INTERNATIONAL LAW IN HISTORICAL PERSPECTIVE

BY

Dr. J. H.W. VERZIJL

Emeritus Professor of International Law Utrecht University

PART V

NATIONALITY AND OTHER MATTERS RELATING TO INDIVIDUALS



A. W. SIJTHOFF—LEIDEN
1972

TABLE OF CONTENTS

Foreword	V
Prefatory	1
Chapter I. Nationality of individuals	. 5
Section 1. Concept and definition	5
Section 2. Terminology	11
Section 3. The rôle of nationality in the law	18
Section 4. Matter of domestic jurisdiction? Source of inter-	
national disputes	20
Section 5. Acquisition and loss of nationality.	31
Section 6. Abnormal situations: dual or multiple national-	
ity and statelessness	48
Section 7. Naturalization	68
Section 8. Collective change of nationality	85
Section 9. Exchange of populations	93
Section 10. Proof of nationality	96
Chapter IA. Relationship between State and individual other	- 0
than nationality	101
Chapter II. Nationality of legal persons	111
Annex (a)-(f) Nationality of ships, aircraft, spacecraft, mar-	
itime platforms (?), cargoes and motor vehicles	144
Chapter III. Plebiscite and option	154
Section 1. Plebiscites	154
Section 2. Option	165
Chapter IV. Minority protection and human rights	178
Historical introduction	178
Section 1. The minorities treaties	188
Section 2. From the protection of minorities towards the	100
international determination of human rights	200
Section 3. The codification of human rights and fundamen-	200
	205
tal freedoms	238
Chapter V. Slavery and slave trade	239
Section 1. Slavery	246
Section 2. Slave trade	
Chapter VI. The legal status of refugees	264
Chapter VII. Extradition	269
Section 1. Terminological remarks	269
	270
Section 3. Doctrinal analysis	286

Section 4. Case law		323
both sections 3 and 4 arranged in 15 §§:		
§ 1. The dual basis of extradition, in municipal		
and in international law	288,	324
§ 2. Right or duty to extradite without a treaty.	294,	328
§ 3. Are there independent personal rights of the		
individual?	298,	332
§ 4. Offences for which extradition may or must		
be granted	302,	335
§ 5. Exception for political and connected crimes	303,	
§ 6. Reciprocity	310,	
§ 7. The factor of nationality	311,	354
§ 8. The factor of the <i>locus delicti</i>	314,	
§ 9. The specialty principle	315,	
§ 10. The rôle of the judiciary	318,	
§ 11. Measure of the penalty threatened	319,	
§ 12. Non-observance of obligatory formalities.	ĺ	
Irregular proceedings	320,	380
§ 13. Lapse of the right to punish		
§ 14. Double jeopardy, ne bis in idem	322,	389
§ 15. Varia (a)-(j) Incompetence of the requesting		
authority, Trial in absentia, The question of		
identity, Grounds of excuse, Admissibility or		
adequacy of the evidence submitted, Con-		
current prosecution, Arrest on a ship in		
national waters, Re-extradition, The coun-		
try to which extradition shall take place	322,	391
Chapter VIII. The law relating to aliens		402
Section 1. Obsolete encroachments on the property of alice		407
§ 1. Jus naufragii		407
§ 2. Letters of reprisal (lettres de marque)		408
§ 3. Droit d'aubaine, jus detractus, gabella hereditar	ria,	
traite foraine		410
§ 4. Collective liability		415
Section 2. Admission, sojourn and expulsion of aliens.		417
Section 3. Conventional régime of aliens		429
§ 1. Treatment on the footing of nationals		433
§ 2. Most-favoured-nation treatment		434
§ 3. Minimum standard of treatment		437
§ 4. Capitulatory régime		438
Section 4. Discrimination		439
Section 5. State contracts with aliens		442
Section 6. The right of diplomatic protection		443
(i) The basis of the right and duty of protection	n.	444

(11) The conditions upon which the lawful exer-	
cise of the right of protection depends	447
(iii) The position of national shareholders in a	
foreign company	451
Chapter IX. The nationalization of private enterprises	464
I. The limits of the power of a State to nationalize	
private enterprises	470
II. Conditions of validity of a nationalization	
under international law	472
III. The admissibility of extraterritorial operation.	473
IV. The criteria of the nationality of companies.	
— Independent rights of foreign shareholders?	475
V. Attitude of the municipal legal order towards	
foreign nationalizations	477
VI. Nationalizing States before foreign courts	482
VII. Nationalized enterprises with subsidiary or	
branch establishments abroad	484
Abbreviations	491
List of Treaties	493
Index of Names	507
Index of Subjects	511