INDEX

AAF. See ASEAN Automotive Federation
AANZFTA. See ASEAN-Australia-New Zealand Free Trade Area
ABA. See Australian Broadcasting Authority
ACT. See ASEAN Council of Teachers
Agreement on the Privileges and Immunities of the Association of Southeast Asian Nations, 41
agreements. See also external agreements; International Organization, agreements by; joint ASEAN agreements; mixed agreements; plurilateral ASEAN agreements
binding nature of, 1
legal regimes and, 1
Ahlborn, Christiane, 67
AICHR. See ASEAN Inter-Governmental Commission for Human Rights
AirAsia Berhad v Rafizah Shima Binti Mohamad Aris, 137
AKFTA. See ASEAN-Korea Free Trade Area
Albar, Dato’ Seri Syed Hamid, 39
ARIO. See articles on responsibility of international organizations
articles on responsibility of international organizations (ARIO), 61–66
ASEAN. See Association of Southeast Asian Nations
ASEAN Automotive Federation (AAF), 42
ASEAN Council of Teachers (ACT), 42
ASEAN Inter-Governmental Commission for Human Rights (AICHR), 14–15
ASEAN Secretary-General (ASG), 20–21, 43–47
channeling information by, 189–192
compliance facilitation by, 192–193
coordination by, 189–192
DSMs under, 195–200
functions of, 188–195
implementation of agreements by, 192–193
IO agreements and, 36–38
joint ASEAN agreements and, 174
monitoring agreements by, 193–195
MOUs and, 43–47
PRC in joint ASEAN agreements, 190–191
INDEX

ASEAN Way, 8–12
  mufakat and, 9
  musyawarah and, 9
  soft law and, 17–18
ASEAN-Australia-New Zealand Free Trade Area (AANZFTA), 71, 90, 192
ASEAN-China Free Trade Agreement, 34
ASEAN-Korea Free Trade Area (AKFTA), 16–17
ASG. See ASEAN Secretary-General Association of Southeast Asian Nations (ASEAN). See also Convention to Eliminate All Forms of Discrimination Against Women; external relations, of ASEAN; International Organization, agreements by; joint ASEAN agreements; plurilateral ASEAN agreements
ASG role in, 36–38, 43–47
centrality of, 135, 180–188
charter for, 8–12, 19–20
codification of norms for, 11
as collectivity, 71–72
consensus rules for, 12–17
dispute settlement processes and, 5–6
domestic law requirements for, 4–5
effet utile doctrine, 47–48
EPG and, 18–19, 21
European Commission and, 23–24
  founding members of, 22
  gender equality statutes within, 156–157
  ILO and, 32–33
  institutional aspects of, 23–25
  international law requirements for, 4
  as legal order, 25–27
  as legal regime, 1, 5–6, 25–27
  legalisation thesis for, 17–22
  MOUs for, 43–47
  obligations of membership, 180–185
  operational budgets for, 14
  political regimes among, 7
  proactivity of, 180–185
  religious diversity within, 7
  Secretariat for, 20–21, 188–195
  soft law for, 12
  sub-contracting parties in formation of, 2–3
  TAC and, 9–10
  TOR for, 14
  under union law, 24
  voting patterns within, 69–70
Aust, Anthony, 109
Australia
  domestic law in, 109–110
  under TAC, 10
Australian Broadcasting Authority (ABA), 109–110
Austria, dualist approach to domestic law in, 118–119
Ban Ki Moon, 29
Bangladesh, under TAC, 10
INDEX

Beatrice a/p A.T. Fernandez v Sistem Penerbangan Malaysia, 147–148
bilateral investment treaties (BITs), 92–93
Bin Abdullah, Datuk Ali, 45–46
BITs. See bilateral investment treaties
Bolkiah, Mohamed, 39
Brunei, 22
Calibrated Preemptive Response policy, in Philippines, 141
Cambodia, 22
CEDAW in, 139, 143–144, 146, 154, 158–163
gender discrimination in, 162
maternity leave rights in, 158
CEDAW. See Convention to Eliminate All Forms of Discrimination Against Women
Certain Expenses of the United Nations, 66
Chesterman, Simon, 41
China, under TAC, 10
conditions of validity, of international law, 76
consensus rules, for ASEAN, 12–17, 15–17, 13
Convention of the Rights of the Child (CRC), 141
Convention on the Prevention and Punishment of the Crime of Genocide, 93
Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 131
Convention on the Settlement of Investment Disputes between States and Nationals of Other States, 92
Convention to Eliminate All Forms of Discrimination Against Women (CEDAW), 2, 5, 90, 132. See also gender discrimination in Cambodia, 139, 143–144, 146, 154, 158–163
constitutional amendments and, 143–153
domestic law obligations to, 139–145, 153–162
under domestic legal orders, 139–143
domestic statutes conforming to, 153–162
fundamental laws influenced by, 146–151
in Indonesia, 136–137, 152–153
under international law, 135
international obligations of, 137
judicial enforcement of, 143–153
in Laos, 151, 154–155, 166–167
in Malaysia, 136–137, 141–143, 146–150, 153, 167–169
maternity leave rights under, 144
in Myanmar, 145, 166
national mechanisms for, 163–169
non-legal approaches for, 169–173
INDEX

Convention to Eliminate All Forms of Discrimination Against Women (CEDAW) (cont.)
- in Philippines, 139–141, 163–164, 167, 171–173
- policy objectives of, 137–138
- promotional activities for, 169–173
- in Singapore, 142, 151–153, 162
- specific clauses in, 151–153
- specific goals of, 158
- in Thailand, 145–146, 165–166

CEDAW. See Convention of the Rights of the Child

Davidson, Paul, 9
- direct effect
  - concept of, 75–77
  - of European law, 100, 102–103
  - of international law, 74–79, 105–106
  - of plurilateral ASEAN agreements, 74–79, 206–207
  - politics of, 132–133
- discrimination. See also gender discrimination; human rights; sex discrimination defined, 155–156
- discussion and consultation. See musyawarah

Dispute settlement mechanisms (DSM)
- ASEAN and, 5–6
- ASG and, 195–200
- for joint ASEAN agreements, 195–200
- human rights under, 95–96
- indirect applicability of, 77–78
- international law and, 103–121
- constitutional orders, 79–80
- legal orders under, requirements of, 91–97, 104–105
- legal regimes of, requirements for, 91–97
- monist approach to, 4–5, 113–121
  - in Austria, 118–119
  - in Netherlands, 118–119
  - in U.S., 114–115
- in Vietnam, 119–120
- policy considerations for, 131–135
- types of agreements under, 130–131

DSM. See dispute settlement mechanisms
dualism
- in domestic law, 4–5, 105–113
- in Austria, 118–119
- for legal orders, 104–105
- in Philippines, 73, 120

discrimination. See also gender discrimination; human rights; sex discrimination defined, 155–156

direct effect
- concept of, 75–77
- of European law, 100, 102–103
- of international law, 74–79, 105–106
- of plurilateral ASEAN agreements, 74–79, 206–207
- politics of, 132–133

domestic law
- ASEAN under, 4–5
- CEDAW under, treaty obligations to, 143–145
- direct applicability of, 77–78
- dualist approach to, 4–5, 105–113
  - in Austria, 118–119
  - for legal orders, 104–105
  - in Philippines, 73
  - in Singapore, 107, 111–112, 127–130
- human rights under, 95–96
- indirect applicability of, 77–78

Ingo Venzke and Li-Ann Thio
978-1-316-60655-1 - The Internal Effects of ASEAN External Relations

© in this web service Cambridge University Press
www.cambridge.org
INDEX

in Singapore, 107, 111–112, 127–130
in South Africa, 122–123
in international law, 75, 105–113, 121–131
in Malaysian domestic law, 107–108
monism and, 74
in Philippines domestic law, 73
plurilateral ASEAN agreements and, 74–79, 206–207

East Timor, under TAC, 10
EC. See European Commission
EC Treaty, 101–102
ECHR. See European Convention of Human Rights
ECJ. See European Court of Justice
ECtHR. See European Court of Human Rights
EEC. See European Economic Community Treaty
EC Treaty. See European Economic Community Treaty
Eeckhout, Piet, 124
effects. See direct effect; indirect effect
effet utile doctrine, 47–48
Ehlermann, Claus-Dieter, 179
Eminent Persons’ Group (EPG), 18–19, 21
EU. See European Union
European Commission, 23–24
European Convention of Human Rights (ECHR), 63, 76–77, 95–96
European Court of Human Rights (ECtHR), 63–64, 76–77, 95–96
European Court of Justice (ECJ), 24–25, 98–100, 125–126
European Economic Community (EEC) Treaty, 98–100
purpose of, 99
European law
direct effect of, 100, 102–103
EC Treaty and, 101–102
ECJ and, 98–100
EEC Treaty and, 98–100
indirect effect of, 102–103
international law compared to, 97–103, 123
European Union (EU)
external agreements in, 51
international law in, 97–103
legal orders in, 124–125
supranationalism of, 11
TFEU and, 51
treaty-making powers of, 24
external agreements, 206
in EU, 51
hard obligations of, 28–29
indirect liability in, 55–70
internal effects of, 28–31
for IOs, 52–54
joint, 30, 176–177
members’ responsibility in, 55–70
plurilateral, 30, 73
soft obligations of, 28–29
subsidiary responsibility in, 55–70
UNAT, 50–51
external relations, of ASEAN, 38–50
ASG and, 43–47
bindingness, 50–55
implied powers in, 47–50
internal effects of, 40–50, 201–204

© in this web service Cambridge University Press www.cambridge.org
external relations, of ASEAN
(cont.)
limited powers in, 40–50
members’ responsibility in, 55–70
MOUs and, 43–47
other actors in, 38–40
purpose of, 38
subsidiary responsibility in, 55–70

Foster v Neilson, 114–116
Framework Agreement on Comprehensive Economic Cooperation, 16–17
Framework Agreement on Trade in Goods with India, 35
France, under TAC, 10

GATT. See General Agreement on Tariffs and Trade
gender discrimination, 145, 149, 151.
See also Convention to Eliminate All Forms of Discrimination Against Women
within ASEAN, 156–157
in Cambodia, 162
by civil servants, 154
in employment, 154
in Laos, 151
in Malaysia, 153
in Singapore, 152
gender equality laws. See also Convention to Eliminate All Forms of Discrimination Against Women
within ASEAN, 156–157

in Indonesia, 164
in Vietnam, 157–158
gender quotas, for electoral candidates, 159–161. See also Convention to Eliminate All Forms of Discrimination Against Women
General Agreement on Tariffs and Trade (GATT), 25–26, 94

Hartwig, Matthias, 68
human rights. See also Convention to Eliminate All Forms of Discrimination Against Women; gender discrimination; gender equality laws
under domestic laws, 95–96
internal effects of, 95–96
maternity leave as, 144, 158
in Myanmar, 10
in Philippines, 141, 171–173

IACHR. See Inter-American Court on Human Rights
ICCPR. See International Covenant on Civil and Political Rights
ICJ. See International Court of Justice
ICSID. See International Center for the Settlement of Investment Disputes
ILC. See International Law Commission
ILO. See International Labor Organization
INDEX

India, under TAC, 10
indirect effect
concept of, 75–77
within EU legal orders, 124–125
of international law, 74–79, 121–131
of plurilateral ASEAN agreements, 74–79, 206–207

Indonesia
as ASEAN founding member, 22
CEDAW in, 136–137, 152–153
gender equality laws in, 164
gender quotas for electoral candidates in, 159–161
in plurilateral agreements, 34

Inter-American Convention on Human Rights (IACHR), 96
International Center for the Settlement of Investment Disputes (ICSID), 92
International Convention on the Elimination of all Forms of Racial Discrimination, 93
International Court of Justice (ICJ), 81–85
VCCR cases and, 82, 85–88
International Covenant on Civil and Political Rights (ICCPR), 96–97, 120–121
International Development Association, 68
International Labor Organization (ILO), 32–33
international law, 79–91
ASEAN under, 4
BITs and, 92–93
CEDAW under, 135
direct applicability of, 77–78
direct effects of, 74–79, 105–106
domestic law and, 76, 103–121
constitutional orders, 79–80
dualist approach to, 75, 105–113, 121–131
European law compared to, 97–103, 123
GATT and, 94
indirect applicability of, 77–78
indirect effects of, 74–79, 121–131
internal effects of, 78–79
jus cogens norm and, 128–130
monist approach to, 75, 113–121
in Philippines, 140
policy considerations for, 131–135
reception of, 79
state obligations under, 88–90
WTO clauses under, 93–94
International Law Commission (ILC), 60–65
International Organization (IO) agreements by, 31–33
ARIO, 61–66
ASG and, 36–38
defined, 1
external, 52–54
indirect liability in, 55–70
member responsibilities, 55–70
role of Secretariat, 36–38
subsidiary responsibility in, 55–70
Vienna Convention on the Law of Treaties between States and International Organizations, 52–53
International Tin Agreement (ITA), 56–60

229
INDEX

International Tin Council (ITC), 56–60
Inter-Parliamentary Assembly (IPA), 42
Interpretation Act, 126–130
IO agreements. See International Organization, agreements by
IPA. See Inter-Parliamentary Assembly
ITA. See International Tin Agreement
ITC. See International Tin Council

Jackson, John H., 131
Japan, under TAC, 10
joint ASEAN agreements, 34–35. See also ASEAN Secretary-General
ASG and, 174
breaching of, 177
centrality of ASEAN and, 180–188
dualist approach to domestic law requirements of, 91–97, 104–105
in EU, 124–125
in South Africa, 122–123
lex posterior rule, 108
Loh, Quentin (Judge), 141–142
London Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, 93
Maclaine Watson & Co Ltd v Department of Trade and Industry and Others, 57–58
Malaysia as ASEAN founding member, 22
dualist approach to domestic law in, 107–108

Karen Tayag Vertido v The Philippines, 172–173
Krasner, Steven, 27

Kudla v Poland, 95
Kyoto Protocol on Climate Change, 89
Laos, 22
CEDAW in, 151, 154–155, 166–167
gender discrimination in, 151
NCAW in, 166–167
Law on Gender Equality, 157–158
legal orders
ASEAN as, 25–27
plurilateral agreements, 73
CEDAW under, 139–143
under domestic law
dualist approach to, 104–105
requirements of, 91–97, 104–105
in EU, 124–125
in South Africa, 122–123

Maclaine Watson & Co Ltd v Department of Trade and Industry and Others, 57–58
Malaysia as ASEAN founding member, 22
dualist approach to domestic law in, 107–108

Krasner, Steven, 27
INDEX

equal rights for women in, 153
legislative incorporation of treaties in, 132
Memoranda of Understanding (MOUs), 43–47
for PRC, 190–191
with PRC, 44
Minister for Immigration and Ethnic Affairs v Teoh, 149–151
mixed agreements
joint ASEAN agreements as, 178–180
WTO Agreement as, 178–179
Mongolia, under TAC, 10
monism
concept of, 113–114
in domestic law, 4–5, 113–121
in Austria, 118–119
for legal orders, 104–105
in Netherlands, 118–119
in U.S., 114–115
in Vietnam, 119–120
dualism and, 74
in international law, 75, 113–121
plurilateral ASEAN agreements and, 74–79
MOUs. See Memoranda of Understanding
mufakat (consensus-seeking), 9
Murphy, Sean, 91
Murray, Oddette, 64
Murray v The Schooner Charming Betsy, 112
musyawarah (discussion and consultation), 9
Myanmar, 22
CEDAW in, 145, 166
human rights abuses in, 10, 145
sex discrimination in, 145
National Commission for the Advancement of Women (NCAW), 166–167
the Netherlands, monist tradition in, 118–119
New Zealand, under TAC, 10
Nollkaemper, André, 118
Noorfadilla Ahmad Saikin v Chayed Basirun & Orso, 146–147
North Korea, under TAC, 10
Ong Keng Yong, 29, 44–46
Pakistan, under TAC, 10
PCIJ. See Permanent Court of International Justice
People’s Republic of China (PRC), 44
MOUs and, 190–191
Permanent Court of International Justice (PCIJ), 81–85
Petersmann, Ulrich, 134
Philippines as ASEAN founding member, 22
Calibrated Preemptive Response policy in, 141
CEDAW in, 139–141, 163–164, 167, 171–173
dualist approach to domestic law in, 73, 120

© in this web service Cambridge University Press
www.cambridge.org
INDEX

Philippines (cont.)
human rights in, 141, 171–173
international law in, 140
plurilateral agreements and, 73–74
Piromya, Kasit, 39–40
Pitsuwan, Surin, 39, 45–46
plurilateral ASEAN agreements, 33–34, 206–207
CEDAW and, 2
defined, 1–2, 71–72
direct and indirect effects in,
74–79, 206–207
within domestic legal order, 73
dualism and, 74–79, 206–207
external, 30, 73
Indonesia in, 34
monism and, 74–79
Philippines and, 73–74
terminology for, 74–79
PRC. See People’s Republic of
China
Russia, under TAC, 10
Secretariat of ASEAN. See ASEAN
Secretary-General
self-executing treaties, 115–118
Severino, Rodolfo C., Jr., 45–46
Singapore
as ASEAN founding member, 22
CEDAW in, 142, 151–153, 162
dualist approach to domestic law
in, 107, 111–112, 127–130
gender discrimination in, 152
Interpretation Act in, 126–130
lex posterior rule in, 108
Sloss, David, 130
soft law, 12
ASEAN Way and, 17–18
South Africa
dualist approach to domestic law
in, 122–123
legal orders in, 122–123
South Korea, under TAC, 10
Sri Lanka, under TAC, 10
Supremacy Clause, of U.S.
Constitution, 115, 132
TAC. See Treaty of Amity and
Cooperation
Teoh v Minister for Immigration,
110
terms of reference (TOR), for
ASEAN, 14
TFEU. See Treaty on the
Functioning of the
European Union
Thailand
as ASEAN founding member, 22
CEDAW in, 145–146, 165–166
TOR. See terms of reference
treaties. See also specific treaties
BITs, 92–93
Foster v Neilson and, 114–116
in Malaysia, legislative
incorporation of, 132
self-executing, 115–118
in U.S., 114–115
under VCLT, 52–53, 80–81, 130
Treaty of Amity and Cooperation
(TAC), 9–10
Treaty on the Functioning of the
European Union (TFEU), 51
Triepel, Heinrich, 105–106
INDEX

UDHR. See Universal Declaration of Human Rights
UN Administrative Tribunal (UNAT), 50–51
United States (U.S.). See also Supremacy Clause, of U.S. Constitution
effects of treaties within, 114–115
monism in, 114–115
self-executing treaties in, 115–118
Universal Declaration of Human Rights (UDHR), 14–15, 120–121, 139

Vienna Declaration, 14–15
Vietnam, 22
CEDAW in, 157–158, 165–166, 171
Law on Gender Equality in, 157–158
monist approach to domestic law in, 119–120
Treaty Law, 119–120
Treaty Law of Vietnam, 119–120
WTO Agreements in, 119
Vishaka v State of Rajasthan, 149

VCCR. See Vienna Convention on Consular Relations
VCLT. See Vienna Convention on the Law of Treaties
Vienna Convention on Consular Relations (VCCR), 82, 85–88
Vienna Convention on the Law of Treaties (VCLT), 52–53, 80–81, 130

World Trade Organization (WTO) Agreement, 93–94
ECJ cases and, 125–126
as mixed agreement, 178–179
Vietnam and, trade agreements for, 119
Yong Vui Kong v PP, 127–130
Yusof J, Zahela, 146–147

233