

Contents

<i>List of Maps</i>	<i>page</i> ix
<i>Preface</i>	xi
<i>List of Abbreviations</i>	xiii
Part One THE CONTEXT	
1 Between Law and War: the Problem	1
The Neglected Military Dimension	
Falling between Stools	
Approaches and Assumptions	
2 Between Past and Future: UNCLOS III	3
The Law of the Sea: Where Have We Been?	
The Characteristics of UNCLOS III	
The Major Achievements of the 1982 UN Convention	
The Outstanding Problems: Where Are We Going?	
3 Into the Future: UNCLOS IV, V, VI, etc.	11
Creeping Jurisdiction	
Territorialization and the Spread of Psycho-Legal Boundaries	
The Challenge to Navies	
Ocean Enclosure: How Far Can It Go?	
Part Two THE IMPLICATIONS	 59
4 The 1982 UN Convention: the Military Dimension	61
The Interests of the Naval Powers	
The Satisfaction of the Naval Interest	
Ambiguities and Problems	
Historic Compromise or Paradigm Shift?	
5 Rights of Passage through Choke Points	97
Security and Straits	
Island States	
Strategy and Access	
The Challenge of Nationalized Choke Points	
6 The Seabed and Territorial Sea	120
The Seabed: Militarization and Control	
Out of Sight: Out of Mind	
Troubles in the Territorial Sea	
7 EEZs and Naval Diplomacy	137
Creeping Jurisdiction and Naval Diplomacy	
The Scope for Naval Diplomacy	
Problems and Opportunities for Naval Presence	
Charging the International Atmosphere	
LOS and the Future of Naval Diplomacy	

8	The Utility of Warships	170
	Maritime Sources of Conflict	
	Intervention from the Sea	
	The Arms Control Dimension	
	The Law of the Sea and the Assets of Warships	
9	Naval Policy and Plans	192
	Changing Tasks	
	Technical Requirements	
	Planning	
10	Policy at Sea?	206
	Appendix	217
	References	221
	Index	228