Maritime Boundary Delimitation
The Case Law Is It Consistent And Predictable

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maritime boundary
delimitation: the case law:
is it  maritime boundary delimitation: the case law provides an in-depth understanding of the delimitation of the continental shelf and the exclusive economic zone, and will assist practitioners in determining what to expect from third party settlement of delimitation disputes.

maritime boundary delimitation: the case law.

is it  the international court of
justice’s (icj) judgment in the north sea continental shelf cases established equity as the controlling factor of maritime delimitation and rejected the customary value of the equidistance/relevant circumstances principle, which had been adopted in the 1958 convention on the continental shelf. 4 in the context of decolonization, states, or at least the majority of them, enthusiastically endorsed this approach, and the principle of
an equitable solution was

**maritime boundary delimitation: the case law edited by** the law of maritime delimitation has been mostly developed through the case law of the international court of justice and other tribunals. In the past decade there have been a number of cases that raise questions about the consistency and predictability of the jurisprudence.
concerning this sub-field of international law.

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maritime boundary delimitation: the case law will appeal to scholars of international dispute settlement as well as practitioners and academics interested in the law concerning the delimitation of
maritime boundary delimitation: the case law: is it comprehensive coverage allows for conclusions to be drawn about the case law's approach to the applicable law and its application to the individual case. maritime boundary delimitation: the case law will appeal to scholars of international dispute settlement as well as practitioners and academics interested in the law concerning the delimitation of
maritime boundaries.

the law of maritime boundary delimitation â€“
a case study  the case study of the russian federation illustrates the significance of international law for the delimitation of maritime boundaries, while at the same time indicating the limits of the influence of the law on state behavior.
the black sea case - wikipedia the case concerning maritime delimitation in the black sea icj 3 was a decision of the international court of justice. on september 16, 2004, romania brought its case to the court after unsuccessful bilateral negotiations. on february 3, 2009, the court handed down its verdict, establishing a maritime boundary including the continental shelf and exclusive
economic zones for Romania and Ukraine.

**Latest developments | Delimitation of the maritime**

Overview of the case on 25 November 1981, Canada and the United States notified to the court a special agreement whereby they referred to a chamber of the court the question of the delimitation of the maritime boundary dividing the continental shelf and fisheries.
zones of the two parties in the gulf of maine area.

11 international law concerning maritime boundary delimitation among international maritime disputes between states, those concerning the delimitation of maritime boundaries are the most sensitive since they relate to the extent of the sovereignty, sovereign rights over natural resources or jurisdiction of the coastal
states concerned.

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international law of maritime boundary delimitation, the the international law of maritime boundary delimitation edward collins, jr.* martin a. rogoфф**
introduction the law of the
sea, in its essence, divides the
seas into zones and specifies
the rights and duties of states
and ships flying their flags in
those zones. prior to 1945,
states claimed only narrow
territorial sea

reports of international
arbitral awards recueil des
part ii case concerning the
delimitation of maritime
boundary between
guinea-bissau and senegal
decision of 31 july 1989 affaire de la délimitation de la frontière maritime entre la guinée-bissau

reflections on maritime delimitation in the cameroon

26 in the gulf of maine case, the chamber of the icj ruled that the delimitation of a single maritime boundary could only be carried out by the application of a criterion, or combination of criteria, which
does not give preferential
treatment to one of [the
zones] to the detriment of the
other, and at the same time is
such as to be equally suitable
to the division of either of
themâ€™s.

latest developments | maritime delimitation in
the area  after examining the
case law in this field and the
provisions of the 1982 united
nations convention on the law
of the sea, the court noted
that the statement (in those provisions) of an "equitable solution" as the aim of any delimitation process reflected the requirements of customary law as regards the delimitation both of the continental

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maritime delimitation is one of the most discussed issues in international law,
distinguished by unusual technical complexity and political relevance. A combination of legal, political, technical, historical, environmental, and economic elements has turned this topic into one of the most studied not only by jurists, but hydrographers, geographers, cartographers, and other experts.

the law of maritime boundary delimitation: a
case study  ch. ii. the case law concerning maritime delimitation. ch. iii. maritime delimitation law -- an appraisal -- pt. 2. the russian federation position on maritime delimitation law. ch. iv. the position of the russian federation on maritime delimitation law. ch. v. russian legal doctrine concerning maritime delimitation law -- pt. 3.

a practitionerâ€™s guide
to maritime boundary delimitation this book provides a guide to the modern law of maritime boundary delimitation. the law of maritime boundaries has seen substantial evolution in recent decades. the book provides an overview of the law in this field, and its development through the united nations convention on the law of the sea (unclos), which set out the framework of the modern law in 1982.
international tribunal for the law of the sea

Bangladesh and the Union of Myanmar relating to the delimitation of their maritime boundary in the Bay of Bengal. In view of the above-mentioned declarations, and the letter of the Minister of Foreign Affairs of Bangladesh dated 13 December 2009 referred to in paragraphs 1 and 2, the case was entered in the list of cases as case
itlos: case no. 16 itlos/press
174: tribunal to deliver its judgment in the dispute concerning delimitation of the maritime boundary between bangladesh and myanmar in the bay of bengal on wednesday, 14 march 2012 at 11:30 a.m. itlos/press 175: tribunal delivers its judgment in case no. 16

rules of delimitation in international law of the sea due to this, the customary
law principles of UK were now codified and confirmed. This view of the LOSC, 1982 has also been applied in Guinea/ Guineabissau maritime delimitation case. It is notable that for states claiming for more than 12 nautical mile territorial boundary, it should be recognized by those states against whose such rights are maritime delimitation and territorial questions (Qatar
a claim to settle a dispute involving sovereignty over certain islands, sovereign rights over certain shoals and delimitation of a maritime boundary was filed by Qatar (p) in the International Court of Justice against Bahrain (d). The court’s jurisdiction was however disputed by Bahrain (d). Synopsis of Rule of Law.

Recent jurisprudence addressing maritime delimitation the past
two-and-a-half years have witnessed considerable development in the international law of maritime boundary delimitation. In particular, this brief period has seen the historic emergence of jurisprudence addressing delimitation of a state’s maritime entitlements located beyond 200 nautical miles (m) from the state’s coastal baselines.
bay of bengal maritime delimitation cases:
upholding the unlike the bangladesh-india case, there was no dispute regarding the land boundary terminus for maritime delimitation in the case of bangladesh and myanmar.47 further, there was hardly any disagreement regarding the base points, thus making the process of delimitation simple.48 nevertheless, the outcome of delimitation of the territorial
sea

delimitation of the maritime boundaries between the delimitation process on the land boundary, the maritime delimitation method of delimitation, in many cases it would lead to inequitable results. single maritime boundary in the law of sea

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Handbooks: this chapter provides an overview of maritime boundary delimitation, drawing on its history whilst focusing on points of contemporary relevance. Topics covered include the delimitation of the territorial sea; the ‘equidistance’ or ‘equitable principles’ debate and the 1982 UN Convention on the law of the sea (LOSC); the delimitation process; issues concerning the
identification of the

lecture series - prof. malcolm shaw international court of justice, delimitation of the maritime boundary in the gulf of maine area, judgment, l.c.j. reports 1984, p. 246. arbitral tribunal, delimitation of the maritime boundary between guinea and guinea-bissau, decision of 14 february 1985, reports of international arbitral awards, vol. 19, p. 149.
dispute concerning delimitation of the maritime boundary
court does not deny that the concavity of the coastline may be a circumstance relevant to delimitation, as it was held to be by the court in the north sea continental shelf cases and as was also so held by the arbitral tribunal in the case concerning the delimitation of the maritime boundary between guinea and guinea bissau (merits the effect of historic fishing rights in maritime
maritime boundaries
delimitation leonardo
bernard* i. introduction when
the exclusive economic zone
(eez) regime was established
by the third united nations
conference of the law of the
sea (unclos iii)1 it created a
new fisheries regime for
coastal states. the eez regime
under part v of the

the bangladesh/myanmar
maritime dispute: lessons
for the case had its origins
equally in law and politics. Bangladesh’s long, concave coastline makes maritime boundary disputes almost inevitable. Under a standard application of maritime boundary law, the intersecting arcs of India’s and Myanmar’s 200 nautical mile exclusive economic zones (EEZs) would cut off Bangladesh’s access to the

the â€œpredominant
interestâ€•concept in maritime boundary 12 r. w. smith and l. t. bradford, â€œisland disputes and the law of the sea: an examination of sovereignty and delimitation disputeâ€• (1998) 2(4) maritime briefing 1â€”27, 18, 22; on the diminished effect of islands in maritime delimitation see anglo-french case, note 2; tunisia/libya, note 3; maritime delimitation in the black sea (romania v
maritime boundary delimitation: united states practice

Anderson, "Developments in maritime boundary law and practice," in International maritime boundaries, vol. 5, eds. D. Colson and R. W. Smith (Leiden: Martinus Nijhoff, 2005), 3197, 3212, citing N. M. Antunes, Towards the conceptualization of maritime delimitation (2003), at 415; and the case concerning the maritime delimitation in the
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Area

[pdf] predictability and flexibility in the law of maritime delimitation. This fully revised new edition offers a comprehensive picture of the law of maritime delimitation, incorporating all new cases and state practice in this field. As with all types of law, the law of maritime delimitation should possess a
degree of predictability.

the law of maritime boundary delimitation: a case study of maritime zones are drawn using what the LOSC calls "baselines." Unlike inland waters, coastal waters rise and fall in tides. Rather than having moving maritime boundaries, the baseline is fixed to begin at the...
low-water line along the coast. the low-water line is derived page 9/29

maritime boundary - wikipedia a maritime boundary is a conceptual division of the earth's water surface areas using physiographic or geopolitical criteria. as such, it usually bounds areas of exclusive national rights over mineral and biological resources, encompassing maritime
features, limits and zones.

generally, a maritime boundary is delineated at a particular distance from a jurisdiction's coastline.

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