Extract from:

# UNITED NATIONS JURIDICAL YEARBOOK

## 1979

Part Three. Judicial decisions on questions relating to the United Nations and related intergovernmental organizations

Chapter VII. Decisions and advisory opinions of international tribunals



Copyright (c) United Nations

		Page
	with respect to postal parcels. More precisely, it wished to know whether Administrations were responsible for the damage caused to the exterior packaging of a parcel, in this instance a unit case, if the contents were not damaged	197
2.	World Health Organization	
	Amendment to rules of procedure of the Assembly requiring two-thirds majority for new category of decisions in addition to those for which WHO Constitution requires such majority — Question of constitutionality of the amendment	
	Statement made by the Director of the Legal Division at the 12th Plenary Meeting of the Thirty-second World Health Assembly on 22 May 1979	199

# Part Three. Judicial decisions on questions relating to the United Nations and related intergovernmental organizations

CHAPTER VII. DECISIONS AND ADVISORY OPINIONS OF INTERNATIONAL TRIBUNALS

CHAPTER VIII. DECISIONS OF NATIONAL TRIBUNALS

1. Canada

Federal Court

United Nations and Food and Agriculture Organization of the United Nations v. Atlantic Seaways Corporation and Unimarine S.A.: Decision of 25 March 1979

Jurisdictional clause in a bill of lading providing for the exclusive applicability of Canadian law and the determination of disputes in Canada by the Federal Court of Canada — Question whether the jurisdiction in pursuance of the Federal Court in respect of a cargo claim extends to a cause of action arising outside Canada.....

2. Israel

District Court of Haifa

The Government of Israel against Papa Coli Ben Dista Saar: Judgement of 10 May 1979

Question of the jurisdiction of an Israeli court regarding a member of a national contingent within UNIFIL, accused of smuggling explosives into Israeli territory — Claim of immunity from territorial jurisdiction — Question whether the accused could be considered as a member of a foreign military force present in Israel with the consent and permission of the State — Extent of the immunity of jurisdiction of members of such forces in the absence of a specific agreement on the matter between the host State and the country of the military forces origin — Question whether the accused could be considered as a member of a United Nations force

205

204

#### Part Four. Bibliography

LEGAL BIBLIOGRAPHY OF THE UNITED NATIONS AND RELATED INTERGOVERNMENTAL ORGANIZATIONS

A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL

### **Chapter VII**

### DECISIONS AND ADVISORY OPINIONS OF INTERNATIONAL TRIBUNALS

[No decision or advisory opinion from international tribunals on questions relating to the United Nations and related intergovernmental organizations to be reported for 1979.]