

## INDEX

- 9-11 Atrocities, 219-226  
    impact on law, *ix*, 219-226
- Abraham, Ronny, 97-98
- Adatci, 71
- Aggression, 105-107
- Akeyesu case, 189
- Alford, North Carolina v., 135-136
- Amendment, *see* constitution
- American Law Institute, 29, 148-162, 262-263  
    *see* Model Penal Code  
    *see also* Restatement, Foreign Relations Law
- Antelope, The, 260 n.69
- Anzilotti, Judge, 73, 77-78, 95-96
- Artificial reason, 48 & n.20
- Asia, 289-300  
    Asian perspective on human rights, 289-300
- Autonomy, 186-89, 297
- Basdevant, 82 n.107
- Baxter, Richard, 7-8
- Bedjaoui, Mohammed, 93, 101-103
- Belonging, 23-26, 296-298
- Berkovitz case, 267-270, 283
- Berlin, Isaiah, 24-25, 294-295, 298-300
- Bosnia & Herzegovina, 227-246  
    Central Bank, 242-245  
    Constitution, 227-246  
    Constitutional Court, 243-245  
    core values, 235  
    Council of Ministers, 234-245  
    entities, 235-240  
    federal structure, 233-235  
    national powers, 235-240
- paralysis, 240-245
- Parliamentary Assembly, 234-245
- Presidency, 234-245  
    voting, 230
- Bowen, Catherine, 48 n.20
- Boyle v. United Technologies Corp., 271 n.130
- Brierly, James, 5-6, 11
- Brown v. Allen, 191 n.75
- Brownlie, Ian, 18-19, 35, 44-45
- Bush, President, 296
- Butz v. Economou, 268, 273 n.136
- Byers, Michael, 30, 33-34
- Calabresi, G., 214 n.101.
- Carter, President, 13
- Cassese, Antonio, 6, 10, 18, 152, 167 n.12, 176 n.36, 181 n.48, 189, 236
- Cassin, René, 293
- Caution, overabundance of, 65, 78-80, 177-78, 184-185
- Certain Criminal Proceedings in France case, 85-86, 96-100
- Chang, P.C., 293, 296
- Cheng, Bin, 34, 39 n.#
- Chile, 258-259
- China, 259-262, 289-300
- Chinese Constitution, 41
- Choice of law, 260-261
- Civil (continental) law, 124-138
- Clinton, Robert, 297 n.28
- Co-existence, 2-6
- Coke, Sir Edward, 48 n.20
- Cold War, 1-26  
    Détente, 6-12  
    post-Cold War, 13-26

- Coleman v. Miller, 210  
 Coleman, William T., 245 & n.93  
 Collateral estoppel, 157-159  
 Common law, 124-138  
 Common law and King, 48 n.20  
 Compliance with law, 5, 9-12, 19-21, 41-58  
 Conflict of laws, 260-261  
 Confucianism, 291, 293, 296-298  
 Congo, The, v. France, 85-86, 96-100  
 Congress, the United States, 207-208, 210  
 Conquest, 230 n.14  
 Consent, 5  
 Constitution, 227-246, 193-218  
     amendment, 193-218  
         ratification record, 194 n.3  
     concurrent approval, 210  
     conquest, 230 n.13.  
     extraordinary measures, 231  
     eternal value, 216  
     foreign judge, 244 & n.91  
     Holmes, O.W., 245  
     ILO, 194 n.3, 216  
     interpretation, 193 n.1  
     necessity, 231  
     race, 245 n.93  
     revolution, 231  
     time limit on ratification of amendment, 193-218  
         express & implied limit, 196-202  
         history, 202-204, 215-216  
         imposition of a limit, 202-209  
         lapse of a proposal, 212-214  
         proposing a limit, 202-209  
         reasonable time, 214-217  
         United Nations, 202-204, 209-210  
         withdrawing a proposal, 209-211  
 United States Constitution, 193-218  
     Contemporaneous consensus, 200-201  
     Twenty-seventh amendment, 201-202, 213-214, 216  
     urgent amendments, 199, 216  
     violation of amendment procedure, 229-231  
     WHO, 194 n.3  
 Control Council for Germany, 111  
 Co-operation, 2, 6-12  
 Co-progressiveness, law of, 2-4, 12-26  
     goal, 23-26  
 Corfu Channel case, 90-91  
 Corten, O., 214 n.102  
 Crimes against humanity, 163-192  
     “attack”, 163-192  
     definition, 163-192  
     defenses to, 148-154  
     elements of the crime, 167-68, 171-172  
     jurisdictional element, 175-176  
     “knowledge school”, 167-168, 173-178  
     policy element, 151-154, 163-192  
     Rome Statute, art. 7, 163-192  
     “specific intent school”, 148-154, 178-187  
 Cruikshank case, 269  
 Customary international law, 4-5, 7, 15, 27-39, 187-188  
     *see* lawmaking  
 Czechoslovakia, 245  
 D’Amato, Anthony, 32-33  
*Daxue*, 296  
 Dayton Peace Agreement, 227-246  
 deGuzman, 163-192  
 de Letelier, 258-259  
 Dellinger, Walter, 206-207, 213-214  
 Delmas-Marty, Mireille, 42, 45, 55  
 Democracy, 25-26, 47-48, 231-233  
     despotic, 25 n.109  
     Kant, 25 n.109  
 de Staél, 54  
 Desuetude, 212-214  
 Détente, 6-12  
 de Visscher, *see* Visscher  
 Differentiated responsibility, 16-17  
 Dillon v. Gloss, 200, 206  
 Dinsteins, Yoram, 140-141  
 Discretionary function exception under the Foreign Sovereign Immunities Act, 247-288  
 anachronism, 280-282  
 false promise, 280, 281 n.186  
 fender benders, 281 n.186  
 humanity, 258-259  
 ILA, 285  
 ILC, 284-285  
 intent, 249-250

- internal law of foreign States, 259-261  
interpretation and application, 248-88  
judicial interpretation, 257-265  
limitations, 266-279  
mis-transplant from FTCA, 286-287  
practice, emerging, 284-285  
repeal, 279-288  
statutory framework & interpretation, 250-257  
violation of regulations, 262-263  
violation of criminal codes, 263-265  
Doherty (Canada), 72  
Draft Code of Crimes Against the Peace and Security of Mankind, 123, 141-142, 145-154, 163-164, 188-189  
Duress, 119-154  
*see* Erdemovic case  
*see* German Criminal Code  
*see* Model Penal Code  
Dworkin, Ronald, 11, 35, 102, 299-300 & n.36  
  
Eichmann case, 189-190  
Elias, Olufemi, 34  
Ellison case, 270  
Enforcement of law, 5, 9-12, 19-21, 41-58, 105-113  
Erdemovic case, 115-162, 182-187  
duress as defense, 142-154  
duress as defense to crimes against humanity, 142-154  
duress as defense to war crimes, 142-154  
facts, 117-119  
indictment, 117-118  
plea of guilty, 120-138  
proceedings, 117-119  
requirements for valid plea, 127-138  
    effective counsel, 136-138  
    equivocal plea, 133-136  
    factual basis, 132-133  
    informed, 127-130  
    knowledge of consequences of plea, 131-132  
    knowledge of defenses, 130  
Sentencing Judgment, 115-162  
Statute and Rules on plea, 120-138  
*Erga omnes*, 10, 20,  
Eser, A., 142, 144, 147  
European Court of Human Rights, 4, 7, 243  
Expediency, 101-103  
  
Fairness, 12, 20, 23, 55, 130, 159, 282  
Family, 296  
Federal Republic of Yugoslavia,  
    *see* Genocide Convention case  
    *see* Yugoslavia  
Federal Tort Claims Act, 248, 250-257, 267-274, 280-282, 286-288  
Fernandes (Brazil), 71  
Final, 191 n.75  
Finnis, John, 11-12, 24, 28, 33, 35  
Fisheries Jurisdiction (F.R. Germany v. Iceland) case, 160  
Fitzmaurice, G., 6 n.15, 11, Five Principles of Co-existence, 5  
Fletcher, George, 45, 147-154  
Force, Monopoly of, 5,  
    *see* use of force  
Foreign criminal law, 260  
Foreign judge, 244 & n.91  
Foreign Sovereign Immunities Act of 1976, 247-288  
    *see* discretionary function exception  
intent, 248  
*Forum prorogatum*, 81, 85-103  
    concerns & evaluation, 90-96, 96-100  
Congo, 85-86, 96-100  
France, 85-86, 96-100  
ICJ Statute, art. 36, 87-88  
    *see* international court of justice  
origin, 88-90  
practice of the Court, 88-90  
Rules of Court, art. 38(5), 85-86, 93-96  
significance, 98-100  
statutory framework, 87-88  
third way, 87  
    unsuccessful attempts, 89 n.17  
France, 85-86, 96-100  
Franck, Thomas, 11, 20, 51, 53 n.34, 186-87  
Free Zones of Upper Savoy and the District of Gex, 102  
French Criminal Code, 148-154  
    *see* *Nouveau Code Pénal*

- Friendly Relations and Co-operation  
 Declaration, 9, 17-18  
 safeguard clause, 18
- Fromageot, 71-72
- Frowein, J., 204
- Fuller, Lon L., 46, 55, 166 n.8
- General Assembly, *see* United Nations  
 General Assembly
- General Framework Agreement, Dayton  
 227-246
- Genocide, 22, 174 n.28, 106, 112, 119,  
 151, 167-168, 174, 177-178, 188-190,  
 259 n.62
- Genocide Convention, 61-65, 76, 83  
 art. IX, 61-64, 83
- Genocide Convention (Bosnia v.  
 Yugoslavia) case, 61-63, 65, 76, 83-84,  
 90-92
- “Genocide fax”, 22
- German Criminal Code, 148-154
- German Interests in Polish Upper Silesia  
 case, 75, 77, 79, 81
- Glendon, Mary Ann, 290-293, 297 n.30
- Globalization, 2-3, 13-26  
 social effects, 16
- God Father*, 35
- Goldsmith, Jack, 51 n.28
- Good life, 299-300
- Grisbadana case, 4
- Guggenheim, P., 2, 31-32
- Guilty plea, *see* Erdemovic case
- Habermas, Jürgen, 44 n.6
- Hagerup, 73 n.62, 75
- Halsbury's Law of England*, 128, 131-133  
 & n.74
- Hart, H.L.A., 2, 6, 11, 38-39, 50, 53-57,  
 150-151
- Hart & Wechsler, 272 n.135
- Haya de la Torre case, 86, 92, 102
- Hayek, F.A., 46-47, *see* rule of law
- Heavy footprint, 4, 8
- Higgins, Rosalyn, 1 n.1, 2 n.2, 18,  
 291 n.10
- Hodgson, Colonel, 290
- Holmes, O.W., 51, 245
- H.R. Rep. No. 900, 254-255 n.41
- H.R. Rep. No. 1287, 286 n.218
- Hu Jintao, 296
- Huber, Judge, 71-72, 87
- Hudson, Manley O., 75, 78-80, 199-201
- Human flourishing, 23-26
- Human rights, 289-300  
 Asian perspective, 289-300  
 autonomy, 297, & n.28  
 concept, 289-291; 294-300  
 Confucianism, 291, 293, 296-298  
 content and scope, 298-99  
 nature, 294-298  
 negative liberty, 24-25, 294-298  
 positive liberty, 24-25, 294-298  
 official championing of the good life,  
 299-300  
 Universal Declaration, 289-294
- Human Rights Committee, 123
- Humanitarian intervention, 16, 22-23
- Humanitarian law, 105-192  
 crimes against humanity, 115-192  
 defences, 115-162  
 ICC, 105-113  
*see* lawmaking
- Humphrey, John, 290
- Hurst, Sir Cecil, 70-72
- ICCPR, 122-123, 291
- ICESCR, 291
- ICTR, 15, 222, 188-190
- ICTY, 15, 115-161, 181-192, 222  
 Appeals Chamber power, 160-161  
*see* Erdemovic case
- ICTY Rules  
 Rule 44, 137  
 Rule 45(A), 137  
 Rule 61, 119, 152, 158  
 Rule 62, 121-126
- ICTY Statute  
 art. 5, 115-161  
 art. 7(4), 139-141  
 art. 20(3), 121-124  
 art. 21(4), 122-124  
 art. 25, 160-161
- Image sanction, 20-21, 300
- India, 200
- Individuals, 4, 7, 14, 23-26, 289-300  
*see* subjects of law

- Infallible, 191 n.75  
Infinite variety, 7  
Instant custom, 7-8; *see* customary international law  
Institute of International Law, 48  
Instrumental view, 51-52, 296-298  
Inter-American Court of Human Rights, 7  
Internal aspect of law, 11, 53-58  
International Court of Justice  
    applicable law, 160  
    *see also* *forum prorogatum*  
    jurisdiction, 59-84, 85-100  
        *see also* *forum prorogatum*  
    knows its own law, 160  
    law and expediency, 101-103  
    non-party to the Statute, 59-84  
    political question, 109-113  
    party to the Statute, 59-84  
    procedural niceties, 159-160  
    Rules of Court, art. 38(2), 87-88  
    Rules of Court, art. 38(5), 85-86, 93-96  
    Security Council, 59-60, 109-113  
    Security Council Resolution 9, 60  
        Declaration filed, 80-81 n.100  
    Statute, art. 35(2), 59-84  
        drafting history, 67-82  
        four interpretations, 64-65  
        language 65-67  
        old art. 35(2), 67 n.33  
        special interpretation, 83  
    Statute, art. 36(2), 87-88, 200  
    Statute, art. 38, 29, 160  
    “treaties in force”, *see* Statute, art. 35(2)  
International Criminal Court (ICC),  
    Rome Statute of the, 14, 105-113,  
        163-192  
    art. 7, 163-192; *see also* crimes against humanity  
    art. 9, 166, 171-173  
    art. 16, 105-113 (ILC Draft art. 23)  
    art. 21, 165-166  
    art. 22(2), 166-167  
    art. 30, 167, 169  
    drafters’ intent, 166-167 & n.8  
    ILC Draft Statute, art. 23, 105-113;  
    independence, 105-113  
    interpretation, 166-167 & n.8  
political question, 109-113  
International law and international relations, 11 n.48  
International Law Association, 27-39, 285  
International Law Commission, 48-49,  
    105-113, 120 n.28, 123, 145, 213,  
    280, 284-285  
    *see also* Draft Code of Crimes  
International Maritime Organization,  
    IMO or IMCO, 199, 202  
International Monetary Fund, 197-198  
Interstitial lawmaking, 16  
Intrinsic value, 31, 38-39, 55, 289-300  
Iraq, 109  
Iwasawa, Yuji, 292  
Jackson, Robert, 191 n.75  
James I, 47  
Japan, Treaty of Peace with, 80-81  
Johnson & Graham’s *Lessee v. M’Intosh* case, 230 n.14  
*Jus cogens*, 8, 61, 83-84, 112, 113, 259  
    n.62, 290  
Kalfus, M., 202 n.33, 208 & n.72  
Karadzic and Mladic, 119, 158  
Kelsen, Hans, 31-32, 34-35  
Kopelmanas, Lazare, 31  
Kymlicka, W., 18, 24, 297  
Lachs, Manfred, 34  
Lauterpacht, E., 92  
Lauterpacht, H., 74 n.68, 166 n.8, 291  
Law as co-ordination, 11  
Law, Concept of  
    *see also* H.L.A. Hart  
    internal aspect, 11, 53-58  
Lawmaking, 4-5, 7-10, 14-18, 27-39, 219-226  
League of Nations, 5, 67-82, 199-200,  
    202-203, 209, 215-216  
Advisory Committee of Jurists for the  
    PCIJ, 69-82  
    Rapporteur’s Report, 71-72  
    Covenant, 67-82, 198-218  
    Secretariat Memo, 69, 71, 81  
Legal Counsel, UN, 59-63  
Legal Counsel, US Office of, 201, 206

Legality of the Use by a State of Nuclear Weapons in Armed Conflict, 193 n.1  
 Legality of Use of Force cases, 22-23, 89  
 Liberalism, 3, 6, 14, 21, 22, 24, 42, 46,  
     296-300  
     militant liberalism, 22  
 Liberia, 100 n.50  
 Liberty, *see* human rights  
 Libya, 222  
 Liu Huaqiu, 299  
 Liu case, 259-261  
 Lockerbie, 222  
 London Statement, 27-29  
 Lowe, A. Vaughan, 30  
  
 MacArthur Area Citizens Ass'n case, 262  
 Malum in se, 265 n.95  
 Massachusetts Constitution, 42  
 Mavrommatis Palestine Concessions case,  
     159-160  
 McKay, Judge, 281 n.186  
 McNair, A.D., 212 n.91  
 McWhinney, Edward, 1-3, 6, 9, 12  
 Members in international society, 7  
     *see* United Nations Charter  
 Membership in society, 4-6, 10-12, 20-22  
 Mendelson, Maurice, 27-39  
*Merriam-Webster's Collegiate Dictionary*,  
     180  
 Militant liberalism, 22  
 Minquiers and Écréhos case, 95 n.37  
 M'Intosh, 230 n.14  
 Missouri v. Holland, 245 & n.95  
 Model Penal Code, 148-154, 174, 177-  
     178  
     Section 1.12 (evidence), 155  
     Section 2.09 (duress), 148-154  
 Monopoly of use of force, 5  
     *see* use of force  
 Montesquieu, 300  
 Moralism, 6-7,  
  
 Nation-building, 233-240  
 Nauru case, 215 n.103  
 Necessity, 6  
 New Haven School, 32  
 NGOs, 14-15  
 Nicaragua case, 200

Nigeria, 200  
 Nikolic case, 152  
 Non-governmental organizations, 14-15  
 North Sea Continental Shelf case, 29  
 Nottingham, Lord, 166 n.8  
*Nouveau Code Pénal*, 188  
 Nuclear Tests cases, 213  
 Nuremberg, 4, 22, 111, 116, 128-129,  
     139-141, 151, 188-189, 191  
  
 Obligation to obey the law, 5-6,  
 O'Connor, Sandra Day, 55  
 Official Gazette of RBiH, 227-230  
 Onuma, Yasuaki, 289  
 Opinio juris, 27-39, 219-220  
     paradoxes, 30  
 Opportunité, 101-103  
 Optional Clause, *see* International Court  
     of Justice, Statute, art. 36  
*Oxford Companion to Philosophy*, 42  
  
 Pakistan v. India, 99 n.49  
 Paquete Habana case, 4  
 Pardon, 108, 110-111  
 Paulsen, Michael, 210-211, 214  
 Peleus case, 166  
 Pelican Ins. Co., Wisconsin v., 260 n.69  
 Permanent Court of International Justice  
     (PCIJ), 59-84, 87-92, 102, 159  
 Registrar, 74-77  
     treaties in force, 73-82  
 Pericles, 42  
 Perry, Michael J., 294, 299  
 Peru, 262  
 Phillips, L., 194, 202, 213  
 Pinochet case, 19-20  
 Pleas, *see* Erdemovic case  
 Politis (Greece), 71  
 Posner, Eric, 51 n.28  
 Precedent, 47  
 Preemption, 270-274  
 Prejudice, 161  
 President of the United States, 210-211,  
     296  
 Preston case, 270  
*Prima facie*, 3, 5, 11-12, 20-21, 52, 61-63,  
     222  
*prima facie* obligation to obey the law, 4-6,

- 10-12, 20-22  
Process and result, 32  
*Proprio moto, see sua sponte*  
Procedural niceties not followed, 159
- Race and constitution, 245 & n.93  
Ratification, 232-233  
Raz, Joseph, 11, 18, 21, 24-25, 43-44, 46-47, 50  
Reagon, Ronald, 13  
Reason, 47-48 & n.20  
Reisman, W. Michael, 2, 52,  
Relative Normativity, 8-9, 17  
Reparation (advisory opinion), 4  
Republika Srpska, 227-246  
Restatement, Foreign Relations Law, 262-263, 275 n.146, 277,  
Result, *see* process and result  
Revision of judgment, 108, 110-111  
Ricci-Busatti, 69-70  
Rights of Minorities in Upper Silesia case, 87, 90  
Right of Passage over Indian Territory, 200 n.22  
Risk v. Halvorsen, 263  
*Road to Serfdom, see* Hayek  
Robinson, Darryl, 169 n.16, 170 n.19, 171, 172, 175, 177, 179, 185, 189  
Rogers, John M., 254 n.41, 258, n.59,  
Rogue State, 23  
Röling, Bert V.A., 152, 181  
Rome Statute, *see* International Criminal Court (ICC)  
Root-Phillimore Plan, 69-70  
Rosenne, Shabtai, 60-63, 78, 81-83, 90  
Rule of law, 18-19, 41-58  
    Brownlie, Ian, 18-19, 44-45  
    clear rules, 46-49  
    coercive rule of law, 50-51  
    Dicey view, 41-45  
    extra-legal rule of law, 51-52  
    Fuller, Lon L., 46, 55  
    Hayek, F.A., 46-47  
    just law, 45-46  
    Raz, Joseph, 43, 46-47  
    perfect rule of law, 52-58  
    rechtsstaat, 45 n.11  
    rule of rules, 46-49
- Scalia, Antonin, 46  
Rule of recognition, 38-39, 52-57
- Sanctions, *see* enforcement of law  
Saxena, J.N., 194, 200, 204, 209, 215  
Scalia, Antonin, 46  
Schabas, William, 174 n.28, 176-177, 184  
Schwelb, E., 195, 204, 205  
Security Council, 59-60, 105-113, 219-226  
    primary responsibility, 109, 221  
    binding upon the Court, 109-113  
    ICJ, 59-60, 110, 140 & n.109  
    judicial review, 110, 140 & n.109  
    *jus cogens*, 112  
    veto, 113  
Self-cultivation, 296  
Self-defense, 219-226  
    anticipatory, 225  
    attack, 223-226  
    Caroline case, 225  
    critical question, 225  
    standard, 225  
Self-determination, 5, 10, 13, 17-18, 298  
    “safeguard clause” in Friendly Relations Declaration, 18  
    Kovoso crisis, impact of, 18  
Shakespeare, 285  
Shihata, I., 60, 65, 79-80  
Sierra Leone, 100 n.50  
Soft law, 8-9  
Sources of law, *see* lawmaking  
Sovereignty, 5, 296-298  
    ethnic sovereignty, 240-245  
Specially affected states, 8, 15  
Specific intent, 163-192  
Staél, de, 54  
Standard of proof, 221-222, 225  
State, 1-26, 296-298  
    heavy footprint, 4, 8  
    necessity, 296-298  
    specially affected, 8  
    state-oriented, 5  
    *see* subject of law  
    value, 296-298  
Stateless person, 297  
*Sua sponte*, 61-62, 160-183  
Subject of law, 4, 7, 14, 23-26

- Sustainable development, 16-17  
 System responsibility, 181
- Tadic case, 190-191  
 Terrorism, 219-226  
     definition, 220  
 Third World, 7, 299  
 Thirlway, Hugh, 33  
 Time limit on amendment ratification, *see*  
     constitution  
 Tokyo Trial, 4, 22, 116, 128  
 Touvier case, 188  
 Two-man mindedness, 293, 296
- UNESCO, 291  
 United Nations, 5  
 United Nations Charter, 107-113, 219-  
     226  
     art. 2(4), 219-226  
     art. 2(7), 220-221  
     art. 12, 111-112  
     art. 24, 109  
     art. 25, 112  
     art. 94, 159-60, 10-111  
     art. 103, 112  
     art. 108, 196  
     art. 109, 196  
     Chapter VII, 107-113; 221-222  
     membership, 61-63  
         continuator, 61-63  
         successor, 61-63  
     *see* Security Council  
     veto, 113  
 United Nations Committee of Jurists,  
     68-69  
 United Nations General Assembly, 111-  
     112, 203-205  
 United Nations General Conference, 204  
 United Nations Secretary-General  
     Report, S/25704, 139, 143  
 United Nations Security Council  
     *see* Security Council  
 United Nations War Crimes Commission,  
     143-149  
 United States Constitution, *see*  
     constitution  
 Universal Declaration of Human Rights,  
     289-300
- drafting history, 290-291; 293  
 Upper Silesia,  
     *see* German Interests in Polish Upper  
     Silesia case  
     *see* Rights of Minorities in Upper  
     Silesia case  
 Use of Force, 5; 219-226  
     *see* Security Council  
     *see* United Nations Charter
- Varig Airlines case, 262  
 Versailles, Treaty of, 70-71, 73, 77  
 Vienna Convention on Consular  
     Relations, 251-252 & n.26, 262, 264  
     & n.93, 278, 281 n.189  
 Vienna Convention on Diplomatic  
     Relations, 251-252 & n.26, 262, 277-  
     278, 281 n.189  
 Vienna Convention on the Law of  
     Treaties, 64, 165-166, 205, 290  
     art. 53, 83  
     art. 61, 212-214  
     art. 62, 212-214  
 Vienna Declaration and Programme of  
     Action, 291  
 Visscher, Charles de, 4
- Weil, Prosper, 8-9, 17  
 Wimbledon case, 62, 73-74  
 World War I, 64-82  
 World War II, 64-82
- Xiushen qijia zhiguo pingtianxia*, 296-297
- Yazell case, 273  
 Yee, Sienho, comments on, 164-165 n.5,  
     218 n.#  
 Yugoslavia, 59-64, 115-161, 227-246  
     *see* Genocide Convention case