## **Table of Contents**

I. Intr	oduction	8
II. Befo	ore and after 1953	11
III. Hostag	ges 15	
A) Background		16
B) The ICJ's Judgemo	ent (May 24, 1980)	17
C) Iran's "defence"-	a valid claim of self-help?	18
1. The letters		18
2. The ICJ's response		19
3. Comment		20
D) The American res	scue mission - a valid claim of self-defence?	23
1. "Operation Eagle Claw"		23
2. Legality of the mission under international law		24
a)	Legality under the UN Charter	24
	aa) Article 2 (4) UN Charter	24
	bb) Article 51 UN Charter	25
	Comment	27
b)	Legality under customary international law	28
	aa) "Revival" of pre-Charter customary international law	29
	bb) Post-Charter customary international law	28
	<ul><li>Legal situation on April 24/25, 1980</li><li>Current legal situation</li><li>c) Summary</li></ul>	29 32 33

E) Treatment of the ICJ		
1. Iran	33	
2. USA	33	
F) Conclusion	34	
IV. Oil Platforms	37	
A) Background		
B) The ICJ's Judgement (November 6, 2003)		
C) American attacks on Iran- a case of self-defence?		
1. Attack of October 19, 1987		
a) Actions and Reactions	42	
b) Iran's "armed attack"	43	
aa) ICJ	43	
bb) Comment	44	
- Specific intent	44	
- Gravity of attack	45	
c) "Necessity" of US reaction	48	
aa) ICJ	48	
bb) Comment	48	
2. Attack of April 18, 1988		
a) Actions and Reactions	52	
b) "Necessity" of US reaction	52	
D) Conclusion	52	
V. Nuclear Weapons	55	

A) Background	56
B) Treaty on the Non-Proliferation of Nuclear Weapons	59
1. Basic weaknesses	60
2. Iran's conduct	61
Summary	62
3. The USA's conduct	62
Summary	63
C) "Pre-emptive" self-defence	64
1. Collective action	
2. Unilateral action	
a) Article 2 (4) UN Charter	65
b) Article 51 UN Charter	65
Comment	66
c) "New" customary international law	68
d) "Pre-emptive" self-defence as emerging law	69
Comment	70
<ul> <li>Israel's attack in 1981</li> <li>Invasion of Iraq in 2003</li> <li>e) Summary</li> </ul>	72 72 74
D) Conclusion	
VI. General Conclusion	
Bibliography	78
Table of Cases	88
Table of Treaties, Agreements and Resolutions	89