

# The Territorial Cessions of Puerto Rico, Cuba, & Taiwan

## PUERTO RICO

In the Spanish American War period, United States Military Government (USMG) in Puerto Rico began on August 12, 1898, with the surrender of Spanish troops.

The Treaty of Peace between the United States and Spain (Treaty of Paris) was signed on December 10, 1898, and came into force: April 11, 1899. Article 2 specified: “Spain cedes to the United States the island of Porto Rico and other islands now under Spanish sovereignty in the West Indies, and the island of Guam in the Marianas or Ladrones.”

In the peace treaty, Spain ceded Puerto Rico, and the United States was designated as the receiving country. In reality, the transfer of the sovereignty of Puerto Rico from Spain to the United States was conducted through USMG. This can be explained as follows:

Diagram 1

	Action	Result
1.	Spain has ceded Puerto Rico in the peace treaty.	In effect, Spain has ceded Puerto Rico to the USMG, and this is an interim status condition.
2.	With Spain’s consent, the peace treaty has specified the United States as the “receiving country” for the cession.	Importantly, upon the date of cession, under international law, an authorized <i>civil government</i> for Puerto Rico, to whom the (principal) occupying power can relinquish the territory, does not yet exist. However, Puerto Rico has been ceded to the USA in the treaty, hence the United States Congress is authorized to pass relevant legislation to establish a civil government for Puerto Rico.

Comments: Under USMG, the United States flag flew over Puerto Rico from August 12, 1898, until May 1, 1900. Since Puerto Rico was ceded to the USA in the post-war peace treaty, the United States flag continued to fly after the establishment of civil government operations in the territory.

It is important to recognize that under the military government of the (principal)

occupying power, Puerto Rico had not yet reached a final political status. During this period, Puerto Rico was in “interim status” under the law of occupation. This “interim status” condition continued until the military government of the (principal) occupying power was legally supplanted.

## CUBA

In the Spanish American War period, United States Military Government (USMG) in Cuba began on July 17, 1898, with the surrender of Spanish troops.

The Treaty of Peace between the United States and Spain (Treaty of Paris) was signed on December 10, 1898, and came into force: April 11, 1899. Article 1 specified: “Spain relinquishes all claim of sovereignty over and title to Cuba. And as the island is, upon its evacuation by Spain, to be occupied by the United States, the United States will, so long as such occupation shall last, assume and discharge the obligations that may under international law result from the fact of its occupation, for the protection of life and property.”

In the peace treaty, Spain ceded Cuba, but no receiving country was designated. This is a “limbo cession.” In reality, the transfer of the sovereignty of Cuba from Spain to the Republic of Cuba was conducted through USMG. This can be explained as follows:

(Diagram 2)

	Action	Result
1.	Spain has ceded Cuba in the peace treaty.	In effect, Spain has ceded Cuba to the “United States Military Government,” and this is an interim status condition.
2.	After consideration by all relevant parties, no agreement was reached to specify any other country as the “receiving country” for the cession. Hence, none is stipulated.	Importantly, upon the date of cession, under international law, an authorized <i>civil government</i> for Cuba, to whom the (principal) occupying power can relinquish the territory, does not yet exist. Moreover, no country has been authorized to pass relevant legislation to establish a civil government for Cuba. Cuba remains under “United States Military Government” until USMG is legally supplanted.

Comments: Under USMG, the United States flag flew over Cuba from July 17, 1898, until May 20, 1902. The Republic of Cuba began civil government operations on May 20, 1902, so on that day the United States flag came down, and the Republic of Cuba flag went up.

It is important to recognize that under the military government of the (principal) occupying power, Cuba had not yet reached a final political status. During this period, Cuba was in “interim status” under the law of occupation. This “interim status” condition continued until the military government of the (principal) occupying power was legally supplanted.

## TAIWAN

In the WWII period, after the end of military hostilities in the Pacific, United States Military Government (USMG) in “Formosa and the Pescadores” (hereinafter “Taiwan”) began on October 25, 1945, with the surrender of Japanese troops. USMG delegated the administration of this area to the Chinese Nationalists. It is important to recognize that the administration of this area was handled separately from the administration of the four main Japanese islands.

The Treaty of Peace with Japan (San Francisco Peace Treaty) was signed on September 8, 1951, and came into force April 28, 1952. The following Articles are important.

Article 2(b): Japan renounces all right, title and claim to Formosa and the Pescadores.

Article 4(b): Japan recognizes the validity of dispositions of property of Japan and Japanese nationals made by or pursuant to directives of the United States Military Government in any of the areas referred to in Articles 2 and 3.

Article 23: . . . . including the United States of America as the principal occupying Power, . . . .

In the peace treaty, Japan ceded “Formosa and the Pescadores,” but no receiving country was designated. This is a “limbo cession.” An analysis of the transfer of the sovereignty of Taiwan from Japan to the PRC through USMG is provided as follows. (Note: As of 2005, this transfer has not yet been completed.)

(Diagram 3)

	Action	Result
1.	Japan has ceded Taiwan in the peace treaty.	In effect, Japan has ceded Taiwan to the “United States Military Government,” and this is an interim status condition.
2.	After consideration by all relevant parties, no agreement was reached to specify any other country as the “receiving country” for the cession. Hence, none is stipulated.	Importantly, upon the date of cession, under international law, an authorized <i>civil government</i> for Taiwan, to whom the principal occupying power can relinquish the territory, does not yet exist. Moreover, no country has been authorized to pass relevant legislation to establish a civil government for Taiwan. Taiwan remains under “United States Military Government” until USMG is legally supplanted.

Comments: Under USMG, the United States flag should be flying over Taiwan as of April 28, 1952, (if not earlier).

It is important to recognize that under the military government of the principal occupying power, Taiwan has not yet reached a final political status. During this period, Taiwan is in “interim status” under the law of occupation. This “interim status” condition continues until the military government of the principal occupying power is legally supplanted.

In other words, the military government of the principal occupying power does not end upon the coming into force of the peace treaty, but continues until legally supplanted. To date, USMG administrative authority over Taiwan is still active.

### Shanghai Communiqué

The following wording in the February 28, 1972, communiqué is important:

The U.S. side declared: The United States acknowledges that all Chinese on either side of the Taiwan Strait maintain there is but one China and that Taiwan is a part of China. The United States Government does not challenge that position. It reaffirms its interest in a peaceful settlement of

the Taiwan question by the Chinese themselves. With this prospect in mind, it affirms the ultimate objective of the withdrawal of all U.S. forces and military installations from Taiwan. In the meantime, it will progressively reduce its forces and military installations on Taiwan as the tension in the area diminishes.

In the Shanghai Communique, the United States has established the One China Policy, and has made arrangements for the final disposition of Taiwan, in accordance with SFPT Article 4(b).

However, during the period of “interim status,” Taiwan is entitled to fundamental rights under the US Constitution. For the territory, these fundamental rights include the Article 1, Section 8 stipulation that Congress will provide for the “common defense.” For the people, these fundamental rights include life, liberty, property, and due process of law under the Fifth Amendment. Unfortunately, these rights have been denied for over fifty years. Additionally, with no US High Commission established in Taiwan, the Taiwanese people have even been denied the right to petition the Government for a redress of grievances.

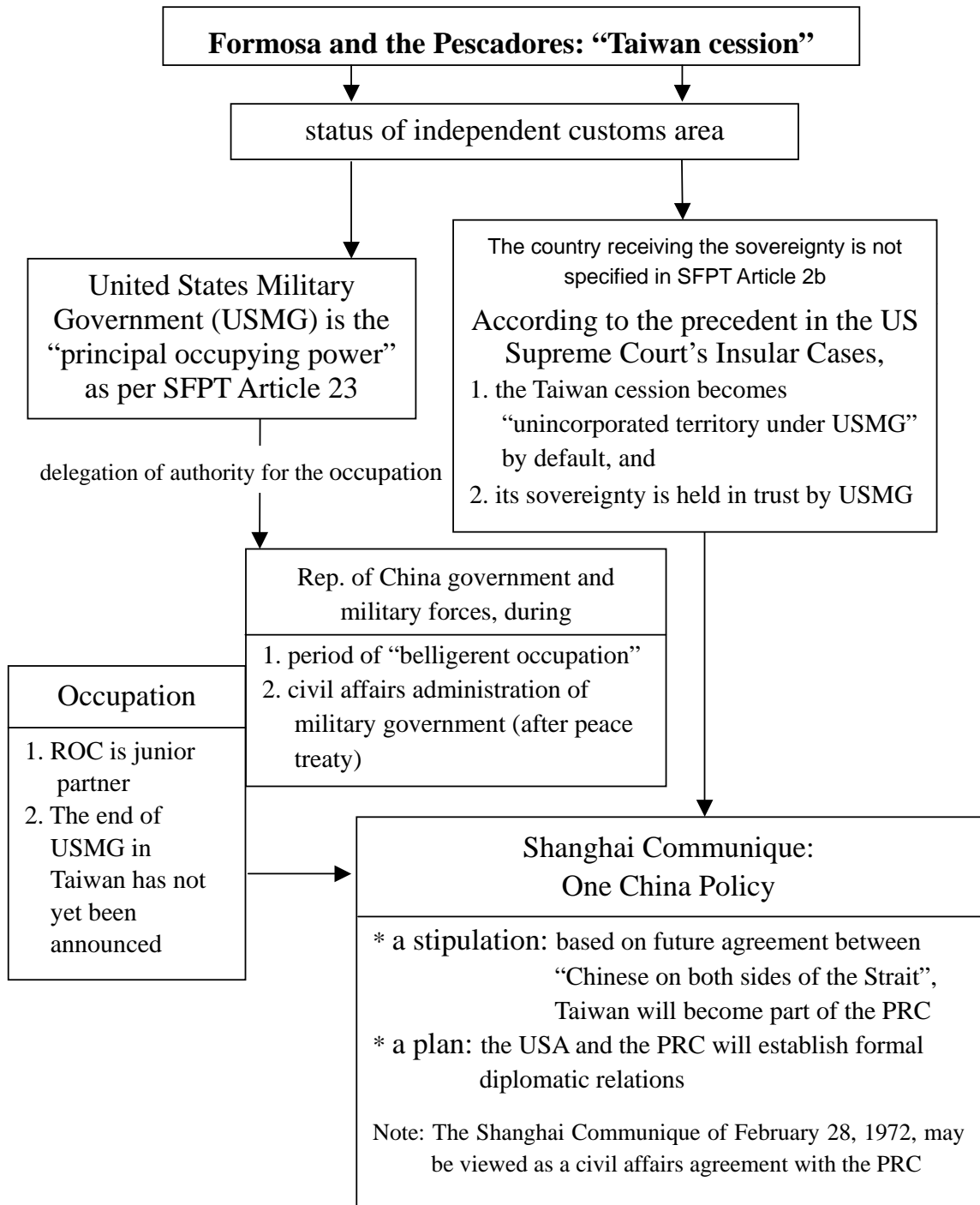
#### CUBA & TAIWAN

A closer examination of the situations of Cuba (according to the Treaty of Paris) and Taiwan (according to the San Francisco Peace Treaty) may be made as follows:

(Diagram 4)

Item	Treaty of Paris specifications for Cuba	SFPT specifications for Taiwan
United States is the (principal) occupying power	Article 1	Article 23
Original “owner” did indeed cede the territory	Article 1	Article 2(b)
No “receiving country” was specified (i.e. “limbo cession”)	Article 1	Article 2(b)
USMG has disposition rights over the territory	Article 1	Article 4(b)
Military government is present, and military occupation is a reality	Article 1	Article 4(b) and the Hague Conventions (1907)

# The Historical Inter-relationship of post-WWII Administrative Authority over Taiwan

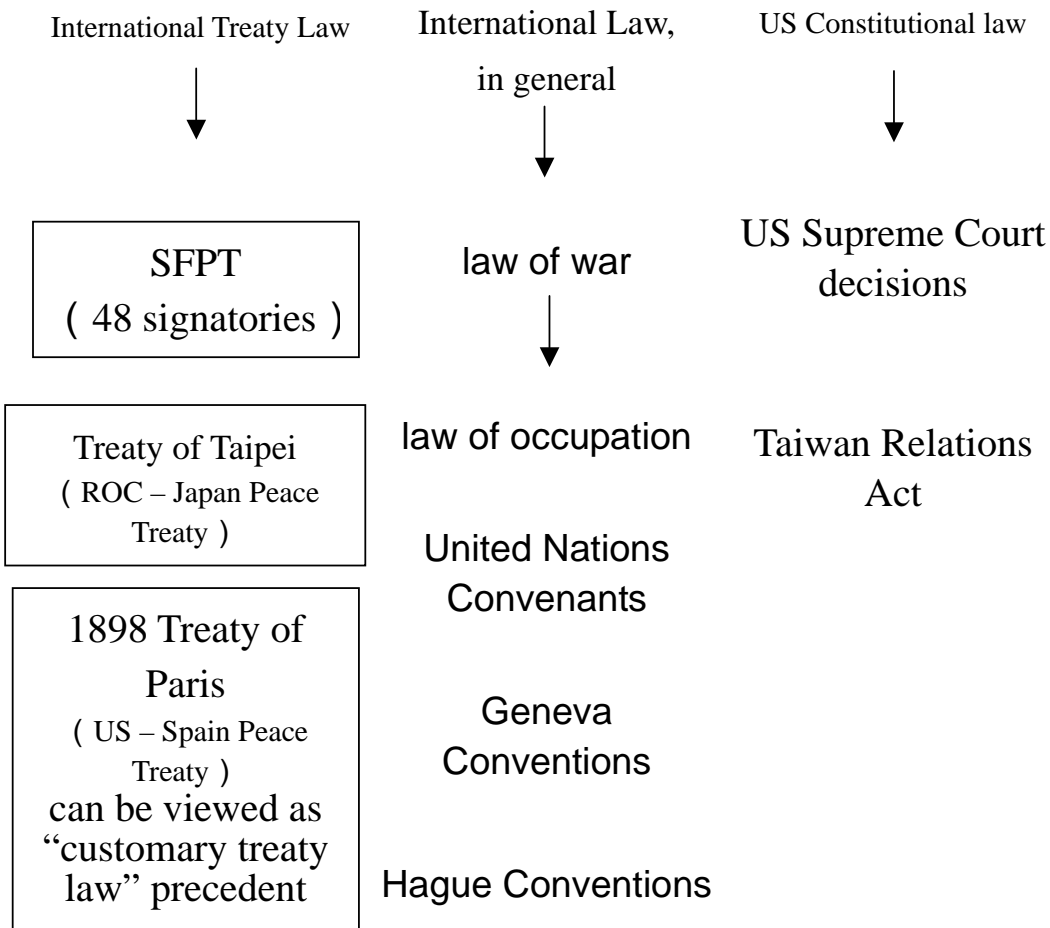


- Result: 1. USA breaks relations with ROC on effective late 1978.  
2. USA establishes relations with PRC effective early 1979.

# A full clarification of the Taiwan status

Taiwan is undetermined, unorganized, unincorporated territory of the United States Military Government, and currently in “interim status”.

This conclusion is compatible with all major areas of law, and in particular:



Hence, this clarification of Taiwan’s true status in the world community should not be viewed as a change in US policy regarding the Taiwan question. More properly, it amounts to a “new recognition of all pre-existing US government policy.”

# A new recognition of the United States of America

## *Fifty States:*

Alabama	Alaska	Arizona
Arkansas	California	Colorado
Connecticut	Delaware	Florida
Georgia	Hawaii	Idaho
Illinois	Indiana	Iowa
Kansas	Kentucky	Louisiana
Maine	Maryland	Massachusetts
Michigan	Minnesota	Mississippi
Missouri	Montana	Nebraska
Nevada	New Hampshire	New Jersey
New Mexico	New York	North Carolina
North Dakota	Ohio	Oklahoma
Oregon	Pennsylvania	Rhode Island
South Carolina	South Dakota	Tennessee
Texas	Utah	Vermont
Virginia	Washington	West Virginia
Wisconsin	Wyoming	

*Capital:* Washington, D.C.

## *Major Insular Areas (unincorporated territories):*

### original

American Samoa  
Guam  
Commonwealth of Northern Mariana  
Islands  
Commonwealth of Puerto Rico  
Virgin Islands

### new

American Samoa  
Guam  
Commonwealth of Northern Mariana  
Islands  
Commonwealth of Puerto Rico  
Virgin Islands

### **Taiwan cession**

The current “interim status” of Taiwan is a secure international position, while at the same time being politically neutral. All options for future determination of the “final status” remain open, and all political groups can continue to promote their own agenda.

