

# Public international law in the airspace of the high seas

**M. Nijhoff Publishers - Oxford Public International Law: Airspace**

## Agean Sea Dispute

- Currently 6 nm territorial sea.
- Concern that Greece could turn Aegean into Greek Lake.
- Turkish Parliament: Greek extension act of war.
- Airspace dispute. Dogfights.
- Continental shelf dispute. English Channel Case.
- Exploration led to military buildup in 70s and 80s.

Description: -

-  
Law of the sea.  
Airspace (International law)Public international law in the airspace of the high seas

-  
Fu hua shi jie xi lie -- 20  
Kertas karya perorangan (TASKAP) kursus reguler

14.  
Utrecht studies in air and space law ;  
v. 14

Utrecht studies in air and space law ;Public international law in the airspace of the high seas

Notes: Includes bibliographical references (p. 258-275) and index.  
This edition was published in 1994



Filesize: 39.102 MB

Tags: #Public #International #Law #In #The #Airspace #Of #The #High #Seas #Utrecht #Studies #In #Air #And #Space #Law #PDF #Book

## High Seas Airspace

Warships on the high seas have complete immunity from the jurisdiction of any State other than the flag State. After careful study of these replies, it drew up a final report in which it incorporated some of the points made, and grouped together all the rules it adopted concerning the high seas, the territorial sea, the continental shelf, the contiguous zone and the conservation of the living resources of the sea. All States shall cooperate with the competent international organizations in taking measures for the prevention of pollution of the seas or air space above, resulting from any activities with radioactive materials or other harmful agents.

## Law of the sea — régime of the high seas — Analytical Guide to the Work of the International Law Commission — International Law Commission

. But at the UNCLOS-III, claims wider than 12 miles did not find favour and the 12 miles rule was accepted by the Conference, which may be considered the present customary international law position. Further, the chapter argues the need for mutual accommodation on the part of the freedom of fishing and conservation in the high seas.

## The Convention on the High Seas

In the case of any conflict or contradiction between the texts or their interpretations, the text of the Agreement is to prevail.

## Oxford Public International Law: Airspace

As the Commission had not yet adopted draft articles on the territorial sea, it recommended that the General Assembly take no action with regard to the draft article on the contiguous zone, since the report covering the article was already published.

## International Law of High Seas Fisheries: From Freedom of Fishing to Sustainable Use

Source: Based on Froese, R.

## Related Books

- [Water powers of Canada. The Maritime Provinces - Prince Edward Island, New Brunswick, Nova Scotia](#)
- [New Hampshire ground-water quality](#)
- [Negro in Maryland.](#)
- [Art and the Greek city state - an interpretive archaeology](#)
- [Great outdoors book of the walking year](#)