

INDEX

- 200-mile maritime zone
 - early initiatives for 22–27
 - post-Geneva developments 32–34
- Africa
 - blue economy and maritime security 309–310
 - post-Geneva developments 34–35
 - see also* individually named countries
- air defence identification zones (ADIZ) 244–245, 293–295
- aircraft 79
- Alaska, Bering Sea fur-seals arbitrations 15–17
- Antarctic
 - demilitarisation 264–265
 - specially protected areas 116–117
- Antarctic Treaty 264–265
- arbitration tribunals 358
 - see also* International Tribunal for the Law of the Sea (ITLOS)
 - Annex VII arbitration 358
 - Annex VIII arbitration 358
- archaeological objects *see* underwater archaeological and historical objects
- Arctic States
 - Polar Code 116–117
 - specially protected areas 116–117, 121
- Arctic Sunrise Arbitration 133–134
- armed robbery 308–309
 - see also* piracy
- arms *see* weapons
- artefacts *see* underwater archaeological and historical objects
- artificial islands, installations and structures
 - enforcement jurisdiction 133–134
 - general scope of coastal State rights 124–128
 - safeguards 130–133
 - safety zones 129–130
- Association of Southeast Asian Nations (ASEAN) 302
- attribution of rights 233
- Australia
 - maritime security 287–288, 292–293
 - submarine cables and pipelines 183–184
 - underwater archaeological and historical objects 339
- automatic identification system (AIS) 289–290
- Baltic Operations (BALTOPS) 236–238
- Baltic Sea
 - foreign military exercises 236–238
 - submarine cables and pipelines 187–188
- Bangladesh, security claims over the EEZ 225–227
- Barbados v. Trinidad and Tobago* 65–66
- Bering Sea fur-seals arbitrations 15–17
- Black Sea, foreign military exercises 236–238
- blue economy 309–310
- Brazil, security claims over the EEZ 225–227
- Britain *see* United Kingdom
- broadcasting facilities 125–126

- cables *see* submarine cables and pipelines
- Cambodia, security claims over the EEZ 225–227
- Canada
 - Arctic regulations 116, 121
 - Canadian Arctic Waters Pollution Prevention Act 121
 - maritime domain awareness (MDA) 287–288
- Cabo Verde, security claims over the EEZ 225–227
- Caribbean, Santo Domingo Declaration 34
- Castañeda-Vindenes Group 42, 53–54, 209–210
- Chagos Marine Protected Area 51, 135
- Charter of the UN *see* UN Charter
- Chicago Convention 80–81
- Chile
 - Declaration on the Maritime Zone (Santiago Declaration) 26–27
 - security claims over the EEZ 224–230
- China
 - foreign intelligence 242–243
 - foreign military exercises 236–238
 - international efforts to reconcile conflicts over military activities 261–263
 - military survey 250–251
 - security claims over the EEZ 225–227
 - South China Sea 90
 - submarine cables and pipelines 165–166
- climate
 - climate change 282–283
 - ice-covered areas 115–117
 - intentional and unlawful damage to the marine environment 282–283
 - global warming 282–283
- coastal States
 - artificial islands, installations and structures
 - enforcement jurisdiction 133–134
 - general scope of coastal State rights 124–128
 - safeguards 130–133
 - safety zones 129–130
 - choosing not to claim EEZ 43–44
 - dispute settlement 59–64
 - economic zone concept 40
 - EEZ as success for 9
 - EEZ rights 44
 - environmental jurisdiction 105
 - historical context
 - 1930 Hague Codification Conference 17–21
 - post-Geneva developments 30–35
 - three-mile limit 13–14
 - Law of the Sea Conferences 27–30
 - maritime security 285–286
 - collective security as 300–302
 - law enforcement, right of hot pursuit and right of visit 295–300
 - maritime domain awareness 286–288
 - means to collect information 289–295
 - navigational freedoms
 - dispute resolution 134–139
 - impact of rights on 77–78
 - modified freedoms in the EEZ 139–141
 - scope of 78–82
 - sovereign rights 82
 - enforcement jurisdiction 97–103, 119–124
 - living resources 83–85
 - non-living resources 94–95
 - other activities for economic uses 95–96
 - protection of marine species, habitats and ecosystem 85–90
 - regulation of activities ancillary to fishing 90–94
 - status of international rules and standards
 - ships and shipping 108–111
 - specially protected areas 111–117
 - submarine cables and pipelines
 - exploration and exploitation considerations 156–160
 - freedom to lay 148–154
 - reasonable measures 156

- in UNCLOS 2–4
 - natural resources 367–368
 - uses of the sea 53–56
- Code for Unplanned Encounters at Sea (CUES) 263
- Codification of International Law 20
 - First Conference 20
- Cold War 260–264
- collective security 300–302
 - see also* maritime security
- Colombia, Nicaragua v* 336
- communicational interests
 - consideration 48–50
- conservation *see* protection of the
 - marine environment;
 - underwater archaeological and historical objects
- contiguous zone
 - coastal State rights 43
 - dispute settlement 358
 - Geneva Conferences 28–29
 - sui generis* functional zone 42–45
 - underwater archaeological and historical objects 335–336, 339
 - Territorial Sea and the Contiguous Zone Convention 28–29
- continental shelf
 - enforcement jurisdiction 97–103
 - installations on 131–132, 256
 - laying submarine cables 149–150, 156–160, 166–167
 - living resources 83–84
 - scientific research 247
 - security claims over the EEZ 225–227
 - sovereign rights of coastal States 206–207
 - underwater archaeological and historical objects 323–324, 340–345, 349–350, 356–357
- Continental Shelf Convention *see* Convention on the Continental Shelf
- Continental Shelf Proclamation 22–27
- Convention on the Continental Shelf (1958)
 - installations and other devices 131–132, 256
 - laying submarine cables 149–150, 166–167
 - scientific research 247
 - sovereign rights of coastal States 206–207
- Convention on the High Seas
 - maritime security 278–279, 316–321
 - submarine cables and pipelines 149–150, 155, 190
- Convention on the International Regulations for Preventing Collisions at Sea (COLREG) 179–181
- Convention on the Protection of Underwater Cultural Heritage (CPUCH) 324–325, 329–330, 334–335, 340–345, 354, 366–367
- Costa Rica, fishing vessels 88
- CPUCH *see* Convention on the Protection of Underwater Cultural Heritage (CPUCH)
- cultural heritage *see* underwater archaeological and historical objects
- cyber operations, military activities 203
- Declaration on the Maritime Zone (Santiago Declaration) 26–27
- Denmark, submarine cables and pipelines 165–166, 191–193
- disarmament, regional disarmament efforts 264–267
 - see also* military activities
- dispute settlement
 - navigational freedoms 134–139
 - submarine cables and pipelines 193–196
 - underwater archaeological and historical objects 357–359
- United Nations Conferences on the Law of the Sea 4–6, 59–64
- DPR of Korea
 - military exercises 236–238
 - security claims over the EEZ 225–227
 - threat of nuclear weapons and ballistic missiles 303–304

- drug trafficking 280–281, 316–321
- ‘due regard’
 - exercise of rights and freedoms 50–56
 - military use of the sea in peacetime 218–220
 - as obligation 52–53, 81
 - submarine cables and pipelines 172–177
 - in UNCLOS 2–4, 50–53
- dumping 118–119
- economic interests consideration 46–48
- ecosystem 85–90
- Ecuador
 - Declaration on the Maritime Zone (Santiago Declaration) 26–27
 - security claims over the EEZ 225–227
- Egypt, security claims over the EEZ 225–227
- El Salvador, security claims over the EEZ 225–227
- enforcement jurisdiction
 - artificial islands, installations and structures 133–134
 - maritime security 295–300
 - national resources and other economic activities 97–103
 - protection of the marine environment 119–124
- Enrica Lexie case 51
- environmental impact assessment (EIA) 161–163
- environmental jurisdiction 105
- environmental security 316–321
- equity 57–59
- espionage 239–246
- European Convention on the Protection of the Archaeological Heritage 327–328
- Evensen Group 40–41, 209–210
- exclusive economic zone (EEZ) 1–7
 - competing uses 8
 - customary law status 65–66
 - development and status 7–8, 11–12
 - disagreement in interpretation and application 364–367
 - dispute settlement 4–6
 - jurisdictional framework 45–46
 - attribution of rights and freedoms 46–50
 - exercise of rights and freedoms 50–56
 - resolving conflicts regarding residual rights 56–59
 - settlement of disputes 59–64
 - legal status 2–3
 - as a new legal regime
 - codification history 38–42
 - sui generis* functional zone 42–45
 - origins and evolution 13–36
 - 1930 Hague Codification Conference 17–21
 - development of concept 27–35
 - early claims to marine living resources 13–17
 - early initiatives for a 200-mile maritime zone 22–27
 - progressive development 6–7
 - resolving conflicts regarding unattributed rights and jurisdiction 199–200
 - role in resolving conflicts 8–9, 368
 - in State practice 75–76
 - status of 64–71
 - as success for coastal States 8–9
 - table of claims 67–70
 - exercise of rights 50–56
- fisheries
 - coastal and floating 15–17
 - dispute settlement 61–62, 136–139
 - living resources 83–85
 - post-Geneva developments 30–36
 - Truman Proclamations 24
- Fisheries Convention (1960) 28–29
- Fisheries Jurisdiction 50–51
- Fisheries Jurisdiction cases 31–32, 36, 50–51
- Fisheries Proclamation 22–27
- fishery zone 30–31, 36, 42–45
- fishing
 - enforcement powers 97–103
 - illegal, unreported and unregulated (IUU) 87–88, 281–282, 316–321

- industrial-scale fishing 24–27
- regulation of activities ancillary to fishing 90–94
- floating craft 79
 - see also* ships and shipping
- floating platforms 126
- freedom of the seas
 - history of doctrine 1–7
 - peacetime military uses of the sea 202–205
 - state practice pre-1930 17–20
- fur-seals arbitrations 15–17
- generally accepted international rules and standards 54–55, 105–111, 129–130
- Geneva Conferences 28–29
 - beyond the territorial sea 29–30
 - post-Geneva developments 30–35
- Germany
 - military use of the sea 211
 - submarine cables and pipelines 187–188, 191–193
- Guinea 92–94
- Gulf of Guinea 308–309
- Gulf of Maine Area* case 65–66
- gunboat diplomacy 204
 - see also* military activities
- Guyana
 - security claims over the EEZ 225–227
 - Suriname/Guyana case 216–218
- habitat protection 85–90
 - see also* protection of the marine environment
- Hague Codification Conference 17–21
- high seas
 - dichotomy with territorial sea 17
 - IUU fishing 281–282
 - law enforcement, right of hot pursuit and right of visit 295–300
 - laying submarine cables 154–155, 172–177, 182–185
 - maritime security 278–279
 - military use of the sea 202–205, 212–214, 260–261
 - natural resources 367–368
 - United Nations Conferences on the Law of the Sea 27–30
- High Seas Convention *see* Convention on the High Seas
- historical context
 - EEZ origins and evolution 13–36
 - 1930 Hague Codification Conference 17–21
 - development of concept 27–35
 - early claims to marine living resources 13–17
 - early initiatives for a 200-mile maritime zone 22–27
 - military use of the sea 206–207
 - international efforts to reconcile conflicts over military activities 260–264
 - submarine cables and pipelines 148–149, 154–155, 178–181, 187, 190
 - underwater archaeological and historical objects 325–330
- historical objects *see* underwater archaeological and historical objects
- hot pursuit, right of 295–300
- human trafficking 281, 316–321
- humanitarian interventions 215–217
- hydrographic survey 246–252, 348–352
- ice-covered areas 115–117, 121
- Iceland, post-Geneva developments 36
- illegal, unreported and unregulated (IUU) fishing 87–88, 281–282, 316–321
- India
 - military survey 250–251
 - security claims over the EEZ 225–227
- Indian Ocean 265–266
- Indonesia, security claims over the EEZ 225–227
- Informal Composite Negotiating Text (ICNT) Part V 42
- Informal Single Negotiation Text (ISNT) Part II 40–41
- intelligence gathering 239–246

- International Cable Protection Committee (ICPC) 175
- International Convention for the Prevention of Pollution from Ships (MARPOL)
 - protection of the marine environment 106–107
 - special areas 111–112
- International Convention for the Safety of Life at Sea (SOLAS) 289–290
- International Court of Justice (ICJ) 31–32, 65–66, 336, 357–359
- international customs, definition 64–65
- International Law Association (ILA), underwater cultural heritage 328, 331
- International Law Commission (ILC)
 - enforcement powers 97–103
 - submarine cables and pipelines 149–150, 154–155, 182–185
 - United Nations Conferences on the Law of the Sea 27–30
- International Maritime Organisation (IMO)
 - as competent international organisation 105–106, 131–132
 - defining ‘ship’ 79
 - Particularly Sensitive Sea Areas (PSSAs) 356–357
 - Polar Code 116–117
 - regulation of ships and shipping 105–111
 - ship-source pollution 54–55
 - submarine cable laying 160–161
- International Tribunal for the Law of the Sea (ITLOS)
 - coastal State’s rights 54–56, 92–94
 - dispute settlement 136–139, 358
 - enforcement powers 101–102
 - freedom of navigation 80
 - protection of the marine environment 89–90
- Iran, security claims over the EEZ 225–227
- Italy, military use of the sea 211
- IUU *see* illegal, unreported and unregulated (IUU) fishing
 - jurisdiction
 - maritime security 283–285
 - underwater archaeological and historical objects 345–346
 - jurisdictional framework of the EEZ 45–46
 - attribution of rights and freedoms 46–50
 - exercise of rights and freedoms 50–56
 - resolving conflicts regarding residual rights 56–59
 - settlement of disputes 59–64
- Kenya, security claims over the EEZ 225–227
- Latin American States
 - maritime claims 24–27
 - post-Geneva developments 32–34
 - see also* individually named countries
- Latvia, protests against foreign military exercises 236–238
- law of the sea
 - history of 1–7
 - post-Geneva developments 30–35
 - United Nations Conferences 27–30
 - see also* United Nations Convention on the Law of the Sea (UNCLOS)
- lex specialis* 298
- Liberia, security claims over the EEZ 224–230
- Libya
 - Libya v. Malta* 65–66
 - security claims over the EEZ 225–227
 - Tunisia v. Libya* 65–66
- Lima Declaration 33–35
- living resources
 - coastal State rights 46–48, 62–63, 84
 - early claims to marine living resources 13–17
 - in the EEZ 83–84
 - fisheries 61, 83–85
 - protection of marine species, habitats and ecosystem 85–90
 - see also* protection of the marine environment

- London Convention 118–119
 London Protocol 176–177
 Long-Range Identification and Tracking (LRIT) System 290–292
- M/S Estonia* 347–348
M/T San Padre Pio 80
M/V Saiga 54–55
M/V Virginia G 92–94
 Madagascar, national security interests 231
 Malaysia, security claims over the EEZ 225–227
 Maldives
 fishing vessels 88
 security claims over the EEZ 225–227
 Malta, *Libya v. Malta* 65–66
Mare Liberum (De Grotius) 13–14
mare liberum/mare clausum 71–72, 362–363
 marine living resources
 early claims to
 Bering Sea fur-seals arbitrations 15–17
 preferential rights to sedentary species 13–15
 marine species, habitats and ecosystem 85–90
 see also protection of the marine environment
 maritime domain awareness (MDA) 286–288, 314–315
 maritime security 199–200, 271–272
 coastal State implementation under the current legal framework 285–286
 law enforcement, right of hot pursuit and right of visit 295–300
 maritime domain awareness 286–288
 means to collect information 289–295
 definition 272–275
 environmental security 316–321
 espionage 239–246
 international efforts to enhance collective regional approach to maritime security 306–313
 maritime security as collective security 300–302
 operations under the authorisation of the Security Council 303–306
 legal framework 278
 international instruments and marine security threats 278–283
 international laws 316–321
 remarks on attribution of jurisdiction 283–285
 military security in the EEZ 221
 national security interests 221–224
 protection of security interests as a residual right 230–232
 security claims 224–230
 uses of the sea in peacetime
 codification of the law 205–212
 freedom of the seas 202–205
 obligations in conducting peacetime military activities 212–221
 the way forward 313–315
 Marshall Islands, submarine cables and pipelines 180
 Mauritius
 dispute on jurisdiction 137–138
 security claims over the EEZ 225–227
 MDA *see* maritime domain awareness (MDA)
 Mediterranean Sea
 foreign military exercises 236–238
 underwater archaeological and historical objects 327–328
 memoranda of understanding (MOUs) 262
 Mexican Presidential Declaration 25–26
 Mexico, security claims over the EEZ 225–227
 migrant smuggling 281, 316–321
 military activities 199–202
 conflicts regarding 233

- military activities (cont.)
 - espionage, intelligence gathering and surveillance 239–246
 - military installations, structures and other devices 252–257
 - military survey and research 246–252
 - navigation, overflight and military manoeuvres 233–239
 - remarks on conflicting practices 257–259
- international efforts to reconcile conflicts
 - agreements to prevent incidents at sea 260–264
 - regional disarmament efforts 264–267
- military security in the EEZ 221
- national security interests 221–224
- protection of security interests as a residual right 230–232
- security claims 224–230
- uses of the sea in peacetime
 - codification of the law 205–212
 - freedom of the seas 202–205
 - obligations in conducting peacetime military activities 212–221
 - the way forward 267–270
- Montevideo Declaration 33
- Myanmar, security claims over the EEZ 225–227
- Nairobi International Convention on the Removal of Wrecks (RWC) 107–108
- nationality principle 345–346
- NATO, foreign military exercises 236–238
- natural resources
 - living resources 83–85
 - sovereign rights 82
- Naval presence at sea 202–205
 - see also* military activities
- navigation
 - military activities 233–239
 - routing systems 89
- navigational freedoms
 - coastal States
 - dispute resolution 134–139
 - impact of rights 77–78
 - modified freedoms in the EEZ 139–141
 - scope 78–82
 - navigational safety, artificial islands, installations and structures 129–130
- the Netherlands
 - military use of the sea 211
 - underwater archaeological and historical objects 339
- New Zealand, submarine cables and pipelines 183–184
- Nicaragua
 - Nicaragua v. Colombia* 336
 - Nicaragua v. Honduras* 65–66
 - security claims over the EEZ 224–230
- Nord Stream pipelines 161–163, 191–193, 355
- North Atlantic Treaty Organization (NATO) 236
- North Korea, power of the United Nations Security Council (UNSC) 306; *see also* DPR of Korea
- Norway, submarine cables and pipelines 165–166
- nuclear weapons
 - international efforts to reconcile conflicts over military activities 260–264
 - nuclear weapon free zones 266–267
 - peacetime prohibition on the threat or use of force 214–218
 - regional disarmament efforts 264–267
 - Seabed Treaty (1971) 254
 - United Nations Security Council (UNSC) 303–304
- oceanographic survey 246–247
- Organization of African Unity (OAU Declaration) 35

- Pakistan, security claims over the EEZ 225–227
- Paris Convention (1884) 148–149, 154–155, 178–181, 187, 190
- Particularly Sensitive Sea Areas (PSSAs) 112–113, 356–357
see also protection of the marine environment
- ‘patrimonial sea’ 34
- peacetime military uses of the sea
 codification of the law 205–212
 freedom of the seas 202–205
 obligations in conducting peacetime military activities 212–221
- penalties 97–103
- Peru
 Declaration on the Maritime Zone (Santiago Declaration) 26–27
 security claims over the EEZ 225–227
- pipelines *see* submarine cables and pipelines
- piracy
 Convention on the High Seas 278–279
 in international law 316–321
 United Nations Security Council (UNSC) 304–305
- platforms
 offshore airports 125–126
 offshore surveillance structures 125–126
 oil and gas platforms 175–176
- Polar Code 116–117
- pollution 118–119
 artificial islands, installations and structures 133–134
 International Convention for the Prevention of Pollution from Ships (MARPOL) 106–107
 from seabed activities and by dumping 118–119
see also protection of the marine environment
- prescriptive jurisdiction 121
- preservation *see* protection of the marine environment;
 underwater archaeological and historical objects
- Proliferation Security Initiative (PSI) 298–299
- protection of the marine environment
 enforcement jurisdiction 119–124
 general obligation of environmental protection 103–104
 intentional and unlawful damage 282–283
 International Convention for the Prevention of Pollution from Ships (MARPOL) 106–107
 in international law 316–321
 marine species, habitats and ecosystem 85–90
 prescriptive jurisdiction 105
 pollution from seabed activities and by dumping 118–119
 regulation of ships and shipping 105–111
 specially protected areas 111–117
 submarine cables and pipelines 160–165
 underwater archaeological and historical objects 350–351
- ‘reasonable regard’ 50–53
- reconnaissance 239–246
- reporting systems for ships 88–89, 289
- research *see* scientific research;
 surveillance
- ‘residual rights’ 56–59
- Revised Single Negotiating Text (RSNT) Part II 41–42
- right of hot pursuit 49, 97–99, 295–300
- right of visit 47–49, 190, 280–281, 295–300
- Roper Report 327–328
- routeing systems
 artificial islands, installations and structures 129–130
 navigation regulations 89
- Particularly Sensitive Sea Areas (PSSAs) 112–113
- protection of the marine environment 86–87, 89
- submarine cables and pipelines 184–185

- Russia
 - Alaska and the Bering Sea 15–17
 - Arctic regulations 116
 - artificial islands, installations and structures 130–133
 - foreign military exercises 236–238
 - military use of the sea 265–266
 - natural resources 85–90
 - protection and preservation of the marine environment 48, 103–104, 119–124
 - submarine cables and pipelines 191–193
 - US-USSR Agreement 260–261
- safeguards, coastal states' enforcement powers 97–103, 119–124, 130–133
- SafeSeaNet 292
- safety zones
 - artificial islands, installations and structures 129–130
 - submarine cables and pipelines 182–185
- Santiago Declaration 26–27
- Santo Domingo Declaration 34
- satellite-based reconnaissance 239–246, 289–295
 - remote sensing 348–352
- Saudi Arabia, security claims over the EEZ 225–227
- Science Monitoring And Reliable Telecommunications (SMART) 152–153
- scientific research
 - installations 125–126
 - military survey and research 246–252
 - submarine cables and pipelines 157–158
 - underwater archaeological and historical objects 348–352
- Sea-Bed Committee 39
- Seabed Treaty (1971) 207–208, 254
- security *see* maritime security; military activities
- Security Council *see* United Nations Security Council (UNSC)
- sedentary species 13–15
- settlement of disputes *see* dispute settlement
- ships and shipping
 - artificial islands, installations and structures 127, 129–130
 - definition 79
 - dispute settlement 63
 - navigational freedoms 78–82
 - protection of marine species, habitats and ecosystem 85–90
 - protection of the marine environment 105–111
 - regulation of 105–111
 - reporting systems 88–89, 289
 - routing systems 89, 112–113, 292
 - submarine cables and pipelines freedom to lay 159–160, 178–181
 - protection from intentional damage 188–193
- shipwrecks 107–108, 322–325, 355
 - see also* underwater archaeological and historical objects
- Sicili, Skerki Bank site 277.150SOLAS
 - see* International Convention for the Safety of Life at Sea
- Somalia
 - collective response to piracy 306–308
 - security claims over the EEZ 224–230
- Southeast Asian region, maritime security 310–313
 - see also* individually named countries
- sovereign rights
 - coastal States 82
 - enforcement jurisdiction 97–103
 - living resources 83–85
 - non-living resources 94–95
 - other activities for economic uses 95–96
 - protection of marine species, habitats and ecosystem 85–90
 - regulation of activities ancillary to fishing 90–94
 - maritime security 295–300

- sovereignty 20
 - exclusive nature of the coastal State's rights 46–48
- Soviet Union *see* USSR
- state cooperation mechanism,
 - protection of underwater cultural heritage 340–345
- submarine cables and pipelines 142–154
 - contemporary context 196–197
 - decommissioning 175–176
 - dispute settlement 193–196
 - freedom to lay 148–154
 - limitations on the freedom to lay
 - due regard obligation and other limitations 172–177
 - environmental considerations 160–165
 - exploration and exploitation considerations 156–160
 - reasonable measures taken by the coastal state 156
 - regulations of specific submarine cables and pipelines 169–172
 - route planning 165–169
 - protection of 177–178
 - competing uses 181–188
 - intentional damage 188–193
 - operational activities ancillary to the laying of 178–181
 - protection zones 183–184
 - types of 143–148
- Sudan, security claims over the EEZ 225–227
- sui generis*
 - adoption of EEZ 2–3, 37–38, 42–45
 - character of the EEZ 363–364
 - military activities 268
 - military security in the EEZ 221
 - 'residual rights' 56–59
- Suriname/Guyana case 216–218
- surveillance 239–246
- Sweden
 - protests against foreign military exercises 236–238
 - submarine cables and pipelines 191–193
- Syria, security claims over the EEZ 225–227
- Territorial Sea and the Contiguous Zone Convention 28–29
- territorial seas
 - agreements to prevent incidents at sea 260–264
 - development of the EEZ 11, 17
 - dichotomy with high seas 17
 - fisheries jurisdiction 31–32
 - Geneva Conference debates on breadth of 29–31
 - international agreement on 20–21
 - regulations of specific submarine cables and pipelines 169–172
 - maritime domain awareness (MDA) 287–288
 - maritime security 298–299
 - military survey and research 249–250
 - security claims 224–230
 - sui generis* functional zone 42–45
- terrorism
 - in international law 316–321
 - national security interests at sea 221–224, 279–280
 - see also* maritime security
- Thailand, security claims over the EEZ 225–227
- Third United Nations Conference *see under* United Nations Conferences
- threat of force, prohibition on 214–218
- three-mile limit
 - historical context 13–14
 - Bering Sea fur-seals arbitrations 15–17
 - Continental Shelf Proclamation 22–23
 - Hague Codification Conference 21
 - laying submarine cables 148–154
 - state practice pre-1930 17–20
- Titanic Agreement 347–348
- Titanic* shipwreck 347–348
- Torrey Canyon* 121–122
- trafficking of arms and WMD 280, 316–321
- Trinidad and Tobago, Barbados v.* 65–66
- Truman Proclamations 22–24

- Tunisia
 - Skerki Bank site 343–345
 - Tunisia v. Libya* 65–66
- twelve-mile contiguous zone
 - post-Geneva developments 34–36
 - separate jurisdictional zone 28–29
 - using the seabed for military purposes 207–208
- UN Charter
 - military uses of the sea
 - codification of the law 205–212
 - peacetime prohibition on the threat or use of force 216–218
 - reservation for peaceful purposes 212–213
- UNCLOS *see* United Nations Convention on the Law of the Sea
- underwater archaeological and historical objects 199–200, 322–325, 359–361, 366–367
 - dispute settlement 357–359
 - legal framework
 - definitional criteria 330–333
 - duty to protect 333–340
 - historical development 325–330
 - state cooperation mechanism 340–345
 - rights and jurisdiction over activities
 - affecting 345–346
 - activities directed at 346–353
 - activities incidentally affecting 354–357
- underwater cultural heritage (UCH) 322–325
- UNESCO *see* United Nations Organization for Education, Science and Culture
- Union of Soviet Socialist Republics (USSR) 260–264
- United Kingdom
 - Cornwall Submarine Mines Act 14
 - decommissioning oil and gas platforms 175–176
 - dispute on jurisdiction 137–138
 - foreign intelligence gathering 241–242
 - military use of the sea 211, 265–266
 - three-mile limit and extended zones 18–19
- United Nations Conferences on the Law of the Sea
 - first and second 27–30
 - third
 - dispute settlement 59–64
 - EEZ concept accepted 37–38, 44–45
 - legal status of the EEZ 1–2, 36, 362–363
- United Nations Convention on the Law of the Sea (UNCLOS)
 - dispute settlement 4–6, 59–64, 134–139, 193–196
 - EEZ regime
 - acceptance and application 37–38
 - status of 64–71
 - as legal framework 2–4, 64–71
 - parties to 64
 - progressive development 6–7
 - submarine cables and pipelines
 - dispute settlement 193–196
 - reasonable measures 142–143
 - unattributed rights and jurisdiction 199–200
 - underwater archaeological and historical objects 323–324
- United Nations Convention on the Law of the Sea (UNCLOS) articles
 - Article 2 50–53
 - Article 55 42–45
 - Article 56 46–48, 50, 52–56, 95–96, 105
 - Article 58 48–50, 52, 54, 78–81, 150–151, 209–210, 212–221
 - Article 59 56–59, 232–233
 - Article 60 125–127, 134, 171–172
 - Articles 61–73 84
 - Article 62 91–92
 - Article 68 83–84
 - Article 73 101–102
 - Article 78 173
 - Article 79 160–161, 163, 165–172
 - Article 86 42–43
 - Article 87 173
 - Articles 88–115 49

- Article 113 188–193
- Article 114 185–186
- Article 115 186–187
- Article 149 330–332
- Article 192 103–104
- Article 220 122–123
- Article 226 122–123
- Article 228 123
- Article 297 61–62, 134–139
- Article 298 62–63, 136–139
- Article 301 212–214
- Article 303 325–327, 330–340
- United Nations General Assembly (UNGA) 38–39
- United Nations Organization for Education, Science and Culture (UNESCO) 324–325, 340–345
- United Nations Security Council (UNSC) 303–306
- United States
 - Arctic regulations 116
 - Bering Sea fur-seals arbitrations 15–17
 - Hovering Acts 18–19
 - liquor laws 19–20
 - maritime domain awareness (MDA) 286–287
 - military activities
 - definition 259–260
 - disarmament efforts 265–266
 - foreign intelligence gathering 241–242, 244
 - foreign military exercises 236–238
 - international efforts to reconcile conflicts over military activities 260–264
 - Military Sealift Command 240–241, 249–250
 - naval presence 203
 - satellite-based reconnaissance 239–246
 - survey and research 249–250
- Particularly Sensitive Sea Areas 356–357
- submarine cables and pipelines 180
- Truman Proclamations 22–24
- US–USSR Agreement 260–261
- Uruguay
 - post-Geneva developments 32–33
 - security claims over the EEZ 225–227
- use of force, prohibition on 214–218
- USSR (Soviet Union)
 - Alaska and the Bering Sea 15–17
 - Arctic regulations 116
 - foreign military exercises 236–238
 - military use of the sea 265–266
 - submarine cables and pipelines 191–193
- US–USSR Agreement 260–261
- Venezuela, submarine cables and pipelines 167
- vessel *see* ships and shipping
- Vienna Convention 6
- Vietnam, security claims over the EEZ 225–227
- visit, right of 295–300
- weapons
 - international efforts to reconcile conflicts over military activities 260–264
 - in international law 316–321
 - peacetime prohibition on the threat or use of force 214–218
 - regional disarmament efforts 264–267
 - trafficking of arms and WMD 280
- see also* military activities
- weapons of mass destruction
 - in international law 280, 316–321
 - regional disarmament efforts 264–267
- Seabed Treaty (1971) 254
- United Nations Security Council 303–304
- uses of the sea for military purposes 207–208
- Yemen, security claims over the EEZ 225–227

