 n225
- hearing of claim to immunity in open court and 764 n369
- jus cogens* nature of 737
- jus cogens*/peremptory norms and 126 n239
- official and private acts distinguished 737
- ratione personae* 736–8
- responsibility for determining right to 736–7
- torture 718
- UN Convention on State Immunity (2004) 709
- heads of state, immunities, jurisprudence
- Ghaddafi* 737
- Marcos* cases 736
- Noriega* 736
- Pinochet* (No. 3) 738
- Tachiona* 737–8
- health
- see also* WHO
- child (CRC 24) 331
- Declaration on Minimum Humanitarian Standards (1990) 1198
- international law, role 48
- women and 324
- health services, right to
- indigenous peoples 299
- migrant workers and (MWC 28) 333
- health environment, right to 302, 392, 847–8
- European Charter on Environment and Health (1982) 848 n18
- Hebron 247
- Hegel, G. W. F. 29
- Helms-Burton legislation: *see* effects doctrine/extraterritorial jurisdiction on economic matters
- Helsinki Conference (1992) 1274, 1289
- Helsinki Declaration on the Protection of the Ozone Layer (1989) 877
- Helsinki Final Act (1975)
- see also* OSCE
- Basket I 373, 1289
- Basket II 373 n179, 1289
- Basket III 373–4, 1289
- boundaries/territorial settlement and 372–3
- Charter of Paris (1990) 375
- Copenhagen Concluding Document (1990) 374
- equality of states 214 n88
- human contacts 373
- human rights, impact on 117–18, 373
- implementation, right of individuals to observe and promote 373
- non-binding status 373, 1289
- recognition of states and 451
- scope 372–3
- self-determination, right to 289–90
- signatories 372
- USSR and 373
- Vienna Concluding Document (1989) 374
- Vienna follow-up meeting (1989) 373
- Helsinki Final Act (1975), implementation measures 374
- bilateral meetings 374
- exchange of information 374
- follow-up meetings 1289
- Helsinki Rules (1966) 883–4
- Hickenlooper Amendments 191, 1128–9
- High Representative (Bosnia and Herzegovina) 203–4, 231–2
- high seas 609–28, *see also* contiguous zones; continental shelf; EEZ; flag state jurisdiction; hot pursuit; marine pollution; territorial sea
- broadcasting and 617
- conservation and management obligations (UNCLOS 117–20) 624
- continental shelf, waters superjacent to 589
- definition including variations over time 609
- environmental damage, state responsibility 853

- high seas (*cont.*)
- illegal arrests 680–1
 - peaceful use, limitation to (UNCLOS 88) 610
 - remote sensing 551
 - as *res communis* 492, 503, 517, 553–4
 - territorial acquisition and 517
- High Seas Convention (1958)
- see also* Law of the Sea Convention (1982)
 - ‘generally declaratory of established principles of international law’ 595, 610
- high seas, freedom of
- see also* freedom of navigation (high seas); law of the sea, history and development
 - artificial islands 609
 - Bynkershoek and 25
 - closed seas doctrine and 24, 553–4, 609
 - customary international law 610
 - encroachments on 554–5, 578, 609
 - fishing rights 609, 610
 - Grotius and 24, 553–4
 - interests of others, obligation to respect 609–10
 - International Seabed Area activities and 610
 - landlocked states and 610
 - mineral resources, impact on doctrine 554
 - naval exercises 610
 - nuclear tests and 610
 - overflight 609, 636
 - Papal Bulls (1493 and 1506) 609
 - scientific research 609, 610
 - search and visit, right of: *see* search and visit, right of
 - submarine cables and pipelines 609
 - UNCLOS 87 609–11
- high seas (jurisdiction) 611–28, *see also*
- flag state jurisdiction; ships (jurisdiction)
 - compensation for unjustified exercise 614–15
 - hot pursuit: *see* hot pursuit
 - Lotus* principle 655–7
 - marine pollution 620–3
 - piracy and 614, 615–16
 - right of approach 614–15
 - right of search and visit: *see* search and visit, right of
 - slave trading 614, 616
 - unauthorised broadcasting 615, 617
- hijacking
- Achille Lauro* incident 665, 679–80, 1161 n221
 - aut dedere aut judicare* principle 676–9
 - Bonn Declaration (1978) 679
 - customary international law 678
 - enforcement of hijacking conventions 678–9
 - Hague Convention (1970) 668, 674 n134, 676, 677, 678, 687 n213, 1160 n212
 - as international crime 678
 - Montreal Convention (1971) 668, 674 n134, 676, 677–8, 687 n213, 1160 n212
 - self-help and 679–80
 - state practice 678
 - Tokyo Convention (1963) 668, 676–7, 678, 1160 n212
 - universal jurisdiction and 678
- historic bays 562–4
- requirements 563–4
- historic title 41 n141, 591, 592
- dispute settlement 637
- historic traditions: *see* customary law
- history of international law: *see* international law, history and development
- Hittites 14
- HIV/AIDS, UNGA special session on (2001) 1212 n33
- Hizbollah 1136, 1231
- Hobbes, Thomas 26
- Holy Roman Empire 19
- Holy See
- Beagle Channel mediation 1018 n38, 1055
 - diplomatic relations 244
 - as government 244
 - history 243–4
 - international legal personality 197, 243–4, 261

- international organisations and 244
- Italy and 244
- Lateran Treaty (1929) 244
- state, whether 197, 243–4, 261
- treaty-making powers 244
- Honduras, enforced disappearances 390
- Hong Kong
 - history 1008–9
 - human rights in 317 n281, 1009
 - ICCPR/ICESCR and 1009
 - lease over the New Territories 539, 1008
 - SAR 1008–9
 - state succession and 1008–9
 - termination of British sovereignty and jurisdiction 539 n285, 1008–9
 - treaty succession and 974
 - WTO dispute settlement 1037 n159
- hors de combat*: see civilian population during armed conflict, protection of (GC IV and Protocol I (Part IV)); civilian property, destruction and appropriation; non-combatants/persons *hors de combat*
- hospital ships, protected status 1172
- hostage-taking
 - Iranian Hostages* case: see United States Diplomatic and Consular Staff in Tehran Case (USA v. Iran) (Iranian hostages case) *in the table of cases*
 - non-international armed conflict and 1195
 - rescue 1144
 - state immunity and 715–16
- hostage-taking of civilians in time of war 1169–70, 1177
- as ‘grave breach’ 401
- individual criminal responsibility 1200
- killing of 1200
- hostage-taking, conventions and other international instruments relating to
 - Declaration on Minimum Humanitarian Standards (1990) 1198
 - Geneva Conventions (1949) and Protocols I and II (1977) 401, 1169–70
 - SC resolution 579 (1985) 1161 n221
- Hostages Convention (1979)
 - aut dedere aut judicare* principle and 676
 - protective principle and 668
- hot pursuit
 - development of concept 617
 - GCHS/UNCLOS provisions 617–18
 - non-compliance with rules 643
 - requirements 617–18
 - use of force, avoidance 618
- housing issues, Bosnia and Herzegovina
 - Human Rights Chamber and 380
- housing, right to adequate 301, 310, 361
- Hudson Bay 563
- human contacts, right to 373–4
- human dignity, right to 60, 61, 267, 1195
 - as common foundation of human rights and humanitarian law 1196
- Human Dimension of the CSCE (Moscow Mechanism)
 - annual meetings 376–7
 - Copenhagen Concluding Document (1990) 374
 - Helsinki Conference (1992) and 375–7
 - ODIHR 377
 - Permanent Council, role 377
 - Vienna Concluding Document (1989) 374
- human rights
 - see also ACHR; ECHR; ECtHR; IACtHR; ICCPR (1966); ICESCR (1966); international humanitarian law; UNCHR; UNHRC; Universal Declaration of Human Rights (1948); and *individual rights*
 - African Commission Special Rapporteur 392–3
 - African Union for Peace and Security Council 1028
 - ASEAN and 1294–5
 - balance of interests and 281
 - belligerent occupation and 1180–4
 - CFSP pillar 370

human rights (*cont.*)

CIS and 240
 collective rights 271
 conflict prevention and 377
 cultural relativism and 41–2, 268–70
 customary international law 275
 environment and 847–8, *see also*
 environmental rights
 equality of states and 45, 49
 ethics/morality and 266
 EU and 369–72
 European system 345–80
 extradition and 687
 Helsinki Final Act (1975)
 and 117–18, 373
 Human Rights of Individuals who are
 not Nationals of the Country in
 which they Live (UNGA resolution
 40/144) 826
 individual as subject of international
 law and 258, 268–9
 interdependence 848
 international humanitarian law,
 convergence 1168, 1196–8
 international legal personality
 and 197
 as interrelated complex of rights
 280
ius cogens/peremptory norms
 and 266–7
 minorities and: *see* minorities,
 protection of
 municipal and international law,
 interrelationship 130
 national security 357–8, 1181–2
 Office for Democratic Institutions
 and Human Rights (OSCE) 1289
 OSCE and 372–8, 1289
 promotion as basic purpose of
 government 374
 recognition of states and 451, 452,
 461
 ‘right’ 265–6
 specialised agencies and 299
 standard of treatment of aliens
 and 825–6
 state immunity and 715–18
 state responsibility and 793
 state as source of 268–9

state sovereignty/domestic
 jurisdiction principle and 49, 213,
 268, 269, 270, 272–3, 278, 488, 648
 state/statehood, right to and 207, 451
 sustainable development principle
 and 848
 terrorism and 43–4, 1159, 1161,
 1164–6
 UN Norms on the Responsibilities of
 Transnational Corporations
 (2003) 250
 universality 269, 280
 values underlying 267
 websites 1335–6
 Human Rights Chamber of Bosnia and
 Herzegovina: *see* Bosnia and
 Herzegovina Human Rights
 Chamber
 Human Rights Commission: *see*
 UNCHR (UN Commission on
 Human Rights)
 Human Rights Committee: *see* UNHRC
 human rights, compliance/enforcement
see also Child, Committee on the
 Rights of; Disabilities, Committee
 on the Rights of Persons with;
 ECOSOC; Enforced
 Disappearances Committee;
 Migrant Workers Committee;
 Racial Discrimination Committee;
 regional human rights bodies,
 common practices; Torture
 Committee; UN Human Rights
 Council; UN, human rights
 responsibilities; UN treaty bodies;
 UNHRC; Women, Committee on
 the Elimination of All Forms of
 Discrimination Against
 amnesty laws and 271–2, 372 n35,
 390, 420
 education in 280, 281, 337
 exhaustion of local remedies
 and 273–4
 extraterritorial responsibilities 276
 inconsistencies, risk of 327, 336–7
 level of 266
 machinery for 271
 national human rights bodies 276
 non-state actors 272

- obligation of states and international organisations actively to protect 276
- obligation to investigate 358, 390
- proliferation of supervisory committees 334
- public debate, role 304
- state responsibility for 276
- human rights, development of law
 - Helsinki Final Act (1975) and 117–18
 - League of Nations 270–1
 - Marxism and 267
 - natural law and 54, 258, 266–7
 - new norms and instruments, proposals for 337
 - NGOs and 271, 276 n69
 - policy-oriented approach to international law and 60, 267
 - positivism and 266, 267, 270
 - UN conventions 302–3
 - WWI peace treaties 271
 - WWII and 271–2
- human rights in
 - CIS 240, 378–9
 - Czechoslovakia 278–9
 - Haiti 383
 - non-self-governing territories 277
 - South Africa 304
 - USSR 50 268–9, 278–9
- Human Rights, Sub-commission on the Promotion and Protection of 307–8
 - change of name 307
- Communications, Working Group on 305, 308
- draft Norms on the Responsibilities of Transnational Corporations and other Business Enterprises with Regard to Human Rights (2003) 250
- Draft Principles on Human Rights and the Environment (1994) 848
- establishment 294
- Human Rights and the Environment, report on (1994) 848
- indigenous minorities, working group on 299, 308
- inter-sessional working group 297, 309
- membership 308
- role 304, 305
- Slavery, Working Group on the Contemporary Forms of 308
- special rapporteurs 1325
- states of emergency, reports on 308
- termination (UNGA resolution 60/251) 307
- Terrorism and Human Rights, report on 1164 n234
- human rights treaties
 - see also individual treaties*
 - acquired rights and 983 n142
 - belligerent occupation and 1180–1, 1183
 - burden/standard of proof 938
 - co-existence of treaty and customary law 716–17, 984
 - compliance/implementation 220 n112
 - cultural relativism as justification for breach 270
 - denunciation/withdrawal (VCLT 56) 946
 - as distinct category 388, 967
 - erga omnes* obligations 981–2
 - extraterritorial application 276, 322, 349–50
 - interpretation 349, 937–8
 - legal order, establishment by 388
 - monitoring bodies, role 924, 983–4
 - non-derogation principle 274–5, 389
 - ratification, importance of 336
 - reservations 336, 354 n52, 388, 922–4
 - reservations, competence to determine validity 923–4
 - territorial treaties, analogy with 981–2
 - treaty succession and 336–7, 981–4
 - USA implementation/ compliance 220 n112
 - USSR and 269
 - Vienna Declaration and Programme of Action (1993): *see* Vienna Declaration and Programme of Action (1994)

- human rights treaties,
 limitation/claw-back provisions 275
 ‘compelling governmental interest’ 388
 ‘decision reached in accordance with the law’ 348
 national security considerations 358
- humanitarian intervention by
 states 1155–8
 19th century 270, 1155
 AU 1293
 dislike of doctrine 1155–6
 humanitarian necessity and 1156–7, 1184–5, 1187
 in Kosovo 1156–7
 reconstruction following
 intervention, obligation 1158
 ‘responsibility to protect’ and 1158
 restoration of democracy 1158
 safe haven in northern Iraq 1156
 self-determination, right to and 1158
 in Somalia 1260–2
 state, status as and 201–2
 UK Policy Guidelines on
 Humanitarian Crises (2001) 1157
 n201
 use of force (UNC 2(4)) and 1155–8
- humanitarian law: *see* international humanitarian law
- Hume, David 25
- Hungary
see also Gabčíkovo–Nagymaros Project
 minorities in 297 n198
 recognition of government (1956) 455
 Roma and 297 n198
 Torture Committee (CoE) and 363
 n115
 USSR, intervention in 57, 1273
- IACoMHR 381–7, *see also* ACHR (1969); IACtHR
 admissibility 382
 advisory services 383
 asylum and 383 n228
 communications 382
 contempt laws (*leyes de desacato*), study on 393–4
 disappearances and 383
 enforced disappearances and 384
 establishment 381
 Inter-American Torture Convention (1985) and 384
 international crimes and 383 n228
 membership 385
 mentally ill, protection of 383
 n228
 migrant workers, rights of 383
 n228
 municipal law and ACHR obligations, determination of conflict 383
 powers 381–2
 as principle organ of OAS 381
 promotion of human rights and 382
 publications 382–3
 recommendations to states on
 progressive measures 382
 refugees and 383
 reports to OAS 383
 right to act on own initiative/*ex propria motu* 383
 torture and 383
 websites 1336
 workload 382
- IACoMHR complaints procedure
 compliance record 387
 follow-up measures 387
 friendly settlement as preferred option 387
 individual petition, right of 259, 382, 384, 385
 inter-state complaints 382
 jurisdiction over Guantanamo Bay detention centre 386
 precautionary measures 384, 385–6
 proposals and recommendations 387
 provisional measures 384
- IACoMHR, Special Rapporteurs on
 children 383
 freedom of expression 383 n229
 human rights and
 counter-terrorism 1164–5
 indigenous peoples 383
 women 383

- IACoMHR, Statute 381–2
 amendment (1965) 382
 amendment (1978) 382
- IACTHR 387–91
 3-months rule 387
 admissibility 390
 advisory jurisdiction 385, 388–90,
 391, 398 n8
Chorzów Factory principle/*restitutio
 in integrum* 802 nn150 and 152
 contentious jurisdiction 390–1
 exhaustion of local remedies
 and 273–4
 IACoMHR, action at request of 387
 jurisdiction, dependence on prior
 consent 387
 jurisdiction, tribunal's obligation to
 establish 644
 membership 387
 provisional measures 384, 387, 391
 role 388
 treaty interpretation and 388
 website 1336
- IAEA
 Civil Liability for Nuclear Damage
 Convention (1960) 893–4
 Code of Practice on the International
 Transboundary Movement of
 Radioactive Waste (1990) 893
 n277, 896–7
 Early Notification of a Nuclear
 Accident Convention (1986)
 and 890–1
 establishment 889
 Guidelines for Mutual Emergency
 Arrangements (1977) 891
 Iraq and 1249, 1256
 Nuclear Accident, Vienna Convention
 on Assistance in case of
 (1986) 889, 891–2
 Nuclear Safety Convention
 (1994) 892–3
 object and purpose 889
 Principles of Radioactive Waste
 Management (1995) 893 n277
 standards and guidelines 889
 Third Party Liability in the Field of
 Nuclear Energy (1960) 893–4
 website 894, 1338
- IBRD
see also World Bank
 legal personality in domestic
 law 1299 n71, 1315 n149
- ICAO (International Civil Aviation
 Organisation), website 1337
- ICC (International Chamber of
 Commerce): *see* International
 Chamber of Commerce (ICC)
- ICC (International Criminal Court),
 admissibility
 independence and impartiality of
 alternative forum and 415
 intention to shield from criminal
 responsibility and 415
 investigation or prosecution by state
 with jurisdiction and 414–15
non bis in idem principle 415
- ICC (International Criminal Court),
 appeals against decisions
 Appeals Chamber, composition and
 powers 417
 by convicted person 417
 by Prosecutor 417
 grounds 417
 on jurisdiction/admissibility 417
 of Pre-Trial Chamber 417
 on Pre-Trial Chamber's own initiative
 action 417
 on release of person being
 investigated 417
 on sentence 417
 of Trial Chamber 417
- ICC (International Criminal Court),
 history and development
 410–11
 drug-trafficking, proposed
 international court for and 410
 Genocide Convention (1948)
 and 282, 410
 ILC draft Statute 410–11
 opposition to 411
 Preparatory Committee 411
 treaty basis 411
 websites 1335, 1341
- ICC (International Criminal Court),
 individual criminal
 responsibility 411, 670, 735
 heads of state and 735

- ICC (International Criminal Court), investigations
 authorisation to commence 413, 416
 decision not to proceed 416
 Pre-Trial Chamber and 413, 416
 subsequent request following refusal 413 n90
- ICC (International Criminal Court), judges
 election by Assembly of States Parties 415
 Pre-Trial Division and 416
 qualities and qualifications 415, 416, 417
 representation of world's legal systems and 415
 term of office 416
 Trial Division and 416
- ICC (International Criminal Court), jurisdiction 411–15
 12-months rule (SC resolution 1422 (2002)) 414
 aggression 439–40
 complementarity 414
 consent, need for 411
 crimes committed after entry into force, limitation to 411
 determination by Court 413, 416
 'most serious crimes' 411, 670
 nationals 411
 preliminary determination by Pre-Trial Chamber 413, 416
 referral by Prosecutor 412–13
 referral by Security Council 412, 413–14
 referral by states party 412–13
 SC/ICC, uncertainty over respective competences 439–40
 states parties, limitation to 411
 territorial/personal nature 412
- ICC (International Criminal Court), organs/organisation
see also ICC (International Criminal Court), appeals against decisions
 Appeals Division 415, 417
 Deputy Prosecutors 415
 Office of the Prosecutor 415
 Pre-Trial Chamber: *see* ICC (International Criminal Court), Pre-Trial Chamber
 Pre-Trial Division 415, 416
 Presidency 415
 Prosecutor 415
 Registry 415
 Trial Chamber: *see* ICC (International Criminal Court), Trial Chamber
 Trial Division 415
 websites 1336, 1340
- ICC (International Criminal Court), Pre-Trial Chamber 416
 authorisation of investigation 412–13
 composition 416
 own initiative action, right of 416
 review of Prosecutor's decision not to proceed with investigation 416
 victims' representations to 412–13
 warrants of arrest/summons to appear 416
- ICC (International Criminal Court), procedure
 committal for trial 416
 fair trial (ICC 55) 441–2
 fair trial (ICC 66) 442
 fair trial (ICC 67) 442
 Pre-Trial 416
 prompt hearing 416
 protection and privacy of victims and witnesses 416
 referrals by state party 412–13
 Trial Chamber, establishment 416
- ICC (International Criminal Court), state obligations
 obligations under another treaty and 414
 surrender on request 414
 unwillingness or inability to prosecute and 414–15
 USA and 414
- ICC (International Criminal Court), Statute (1998)
 crimes against humanity, definition/classification as 436–7
 Elements of Crimes 411 n81
 entry into force 411
 incorporation in Iraqi law 429
 range and content 411
 'treaty crimes', omission 674–5

- ICC (International Criminal Court),
 Trial Chamber 416–17
 composition 416
 confidentiality of information
 417
 determination of guilt 416
 determination of
 punishment/penalty 416
 function 416
 protection of victims and
 witnesses 417
 public hearings/*in camera*
 proceedings 416–17
- ICCPR (1966)
see also UNHRC
 binding effect 253, 314
 death penalty, second Optional
 Protocol on the abolition of 322
 n315
 Declaration on Principles of
 International Law (1970)
 and 253–4
 denunciation/withdrawal,
 exclusion 318, 945–6, 983
 derogation 275
 Extraordinary Chambers of
 Cambodia and 422
 Hong Kong and 1009
 individual's rights under
 46
 interpretation of UN Charter
 and 253
 nationality, right of choice
 (ICCPR 1) 1005
 occupied territories, applicability
 in 322
 reservations 318, 923–4
 rights covered 314–15
 self-determination and (ICCPR 1)
 253–4, 289, 314, 522
 territorial application: *see* 'within its
 territory and subject to its
 jurisdiction' (ICCPR 2) *below*
 third parties and 253
 treaty succession 983, 1009
 'within its territory and subject to its
 jurisdiction' (ICCPR 2) 276, 314,
 318, 321, 322, 826
- ice packs, territorial sovereignty
 over 535
- Iceland
see also Denmark/Iceland Union
 fishing zones 581–2, 610
- ICESCR (1966) 308–11, *see also* Human
 Rights, Sub-commission on the
 Promotion and Protection of;
 UNCESCR
 best efforts obligation to achieve
 progressive realisation of rights
 (ICESCR 2) 308
 binding effect 253, 308, 309
 conclusion and entry into force
 308
 Declaration on Principles of
 International Law (1970)
 and 253–4
 Hong Kong and 1009
 implementation, difficulties of
 309
 individual's rights under 46
 interpretation of UN Charter
 and 253–4
 nationality, right of choice
 (ICESCR 1) 1005
 reporting obligation
 (ICESCR 16–22) 309–10
 third parties and 253
 treaty succession 983, 1009
- ICJ 1057–1117
 antecedents 1057–8
 developing countries and 38–9
 Liechtenstein and 217
 website 1079, 1338
- ICJ, admissibility 1071–2, *see also* ICJ,
 standing/*locus standi*
 at merits stage 1088, 1097
 counter-claims 1096–7
 definition 1071
 exhaustion of diplomatic
 negotiations, relevance 1015–17,
 1070
 exhaustion of local remedies
 and 1072
 moot case/dispute no longer in
 existence 887–8, 1069, 1070, 1088,
 1098
 object and purpose 1108–9
 as preliminary matter 1072,
 1106
 seisin 1072

- ICJ advisory jurisdiction 1108–13
 authorisation from UNGA, need for 1112
 burden/standard of proof 1111–12
 consent of parties, relevance 1109–10
 ‘decisiveness’ of opinion 1113
 on difference between UN and member state 1113
Difference Relating to Immunity 1113
Eastern Carelia 1110–12
 hypothetical situation and 1108–9
 international organisations, right to request 954–5, 1072, 1304–5
 legal question, need for 1112
 as legal task 1109
Legality of Nuclear Weapons (WHO request) 1112, 1303–8
 non-binding nature 1034–5, 1110
 ‘other organs and specialised agencies’, right to request (UNC 96(2)) 1112
 political considerations and 1109
 presumption in favour of jurisdiction 1110
 reformulation of request 1109
 refusal of party to participate, effect 1109–10
 right to request 1108, 1112
 SC and 1113–14
 specialised agencies and 1034–5, 1308 n119, 1325 n190
 sufficiency of evidence 1111
 UN Secretary-General and 1113
Western Sahara 1110–11
 ‘within the scope of their activities’ requirement (UNC 96(2)) 1111, 1112
- ICJ, applicable law
 equitable considerations within framework of the law 1087
ex aequo et bono 1087
 ICJ 38 sources 1086
 moral principles, relevance 12
non-liquet 98–9, 1087, 1189
 special factors at request of parties 1086 n193
- ICJ Chambers
 appointment of judges 1062–3
 arbitration compared 1063
 attraction to states reluctant to engage in third party adjudication 1063
 Chamber for Environmental Matters 1062
 Chamber of Summary Procedure 1062
 composition 1062–3
 composition, consensus approach 1062
 flexibility 1063
 procedure 1062
- ICJ, counter-claims 1096–7
 challenge to admissibility 1097
 defence distinguished 1096
 direct connection with subject-matter of claim, need for 1096–7
 as independent claim 1096
- ICJ decisions
 binding force 963, 1101, 1104
Cameroon v. Nigeria 110–11
 compliance/non-compliance 1104
 development of international law and 110, 1104
 ECtHR and ICTY, divergence 1116
 enforcement 1104
 finality 963, 1104
 municipal courts and 158–9, 220–1
 new events subsequent to, effect 1071
 rejection in subsequent case 110–11
 separate opinions 1059
 third parties and 110, 1101
- ICJ decisions, interpretation (ICJ 60) 1105
 clarification, limitation to 1105
 dispute, need for 1105
 operative part of judgment, limitation to 1105
- ICJ decisions, re-examination of situation 1107–8
Nuclear Tests 888–9, 1107–8
 special procedure, possibility of 1107
- ICJ decisions, revision (ICJ 61) 1071, 1105–7
 admissibility as preliminary matter 1106
 cumulative nature of ICJ 61
 requirements 1106–7

- decisive fact unknown to Court and party claiming revision, need for 1105–6
- negligence, relevance 1106
- time-limits 1106
- ICJ, evidence 1088–92
- advisory jurisdiction and 1111
- affidavits 1090
- boundaries 1090
- burden/standard of proof 1091, 1100, 1133
- Court's competence to determine procedure 1089
- documentary evidence 1090
- evaluation 1089–90
- expert evidence 1089
- findings of fact made by another tribunal 1090
- flexibility 1088–9
- improperly obtained 1092
- inferences and admissions against interest 1089
- judicial notice 1091
- on-site visits 1089
- power to compel 1089
- subpoena, absence of provision for 1089
- witnesses, infrequency 1089
- ICJ judges
- ad hoc 1060–2
- dismissal, requirements 1060
- election 1059, 1209
- impartiality 1060 n17
- non-participation on grounds of conflict of interest 1060 n17
- participation in different stages of same case 1060 n17, 1061 n25
- president/vice-president 1060
- privileges and immunities 1059–60
- qualifications and conditions 1060
- term of office 1059–60
- ICJ jurisdiction 1064–1117, *see also* ICJ
- advisory jurisdiction
- absence of party, effect 255
- amendment of claim, possibility of 1070 n91
- compétence de la compétence* 1069, 1070, 1084, 1086
- concurrent 1066–7
- Connally amendment 1083–4
- consent/*compromis*, limitation to 1066, 1086
- contentious 1070–86
- Court's right to choose own grounds 1071
- critical date 1070
- final and binding nature of Court's decision on 1071
- formal requirements, relevance 1070
- grounds for declining 1065–6
- hypothetical case, exclusion in contentious cases 1068, 1088
- ILO conventions and 340
- inherent powers 1070, 1074, 1308
- judicial review and 1113–14, 1271
- law of the sea disputes 635
- legal dispute requirement: *see* ICJ, legal dispute requirement as legal/objective matter 1070, 1080
- merits distinguished 1071
- motives of parties, relevance 1071, 1088
- as preliminary matter 1072
- remedies 1071
- SC role distinguished 1066
- wrongfulness of act, sufficiency to found jurisdiction 1085–6
- ICJ jurisdiction, consent 3, 1075–81
- compromissory clause 1079
- conduct of parties as 1076
- consent to PCIJ jurisdiction and 1080–1
- forum prorogatum* and 1076
- as fundamental principle 1075, 1085–6
- jus cogens*/fundamental norms, relevance 1085
- Monetary Gold* 1078–9
- Pact of Bogotá, effect 1080
- referral by Security Council and 1076–7
- signed minutes of meeting as 1077
- special agreement/*compromis* 1075
- third party rights and 1078–9
- treaty provisions 1079
- unilateral application and 1077
- withdrawal or amendment 1080, 1084–6

- ICJ jurisdiction, optional clause (ICJ 36(2)) 269, 1081–6
- acceptances 1081–2
 - conditions/reservations 1082–5
 - implications of acceptance 1082
 - interpretation of declaration, responsibility for 1083–4
 - modification or termination after initiation of proceedings 1084–5
 - ratione personae* reservations 1084–5
 - ratione temporis* reservations 1084
 - reciprocity, need for 1082–3
 - treaty status 905
 - USSR and 269 n18
 - ‘vital interests’/domestic jurisdiction and 1083–4
 - withdrawal or amendment 1085–6
- ICJ, legal dispute requirement 1032, 1064–7
- burden of proof 1100
 - ‘dispute’, existence of 1068–70
 - hypothetical case 1068, 1088
- ICJ/Security Council responsibilities distinguished 1220, 1221
- jurisprudence 1067–9
 - ‘legal dispute’ 1067–8
 - legal interest 1088
 - moot case/dispute no longer in existence 887–8, 1069, 1070, 1088, 1098
 - political factors, relevance 1064–7
 - request for interpretation of judgment 1105
- ICJ, organisation 1058–64
- composition 39–40, 1058–9
 - politicisation, allegations of 1059, 1061
 - seat 1060
- ICJ, preliminary objections 1074–5, 1087–8
- joinder with merits 1087
 - jurisdiction 1074–5
 - merits as separate issue 1087–8
 - as preliminary matter 1087
 - res judicata* and 102
 - time-limit 1087
- ICJ procedure
- Court’s competence to determine 1089, 1107
 - evidence 1089
 - pleadings 1064
 - Practice Directions 1063–4
 - Rules of Court 1063–4
 - seisin 1072
- ICJ, provisional measures 283–4, 1066, 1093–6
- avoidance of irreparable harm and 1094–5
 - binding effect 1095–6
 - conflict with state’s treaty obligations 1270
 - on Court’s own initiative 1095
 - non-aggravation or extension of dispute and 1095
 - object and purpose of Statute and 1095–6
 - preservation of the evidence 1095
 - preservation of parties’ rights 1094–5
 - prima facie* jurisdiction and 1093–4
 - urgency 1094–5
- ICJ, remedies 1101–4, *see also* *Chorzów Factory* principle/*restitutio in integrum*; damages/compensation for expropriation or breach of international law, measure; remedies; reparation for breach of international obligation
- declaratory judgment 1101
 - inherent jurisdiction 1072, 1101
 - ubi jus ibi remedium* 1072
- ICJ role 1113–14, *see also* Security Council and international law/ICJ relationship
- development of international law 1064–5, 1114
 - extension of contentious jurisdiction to international organisations 1113
 - as guardian of legality for international community as a whole 1270 n329
 - increased activity 1114
 - integrity of judicial process 1070–1, 1073, 1308
 - interpretation of the constituent instruments of international organisations 1304–5

- judicial nature 1064–5, 1070–1, 1308
- judicial review 1113–14, 1304 n98
- national courts and 1113
- ‘principal judicial organ of the UN’ 1058, 1065, 1113–14, 1117, 1210, 1269–70
- resolution of case in accordance with international law 1065–7
- Serbia and Montenegro v. UK* 1065
- as superior court in international system 1117
- UN Secretary-General and 1113
- ICJ, standing/*locus standi* 1072–4
- Albania 1073
- amicus curiae* briefs 1073
- arbitral tribunals distinguished 1055
- contentious and advisory jurisdiction distinguished 1072
- FRG 1073
- international organisations 1072, 1113
- Italy 1073
- Japan 1072 n103
- Liechtenstein 217, 1072 n103
- Nauru 1072 n103
- NGOs 1073
- as preliminary matter 1073
- San Marino 1072 n103
- Serbia and Montenegro 963, 1073–4
- states not party to Statute, requirements 1072–3
- states party to Statute, limitation to 1072–4
- Switzerland 1072
- treaties in force prior to ICJ Statute 1073
- Yugoslavia (FRY) 963
- ICJ, third state intervention 642, 1097–1101
- binding effect of decision on third party 1101
- burden/standard of proof 1098–1101
- construction of convention to which third states are party (ICJ 63) 1098
- ‘interest of a legal nature’ 1100
- jurisdictional link between intervener and parties to the case, relevance 1100
- legal interest likely to be affected by decision 226, 1098
- opposition by parties, relevance 1098
- right to be heard 1101
- South West Africa* cases 226
- status of intervener 1098
- threshold 1099–1101
- ICJ/PCIJ relationship 31, 1058, 1080–1, 1083
- ICSID 1040–2
- applicable law 1042
- arbitral tribunals 1038–9
- autonomy/‘international’ status 1041
- conciliation commissions 1040–1, 1042
- denunciation 1041 n184
- individuals, standing 259, 1041–2
- NAFTA and 1038–9, 1041
- nationality of claims 1042
- procedure 1042
- role 1040–1
- website 1338
- ICSID Additional Facility 1038–9
- ICSID awards
- final and binding nature 1041, 1042
- recognition and enforcement 1041, 1042
- ICSID, jurisdiction
- Additional Facility and 1041
- ‘any legal dispute arising directly out of an investment’ 1041
- BITs provision for 1041, 1042
- consent, need for 1041
- dual nationals, exclusion 1042
- exclusion of disputes 1041 n184
- national of state other than one complained against requirement 1042
- parties to the Convention, limitation to 1041
- treatment as national of another state 1042
- ICTR
- see also* ICC (International Criminal Court); ICTY
- completion strategy 409
- consent to jurisdiction, relevance 403
- establishment by Security Council Chapter VII resolution 403, 407–8

- ICTR (*cont.*)
- fair trial (ICTR 20) 441
 - ICTY, similarities 408
 - jurisprudence 409
 - prioritisation 409
 - Rwanda, tensions with 409
 - website 1336
- ICTR, individual criminal
- responsibility 46
 - aiding and abetting the planning, preparation or execution of crimes 408
 - command responsibility 408
 - for genocide 283
 - head of state, former 409, 735
 - planning, instigation, ordering and committing of crimes 408
 - position of accused person, relevance 408
 - superior orders and 408
- ICTR, judges
- ad litem* 408, 409
 - nationality 408
 - number 408, 409
- ICTR, jurisdiction
- consent to, relevance 408
 - crimes against humanity 408, 436–8
 - GC, common article 3 and Additional Protocol II (non-international armed conflict) 408
 - genocide 408, 431
 - national courts referral to 409–10
 - national proceedings, grounds for deferral 408–9
 - non bis in idem* principle 408
 - serious violations of international humanitarian law in the territory in 1994 408
- ICTR, organisation
- Appeals Chamber (Joint ICTY/ICTR) 404, 406, 408
 - mismanagement problems 409
 - Office of the Prosecutor 408
 - Prosecutor, establishment and appointment of separate 409
 - Registry 408
 - Trial Chambers 408
- ICTY
- see also* ICC (International Criminal Court); ICTR
 - cases completed and in progress 407
 - Commission of Experts 403
 - completion strategy 406–7, 426
 - establishment by Security Council Chapter VII resolution 403, 406
 - legality 406
 - Statute, drafting and approval 403
 - website 1336, 1341
- ICTY, individual criminal
- responsibility 46
 - aiding and abetting the planning, preparation or execution of crimes 404
 - customary international law and 405
 - for genocide 283
 - for ‘grave breaches’ 401, 403
 - head of state 409, 735
 - mitigation of punishment and 404
 - non-international armed conflict and 404–5
 - planning, instigation, ordering and committing of crimes 404
 - position of accused person, relevance 404
 - superior orders and 404–5
 - superior’s knowledge of subordinate’s act and 404
- ICTY, judges
- ad litem* 404, 409
 - Chamber judges 404
 - number 404, 409
- ICTY, judgments
- appeal for error of law or fact 406
 - ICJ decisions, divergence 1116
 - punishment 406
- ICTY, jurisdiction
- absence of cut-off date 404
 - concurrent/primacy 405
 - consent to, relevance 403
 - crimes against humanity 404, 436–8, 670
 - events in Kosovo 404
 - events in Macedonia 404 n43
 - genocide 404, 431

- 'grave breaches' 403
- grave breaches of the Geneva
 - Conventions (1949) and Protocols I and II (1977) 404
- national courts in region of former Yugoslavia, referral to 407
- national proceedings, grounds for deferral 405
- non bis in idem* principle 405
- serious violations of international humanitarian law in the territory since 1991 404
- torture 326
- violation of the laws or customs of war 404
- ICTY, organisation
 - Appeals Chamber (Joint ICTY/ICTR) 404, 406, 408
 - appointment by UNGA 404
 - composition 404
 - ICTR judges, inclusion in Appeals Chamber Panel 404
 - Office of the Prosecutor 404
 - Registry 404
 - term 404
 - Trial Chambers 404
- ICTY, procedure
 - arrest, detention, surrender of accused persons 406
 - fair trial (ICTY 21) 406, 440–1
 - indictment 406
 - initiation of investigations 405
 - on-site investigations 405
 - prima facie* case requirement 406
 - Prosecutor's powers 405
 - Prosecutor's role 405–6
 - protection of victims and witnesses 406
- ICTY, state obligations
 - compliance with request for assistance or order issued by Tribunal 405
 - co-operation in the investigation and prosecution of accused 405
- IDA, role 1286, *see also* World Bank
- IFA, role 1286
- IFAD (International Fund for Agricultural Development) 1285 n14
- IFC (International Finance Corporation) 1285–6
- IFOR 1260, 1279–80
- IGAD
 - Liberia and 1279
 - as regional arrangement (Chapter VIII) 1279
- ILA
 - establishment (1873) 1283
 - information and notification obligations 864–5
 - Internally Displaced Persons, Declaration of International Law Principles (2000) 287 n129
 - Montreal Rules of International Law Applicable to Transfrontier Pollution (1982) 856–7, 864, 872
 - role 121
 - Rules on Groundwaters (1986) 884
 - Rules on Water Pollution (1982) 884 n217
 - Space Debris, Draft Instrument on the Protection of the Environment from 347 n321, 882, 1016 n28
 - State Immunity, Draft Articles for Convention on (1994) 708 n61, 709 n64, 734–5
- ILC 119–21
 - Chorzów Factory* principle/*restitutio in integrum* 802
 - consultative partners 119
 - customary international law, role in establishing 121
 - Declaration on the Rights and Duties of States, Draft (1949) 134 n17
 - Diplomatic Courier and the Diplomatic Bag, Draft Articles (1989) 759 n337, 761–2
 - Diplomatic Protection, Draft Articles on: *see* Diplomatic Protection, ILC Draft Articles on (2006)
 - draft conventions 120–1
 - Effects of Armed Conflicts on Treaties, Draft Articles on 904 n9, 946, 952 n225, 1126 n37
 - Gabčíkovo–Nagyymaros Project* and 120

- ILC (*cont.*)
- ICC, draft Statute 410–11
 - individual criminal
 - responsibility 401, 402
 - Jurisdictional Immunities, Draft
 - Articles on (1991) 738
 - jus cogens*/peremptory norms
 - and 126
 - membership 40, 119
 - Model Rules on Arbitral Procedure
 - (UNGA resolution 1262 (XI)) 1050, 1053–4
 - Nationality of Natural Persons in
 - Relation to a Succession of States, Draft Articles (1999) 1006–8
 - Offences, Draft Articles 401, 410, 439 n226
 - opinio juris* and 88–9, 120–1
 - Report on Fragmentation 66, 123 reports 120–1
 - Reservations to Normative
 - Multilateral Treaties Including Human Rights Treaties, Preliminary Conclusions (1997) 924
 - Reservations to Treaties, Draft Guide to Practice (2007) 914 n56, 915 n61, 916, 918, 919, 921 n91, 922 n92, 924 n104
 - Responsibilities of International Organisations, Draft
 - Articles 1295–6, 1312
 - self-determination, right to as
 - universal principle of law 290
 - State Responsibility, ILC Articles on (2001): *see* State Responsibility, ILC Articles on (2001)
 - State Succession, Draft Articles (1981) 990 n182, 1007
 - Transboundary Harm Arising out of Hazardous Activities, Draft
 - Principles on the Allocation of Loss (2006) 858 n71, 862
 - Transboundary Harm from Hazardous Activities, Draft Articles on the Prevention of, 855 n51, 856 n60, 860–2, *see also* Hazardous Activities, ILC Draft Articles on the Prevention of Transboundary Harm from (2001)
 - website 1333
 - working methods 120
 - illegitimacy
 - nationality and 661
 - prohibition of discrimination against (ECHR 14) 357
 - ILO 338–41
 - binding decisions 1285
 - codification and development of
 - international law and 121
 - commissions of inquiry 1021
 - conciliation commissions 340–1
 - constituent instrument,
 - interpretation 1305 n99
 - environmental protection and 889
 - establishment (1919) 31, 271, 338, 1285
 - gender discrimination and 325
 - international labour standards, role
 - in promoting 338–9
 - Philadelphia Declaration (1944) 338
 - principles 338
 - Racial Discrimination Committee
 - and 313
 - as specialised agency 338 n401
 - as subject of international law 47
 - Tripartite Declaration of Principles concerning Multinational Enterprises and Social Policy 250
 - tripartite structure 338, 340
 - website 1340
 - ILO complaints procedure 340–1
 - Committee on Freedom of Association 340–1
 - ICJ and 340, 1034 n148
 - inter-state complaints 340
 - standing/*locus standi* 340
 - ILO conventions
 - see also* ICJ complaints procedure *above*
 - 29 (Forced Labour) 340
 - 107 (Indigenous and Tribal Populations (1957)) 298
 - 169 (Indigenous and Tribal Peoples in Independent Countries (1989)) 298
 - federal states and 220
 - ICJ jurisdiction 340

- ILO conventions and recommendations,
 Committee of Experts on the
 Application of
 establishment 339
 membership 339
 role 339
- ILO conventions and recommendations,
 role and procedure 338–9
- International Labour Conference
 Committee on the Application
 of 339–40
 reporting obligations 339
 social justice and 339
 submission to national
 authorities 339
- IMCO: *see* IMO (formerly IMCO)
- IMF
 constituent instrument,
 interpretation 1304 n97
 dissolution powers 1329
 establishment 40, 1285–6
 legal personality in domestic
 law 1299 n71
 privileges and immunities 1319
 n168
 state succession to state property
 and 993
- immigration control
 Channel Tunnel fixed link and 657
 contiguous zone 578, 579, 580
 cross-border jurisdiction 657–8
 international officials and 1324
 international organisations,
 representatives to and 1322
- immigration offences, criminal
 jurisdiction 655
- immunity *ratione personae* 735–40, *see*
 also diplomatic immunities
 (personal); employment contracts,
 state immunity in relation to; heads
 of state, former, immunity from
 jurisdiction *ratione materiae*; heads
 of state, immunities, jurisprudence;
 international officials, privileges
 and immunities; international
 organisations, privileges and
 immunities; international
 organisations, privileges and
 immunities of representatives of
 states to; state immunity *headings*
- absolute immunity 739
Congo v. Belgium 739
 customary international law
 739
 defence ministers 740 n235
 diplomatic agents 737, 738, 740
 foreign ministers 739–40
 heads of government other than
 heads of state 738–9
 ‘holders of high-ranking office in a
 state’ 740
 serving heads of state 735–8
- IMO (formerly IMCO)
 dispute settlement 1016 n25,
 1035
 pollution incidents and 900
 rules and standards 899
 website 1340
- imprisonment for civil debt, prohibition
 ECHR Protocol 4 348
 ICCPR 275
 non-derogation 275
- imprisonment/detention during armed
 conflict, as crime against
 humanity 436
- incendiary devices 1189–90
- incorporation doctrine 140–8
 applicability to non-customary
 law 140–1
 constitutional bars 147–8
 customary international law,
 limitation to 140, 157–8
 treaties, ratification and 140
- independence of
 Bantustans 202–3, 469
 Bophuthatswana 202–3
 Burma 493
 Congo 205
 Cyprus (1960) 235, 294 n166, 987
 n163
 Guinea-Bissau 205–6
 Kosovo 201, 204, 424, 452–3
 Latin America 27
 Lithuania 203
 Moldova 238
 Namibia 227
 Palau 1214
 Somaliland 237
 Timor-Leste 233–4
 Transkei 202–3

- independence of states
 - associations of states 239
 - constitutional provisions of former power and 493–4
 - critical date (territorial acquisition) and 510
 - definition 211–12
 - as fundamental right 211–14
 - as legal concept 202, 211
 - means of acquiring 493–4
 - referendum, role in determining 201 n24, 962
 - restrictions on, effect 211–12
 - rights and duties deriving from 212–14
 - state/statehood, as criterion for 202–4
 - unilateral declarations of 201, 203, 206, 478, 1242–3
 - use of force (UNC 2(4)) and 1123
- independence of states, jurisprudence
 - Austro-German Customs Union* 211–12
 - Island of Palmas* 211 n74
 - Lotus* 212
 - Nicaragua* 212
- India
 - ancient civilisations 15
 - deep sea mining 630
 - as major power 44
 - manganese production 628
 - municipal and international law, interrelationship 170
 - peaceful coexistence and 215
 - seabed resources 628
 - as successor to British India 960, 985, 999
 - UNMOGIP 1226 n108
- India–Pakistan relations
 - dispute (1965) (USSR mediation) 1018
 - Indian treatment of Pakistani prisoners of war 1199
 - state succession to public debt 999
- indigenous peoples, rights
 - African Commission working group 393
 - American Declaration on Indigenous Peoples 300
 - autonomy/self-government 299
 - collective rights 299
 - Declaration on the Rights of (2007) 299, 307 n220
 - definition 298
 - education 299
 - forced assimilation, prohibition 299
 - genocide, protection from 299
 - health services 299
 - IAComHR Special Rapporteur 383
 - IACtHR and 300–1
 - ILO conventions relating to 298
 - independent experts group 300
 - individual rights 299
 - juridical personality/personality before the law 300
 - land tenure/way of life associated with the land 229, 296, 298, 300
 - legal systems, respect for 229, 299, 300
 - liberty and security 299
 - Martinez Cobo Report (1984) 298–9
 - media, access to 299
 - minority status 296, 298
 - nationality 299
 - natural resources 300, 390
 - in New Hebrides 229
 - in Nicaragua 300
 - in Paraguay 300–1
 - participation in life of state 299
 - ‘peoples’, use of 298
 - property rights 300, 390–1
 - reserves 296
 - self-determination 299
 - self-identification as fundamental criterion 298
 - social, cultural, religious and spiritual values and practices 298, 299
 - special rapporteur: *see* special rapporteurs
 - UN Development Group Guidelines on Indigenous Peoples’ Issues (2008) 299–300
 - UN Permanent Forum on Indigenous Issues 299

- UNCHR working group on 299, 308
 Vienna Declaration and Programme
 of Action (1993) 280
 Voluntary Fund 299
 Working Group 299
 individual criminal responsibility
 397–443, *see also* international
 criminal courts and tribunals;
 Nuremberg Charter (1945)
 aggression 402, 439, 671
 aiding and abetting the planning,
 preparation or execution of
 crimes 404
 apartheid 401, 402
 civilian property in time of conflict,
 destruction 1200
 command responsibility 399, 402,
 408, 443 n229
 conspiracy 399
 crime against the UN 402
 crimes against humanity 46, 399,
 402, 671
 crimes against peace 399, 402
 Crimes against the Peace and Security
 of Mankind, ILC Draft Code
 (1996) and 401, 439 n226, 671
 crimes against UN and associated
 personnel 402, 671
 cruel and inhuman treatment 401
 currency offences 399
 customary international law and 405,
 435–6
 deportation or transfer of protected
 persons (GC IV, 49) 1200
 development of concept 397–9
 drug trafficking 399
 East Timor Special Panels for Serious
 Crimes 425
 Geneva Conventions (1949) and
 Protocols (1977) 401
 genocide/Genocide Convention
 (1948) 46, 262, 400–1, 402, 425,
 439, 671
 ‘grave breaches’ 401–2, 403
 heads of state 399, 409, 735
 hostage-taking of civilians in time of
 war 1200
 ICC 411, 670
 ICTR 46, 283, 408
 ICTY 46, 283, 403, 404
 ILC Draft Code of Offences 401,
 402
 international criminal courts and
 tribunals 397
 international humanitarian law
 1200
 internationalised criminal courts and
 tribunals 418
 Iraqi High Tribunal 429
 jurisdiction and: *see* criminal
 jurisdiction
jus cogens/peremptory norms
 and 126
 mitigation of punishment and 404
 non-international armed conflict
 and 404–5
 Nuremberg Charter
 (1945)/Tribunal 46, 399–401, 669,
 735, 1200
 obscene publications 399
 piracy 262, 397
 planning, instigation, ordering and
 committing of crimes 404
 position of accused person,
 relevance 404, 408
 prisoners of war, ill treatment 1200
 punishment/penalty 404, 406, 416
 SC resolutions on Somalia and
 Kuwait 402
 sexual offences 425
 Sierra Leone Special Court 418
 slave trading 397
 state responsibility, effect on 402,
 782, 807
 submarine telegraph cables and
 399
 superior orders defence: *see* superior
 orders defence
 superior’s knowledge of subordinate’s
 act and 404
 Tokyo Tribunal 46, 700
 torture 401, 425, 684
 treaty-defined crime under
 international law, need for 398,
 399
 war crimes 262, 399, 402, 434, 439,
 671, 1200
 wilful killing/murder 425, 1200

- individuals, status in international
 law 45–6, 257–9, *see also*
 individual criminal responsibility;
 standing/*locus standi* (individual)
 duties to the state (Banjul
 Charter) 392
 ECHR and 46
 ECJ and 46
 Genocide Convention (1948) and 46
 Helsinki Final Act (1975) and 373
 human rights and 258, 268–9
 ICCPR and 46
 ICESCR and 46
 ICTR and 46
 ICTY and 46
 international legal personality 262
 minorities, protection and 259
 mixed arbitral tribunals 258–9
 nationality and 258
 Nuremberg Charter
 (1945)/Tribunal 46
 as objects of 258
 rights and obligations
 distinguished 46–7
 standing 258–9
 Tokyo Tribunal 46
 treaty rights and obligations 149–50,
 185
 UDHR (1948) and 46
 USSR and 46–7, 268–9
- individuals, status in international law,
 treaty provision
 ACHR 259
 Convention for the Establishment of
 the Central American Court of
 Justice (1907) 259
 EC treaties 259
 ECHR 259
 Germany–Poland Convention on
 Upper Silesia (1922) 259
 ICCPR Optional Protocol (1966) 259
 ICSID (1965) 259, 1041–2
 Racial Discrimination Convention
 (1965) 259
 Treaty of Versailles (1919) 258–9
 WWI treaties 259, 294
- Indonesia
 ASEAN membership 1294
 Bogotá Declaration (1976) 552
- expropriation/nationalisation of
 property of foreign national 830–1
 Netherlands, dispute with 1221
 straight baselines 565–6
 Straits of Lombok and Sunda,
 closure 568
- Industrial Revolution 28
 inflammatory projectiles 1186
- information and notification obligation
 see also EIAs
 Atmospheric Pollution Convention
 (1979) 873
 Basle Convention on the Control of
 Transboundary Movements of
 Hazardous Wastes (1989) 896
 Corfu Channel 863
 hazardous activities 861, 865
 IAEA Code of Practice on the
 International Transboundary
 Movement of Radioactive Waste
 (1990) 896–7
 ILA and 864–5
 Montreal Rules (1982) 864
 Non-Navigational Uses of
 International Watercourses
 (1997) 885–6
 Nordic Convention on the Protection
 of the Environment (1979) 864
 Nordic Mutual Assistance Agreement
 (1963) 891
 nuclear accident, bilateral
 agreements 890–1
 Nuclear Accident, Convention on
 Early Notification of (1986) 890–1
 OECD and 863–4
 Preparedness, Response and
 Co-operation Convention
 (1990) 870–1, 900
 Prior Informed Consent Procedure
 Convention (1998) 896 n299
 Protection and Use of Transboundary
 Watercourses Convention
 (1992) 884, 885–6
 regional agreements 865 n115
 Rio Declaration (1992) 864
 state practice 864–5
 treaty provisions 865–6
- information and participation in public
 debate, right to

- see also* public life, right to participate in
 Aarhus Convention (1998) 848–9
 Aarhus Convention Compliance Committee 849
 EIAs 847–8, 866–7
 environmental matters 847–8
 Helsinki Final Act (1975) 373
 OSCE/CSCE (1982) 847
 ratification of treaties and 912
 satellite broadcasting and 550
 innocent passage
 see also straits (innocent passage);
 straits (transit passage) (UNCLOS 34 and 35)
 airspace 542–3
 archipelagic sea lanes passage 568
 archipelagic waters 568
 internal waters 557, 569
 innocent passage (territorial sea) 569, 570–4
 action in case of non-innocent passage 571
 bays 563
 charges 571
 civil jurisdiction and 574–5
 criminal jurisdiction and 574
 force majeure and 571, 577, 796 n108
 GCTS provisions (GCTS 17) 570–1, 572
 ‘innocent’ 571–4, 576
 Innocent Passage, Uniform Interpretation of the Rules of International Law Governing (1989) 573–4
 landlocked states 570, 608
 laws and regulations, compliance obligation (GCTS 17) 572
 laws and regulations, right to adopt (UNCLOS 21(1)) 570, 572
 notice of danger, obligation 571
 nuclear substances and 574 n95
 ‘passage’ 571
 scientific research and 572
 suspension 571
 Third World and 573
 UNCLOS provisions (UNCLOS 17–26) 570, 571–2, 573–4
 Uniform Interpretation of the Rules of International Law Governing Innocent Passage (1989) 573–4
 warships in time of peace 570, 572–4
 inquiry: *see* commissions of inquiry
 Institut de Droit International
 arbitration procedure and 1048 n231
 codification and development of international law and 121
 conciliation procedure and 1023 n68
 domestic jurisdiction principle and 273
 environmental protection and 848, 865, 872 n154
 international humanitarian law and UN peacekeeping forces 1233 n143
 international law in municipal courts 138
 international watercourses and 884 n217
 intertemporal law and 508 n109
 liability of member states for acts of international organisations 1317
 recognition of states, legal effects 448
 Regulations on the Procedure of Conciliation (1961) 1023
 self-defence (UNC 51) and 1137 n94, 1139 n103, 1140 n108
 treaties and the effects of armed conflicts 946 n202
 universal jurisdiction 672–3
 insurgents
 definition 1149
 international legal personality 245
 intervention and 1149
 recognition of 245, 444
 insurrections, state responsibility and 791–3
 intangibility principle: *see uti possidetis* doctrine/stability of boundaries
 intellectual property proceedings, state immunity and 728
 INTELSAT 249, 549
 Inter-American Bank 1292
 Inter-American Committee on Peaceful Settlement 1031
 Inter-American Convention against Terrorism 1164

- Inter-American Convention on Human Rights (1969): *see* ACHR (1969)
- Inter-American Council of Jurists 119
- Inter-American Peace Committee 1031
- Inter-Arab Force (Iraq–Kuwait conflict) 1032
- INTER-SPUTNIK 549
- inter-state courts/tribunals
see also ICJ; ICSID; ITLOS; PCA; PCIJ
 co-operation between 1116–17
 cross-reference 1117
 ICJ, role 1117
 proliferation 1115–17
- Interim Emergency Multinational Force in Bunia 1280 n371
- interim measures: *see* provisional measures
- internal armed conflict, applicability of international law 245
- internal waters 556–8, *see also* criminal jurisdiction
 archipelagic states and 556 n13, 567 n69
 assimilation to coastal state territory 556–7
 classification as 556–7
 innocent passage, exclusion 557
 jurisdiction over foreign ships 557–8, 574
 piracy and 616
- internally displaced persons, African Commission Special Rapporteur 392–3
- Internally Displaced Persons, ILA Declaration of International Law Principles (2000) 287 n129
- international administration of territories 230–4
 Jerusalem and 230
 Trieste 230–1
- international administrative law 48, 1295
- international agencies, development 1284–5
- International Centre for the Settlement of Investment Disputes (ICSID): *see* ICSID
- International Chamber of Commerce (ICC), dispute settlement 1043, 1338
- International Civilian Representative (ICR) (Kosovo) 204
- International Commission for Air Navigation, dissolution 1330 n214
- International Committee of the Red Cross: *see* Red Cross (ICRC)
- international communications, international law, role 48
- ‘international community’ 5–6
 in ancient world 15–16
 Dar al-Islam and 18
- international co-operation: *see*
 environmental protection,
 international co-operation on
- international crimes
see also crimes against humanity;
 crimes against peace and security;
 individual criminal responsibility;
 international criminal courts and tribunals; universal jurisdiction;
 war crimes
- IACoMHR recommendation on 383 n228
- international delicts distinguished 807
- jus cogens*/peremptory norms and 126, 807–8
- state responsibility and 807–8
- international crimes, classification as
 aggression 126, 439–40
 apartheid 401, 671, 807
 colonial domination by force 807
 crimes against humanity 436–8
 environmental pollution 807
 genocide 282, 284, 430–3, 807
 hijacking 678
 piracy 397
 slave trading 397
 slavery 807
 war crimes 433–6
- international criminal courts and tribunals, development of 397, 399–402, *see also* Nuremberg Charter (1945)/Tribunal; Tokyo Tribunal
 Allied High Tribunal (1919) 399
 post-WWI military tribunals 399
 post-WWII war crimes trials under Control Council Law No. 10 400, 439