

Content

Content	3
Foreword	7
CHAPTER I	9
1.1 The concept of International Law	9
1.2 Division of International Law	9
1.3 The international community.....	10
1.4 The principle of sovereign equality.....	12
1.5 Particularities of the International Law	13
1.6 Functions of the International Law	16
CHAPTER II.....	18
2.1 International law and the international system	18
2.2 Traditional international system	18
2.3 The current international system.....	19
2.4 Relationship of International and national law.....	20
2.5 Relationship between international law and national law from the perspective of international law	21
2.6 Relationship of international Law and national Law from the perspective of national law	22
2.7 Status of international treaties in the legal order of the Slovak Republic	24
2.8 Degree of legal force of rules of international law in relation to national law ..	24
CHAPTER III	28
3.1 The system of International Law	28
3.2 Comprehensive institutes of international law.....	29
3.3 Branches of the international law	29
CHAPTER IV	31
4.1 Subjects of international law.....	31
4.2 States	32
4.3 International organizations	37
4.3.1 International organizations in the UN system.....	45
4.3.2 International regional organizations and international organizations of collective self-defense	45
4.3.3 International intergovernmental organizations.....	57
4.4 International Court of Justice.....	61
4.4.1 History.....	61
CHAPTER V	76
5.1 Sources of Public International Law.....	76
5.2 International treaties	77
5.3 The international custom	78

Content

5.4	Relationship of international treaty to international custom.....	80
5.5	Acts of international organizations.....	80
5.6	Judicial decisions.....	81
5.7	General legal principles recognized by civilized nations.....	81
5.8	Opinions of the doctrine of international law.....	82
CHAPTER VI	83
6.1	Rules of International Law.....	83
6.2	Material and procedural rules.....	83
6.3	Universal, particulate and local rules.....	83
6.4	Dispositive a mandatory rules.....	84
6.5	Rules of “hard” and “soft” law.....	85
6.6	Principles and norms (specific rules).....	86
CHAPTER VII	88
7.1	International Legal Responsibility.....	88
7.2	Subjects of the relationship of responsibility.....	90
7.3	Content of the obligation of responsibility.....	91
7.4	Types of international unlawful conduct.....	92
7.5	Circumstances excluding unlawfulness.....	93
7.6	Coercion in International Law.....	93
7.6.1	Retaliatory measures (Retaliation).....	95
7.6.2	Reprisals.....	95
CHAPTER VIII	97
8.1	Contractual Law (Law of Treaties).....	97
8.2	Types of treaties.....	98
8.3	Registration and publication of treaties.....	100
8.4	Establishment of international treaties.....	101
8.5	Conclusion of an international treaty.....	104
8.6	Commencement of validity of international treaty.....	108
8.7	Effects of a valid treaty for the Contracting Parties.....	110
8.8	The effects of the treaty on the third States.....	111
8.9	Guarantees of observance of the international treaties.....	111
8.10	Modification and revision of the treaties.....	112
8.11	Period of validity of the international treaty.....	113
8.12	Termination and suspension of an international treaty.....	113
8.13	The process of termination and suspension of validity of international treaty..	115
CHAPTER IX	117
9.1	Foreign bodies of the State for international relations.....	117
9.2	Diplomatic missions.....	117
9.3	Special missions.....	119
9.4	Permanent mission at international organizations.....	120
9.5	Consular office/ Consular post.....	120

9.6	Delegation to international organization and international conference	122
9.7	The military unit, ship and aircraft.....	123
9.8	Diplomacy and diplomatic protocol.....	123
9.9	General principles of State protocol in Slovakia	124
9.10	Protocol accoutrements / props	125
9.11	Protocol rules when submitting credentials.....	126
CHAPTER X	127
10.1	International legal regimes of the national territory, the sea, Antarctica, the cosmos and the environment	127
10.2	National territory	127
10.2.1	The border regime	128
10.2.2	Airspace	130
10.2.3	The inland (national) waters	131
10.2.4	International rivers	132
10.3	Sea	133
10.3.1	Territorial sea	133
10.3.2	Seaways / marine canals.....	134
10.3.3	Contiguous / adjacent zone.....	134
10.3.4	The exclusive economic zone	135
10.3.5	Continental shelf.....	135
10.3.6	High seas	135
10.3.7	The area of the seabed and its subsoil beyond the boundaries of national jurisdiction.....	137
10.4	Antarctica.....	137
10.5	Cosmic space and celestial bodies	138
10.6	International legal protection of the environment	139
CHAPTER XI	142
11.1	International Law of War	142
11.2	The emergence of armed conflict	142
11.3	Types of armed conflict	144
11.4	The legal consequences of armed conflict	144
11.4.1	The beginning of war	144
11.4.2	The legal consequences of hostilities	145
11.4.3	Venue of war actions	146
11.5	Basic means for conducting armed conflict	147
11.6	Special rules for conducting military operations	148
11.6.1	Prohibited means	148
11.6.2	Prohibited methods of warfare	148
11.7	Prisoners of war	152
11.7.1	Definition of the concept.....	152
11.7.2	The legal status of prisoners of war	153
11.7.3	Termination of captivity	154
11.7.4	Termination of armed conflict	155

Content

CHAPTER XII	158
12.1 International criminal justice	158
12.1.1 Nuremberg Trials (1945–1946)	159
12.1.2 Tokyo War Crime Trials (1946–1948)	161
12.2 The current <i>ad hoc</i> criminal tribunals	162
12.2.1 The International Criminal Tribunal for the former Yugoslavia	162
12.2.2 International Criminal Tribunal for Rwanda.....	165
12.3 International Criminal Court.....	166
12.3.1 Jurisdiction	167
12.3.2 Structure of the Court	168
12.3.3 General principles of criminal procedure.....	169
12.3.4 Procedure at International criminal court.....	170
Sources	174