

Index

- Åland Islands 93–8
 - colonial self-determination
 - comparison 98
 - external self-determination approach 20, 25, 26, 94, 95, 96–8
 - human rights and minority rights protection 94–6, 97
 - internal autonomy recommendation 96–7
 - League of Nations' international jurisdiction 95–7
 - plebiscite 94, 95, 96
 - sovereign rights and territorial integrity protection 94, 97
 - see also* attempted secessions
- Abkhazia *see* South Ossetia and Abkhazia
- Ahmed, D. 72
- Alvarez, A. 13
- Anderson, J. 115
- Andorra 22
- Ash, T. 121
- attempted secessions 93–112, 165
 - Åland Islands *see* Åland Islands
 - autonomy 106–7
 - autonomy, legal challenge to 107–8
 - autonomy recommendation, internal 96–7
 - autonomy and self-determination rights 106
 - Catalonia *see* Catalonia
 - colonial self-determination
 - comparison 98
 - economic argument in favor of secession 107–8
 - external self-determination approach 94, 95, 96–8
 - human rights and minority rights protection 94–6, 97
 - internal and external
 - self-determination, difference between 99–101
 - internal self-determination right 110
 - oppression and external
 - self-determination 101
 - peoples, effects on 97, 99–101, 106
 - Quebec *see* Quebec
 - referenda 101, 103–5, 108–10
 - Scotland *see* Scotland
 - self-determination 98–9
 - sovereign rights and territorial integrity protection 94, 97, 99
 - see also* Åland Islands
- autonomy
 - attempted secessions 106–7
 - attempted secessions, internal
 - autonomy recommendation 96–7
 - attempted secessions, legal
 - challenge to autonomy 107–8
 - de facto secessions 91
 - post-decolonization and internal autonomy rights 135–6
 - and self-determination 19–20, 25, 48
 - successful recent secessions 117–18
 - successful recent secessions,
 - autonomy denial 114–15
 - successful recent secessions,
 - autonomy removal 119–20
 - successful recent secessions,
 - autonomy within country 125–6, 128
- Azerbaijan, Nagorno-Karabakh *see* Nagorno-Karabakh secession

- Badinter Commission, and dissolution of former Yugoslavia 24, 26–7, 30, 55–6
- Bangladesh 69–72, 135
- decolonization and self-determination 70–72
see also historically remote secessions
- Benzig, M. 75
- Bilefsky, D. 81
- Black, A. 105
- Boas, G. 78
- Borgen, C. 85, 87, 90, 149
- Bosnia and Herzegovina, Serbs self-determination claim 18
- Brilmayer, L. 4–5, 32, 153, 156, 159
- Brown, B. 119, 120
- Brownlie, I. 16
- Buchanan, A. 32, 37, 153, 159
- Bucheit, L. 39
- Burri, T. 39, 62–3, 145
- Canada
James Bay Crees 12
Quebec *see* Quebec
- Capotorti, F. 10
- Carley, P. 82
- Casperson, N. 83–4
- Cassese, A. 33, 44, 59, 62, 72, 141
- Castellino, J. 9, 11
- Catalonia 106–10
autonomy history 106–7
economic argument in favor of secession 107–8
independence referendum challenges 108–10
internal self-determination right 110
legal challenge to autonomy 107–8
referendum 20
see also attempted secessions
- Charney, J. 74
- Churkin, V. 60
- civil war concerns 90–91
see also de facto secessions; destabilization issues
- Clegg, D. 104
- collapsed governments and statehood 50
see also international law norms
- colonial rule
historically remote secessions and decolonization effects 70–73, 148
post-decolonization and internal autonomy rights 135–6
self-determination and decolonization effects 13–17, 21, 98
successful recent secessions and decolonization effects 114–15, 117, 118
- territorial integrity and colonial boundaries 62–4
- constitutional framework with consent of mother state 153–5, 157, 158, 161
see also new framework proposal
- constitutive view of recognition 52–4
see also international law norms; recognition
- contagion concerns, secession process 40, 41
- Coppieters, B. 87
- Cornell, S. 87
- Crawford, J. 16, 20, 49, 54, 70, 71, 81
- Crimea 125–8, 148
as autonomous republic within Ukraine 125–6, 128
external self-determination via remedial secession 128
referendum and independence declaration 126–8
Russian annexation 127–8, 149
secession illegality concerns 128
territorial integrity 127
see also successful recent secessions
- Crone, G. 103
- Cvijic, S. 14
- Cyprus *see* Northern Cyprus
- De Chand, D. 114
- de facto secessions 78–92, 164–5

- civil war concerns 90–91
 due process secession 81, 84
 geographical issues 84
 internal self-determination or
 autonomy rights 91
 legal effectiveness issues 90–92
 mother state, secession from 81,
 83–4, 90–91
 Nagorno-Karabakh *see*
 Nagorno-Karabakh
 Northern Cyprus *see* Northern
 Cyprus
 peoples, effects on 84, 89, 90, 91
 referendum 88
 secession illegality issues 81, 84
 self-determination right 81–2
 shared governance 79–80
 South Ossetia and Abkhazia *see*
 South Ossetia and Abkhazia
 territorial integrity 83, 88–9
 unsuccessful secession effects
 88–92
- declaratory view of recognition 52, 54
see also international law norms;
 recognition
- decolonization *see under* colonial rule
 Del Mar, K. 145
- dependency theory and statehood 50
see also international law norms
- destabilization issues 157
see also civil war concerns; new
 framework proposal
- Dhurgon, T. 114
- dominant majority, groups constituting
 156–7
- due process secession
 de facto secessions 81, 84
 international law theory 41–2
 new framework proposal 155–6,
 158
- Dumienski, Z. 21–2
- Dunoff, J. 12, 22, 29, 49, 50, 52, 53,
 55, 79–80
- East Timor 73–7, 148
 independence referendum 75
- as nonself-governing territory 74,
 76
 as remedial secession 76
 self-determination 75–6, 140
see also historically remote
 secessions
- economic argument in favor of
 secession 107–8
see also attempted secessions
- Eritrea, decolonization and
 self-determination 31–2, 72–3,
 148
see also historically remote
 secessions
- EU
 microstates and loose association 22
 recognition theory, human rights
 and protection of minority
 rights 54–6
- external self-determination
 Åland Islands 20, 25, 26, 94, 95,
 96–8
 attempted secessions 94, 95, 96–8,
 99–101
 Crimea 128
 and internal self-determination,
 difference between 99–101
 oppressed noncolonized peoples
 37–9, 45, 62
 Quebec 99–101
 and remedial secession 116–17,
 118–19, 128, 134–5, 145
 and secession process 32, 37–8
 self-determination history 24–6
 South Sudan 116–17, 118–19
see also internal self-determination;
 self-determination
- fairness criterion 158–60, 161
see also new framework proposal
- Falk, R. 33, 59
- Fick, M. 115
- Finland, Åland Islands *see* Åland
 Islands
- force, ban on use of 35–6, 41, 43–4
see also secession process
- Franck, T. 13, 39, 44, 59, 135, 142

- free association
 - international law norms 50
 - self-determination history 21–4
- frozen conflicts, South Ossetia and Abkhazia *see* South Ossetia and Abkhazia
- Garcia, R. 106
- geopolitics and Great Powers role
 - 146–50
 - new framework proposal 161
 - powerful states and additional criteria of recognition 55–6
 - secession process 45–6
- Georgia, South Ossetia and Abkhazia *see* South Ossetia and Abkhazia
- Gibraltar 12
- Goodenough, P. 149
- Govan, F. 108
- Great Powers *see* geopolitics and Great Powers role
- Haass, R. 58–9, 61
- Haiti, military intervention 18
- Hanna, R. 17, 38, 98, 101, 157
- Hannum, H. 20, 23, 39, 40–41, 64, 135
- Hasani, E. 120, 121
- Hashmi, S. 70
- Helsinki Final Act 17
- Henkin, L. 59, 92, 149
- Hinck, J. 21
- historically remote secessions 69–77, 164
 - Bangladesh *see* Bangladesh decolonization and self-determination 70–73, 148
 - East Timor *see* East Timor
 - Eritrea, decolonization and self-determination 31–2, 72–3, 148
 - independence referendum 75
 - nonself-governing territory 74, 76
 - remedial secession 76
- Hooper, J. 57
- Horowitz, D. 16
- human rights
 - and international law rules, inadequacy of existing 137–8
 - new framework proposal 159
 - oppression and external self-determination 37–9, 45, 62, 101
 - see also* minority rights
- humanitarian intervention
 - international law norms 58–61
 - secession process 32–3, 34, 35, 36, 39, 40
- illegality issues 81, 84, 128
- illegitimate intervention, secession process 34–5
- independence declaration, successful
 - recent secessions 115–16, 122–5, 126–8, 143–4, 150
- independence referenda *see* referenda
- indigenous groups, classification of 12–13
- internal self-determination
 - attempted secessions 99–101
 - de facto secessions 91
 - and external self-determination, difference between 99–101
 - new framework proposal 154
 - Quebec 99–101
 - self-determination history 19–24, 25–6
 - successful recent secessions 117–18
 - see also* external self-determination; self-determination
- International Court of Justice
 - Burkina Faso v. Mali* 41, 63–4, 117, 158
 - East Timor (Portugal v. Australia)* 42–3, 44–5, 76, 139–40
 - jurisprudence, nonexistence on secession 138–46
 - Kosovo Advisory Opinion 27, 43–4, 123, 138–9, 143–4, 154
 - Wall Construction in Occupied Palestinian Territory Advisory Opinion 44–5, 142–3, 157

- Western Sahara Advisory Opinion
44, 141–2
- International Covenant on Civil and Political Rights (ICCPR),
minority rights 10–11, 14, 16–17
- International Criminal Tribunal for the Former Yugoslavia, *Prosecutor v. Tadić* 35
- international law involvement,
secession process 31, 32–6,
40–46
- international law norms 47–65, 164
autonomy and self-determination 48
collapsed governments and
statehood 50
constitutive view of recognition
52–4
declaratory view of recognition 52,
54
dependency theory and statehood
50
freely associated states 50
human rights and protection of
minority rights 54–5, 62
humanitarian intervention 58–61
intermediary view of recognition 54
involuntary sovereignty waiver
theory 58–62
population issues and statehood
49–50
powerful states and additional
criteria of recognition 55–6
recognition factor in
self-determination 51, 52–7
remedial theory of secession 62–3
sovereignty, intervention and
self-determination 57–61
statehood and self-determination
48–50
territorial integrity, *uti possidetis*
and colonial boundaries 62–4
territorial issues and statehood 49
- international law rules, inadequacy of
existing 133–51, 165
external self-determination and
remedial secession 134–5, 145
geopolitics and Great Powers
predominance 146–50
- groups not qualifying as peoples
136
and human rights 137–8
- ICJ jurisprudence, nonexistence on
secession 138–46
- military interventions by Great
Powers 147
- normative framework 133, 134–5,
137, 138–9, 141–2, 144,
145–6, 149–50
- peoples' rights 134, 135–6, 139–40,
141–2, 143
- positive law framework 133, 137,
138, 149
- post-decolonization and internal
autonomy rights 135–6
- self-determination principle 134–5
- self-determination right in
non-colonial context 143
- sovereignty and territorial integrity
principle 133–4, 137, 141–2
- intervention
invited intervention by foreign
military 34–5
and self-determination, international
law norms 57–61
- involuntary sovereignty waiver theory
58–62
see also sovereignty
- Iraq, intervention on behalf of Kurds
59
- Kelly, M. 54, 57, 146, 147
- King, C. 86
- King, I. 120
- Koh, H. 4, 152–3, 162
- Kohen, M. 29, 30, 36, 145
- Koko, S. 115
- Kosovo 119–25, 135, 137, 153–4,
156–7, 160
autonomy removal 119–20
humanitarian intervention 59–60
ICJ Kosovo Advisory Opinion 27,
43–4, 123, 138–9, 143–4, 154
independence declaration 122–5,
143–4, 150
Kosovar Albanians 18, 33–4

- protectorate status 20
- self-determination issues 27, 32, 43–4, 123–5, 144–6
- as territorial part of Serbia 121–2
- see also* successful recent secessions
- Kramer, A. 87
- Kruger, H. 82, 83
- Lang, D. 85
- legal effectiveness issues, *de facto* secessions 90–92
- legalization, arguments against 40
- Legvold, R. 87
- Leslie, P. 98
- Libya, humanitarian intervention 60–61
- Lichtenstein 22
- loose association, self-determination history 22–3
- Lu, B. 140
- Lynch, D. 90
- Macedonia, recognition requirements 55–6
- McElroy, D. 86
- Machar, R. 114
- Malanczuk, P. 16
- Mamdani, M. 115, 116
- Marr, A. 102
- Mason, W. 120
- microstates 22–3
- see also* self-determination history
- Minder, R. 109
- minority rights
 - attempted secessions 94–6, 97
 - International Covenant on Civil and Political Rights (ICCPR) 10–11, 14, 16–17
 - international law norms 54–5, 62
 - new framework proposal 154–5
 - self-determination history 10–14
 - see also* human rights
- Minsk Group involvement, Nagorno-Karabakh 83
- Monaco 22
- Montevideo Convention on the Rights and Duties of States 48–50
- mother state, constitutional framework and new framework proposal 153–5, 157, 158, 161
- Nagorno-Karabakh 34, 82–4, 148, 157
- and due process secession 84
- geographical issues 84
- Minsk Group involvement 83
- Organization for Security and Cooperation in Europe
 - mediation 83
 - secession illegality issues 84
 - and Soviet Union collapse 82–3
 - see also* *de facto* secessions
- Nanda, V. 70, 71, 135
- nationalism, ‘onion problem’ 40
- new framework proposal 152–62, 165–7
 - constitutional framework with consent of mother state 153–5, 157, 158, 161
 - destabilization issues 157
 - due process international law theory proposal 155–6, 158
 - fairness criterion 158–60, 161
 - geopolitics role 161
 - groups constituting dominant majority 156–7
 - human rights issues 159
 - internal self-determination rights 154
 - limitations 160–62
 - minority groups and self-determination rights 154–5
 - new territorial divisions consistent with existing historical claims 158
 - normative framework 152–3, 155, 159–60
 - peoples’ rights 156
 - positive influence on secessionist groups 161–2
 - public referenda 153–4
 - recognition or nonrecognition acts and arbiters 161

- reconciling secession with territory 156–8
- remedial secession and fairness criterion 159
- secession through negotiated process 153–6
- self-determination principle 155, 157, 158, 161
- sovereignty issues 154–5
- uti possidetis* principle and territorial integrity 155–6, 158, 161
- New Zealand, Cook Islands, Niue and free association 22
- nonself-governing territory, historically remote secessions 74, 76
- normative framework 133, 134–5, 137, 138–9, 141–2, 144, 145–6, 149–50
- new framework proposal 152–3, 155, 159–60
- Northern Cyprus 78–82, 123, 127, 144, 148, 153
 - due process secession 81
 - occupation histories 79, 80
 - secession illegality issues 81
 - self-determination right 81–2
 - shared governance 79–80
 - see also* de facto secessions
- Nunes, J. 74
- Oeter, S. 18, 62, 63, 134, 137
- ‘onion problem of nationalism’ 40
- Oppenheim, L. 53, 89
- oppression and external self-determination 37–9, 45, 62, 101
 - see also* human rights
- Orentlicher, D. 17, 32, 97, 153, 159
- Organization for Security and Cooperation in Europe 11, 83
- Ortiz, F. 108
- Ortting, R. 85, 88
- Pacific Island nations and free association 22–3
- Pakistan, Bangladesh secession 31
- people definition 9–13
- peoples, effects on
 - attempted secessions 97, 99–101, 106
 - de facto secessions 84, 89, 90, 91
 - international law rules, inadequacy of existing 134, 135–6, 139–40, 141–2, 143
 - new framework proposal 156
 - successful recent secessions 117, 118–19, 124, 127, 128, 136
- Perritt, H. 119, 120
- Peters, A. 13, 158
- Phillips, B. 108
- philosophical standpoint, secession process 32
- plebiscites
 - Åaland Islands 94, 95, 96
 - self-determination history 13–14, 18
 - see also* referenda
- Polgreen, L. 49
- political ideology and self-determination history 14
 - see also* colonial rule
- population issues and disputed territory 49–50
 - see also* territorial integrity
- positive law framework, international law rules 133, 137, 138, 149
- post-decolonization and internal autonomy rights 135–6
 - see also* colonial rule; international law rules, inadequacy of existing
- powerful states *see* geopolitics and Great Powers role
- Quebec 98–101, 153
 - internal and external self-determination, difference between 99–101
 - oppression and external self-determination 101
 - self-determination 18, 20, 25–6, 38, 61, 98–9

- and territorial integrity 99
- see also* attempted secessions
- recognition factor
 - constitutive view 52–4
 - declaratory view 52, 54
 - factor in self-determination 51, 52–7
 - new framework proposal 161
- referenda
 - attempted secessions 101, 103–5, 108–10
 - de facto secessions 88
 - historically remote secessions 75
 - new framework proposal 153–4
 - self-determination history 20, 25
 - successful recent secessions 126–8
 - see also* plebiscites
- Reisman, W. 60
- remedial secession
 - and external self-determination 116–17, 118–19, 128, 134–5, 145
 - and fairness criterion, new framework proposal 159
 - historically remote secessions 76
 - international law norms 62–3
 - process 32, 39, 41
- Republika Srpska 3, 43, 123, 127, 144, 148
- Rettman, A. 148
- Rice, C. 124, 150
- Richardson, C. 118
- Robinson, J. 74
- Rosenberg, M. 126
- Rothbard, M. 1
- Rushdie, S. 2, 52
- Russia, annexation of Crimea *see under* Crimea
- San Marino 22
- Scharf, M. 10, 24, 59
- Scotland 101–6, 153
 - devolution 103–4
 - independence history 101–2
 - internal autonomy and self-determination rights 106
- referenda 20, 61, 101, 103–5
- see also* attempted secessions
- secession
 - attempted *see* attempted secessions
 - de facto *see* de facto secessions
 - historically remote *see* historically remote secessions
 - illegality issues 81, 84, 128
 - remedial *see* remedial secession
 - successful recent *see* successful recent secessions
 - versus self-determination 36–40
- secession process 29–46, 163–4
 - ban on the use of force 35–6, 41, 43–4
 - contagion concerns 40, 41
 - due process international law theory 41–2
 - and external self-determination 32, 37–8
 - as factual occurrence not regulated by international law 37, 38–9
 - humanitarian intervention 32–3, 34, 35, 36, 39, 40
 - illegitimate intervention 34–5
 - international law involvement 31, 32–6, 40–46
 - invited intervention by a foreign military 34–5
 - legalisation, arguments against 40
 - ‘onion problem of nationalism’ 40
 - oppressed noncolonized peoples and external self-determination 37–9, 45, 62
 - philosophical standpoint 32
 - as remedial process 32, 41
 - as remedial right 39
 - self-determination versus secession 36–40
 - as state formation process 29–36
 - state intervention against mother state in support of secessionist movement 34
 - superpower involvement 45–6
 - territorial integrity protection 42–3, 44
 - uti possidetis* principle 42
- Sekularac, I. 122

- self-determination
 - attempted secessions 98–9
 - and autonomy *see* autonomy
 - colonial rule *see* colonial rule
 - external *see* external
 - self-determination
 - and human rights *see* human rights
 - internal *see* internal
 - self-determination
 - international law rules *see* international law rules
 - minority rights *see* minority rights
 - new framework proposal *see* new framework proposal
 - origins 1, 2–3
 - recognition factor *see* recognition factor
 - and remedial secession *see* remedial secession
 - sovereignty issues *see* sovereignty issues
 - territorial integrity *see* territorial integrity
 - versus secession 36–40
 - see also* individual countries
- self-determination history 9–28, 163–4
 - autonomy 19–20, 25
 - decolonization 13–17, 21
 - democratic principles 17–18
 - external self-determination 24–6
 - free association 21–4
 - indigenous groups, classification of 12–13
 - internal self-determination 19–24, 25–6
 - loose association 22–3
 - microstates 22–3
 - minority rights 10–14
 - people definition 9–13
 - people definition, objective and subjective elements 10
 - plebiscites 13–14, 18
 - and political ideology 14
 - protectorate and local autonomy 20, 21
 - referenda 20, 25
 - separatist groups 18
 - state territorial integrity 26–7
 - territorial claim to clearly predefined territorial unit 18–19
 - trusteeship 21
- Serbia, Kosovo *see* Kosovo
- Shah, A. 74
- shared governance, de facto secessions 79–80
- Simpson, G. 73
- South Ossetia and Abkhazia
 - as frozen conflicts 84–9, 148, 153
 - as Russian puppet states 85, 86, 87, 88
 - self-determination claim 18, 34, 35–6
 - South Ossetia referendum 88
 - see also* de facto secessions
- South Sudan 113–19, 136, 148, 153, 156, 157
 - autonomy denial 114–15
 - colonial rule 114, 117
 - decolonization of Sudan 114–15, 118
 - external self-determination right through remedial secession 116–17, 118–19
 - groups not qualifying as peoples 136
 - independence declaration 115–16
 - internal self-determination rights through autonomy 117–18
 - uti possidetis* principle 117
 - violence and internal fighting 116
 - see also* successful recent secessions
- Southern Rhodesia 41, 43, 53, 123, 127, 144
- sovereignty issues
 - attempted secessions 94, 97, 99
 - international law norms 57–61
 - international law rules 133–4, 137, 141–2
 - involuntary sovereignty waiver theory 58–62
 - new framework proposal 154–5
 - see also* territorial integrity

- Soviet Union collapse, and
Nagorno-Karabakh 82–3
- Spain
Catalonia *see* Catalonia
Gibraltar 12
- state formation process 29–36
- statehood and self-determination,
international law norms 48–50
- successful recent secessions 113–29,
165
autonomy denial 114–15
autonomy removal 119–20
autonomy within country 125–6,
128
colonial rule 114, 117
Crimea *see* Crimea
decolonization effects 114–15, 117,
118
external self-determination right
through remedial secession
116–17, 118–19, 128
groups not qualifying as peoples
136
independence declaration 115–16,
122–5, 126–8, 143–4, 150
internal self-determination rights
through autonomy 117–18
Kosovo *see* Kosovo
peoples, effects on 117, 118–19,
124, 127, 128, 136
referendum and independence
declaration 126–8
secession illegality concerns 128
self-determination issues 123–5,
144–6
South Sudan *see* South Sudan
territorial integrity 121–2, 127
uti possidetis principle 117
- Sudan *see* South Sudan
- Summers, J. 125, 144, 145, 153,
160
- superpower involvement *see*
geopolitics and Great Powers
role
- Tancredi, A. 30, 32, 33, 35, 36, 41–2,
56, 81, 155, 158, 159
- territorial integrity
attempted secessions 94, 97, 99
de facto secessions 83, 88–9
international law norms 49–50,
62–4
international law rules 133–4, 137,
141–2
new framework proposal 155–6,
158, 161
new territorial divisions consistent
with existing historical claims
158
secession process 42–3, 44
self-determination history 18–19
successful recent secessions 121–2,
127
see also sovereignty issues; *uti
possidetis* principle
- Thio, L.-A. 69, 70, 71
- Tomuschat, C. 31, 33, 39, 72, 135,
137, 138
- Transnistria 88, 148
- Trebicka, V. 121, 122
- trusteeship 21
- UK
Gibraltar 12
Scotland *see* Scotland
- Ukraine, Crimea *see* Crimea
- UN Declaration on the Granting of
Independence to Colonial
Countries and Peoples
14–15
- UN Friendly Relations Declaration
15–17, 24, 37–8, 62
- UN Security Council intervention 18,
32, 33, 34–5, 43–4, 60, 74, 80,
123
- UN Trusteeship Council 21
- unsuccessful secession effects 88–92
see also de facto secessions
- US
Palau, Marshall Islands,
Micronesia and free association
21, 22
protectorates 20
uti possidetis principle

- international law norms 62–4
- new framework proposal 155–6, 158, 161
- secession process 42
- successful recent secessions 117
- see also* territorial integrity

- Vatican City 22
- Vežgerbaite, I. 80, 81
- Vidmar, J. 80
- Vienna Declaration 17, 38
- Von Mises, L. 167
- Von Ungern-Sternberg, A. 32, 38, 138

- Wakaengela, M. 115
- Walker, C. 85, 88

- Walter, C. 18, 24, 38, 124, 126, 127, 128, 138, 146, 155
- Wedgwood, R. 33, 59
- Weller, M. 10, 12, 62
- Whelan, A. 14
- Williams, P. 57, 120, 121
- Wippman, D. 79, 80
- Worster, W. 46

- Yugoslavia dissolution
 - Badinter Commission 24, 26–7, 30, 55–6
 - Kosovo *see* Kosovo

- Zimbabwe (Southern Rhodesia) 41, 43, 53, 123, 127, 144

