

INTERNATIONAL LAW REPORTS

Volume

27

EDITED

BY

E. LAUTERPACHT

FELLOW OF TRINITY COLLEGE, CAMBRIDGE;
OF GRAY'S INN, BARRISTER-AT-LAW

LONDON

BUTTERWORTHS

1963

ENGLAND: BUTTERWORTH & CO. (PUBLISHERS) LTD.
 LONDON: 88 Kingsway, W.C.2
AFRICA: BUTTERWORTH & CO. (AFRICA) LTD.
 DURBAN: 33/35 Beach Grove
AUSTRALIA: BUTTERWORTH & CO. (AUSTRALIA) LTD.
 SYDNEY: 6/8 O'Connell Street
 MELBOURNE: 473 Bourke Street
 BRISBANE: 240 Queen Street
CANADA: BUTTERWORTH & CO. (CANADA) LTD.
 TORONTO: 1367 Danforth Avenue, 6
NEW ZEALAND: BUTTERWORTH & CO. (NEW ZEALAND) LTD
 WELLINGTON: 49/51 Ballance Street
 AUCKLAND: 35 High Street
U.S.A.: BUTTERWORTH INC.
 WASHINGTON, D.C.: 7235 Wisconsin Avenue, 14

©
 E. LAUTERPACHT
 1963

PREFACE

THE present volume is the first in this series of reports which does not contain as part of its title any reference to a calendar year. Instead, it is identified simply as volume 27. As explained in the Preface to volume 25 (1958-I), this change has been introduced primarily in the interest of flexibility and to permit the reporting in a single volume of cases decided in different years. In consequence, while this volume consists mainly of judgments rendered in 1959, it also contains some cases decided in 1960 and many important decisions given in earlier years, even as far back as 1949. Among these, special attention may be drawn to the 116 page award given in 1958 by Professor Sauser-Hall in the arbitration between the Government of Saudi Arabia and the Arabian American Oil Company.

I must record with deep regret the death on March 27, 1963, of Sir Cecil J. B. Hurst, G.C.M.G., Q.C., who had been a member of the Advisory Committee of these *Reports* from the very inception of the series in 1929.

The generosity shown to these *Reports* by the Ford Foundation remains on such a scale that I am glad to be able to take this opportunity of warmly renewing my thanks to that body and to those of its officers who have devoted so much time and good will to ensuring the continuity and development of the series.

Once again I have relied heavily upon the aid of Miss G. M. White, Ph.D.(Lond.) as well as of Mrs. A. B. Lyons, B.Sc.(Econ.), for which I am, as always, most grateful. Miss White has, among other things, performed the exacting task of preparing the Table of Treaties and the Index. To Mrs. E. E. Jansen and Mrs. S. Rainbow, who have once more given much help, the former in the preparation of the Tables of Cases, the latter in general secretarial assistance, I also tender many thanks.

Finally, I would mention my appreciation of the contribution made to the appearance of this volume by Messrs. Butterworth and Co., the publishers, and Messrs. R. J. Acford Ltd., their printers.

E. LAUTERPACHT

TRINITY COLLEGE,
CAMBRIDGE.

July 1963.

ADVISORY COMMITTEE

LORD McNAIR, Q.C., LL.D., F.B.A. (Chairman)
 PROFESSOR RICHARD R. BAXTER
 SIR GERALD FITZMAURICE, G.C.M.G., Q.C.
 PROFESSOR EDVARD HAMBRO
 PROFESSOR R. Y. JENNINGS
 DR. YUEN-LI LIANG
 M. JULIO LÓPEZ OLIVÁN
 PROFESSOR CHARLES ROUSSEAU
 PROFESSOR J. H. W. VERZIJL
 SIR HUMPHREY WALDOCK, C.M.G., O.B.E., Q.C.

CONTRIBUTORS

Administrative Tribunal of the Inter- national Labour Organization	}	Mr. Jaques Lemoine
Administrative Tribunal of the United Nations		
Arbitral Tribunal: Saudi Arabia-Aramco	}	Mr. A. B. Lyons
Court of Justice of the European Coal and Steel Community		
International Court of Justice		Mr. D. G. Valentine
		The Editor
Australia	}	Mr. A. D. Watts
British Colonies and Dependent Territories:		
Hong Kong		
Kenya		
Singapore		
Uganda		
Zanzibar		
Canada		
England		Professor R. Y. Jennings and Dr. Gillian White
Ghana		Mr. A. D. Watts
India		Professor T. S. Rama Rao
Northern Ireland		Professor R. Y. Jennings and Dr. Gillian White
Pakistan		Professor T. S. Rama Rao
Switzerland		Dr. Felice Morgenstern
Union of Soviet Socialist Republics		Dr. Gillian White

TABLE OF CONTENTS

[See also CLASSIFICATION]

	PAGE
PREFACE	v
LIST OF CONTRIBUTORS	vii
CLASSIFICATION	xi
TABLE OF CASES (alphabetical)	xxiii
TABLE OF CASES (arranged according to courts and countries)	xxv
TABLE OF TREATIES	xxvii
LIST OF ABBREVIATIONS	xxxi

PART I

INTERNATIONAL LAW IN GENERAL	I
--	---

PART II

STATES AS INTERNATIONAL PERSONS	19
---	----

PART III

STATE TERRITORY	45
---------------------------	----

PART IV

JURISDICTION	103
------------------------	-----

PART V

STATE RESPONSIBILITY	117
--------------------------------	-----

PART VI

THE INDIVIDUAL IN INTERNATIONAL LAW	234
---	-----

PART VII

DIPLOMATIC AND CONSULAR INTERCOURSE AND PRIVILEGES	253
---	-----

TABLE OF CONTENTS

	PAGE
PART VIII	
TREATIES	256
PART IX	
INTERNATIONAL ORGANIZATION AND ADMINIS- TRATION	295
PART X	
DISPUTES	473
PART XI	
WAR AND NEUTRALITY	612
INDEX	653

CLASSIFICATION

PART I

INTERNATIONAL LAW IN GENERAL

	<i>Page</i>
I. NATURE AND BINDING FORCE	—
II. SOURCES	—
(See also Part X: A, I, ii.)	
III. SUBJECTS OF INTERNATIONAL LAW	I
(See also Part VI: A; and Part VIII: B, VII.)	
IV. RELATION TO MUNICIPAL LAW	13
(See also Part VIII: B, VII; and Part VI: A.)	
V. INTERNATIONAL COMITY	18
VI. MISCELLANEOUS	—

PART II

STATES AS INTERNATIONAL PERSONS

A. IN GENERAL

I. THE BEGINNING OF STATE EXISTENCE	—
(For Recognition see below, D.)	
II. SOVEREIGNTY AND INDEPENDENCE—	
i. In Foreign Relations	—
(See also below, IV; Part IV; and Part VIII: D, II.)	
ii. In Matters of Domestic Jurisdiction	—
iii. Conduct of Foreign Relations. Conclusiveness of Statements of the Executive	—
iv. Waiver of Rights. Estoppel	—
III. EQUALITY OF STATES	—
IV. RECOGNITION OF ACTS OF FOREIGN STATES AND GOVERN- MENTS	19
(See also below, D; and Part IV: A, I.)	
V. CONTINUITY OF STATES	22
(See also below, E.)	
VI. EXTINCTION OF STATES	—

B. COMPOSITE AND DEPENDENT STATES AND TERRITORIES

I. UNIONS OF STATES—	
i. Federal States and Confederations	—
ii. Other Unions (including Customs Unions)	—
II. BRITISH COMMONWEALTH OF NATIONS	29
III. PROTECTED STATES AND PROTECTORATES. DEPENDENT STATES	—

	<i>Page</i>
IV. MANDATED AND TRUST TERRITORIES—	
i. Sovereignty over Mandated and Trust Territories. Status of Mandated and Trust Territories	—
ii. Rights and Duties of the Administering Authority	—
iii. Rights and Duties of the Supervisory Authority	—
iv. Equality of Opportunity	—
v. Nationality in Mandated and Trust Territories	—
vi. Other Matters	—
C. NEUTRALIZATION AND DEMILITARIZATION	—
D. RECOGNITION	
(See also above, A, IV; and Part IV: A, I.)	
I. OF STATES	—
II. OF GOVERNMENTS	—
III. OF INSURGENCY	—
IV. OF BELLIGERENCY	—
V. OF ANNEXATION	—
VI. CONDITIONAL RECOGNITION	—
VII. IMPLIED RECOGNITION	—
VIII. WITHDRAWAL OF RECOGNITION	—
E. STATE SUCCESSION	
I. SUCCESSION TO RIGHTS	—
II. SUCCESSION WITH REGARD TO CONTRACTUAL AND OTHER OBLIGATIONS AND CONCESSIONS	30
III. THE PUBLIC DEBT. PENSIONS	—
IV. SUCCESSION WITH REGARD TO OBLIGATIONS FOR DELINQUENCIES (TORTS)	—
V. RESPECT FOR PRIVATE RIGHTS	32
VI. UPON TERMINATION OF A REBELLION	—
VII. INTERNATIONAL CONVENTIONS	35
VIII. IN MATTERS OF ADMINISTRATION. OFFICIALS	—
IX. CONTINUITY OF THE LAW. JUDGMENTS OF COURTS. PENDING ACTIONS	—
X. IN MATTERS OF EXTRADITION	—
F. SUCCESSION OF GOVERNMENTS	
I. IN GENERAL	—
II. UPON TERMINATION OF A REBELLION	—
G. MISCELLANEOUS	—

PART III

STATE TERRITORY

	<i>Page</i>
A. IN GENERAL	
I. NATURE OF TERRITORIAL SOVEREIGNTY	45
II. ACQUISITION OF TERRITORIAL SOVEREIGNTY—	
i. Accretion and Accession	—
ii. Occupation. Discovery. The Principle of Contiguity	—
iii. Cession	—
iv. Prescription	49
v. Conquest and Annexation	—
III. LOSS OF TERRITORIAL SOVEREIGNTY	—
IV. EFFECTS OF CHANGES OF SOVEREIGNTY	—
(See also Part II: E.)	
V. OCCUPATION OF FOREIGN TERRITORY IN TIME OF PEACE	—
VI. INTERNATIONAL LEASES AND GRANTS IN PERPETUITY	49
VII. SOVEREIGNTY OVER THE AIR—	58
i. Air Navigation Conventions	—
ii. Wireless Telegraphy, Telephony, etc.	—
(See also Part XI: D.)	
B. PARTS OF STATE TERRITORY	
I. BOUNDARIES—	
i. Land Boundaries	62
ii. Water Boundaries	—
II. RIVERS—	
i. National Rivers	—
ii. Multi-national Rivers	—
iii. International Rivers	
(a) The Principle of Freedom of Navigation on Inter- national Rivers	—
(b) Functions and Competence of International Com- missions on International Rivers	—
iv. Utilization of the Flow of Non-national and International Rivers	—
III. TERRITORIAL WATERS—	
i. Nature of the Maritime Belt	98
ii. Breadth and Delimitation of the Maritime Belt. Base Lines. Islands. Subsoil of Territorial Waters	—
iii. Jurisdiction in the Maritime Belt	—
iv. Innocent Passage	—
v. Coasting Trade and Fisheries	—
(See also Part IV: A, I.)	
IV. NATIONAL WATERS	—
V. CONTINENTAL SHELF	—
VI. STRAITS	—
VII. BAYS	—
VIII. INTERNATIONAL CANALS	—
IX. LAKES AND LAND-LOCKED SEAS	—
X. ISLANDS	—

	<i>Page</i>
XI. STATE SERVITUDES	—
XII. DEMILITARIZED ZONES	—
C. MISCELLANEOUS	102

PART IV

JURISDICTION

A. IN GENERAL. TERRITORIAL AND PERSONAL

I. TERRITORIAL—

i. Over Territory in General and Persons and Property Situated therein. Territorial Limits of Jurisdiction. Expropriation of Alien Property	103
(See also Part II: A, IV, and D.)	
ii. Jurisdiction over Foreigners	—
iii. Over Ports and National Waters	—
(See also Part III: B, III.)	
iv. At the Maritime Frontier. Hovering Laws	109
(See also below, C.)	
v. Coasting Trade	—
vi. Fisheries	—
vii. Continental Shelf	—
(See also Part III: B, V.)	
viii. Exemptions from and Restrictions upon Territorial Jurisdiction	
(a) Foreign States	—
(See also Part II: A, II, iii.)	
(b) Heads of Foreign States	109
(c) Public Ships and Other Property of Foreign States	III
(d) Foreign Armed Forces	—
ix. Irregular Apprehension	—

II. PERSONAL—

i. Over Nationals in respect of Crimes Committed Abroad	—
ii. Over Nationals Abroad or on the High Seas and their Property Abroad	—

B. EXTRATERRITORIAL JURISDICTION: CONSULAR JURISDICTION. RÉGIME OF CAPITULATIONS 114

C. HIGH SEAS

I. CONCEPTION OF THE HIGH SEAS AND OF THE FREEDOM OF THE SEA —

II. JURISDICTION ON THE HIGH SEAS—

i. For Ensuring the Safety of Traffic. Collisions. Salvage. Pollution of the High Seas	—
ii. For Enforcement of International Conventions. Slave Trade	—
iii. Visit, Search and Arrest by Men-of-War in Time of Peace	—
iv. The Law Governing the Flag. Ship's Papers	114
v. The Right of Pursuit	—
vi. Enforcement of Hovering, Revenue and Other Municipal Laws	—
vii. Piracy	—
(See also Part III: B, III, VI, and VII.)	

III. SUBMARINE CABLES —

D. THE AIR SPACE 115

E. MISCELLANEOUS —

PART V

STATE RESPONSIBILITY

Page

A. NATURE AND KINDS OF STATE RESPONSIBILITY	
I. IN GENERAL. ABSOLUTE RESPONSIBILITY AND RESPONSIBILITY BASED ON FAULT	—
II. FOR BREACHES OF TREATY OBLIGATIONS	—
III. FOR REVOCATION OF, OR INTERFERENCE WITH, CONCESSIONS OR CONCESSIONARY CONTRACTS	117
IV. FOR DEBTS	—
V. FOR OTHER BREACHES OF CONTRACTUAL OBLIGATIONS	—
VI. FOR WRONGS UNCONNECTED WITH CONTRACTUAL OBLIGATIONS—	
i. Acts and Omissions of State Organs and Officials	
(a) Denial of Justice. Exhaustion of Legal Remedies	—
(b) Executive Action or Inaction	—
(c) Connected with Legislation	—
(d) Plea of Non-discrimination against Foreigners	—
(See also Part IV: A, I, i.)	
ii. Acts of Insurgents, Rioters and Private Individuals in General	—
VII. FOR ACTS OR OMISSIONS OF REVOLUTIONARY OR <i>DE FACTO</i> GOVERNMENTS	—
VIII. MISCELLANEOUS	—
B. CLAIMS	
I. IN GENERAL	233
II. NATIONALITY OF CLAIMS	—
III. ASSIGNMENT OF CLAIMS	—
IV. STATE CONTROL OVER PRIVATE CLAIMS	—
C. PRESCRIPTION (EXTINCTIVE PRESCRIPTION)	
I. BEFORE INTERNATIONAL TRIBUNALS	—
II. EFFECT OF MUNICIPAL STATUTES OF LIMITATION	—
III. EFFECT OF WAR	—
D. DAMAGES (MEASURE OF DAMAGES)	
I. AWARD OF DAMAGES IN GENERAL. GROUNDS FOR AWARDDING DAMAGES	—
II. INDIRECT DAMAGE AND DAMAGES FOR LOSS OF PROFITS	—
III. PUNITIVE AND EXEMPLARY DAMAGES	—
E. INTEREST	
I. IN GENERAL	—
II. RATE OF INTEREST. COMPOUND INTEREST	—
III. THE <i>DIES A QUO</i> . THE <i>DIES AD QUEM</i>	—
F. MISCELLANEOUS	—

PART VI

THE INDIVIDUAL IN INTERNATIONAL LAW

Page

A. IN GENERAL

I. POSITION OF INDIVIDUALS IN INTERNATIONAL LAW.

HUMAN RIGHTS AND FREEDOMS . . . —
(See also Part I: IV; and Part VIII: B, VII.)

II. BEFORE INTERNATIONAL TRIBUNALS . . . —

B. NATIONALITY

I. IN GENERAL. PROOF OF NATIONALITY . . . 234

II. ACQUISITION OF NATIONALITY. NATIONALITY AS AFFECTED
 BY CHANGE OF SOVEREIGNTY . . . 236

III. AS DETERMINING THE RIGHT OF PROTECTION OF CITIZENS
 ABROAD . . . —
(See also Part V: A, and B, II.)

IV. PROTECTED PERSONS AND *DE FACTO* SUBJECTS . . . 239

V. NATURALIZATION . . . —

VI. EXPATRIATION. LOSS OF NATIONALITY . . . 245

VII. DENATIONALIZATION . . . —

VIII. DOUBLE NATIONALITY . . . —

IX. NATIONALITY OF MARRIED WOMEN . . . —

X. OPTION . . . —

XI. STATELESSNESS . . . —

XII. NATIONALITY OF CORPORATIONS . . . —
(See also Part XI: A, VI.)

C. ALIENS

I. ADMISSION OF ALIENS . . . —

II. POSITION OF ALIENS—

i. Subjection to Territorial Sovereignty of Receiving State 247

ii. Protection by the National State . . . —

iii. Treatment by and Responsibilities of the Receiving State 248
(See also Part V.)

iv. Plea of Non-discrimination . . . —
(See also Part V.)

v. Respect for Property. Expropriation . . . —
(See also Part IV: A, I.)

III. EXPULSION OF ALIENS—

i. Right of Expulsion . . . 249

ii. Procedure of Expulsion . . . 249

D. EXTRADITION

I. IN GENERAL . . . —

II. EXTRADITION OF NATIONALS . . . —

III. CONDITIONS OF EXTRADITION. EXTRADITABLE CRIMES . . . —

CLASSIFICATION

xvii

Page

IV. PROCEDURE OF EXTRADITION	251
V. POLITICAL CRIMES	—
VI. MISCELLANEOUS	—
E. MINORITIES (PROTECTION OF MINORITIES)	—
F. MISCELLANEOUS	—

PART VII

DIPLOMATIC AND CONSULAR INTERCOURSE AND PRIVILEGES

A. PERMANENT DIPLOMATIC ENVOYS

I. APPOINTMENT AND RECEPTION OF DIPLOMATIC ENVOYS	253
II. POSITION AND FUNCTIONS OF DIPLOMATIC ENVOYS	—
III. PRIVILEGES AND IMMUNITIES OF—	
i. Diplomatic Envoys and their Staff	—
ii. Subordinate Members of the Diplomatic Staff	—
iii. The Family and Retinue of Diplomatic Envoys	—
iv. Diplomatic Premises	253

B. SPECIAL ENVOYS. DELEGATES AT INTERNATIONAL CONFERENCES. TRADE DELEGATIONS —

C. RIGHT OF OTHER PERSONS TO PRIVILEGES AND IMMUNITIES

I. OFFICIALS OF THE UNITED NATIONS	—
II. REPRESENTATIVES SENT BY AND ACCREDITED TO THE UNITED NATIONS	254
III. DELEGATES OF STATES ATTENDING INTERNATIONAL CONFERENCES	—
IV. OFFICIALS OF INTERNATIONAL ORGANIZATIONS	—
V. JUDGES AND OFFICIALS OF THE INTERNATIONAL COURT OF JUSTICE AND OTHER INTERNATIONAL TRIBUNALS	—

D. CONSULS

I. APPOINTMENT AND EXEQUATUR	—
II. POSITION AND FUNCTIONS OF CONSULS	—
III. PRIVILEGES AND IMMUNITIES OF CONSULS	—

E. MISCELLANEOUS —

PART VIII

TREATIES

	<i>Page</i>
A. IN GENERAL	
I. CONCEPTION AND FUNCTION OF TREATIES	—
II. FORMS OF INTERNATIONAL AGREEMENTS: TREATIES. CONVENTIONS. GOVERNMENTAL AGREEMENTS. EX- CHANGES OF NOTES. OTHER FORMS OF TREATIES	—
B. CONCLUSION AND OPERATION OF TREATIES	
I. SIGNATURE. ACCESSION AND ADHESION. TACIT RENEWAL	—
II. CONDITIONS OF VALIDITY OF TREATIES. REGISTRATION OF TREATIES	256
III. PARTIES TO TREATIES. RIGHT TO CONCLUDE TREATIES. COMPOSITE AND DEPENDENT STATES AND TERRITORIES	—
IV. CONSTITUTIONAL LIMITATIONS	—
V. RESERVATIONS	—
VI. RATIFICATION OF TREATIES. ENTRY INTO FORCE	256
VII. OPERATION AND ENFORCEMENT OF TREATIES. NECESSITY FOR MUNICIPAL LEGISLATION (<i>See also</i> Part I: IV; <i>and</i> Part VI: A.)	257
VIII. EFFECT OF TREATIES ON THIRD PARTIES	280
IX. EFFECT OF MUNICIPAL LEGISLATION	—
X. MISCELLANEOUS	—
C. TERMINATION OF TREATIES	
I. BY OPERATION OF LAW—	
i. In General	—
ii. Extinction and Dismemberment of Contracting Party	—
iii. Outbreak of War (<i>See also</i> Part XI.)	—
II. BY ACT OF PARTY—	
i. In General	—
ii. Mutual Consent. Revision of Treaties	281
iii. Unilateral Denunciation. Result of Non-performance by the Other Party	—
D. INTERPRETATION OF TREATIES	
I. AGENCIES OF INTERPRETATION	—
II. PRINCIPLES AND RULES OF INTERPRETATION	281
III. BILINGUAL TREATIES	282
IV. CONSIDERATION OF PREPARATORY WORK	282
V. MISCELLANEOUS	—
E. SPECIAL KINDS OF TREATIES	283

PART IX
INTERNATIONAL ORGANIZATION AND
ADMINISTRATION

A. INTERNATIONAL ORGANIZATION IN GENERAL .	295
B. THE UNITED NATIONS	
I. LEGAL NATURE OF THE UNITED NATIONS. MEMBERSHIP	—
II. THE GENERAL ASSEMBLY	—
III. THE SECURITY COUNCIL	—
IV. OTHER ORGANS OF THE UNITED NATIONS	—
V. INTERPRETATION OF THE CHARTER OF THE UNITED NATIONS	—
C. SPECIALIZED AGENCIES OF THE UNITED NATIONS	—
D. OTHER INTERNATIONAL ORGANIZATIONS AND ORGANS OF INTERNATIONAL ADMINISTRATION	295
E. INTERNATIONAL OFFICIALS	418
F. MISCELLANEOUS	—

PART X
DISPUTES

A. ARBITRATION

I. IN GENERAL—	
i. Conception and Function of Arbitration	—
ii. The Law Applied by Arbitral Tribunals	473
iii. The Arbitration Treaty. Appointment and Withdrawal of Arbitrators	473
II. PROCEDURE—	
i. Procedure before the Tribunal (Oral and Written Arguments)	—
ii. Competence. Competence to Determine Jurisdiction	473
iii. Intervention	—
iv. Procedure	473
III. EVIDENCE	474
IV. THE AWARD	474
i. Scope and Binding Force of the Award	—
ii. Appeal and Revision	474
V. MISCELLANEOUS	474

	<i>Page</i>
B. INTERNATIONAL COURT OF JUSTICE	
I. ORGANIZATION OF THE COURT	—
II. CONTENTIOUS JURISDICTION—	
i. Competence	475
ii. Procedure	609
iii. The Law Applicable	609
iv. Judgment	—
III. ADVISORY JURISDICTION—	
i. Competence	609
ii. Procedure	—
iii. The Law Applicable	—
iv. Opinion	—
C. OTHER INTERNATIONAL COURTS	609
D. CONCILIATION	—
E. UNILATERAL MEANS OF REDRESS SHORT OF WAR: RETORSION. REPRISALS. PACIFIC BLOCKADE. INTERVENTION	—
F. NEGOTIATION	611
G. MISCELLANEOUS	—

PART XI WAR AND NEUTRALITY

A. WAR IN GENERAL	
I. DEFINITION AND TECHNICAL MEANING OF WAR. BELLIGERENCY AND INSURGENCY	612
II. COMMENCEMENT OF WAR	—
III. REGION OF WAR	—
IV. BELLIGERENT FORCES	—
V. EFFECTS OF OUTBREAK OF WAR—	
i. In General	614
ii. On Treaties	—
iii. On Private Contracts	629
iv. On Enemy Subjects with regard to	
(a) Their Personal Status in the Territory of the Belligerent. <i>Persona standi in judicio</i>	—
(b) Their Property and Other Rights	637
v. On Enemy Merchant Ships in Port	—
vi. On Neutral Persons and Property. The Right of Angary	—
vii. Trading with the Enemy	638
VI. ENEMY CHARACTER—	
i. Of Individuals	649
ii. Of Corporations	—
iii. Of Ships	—
iv. Of Goods	—
VII. THE BINDING FORCE OF THE LAWS OF WAR	—

VIII. ENFORCEMENT OF THE LAWS OF WAR—	—
i. Reprisals	—
ii. Punishment of War Crimes and Crimes against Humanity. Defence of Superior Orders	—
iii. Compensation and Reparation	—
IX. PRISONERS OF WAR	—
X. TREATMENT OF WOUNDED	—
XI. NON-HOSTILE RELATIONS BETWEEN BELLIGERENTS, ESPECIALLY ARMISTICES	—
XII. TERMINATION OF WAR	—
XIII. EFFECTS OF TREATIES OF PEACE—	—
i. In General	—
ii. Amnesty	—
iii. <i>Postliminium</i>	—
iv. Miscellaneous	—
XIV. PERFORMANCE OF TREATIES OF PEACE	—
XV. MISCELLANEOUS	—

B. WARFARE ON LAND

I. MEASURES AND INSTRUMENTS OF FORCE	—
II. APPROPRIATION, UTILIZATION AND DESTRUCTION OF ENEMY PROPERTY	—
III. OCCUPATION OF ENEMY TERRITORY—	649
i. Nature and Effects of the Occupation	—
ii. Legislative, Judicial and Administrative Functions of the Occupant	—
iii. Respect for Private Property. The Public Property of the Enemy State. Requisitions and Contributions	—
iv. Inhabitants. Services. Deportations. Hostages	—

C. WARFARE AT SEA

I. MEASURES AND INSTRUMENTS OF FORCE	—
II. VISIT, SEARCH, CAPTURE AND DESTRUCTION—	—
i. Of Enemy Merchantmen	—
ii. Of Neutral Merchantmen	—
III. RESTRICTIONS ON THE RIGHT OF CAPTURE (HOSPITAL SHIPS, ETC., POSTAL CORRESPONDENCE, PROPERTY UNDER NEUTRAL FLAG).	—
IV. PRIZE LAW—	—
i. Nature and Extent of Jurisdiction of Prize Courts	—
ii. Procedure	—
iii. Indemnities and Damages	—

D. CONTRABAND

I. CONCEPTION OF CONTRABAND. ABSOLUTE AND CONDITIONAL CONTRABAND	—
II. CARRIAGE OF CONTRABAND AND DOCTRINE OF CONTINUOUS VOYAGE	—
III. PENALTY FOR CARRIAGE OF CONTRABAND	—