

Index

- '*adala* (reliability), 23
 '*adel* (pl. '*adul*) (notaries, reliable witnesses), 23
 Aeschylus, 32
 Allah, 13, 51, 60, 61, 62, 64
 '*amal* (judicial opinions), 47, 63
amin (head of occupational group), 10
 appeals, *see* judicial organization
 '*aqel* (reason), 12
 Arabic frame tradition, 15–16
 architecture, 15
asel (social origins), 12, 45; as form of legal reasoning, 45
- Berbers, 6, 10, 13, 32, 69, 75
 bridewealth, 23, 50, 66
 Burger, Chief Justice Warren, 70
 Butler, Samuel, 3
- Caenegem, R. C. van, 21
 Cantril, Hadley, 37
 Cardozo, Justice Benjamin, 2, 72
 causality, 77
 child custody, 17, 43, 85; oath-taking and, 34
 "claims of God," 60, 61, 65, 89
 Code of Personal Status, 30, 42, 43, 63, 67
 codes: European, 55, 63
 Coke, Sir Edward, 39, 57, 61, 71
 Coleridge, Samuel Taylor, 3
 Conrad, Joseph, 13
 contracts, 11, 16, 54, 66, 67, 76
 corruption, 68–69
 Critical Legal Studies, 81
- cultural entailments, 16, 45
 custom, 11, 29–31, 42, 50, 68
 customary law, *see* custom
- Dewey, John, 50
 discretion, 1–4, 16–18, 24, 58–59, 65–66, 79; in American courts, 69–73; relation of Code to, 42–43; scholarly opinions and, 46–47
 divorce, 8–9, 11, 50, 66; *see also* marriage: disputes concerning documents, 7–10, 11, 23, 29–30, 62
- equity, 67–68
 evidence: of character, 26, 27, 32, 43–44, 52–53; conflicting forms of, 28, 30–31: *see also* documents, witnesses; cultural coherence and, 36–38; modern science and, 30–31; oral emphasis in, 21, 23, 30, 54, 62; physical, 21, 27–28: *see also* physiognomy: science of experts, 8, 11, 28, 48; disagreement among, 31; kinds of, 26; local custom and, 26–27
- facts: determination of, 20, 25, 27; legal construction of, 17; "positive" versus "negative," 8, 11, 43–44
fatwa (scholarly opinion), 46
 Fez, 48
 Frankfurter, Justice Felix, 58, 78
 Frankfurter, Mrs. Marion, 78
 Frazer, Sir James G., 36
 friendship, 56

- Goddard, Lord Justice, 58
 good faith, 56
 Grotius, Hugo, 48
- ḥadīth* (Traditions), 23; *see* Traditions of the Prophet
ḥal (situation, condition), 14
ḥaqq (truth, reality, obligation), 13, 16–17, 37
 al-Hariri, Abu Muhammad al-Qasim ibn, 58; *see also* Plates 1–4
 history: concept of, 14–15
 Holmes, Justice Oliver Wendell, xiii
 human nature: of children, 12; of men and women, 12, 16, 45
- Ibn Taimiyya, 46
ijma' (consensus), 42, 72
 indeterminacy, 17–18, 36, 38
 individual: centrality of, 11–15, 21, 49, 53–54, 56, 58, 74
 intentionality, 51–53, 78
 Iran, 76
 Islam: fundamentalism in, 77, 78
 Islamic law: changes affecting, 67–68, 76–78; doctrinal development in, 18, 56, 61; emphasis on consequences in, 30, 31, 37, 45–46, 47, 50; European influences on, 29, 62–64; interest groups and, 61–62, 65, 69; Malikite school of, 46, 49, 63, 83; morality and, 56, 72; murder in, 52; relation to state of, 60–63, 68, 76–78; scholarly opinions and, 43, 47, 48–49, 55; sources of, 41–42; western images of, xv, 3
istihsan (preferred result), 48
istislah (public interest), 48
- James I, king of England, 39, 71
 Jehovah's Witnesses case, 69–73
 Jews, 44
 Jones, Mrs. Jessie, 69–70
 Joseph and Potiphar's wife: stories of, 27
 judicial discretion, *see* discretion
 judicial organization, 6–10, 29–30, 35, 48, 63–64, 76
 jurisdiction, 30, 76
 justice: folktale of injustice and, 75–76; Islamic concept of, 38, 45, 74–75
- knowledge, 13
- language: in negotiation of relations, 16, 21; styles of in court, 7
 law: American, 18, 19, 55, 69–73; and anthropology, xiii–xv, 3–5, 78–79; English, 39, 55, 61
 Lawrence, T. E., 14
 lawyers, 64–65
 legal fictions, 31
 legal positivism, 2
 legal realists, 2
 legal reasoning, 2, 11, 18–19, 28, 35, 39–57, 61; forms of, 40–41; *see also* facts: “positive” versus “negative”
 Levi, Edward, 55
 literature, 15
 lying, 9, 23, 25, 32; and oath-taking, 34–35
- magic, 35–36
m'alem (expert), 27
 Malinowski, Bronislaw, 36
 market-place, 10, 22, 32; as analogy for society, 11–12
 marriage: contracts, 23, 50; disputes concerning, 7–10, 25, 28, 34, 42, 50, 67; residence and, 7–10, 25–26; support during, 7
mashhur (dominant opinion), 47
 mathematics, 15
 Mejdoub “the Sarcastic,” 75
 Middle East war of 1967, 25
 Miller, Judge, 70
 Moore, Sally Falk, 79
 Morgan, Lewis Henry, xi, 81
mudda'a 'alay-hi (favored litigant), 33
mudda'i (burdened litigant), 33
muhtassib (market regulator), 10
mul (owner), 60
muqqadam (head of quarter), 10
 music, 15
- nafs* (passions), 12
niya (intention), 51, 52
 notaries, 8, 9, 24–26, 29–30; *see also* documents
- oaths, 8, 11, 36, 44; believability of, 32; collective, 32; decisory, 31, 33–35; as fact-finding mechanism, 32, 35; order

- of taking, 33–35; in western law, 32, 33
- ordeals, 35
- party wall case, 29–30
- paternity, 45
- physiognomy: science of, 24, 45, 78
- plaintiff and defendant, *see* oaths: order of taking
- polygamy, 63
- population: Muslims in world, xv
- presumptions, 28–31, 34, 43–44, 48–49; *see also* legal reasoning
- probability, 77
- procedure, 7–10
- property disputes, 8, 48–49
- Prophet Muhammad, 23, 25, 41, 42
- qadi (Islamic judge), 3; bias of, 10; goal of, 17–18, 41, 43, 55–56, 61; as religious official, 9, 10, 65; social background of, 65; western images of, 18–19, 58–59
- qadi's court: description of, 6–11
- qiyas* (analogic reasoning), 42
- Quran, 10, 27, 41–42, 43, 48, 54, 60; literacy and, 41
- rajih* (preferred opinion), 47
- Reisman, David, 2
- responsibility, 54, 78
- ritual, 16, 36
- sacrifice, 16
- sales, 43
- Saudi Arabia, 52, 68
- Sefrou, 6, 62, 64, 65
- Seldon, John, 68
- shari'ah* (Islamic law), *see* Islamic law
- sin, 51
- social identity, 7–10, 12–13, 25, 44–45, 52–55, 60
- social relations: negotiation of, 11–14, 15, 16–18, 22, 37, 43, 50, 54, 56–57, 60, 66; quest for information about, 13, 14
- social utility, 47–49
- Stein, Gertrude, 51
- Tamm, Judge Edward, 69
- time: concept of, 14–15, 54
- Traditions of the Prophet, 23, 41–42, 51, 60
- tribe, 11, 15
- truth, 13, 22, 24–25, 35, 50
- Tunisia, 63
- Tylor, E. B., 35
- United States Supreme Court, 58
- unjust enrichment, 60, 61, 66, 67, 76
- usury, *see* unjust enrichment
- Weber, Max, 35, 59–60, 65
- Williams, Edward Bennett, 69–70
- witnesses, 7–10, 17, 21–23, 42; assessment in court of, 25; certification of, 24; neighbors as, 25, 28–30; notaries' interrogation of, 9, 11; relatives as, 9, 10, 25, 28; required number of, 24–25
- women: legal rights and powers of, 7–10, 26; statutory period for pregnancy of, 30
- Wright, Judge J. Skelly, 69–73