Index

access to justice comparative civil justice 230-234 administrative action see administrative law administrative law civil service employment 146-148 civil society committees 163-165 and comparative law generally 145-146 courts and 148-160 economic aspects 158-159, 160, 164-165 freedom of information 166-167, 168 globalization of 168-169 judicial review civil justice 214-215 procedural principles 154-156 substantive principles 156-160 systems for 148-154 litigation 151-152 notice-and-comment rulemaking 161-163 ombudsmen 165-166, 167 public access to government 165-167 public administration 146-148 public interest groups and 161-165 'adversarial' justice systems civil procedure 212 Afghanistan constitution 172, 182-188 Africa see African independence, public international law, sub-Saharan legal tradition African independence economic aspects 329, 330, 333 aggregation of claims comparative civil justice 230-234 Albania constitution 173, 182-188 Algeria constitution 185 judicial review 153-154 ALI/UNIDROIT Principles of Transnational Civil Procedure aim of 225-226, 236-237

Andorra human rights 122 Anglo-American law see common law Angola see also sub-Saharan legal tradition constitution 173-174, 183, 185 anthropology bases for comparative law 76-77 and comparative law 13, 21-22, 33 contributions to comparative law 81-83 economic aspects 73, 74-75, 76 encounter with law 73-76 and evolutionism 74-75 and functionalism 75-76 future developments as to comparative law 84-86 and human rights 75-76 issues as to comparative law 77-81 and Latin American legal tradition 364-365 and mixed legal systems 374 perspective on law 28-32 and traditional law 314 appeal cases comparative civil justice 234-236 Argentina see also Latin American legal tradition constitution 172, 187-188 judicial review 155 Aruba see also mixed legal systems Dutch influence 361-362 Australia civil procedure 221, 222-223 corporate law and governance 51 employment law 51 judicial review 153-154, 155-156 legal families 211-212 'legal origins' theory 51 positivist theory 45 Austria civil procedure 222-224 courts structure 249 judicial review 153-154

Azerbaijan constitution 185, 188 balancing/proportionality characteristics 37-38 covert use of 40 critique of, contrasted with critique of ideology 41 as juristic technique 53 use of 35-37 Bangladesh constitution 182-188 bankruptcv micro level economic analysis 62 Belgium judicial review 153-154 Brazil see also Latin American legal tradition constitution 187-188 legal capability internationally 362-364 regional legal dialogue 351-353 Burkina Faso see also sub-Saharan legal tradition constitution 188 Cambodia see also East African legal tradition constitution 182 Cameroon see also mixed legal systems, sub-Saharan legal tradition constitution 185 Canada civil service law 146 corporate law and governance 51 employment law 51 legal families 211–212 legal language 110 'legal origins' theory 51 positivist theory 45 capitalism see also democracy and civil procedure 48 competitive and cooperative models 47, 49 - 50and corporate law 47 and employment law 47, 50 'organic' approach to legal differences 48 - 51'semiotic' approach to legal differences 48 - 51varieties 47–48 and welfare law 48 Caribbean see Latin American legal tradition Chad see also sub-Saharan legal tradition legal capability internationally 364-365

Chicago School of Law and Economics rise of 30 Chile see also Latin American legal tradition Civil Code 353-354 China see also East Asian legal tradition civil courts 214 civil procedure 211-212, 222-223, 224-225 conception of political space 265 Confucianism see Confucianism constitution 172, 173-174, 181, 182-188 hegemony within East Asia 258-259. 266-267 'Law and Economics' theory 31-32 legal profession 216-218 legal traditions 262-265 legal translation 100, 104 political aspects of legal tradition 262-263, 264, 265, 266-267 Sinocentrism 265-266 unwritten law as authoritative 104 Christianity see also religion as ideology 39 and secularism 389 and the sub-Saharan legal tradition 320-321 civil justice access to justice 230-234 aggregation of claims 230-234 appeals 234-236 and comparative law generally 210-213 courts 213-216 economic aspects 210, 219-220, 233-234 first instance proceedings 220-226 hierarchies of courts 214 judicial review 214-215 legal profession 216-220 political aspects 210, 214-215, 233-234 preclusive effect of judgments 226-230 selection of judges 215 summary of issues 236-237 supranational courts 215-216 supreme courts 214 civil law administrative procedure 154-155, 157 appeals 234-236 balancing/proportionality 35-36 civil procedure 212-213, 229 corporate law and governance 51-53 countries, number of 368 criminal law 199-200 and economic growth 67-68 employment law 51-53, 63

Index 399

first instance proceedings 220-226 judges, recruitment of 215 judicial review 148-154 and 'legal origins' theory 51-53 mixed legal systems 368-379 and positivist theory 45 civil procedure 224-225 'adversarial' and 'inquisitorial' systems 212 and capitalism 48 class actions 232 connections with 50 convergence 221 differences 212-213 group litigation 232-233 ideological analysis 52 mass claims 232 micro level economic analysis 60-61 preclusive effect 227-228 Principles of Transnational 225-226, 236-237 similarities 221-222 civil service employment administrative law 146-148 civil society committees administrative law 163-165 civil society groups administrative law and 161-165 class actions comparative civil justice 230-234 classification of legal traditions see legal families Colombia see also Latin American legal tradition constitutional court, ideological mediation by 42-43 judicial review 153-154, 155 legal capability internationally 362-364 regional legal dialogue 354-355 colonial era see sub-Saharan legal tradition colonization economic aspects 310-311, 321 common law administrative procedure 154-156, 157 appeals 234-236 balancing/proportionality 35-36 Caribbean 349 civil procedure 212-213, 214, 229 and comparative law generally 31 contract law 136 corporate law and governance 51-53 countries, number of 368

criminal law 195-196, 198, 199-201, 204-205, 206-207 and economic growth 31-32, 67-68 employment law 51-53, 63 and English language 108, 109 and European law 250 first instance proceedings 220-226 and Islamic law 296-297, 303-304 and Jewish law 289 judges, recruitment of 215 judicial review 148-154 legal language 93-94, 356 and 'legal origins' theory 51-53 legal profession 216-218 legal translation 99 mixed legal systems 368-379 and positivist theory 45 private law 118 comparative criminal justice see criminal law comparative law and administrative law see administrative law and African legal tradition see sub-Saharan legal tradition anthropology and see anthropology capitalism and see capitalism and civil justice see civil justice and constitutional law see constitutional law and criminal law see criminal law defining feature of 14 democracy and see democracy and Western legal tradition distinctiveness of 14 and East Asian legal tradition see East Asian legal tradition economics and see economics foreign law, study of 15 idealist view 15 interdisciplinary approach see interdisciplinary approach to law and international law see private international law; public international law and international organizations see international organizations international study generally 14-15 and Islamic law see Islamic law and Jewish law see Jewish law and Latin American legal tradition see Latin American legal tradition and legal history 22-25 and legal language see legal language

comparative law (cont.) and legal transplants see legal transplants methodology 24 and mixed legal systems see mixed legal systems and neighbouring disciplines 13-14, 32-33 object of 13-14, 21-22, 24 as perspective on law 21-22 philosophy and 27-28 politics and see politics and private law see private law realist view 15 religion and see Christianity; Islamic law; religion scope of 21-22 sociology and 25-27 and sub-Saharan legal tradition see sub-Saharan legal tradition and transnational law 20–21 Comparative Law and Economics Forum work of 30 competition law micro level economic analysis 63 conflict traditional law as to 318-319 conflict of laws international organizations and 243 macro level economic analysis 70 Confucianism China's political rejection of 259, 275 and individualism 264 and legal tradition 262-265 and pluralism 266 as state orthodoxy 264 world view 266 constitution allocation and control of power 184 amendment 184-185 as contract 179-180 as cultural phenomenon 173 definition of common wealth 183-184 as higher law 171 as instrument of government 172-173 justice provision 183 language of 172 as political manifesto 180 popular appeal 173-174 as programme 180–182 protection of 184–185 role generally 171 as statute 182 style of 172

validity 184–185 constitutional courts ideological mediation by 42-43 constitutional law academic approach 174-177 and African law see Sub-Saharan legal tradition analytical approaches constitutional structures 183-185 constitutional types 178-182 generally 178 comparative methodology, issues as to 177-178 constitutional transfer common features enabling 185-187 differences resisting 187-188 economic aspects 180-181 and ideological conflict 44-45 macro level economic analysis 65-66 political aspects see also democracy academic approach 174-175, 176 constitutional structures 179, 180, 181, 183-184, 185-186 constitutional transfer 186-187, 188 generally 172-173 role of constitutions generally 171 social contract 179-180 constitutionalization European private law see private law consumer law harmonization 124-127 contract law legal translation 97 legal transplants 92-93 micro level economic analysis 58-59 traditional law 318-319 convergence of legal rules comparative methodology as to 133 convergence of legal systems macro level economic analysis 69 corporate law and governance and capitalism 47 competitive and cooperative models 50-51 connections with 50 globalization 51 ideological analysis 52 'legal origins' approach 51 micro level economic analysis 61-62 models of 61-62 Costa Rica see also Latin American legal tradition judicial review 155 courts see also civil justice, civil procedure

Index 401

comparative civil justice 213-216 international organizations 249-251 judicial review see administrative law crimes of honour ideological debate as to 43 criminal justice political aspects 203, 205, 206-207 criminal law comparative criminal justice development 191-192 legal transplants examples of 203-205 reasons for 205-207 methodology issues 194-203 prospects 192-194 comparative criminal procedure connections with 50 development of methodologies 199-201 further developments 201-203 ideological analysis 52 micro level economic analysis 61 comparative methodology 194-199 economic aspects 192, 204, 205-206 European law 193-194 foreign law comparison with 197-199 study of 194-195 understanding of 195–197 ideological debate as to crimes of honour 43 international courts and tribunals 193 criminal procedure see criminal law Cuba see also Latin American legal tradition and Dominican Republic 349-350 Czech Republic judicial review 153-154 democracy see also capitalism, Western legal tradition autonomy of law and justice 387-390 and comparative law generally 384-385 East Asia 260-262, 274, 275-276 economic aspects 384, 388, 390-391 individualism 263-264 communicative resources 386, 390 non-democratic societies 384-385, 386 political aspects 384, 386, 387-388, 389, 390 constitutional forms 386 politics 390-393 Rule of Law see Rule of Law secularism 387-390 Denmark freedom of information 166-167

judicial review 155 ombudsmen 166 difference ideological analysis of causes of 46 investigation of 135-139 'organic' and 'semiotic' approaches 48-51 resisting constitutional transfer 187-188 divergence of legal rules comparative methodology as to 133 Dominican Republic see also Latin American legal tradition and Cuba 349-350 and Haiti 349-350 East Asian legal tradition and comparative law generally 257 competition law 63 definition of East Asia 257-260 definition of law 260-262 economic aspects 276 end of 275-276 and international law 268 legal transplants 271 political aspects decline of traditional legal systems 275-276 dominance of Western legal tradition 260-262, 274, 275-276 generally 258, 259, 274 economics and administrative law 158-159, 160, 164-165 and African independence 329, 330, 333 and African law development 336-337 and anthropology 73, 74-75, 76 and civil justice 210, 219-220, 233-234 and colonization 310-311, 321 and comparative law generally 13, 22, 33, 71 - 72and conceptualization of law 44, 47, 48, 49-50, 51, 52 and constitutional law 180-181 and criminal law 192, 204, 205-206 and democracy 384 and East Asian legal tradition 276 and Latin American legal tradition 344-345, 348, 356-359 'Law and Economics' Chicago School 30 growth of 30 meaning of 57-58 origins of 57-58

economics (cont.) macro level analysis of legal structure conflict of laws 70 constitutional law 65-66 convergence of legal systems 69 judiciary 64-65 lawmaking 71 legal education 66 legal families and economic growth 67-68 legal profession 66 legal scholarship 66 legal transplants 70 rule of law 70-71 micro level analysis of legal rules bankruptcy 62 civil procedure 60-61 competition law 63 contract law 58-59 corporate law and governance 61-62 criminal procedure 61 employment law 63 family law 63 intellectual property 63 litigation 60-61 property law 60 tort law 59 perspective on law 28-32 and private law 117, 137 and traditional law 333 welfare law analysis 57-58 and Western legal tradition 388, 390-391 World Bank see World Bank education see legal education Egypt constitutional court, ideological mediation by 42-43 judicial review 153-154 as mixed jurisdiction 371 El Salvador see also Latin American legal tradition regional legal dialogue 354-355 employment law and capitalism 47, 50 connections with 50 ideological analysis 52 'legal origins' approach 51 micro level economic analysis 63 England see United Kingdom English and Law French 93–94 as universal legal language 93-94, 109-111

equivalent rule identification of 134-135 Estonia judicial review 153-154 European law African conventions 326 and African law see Sub-Saharan legal tradition Civil Code as harmonization measure 127-133 civil justice 215-216 civil procedure 48, 49-50, 225-226 civil society committees 163-165 civil society groups 163-165 clash of comparative law and legal history approaches 24-25 Common Frame of Reference as harmonization measure 127-133 competition law 63 constitution proposals 181-182 constitutional law and positivist theory 44-45 constitutional provisions 179 criminal law 193-194 criminal law transplant 205, 206-207 criminal procedure 203 English as legal language 109-111 establishment of European Community 242 - 243European Court of Justice 250-251 European Union bodies 249 freedom of information 166-167 harmonization of private law see private law human rights 203 human rights treaty interpretation 19-20 ius commune as source of private law 24 judicial review 148-160 judiciary 64-65 legal profession 219 and multilingualism 105-109 private law comparative studies see private law supranational courts 215-216 tobacco smuggling action in US 243-244 evolutionism and anthropology 74-75 families of law see legal families family law

amily law ideological analysis 45 micro level economic analysis 63 traditional law 316–318

Far East see East Asian legal tradition Fiii constitution 182-188 Finland freedom of information 166-167, 168 iudicial review 153-154 Figh see Islamic law first instance proceedings comparative civil justice 220-226 foreign law study of 15 France African Community (Communauté) 326 bankruptcy law 61-62 and Caribbean 349 Chad child trafficking case 364-365 civil procedure 221, 222-225 civil service law 146 civil society groups 163-165 colonial rule in Africa 322-323 constitution 173-174, 180, 182 criminal law transplant 207 economic growth and legal system 67-68 freedom of information 167 judicial review 148-155, 156-157, 159 and Latin America 347-348, 353-354, 354-355, 359-360 Law French 93-94 legal profession 218-220 legal translation 97, 101-102 ombudsmen 166 freedom of information administrative law 166-167, 168 functionalism and anthropology 75-76 functionally equivalent rule identification of 134-135 Germany civil appeals 235 civil courts 214 civil procedure 221, 222-225, 227 civil service law 146 civil society groups 164-165 constitution 173-174, 182-188

constitutional court 186–187 corporate law and governance 61–62 courts structure 249 criminal law transplant 204–205 East German constitution 181 freedom of information 167 Imperial Constitution 179 judicial review 151–152, 153, 157–159

and Latin America 353-355 legal profession 219 legal translation 95-96, 97, 98-100, 101-102, 111 legal transplant to Italy 92-93 mass harms 232, 233-234 pandectist theory 35 privacy law 120-122 Prussian civil service law 146 Weimar Constitution 173-174 Ghana see also sub-Saharan legal tradition ideological mediation by constitutional court 42-43 globalization of administrative law 168-169 corporate law and governance 51 and transnational law 20 governance see corporate law and governance Greece judicial review 153-154 group claims comparative civil justice 230-234 Haiti see also Latin American legal tradition and Dominican Republic 349-350 harmonization European private law see private law harms mass harms and comparative civil justice 230-234 Hayek, Friedrich August on economic growth and legal systems 67-68 Hinduism see also religion as ideology 39 history see legal history Hong Kong see also East Asian legal tradition freedom of information 167 honour crimes ideological debate as to 43 human rights anthropology and 75-76 constitutional law 180 constitutionalization of private law 119-123 criminal procedure 203 European law 216, 221-222 Inter American Court 350-351 international organizations 246-247 iudicial review 157 Latin America 350-351, 360-361, 362-364 and politics 260

protection of 20, 360-361

404

Index

Cambridge University Press 978-0-521-89570-5 - The Cambridge Companion to Comparative Law Edited by Mauro Bussani and Ugo Mattei Index More information

> human rights (cont.) transnationalization 118-119 treaty interpretation 19-20 Hungary constitutional court 186-187 judicial review 153-154 idealist view of comparative law overview 15 ideology see politics immanent values and legal translation 103-104 incest legal anthropology and 81-82 India constitution 173-174, 188 constitutional court, ideological mediation by 42-43 judicial review 153-154 'Law and Economics' theory 31-32 legal families 211-212 legal translation 100, 104 mass harms 231 individuals rights of God and of humans 307-310 traditional law 316–318 Western legal tradition 263-264 Indonesia see also East Asian legal tradition legal anthropology 83 'inquisitorial' justice systems civil procedure 212 insolvency micro level economic analysis as to bankruptcy 62 intellectual property micro level economic analysis 63 interdisciplinary approach to law methodology issues 135-139 use of 26, 33 international law see private international law; public international law international organizations and comparative law generally 241-242 constraints 251-253 courts 249-251 and customary international law 252-253 legal environment 243-244 legal method 248-249 legal status 242-243 norm production 244-246 political aspects 241, 242 private international law and 243,

sponsorship of treaties 246-248 structure 242-243 summary of issues 253 Iran constitution 188 Ireland constitution 172 freedom of information 167 and harmonization of European private law 42 judicial review 153-154 Islamic law Africa see Sub-Saharan legal tradition and comparative law generally 295-296 criminal law transplant 205, 206-207 decline 310-311 ideological debate as to crimes of honour 43 Islam as ideology 39 legal transplant from West 296-297 modernity and 310-311 Muslim law distinguished 296-297 nature of 299-301 political aspects 295-297, 310-311 purpose of 299-301 rights of God and of humans 307-310 sacred and profane in 306-307 Shari'a and Fiqh distinguished 301-306 sources 297-299 Israel see Jewish law Italy civil appeals 235 civil procedure 223 civil service law 146 civil society groups 163-165 contract law 92-93 courts structure 249 freedom of information 167 judicial review 153-154, 155 legal translation 97, 98-100, 101-102 ius commune as source of European private law 24 ius gentium see private international law; public international law Japan see also East Asian legal tradition Chinese influence 258-259, 266-267 civil courts 214 civil procedure 211-212, 221, 223-224, 227 civil service law 146 constitution 182-188 criminal law transplant 205, 206-207 East Asian legal tradition 271-272

246-247

judicial review 153-154, 155 legal profession 216-218 political aspects of legal tradition 271, 272 prosecutor incentives 65 Jewish law Diaspora 283-287 Hebrew as legal language 102-103 Israeli State 283-287 Judaism and 278-283 and other legal systems 287-291 political aspects 286-287, 288-289 sources 278-283 structure 278-283 survival 291-292 judgments preclusive effect 226-230 judicial review see administrative law judiciary 'career' and 'recognition' types 64 incentives 64-65 macro level economic analysis 64-65 selection 64-65 selection of judges 215 jurisprudence connection of comparative law and philosophy 28 Kohler, Joseph comparative law theory 23-24 Korea, South see also East Asian legal tradition Chinese influence 258-259, 266-267 civil procedure 211-212 freedom of information 167 judicial review 153-154, 155 political aspects of legal tradition 269-270 labour law see employment law language see legal language Latin transition to national languages 91-92

as universal legal language 89–90 Latin American legal tradition and anthropology 364–365 Brazilian and Hispanic legal dialogue 351–353 civil procedure 211–212 competition law 63 constitutional law and positivist theory 44–45 economic aspects 344–345, 348, 356–359

Inter American Court of Human Rights 350-351 judicial review 153-154 as legal family 359-366 legal language 359-360 as 'legal space' 344-359 legal transplants 354-355, 358, 367 political aspects British influence 348 comparative law generally 359-366 criminal procedure 358-359 development of legal tradition 354-356 Dutch influence 348 French influence 346-347, 349 Italian influence 345, 353, 361, 364 migration from Latin America 344-345 political convergence 350, 351-353 political mapping 350 US influence 346-347, 356-358 law definition of 260-262 'Law and Economics' see economics lawmaking macro level economic analysis 71 law of nations (ius gentium) see private international law; public international law lawyers see legal profession Lebanon judicial review 153-154 legal anthropology see anthropology legal education macro level economic analysis 66 legal families Africa 313 see also Sub-Saharan legal tradition civil law see civil law common law see common law economic analysis 71-72 and economic growth, macro level analysis 67-68 groupings 211-212 Latin America 347-348, 359-366 see also Latin American legal tradition and legal transplants 70 Middle East see Islamic law; Jewish law mixed legal systems 373 Socialist 37 legal history clash with comparative law 24-25 and comparative law 13-14, 21-22, 22-25, 31 methodology 24

406 Index

legal history (cont.) object of 24 pluralism and 374-375 legal language common law 93-94 and comparative law generally 88-89 contract law 97 English as universal 93-94, 109-111 genius of 102-103 Hebrew as 102-103 Latin America 359-360 Latin as universal 89-90 Law French 93-94 and legal transplants 90-94 multilingualism and European law 105-109 and ordinary language 89-90 translation function of 105 generally 94-95 genius of language 100-102 immanent values 103-104 of legal concepts methodology 95-100 scope 100-102 'legal origins' theory as analytical tool 51–53 debate on 32 legal philosophy see philosophy legal positivism methodology issues as to 135-139 legal profession see also judiciary comparative civil justice 216-220 macro level economic analysis 66 legal scholarship interdisciplinary approach 26 macro level economic analysis 66 legal sociology see sociology legal tradition definition of 260-262 legal transplants comparative law as study of 21-22, 23-24, 27.31.169 constitutional transfer see constitutional law contract law 92-93 criminal justice see criminal law criminal law see criminal law East Asian legal tradition 271 into Islamic law 296-297 Latin America 354-355, 367, 358-359 and legal language 90-94 macro level economic analysis 70

mixed legal systems 377-379 Rule of Law 27 litigation administrative law 151-152 micro level economic analysis 60-61 Luxembourg judicial review 153-154 Marxism and African independence 330 and ideological diversity 41 Mexico ideological mediation by constitutional court 42-43 Middle East see Islamic law, Jewish law mixed legal systems and anthropology 374 and comparative law generally 368-369 definition and description of 382-383 development of concept of 369-374 legal transplants 377-379 pluralism and intersection between 377-379 pluralist conception of comparative law 374-377 political aspects 377-378 Morocco constitution 188 judicial review 153-154 legal anthropology 83 multilingualism and European law 105-109 Muslim law see Islamic law Namibia see also sub-Saharan legal tradition constitution 173-174, 188 Netherlands and Caribbean 349 civil procedure 224-225 freedom of information 166-167 judicial review 153-154 and Latin America 348, 361-362 New Zealand corporate law and governance 51 employment law 51 freedom of information 167 judicial review 153-154 'legal origins' theory 51 norm production by international organizations 244-246 North Korea see also East Asian legal tradition constitution 173-174

Norway civil procedure 221, 223 notice-and-comment rulemaking administrative law 161-163 ombudsmen administrative law 165-166, 167 'organic' approach to legal differences capitalism 48-51 Organization of the Petroleum Exporting Countries (OPEC) US antitrust action 243 pandectist theory ideological analysis of law 35 Peru see also Latin American legal tradition judicial review 155 legal capability internationally 362-364 philosophy and comparative law 13-14, 21-22, 27-28, 174 and constitutional law 176, 179 and European law 261 and Islamic law 296 Marxist 330 political philosophy in Japan 271 pluralism see mixed legal systems Poland judicial review 153-154 politics administrative law and 146, 147, 162-163, 164 - 165Africa see Sub-Saharan legal tradition analytic scheme 37-41 anthropology and 73-74, 75-76, 77-78 balancing/proportionality 37-38 capitalism see capitalism civil justice and 210, 214-215, 233-234 and comparative law generally 35-37, 133.140 constitutional law and see constitutional law criminal justice and 203, 205, 206-207 definition of 260 and democracy 390-393 East Asia see East Asian legal tradition European law and 128-132 ideological analysis comparative law analytical framework 53-54 conceptual issues 43-46 critique of ideology, contrasted with critique of balancing 41

examples 42-43 generally 39-40 identification of ideologies 39 varieties 51-53 ideological conflict and law application 44-45 mediation of 46 'ideology' defined 40-41 influence of ideology 38-39 international organizations and 241, 242 Islamic law and 295-297, 310-311 Jewish law and 286-287, 288-289 Latin America see Latin American legal tradition mixed legal systems and 377-378 political philosophy in Japan 271, 272 private law and 117 and rights 260 socialism and sub-Saharan legal tradition 330 sociology and 25-26 and Western legal tradition 384, 386, 387-388, 389, 390-393 Portugal freedom of information 167 judicial review 153-154 positivist theory civil law 45 common law 45 and constitutional law 44-45 methodology issues as to 135-139 privacy law constitutionalization of European 120-122 private international law see also conflict of laws and comparative law 15-18, 243-244 international organizations and 243, 246 - 247as transnational law 14, 20 private law comparative European law constitutionalization assessment of 122-123 generally 119-120 privacy law 120-122 generally 117-119 harmonization Common Frame of Reference 127-133 consumer law 124-127 development of European Civil Code 127-133 generally 117-119, 123-124 human rights 119-123

private law (cont.) ideological debate 42 legal translation 105 methodology issues convergence/divergence of legal rules 133 generally 133 identification of functionally equivalent rule 134-135 interdisciplinary approach 135-139 investigation of difference 135-139 as to positivist theory 135-139 economic aspects 117, 137 ius commune as source of European 24 procedural law see civil procedure; criminal law property law micro level economic analysis 60 traditional law 317–318 proportionality see balancing/proportionality prosecutors incentives 65 public access to government administrative law 165–167 public administration see administrative law public interest groups administrative law and 161-165 public international law see also conflict of laws and African law 336-337 and comparative law 13-14, 18-20 domain of 251–252 East Asian legal tradition 268 as transnational law 20 racism legal anthropology and scientific racism 81-82 realist view of comparative law overview 15 religion see also Christianity; Hinduism; Islamic law; Jewish law Africa see Sub-Saharan legal tradition and anthropology 73 balancing/proportionality 38-39 constitutional role 172, 180, 188 definition of law and 73-74 and ideological conflict 45 as ideology 39

as means of social control 25–26 official role for 44 rights of God and of humans 307–310 and secularism 387–390 religious law see also Christianity; Hinduism; Islamic law; Jewish law; sub-Saharan legal tradition pluralism and 374-375, 376 Romania freedom of information 167 judicial review 153-154 rule making see administrative law rule of law as legal transplant 27 macro level economic analysis 70-71 Russia civil procedure 211-212, 221, 222-224 constitution 186-187 and East Asia 258 legal profession 216-218 Soviet constitution 181 scholarship see legal scholarship scientific racism legal anthropology and 81-82 Scots law see mixed legal systems, United Kingdom secularism and Western legal tradition 387-390 'semiotic' approach to legal differences capitalism 48–51 Senegal see also sub-Saharan legal tradition judicial review 153-154 Shari'a see Islamic law Slovenia iudicial review 153-154 social contract constitution as 179-180 social movements as ideologies 39 social welfare see welfare law socialism legal family 37 Sub-Saharan legal tradition 330 sociology and comparative law 13-14, 21-22, 25-27, 53-54 Spain Chad child trafficking case 364-365 civil appeals 235 civil procedure 221, 222-225, 227-228 constitution 65-66 freedom of information 167 and harmonization of European private law 42

Index 409

judicial review 153-154, 155 and Latin America 349 sub-Saharan legal tradition Christianity and 320-321 colonial era decolonization 325-326 development of colonial legal systems 321-323 European colonial law 324-325 European law 324-325 religious law 323-324 traditional law 323-324 and comparative law generally 313-314 conflict, traditional law as to 318-319 constitutional law, and politics 331-332 contract, traditional law 318-319 criminal law transplant 205, 206-207 decolonization 325-326 European colonial law 324-325 European law colonial era 324-325 and independence 328-329 family traditional law 316-318 independence birth of African state 327-329 and European law 328-329 generally 326 and Islamic law 329 and socialism 330 and traditional law 329-330 individuals, traditional law 316-318 international law and Africa, current situation 336-337 Islam, and African law 319-320 Islamic law, and independence 329 Marxism, and independence 330 political aspects colonialism 322-323, 324, 325 constitutional law 331-332 generally 338, 339 independence 328, 329, 330 Islam 319-320 traditional law 315 property traditional law 317-318 religion and law Christianity 320-321 colonial era 323–324 Islamic law 319-320 socialism, and independence 330 traditional law and anthropology 314

characteristics 314-316 colonial era 323-324 as to conflict 318-319 contract 318-319 family 316-318 and independence 329-330 individuals 316-318 property 317-318 unwritten law as authoritative 104 supranational courts civil justice 215-216 supreme courts see also civil justice; civil procedure; courts civil justice 214 Sweden freedom of information 166-167, 168 judicial review 153-154, 155 ombudsmen 165, 166 Switzerland civil procedure 221 constitution 186-187 human rights 122 judicial review 153-154 privacy law 120-121 Tanzania see also sub-Saharan legal tradition constitution 185 tort law mass torts and comparative civil justice 230 - 234micro level economic analysis 59 traditional law see Sub-Saharan legal tradition economic aspects 333 transnational law and comparative law 13-14, 20-21 and globalization 20 transplants see legal transplants treaties interpretation 19-20 sponsorship by international organizations 246-248 Turkev judicial review 153-154 United Kingdom anthropology and evolutionism 74-75 anthropology and functionalism 75-76 and Caribbean 349 civil appeals 235

civil procedure 60-61, 221, 222-223, 228

civil service law 146

United Kingdom (cont.) civil society groups 164-165 colonial rule in Africa 322-323, 324 constitutional provisions 180 corporate law and governance 51, 61–62 criminal law 196-197, 198 economic growth and legal system 67-68 employment law 51 English as universal legal language 93-94, 109 - 111freedom of information 167 group litigation 232-233 and harmonization of European private law 42 judicial review 148-157, 159 judiciary 64-65 and Latin America 348 'Law and Economics' theory 31-32 legal families 211-212 'legal origins' theory 51 legal profession 218-220 legal translation 97 positivist theory 45 Scotland as mixed jurisdiction 369-370 United Nations constitution 186-187 United States anthropology and evolutionism 74–75 anthropology and functionalism 75–76 antitrust law 63 bankruptcy law 61-62 civil appeals 235 civil procedure 48, 49-50, 60-61, 221, 222-224, 227-230 civil service law 146 civil society groups 161-163 class actions 231-232 constitution 172, 173-174, 182 corporate law and governance 51, 61-62 criminal law 198, 204-205 criminal law transplant 204-207 and customary international law 252-253 and East Asia 258

employment law 51 family law 63 freedom of information 166-167, 168 incest 81-82 interdisciplinary approach to law 26.33 judicial review 151-159, 160 judiciary 64-65 and Latin America 346-347, 358-359 'Law and Economics' theory 30, 31-32 legal families 211-212 'legal origins' theory 51 legal profession 216-218 notice-and-comment rulemaking 161-163 OPEC antitrust action 243 positivist theory 45 scientific racism 81-82 tobacco smuggling action by European Commission 243-244 Uniform Commercial Code 81-82 Uzbekistan constitution 188 Vietnam see also East Asian legal tradition Chinese influence 258-259, 266-267 constitution 172, 173-174, 181, 183, 187-188 political aspects of legal tradition 272-273, 274 welfare law and capitalism 48 connections with 50 corporatist 50-51 ideological analysis 52 'law and economics' analysis 57-58 Western legal tradition see civil law; common law; democracy; mixed legal systems World Bank advocation of policies 42-43 and 'legal origins' theory 32