Index

abandonment of territorial sovereignty 34, 106, 147, 153, 170, 183–5, 431

see also evidence in territorial disputes;
titles of territorial sovereignty

Abi-Saab, Georges 259, 346

Abiyai Area dispute (Sudan/South Sudan) see Delimitation of the Abyei Area between the Government of Sudan and the Sudan People’s Liberation Movement/Army

Accordance with International Law of the
Unilateral Declaration of Independence
In Respect of Kosovo (Request for
Advisory Opinion) (ICJ) 350–51, 361–2, 364, 365, 376

d’Acosta, José 55

acquiescence to sovereignty transfers see evidence in territorial disputes,
acquiescence

acquisitive prescription 146, 153–6, 170–71

see also property rights

administration of territories see titles of administration

adverse possession 146, 153–6, 170–71

see also property rights

Affaire de l’île de Timor (Pays-Bas/Portugal) 321–2

Africa

African Union 208

colonization of 50, 76, 96

see also colonization

Berlin Conference (1884–85) see Berlin Conference (1884–85)

Bulama Island 83, 123–4, 311, 312

Delagoa Bay/Lourenço Marques 83, 124, 132, 312, 400, 412

East Africa 283

effect of treaties 110, 112, 123–5

North Africa 45–6, 283

see also Western Sahara advisory opinion (ICJ)

Southern Rhodesia 132–3, 348, 356

West Africa see West Africa, colonization of
decolonization of 224

All-African Peoples Conference, Accra (1958) 207, 299

Cairo Resolution (Resolution AHG/16 (I), Organization of African Union (1964)) 208, 209, 299–300

pan-Africanism 207, 209

Paris Peace Treaties 1947, effects of 270

uti possidetis juris principle applied to 207–10, 211

see also uti possidetis juris principle

Organization of African Union see Organization of African Union (OAU)

peace treaties affecting see peace treaties, affecting Africa

pre-colonial era, boundary concept 296

Somaliland 367, 368

see also secession

territorial disputes

Abyei Area dispute (Sudan/South Sudan) see Delimitation of the Abyei Area between the Government of Sudan and the Sudan People’s Liberation Movement/Army

Armed Activities on the Territory of the
Congo (Democratic Republic of
Congo v Uganda) (ICJ) 172, 177

Burkina Faso/Mali case see Frontier Dispute (Burkina Faso/Mali) (ICJ)

Burkina Faso/Niger case see Frontier Dispute (Burkina Faso/Niger) (ICJ)

Chagos archipelago dispute see Chagos archipelago dispute

Eritrea/Ethiopia boundary dispute see Eritrea/Ethiopia boundary dispute

Frontier Dispute (Benin/Niger) (ICJ) see Frontier Dispute (Benin/Niger) (ICJ)

Kasikili/Sedudu Island (Botswana/Namibia) (ICJ) 155–6, 174, 222, 230, 310, 406–7

Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ) see Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ)

Legal Consequences for States of the Continued Presence of South Africa in Namibia (South West Africa)
South West Africa (Ethiopia v South Africa; Liberia v South Africa) (ICJ) 6, 401
Territorial Dispute (Libyan Arab Jamahiriya/Chad) (ICJ) see
Territorial Dispute (Libyan Arab Jamahiriya/Chad) (ICJ)
Territorial Sovereignty and Scope of the Dispute (Eritrea/Yemen) see
Territorial Sovereignty and Scope of the Dispute (Eritrea/Yemen)
airspace 5, 10, 197
see also territories
Antarctica 8, 438
aquifers 9
see also territories
Aquinas, St Thomas 61–2, 63
Arangio-Ruiz, Gaetano 213
Arbitral Award Made by the King of Spain on 23 December 1906 (Honduras v Nicaragua) (ICJ) 175–6
arbitration, international see international arbitration
Aristotle’s ‘natural slavery’ doctrine 55, 101, 102
see also ‘natural slavery’ doctrine
Armed Activities on the Territory of the Congo (Democratic Republic of Congo v Uganda) (ICJ) 172, 177
armed conflicts see use of force
Article 3, Paragraph 2, of the Treaty of Lausanne (Frontier between Turkey and Iraq) (Mosul Advisory Opinion) (PCIJ) 220–21, 227
Asia
central Asia 224–5, 380–81
colonization of 67, 96, 107
Goa 183, 240, 247–8, 252–3
Moluccas 64, 68
Palmas (Miangas) see Island of Palmas/Miangas (Netherlands v United States) (PCA)
India see India
Japan see Japan
peace treaties affecting see peace treaties, affecting Asia
pre-colonial era, boundary concept 296
territorial disputes
East Timor disputes see East Timor
Indo-Pakistan Western Boundary (Rann of Kutch) (India/Pakistan) 158, 162, 178–9, 181, 309, 408
Northeast Asian islands dispute 281–3, 290
South China Sea dispute 245–7, 250, 251, 254, 257
see also use of force to settle territorial disputes
Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore) (ICJ)
see Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore) (ICJ)
Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia) (ICJ) 163, 310, 409
Temple of Preah Vihear (Cambodia v Thailand) (ICJ) see Temple of Preah Vihear (Cambodia v Thailand) (ICJ)
Turkey see Turkey
attribution of conduct to states see states, attribution of conduct to
of territorial sovereignty 10–11, 151, 152–3, 199–200
see also settlement of territorial disputes; titles of territorial sovereignty
Austria 29, 262
Austrian State Treaty 1955 270–71
Treaty of Versailles 1919 see Treaty of Versailles 1919
see also colonization; peace treaties autonomy, regional see sub-state entities, autonomy
Badinter Commission 211, 224, 300–301, 320, 364, 369–70, 377
see also international organizations;
Yugoslavia, former
Baltic states 238, 269, 374–5, 378–9, 381
see also Eastern Europe
Bardonnet, Daniel 202, 408, 409
Bartoš, Tomas 370
Beagle Channel (Argentina/Chile) 228
Beaudouin, Anouche 372
Berlin Conference (1884–85) 72, 120, 124, 224
Berlin Act 1885 82–4, 85, 128, 129
on effective occupation doctrine 81, 84–5
protectorates excepted 82, 128–9

Marcelo G. Kohen and Mamadou Hébié - 9781782546870
Downloaded from Elgar Online at 06/13/2019 04:10:49AM via free access
Kasson Declaration (non-recognition of titles acquired by coercion) 110–11, 117, 135
Blackstone, William 78, 109
Bosnia and Herzegovina see Yugoslavia, former, Bosnia and Herzegovina boundaries 232–3
definition 197, 295–7
armistice lines distinguished 197
sphere of influence limits, relationship with 197–9, 202–3
delimitation of ‘demarcation’ distinguished 12, 200–201
Eastern Europe states see Eastern Europe
effectivités versus formal title see
effectivité, versus formal title
‘human factor’ considerations see
‘human factor’ considerations in territorial dispute settlement
maritime boundaries see territories, maritime areas
principles see boundaries, principles territorial attribution disputes, distinction 10–11, 199–200
by treaty see boundaries, treaties
demarcation of 12, 200–201
dispute settlement 196, 202
see also settlement of territorial disputes international organizations and conferences, role of 223–4
see also international organisations judicial proceedings, role of 220
see also ICJ (International Court of Justice), boundary delimitation disputes, by region see Africa, territorial disputes; Asia, territorial disputes; Europe, territorial disputes; Latin America, territorial disputes; Middle East, territorial disputes; North America, territorial disputes
natural boundaries see also territories changes to 231
mountains 201
watercourses see watercourses principles 226
see also international law, fundamental principles
consent to boundary changes 202–6, 223–4, 226

see also consent to sovereignty transfers
inviolability of boundaries see territorial integrity, respect for
stability and finality of boundaries see stability and finality of boundaries principle
uti possidetis juris see uti possidetis juris principle
significance of 193–7
treaties 7–8, 147, 205–6, 421–3
see also treaties; treaties with local political entities
maps annexed to, evidential weight 232, 424–8, 436
see also evidence in territorial disputes
presumptions applicable 220–23
special interpretation regime 223, 229–32
see also intertemporal law rule
stability and finality of boundaries principle, relationship with 231–2
uti possidetis juris principle, relationship with 210
see also uti possidetis juris principle
see also territorial sovereignty
Boutros-Ghali, Boutros 5
Bowett, Sir Derek 186
Brilmayer, Lea 344–5
Brownlie, Ian 284–5
Burkina Faso/Mali case see Frontier Dispute (Burkina Faso/Mali) (ICJ)
Burkina Faso/Niger case see Frontier Dispute (Burkina Faso/Niger) (ICJ)
Cameroon v Nigeria case see Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ)
Canada
as a colony 121, 276–7
multiculturalism in 303
peoples’ right recognition 340
Quebec, secessionist movement 316, 364, 367, 371
see also North America
Canary Islands, sovereignty over 55–6, 62, 64
see also Portugal; Spain
canon law, applied to discovery of territories 61–3
see also discovery of territories
Cassese, Antonio 320
Cayuga Indians case (Great Britain v United States) 132, 305

Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v Nicaragua) (ICJ) 165, 419, 421, 426–7, 435

cession of territorial sovereignty
by acquisitive prescription 146, 153–6, 170–71
by colonial powers 121–2, 178–9
decolonization see state independence
by local political entities
see also colonization, local titles of sovereignty; local political entities
acquiescence see evidence in territorial disputes; acquiescence
consent requirement see consent to sovereignty transfers, local political entities
failure to cultivate territories 77–8, 92
treaties of cession see treaties with local political entities
under peace treaties see peace treaties
see also territorial sovereignty
Chagos archipelago dispute 17, 149–50
Chagos Marine Protected Area Arbitration (Mauritius v United Kingdom) (PCA) 186–8, 189, 190
Legal Consequences of the Separation of the Chagos Archipelago from Mauritius in 1965 (Request for Advisory Opinion) (ICJ) 21–2

Clipperton Island (Mexico/France) 59, 83, 148, 184, 404, 408
colonial charters 58, 68, 74, 91
authorizing treaties with local political entities 117–18, 120, 133
see also discovery of territories; letters patent; occupation
colonization
boundaries deriving from colonization
pre-colonial era frontiers distinguished 295–7
uti possidetis juris principle applied to see uti possidetis juris principle, boundaries deriving from colonisation
colonial law, relationship with international law 212–15
see also uti possidetis juris principle
colonial powers see Austria; France; Germany; Great Britain; Italy; Netherlands; Portugal; Spain; Turkey
by conquest see conquest
decolonisation
see also state independence, former colonies
of Africa see Africa, decolonization of
of Latin America 208, 211
of West Indies 279–80, 286
discovery of territories see discovery of territories
local titles of sovereignty 85–6
see also evidence in territorial disputes; local political entities
cession see cession of territorial sovereignty, by local political entities
different cultural conceptions of 88–91
extinguished by colonial powers 16, 91, 94
see also colonization, third colonial power rights
held by peoples see right of self-determination
papal bulls see papal bulls
recognized by colonial powers 16, 88, 91–3, 127
reversion of sovereignty doctrine 32, 142
in the modern era 344
‘non-self-governing territories’ definition 359–60
occupation see occupation regions
Africa see Africa, colonization of
Asia 67, 96, 107
Latin America 52, 94, 95–6
Middle East see Middle East
North America see North America, colonization of
uninhabited territories see terrae nullius
West Indies see West Indies, colonization of
successor states of colonial powers, sovereignty 36, 95
third colonial power rights 65, 66, 67, 68, 84, 97, 108
constructive possession doctrine 52, 87, 93–6, 130, 135
protectorate agreements, safeguarded against 128
spheres of influence doctrine 87, 96–7, 122, 197–9, 202–3
Columbus, Christopher 39, 49, 51, 61, 65, 66, 107
natives of discovered territories, views on 54–5, 72
occupation as prerequisite of sovereignty, views on 67
see also occupation
symbolic acts performed by 67, 72, 79
see also discovery of territories; papal bulls, Inter Caetera (1493)
Commonwealth of Independent States 224–5, 379–81
see also Eastern Europe
conduct of states affecting sovereignty see states, conduct affecting sovereignty
Conference on Security and Cooperation in Europe, Helsinki Final Act 1975 20–21, 224
conflict see use of force
conquest
acquisition of sovereignty by 23–4, 31, 97–9, 112–13, 143
after just wars 113–14
after unjust wars 105–8, 110–12, 114–16
conqueror’s intention, significance of 24, 113, 116
late 17th century views 108–10
late 19th century views 110–12
non-Christian territories 99–103, 109
see also ‘natural slavery’ doctrine; peoples, non-Christians
Portugal 99–102, 103
Spain 98–9, 102, 105–8, 114
see also papal bulls, Inter Caetera (1493)
‘conquest’ definition 40, 103
papal bulls authorizing see papal bulls
see also use of force
consent to sovereignty transfers 13, 21, 33, 437, 438
acquiescence see evidence in territorial disputes, acquiescence
boundary changes 202–6, 223–4, 226
see also boundaries
consensual secession see secession, consensual secession
constructive possession doctrine 52, 87, 93–6, 130, 135
see also colonization, third colonial power rights
implied consent 169–70, 192
see also evidence in territorial disputes, acquiescence
Kasson Declaration (non-recognition of titles acquired by coercion) 110–11, 117, 135
see also Berlin Conference (1884–85)
local political entities 43, 54, 75, 78, 142–3
‘free and intelligent’ consent requirement 133–5
‘natural slavery’ doctrine see ‘natural slavery’ doctrine
constructive possession doctrine 52, 87, 93–6, 130, 135
see also colonization, third colonial power rights
Convention on Succession of States in Respect of Treaties 1978 224, 229–30
Convention on the Rights and Duties of States 1933 (Montevideo Convention) 16, 196, 351
Cook, James 74–5
Crawford, James 153, 184, 193, 298, 348, 388
Crimea, annexation by Russia (2014) 237–8, 291, 344, 349–50, 381
see also Eastern Europe
critical date principle 2, 18, 19, 31, 398–404, 415–16, 438
critical date determination 404–7
legal effects of 407–10
uti possidetis juris principle, distinguished from 402–4
see also intertemporal law rule; settlement of territorial disputes
Croatia see Yugoslavia, former, Croatia
Croatia/Slovenia case (PCA) 9, 24–5, 163, 166–7, 168, 424
Cromwell, Oliver 53, 80, 81, 107, 110, 116–17
Cyprus, Northern 349, 389
Czechoslovakia 211, 268, 269, 374, 376–7
see also Eastern Europe
De Visscher, Charles 347
see also conquest
Decision Regarding Delimitation of the Border between Eritrea and Ethiopia see Eritrea/Ethiopia boundary dispute,
Decision Regarding Delimitation of the Border between Eritrea and Ethiopia
declarations, unilateral 93–4, 119–20, 153, 172–3, 175–8, 203
see also evidence in territorial disputes
decolonization
of Africa see Africa, decolonization of
of Latin America 208, 211
of West Indies 279–80, 286
see also state independence, former colonies
Delagoa Bay/Lourenço Marques (Great Britain/Portugal) 83, 124, 132, 312, 400, 412
delimitation of boundaries see boundaries, delimitation of
Delimitation of Maritime Areas between Canada and France (St. Pierre and Miquelon) 326, 332
Delimitation of the Abyei Area between the Government of Sudan and the Sudan People’s Liberation Movement/Army 382–5
on competing tribal claims to sovereignty 291, 309–10, 322–3, 329
on the legal significance of historical titles 36–7
on the obligation to respect private rights after sovereignty change on retention of property rights after sovereignty transfers 28
Delimitation of the Exclusive Economic Zone and the Continental Shelf (Barbados v Trinidad and Tobago) 325, 326, 327
Delimitation of the Maritime Boundary in the Gulf of Maine Area (Canada/United States) (ICJ) 176–7, 326, 332, 434
demarcation of boundaries 12, 200–201
see also boundaries
derivative titles of sovereignty 142–4
after conquest see conquest
conferring by local political entities see cession of territorial sovereignty, by local political entities
definition 150
pre-eminence over original titles 143–4
Western Sahara advisory opinion on 87, 150
see also Western Sahara advisory opinion (ICJ)
see also colonization, local titles of sovereignty; evidence in territorial disputes; original titles of sovereignty; titles of territorial sovereignty
devolution see sub-state entities, autonomy
di Fieschi, Sinibaldi (later Pope Innocent IV) 61–2, 63
discovery of territories
applicable law
canon law 61–3
Roman law 63–5, 68
authorization
colonial charters see colonial charters
letters patent see letters patent
private and authorized discoveries distinguished 58
colonial expansion periods
1492–1502 65–8
see also Columbus, Christopher; papal bulls
after 1502 68–72
‘discovery’ concept 58–9
as ius ad occupationem 58, 71
see also occupation
as title of sovereignty 57–8, 70–72
symbolic acts accompanying see symbolic acts
uninhabited territories see terra nullius
see also occupation
Dispute over Inter-Entity Boundary in Brčko Area, Arbitration for the Brčko Area (Srpska v Bosnia and Herzegovina) 325, 329, 391–4
see also Yugoslavia, former, Bosnia and Herzegovina
Dispute regarding Navigational and Related Rights (Costa Rica v Nicaragua) (ICJ) 223, 229, 332–4, 418, 419–20, 432–3
dispute settlement see settlement of territorial disputes
dissolution of federal states see state independence, dissolution of federal states
Duarte I, King of Portugal 55–6, 62, 99–100
Dubai-Sharjah Border Arbitration (Dubai/Sharjah) 391
agreements with local political entities, enforceability 135
on critical date principle 406
on different cultural conceptions of sovereignty 89, 294–5

Dispute over Inter-Entity Boundary in Brčko Area, Arbitration for the Brčko Area (Srpska v Bosnia and Herzegovina) 325, 329, 391–4
see also Yugoslavia, former, Bosnia and Herzegovina
Dispute regarding Navigational and Related Rights (Costa Rica v Nicaragua) (ICJ) 223, 229, 332–4, 418, 419–20, 432–3
dispute settlement see settlement of territorial disputes
dissolution of federal states see state independence, dissolution of federal states
Duarte I, King of Portugal 55–6, 62, 99–100
Dubai-Sharjah Border Arbitration (Dubai/Sharjah) 391
agreements with local political entities, enforceability 135
on critical date principle 406
on different cultural conceptions of sovereignty 89, 294–5
effects 158, 160, 310, 314–15, 430
Dupuy, Pierre-Marie 334–5
Dutheil de la Rochère, Jacqueline 231

East Timor
_Affaire de l’île de Timor_ (Pays-Bas/Portugal) 321–2
_East Timor case (Portugal v Australia) (ICJ) 352–3, 355

Eastern Europe
Baltic states 238, 269, 374–5, 378–9, 381
Commonwealth of Independent States 224–5, 379–81
Czechoslovakia 211, 268, 269, 374, 376–7
peace treaties affecting 268–70, 317–19
see also peace treaties, affecting Europe
Russia 378–80
as continuator state of the USSR 375
USSR 224, 238, 270, 374–5
_uti possidetis juris_ principle applied to new states 211, 224, 369–70, 376–81
see also _uti possidetis juris_ principle
Yugoslavia, former see Yugoslavia, former
_Eastern Greenland case_ see _Legal Status of Eastern Greenland (Denmark v Norway) (PCIJ)_
effective occupation doctrine 60, 72, 81, 82–5, 125, 143, 437
addressed at the Berlin Conference (1884–85) 81, 82, 84–5, 128–9
see also Berlin Conference (1884–85)
protectorates
applied to 82
excepted from 82, 128–9
as title to _terrae nullius_ 151, 154
see also _terrae nullius_
see also occupation
effectivité 145, 232, 436
acquiescence to 429–32
see also evidence in territorial disputes, acquiescence
conduct of non-state actors as 160, 308–12
see also ‘human factor’ considerations in territorial dispute settlement;
non-state actors
conduct of state organs as 159, 428–9
_contra legem_ 21, 167, 389, 437
critical date for assessing see critical date principle
definition 157, 204

intention and display elements 60, 147, 163, 429
effects of 158, 160–63
_verse_ formal title 10, 18, 27, 33, 147, 164–8, 204–5, 437
addressed in Eritrea/Ethiopia boundary dispute case 167, 385–7
see also Eritrea/Ethiopia boundary dispute
addressed in _Territorial Dispute (Libyan Arab Jamahiriya/Chad) (ICJ) 148_
see also _Territorial Dispute (Libyan Arab Jamahiriya/Chad) (ICJ)_
complementary relationship 146, 164
maritime delimitation disputes distinguished 17
when applying the _uti possidetis juris_ principle 164–5, 204, 212, 386
see also _uti possidetis juris_ principle
see also evidence in territorial disputes
El Salvador/Honduras case see _Land, Island and Maritime Frontier Dispute (El Salvador/Honduras: Nicaragua intervening) (Gulf of Fonseca case) (ICJ)_
elevations, low-tide 11–12
see also territories
England see _Great Britain_
equity
_contra legem_ 18–19, 24
_infra legem_ 18–19, 27–8, 327–8
role in maritime delimitation disputes 17, 18
see also ‘human factor’ considerations in territorial dispute settlement; human rights
Eritrea/Ethiopia boundary dispute 240, 254–6, 300, 375
Algiers Agreement 2000 283–4
_Decision Regarding Delimitation of the Border between Eritrea and Ethiopia_ 183–4, 284, 325
on _effectivité_ versus formal title 167, 385–7
on maps, evidential weight of 426, 427
on use of force to settle territorial disputes 254–6, 257, 259
_estoppel_ 185–91, 203
see also evidence in territorial disputes
ethnic groups see peoples
Europe
colonial powers of see Austria; France; Germany; Great Britain; Italy; Netherlands; Portugal; Spain; Turkey
Eastern Europe see Eastern Europe
peace treaties affecting see peace treaties, affecting Europe
territorial disputes
Affaire de l’île de Timor (Pays-Bas/Portugal) 321–2
Delagoa Bay/Lourenço Marques (Great Britain/Portugal) 83, 124, 132, 312, 400, 412
Fisheries Case (United Kingdom v Norway) (ICJ) 156–7, 218, 311–12, 326, 332
Grîsbådarna (Norway/Sweden) case (PCA) 189–90, 227, 311, 325
Legal Status of Eastern Greenland (Denmark v Norway) (PCIJ) see Legal Status of Eastern Greenland (Denmark v Norway) (PCII)
Maritime Delimitation in the Area between Greenland and Jan Mayen (Denmark v Norway) 326–7
Minquiers and Ecrehos (France v United Kingdom) (ICJ) 30, 161, 162, 400, 404, 408, 414
Palaos and Carolinas (Spain/Germany) 84–5
Sovereignty over Certain Frontier Land (Belgium/Netherlands) (ICJ) 159, 173, 221, 422, 431
Sovereignty over the Island of Bulama, and over a part of the mainland opposite to it (Great Britain/Portugal) 83, 123–4, 311, 312
evidence in territorial disputes
abandonment of titles 34, 106, 147, 153, 170, 183–5, 431
acquiescence 34, 131, 135–42, 155, 168, 180–83, 184, 438
after conquest, colonial powers 105–8, 110–12, 114–16
after conquest, local political entities 113–14, 116, 117
to boundary changes 203–4
see also boundaries
constructive possession doctrine 52, 87, 93–6, 130, 135
see also colonization, third colonial power rights
definition 180
to effectivité 429–32
factors to be proved 116, 181–3
ICJ interpretations 137–9, 140, 141, 142
intertemporal law rule applied to 139–42
see also intertemporal law rule
burden of proof 33–4, 140, 421
colonial law 212–15
consent see consent to sovereignty transfers
domestic law 212–15, 424
effectivité see effectivité
estoppel 185–91, 203
expert evidence 433–6
historical evidence 30–31, 143
see also colonization, local titles of sovereignty
conduct of populations and individuals 307–12
see also ‘human factor’ considerations in territorial dispute settlement
discovery see discovery of territories
intertemporal law rule see intertemporal law rule
occupation see occupation
papal bulls see papal bulls
symbolic acts see symbolic acts
maps 232, 424–8, 436
state conduct see states, conduct affecting sovereignty
territorial rights 432–3
see also ‘human factor’ considerations in territorial dispute settlement
treaties see treaties; treaties with local political entities
unilateral declarations 93–4, 119–20, 153, 172–3, 175–8, 203
see also settlement of territorial disputes; titles of territorial sovereignty
Falkland/Malvinas Islands war (1982) 240, 244–5, 249, 253–4, 256
Arana–Southern Treaty 1849, irrelevance of 278–9
see also use of force to settle territorial disputes
Fawcett, Charles 296
federal states
dissolution of see state independence,
dissolution of federal states
‘remedial’ federation 388–9
see also sub-state entities, autonomy
Fisheries Case (United Kingdom v Norway) (ICJ) 156–7, 218, 311–12, 326, 332
Fitzmaurice, Sir Gerald 400, 404, 409–10
forcible settlement of territorial disputes see use of force to settle territorial disputes
former colonies see state independence, former colonies
former Yugoslavia see Yugoslavia, former
Framework Convention for the Protection of National Minorities 1995 (Council of Europe) 363–4
France
at the Berlin Conference (1884–85) 82
see also Berlin Conference (1884–85)
Compagnie française des Indes orientales 75
discovery of territories 69
see also discovery of territories
exclusive navigation and commerce rights of colonial powers, opposition to 52, 70
papal bulls as evidence of title, opposition to 44, 53
see also papal bulls
protectorates 15
sovereignty over colonies
   Cap Vert peninsula 120–21
   Clipperton Island (Mexico/France) 59, 83, 148, 184, 400, 408
   Cotonou 115, 125
   Saint Lucia 76, 183, 268
   Thailand see Temple of Preah Vihear (Cambodia v Thailand) (ICJ)
   Treaties of Paris 1814 and 1815 267–8
see also colonization; peace treaties
Friendly Relations Declaration see UN (United Nations), Declaration on Principles of International Law Concerning Friendly Relations 1970 (UN General Assembly Resolution 2625/1970)
Frontier Dispute (Benin/Niger) (ICJ) 168, 222, 418–19, 423
on ‘boundary’ definition 197
on critical date principle 403–4, 409
on uti possidetis juris principle 208, 231, 403–4
Frontier Dispute (Burkina Faso/Mali) (ICJ) 423
on acquiescence to sovereignty transfer 138–9
on attribution of conduct to states 176
on classification of territorial disputes 10–11, 199
on colonial and international law relationship 213–14
on domestic law role 424
on effectivité 161–2, 164, 165, 168, 204, 212
equity infra legem applied 27
on ‘human factor’ considerations 333
on maps, evidential weight of 425–6
on role of equity in territorial disputes 18–19, 332
on stability and finality of boundaries principle 228
on the uti possidetis juris principle 164, 165, 204, 206, 209–10, 211, 301, 369, 424
Frontier Dispute (Burkina Faso/Niger) (ICJ) 222, 423, 435–6
on ‘boundary’ definition 10
equity infra legem applied 27–8
on ‘human factor’ considerations 327, 332, 333, 334
on immaterial elements in boundary delimitation 219
on the uti possidetis juris principle 208–9, 210, 328
frontiers see boundaries
Germany 271
conception of territorial sovereignty 89, 90
Treaty of Versailles 1919 see Treaty of Versailles 1919
Treaty on the Final Settlement with Respect to Germany 1990 271–2
see also colonization; peace treaties
Great Britain
at the Berlin Conference (1884–85) 82, 128
see also Berlin Conference (1884–85)
British East India Company 118, 160, 311
discovery of territories see also discovery of territories
in 1492–1502 49–50, 51–2, 65–6, 66–7
after 1502 68–9
exclusive navigation and commerce rights of colonial powers, opposition to 52–3, 70, 79–80
papal bulls as evidence of title, opposition to 44, 53, 79
see also papal bulls
sovereignty over colonies
Bulama Island 83, 123–4, 311, 312
Cameroon v Nigeria case see Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ)

Canada 121, 276–7

Chagos archipelago see Chagos archipelago dispute

Delagoa Bay/Lourenço Marques 83, 124, 132, 312, 400, 412

Falkland/Malvinas Islands see Falkland/Malvinas Islands war (1982)

informal imposition of 136

Lagos 121

North America see North America

Saint Lucia 76, 183, 268

Southern Rhodesia 132–3, 348, 356

Treaty of Paris 1763 121–2, 152, 183, 264, 276–7

see also colonization; peace treaties

Grisbådarna (Norway/Sweden) case (PCA) 189–90, 227, 311, 325

Grotius, Hugo 42, 74, 77, 113–14

on discovery of territories 58–9, 64–5, 80

on ‘natural slavery’ doctrine 57

papal bulls as evidence of title opposed 44

Guantanamo Bay 15

Guiana Boundary (Brazil/Great Britain) 294

Gulf of Fonseca case see Land, Island and Maritime Frontier Dispute (El Salvador/Honduras: Nicaragua intervening) (Gulf of Fonseca case) (ICJ)

Guyana/Suriname award (PCA) 250–51

Hébié, Mamadou 344

Helsinki Final Act 1975 of the Conference on Security and Cooperation in Europe 20–21, 224

Henry the Navigator 46, 63, 99, 101

Higgins, Rosalyn 293–4

historical evidence in territorial disputes see evidence in territorial disputes, historical evidence

Honduras Borders (Guatemala/Honduras) 164–5, 429

Hong Kong 15

Huber, Max (sole arbitrator in Island of Palmas/Miargas (Netherlands v United States) see Island of Palmas/Miargas (Netherlands v United States) (PCA)


human rights see human rights

right of self-determination see right of self-determination

treatment in adjudication as an economic issue 323–9, 432–3


as a political issue 312–20

as a social issue 321–3

why neglected material reasons 298–304

procedural reasons 304–7

structural and ethnographic reasons 293–7

see also equity; non-state actors; peoples human rights 438, 439

collective rights, neglect of 302–4

‘human factor’ considerations in the settlement of territorial disputes see ‘human factor’ considerations in territorial dispute settlement of peoples see peoples, human rights of property rights see property rights

right of self-determination see right of self-determination

right to subsistence 330–35, 432–3

state responsibility, independent of sovereignty 28

see also equity

ICJ (International Court of Justice) 152–3

acquiescence to sovereignty loss, interpretations 137–9, 140, 141, 142

on acquisitive prescription 155–6

boundary delimitation see also boundaries

historical consolidation of title doctrine 146, 156–7, 218, 437

‘human factor’ considerations see ‘human factor’ considerations in territorial dispute settlement

respect for territorial integrity 20

role in 220

treaty interpretation 220–23

uti possidetis juris principle 164, 165, 204, 206, 207–11, 213–14

‘common legal interest’ doctrine 339

declaratory function of 26, 152–3, 220, 417, 420–21

on ‘dispute’ existence 6–8
Index 467

on effectivité 158, 160–68, 204–5, 212
expert evidence, rules and practice 433–6
see also evidence in territorial disputes
initiation of proceedings 418–20
opinions and rulings see Africa, territorial disputes; Asia, territorial disputes; Europe, territorial disputes; Latin America, territorial disputes; Middle East, territorial disputes; North America, territorial disputes
see also international arbitration; settlement of territorial disputes
immemorial possession of title 92, 154
see also titles of territorial sovereignty
independence, states see secession; state independence
India
annexation of Goa (1961) 240, 247–8, 252–3
Rann of Kutch case (Indo-Pakistan Western Boundary (Rann of Kutch) (India/Pakistan)) 158, 162, 178–9, 181, 309, 408
Right of Passage over Indian Territory (Portugal v India) (ICJ) 419, 420, 433
Indians see peoples
indigenous peoples see peoples
Indo-Pakistan Western Boundary (Rann of Kutch) (India/Pakistan) 158, 162, 178–9, 181, 309, 408
international arbitration 1, 152–3
awards see Africa, territorial disputes; Asia, territorial disputes; Europe, territorial disputes; Latin America, territorial disputes; Middle East, territorial disputes; North America, territorial disputes; Permanent Court of Arbitration (PCA) awards
tribunals’ mandate 9
see also ICJ (International Court of Justice); settlement of territorial disputes
International Labour Organization (ILO) 335
international law
armed conflicts see use of force
fundamental principles
see also territorial sovereignty, principles ex injuria jus non oritur 345–8, 355, 437
peaceful settlement of disputes see settlement of territorial disputes, peaceful settlement
right of self-determination see right of self-determination
territorial integrity, respect for see territorial integrity, respect for use of force prohibition see use of force
human rights law see human rights
international organizations see international organizations
law of the sea 1, 9–10, 11, 17, 154, 418
states see states
territorial sovereignty see territorial sovereignty
treaties see treaties; treaties with local political entities
International Law Commission
Guiding Principles Applicable to Unilateral Declarations of States Capable of Creating Legal Obligations 172–3
law on territorial disputes, codification project 2
see also international organizations
international legal personality
local political entities 42–3, 97, 142
see also local political entities
capacity to enter treaties 38–43, 131–3
peoples 41, 56
see also peoples
see also non-state actors
international organisations
African Union 208
Badinter Commission 211, 224, 300–301, 320, 364, 369–70, 377
see also Yugoslavia, former
boundary delimitation, role in 223–4
Eritrea-Ethiopia Boundary Commission see Eritrea/Ethiopia boundary dispute, Decision Regarding Delimitation of the Border between Eritrea and Ethiopia
International Labour Organization 335
International Law Commission see International Law Commission
Organization of African Union see Organization of African Union (OAU)
UN see UN (United Nations)
see also international law
Interpretation of the Treaty of Managua between the United Kingdom and Nicaragua (Mosquito Indians case) 95–6
intertemporal law rule 2, 18, 19, 239, 416, 438
468 Research handbook on territorial disputes in international law

acquiescence to sovereignty loss, determinations 139–42
applied to former colonies 25, 31–2, 37–8
applied to territories acquired by force 31, 135
Max Huber’s exposition 31–2, 410, 411–12
see also Island of Palmas/Miangas (Netherlands v United States) (PCA)
contestations of 413–15
two-step approach
contemporaneity 31, 37–8, 231, 410
evolution of the law 31, 410, 411–12
see also critical date principle; evidence in territorial disputes; settlement of territorial disputes

Iraq
attempted annexation of Kuwait (1990) 237, 257–8
Iraq-Kuwait border delimitation 225–6, 328–9
Mosul Advisory Opinion (Article 3, Paragraph 2, of the Treaty of Lausanne (Frontier between Turkey and Iraq)) (PCIJ) 220–21, 227

Island of Palmas/Miangas (Netherlands v United States) (PCA) 70, 83, 147, 148, 180
agreements with local political entities, enforceability 39–40, 129, 311–12
on attribution of conduct to states 174, 311
on critical date principle 400, 408
on effectivité 157, 160, 167
on intertemporal law rule 31–2, 410, 411–12
on ‘sovereignty’ definition 12, 33, 149
on the validity of a transfer of sovereignty 152
islands 7, 9, 10, 11
Canary Islands, sovereignty over 55–6, 62, 64
see also Portugal
Chagos archipelago dispute see Chagos archipelago dispute
Clipperton Island (Mexico/France) 59, 83, 148, 184, 400, 408
Falkland/Malvinas Islands see Falkland/Malvinas Islands war (1982)
Kasikili/Sedudu Island (Botswana/Namibia) (ICJ) 155–6, 174, 222, 230, 310, 406–7
Kasson, John A. (US delegate to the Berlin Conference (1884–85)) 124
Kasson Declaration (non-recognition of titles acquired by coercion) 110–11, 117, 135
see also Berlin Conference (1884–85)
Kelsen, Hans 346, 402
Kohen, Marcelo G. 139, 316, 320, 372, 386
Kosovo see Yugoslavia, former, Kosovo
Kuwait attempted annexation by Iraq (1990) 237, 257–8
Northeast Asian islands dispute 281–3, 290
Palaos and Carolinas (Spain/Germany) 84–5
Palmas (Miangas) see Island of Palmas/Miangas (Netherlands v United States) (PCA)
South China Sea dispute 245–7, 250, 251, 254, 257
see also use of force to settle territorial disputes
Sovereignty over the Island of Bulama, and over a part of the mainland opposite to it (Great Britain/Portugal) 83, 123–4, 311, 312
St. Pierre and Miquelon case (Delimitation of Maritime Areas between Canada and France) 326, 332
uninhabited 59–60, 63–4, 81
West Indies see West Indies
see also territories
Italy 115, 119, 269, 270
Treaty of Peace with Italy 1947 283, 287
see also colonization; peace treaties

Japan
San Francisco Peace Treaty 1951 264, 267, 280–83, 285, 286
Treaty of Portsmouth 1905 280
see also Asia; peace treaties, affecting Asia
Jefferson, Thomas 93, 95
Jennings, Sir Robert 8–9, 169, 179, 421–2, 434
Jessup, Philip C. 413
just war theory
Medieval Christian 54, 63, 99–105
modern law see use of force

Kasikili/Sedudu Island (Botswana/Namibia) (ICJ) 155–6, 174, 222, 230, 310, 406–7
Kasson, John A. (US delegate to the Berlin Conference (1884–85)) 124
Kasson Declaration (non-recognition of titles acquired by coercion) 110–11, 117, 135
see also Berlin Conference (1884–85)
Kelsen, Hans 346, 402
Kohen, Marcelo G. 139, 316, 320, 372, 386
Kosovo see Yugoslavia, former, Kosovo
Kuwait attempted annexation by Iraq (1990) 237, 257–8

Marcelo G. Kohen and Mamadou Hébié - 9781782546870
Downloaded from Elgar Online at 06/13/2019 04:10:49AM
via free access
Iraq-Kuwait border delimitation 225–6, 328–9
see also Middle East

lakes see watercourses

Lalonde, Suzanne 370

Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ) 419, 422–3
on abandonment of titles 184, 431
on acquiescence to sovereignty transfer 137, 142, 180, 430–31
agreements with local political entities, enforceability legal nature and effects 38–9, 41, 42
on boundary ‘delimitation’ and ‘demarcation’ distinction 12, 200
on effectivités 21, 27, 160, 165–6, 167, 430–31
on the historical consolidation of title doctrine 157, 218
on ‘human factor’ considerations 216–17
on intertemporal law rule 37, 38
on maps, evidential weight of 428
on protectorate agreements 37, 38, 41, 42, 130
on retention of the obligation to respect private rights after sovereignty change 27
on ‘state’ definition 38, 40
on use of force to settle territorial disputes 241–3, 252, 259–60

Land, Island and Maritime Frontier Dispute (El Salvador/Honduras: Nicaragua intervening) (Gulf of Fonseca case) (ICJ)
on colonial and international law relationship 214
on ‘dispute’ existence 7
on effectivités 160, 162–3, 216, 327
equity infra legem applied 19
on estoppel doctrine 190
on ‘human factor’ considerations 327, 332
on immaterial elements in boundary delimitation 215–16, 217–18
‘natural’ boundaries idea rejected 201, 221–2
on the obligation to respect private rights after sovereignty change/ on retention of rights after sovereignty change 26–7
on ‘títulos ejidales’ and ‘títulos republicanos’ distinction 147

on the uti possidetis juris principle 305–6, 326

Latin America
colonization of 52, 94, 95–6
decolonization of 208, 211
peace treaties affecting see peace treaties, affecting the Americas
peoples’ rights recognition, developments 337–40
see also peoples, human rights territorial disputes

Arbitral Award Made by the King of Spain on 23 December 1906 (Honduras v Nicaragua) (ICJ) 175–6

Beagle Channel (Argentina/Chile) 228

Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v Nicaragua) (ICJ) 165, 419, 421, 426–7, 435

Dispute regarding Navigational and Related Rights (Costa Rica v Nicaragua) (ICJ) 223, 229, 332–4, 418, 419–20, 432–3

Falkland/Malvinas Islands war see Falkland/Malvinas Islands war (1982)

Guiana Boundary (Brazil/Great Britain) 294

Gulf of Fonseca case see Land, Island and Maritime Frontier Dispute (El Salvador/Honduras: Nicaragua intervening) (Gulf of Fonseca case) (ICJ)

Guyana/Suriname award (PCA) 250–51

Honduras Borders (Guatemala/Honduras) 164–5, 429

Nicaragua/Honduras territorial and maritime dispute see Territorial and Maritime Dispute between Nicaragua and Honduras in the Caribbean Sea (Nicaragua v Honduras) (ICJ)

Peru-Chile border 316–17

Pulp Mills on the River Uruguay (Argentina v Uruguay) (ICJ) 434–5

Territorial and Maritime Dispute (Nicaragua v Colombia) (ICJ) see Territorial and Maritime Dispute (Nicaragua v Colombia) (ICJ)

Lauterpacht, Hersch 145, 356, 368, 420
law of the sea 1, 9–10, 11, 17, 154, 418
League of Nations Covenant 1919 14, 149
Legal Consequences of the Separation of the Chagos Archipelago from Mauritius in 1965 (Request for Advisory Opinion) (ICJ) 21–2
legal personality, international see international legal personality
Legal Status of Eastern Greenland (Denmark v Norway) (PCIJ) 148, 421
on abandonment of titles 185
on attribution of conduct to states 175 ‘conquest’ definition 40
on critical date principle 400–401, 402
on effectivité 60, 147, 161, 163, 429
no other state’s sovereignty claim, significance of 60
on state recognition of titles of sovereignty 179
letters patent 58, 69, 71, 78, 83, 94
authorizing treaties with local political entities 71, 103–4, 117–19, 126, 133
authorizing use of force 102–3, 104, 108–9
duties respecting acquisition of sovereignty over uninhabited territories 60, 64, 74–5, 76–7, 79, 91
see also terrae nullius
safeguard clauses 65–6, 68–9
see also colonial charters; discovery of territories; occupation
local political entities
cession of sovereignty see cession of territorial sovereignty, by local political entities
consent to sovereignty transfers see consent to sovereignty transfers, local political entities
Dahomey (original ruler of Cotonou) 115, 125
failure to cultivate territories 77–8, 92
Great Khan 54–5, 57, 142
international legal personality of 42–3, 97, 142
capacity to enter treaties 38–43, 131–3
tribal allegiance to, significance 174–5, 296, 306, 309, 312, 313–15
‘natural slavery’ doctrine applied to see ‘natural slavery’ doctrine
Old Calabar see Land and Maritime Dispute (Cameroon v Nigeria) (ICJ)
Sultanate of Johor see Sovereignty over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia/Singapore) (ICJ)
titles of sovereignty see colonization, local titles of sovereignty
treaties with see treaties with local political entities
see also colonization, local titles of sovereignty; non-state actors
Location of Boundary Markers in Taba between Egypt and Israel (Egypt/Israel) 162, 232, 402, 403, 408
Locke, John 77
low-tide elevations 11–12
see also territories
Malet, Sir Edward 82, 128
Mancini, Pasquale Stanislao 119
maps 232, 424–8, 436
see also evidence in territorial disputes
maritime areas see territories, maritime areas
Maritime Delimitation and Territorial Questions between Qatar and Bahrain (Qatar v Bahrain) (ICJ) 161, 175, 315, 325
Maritime Delimitation in the Area between Greenland and Jan Mayen (Denmark v Norway) 326–7
Merrills, John 387
Middle East
Iraq see Iraq
Ottoman Empire 88–9, 149, 262, 273, 287
peace treaties affecting see peace treaties, affecting the Middle East
territorial disputes
Article 3, Paragraph 2, of the Treaty of Lausanne (Frontier between Turkey and Iraq) (Mosul Advisory Opinion) (PCIJ) 220–21, 227
Dubai-Sharjah Border Arbitration (Dubai/Sharjah) see Dubai-Sharjah Border Arbitration (Dubai/Sharjah)
Iraq-Kuwait border delimitation 225–6, 328–9
Location of Boundary Markers in Taba between Egypt and Israel (Egypt/Israel) 162, 232, 402, 403, 408

Marcelo G. Kohen and Mamadou Hébié - 9781782546870
Downloaded from Elgar Online at 06/13/2019 04:10:49AM via free access
Maritime Delimitation and Territorial Questions between Qatar and Bahrain (Qatar v Bahrain) (ICJ) 161, 175, 315, 325

Turkey see Turkey

Military and Paramilitary Activities in and against Nicaragua (ICJ) 92, 241

military intervention to settle territorial disputes see use of force to settle territorial disputes

military occupation 23–4, 162, 239, 262, 264 see also occupation; peace treaties

minority groups see peoples

Minguiers and Ecrehos (France v United Kingdom) (ICJ) 30, 161, 162, 400, 404, 408, 414

‘modes of acquisition’ of territorial sovereignty doctrine 2, 145, 146 see also titles of territorial sovereignty

Montenegro 375, 377–8 see also Yugoslavia, former

Montevideo Convention on the Rights and Duties of States 1933 16, 196, 351

Mosquito Indians case (Interpretation of the Treaty of Managua between the United Kingdom and Nicaragua) 95–6

Mosul Advisory Opinion (Article 3, Paragraph 2, of the Treaty of Lausanne (Frontier between Turkey and Iraq)) (PCIJ) 220–21, 227

mountains 201 see also boundaries, natural boundaries; territories

native Americans, rights over territories 93, 94–5, 413

Cayuga Indians case (Great Britain v United States) 132, 305

native peoples see peoples

‘natural slavery’ doctrine 67–8, 72, 73, 85, 92, 142

Aristotle on 55, 101, 102

Grotius on 57

under papal bull Inter Caetera (1493) 53–7, 87, 98, 105, 142 see also papal bulls

see also local political entities; peoples

Netherlands 122–3

Dutch East India Company 39, 174, 311, 313

Dutch West India Company 311 see also colonization; peace treaties, affecting the Americas

N’Krumah, Kwame 207

non-state actors

attribution of conduct to states 160, 173–5, 308–12

chartered companies

British East India Company 118, 160, 311

Compagnie française des Indes orientales 75

Dutch East India Company 39, 174, 311, 313

Dutch West India Company 311

international organizations see international organizations

lack of standing in territorial dispute proceedings 304–5, 382

local political entities see local political entities

peoples see peoples

respect for territorial integrity principle, whether applicable to 21–2

secessionist movements see secession

sub-state entities see sub-state entities see also colonization; ‘human factor’ considerations in territorial dispute settlement; states

North America
colonization of 68–9, 70, 77–8, 93, 94–5, 110, 122–3

native Americans, rights over territories see native Americans, rights over territories

peace treaties affecting see peace treaties, affecting the Americas

territorial disputes

Beaufort Sea boundary delimitation case 340

Delimitation of the Maritime Boundary in the Gulf of Maine Area (Canada/United States) (ICJ) 176–7, 326, 332, 434

St. Pierre and Miquelon case (Delimitation of Maritime Areas between Canada and France) 326, 332 see also Canada; United States

Northern Cyprus 349, 389

occupation 15, 85

definition 83

definition of discovered territories see discovery of territories
effective occupation doctrine see effective occupation doctrine of inhabited territories, prohibited 73–7, 78, 87, 143

ius ad occupationem, sources of 47, 58, 71, 113

military occupation 23–4, 162, 239, 262, 264

see also peace treaties occupied populations, right of self-determination 25

see also right of self determination

Roman law on 72–3, 74
of uncultivated territories 77–8, 92
of uninhabited territories see terra nullius

uti possidetis juris principle see uti possidetis juris principle

Organization of African Union (OAU)
Cairo Resolution (Resolution AHG/16 (I) (1964)) 208, 209, 299–300

OAU Charter 1963 299

see also Africa; international organizations
original titles of sovereignty 150
local titles see colonization, local titles of sovereignty

newly emerged states 150
titles to terra nullius see terra nullius
see also derivative titles of sovereignty; titles of territorial sovereignty

Ottoman Empire 88–9, 149, 262, 273, 287
see also Middle East; Turkey

Palaos and Carolinas (Spain/Germany) 84–5

Palmas/Miangas case see Island of Palmas/Miangas (Netherlands v United States) (PCA)
papal bulls 85–6, 152

applicable legal framework 43–5

Dum Diversas (1452) 45–6, 101
evidential value imposed 44, 53, 79

Eximiae Devotionis (1493) 43–4, 45

Inter Caetera (1493) 43–4, 45, 48–51, 66, 85, 98, 102

see also Columbus, Christopher

legal basis disputed 52–3

‘natural slavery’ doctrine 53–7, 87, 98, 105, 142

on pre-existing indigenous rights 63

ratione loci and ratione temporis limits of 51–3

as ius ad occupationem 47

see also occupation

legal value after the sixteenth century 44, 53, 79

legal value under Christian Medieval law 45–50

Præcealsae Devotionis (1514) 46–7

Romanus Pontifex (1455) 45, 46, 101–2

see also evidence in territorial disputes
peace treaties 24, 235, 236, 290

affecting Africa

Algiers Agreement 2000 283–4

Peace of Vereeniging 1902 283

Treaty of Peace with Italy 1947 283, 287

affecting Asia

San Francisco Peace Treaty 1951 264, 267, 280–83, 285, 286

Treaty of Paris 1898 279–80, 286

Treaty of Portsmouth 1905 280

affecting Europe

Austrian State Treaty 1955 270–71


Peace of Westphalia 1648 1, 265–6

Treaties of Paris 1814 and 1815 267–8, 286

Treaties of Paris 1947 223–4, 269–70


Treaty of Trianon 1920 269, 317, 319

Treaty of Versailles 1919 see Treaty of Versailles 1919

Treaty on the Final Settlement with Respect to Germany 1990 271–2

affecting the Americas 70

Araná–Southern Treaty 1849 278–9

Guadalupe Hidalgo Treaty 1848 277–8

Peace of Paris 1783 277

Peace of Utrecht 1713 24, 276, 290

Treaty of Paris 1763 121–2, 152, 183, 276–7, 279, 283, 290

affecting the Middle East

Egypt-Israel Peace Treaty 1979 274–5

Jordan-Israel Peace Treaty 1994 275–6

Treaty of Lausanne 1923 273–4, 287

see also Mosul Advisory Opinion (Article 3, Paragraph 2, of the Treaty of Lausanne (Frontier between Turkey and Iraq)) (PCIJ); Territorial Sovereignty and Scope of the Dispute (Eritrea/Yemen)

Treaty of Sèvres 1920 273

armistice and ceasefire agreements distinguished 263–4

legal basis of 284–5
with local political entities 114, 116, 135
see also treaties with local political
entities
purpose 262–3
renunciation of territory under 285–90
see also treaties; use of force
peaceful settlement of territorial disputes see
settlement of territorial disputes
peoples
definition 26, 360
examples of 390
Åland islanders 298, 305, 319–20, 322
ethnic Serbs 211, 320, 381, 388–9, 393
Inuvialuit 340
Miskito 390
see also Interpretation of the Treaty of
Managua between the United
Kingdom and Nicaragua
(Mosquito Indians case)
native Americans see native Americans,
rights over territories
nomads 219, 296, 307–8, 309, 313–14,
333
see also Frontier Dispute (Burkina
Faso/Niger) (ICJ); Western Sahara
advisory opinion (ICJ)
‘human factor’ considerations in the
settlement of territorial disputes see
‘human factor’ considerations in
territorial dispute settlement
human rights of
see also human rights
Framework Convention for the Protection
of National Minorities 1995
(Council of Europe) 363–4
Indigenous and Tribal Peoples
Convention 1989 (ILO 169) 335
right of self-determination see right of
self-determination
territorial rights of 335–40
UN Declaration on the Rights of
Indigenous Peoples 2007 335–7,
339, 364
international legal personality of 41, 56
lack of standing in territorial dispute
proceedings 304–5, 382
non-Christians 54–7, 61–3, 64–5
conquest of 99–103, 109
see also conquest
‘natural slavery’ doctrine see ‘natural
slavery’ doctrine
terms applied to 45, 46, 47, 92, 99–100,
101–2, 103

Valladolid Junta (1550–51) 106
religious identity of 323
tribal allegiance to local political entities,
significance 174–5, 296, 306, 309,
312, 313–15
see also non-state actors
Permanent Court of Arbitration (PCA) awards
Croatia/Slovenia case 9, 24–5, 163, 166–7,
168, 424
Grisbådarna (Norway/Sweden) case
189–90, 227, 311, 325
Guyana/Suriname award 250–51
Palmas/Miangas case see Island of
Palmas/Miangas (Netherlands v United
States) (PCA)
see also international arbitration
Permanent Court of International Justice
(PCIJ)
on ‘dispute’ existence 6
opinions and rulings
Article 3, Paragraph 2, of the Treaty of
Lausanne (Frontier between Turkey
and Iraq) (Mosul Advisory Opinion)
220–21, 227
Eastern Greenland case see Legal Status
of Eastern Greenland (Denmark v
Norway) (PCIJ)
on possession/effectivité 157–8
Peters, Anne 370, 372
plebiscites see referenda
Pope Eugene IV 56, 99–100, 105
Pope Innocent IV (writing as di Fieschi,
Sinibaldi) 61–2, 63
Portugal
Duarte I, King of Portugal 55–6, 62,
99–100
Henry the Navigator 46, 63, 99, 101
just war theory 104–5
sovereignty over colonies
acquired by conquest 99–102, 103
see also conquest
Bulama Island 83, 123–4, 311, 312
Canary Islands 55–6, 62, 64
Delagoa Bay/Lourenço Marques 83, 124,
132, 312, 400, 412
exclusive rights of navigation and
commerce 69–70
Goa 183, 240, 247–8, 252–3
Moluccas 64, 68
papal bulls as evidence 45–8
Roman law applied 64
West Africa see West Africa, colonization
of
see also colonization; peace treaties, affecting the Americas
property rights
distinguished from ‘sovereignty’ 13–14
see also titles of territorial sovereignty
acquisitive prescription as doctrine of sovereignty 146, 153–6, 170–71
retention not affected by after sovereignty transfers 26–7, 28–9, 121
protectorates 15–16, 38, 41, 136, 149
effective occupation doctrine
applied to 84
excepted from 82, 128–9
protectorate agreements 15–16, 120, 122,
125, 126, 127–9, 130–31, 143
Cameroon v Nigeria case on 37, 38, 41,
42, 130
see also Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ)
third colonial power rights, safeguarded against 128
see also colonization, third colonial power rights
see also Berlin Conference (1884–85); states; suzerainty agreements; territories
Pufendorf, Samuel 74, 80, 109
Pulp Mills on the River Uruguay (Argentina v Uruguay) (ICJ) 434–5
‘quasi-sovereignty’ concept refuted 91
see also territorial sovereignty
Quebec 316, 364, 367, 371
see also Canada; secession
Radan, Peter 370
Rann of Kutch case (Indo-Pakistan Western Boundary (Rann of Kutch) (India/Pakistan)) 158, 162, 178–9, 181, 309, 408
Ratner, Steven 370
recognition of titles of sovereignty by states 16, 88, 91–3, 127, 178–9, 183–4
see also titles of territorial sovereignty
referenda 150, 238, 291, 312, 315–16, 350, 376
on the location of boundaries 316–20
see also right of self-determination
regional autonomy see sub-state entities, autonomy
Reisman, Michael 305, 306, 339–40
relinquishment of territorial sovereignty see cession of territorial sovereignty
Reuter, Paul 145
reversion of sovereignty doctrine 32, 142
see also colonization, local titles of sovereignty; evidence in territorial disputes; state independence, former colonies
Right of Passage over Indian Territory (Portugal v India) (ICJ) 419, 420, 433
right of self-determination 2, 14–15, 16, 24–5, 438
African perspective on 300
see also Africa
colonized populations 15, 16, 22, 25, 95, 142, 344
see also colonization; state independence, former colonies
‘non-self-governing territories’ definition 359–60
effects on sovereignty 25–6
emergence as international law principle 298–304, 341, 343–4
external and internal projections of 298–9, 316, 341, 344, 364
integration or association with another state 26
Crimea 237–8, 291, 344, 349–50, 381
see also Eastern Europe
Northern Cyprus 349, 389
referenda see referenda
regional autonomy see sub-state entities, autonomy
restricted to ‘peoples’ 26, 360
see also peoples
secession see secession
stability and finality of boundaries principle, relationship with 228, 341–2, 343
see also stability and finality of boundaries principle
territorial integrity principle, relationship with 20, 21–2, 363, 364
uti possidetis juris principle, relationship with 211, 299, 300–302, 305–6, 320, 371
see also ‘human factor’ considerations in territorial dispute settlement; human rights; state independence
rivers see watercourses
rocks 11
see also territories
Roman law
on discovery of territories 63–5, 68
see also discovery of territories
on occupation 72–3, 74
see also occupation
on property rights 146
Rousseau, Jean-Jacques 81
rulers, local see local political entities
Russia see Eastern Europe, Russia
Saint Lucia 76, 183, 268
see also West Indies
Sánchez Rodríguez, Luis Ignacio 402, 403
secession 22, 211, 212, 394–5
devolution (consensual secession) 373, 395
referenda see referenda
role of consent 374–6
territorial disputes arising during or after
382–7
effectiveness principle, operation of 345,
346–9, 355–6, 366–9, 395
uti possidetis juris principle, relationship
with 371–3
examples 375–6
Crimea 237–8, 291, 344, 349–50, 381
Kosovo see Yugoslavia, former, Kosovo
Northern Cyprus 349, 389
Quebec 316, 364, 367, 371
Somaliland 367, 368
international law applied to 345–6
Accordance with International Law of
the Unilateral Declaration of
Independence In Respect of Kosovo
(Request for Advisory Opinion)
(ICJ) 350–51, 361–2, 364, 365, 376
duty not to recognize secessionist states
351–8, 395
ex injuria jus non oritur principle 345–8,
355, 437
Legal Consequences for States of the
Continued Presence of South Africa
in Namibia (South West Africa)
notwithstanding Security Council
Resolution 276 (1970) (ICJ) 28, 357,
415
‘realistic’ approach and its rebuttal
346–51, 355–6, 395
secession in breach of prohibition of
aggression norm 349–50
secession in breach of right of
self-determination norm 348–9
see also right of self-determination
secession not authorized by 359–62
secession not prohibited by 362–6
state recognition, significance of 368–9
territorial integrity principle, relationship
with 363, 364, 368–9
see also territorial integrity, respect for
use of force 365–6
see also use of force to settle territorial
disputes
uti possidetis juris principle 369–73
prohibited by national constitutions 364–5
secessionist claims as territorial disputes
344–5
self-governance as alternative see sub-state
entities, autonomy
see also state independence
self-defence see use of force, self-defence
self-determination, right of see right of
self-determination
self-governance of peoples see sub-state
entities, autonomy
separatist movements see secession
Serbia 211, 224, 363, 375, 377
see also Yugoslavia, former
settlement of territorial disputes 1, 2
agreements on management of disputes 8
boundary disputes see boundaries
declaratory function of courts and tribunals
26, 152–3, 220, 417, 420–21
dispute concept
classification of disputes 10–11,
199–200, 417–18
‘dispute’ existence, international
jurisprudence 6–8
distinguished from ‘conflict’ 5–6
legal and political disputes distinguished
8–9
disputes, by region see Africa, territorial
disputes; Asia, territorial disputes;
Europe, territorial disputes; Latin
America, territorial disputes; Middle
East, territorial disputes; North
America, territorial disputes
evidence see evidence in territorial disputes
‘human factor’ considerations see ‘human
factor’ considerations in territorial
dispute settlement
ICJ proceedings see ICJ (International
Court of Justice)
initiation of proceedings 418–20
international arbitration see international
arbitration
method and technical rules 18–20, 397–8,
415–16
critical date principle see critical date principle
intertemporal law rule see intertemporal law rule
use of historical evidence see evidence in territorial disputes, historical evidence
peaceful settlement 1, 2, 29–30, 108, 239–41
see also use of force
evolution of doctrine 22–4, 236–7
use of force see use of force to settle territorial disputes
refusal to engage with dispute settlement, consequences 29–30
standing restricted to states 304–5, 382
‘selves by nature’ doctrine see ‘natural slavery’ doctrine
Somaliland 367, 368
see also secession
South America see Latin America
South China Sea dispute 245–7, 250, 251, 254, 257
see also use of force to settle territorial disputes
South West Africa (Ethiopia v South Africa; Liberia v South Africa) (ICJ) 6, 401
sovereignty see territorial sovereignty
Sovereignty over Certain Frontier Land (Belgium/Netherlands) (ICJ) 159, 173, 221, 422, 431
Sovereignty over Pedra Branca/Pulau Batu Putih, Middle Rocks and South Ledge (Malaysia/Singapore) (ICJ) 192
on abandonment of titles 185
on acquiescence to sovereignty transfer 430
don attribution of conduct to states 174
on consent or acquiescence to sovereignty loss 137–8, 141, 169, 170, 180–83, 203–4
on different cultural conceptions of sovereignty 89
on effectività 160, 161, 166, 168, 429, 430
on estopped doctrine 189
on the legal personality and territorial sovereignty of local political entities 42, 97, 142, 309
on maps, evidential weight of 427
Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia) (ICJ) 163, 310, 409
Sovereignty over the Island of Bulama, and over a part of the mainland opposite to it (Great Britain/Portugal) 83, 123–4, 311, 312
Soviet Union 211, 224, 238, 270, 374–5
see also Eastern Europe
Spain
discovery of territories see also discovery of territories
in 1492–1502 see Columbus, Christopher after 1502 68
sovereignty over colonies acquired by conquest 98–9, 102, 105–8, 114
see also conquest
Canary Islands 56, 64
constructive possession doctrine applied 52, 94
exclusive rights of navigation and commerce 52–3, 69–70
Latin America 52, 94, 95–6
Moluccas 64, 68
Palaos and Carolinas 84–5
Palmas (Miangas) see Island of Palmas/Miangas (Netherlands v United States) (PCA)
papal bull Inter Caetera see papal bulls, Inter Caetera (1493)
Requerimiento declaration (1513) 49, 98–9, 114
Roman law applied 64, 68
Treaty of Tordesillas 1494 49, 68
Valladolid Junta (1550–51) 106
West Indies see West Indies, colonization of see also colonization; peace treaties
spheres of influence doctrine 87, 96–7, 122, 197–9, 202–3
see also colonization, third colonial power rights
St. Pierre and Miquelon case (Delimitation of Maritime Areas between Canada and France) 326, 332
stability and finality of boundaries principle 17, 231–2, 438
boundaries persisting after lapse of treaties 205, 227–9, 230
consent element 203
as rebuttable presumption 220
right of self-determination, relationship with 228, 341–2, 343
see also right of self-determination

see also boundaries; uti possidetis juris principle

Starita, Massimo 231

state independence

Chagos archipelago dispute see Chagos archipelago dispute
dissolution of federal states 211, 224–5 by consent 374–6
Eastern Europe see Eastern Europe; Yugoslavia, former
pre-existing borders, relevance of 376–81
see also uti possidetis juris principle
territorial disputes arising during or after 382–7
former colonies 19–20, 22, 141–2, 150
Africa see Africa, decolonization of boundaries see boundaries, treaties; uti possidetis juris principle, boundaries deriving from colonization
intertemporal law rule applied to 25, 31–2, 37–8
see also intertemporal law rule
Latin America 208, 211
‘non-self-governing territories’ definition 359–60
reversion of sovereignty doctrine 32, 142
Friendly Relations Declaration on 14–15, 150, 361
see also UN (United Nations), Declaration on Principles of International Law Concerning Friendly Relations 1970 (UN General Assembly Resolution 2625/1970)
regional autonomy see sub-state entities, autonomy
right of self-determination see right of self-determination
secession see secession
state recognition, significance of 368–9

Vienna Convention on Succession of States in Respect of Treaties 1978 224, 229–30
see also territorial sovereignty
states

attribute of conduct to 159–60, 171–3
see also effectivité
authority to enter into treaties 171–2
authority to enter into unilateral declarations 175–8

conduct of individuals or private entities 160, 173–5, 308–9
conduct of state organs 159, 173
boundaries, significance of 193–7
see also boundaries
colonial powers see Austria; France; Germany; Great Britain; Italy; Netherlands; Portugal; Spain
colonies see colonization
conduct affecting sovereignty 191–2
see also cession of territorial sovereignty;
evidence in territorial disputes; titles of territorial sovereignty
abandonment of titles 34, 106, 147, 153, 170, 183–5, 431
acquiescence see evidence in territorial disputes, acquiescence
conduct in prima facie breach of recognized rule
conquest see conquest
constructive possession doctrine 52, 87, 93–6, 130, 135
see also colonization, third colonial power rights
decolonization and secession see state independence

effectivité see effectivité
'estoppel 185–91, 203
implied consent 169–70, 192
see also consent to sovereignty transfers; evidence in territorial disputes, acquiescence
occupation see occupation
spheres of influence doctrine 87, 96–7, 122, 197–9, 202–3
see also colonization, third colonial power rights
symbolic acts see symbolic acts
treaties, entry into see treaties
unilateral declarations 93–4, 119–20, 153, 172–3, 175–8, 203
use of force prohibited see use of force, modern law prohibition
federal states
dissolution of see state independence, dissolution of federal states
'remedial' federation 388–9
see also sub-state entities, autonomy
independence see state independence
Montevideo Convention on the Rights and Duties of States 1933 16, 196, 351
478  Research handbook on territorial disputes in international law

protectorates see protectorates
responsibility for human rights violations 28
secession see secession
sovereignty of see territorial sovereignty
state recognition, significance of 368–9
see also secession; state independence
successors of colonial powers 36, 95
territories
see also territories
as constitutive element of states 16, 196–7
not constituting states 38–40
see also non-state actors
sub-state entities
autonomy 387–8, 389–90
Dispute over Inter-Entity Boundary in Brčko Area, Arbitration for the Brčko Area (Srpska v Bosnia and Herzegovina) 325, 329, 391–4
see also Yugoslavia, former, Bosnia and Herzegovina
examples of autonomous regions 390
‘remedial’ federation 388–9
requirements of 389–90
lack of standing in territorial dispute proceedings 304–5, 382
respect for territorial integrity principle, applied to 363, 364
secession see secession
see also non-state actors
subsoil 9, 197
see also territories
suzerainty agreements 103, 135–6
legal value of 39–40
whether titles of territorial sovereignty 15–16, 94, 125, 127–8, 129–30, 313
see also protectorates
symbolic acts
on discovered territories 57, 59, 60, 67
examples:
flags 75, 138
forts and settlements 71, 81
memorials 75
performed by Christopher Columbus 67, 72, 79
as titles of sovereignty 71–2, 80–81
over terrae nullius 72, 79, 81, 83
Tancredi, Antonello 347, 349–50
Tasman, Abel 75
Temple of Preah Vihear (Cambodia v Thailand) (ICJ) 191, 409–10, 421
on acquiescence to sovereignty transfer 138, 140, 181, 204
on effectivités 159, 173, 204
on estoppel doctrine 185–6
on ‘human factor’ considerations 334
on immaterial elements in boundary delimitation 219
on maps, evidential weight of 424–5, 427–8
‘natural’ boundaries idea rejected 201
on stability and finality of boundaries principle 220, 227–8
terrae nullius 41, 64–5, 73, 85, 92, 437
addressed in Territorial Sovereignty and Scope of the Dispute (Eritrea/Yemen) 274, 287–90
see also Territorial Sovereignty and Scope of the Dispute (Eritrea/Yemen)
Africa see Africa
duties (acquisition of sovereignty) towards in letters patent 60, 64, 74–5, 76–7, 79, 91
see also letters patent
Eastern Greenland case see Legal Status of Eastern Greenland (Denmark v Norway) (PCJ)
effective occupation as title of sovereignty 151, 154
see also effective occupation doctrine
inhabited territories excluded from definition 73–7, 78, 87, 143
occupation, materiality of 79–82
symbolic acts on 72, 79, 81, 83
uninhabited islands 59–60, 63–4, 81
Western Sahara advisory opinion (ICJ) on 41, 73, 130
see also Western Sahara advisory opinion (ICJ)
see also discovery of territories;
occupation; territories
Territorial and Maritime Dispute (Nicaragua v Colombia) (ICJ)
on effectivités 161, 162, 165, 168, 406
on ‘human factor’ considerations 291, 326
on stability and finality of boundaries principle 228–9
Territorial and Maritime Dispute between Nicaragua and Honduras in the Caribbean Sea (Nicaragua v Honduras) (ICJ) 168, 183, 308–9
on critical date principle 401, 405–6
on effectivités 308–9
on immaterial elements in boundary delimitation 218–19

Territorial Dispute (Libyan Arab Jamahiriya/Chad) (ICJ) 199, 200, 221, 306, 419

on consent to boundary changes 169, 202–3, 205

on effectivité versus formal title 148

on reversion of sovereignty doctrine 32

on stability and finality of boundaries principle 228

on the uti possidetis juris principle 209, 210

territorial disputes, settlement of see settlement of territorial disputes

territorial integrity, respect for see territorial integrity, respect for

boundaries 229

see also boundaries, principles

non-state actors, application to 21–2

right of self-determination, relationship with 20, 22, 22, 363, 364

see also right of self-determination

cession, relationship with 363, 364, 368–9

see also secession

sub-state entities, application to 363, 364
territory already with a sovereign 21

see also boundaries, principles;

international law, fundamental principles

territorial sovereignty

boundaries, significance of 193–7

see also boundaries

cession of see cession of territorial sovereignty

in the colonial era see colonization

conduct of states affecting see states, conduct affecting sovereignty

definition 12–17, 90–91

effective control distinguished 28

European and Islamic concepts distinguished 88–90, 295

property rights distinguished 13–14

‘quasi-sovereignty’ concept refuted 91

titles of administration distinguished 14–16

evidence of see evidence in territorial disputes

globalization, impact on 1, 193

of peoples see right of self-determination principles

see also international law, fundamental principles

boundaries, stability and finality of see stability and finality of boundaries principle

consent see consent to sovereignty transfers

equity see equity

right of self-determination see right of self-determination

territorial integrity, respect for see territorial integrity, respect for

uti possidetis juris see uti possidetis juris principle

territories see territories

titles of see titles of territorial sovereignty

Territorial Sovereignty and Scope of the Dispute (Eritrea/Yemen) 32, 36, 179, 309

on the Islamic concept of territorial sovereignty 88–9, 295

islands renounced by Turkey, whether terra nullius 274, 287–90

reversion to sovereignty territories 5, 9

airspace 5, 10, 197

aquifers 9

colonies see colonization

discovery of see discovery of territories having an international character 437–8

leases of 15, 149–50

see also Chagos archipelago dispute

maritime areas 1, 9–10, 17, 18, 196

islands see islands

low-tide elevations 11–12

rocks 11

South China Sea dispute 245–7, 250, 251, 254, 257

see also use of force to settle territorial disputes

mountains 201

protectorates see protectorates

states, relationship to see states, territories

subsoil 9, 197

titles of administration see titles of administration

uncultivated territories 77–8, 92

uninhabited territories see terra nullius

watercourses see watercourses

see also boundaries, natural boundaries;

occupation; settlement of territorial disputes

Thurloe, John 107–8, 110, 111, 116–17

Timor-Leste see East Timor

titles of administration
leases of territory 15, 149–50  
see also Chagos archipelago dispute  
opposed territories see occupation  
pending decolonization 14–15  
see also state independence  
titles of sovereignty distinguished 14–16,  
149–50  
see also titles of territorial sovereignty  
treaties conferring 15  
protectorate agreements see protectorates,  
protectorate agreements  
suzerainty agreements see suzerainty  
agreements  
titles of territorial sovereignty 146–7  
abandonment of 34, 106, 147, 153, 170,  
183–5, 431  
cession of see cession of territorial  
sovereignty conferred by  
see also states, conduct affecting  
sovereignty  
aquiescence see evidence in territorial  
disputes, acquiescence  
aquissitive prescription 146, 153–6,  
170–71  
attribution 10–11, 151, 152–3, 199–200  
conquest see conquest  
state recognition 16, 88, 91–3, 127,  
178–9, 183–4  
treaties see peace treaties; treaties;  
treaties with local political entities  
unilateral declarations 93–4, 119–20,  
153, 172–3, 175–8, 203  
uti possidetis juris see uti possidetis juris  
principle  
derivative titles see derivative titles of  
sovereignty  
versus effectivités see effectivités, versus  
formal title  
historical consolidation of title doctrine  
146, 156–7, 218, 437  
immemorial possession 92, 154  
list of 151  
local titles see colonization, local titles of  
sovereignty  
original titles see original titles of  
sovereignty  
plurality of 148  
'title' concept 146–7, 421–2  
titles of administration distinguished 14–16,  
149–50  
see also titles of administration  
see also evidence in territorial disputes  

Tobago 267, 277  
see also West Indies treaties  
amistice and ceasefire agreements 263–4  
see also peace treaties  
authority of states to enter state into 171–2  
boundary treaties see boundaries, treaties  
between colonial powers 121–2  
spheres of influence agreements 87,  
96–7, 122, 197–9, 202–3  
establishing constructive possession  
terpretation 421–3, 436  
boundary treaties, special regime 223,  
229–32  
see also boundaries, treaties  
by historic standards see intertemporal  
law rule  
presumptions 220–23  
Vienna Convention on the Law of  
Treaties 1969 135, 171–2, 229, 230,  
290, 423  

with local political entities see treaties with  
local political entities  
on the management of territorial disputes 8  
pacta sunt servanda doctrine 37  
peace treaties see peace treaties  
titles of administration, conferring 15  

Vienna Convention on Succession of States  
in Respect of Treaties 1978 224,  
229–30  
treaties with local political entities  

African colonization 110, 112  
see also Africa, colonization of  
authorized by letters patent or colonial  
charters 71, 103–4, 117–19, 126, 133  
breach, as ground for use of force 112  
peace treaties 114, 116, 135  
recognizing local titles 92, 127  
as titles of territorial sovereignty  
capacity requirement 38–43, 131–3  
colonial powers’ perspective 117–25  
consent requirement see consent to  
sovereignty transfers, local political  
entities  

enforceability 38–42, 88, 124–5, 129–30,  
311–12  
local political entities’ perspective 125–6  
terms effecting cession 126–31, 142–3  
treaties of administration 15  
protectorate agreements see protectorates,  
protectorate agreements  
suzerainty agreements see suzerainty  
agreements
Index 481

Treaty of Versailles 1919 268–9, 283, 287

provision for referenda 317, 318

Turkey

loss of territories under the Treaty of Lausanne 1923 273–4, 287–8

Mosul Advisory Opinion (Article 3, Paragraph 2, of the Treaty of Lausanne (Frontier between Turkey and Iraq)) (PCIJ) 220–21, 227

Northern Cyprus occupation 349, 389

Ottoman Empire 88–9, 149, 262, 273, 287

see also Asia; colonization; Europe; Middle East

UN (United Nations) 270

Declaration on Principles of International Law Concerning Friendly Relations 1970 (UN General Assembly Resolution 2625/1970)

on the fundamental principles of international law 20, 21, 22

on military occupation 239

on state independence 14–15, 150, 361

on use of force prohibition 237, 249–50, 257, 353

Declaration on the Rights of Indigenous Peoples 2007 335–7, 339, 364

International Law Commission see International Law Commission

UN Charter 1945

Article 2(4) on territorial integrity and use of force 20, 229, 236–7, 242–51, 263, 349

Article 33 on dispute settlement mechanisms 23

Article 51 on right to self-defence 23, 239, 243, 252

Article 73 on non-self-governing territories 359

Ch.XII 14, 149, 163

see also international organizations

uncultivated territories 77–8, 92

unilateral declarations 93–4, 119–20, 153, 172–3, 175–8, 203

see also evidence in territorial disputes

uninhabited territories see terrae nullius

United Kingdom see Great Britain

United States

Guadalupe Hidalgo Treaty 1848 277–8

inter-state relations 236

native Americans, rights over territories see native Americans, rights over territories

Treaty of Paris 1898 279–80, 286

see also North America

unowned territories see terrae nullius

use of force

conquest see conquest

‘dispute’ and ‘conflict’ distinguished 5–6

history of the law on 22, 23

see also intertemporal law rule after Spanish epoch of international law 108–17

letters patent authorizing force 102–3, 104, 108–9

see also letters patent

Medieval Christian just war theory 54, 63, 99–106

see also papal bulls; peoples, non-Christians

modern law prohibition, evolution of 22–4, 236–7

military occupation 23–4, 162, 239, 262, 264

see also occupation; peace treaties

modern law prohibition 31, 237–9, 240, 437

acts of aggression 258, 349–50, 353

Friendly Relations Declaration on 237, 249–50, 257, 353

see also UN (United Nations), Declaration on Principles of International Law Concerning Friendly Relations 1970 (UN General Assembly Resolution 2625/1970)

right to self-defence see use of force, self-defence

territorial dispute settlement see use of force to settle territorial disputes

UN Charter Article 2(4) 20, 229, 236–7, 242–51, 263, 349

see also UN (United Nations), UN Charter 1945

peace treaties see peace treaties

peaceful settlement of disputes see settlement of territorial disputes, peaceful settlement

self-defence 238

‘armed attack’ definition, relevance of 241, 243, 252, 253, 255, 256, 258

authorized by UN Charter Article 51 23, 239, 243, 252

unilateral declarations 93–4, 119–20, 153, 172–3, 175–8, 203

Turkey
see also UN (United Nations), UN Charter 1945 under pre-1945 law 54, 100, 113 used to justify forcible acquisition of sovereignty 240, 241, 243, 252–60 see also use of force to settle territorial disputes use of force to settle territorial disputes 237, 240–51, 260–61 addressed in Cameroon v Nigeria case 241–3, 252, 259–60 see also Land and Maritime Dispute (Cameroon v Nigeria: Equatorial Guinea intervening) (ICJ) ‘established territorial status quo’ definition 258–60 examples 237, 240 Crimea, annexation by Russia (2014) 237–8, 291, 344, 349–50, 381 see also Eastern Europe Eritrea/Ethiopia boundary dispute see Eritrea/Ethiopia boundary dispute Falkland/Malvinas Islands war see Falkland/Malvinas Islands war (1983) Goa, annexation by India (1961) 240, 247–8, 252–3 Northern Cyprus 349, 389 South China Sea dispute 245–7, 250, 251, 254, 257 to prevent secession 365–6 restoration of sovereignty rationale 241, 242–3, 244–51 self-defence rationale 240, 241, 243, 252–60 see also settlement of territorial disputes, peaceful settlement; use of force USSR 211, 224, 238, 270, 374–5 see also Eastern Europe uti possidetis juris principle 17, 18, 19–20, 155, 202, 206–7, 226, 438 applied in non-colonial contexts 376 deviations from 381, 384–5 Eastern Europe 211, 224, 369–70, 376–81 see also Eastern Europe scholarly debate on 369–73 boundaries deriving from colonization 19, 161–2, 299, 300–302, 328 Africa 207–10, 211 Latin America 208, 211 boundary treaties, relationship with 210 see also boundaries, treaties critical date principle, distinguished from 402–4 see also critical date principle domestic law, role in application of 212–15, 424 effectivité versus formal title, relationship with 164–5, 204, 212, 386 purpose of 210–12 right of self-determination, relationship with 211, 299, 300–302, 305–6, 320, 371 see also right of self-determination see also boundaries; stability and finality of boundaries principle; state independence

Index 483

Delimitation of the Exclusive Economic Zone and the Continental Shelf (Barbados v Trinidad and Tobago) 325, 326, 327

Western Sahara advisory opinion (ICJ) 30, 293

agreements with local political entities, enforceability 41–2, 129–30

on derivative titles of sovereignty 87, 150

on the legal personality of local political entities 313–14

on spheres of influence doctrine 96, 198

on terra nullius 41, 73, 130

Wilson, Woodrow 343, 395

Wolff, Christian 74

Wolff, Stefan 387

Young, Thomas 69, 118

Yugoslavia, former 344

Badinter Commission 211, 224, 300–301, 320, 364, 369–70, 377

Bosnia and Herzegovina 211, 224, 262, 272–3, 320, 377, 388–9

Dispute over Inter-Entity Boundary in Brčko Area, Arbitration for the Brčko Area (Srpska v Bosnia and Herzegovina) 325, 329, 391–4

Croatia 211, 224, 320, 377

Croatia/Slovenia case (PCA) 9, 24–5, 163, 166–7, 168, 424


ethnic Serbs in other states 211, 320, 381, 388–9, 393

Kosovo 344, 347–8, 369, 377–8

see also secession

Accordance with International Law of the Unilateral Declaration of Independence In Respect of Kosovo (Request for Advisory Opinion) (ICJ) 350–51, 361–2, 364, 365, 376

Montenegro 375, 377–8

Serbia 211, 224, 363, 375, 377, 381

see also Eastern Europe; state independence