

Index

- Access to remedies,
 accountability levels, 264
 contractual claims, 41, 90–1, 115
 contractual standings, 38
 human rights, 214
 immunities *see* Immunities
 individuals, 39, 198, 264
 institutional standings, 36–8
 internal remedial mechanisms, 42
 international administrative tribunals,
 41, 84
 judicial remedies, 40–3, 77
 member states, 36, 38, 39–40, 65, 224–5
 non-governmental organisations (NGOs),
 39, 107–8
 non-member states, 37, 38
 non-state entities, 38, 39, 225
 officials and staff, 38, 42, 84
 operational standing, 37–8
 penultimate ranking, 38
 political remedial mechanisms, 39–40
 preferential standing, 36–9, 41, 44
 preliminary issues, 18
 privileged institutional standing, 36–7
 privileged operational standing, 37
 scope *ratione fori*, 39–40
 scope *ratione personae*, 36–9
- Accountability,
 autonomy, 2, 25, 49
 components, 8
 constituencies, 22, 27
 continuous process, 7
 conventions, rules, 75
 efficacy, 13
 European Community, 3, 11
 financial management, 88–9
- forms, 8, 12
 forum, 22
 general/individual interest, 79
 immunities, 120
 individuals, 7
 inter-organisational accountability, 3, 36
 internal accountability, 36, 269
 judicial remedies, 34
 officials and staff, 129
 ombudsman, 170, 178, 181
 overarching nature, 26
 parliaments, 32
 prerequisite, 27
 primary rules, 7, 17, 26, 58
 protection function, 11
 representational NGOs, 106
 secondary rules, 8, 17
 states, 7, 22
 World Bank, 185–7
- Accountability levels,
 access to remedies, 264
 administrative/financial, 8, 31
 commissions of inquiry, 191
 comprehensive regime, 14
 first level, 29–32, 57–9, 119, 173
 legal, 8–9
 member states, 29–33
 political, 8, 17, 29, 31
 privileged operational standing, 37
 scope *ratione materiae*, 28–35
 second level, 14, 32–3, 198
 supervision/monitoring, 28
 third level, 14, 32–3, 198
 tortious liability, 28, 64
- Accountability regimes,
 accountability levels, 14, 29

- Accountability regimes, (cont.)
 comprehensive regimes, 14, 120
 disarmament, 11
 environment, 11
 financial management, 88, 139
 general features, 7–9, 26–7, 131
 international societal interests, 141
 remedial outcomes, 13, 135, 137, 138, 139, 225
- Advisory Committee of Jurists, 255
- Advisory Opinions,
 General Convention (1946), 56, 230–3
 Headquarters Agreements, 56
 Inter-American Court of Human Rights (IACHR), 55–6, 110
 International Court of Justice (ICJ), 55, 56, 69, 86, 140, 204, 220, 228–36, 239
- Affirmative action, 58
- Alternative remedial action,
 arbitration *see* Arbitration
 commissions *see* Commissions of inquiry
 domestic courts, 209–13
 future options, 169–70
 immunities, 40
 inspections *see* Inspection panels
 International Labour Organisation (ILO), 209
 non-legal *see* Non-legal remedial action
 ombudsman *see* Ombudsman
 pre-remedial *see* Pre-remedial action
 voluntary submission, 18
- Amerasinghe, Chittharanjan, 76, 128, 260, 268–9
- Amicus curiae*,
 International Court of Justice (ICJ), 56, 109, 110, 112–13, 227, 251, 254
 non-governmental organisations (NGOs), 109, 110, 112
 UN Secretary-General, 251
- Appeals,
 international administrative tribunals, 204–6, 223
 International Court of Justice (ICJ), 86, 204–5
 JAB *see* Joint Appeals Board
 officials and staff, 82
 review procedure eliminated, 86
 UN Administrative Tribunal (UNAT), 84, 223
- Arbitration,
 Arbitral Tribunal, 156, 158
 Arbitration Board proposed, 199–200
 contractual claims, 18, 91, 93–5, 156–60
 Headquarters Agreements, 220, 222
 human rights, 18
 immunities, 91
 non-state entities, 22–3
 officials and staff, 83, 84
 Optional Rules, 222, 223
 peacekeeping/enforcement operations, 157, 160
 Permanent Court of Arbitration (PCA), 220–3
 potential role, 219–23
 procurement-related cases, 157–60
 scope *ratione materiae*, 221
 scope *ratione personae*, 221
 states/international organisations, 220–2
 UNCITRAL Rules, 221
 United Nations, 67, 84, 93, 94, 157–60, 199–200
 waiver of immunities, 91, 93
- Arsanjani, Mahnoush, 69, 93, 97, 98, 121
- Asian Development Bank, 182
- Australia, 236
- Autonomy,
see also Immunities
 accountability, 2, 25, 49
 functional autonomy, 25, 118
 remedies, 23
 states, 23
- Banks,
 Asian Development Bank, 182
 European Bank for Reconstruction and Development (EBRD), 180
 Inter-American Development Bank, 182
 International Bank for Reconstruction and Development (IBRD), 93, 180
 World Bank, 182–90, 256
- Bekker, Peter, 75, 173
- Belgium,
 Bosnian war, 53
 Brussels Court of Appeal, 210
 League for the Defence of Human Rights, 165, 174
 ONUC operation, 77
 Rwanda, 100, 193, 196
- Blokker, Niels, 204
- Bosnia and Herzegovina, 53, 194, 195
- Bowett, Derek W., 14, 17, 98, 235, 240

- Brownlie, Ian, 54
- Budgets,
see also Finance
 contributions refused, 31
 liabilities, compensation/damages,
 49, 139
 voluntary contributions, 31, 34, 164, 165
- Calvo clause, 74
- Canada, 53
- Cañado Trinidad, Antonio, 78
- Childers, Erskine, 181
- Chinkin, Christine, 36
- Claims,
 claimant's approach, 44–6
 claims commissions, 72, 73, 77, 99,
 103–5, 164
 contractual *see* Contractual claims
 illustrative examples, 12–13
 non-contractual, 8, 41, 43, 44
 peacekeeping/enforcement operations,
 53, 72–3, 77, 162–6
 private law, 50
 procedural aspects *see* Procedure
 public interest, 170
 remedies against states, 44–5
 remedies against whom, 44–53
 requests/applications, 50
 respondents, selection, 45–6
 state responsibility, 44
 torts *see* Tortious liability
 United Nations, 14, 136
- Cold War, 2
- Commissions of inquiry,
 accountability levels, 191
 declaratory judgments, 190
 fact-finding, 190–1
 humanitarian aid, 32
 individuals, 198
 International Court of Justice (ICJ), 192
 non-legal remedial action, 170, 190–7
 parliaments, 31–2
 peacekeeping/enforcement operations,
 20, 32, 192, 193–7, 260
 potential remedial effect, 190–7, 265
 pre-remedial action, 65
 recommendations, 191
 Rwanda, 127, 143, 190, 191, 192, 193–6,
 260, 268
 Security Council, 165–6, 192, 194,
 195, 196
- Somalia, 20
- Srebrenica, 143, 192, 193–6
- Committee on Applications for Review of
 Administrative Judgments, 79
- Compensation,
see also Damages
 Advisory Board for Compensation
 Claims, 84
 budgets, liabilities, 49, 139
ex gratia payments, 142, 161, 165–6
 holding-harmless clause, 71
 international administrative tribunals,
 151–3, 202
 lump-sum agreements, 73, 162
 moral injury, 152, 153, 162
 tortious liability, 163, 164
- Complaints,
 investigation, 17–18, 64
 maladministration, 179
 ombudsman *see* Ombudsman
- Conciliation,
 contractual claims, 94
 UNCITRAL Rules, 67, 94, 156
- Confidential information,
 archives, 127, 129
 injunctive relief, 58
 international administrative tribunals,
 128
 international criminal tribunals, 130–1
 professional secrets, 127
- Congo, 73, 77, 97–9
- Constitutional obligation, conventional
 requirements, 13–14
- Contracts,
 claims *see* Contractual claims
 contracting-out, 24
 contractual liabilities, 41, 46, 74, 89–95,
 156–60, 173
 international organisations, 47, 48–9, 75
iure gestionis/iure imperii, 90
 officials and staff, 75, 81
 peacekeeping/enforcement operations,
 24, 90, 92, 94
 tenders, 90
 third parties, 48–9
 UN General Conditions, 157
- Contractual claims,
 access to remedies, 41, 90–1, 115
 accountability, 64, 75
 arbitration, 18, 91, 93–5, 156–60
 conciliation, 94

- Contractual claims, (cont.)
 contract law absent, 65
 negotiations, 156
 officials and staff, 81, 91
 overall picture, 89–92
 private claimants, 89–95, 115
 remedial outcomes, 137, 156–60
 sub-contracting, 92–3
 third parties, 44
- Conventions,
 accountability, rules, 75
 constitutional obligation, 13–14
 human rights, 15, 255, 256
 immunities *see* General Convention on Privileges and Immunities (1946)
 NGOs, legal personality, 107
 supervision/monitoring, 15
 Vienna Convention (1986), 237
- Corporate veil,
 legal personality, 44
 member states, 46
- Costa Rica, 237, 242, 247–8, 253, 254, 257
- Costs,
 international administrative tribunals, 154–5
 remedial outcomes, 145–6, 154–5
restitutio in integrum, 146
- Council of Europe, 84, 107
- Counterclaims,
 private claimants, 91
 tortious liability, 162
- Courts,
 Brussels Court of Appeal, 210
 Court of First Instance (CFI), 179
 European Court of Human Rights (ECHR), 67, 163, 205
 European Court of Justice (ECJ), 84, 110, 140–1, 179
 ICJ *see* International Court of Justice
 Inter-American Court of Human Rights (IACHR), 55–6, 110, 138
 national *see* Domestic courts
 Permanent Court of Arbitration (PCA), 220–3
 Permanent Court of International Justice (PCIJ), 255
- Couvreur, Philippe, 242, 243
- Criminal tribunals *see* International criminal tribunals
- Customary international law,
see also International law
- immunities, 114
 rights, remedies, 17
 rules/norms, 1
- Cyprus, 73, 98
- Damage,
 legal acts, 2
 non-contractual liability, 8
 operational activities, 8
 peacekeeping/enforcement operations, 72, 77, 99, 102
 tortious liability, 28, 64, 79
- Damages,
see also Compensation
 human rights, 141
 injury to reputation, 141–2
 international administrative tribunals, 147
 International Court of Justice (ICJ), 55
lex loci, 141
 moral damages, 152, 153, 161, 162
 punitive damages, 144–5, 161
 remedial outcomes, 55, 137, 139, 141–2, 144–5
- De Cooker, Chris, 83, 201
- Decisions,
 annulment, 147, 151
 individual representations, 172
 internal remedial mechanisms, 39
 legislative decisions challenged, 84–6
 non-state entities, 29
 operational decisions, 58
 political decision-making, 44
 rules/norms, 172
 secondary organs, 58
 treaty compatibility, 29
- Declaratory judgments,
 bilateral claims, 108
 commissions of inquiry, 190
 European Court of Justice (ECJ), 140–1
 International Court of Justice (ICJ), 54–5, 140–1
 remedial state action, 79
- Denial of justice,
 immunities, 114, 120, 214
 internal remedial mechanisms, 75
 international administrative tribunals, 203–4
- Development assistance,
 non-governmental organisations (NGOs), 107
 sub-contracting, 24, 93

- Diplomatic protection,
 discretion, 75
 exhaustion of local remedies, 76–8
 holding-harmless clause, 75
 member states, 65, 73–8, 213
 United Nations, 75, 78–9
vis-à-vis international organisations,
 73–6
- Disarmament, accountability regimes, 11
- Dispute settlement mechanisms,
 basic provisions, 173
 lacking under General Convention, 210,
 211
- Organisation of America States (OAS),
 212
- World Trade Organisation (WTO), 10, 111
- Dispute Settlement Understanding,
 non-governmental organisations
 (NGOs), 111
- Dissolution, political remedial
 mechanisms, 33
- Domestic courts,
 alternative remedial action, 209–13
 forum, 213–15
 immunities *see* Immunities
 international organisations, 116–17
 judicial abstention, 117–21
 judicial activism, 121–5
 judicial remedies, 116–25
 potential role, 208–19
- Eagleton, Clyde, 12, 96, 145, 236, 249
- Economic and Social Council (ECOSOC),
 111, 230
- Egypt, 92
- Energy-related operations, 24
- Environment,
 accountability regimes, 11
 protection treaties, 112
- Eritrea, 20
- Estoppel, concurrent/subsidiary liability,
 49
- European Bank for Reconstruction and
 Development (EBRD), 180
- European Co-ordinated International
 Organisations, 84, 86
- European Commission on Human
 Rights, 18
- European Community,
 institutionalised accountability, 3, 11
 integration, 179, 180
 ombudsman, 178–80
- European Convention on Human Rights
 (1950), 255, 256
- European Court of Human Rights (ECHR),
 exhaustion of local remedies, 67
 filtering system, 205
 non-economic loss, 163
- European Court of Justice (ECJ),
 Court of First Instance (CFI), 179
 declaratory judgments, 140–1
 judicial role, 179
 non-governmental organisations (NGOs),
 110
 officials and staff, 84
- European Parliament,
 Committee on Petitions, 179
 ombudsman, 179
- Evans, Malcolm, 11, 267
- Ex gratia* payments, 142, 161, 165–6
- Exhaustion of local remedies,
 diplomatic protection, 76–8
 European Court of Human Rights
 (ECHR), 67
 Headquarters Agreements, 68, 76
 individuals, 78
 internal remedial mechanisms, 18, 43,
 66–8, 76–9
 international law, 67
 officials and staff, 79, 82
 peacekeeping/enforcement operations,
 67
- Expressio unius est exclusio alterius*, 37
- Finance,
see also Banks; Budgets
 accountability, 8, 13, 88–9, 139
 financial liabilities, 102
 financial management, 88–9, 139
 international financial organisations,
 121
- First-level remedies, potential outcomes,
 57–9, 119
- Forum,
 accountability, 22
 domestic courts, 213–15
 international administrative
 tribunals, 85
 selection, 44
- General Convention on Privileges and
 Immunities (1946),
 absolute immunity, 122
 Advisory Opinions, 56, 230–3

- General Convention (cont.)
 archives and documents, 129
 code of conduct, 175
 differences, 68–9, 219
 immunity invoked, 120
 no dispute settlement procedure,
 210, 211
 non-contractual liability, 230
 preventive approach, 231–2
 settlement procedures, 88, 103, 209–10,
 214
 waiver of immunities, 89, 124,
 208, 212
- Germany, 53
- Gilbert, Geoff, 52, 101
- Governing Commission of the Saar
 Territory, 109
- Governmental authority,
 peacekeeping/enforcement
 operations, 16, 20
- Gray, Christine, 10, 108, 136, 138, 139,
 163, 234
- Greece, 162
- Greenpeace, 110
- Gross, André, 265
- Guatemala, 237, 238, 242, 243, 245–7, 250,
 251, 253, 254, 257
- Harpignies, R. H., 14
- Headquarters Agreements,
 Advisory Opinions, 56
 arbitration, 220, 222
 constitutional obligation, 14
 disputes, 68
 exhaustion of local remedies, 68, 76
 individuals, 76
 International Court of Justice (ICJ), 246
 liabilities, claims, 41
 OAS/United States, 41, 212
 organisational responsibility, 174
 privileged institutional standing, 36–7
 termination, 14, 34
 UN/United States, 68, 160–1
- Higgins, Rosalyn (Judge), 46, 109, 128
- Hobe, Stephan, 113
- Holding-harmless clause, 70–3, 75
- Host states,
see also Member states
 agreements *see* Headquarters
 Agreements
 expulsion, officials and staff, 33
 judicial remedies, 37
 peacekeeping/enforcement operations,
 77
- Human rights,
 access to remedies, 214
 arbitration, 18
 Belgian League for the Defence of
 Human Rights, 165, 174
 collective action, 138
 Commission on Human Rights (CHR),
 194, 230
 conventions, 15, 255, 256
 damages, 141
 European Convention, 255, 256
 European Court of Human Rights
 (ECHR), 67, 163, 205
 Human Rights Committee, 101
 immunities, 116, 139, 214
 imperative, 214, 215
 Inter-American Commission on Human
 Rights, 217
 Inter-American Court of Human Rights
 (IACHR), 55–6, 110, 138
 internal remedial mechanisms, 76–7
 international protection, 11, 14–16, 22
 multinational corporations, 15
 non-governmental organisations (NGOs),
 15, 112
 ombudsman, 181
 operational guidelines/directives, 15
 peacekeeping/enforcement operations,
 101, 102, 181
 personal safety, 130
 primary rules, 14, 15
 remedies against states, 22, 27, 80,
 93, 138
 secondary rules, 14
 United Nations, 15, 101
 Universal Declaration on Human Rights,
 153
 violations, 27, 139, 215
- Humanitarian aid,
 commissions of inquiry, 32
 non-governmental organisations (NGOs),
 107
 sub-contracting, 24, 93
- Illegal acts, 2, 38, 136
- Immunities,
see also General Convention on Privileges
 and Immunities (1946)

- accountability, 120
- acta iure gestionis/acta iure imperii*, 122, 123, 125
- alternative remedial action, 40
- arbitration, 91
- conventions, 14, 56, 68–9, 88, 89, 103, 120, 122, 124, 129, 175, 208
- customary international law, 114
- denial of immunity, 121
- denial of justice, 114, 120, 214
- derivative, 92, 93
- differences over privileges and immunities, 68–70, 115, 219
- functional, 25, 118, 122–3, 215–19
- human rights, 116, 139, 214
- in limine litis*, 115
- international administrative tribunals, 42, 155, 207
- international financial organisations, 121
- jurisdictional immunity, 22, 25, 37, 40, 42, 50, 89, 91, 92, 93, 103, 114–25, 207, 214
- legal personality, 119
- loss of immunity, 120
- ne impediatur officia*, 123, 215
- official capacity, 123
- peacekeeping/enforcement operations, 98, 103
- protection, 22
- ratio legis*, 208, 209
- reciprocity, 119
- restrictive, 122, 124
- Special Convention on the Privileges and Immunities of Specialised Agencies, 68, 88, 219, 232
- states, 22, 37
- sub-contracting, 92–3
- tortious liability, 122
- United Nations, 50, 56, 69–70, 88, 89, 92, 93, 120–1, 129, 210–11, 217–18
- United States, 37, 122
- unwarranted suits prevented, 118
- waiver *see* Waiver of immunities
- Indemnities, tortious liability, 161
- Individuals,
 - access to remedies, 39, 198, 264
 - accountability, 7
 - commissions of inquiry, 198
 - exhaustion of local remedies, 78
 - Headquarters Agreements, 76
 - institutional acts, 29
 - legal redress, states, 16
 - staff *see* Officials and staff
- Information,
 - confidential *see* Confidential information
 - disclosure, 125–9
- Injunctive relief,
 - confidential information, 58
 - International Court of Justice (ICJ), 54, 128
 - pre-emptive remedy, 26
 - remedial outcomes, 137
 - remedial state action, 79
 - structural injunctions, 139
- Inspection panels,
 - alternative remedial action, 170, 181–90
 - models, 187–90
 - ratione materiae*, 183
 - ratione remedii*, 184
 - World Bank, 182–90, 256
- Institut de Droit International, 46, 48, 49, 95, 237
- Institutional acts,
 - challenged, 42
 - controls, 29
 - individuals, 29
 - judicial review, 66
 - operational activities distinguished, 28–9
 - restitutio in integrum*, 136
- Insurance,
 - tortious liability, 96–7, 161
 - United Nations, 96, 161
- Inter-American Commission on Human Rights, 217
- Inter-American Court of Human Rights (IACHR),
 - Advisory Opinions, 55–6, 110
 - collective actions, 138
- Inter-American Development Bank, 182
- Inter-organisational accountability, 3
- Inter-state disputes,
 - contentious proceedings, 66
 - International Court of Justice (ICJ), 56, 226–8
 - judicial equality, 67
- Internal remedial mechanisms,
 - access to remedies, 42
 - administrative decisions, 39

- Internal remedial mechanisms, (cont.)
 exhaustion *see* Exhaustion of local remedies
 human rights, 76–7
 internal accountability, 36, 269
 jurisdiction, 51, 90
 lack, denial of justice, 75
nemo iudex in causa sua, 66
 United Nations, 69
- International administrative tribunals,
 access to remedies, 41, 84
 annulment, decisions, 147, 151
 appeals, 204–6, 223
 compensation, 151–3, 202
 compulsory jurisdiction, 120
 confidential information, 128
 costs, 154–5
 Council of Europe, 84
 damages, 147
 denial of justice, 203–4
 European Co-ordinated International Organisations, 84, 86
 exclusive jurisdiction, 38, 42
 forum shopping, 85
 ILOAT *see* International Labour Organisation Administrative Tribunal
 immunities, 42, 155, 207
 independence questioned, 83
 injury to reputation, 141
 jurisdiction, 38, 42, 120, 202–3
 legislative decisions challenged, 84–6
 NATO, 84
 OECD, 84
 officials and staff, 82, 84–6, 147–55
 oral hearings refused, 83, 203
 prospective/retrospective approaches, 206–7
ratione materiae, 147, 148, 207
ratione personae, 147, 202, 207
ratione remedii, 139
 reform, 199–207
 remedial outcomes, 149–55
 reparative orders, 138
stare decisis rules, 85
 statutes, 10, 64
 tortious liability, 160
 UNAT *see* UN Administrative Tribunal (UNAT)
 variety of remedies, 149–51
- International Bank for Reconstruction and Development (IBRD), 93, 180
 International Civil Aviation Organisation (ICAO), 91, 180
 International civil servants *see* Officials and staff
 International Civil Service Commission, 85
 International Commission of the Civil Service, 148
 International Committee of the Red Cross (ICRC), 101, 129, 131
 International Court of Justice (ICJ),
 1997 proposals, 237–8
 Advisory Opinions, 55, 56, 69, 86, 140, 204, 220, 228–36, 239
amicus curiae, 56, 109, 110, 112–13, 227, 251, 254
 appeals, 86, 204–5
 commissions of inquiry, 192
compromis, 246
 compulsory jurisdiction, 222
 damages, 55
 declaratory judgments, 54–5, 140–1
 direct remedial action, 236–61
 disclosure, 128
 Eastern Carelia doctrine, 235
 effectiveness rule, 268
 freedom of exclusion, 248–50
 Headquarters Agreements, 246
 indirect remedial opportunity, 226–36
 inevitable role, 224–61
 injunctive relief, 54, 128
 inter-state disputes, 56, 226–8
 interim measures, 56–7
 intervention, 252–4
locus standi, 241–5, 255–6
 need for change, 236–7, 256–61
 non-governmental organisations (NGOs), 108–10, 255–6
 potential outcome of remedies, 54–5
 procedural aspects and rights, 250
 provisional measures of protection, 252
 public policy, 238–41
ratione materiae, 243, 245–50, 256
ratione personae, 241–5
 remedial protection, 234–5
 remedies against states, 138
restitutio in integrum, 55
 Rules of Court, 128, 227, 228, 234, 250, 251
 specific performance, 54

- Statute, 42, 55, 56, 57, 108–9, 110, 204, 225, 227, 228, 234, 237, 238, 243, 251, 252, 255, 257
- tortious liability, 161, 225–6
- UN Charter, 14, 108, 230, 231, 237
- International criminal tribunals,
 - confidential information, 130–1
 - evidence, 129–32
 - Former Yugoslavia (ICTY), 101, 129
 - peacekeeping/enforcement operations, 131
 - rules of procedure, 130
 - waiver of immunities, 131
 - witnesses, 129, 130
- International financial organisations,
 - banks *see* Banks
 - immunities, 121
- International Labour Organisation (ILO),
 - alternative remedial action, 209
 - arbitration, 95
 - non-government organisations (NGOs), 106, 112
 - trade unions, 106
- International Labour Organisation Administrative Tribunal (ILOAT),
 - compensation, 151–3, 202
 - contracts, 95
 - costs, 154, 155
 - denial of justice, 203, 204
 - interests of organisations, 268
 - jurisdiction, 207
 - oral hearings, 83, 203
 - pre-litigation procedure, 83
 - remedial outcomes, 149–55
 - respondents, 85
 - review system, 86
 - specific performance, 150, 151
 - unsuccessful candidates, 79
 - variety of remedies, 149–51
- International law,
 - common code of good conduct, 27
 - customary *see* Customary international law
 - exhaustion of local remedies, 67
 - judicial remedies, 10
 - non-state entities, 30
 - remedies, 10–12
 - rules/norms, 1, 30, 47
 - states, competences, 21
- International Law Association (ILA),
 - access to ICJ, 236
 - Advisory Opinions, 230
 - arbitration, 221
 - Committee on Accountability of International Organisations,
 - establishment, ix
 - First Report, 8, 25, 28
 - Second Report, 7, 57, 173
 - immunities, 117
 - International Law Commission,
 - diplomatic protection, 74
 - state responsibility, 10
 - International League for the Rights of Man, 109
 - Intervention, ICJ, 252–4
 - Iraq, 101
 - Italy, 20, 37, 162
 - Janis, Mark, 255, 256
 - Jenks, Wilfred, 20, 41, 70, 95, 108, 178, 206, 207, 212, 213, 233, 240, 257, 266, 270
 - Jessup, Philip, 238
 - Joint Appeals Board (JAB),
 - jurisdiction, 202–3, 205
 - replacement proposed, 199
 - unanimous recommendations, 201
 - Judicial remedies,
 - access, preliminary issues, 18
 - access to remedies, 40–3, 77
 - accountability, 34
 - amendment of existing remedies, 198–224
 - availability, 40–1
 - damages *see* Damages
 - declaratory judgments, 54–5, 79, 140–1
 - equality of arms, 40
 - host states, 37
 - immunities *see* Immunities
 - injunctions *see* Injunctive relief
 - international law, 10
 - member states, 32–3
 - national courts *see* Domestic courts
 - non-governmental organisations (NGOs), 108–17
 - permanent machinery absent, 41
 - post-adjudicatory stage, 45
 - potential outcomes, 54–7
 - predictability, 41
 - remedies against states, 22
 - restitution *see* *Restitutio in integrum*

- Judicial remedies, (cont.)
 specific performance, 54, 137–40, 150, 151
 waiver, 18
- Judicial review,
 absence, 66
 sufficient scope, 40
 United Nations, 16–17
- Jurisdiction,
 exclusive jurisdiction, 38, 42
 extended jurisdiction, 19–20, 51
 immunity *see* Immunities
 inherent jurisdiction, 19, 20
 internal remedial mechanisms, 51, 90
 international administrative tribunals, 38, 42, 120, 202–3
 Joint Appeals Board (JAB), 202–3, 205
 lack of jurisdictional connection, 77
 tortious liability, 160
- Justice, denial *see* Denial of justice
- Klein, Pierre, 88, 136, 137
- Korea, 53
- Lauterpacht, Elihu, 55
- Lauterpacht, Hirsch, 126
- Law of war, 102
- League of Nations, 109, 149
- Legal personality,
 contractual claims, 91
 corporate veil, 44
 immunities, 119
 liabilities, 46, 119
 non-governmental organisations (NGOs), 107, 129
 peacekeeping/enforcement operations, 92
- Legal remedies *see* Judicial remedies
- Lessons-Learned Units, 59, 188
- Liabilities,
 abuse of rights, 47
 acquiescence, 47
 concurrent/subsidiary, 46, 47, 48, 49, 50
 contractual, 41, 46, 74, 79, 89–95, 156–60, 173
 default, 17
 financial, 49, 102
 legal personality, 46, 119
 member states, 45, 46, 47, 48, 49
 non-contractual *see* Non-contractual liability
- non-liability clauses, 47, 49
 primary obligations, non-compliance, 45
 primary rules, 74
 state of the law, 46–50
 torts *see* Tortious liability
 undertakings, 47
- Libya, 20
- Locus standi see* Access to remedies
- Lump-sum agreements, 73, 162
- Luxembourg, 162
- Malaysia, 69, 161, 234
- Martha, Rutsel, 110
- Member states,
see also States
 access to remedies, 36, 38, 39–40, 65, 224–5
 accountability levels, 29–33
 applicants, 34
 budgetary contributions, 31
 co-operation suspended, 31
 control and power, 1–2
 corporate veil, 46
 diplomatic protection, 65, 73–8, 213
 hosts *see* Host states
 judicial remedies, 32–3
 liabilities, 45, 46, 47, 48, 49
 participation, 40
 permanent withdrawal, 31
 political decision-making, 44
 procedure, 66–80
 supervision/monitoring, 8, 29–30
 temporary withdrawal, 31
- Merrills, John, 56
- Meyer, Dorothée, 156
- Monitoring *see* Supervision/monitoring
- Multinational corporations, human rights, 15
- Namibia, 20
- Nauru, 22
- Negligence,
 remedial outcomes, 137, 143, 163
 tortious liability, 97, 163
- Negotiations,
 contractual claims, 156
 non-state entities, 63
- Netherlands, 53, 101
- New Zealand, 236
- Non-contractual liability,
see also Liabilities

- claims, 8, 41, 43
- damage, 8
- General Convention (1946), 230
- governing law, 173
- remedial outcomes, 137
- Non-governmental organisations (NGOs),
 - access to remedies, 39, 107–8
 - amicus curiae*, 109, 110, 112
 - consultative status, 38, 108, 112
 - development assistance, 107
 - Dispute Settlement Understanding, 111
 - European Court of Justice (ECJ), 110
 - human rights, 15, 112
 - humanitarian aid, 107
 - International Court of Justice (ICJ), 108–10, 255–6
 - International Labour Organisation (ILO), 106, 112
 - international organisations,
 - relationships, 106–7
 - judicial remedies, 108–17
 - legal personality, 107, 129
 - locus standi* lacking, 107–8, 255–6
 - procedural obstacles, 106–13
 - remedial outcomes, 135
 - representational NGOs, 106–13, 135
 - United Nations, 106, 108
- Non-legal remedial action,
 - alternative remedial action, 177–97
 - commissions of inquiry, 170
 - inspections *see* Inspection panels
 - ombudsman *see* Ombudsman
- Non-member states,
 - access to remedies, 37
 - applicant states, 34
 - primary rules, 33
- Non-state entities,
 - access to remedies, 38, 39, 225
 - arbitration, 22–3
 - archives, access, 127, 129
 - burden of proof, 125, 126
 - claimants, 114–32
 - decisions, 29
 - disclosure, 125–9
 - evidence, 125–32
 - international law, 30
 - negotiations, 63
 - procedural obstacles, 114–32
 - third parties, 33–4, 38
- North Atlantic Treaty Organisation (NATO),
 - Bosnian war, 194
 - international administrative tribunals, 84
 - peacekeeping/enforcement operations, 53
- Office for Administration and Management, 199
- Office of Internal Oversight Services (OIOS), 157, 158, 160, 181
- Office of Legal Affairs (UN), 93, 94, 96, 162
- Officials and staff,
 - access to remedies, 38, 42, 84
 - accountability, 129
 - arbitration, 83, 84
 - consultative committees, 148
 - contractual claims, 81, 91
 - disciplinary measures, 143, 144
 - disputes, 12, 78–80, 147
 - employment,
 - applications, 79
 - contracts, 75, 81, 91
 - dispute procedure, 81–2, 119, 122
 - European Court of Justice (ECJ), 84
 - exhaustion of local remedies, 79, 82
 - expulsion, 33
 - international administrative tribunals, 82, 84–6, 147–55
 - joint appeals boards, 82
 - legislative decisions challenged, 84–6
 - loyalty/discretion, 129
 - marchandage*, 201
 - official capacity, 123
 - organisational responsibility, 24
 - performance of duty, 26
 - political remedial mechanisms, 30
 - pre-litigation procedures, 82–3, 147, 201
 - procedure, 81–7
 - protection system, 81–4
 - reappointment withheld, 30
 - remedial outcomes, 147–55
 - special service agreements, 83
 - staff regulations, 82
 - third-party claims, 51
 - United Nations, 69–70, 78–9, 81, 84, 85, 86, 91, 129
- Ombudsman,
 - accountability, 170, 178, 181
 - alternative remedial action, 178–81, 264
 - European Community, 178–80
 - human rights, 181

- Ombudsman, (cont.)
 recommendations, 178
 United Nations, 81, 181
- Operational activities,
 challenged, 42
 controls, 29
 damage, 8
 implementation, 58
 institutional acts distinguished,
 28–9
 judicial review, 66
 tortious liability, 97
- Opérations des Nations Unies au Congo
 (ONUC), 77, 97–9, 162, 166
- Opinions, Advisory *see* Advisory Opinions
- Organisation for Economic Co-operation
 and Development (OECD), 84
- Organisation of American States (OAS),
 41, 212
- Parliaments,
 accountability, 32
 commissions of inquiry, 31–2
- Peacekeeping/enforcement operations,
 Advisory Board for Compensation
 Claims, 84
 arbitration, 157, 160
 claims, 53, 72–3, 77, 162–6
 claims commissions, 72, 73, 77, 99,
 103–5, 164
 combat-related activities, 102
 commissions of inquiry, 20, 32, 192,
 193–7, 260
 contracts, 24, 90, 92, 94
 damage, 72, 77, 99, 102
 Department of Peacekeeping Operations
 (DPKO), 159, 193, 194, 195
 Dutchbat operation, 100, 101, 193
ex gratia payments, 165–6
 exhaustion of local remedies, 67
 financial liabilities, 102
 governmental authority, 16, 20
 holding-harmless clause, 71–3
 host states, 77
 human rights, 101, 102, 181
 immunities, 98, 103
 Implementation Force, 165
 international criminal tribunals, 131
 legal personality, 92
 lump-sum agreements, 73, 162
 mandates, 102
- Memorandum of Understanding,
 71, 72
 military necessity, 102
 North Atlantic Treaty Organisation
 (NATO), 53
 ONUC operation, 77, 97–9, 162, 166
 Operation Silver Back, 100
 Operation Turquoise, 193
 operational command and control, 52,
 99–101
 operational necessity, 102, 103
 Rwanda, 100, 127, 143, 190, 191, 192,
 193–7
 Security Council *see* UN Security Council
 Special Committee on Peacekeeping
 Operations, 105
 Srebrenica, 100, 101, 143, 192, 193,
 194, 196
 Stabilisation Force, 165
 Status of Forces Agreement (SOFA), 72–3,
 77, 84, 98, 99, 102–5, 164, 165
 sub-contracting, 24, 93
 third-party liabilities, 102–3
 tortious liability, 77, 97–105, 115,
 162–6
 UN Secretary-General, 52, 101, 103,
 165, 192
 UNAMIR, 193, 194, 195, 196
 UNEF, 73, 98
 UNFICYP, 73, 98
 United Kingdom, 53
 United Nations, 52–3, 71–3, 77, 97–105,
 157, 162–6, 190–7
 UNOSOM II, 20, 165–6, 193
 UNPROFOR, 195
- Permanent Court of Arbitration (PCA),
 220–3
- Permanent Court of International Justice
 (PCIJ), 255
- Philippines, 108
- Political remedial mechanisms,
 access to remedies, 39–40
 dissolution, 33
 officials and staff, 30
 potential outcomes, 57
- Portugal, 53
- Pre-remedial action,
 alternative remedial action, 172–6
 commissions of inquiry, 65
 pre-litigation procedures, 64, 82–3,
 147, 201

- primary rules, 26
- Primary rules,
 - accountability, 7, 17, 26, 58
 - compliance, 17, 65
 - development/refinement, 11, 21
 - human rights, 14, 15
 - infringement, 3
 - liabilities, 74
 - limitation, 21
 - non-member states, 33
 - pre-remedial action, 26
 - remedies against states, 21
- Private claimants,
 - see also* Non-state entities
 - contractual claims, 89–95, 115
 - counterclaims, 91
 - individuals *see* Individuals
 - NGOs *see* Non-governmental organisations (NGOs)
 - procedure, 88–105
 - remedial outcomes, 156–66
 - tortious liability, 89, 96–105, 160–6
- Privatisation, 24
- Procedure,
 - action against international organisations, 63–5
 - claimants, 50–2
 - complaints, investigation, 64
 - member states, 66–80
 - obstacles,
 - non-governmental organisations (NGOs), 106–13
 - non-state entities, 114–32
 - officials and staff, 81–7
 - pre-litigation procedures, 64, 82–3, 14, 201
 - private claimants, 88–105
 - procedural justice, 63
 - substantive justice, 63
- Rabel, E., 163
- Ratione fori*, 39–40
- Ratione materiae*,
 - inspection panels, 183
 - international administrative tribunals, 147, 148, 207
 - International Court of Justice (ICJ), 243, 245–50, 256
 - scope, 20, 22, 28–35, 82, 131, 221
- Ratione personae*,
 - international administrative tribunals, 147, 202, 207
 - International Court of Justice (ICJ), 241–5
 - respondenti*, 44–53
 - scope, 20, 22, 36–9, 111, 221
- Ratione remedii*,
 - inspection panels, 184
 - international administrative tribunals, 139
 - scope, 54–9
- Reinisch, August, 37, 96, 116, 117, 118, 121, 125, 155, 161, 208, 215–19
- Remedial outcomes,
 - apologies, 142–3
 - compensation *see* Compensation
 - contractual claims, 137, 156–60
 - costs/fees, 145–6, 154–5
 - damages *see* Damages
 - disciplinary action, 143, 144
 - ex gratia* payments, 142, 161, 165–6
 - first-level remedies, 57–9, 119
 - general features, 135–46
 - guarantees, 143
 - International Court of Justice (ICJ), 54–5
 - memorials, 143
 - negligence, 137, 143, 163
 - non-contractual liability, 137
 - non-governmental organisations (NGOs), 135
 - non-monetary, 138, 139
 - officials and staff, 147–55
 - potential outcomes, 54–9, 119
 - private claimants, 156–66
 - tortious liability, 160–6
- Remedies,
 - access *see* Access to remedies
 - accountability *see* Accountability
 - affirmative orders, 26
 - against whom, 44–53
 - alternative *see* Alternative remedial action
 - autonomy, 23
 - common features, 23–5
 - corporate approach, 51
 - corporate character, 22
 - customary international law, 17
 - distinctive features, 19–23
 - equality, 40, 67, 244
 - implied powers, 25–6
 - inequality, 23–4, 25–6, 103

- Remedies, (cont.)
 internal *see* Internal remedial mechanisms
 international law, 10–12
 jurisdiction *see* Jurisdiction
 legal *see* Judicial remedies
 need for, 12–19
 political *see* Political remedial mechanisms
 pre-emptive/prospective, 26
 pre-remedial *see* Pre-remedial action
 reciprocity, 23
 scope *ratione see* Scope
- Remedies against states,
 accountability, 7, 22
 claims, 44–5
- Remedies against states, (cont.)
 comparison, 19–25, 42
 consortium of states, 22
 extended jurisdiction, 20
 human rights, 22, 27, 80, 93, 138
 individuals, legal redress, 16
 International Court of Justice (ICJ), 138
 judicial remedies, 22
 primary rules, 21
 reciprocity, 23
- Restitutio in integrum*,
 costs/fees, 146
 institutional acts, 136
 International Court of Justice (ICJ), 55
 legal, 136
 material, 136
- Reuter, Paul, 126, 127
- Ritter, Jean-Pierre, 74, 170
- Rolin, Henri, 237
- Rosenne, Shabtai, 55, 109, 110, 255
- Rules/norms,
 customary international law, 1
 decisions, 172
 international law, 1, 30, 47
 rule of law, 16
 violation, 8, 65
- Ruzié, David, 201
- Rwanda,
 Belgium, 100, 193, 196
 commissions of inquiry, 127, 143, 190,
 191, 192, 193–6, 260, 268
 UNAMIR, 193, 194, 195, 196
 UNAMIR II, 193
- Salmon, Jean, 77, 99
- San Francisco Declaration, 192
- Sarooshi, Danesh, 50, 129, 131, 249
- Schermers, Henry, 203
- Scope,
ratione fori, 39–40
ratione materiae, 20, 22, 28–35, 82,
 131, 221
ratione personae, 20, 22, 36–9, 111,
 221
ratione personae respondenti, 44–53
ratione remedii, 54–9
- Secondary rules,
 accountability, 8, 17
 compliance, 65
 human rights, 14
- Set-offs, 162
- Seyersted, Finn, 19, 51, 52, 114
- Shaw, Malcolm, 57
- Shelton, Dinah, 11, 17, 80, 127, 136, 138,
 145, 146
- Singer, Michael, 118
- Somalia, 20, 165–6, 193, 220
- Sovereignty, states, 21, 24
- Spain, 53
- Special Convention on the Privileges and Immunities of Specialised Agencies
 68, 88, 219, 232
- Special rapporteurs, mandates, 30, 230
- Specific performance, 54, 137–40, 150, 151
- Staff *see* Officials and staff
- States,
see also Member states
 arbitration, international organisations,
 220–2
 autonomy, 23
 competences, 21
 diplomatic relations, 29
 jurisdictional immunity, 22, 37
 non-members *see* Non-member states
 remedies *see* Remedies against states
 sovereignty, 21, 24
- Status of Forces Agreement (SOFA), 72–3,
 77, 84, 98, 99, 102–5, 164, 165
- Sub-contracting,
 contractual claims, 92–3
 development assistance, 24, 93
 humanitarian aid, 24, 93
 immunities, 92–3
 peacekeeping/enforcement operations,
 24, 93

- Subsidiary organs, delegated powers, 30–1
- Supervision/monitoring,
 accountability, 28
 conventions, 15
 member states, 8, 29–30
 purposes, 29–30
- Switzerland, 107–8, 162
- Szasz, Paul, 70, 71, 85, 87, 164, 244, 250
- Sztucki, Jerzy, 239
- Telecommunications, 24
- Tortious liability,
 accountability levels, 28, 64
 compensation, 163, 164
 counterclaims, 162
 damage, 28, 64, 79
 immunities, 122
 indemnities, 161
 insurance/self-insurance, 96–7, 161
 international administrative
 tribunals, 160
- International Court of Justice (ICJ), 161,
 225–6
 jurisdiction, 160
lex loci delicti commissi, 160
 negligence, 97, 163
 non-economic loss, 163
 operational activities, 97
 peacekeeping/enforcement operations,
 77, 97–105, 162–6
 primary rules, 74
 private claimants, 89, 96–105, 115,
 160–6
 remedial outcomes, 160–6
 remedial state action, 79
 standard of proof, 126
 third parties, 47, 74, 102–3
 United States, 122
 waiver of immunities, 161
- Treaties
 decisions, compatibility, 29
 environmental protection, 112
 good faith, 1
 international organisations, 47
 Vienna Convention (1986), 237
- Tribunals,
 administrative *see* International
 administrative tribunals
 Arbitral Tribunal, 156, 158
 criminal *see* International criminal
 tribunals
- ILOAT *see* International Labour
 Organisation Administrative
 Tribunal
- UNAT *see* UN Administrative Tribunal
- United Nations *see* UN tribunals
- World Administrative Tribunal
 proposed, 266
- UN *see* United Nations
- UN Administrative Tribunal (UNAT),
 appeals, 84, 223
 compensation, 151–3
 costs, 154, 155
 denial of justice, 203, 204
 interests of organisations, 268
 jurisdiction, 202, 203
marchandage, 201
 oral hearings, 83, 203
 remedial outcomes, 149–55
 respondents, 85
 review system, 86, 87
 specific performance, 150, 151
 unsuccessful applicants, 79
 variety of outcomes, 149–51
- UN Assistance Mission for Rwanda
 (UNAMIR), 193, 194, 195, 196
- UN Children's Fund (UNICEF), 180
- UN Conference on International
 Organisation, 236, 241
- UN Decade of International Law (1992), 221
- UN Development Programme (UNDP),
 159, 220
- UN Emergency Force (UNEF), 73, 98
- UN General Assembly,
 appeal review procedure, 86
 arbitration cases, 157, 159
 awards, 212
 condemnation, 143–4
 ICJ powers, 238
 insurance, 96
 legality, resolutions, 148
 legislative decisions challenged, 85
 member states, 88
 officials and staff, 81, 85, 86
 pre-remedial action, 175
 preferential standing, 37–8
 procurement-related claims, 94
 remedies, compliance, 139
 third-party liabilities, 102
 tortious liability, 160–1, 163
 transitory administrations, 20–1, 233

- UN High Commission for Refugees (UNHCR),
 Model Co-operation Agreement, 71
 operational activities, 101
- UN Operation in Somalia (UNOSOM II), 20, 165–6, 193
- UN Peacekeeping Force in Cyprus (UNFICYP), 73, 98
- UN Protection Force (UNPROFOR), 195
- UN Relief and Works Agency for Palestinian Refugees in the Near East (UNRWA), 217
- UN Secretary-General,
amicus curiae, 251
 arbitration cases, 157, 159–60
 Bosnian war, 194
 Bulletins, 97, 101
 claims commissions, 103–5
 code of conduct, 175, 267
 Executive Office, 201
 immunities,
 criminal evidence, 129
 differences, 69–70
 waiver, 50, 89, 103, 124, 208–9
 internal justice, 81, 199–201, 205, 210
 litigation discouraged, 84, 88
 lobbying, 79
 margin of appreciation, 209
 member states, 88
 Office for Administration and Management, 199
 peacekeeping/enforcement operations, 52, 101, 103, 165, 192, 195
 pre-remedial action, 175
 Rwanda, 195, 196
 Secretariat, 50, 81, 96, 130, 131, 175, 194, 196, 199
 Under-Secretary-General, 72, 199
- spreadlong1pc
- UN Security Council,
see also Peacekeeping/enforcement operations
 commissions of inquiry, 165–6, 192, 194, 195, 196
 Military Staff Committee, 100
 operational oversight, 101
 political direction, 52
 sanctions committees, 37
 states, preferential standing, 37
 strategic direction, 100
- UN Special Commission on Iraq (UNSCOM), 101
- UN Temporary Executive Authority (UNTEA), 20
- UN tribunals,
 common-system tribunals, 85, 86
 judicial powers, 20
 UNAT *see* UN Administrative Tribunal
- UNCITRAL,
 Arbitration Rules, 221
 Conciliation Rules, 67, 94, 156
- United Kingdom, 53
- United Nations,
 Advisory Board for Compensation Claims, 84
 Advisory Committee on Administrative and Budgetary Questions, 175
 arbitration, 67, 84, 93, 94, 157–60, 199–200
 Charter, 14, 37, 52, 78, 79, 86, 100, 108, 111, 121, 123, 153, 175, 230, 231, 237, 250, 266
 civil responsibility law, 174
 claims against, 14, 136
 Commission on Human Rights (CHR), 194, 230
 contracts, tenders, 90
 diplomatic protection, 75, 78–9
 Economic and Social Council (ECOSOC), 111, 230
 General Conditions of Contract, 157
 Headquarters Agreement, 68, 160–1
 human rights, 15, 101
 Human Rights Committee, 101
 immunities, 50, 56, 69–70, 88, 89, 92, 93, 120–1, 129, 210–11, 217–18
 insurance, 96, 161
 internal remedial mechanisms, 69
 JAB *see* Joint Appeals Board
 Joint Inspection Unit (JIU), 181, 200–1, 202, 204, 205
 Joint Staff Pension Board, 85
 judicial review, 16–17
 Legal Counsel, 69, 70, 210–11
 Military Staff Committee, 100
 non-governmental organisations (NGOs), 106, 108
 Office of Internal Oversight Services (OIOS), 157, 158, 160, 181, 212

- Office of Legal Affairs, 93, 94, 96, 162, 201, 217
 officials and staff, 69–70, 78–9, 81, 84, 85, 86, 91, 129
 ombudsman, 81, 181
 Panel of Counsel, 154, 155, 201
 peacekeeping *see* Peacekeeping/enforcement operations
 practice, 3
 preferential standing, 37–8
 sanctions committees, 37
 Special Committee, 237, 238, 241, 242
 subsidiary organs, 50–1
 Tort Claims Board, 96
 trusteeship agreements, 20
 United States,
 Headquarters Agreements,
 OAS, 41, 212
 UN, 68, 160–1
 immunities, 37, 122
 peace-enforcement operations, 53
 State Department, 237
 tortious liability, 122
 Universal Declaration on Human Rights, 153
 Urquhart, Brian, 181
 Venezuela, 236
 Waiver, judicial remedies, 18
 Waiver of immunities,
 see also Immunities
 arbitration, 91, 93
 balance of interest, 208–9
 conditional, 131
 General Convention (1946), 89, 124, 208, 212
 international criminal tribunals, 131
 judicial interpretation, 121, 124
 risks, 267–8
 tortious liability, 161
 UN Secretary-General, 50, 89, 103, 124, 208–9
 Wenckstern, Manfred, 45, 50
 West New Guinea, 20
 World Administrative Tribunal, 266
 World Bank,
 accountability, 185–7
 Clarifications (1996), 183, 184–5
 inspection panels, 182–90, 256
 World Health Organisation (WHO), 180
 World Trade Organisation (WTO), dispute settlement mechanisms, 10, 111
 Yugoslavia, 22, 53
 Bosnia and Herzegovina, 53, 194, 195
 Srebrenica, 100, 101, 143, 192, 193, 194, 196
 Zacklin, Ralph, 153
 Zaslowski, Emil, 55