



Maritime Boundaries and Ocean Resources

**Edited by
Gerald Blake**

Maritime Boundaries And Ocean Resources

Fillmore C. F. Earney



Maritime Boundaries And Ocean Resources:

Maritime Boundaries and Ocean Resources Gerald Henry Blake, 1987 this text should be readily accessible to practitioners And it is to be especially recommended to students of both international law and related disciplines The American Journal of International Law

Routledge Revivals: Maritime Boundaries and Ocean Resources (1987) Gerald Blake, 2018-02-05 First published in 1987 Maritime Boundaries and Ocean Resources is a collection of essays which examines the political jurisdiction of ocean boundaries and the affects that this has on the world s oceans It examines how the intensification of ocean use has raised questions of how rational planning and the management of the oceans can avoid increasingly environmental damage and sea use conflict and examines the ocean as a tool for space trade and communication It also addresses the creation of integrated regional planning for ocean management

Rights to Oceanic Resources Dorinda G. Dallmeyer, Louis De Vorsey, 1989-01-01 This first book in a three volume work on Sea Bed Energy Minerals The International Legal Regime is concerned with the law governing the exploitation of energy mineral resources in two quite different sub marine areas Volume 1 deals with the areas within the limits of national jurisdiction that is all of the submarine areas extending from the coast to the seaward limit of the continental shelf As its subtitle indicates this volume is predominantly concerned with The Continental Shelf Although the United Nations Convention on the Law of the Sea has still not entered into force and indeed may not do so for many years for some of the major maritime powers its adoption in 1982 did nonetheless usher in a period of relative stability in the rules governing the areas within national jurisdiction including in particular the continental shelf However being the creatures of compromise some of its rules are undeniably vague it has been left to State practice international courts tribunals to develop these rules further especially those relating to the delimitation of the continental shelf between neighbouring States Volume 1 provides an analysis of the rules of conventional custromary law in the light of this practice Volume 2 on Sea Bed Mining deals with the area beyond the limits of national jurisdiction that is the submarine area lying seaward of the outer limit of the continental shelf Volume 3 which will be published at the same time as Volume 2 will provide Documents Tables Bibliography relating to the subject matter of the first two volumes

Governing Ocean Resources Jon M. van Dyke, Sherry P. Broder, Seokwoo Lee, Jin-Hyun Paik, 2013-05-08 This collective work of a renowned group of scholars Governing Ocean Resources New Challenges and Emerging Regimes edited by Jon M Van Dyke Sherry P Broder Seokwoo Lee and Jin Hyun Paik examines the current state of the Law of the Sea today offers a variety of new approaches to the field and serves as a tribute to the late Judge Choon ho Park whose profound depth of learning and indomitable spirit of optimism regarding the possibilities of reform and improvement comprised an immense contribution to the study of the Law of the Sea The wide range of topics covered includes Maritime Boundary Delimitations Claims to the Extended Continental Shelf the International Tribunal for the Law of the Sea Military Activites in the Exclusive Economic Zone Piracy Fishery Management and Climate Change Published under the auspices of the Law of

the Sea Institute LOSI this important collection will be of considerable interest to scholars in the area of ocean law and marine resource management Routledge Handbook of Ocean Resources and Management Hance D. Smith, Juan Luis Suárez de Vivero, Tundi S. Agardy, 2015-10-16 This comprehensive handbook provides a global overview of ocean resources and management by focusing on critical issues relating to human development and the marine environment their interrelationships as expressed through the uses of the sea as a resource and the regional expression of these themes The underlying approach is geographical with prominence given to the biosphere political arrangements and regional patterns all considered to be especially crucial to the human understanding required for the use and management of the world's oceans Part one addresses key themes in our knowledge of relationships between people and the sea on a global scale including economic and political issues and understanding and managing marine environments Part two provides a systematic review of the uses of the sea grouped into food ocean space materials and energy and the sea as an environmental resource Part three on the geography of the sea considers management strategies especially related to the state system and regional management developments in both core economic regions and the developing periphery Chapter 23 of this book is freely available as a downloadable Open Access PDF under a Creative Commons Attribution Non Commercial No Derivatives 3.0 license <https://www.routledgehandbooks.com/doi/10.4324/9780203115398.ch23> *Maritime Claims and Boundary Delimitation* Nicholas A. Ioannides, 2020-09-27 This book delves into the major developments triggered by the hydrocarbon discoveries in the Eastern Mediterranean over the last twenty years focusing on maritime boundary delimitation Examining the impact that the hydrocarbon discoveries have had on the application of the law of the sea rules by the East Med states the book looks at the new trends concerning the implementation of the law of the sea in the region The book analyses regional state practice in terms of maritime delimitation namely the conclusion of bilateral agreements based on the law of the sea rules both conventional and customary reflecting the East Med states willingness to cooperate in order to reap the benefits of the energy windfall Alongside this analysis an outline of the hydrocarbon discoveries and the pertinent maritime activities is given as well as further coverage of the overlapping maritime claims and disputes between Greece Cyprus and Turkey on one side and Lebanon and Israel on the other Moreover the book examines the validity of maritime claims made by or through non state entities in the region namely the State of Palestine the UK Sovereign Base Areas and the so called Turkish Republic of Northern Cyprus and their potential impact on the delimitation agreements already in place The book argues that the East Med paradigm concerning the successful application of the pertinent norms in maritime delimitation proves that international law is resilient and capable of providing solutions in other turbulent regions around the globe This book will be of interest and importance to academics and students of international law professionals in the oil and shipping industries legal professionals and government agencies Ocean Geopolitics Østhagen, Andreas, 2022-06-10 In an era of turbulent ocean geopolitics where environmental concerns and resource extraction are increasing interest in who owns what

at sea this timely book examines the international politics involved in how states delineate ownership and rights in the ocean

Marine Mineral Resources Fillmore C. F. Earney, 2012-11-12 During the past century scientists world statesmen and international entrepreneurs have become increasingly aware of the potential of the oceans as a source of minerals This book provides an authoritative picture of the current state of marine mineral extraction A major work of reference it will be essential reading for both those engaged in maritime studies and for professional organisations involved in the extraction of underwater minerals

Petroleum and Marine Technology Information Guide J. Hutcheon, A. Myers, S. Oue, B. Rodden, J. Whittick, 2003-09-02 First published in 1981 as the Offshore Information Guide this guide to information sources has been hailed internationally as an indispensable handbook for the oil gas and marine industries

Coastal and Marine Geo-Information Systems David R. Green, Stephen D. King, 2006-04-11 The emphasis now placed on the concept of sediment cells as boundaries for coastal defence groups and the development of SMPs should help CPAs realise the importance of natural processes at the coast when designing defence and protection schemes However this will only be the case where defence groups exist and where CPAs take up the challenge of developing SMPs Coastal landscapes have been produced by the natural forces of wind waves and tides and many are nationally or internationally important for their habitats and natural features Past practices at the coast such as the construction of harbours jetties and traditional defence systems may have contributed to the deterioration of the coast English Nature 1992 have argued that if practices and methods of coastal defence are allowed to continue then coastlines would be faced with worsening consequences including The loss of mudflats and the birds which live on them Damage to geological Sites of Special Scientific Interest SSSIs and scenic heritage by erosion due to the stabilisation of the coast elsewhere Cutting of sediment supplies to beaches resulting in the loss of coastal wildlife Cessation through isolation from coastal processes of the natural operation of spits with serious deterioration of rare plants animals and geomorphological and scenic qualities English Nature 1992 A number of designations provided by national and international legislation do exist to aid conservation

Malaysia's Maritime Jurisdictional Limits Vivian Louis Forbes, 2025-01-31 The book adopts an interdisciplinary approach to maritime boundary delimitation and uses Malaysia as a case study The country may be considered zone locked in the context of the Law of the Sea Administrators political scientists academic researchers and university students will benefit from the contents of this book Apart from its well written narrative perhaps the most important aspect of the work most perhaps series of beautifully drawn maps and diagrams accompanied by detailed captions or commentaries a unique collection worthy of publication on its own

The Oceans: Key Issues in Marine Affairs Hance D. Smith, 2012-11-03 The oceans provide a great challenge for the development and management of planet earth by humankind This book covers new approaches to the development of the law of the sea the division of the oceans among states and new thinking on institutions in depth

Pacific Ocean Boundary Problems Mark J. Valencia, 2022-07-04 *The Limits of Maritime Jurisdiction* Clive H. Schofield, Seokwoo

Lee, Moon-Sang Kwon, 2013-11-28 *The Limits of Maritime Jurisdiction* edited by Clive Schofield Seokwoo Lee and Moon Sang Kwon comprises 36 chapters by leading oceans scholars and practitioners devoted to both the definition of maritime limits and boundaries spatially and the limits of jurisdictional rights within claimed maritime zones Contributions address conflicting maritime claims and boundary disputes access to valuable marine resources protecting the marine environment maritime security and combating piracy concerns over expanding activities and jurisdiction in Polar waters and the impact of climate change on the oceans including the potential impact of sea level rise on the scope of claims to maritime zones The volume therefore offers critical analysis on a range of important and frequently increasingly pressing contemporary law of the sea issues

The Law of the Sea and Polar Maritime Delimitation and Jurisdiction Alex G. Oude Elferink, Donald R. Rothwell, 2021-10-18 The climate and other characteristics of the polar regions have been major factors in shaping the legal regime applicable to the polar oceans In Antarctica states have had to grapple with the question of how to account for developments in the law of the sea while preserving the compromise over sovereignty contained in the Antarctic Treaty The Arctic also has presented challenges for the law of the sea as illustrated by the continued attention given to special rules for polar shipping The 1982 United Nations Convention on the Law of the Sea has led to substantial agreement on the legal regime of ocean spaces The present volume explores the impact the Convention has had on the polar regions in this respect including after its entry into force in 1994 To this end it looks at a number of issue areas in the field of maritime delimitation baselines maritime zones delimitation of maritime zones between neighboring states and jurisdiction environmental protection navigation and fisheries from a bipolar perspective It is strongly suggested that the legal regime of the polar oceans will be further elaborated to more effectively deal with existing activities or to accommodate new activities It is likely that the United Nations Convention on the Law of the Sea will continue to provide the basic legal framework for this exercise and that states will be careful not to unravel the delicate balance contained in it

[The Routledge Research Companion to Border Studies](#) Professor Doris Wastl-Walter, 2012-11-28 This comprehensive volume brings together a multidisciplinary team of leading scholars to provide an authoritative state of the art review of all aspects of borders and border research It is global in scope and embraces the more traditional strands of the field including geopolitics migration and territorial identities and also recently emerging topics such as the role of borders in a seemingly borderless world creating neighbourhoods and border enforcement in the post 9 11 era

Geographic Notes, 1993 **Geographic and Global Issues Quarterly**, 1993

Sea Management Adalberto Vallega, 1992-05-07 This book has been conceived with the aim of contributing to the International Conference on Ocean Management in Global Change Genoa June 22 26 1992 and to the ocean sciences debate on the conceptual framework and targets of sea management

The Socialist Republic of Vietnam and the Law of the Sea Epsey Cooke Farrell, 2021-09-27 The Socialist Republic of Vietnam and the Law of the Sea analyzes Vietnam s policies on the law of the sea in relation to the country s overall foreign policy goals and its position at the center of the South China Sea

geostrategic region It examines Vietnam's claims in zones of maritime jurisdiction and its regulation of maritime activities in the context of the 1982 U N Convention on the Law of the Sea and against the backdrop of Vietnam's security interests economic development and regional leadership goals The author explores Vietnam's maritime boundary disputes with its Southeast Asian neighbors and China and assesses their impact on regional stability This is the first comprehensive study to trace the evolution of Vietnamese policy and participation in law of the sea development from the 1958 First U N Conference on the Law of the Sea to the present The book provides the background essential to an understanding of Vietnam's current maritime relations and of the challenge to incorporate Vietnam into a stable regional order Law of the sea specialists Southeast Asia area specialists and those interested in the development of Vietnam's hydrocarbon and fishery resources will find this a particularly valuable resource

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