

## INDEX

absence or default of official authorities, 114-115 Austria, 165 abuse of rights, 14 accessory after the fact, 147-148 bantustans, 251 acknowledgment of conduct, 121-123, 133, belligerent occupation, 153 belligerent reprisals, 168, 281-282, 290, 342 acquiescence, 47, 163, 267-269 beneficiaries of obligations, 79 bilateral obligations, 42-43, 76, 79, 127, 257-258 admissibility of claims, 46, 162, 264-265, 280 breach of an international obligation admissibility of proceedings, 151 by an internal law, 12-13, 130 adoption of conduct, 121-123, 133, 148 completed, 135-136 composite, 141-144 agency of necessity, 114-115 continuing, 135-140, 141-144 agents of a State, 110-113 aggression, 17, 19, 38, 141, 246, 341 defined, 125-130 Ago, R., 2-3, 14, 27, 74, 347 irrelevance of content of obligation, 128-129 aid or assistance, 5, 103, 104, 146, 147, 148-151, legal consequences of, 191-193, 309 252 temporal element, 131-134, 135-140 aliens, protection of, 14 when committed, 138-140, 143 Anzilotti, D., 78 burden of proof, 22, 124, 154, 162 apartheid, 38, 141, 142, 246, 252, 303 apology, 32-33, 198, 199, 233-234 Caroline incident, 179-180 approval of conduct, 123 causal link, 31, 91, 203-205 Arangio-Ruiz, G., 3-4, 28, 31, 34, 347 cessation, 7, 16, 28, 56, 135, 190, 192, 194, assurances of non-repetition, 14, 28, 31-34, 196-200, 279 196-200, 233, 279 Charter of the United Nations, see United attribution of conduct to the State Nations Charter acknowledged and adopted, 121-123, 133, circumstances precluding wrongfulness 148 character of, 160-162, 189, 285 consequences of invoking, 160-161, agents, 110-113 component units, 96-97 189-190 development of Articles, 4-5 development of, 5-6, 162 entities exercising governmental authority, effect on third States, 167-169 100-102, 114-115 identified, 160 organs, 92, 94-99, 130 see also consent, countermeasures, distress, organs of another State, 103-105, 145, 310 force majeure, necessity, self-defence police, 92, 101 "clean hands", 162 codification and progressive development, 1, 15, private persons, 91-92 requirement for responsibility, 81, 82-83, 84, 58-59, 60, 74 coercion, 6, 50-51, 146, 155, 156-158, 163 collaborative conduct, 145 State-owned corporations, 100, 112-113 territorial governmental entities, 94 collective interest, 41-42 unauthorized conduct, 92, 98-99, 106-109, collective obligations, 41-42, 44, 45, 209, 259, 113, 164 276-280, 302-305



382 Index

commercial acts, responsibility for, 96	distinguished from retorsion, 281-282, 292
Committee on Economic, Social and Cultural Rights, 289	distinguished from treaty termination or suspension, 168, 282
_	
compensation	effect on third States, 156, 285
amount of, 136, 202, 211, 218-230	inclusion of in Articles, 47-56, 79, 282
choice of, instead of restitution, 44, 45, 212,	object and limits of, 284-287
214	obligations not to be affected by, 8, 50-51,
intertemporal principle and, 134	283, 288-293
for incidental expenses, 230	proportionality, 8, 49, 50, 169, 286, 294-296
for loss of profits, 228-230, 239	reciprocal, 282-283
for material loss, 190, 225-227	relationship to dispute settlement, 8, 52-53,
function of, 34, 218-219	283, 297-300
proportionality and, 206, 212	reversibility, 49-50, 169, 286-287
valuation, 136, 220-230	termination, 49-50, 286, 301
completed wrongful act, 124, 136	urgent measures, 52-53, 298-299
complicity, 147	crimes against humanity, 141, 142
composite acts, 21, 124	criminal responsibility
concurrent causes, 151, 205	of individuals, 243-244, 312-313
concurrent responsibility, 159, 205	of States, 3, 7, 8, 12, 16-20, 27, 35-38,
conduct directed or controlled by a State,	243-244, 344
110-113, 152-155, 156-158	customary international law, 126, 258-259
consent, 6, 163-165, 188	•
constitution, as internal law, 86	damage
consular obligations, 32-33, 50, 198-199,	defined, 29-31, 202-203
292-293	for pollution, 223
consular officials, 104	material, 202
continuing performance, duty of, 194-195	moral, 31, 202
continuing wrongful act, 5, 21, 124, 135-140,	requirement for responsibility, 12, 84
143, 194	to the State, 221-223
contract, responsibility arising from breach of,	damages, quantification of, 220-230
14, 96, 158, 230, 268	de facto agents, 110-113, 122
contribution, as between responsible States, 46,	de facto governments
275	general, 115
contribution to damage, 35, 162, 205	local, 115
contribution to damage, 55, 762, 265 contribution to injury, 151, 240-241, 274-275	declaration, as remedy, 44, 233, 270-271,
corporations, State-owned or controlled,	279
112-113	delay, 14, 133, 262, 267-269
corruption of an official, 108	delict, 11-12, 37, 80, 127, 244
counterclaim, 152	denial of justice, 96
countermeasures	derived responsibility, 145-159
as circumstance precluding wrongfulness, 49,	diplomatic obligations, 50, 137, 165, 257, 264,
168-169, 281	292-293
by non-injured States, 54-55, 169, 283, 302-305	diplomatic protection, 1, 89, 165, 223-224, 241, 340
"collective", 48, 54-56	direct recourse, by non-State entity, 193,
conditions relating to resort to, 8, 48, 51-53,	209-210
283, 297-300	direction and/or control, 110, 146, 152-155, 275
defined, 7-8, 49, 168, 281, 282	dispute, 10
distinguished from belligerent reprisals, 168,	distress, 6, 174-177
281-282	domestic analogies, 21, 31, 162, 240, 272



Index

double recovery, rule against, 46, 230, 239, 275 human rights, 25, 41, 50, 150-151, 165, 166, Draft Articles (1996) 193, 209, 224-225, 236-237, 282, 289-290 achievement, 11-25 Human Rights Committee, 138 history, 315-338 humanitarian intervention, 185 text, 348-365 Draft Articles (2001) I.C.S.I.D. tribunals, 220, 299 history, 315-338 I.L.C., see International Law Commission proposed form of, 57, 58-60 immunities, diplomatic or consular, 292-293 scope, 309 imputability, see attribution text, 61-73 incitement, 123, 147 due diligence, 13, 82 independent responsibility, principle of, 145, 146, 147, 272, 274 due process, 18 duration of wrongful act, 5 individual responsibility duress, see coercion civil, 312-313 duty of continued performance, 194-195 criminal, 312-313 relationship to State responsibility, 112, 312 Eichmann abduction, 122 injured State, 3, 6, 7, 8, 23-25, 27, 38-43, 44, 45, election between remedies, 43, 44, 262-263 210, 255-260, 270, 277 environmental protection, 29-30, 43, 131-132, injury, 6-7, 30-31, 202-203, 211, 218-219, 140, 167, 180, 182, 209, 259 231-232, 255-260 European Court of Human Rights, 129-130, 132, innocent passage, 172, 176 137-138, 145-146, 252, 307 insurrectional movement, 116-120, 122 European Union, 19, 290-291 integral obligations, see interdependent evidentiary issues, 124, 143, 162, 268 obligations ex turpi causa non oritur actio, 162, 275 intention, 81-82, 84, 147, 149, 154 exceptio inadimpleti contractus, 162, 346 Inter-American Court of Human Rights, 136 excess of authority, 106-109 interdependent obligations, 41-42, 209, 257, exhaustion of local remedies, 22-23, 46-47, 109, 259-260, 270 142, 246, 264-265 interest expropriation of property, 76, 136, 138, 225-230 calculation of, 235, 238-239 compound, 35, 237-238 fault, 12-14, 82, 84 whether general requirement, 7, 34-35, federal States, 97-98, 153 235-239, 342 financial difficulties, 180-181 moratory, 239 Fitzmaurice, G., 41, 160, 187 internal law, 12-13, 86-90, 92-93, 98, 101-102, force majeure, 6, 154, 156, 157, 159, 161, 106-109, 207-208 170-173, 180, 230 International Court of Justice, 110-111, 121-122, Friendly Relations Declaration, 250, 289 127, 128, 137, 139, 160-161, 167, 171, 181-182, 184, 189-190, 198-199, 205, 220, García Amador, F.V., 1-2, 14-15, 107, 347 262, 267, 271, 273, 278, 284, 291, 292, 295 international crimes, 16-20, 25, 27, 35-38, 55 general principles of law, 126, 173 genocide, 19, 38, 82, 141-142, 143, 188, International Criminal Court, 59, 244, 312-313 242-243, 246, 303 International Criminal Tribunal for Yugoslavia, government comments, 20-21, 26, 33, 35-36, 42, 111-112, 243-244 international humanitarian law, 51, 112, 118, 48, 51, 56, 57, 58 166, 246, 289-290 guarantees of non-repetition, 14, 28, 31-34, International Law Association, 26 196-200, 233, 279 International Law Commission Hart, H.L.A., 14 Draft declaration on the rights and duties of Huber, M., 131 States, 88

383



384 Index

International Law Commission (cont.) legitimacy, 119, 164 mandate, 1 lex specialis, 76, 93, 133, 160, 191, 207, 210, recommendations, 58, 59-60 255, 274, 283, 290-291, 306-308 liability for acts not prohibited by international work on responsibility, 1-4, 25-27 international obligations law, 75-76 classifications of, 20-23, 129 Liechtenstein, 104-105 how arising, 126-268, 277 limitation of actions, 14 to whom owed, 209-210, 276-280 loss of profits, 228-230, 239 international organizations lump-sum settlements, 225, 237 action taken under the auspices of, 55-56, 75, 168, 197, 302, 314 military necessity, 185-186 immunities of, 293 mitigation of damage, 205 members of, 310-311 Monetary Gold principle, 46, 151, 273 responsibility of, 76, 80, 105, 310-311, 343 multilateral obligations, 42-43, 45, 76, 79, international personality, 40, 41, 80, 310 83-84, 154, 258 International Tribunal for the Law of the Sea, 53, municipal law, see internal law 220, 221, 299 internationally wrongful act, elements of, 81-85 Namibia (South West Africa), 120 intertemporal principle, 5, 124, 131-134, 142, 144 nationality of claims, 46-47, 264-265 necessity, 6, 160, 174, 178-186, 188 intervention, 156 invalidity and responsibility, 136, 138 non-derogable norms, 50, 166, 243, 289 invocation of responsibility non-recognition, duty of, 8, 250-251 by injured States, 23, 38-43, 54, 255-256 non-repetition, assurances and guarantees, 14, 28, 31-34, 196-200, 233, 279 by other States, 18, 23, 38-43, 44, 45, 56, 199, notice of claims, 46, 261-263, 268, 280 276-280, 302-305 by private persons, 193, 209-210 notification of countermeasures, 52, 297-298 concept of, 42, 83, 256 Nuremburg Tribunal, 243 loss of right, 44, 47, 261, 266-269, 280 procedure for, 46, 261-263, 279 objective rights, 7, 12 Iran-US Claims Tribunal, 93, 112, 114, 220, obligations erga omnes partes, see collective 235-236, 239 obligations obligations erga omnes, see obligations to the joint responsibility, 103, 272, 273, 274 international community as a whole jurisdiction, 32, 137-138, 162, 198, 264 obligations of conduct, 20-22, 129, 344 jurisdictional immunity, 98 obligations of prevention, 20-22, 140, 345 jus cogens, see peremptory norms obligations of result, 20-22, 129, 344 obligations to the international community as a Kelsen, H., 78 whole Kuwait, 250, 304 content of, 242-243, 278 definition, 16-17, 40, 79, 83, 209, 242, 244, 254 laches, see delay invocation of, 25, 39-43, 45, 244-245, law of treaties, relation to State responsibility, 75, 133, 160-161, 163, 257-260, 304-305, 276-280, 302-305 309, 340-341 relation to peremptory norms, 36-37, 244-245 responses to breaches, 44-45, 54-56, 169, 263 laws of war, see international humanitarian law League of Nations omissions, 80, 82, 125 organs of a State Codification Conference, 1, 88, 94, 96-97, 101, 107, 117, 120, 161, 284 conduct of, 94-99 placed at the disposal of another State, mandate system, 43

103-105

ultra vires acts, 106-109

Tellini case, 91

legality, principle of, 18, 19



Index 385

para-statal entities, 100-102	general principle, 7, 28, 192, 201-206,
peremptory norms	211
and countermeasures, 50, 51, 54-56, 290	see also compensation, interest, restitution, satisfaction
compliance with, 164, 187-188, 339	representation, 152-153, 279
consequences of breach, 244-245, 249-253,	reprisals, see countermeasures
266-267	responsibility
defined, 127-128, 245	of international organizations, 76, 80, 105
examples of, 188, 246-247, 290	of other entities, 120
recognition of as, 127, 188, 247	of private persons, 312-313
serious breaches of, 35-38, 54, 127, 148,	responsibility of States
242-253	civil or criminal, 1-2, 127, 243-244, 282, 287
personal injury, damages for, 224-225	definition of topic, 2, 74-76, 77, 161, 311
plurality of injured States, 44, 45, 46, 202, 255,	delictual or contractual, 11, 127
270-271	for conduct of other States, 103, 145-159
plurality of responsible States, 45-46, 80,	general principles, 77-90, 125-130
272-275	implementation, 254
primary rules/obligations, 2, 12, 14-16, 17,	legal consequences of, 191, 192-193
74-75, 83, 84, 124, 133, 136, 139, 143, 146,	"objective", 12-14, 81-82
162, 163, 167, 172, 185-186, 203, 210, 211,	relation to U.N. Charter, 314
215-216, 274	restitution
private persons, acts of, 91-92, 99, 100, 108,	choice of compensation rather than, 214,
110, 116, 343, 346	262-263
Privy Council, Judicial Committee of, 105	defined, 213
progressive development, 249, 253	distinguished from cessation, 197-198,
progressive interpretation, 134	215-216
proof, burden of, 22, 124, 154, 162	distinguished from reparation, 201, 213
property damage, valuation, 225-230	forms of, 214-215
proportionality	limits on, 212, 214, 216
of countermeasures, 8, 49-50, 294-296	material impossibility of, 213-214, 216,
of reparation, 7, 212, 339	279-280
of restitution, 212, 216-217	primacy of, 7, 211, 213-214
of satisfaction, 212, 234, 286	proportionality, 212, 216-217
protectorates, 152, 153, 154	retorsion, 281-282
protectorates, 132, 133, 131	Rhodesia, Southern, 251
provisional measures, 299	Riphagen, W., 3, 347
punitive damages, 19, 36, 219	кірінаден, <b>ч.</b> , <i>5</i> , <i>5</i> +7
pullitive damages, 17, 30, 217	sanctions, 78-79, 168, 282, 287, 289-290,
racial discrimination, 79, 141, 142, 246	302-304
rebels, acts of, 115, 116-120, 172	satisfaction
recognition, irrelevance for responsibility, 115,	apology as, 233-234
164	character as remedy, 32, 34, 199, 211, 219,
recourse, right of	231-234, 286
as between responsible States, 275	declaration as, 233
by non-State entities, 209-210	disproportionate, 212, 234, 286
remoteness of damage, 203-205	limits on, 231, 234
reparation	modalities of, 199, 232-234
contribution, 240-241	secondary rules/obligations, 2, 14-16, 17, 74-75
election by injured State, 44, 212, 214,	self-contained regimes, 50, 292, 308
262-263	self-defence, 6, 54, 166-167
forms of, 7, 34-35, 44, 211-212	self-determination, 38, 118, 242, 246-247, 251
1011110 01, 7, 0 1 00, 11, 211 212	5011 GCCC111111GGO11, 50, 110, 212, 270 271, 251



386 Index

```
Vienna Convention on the Law of Treaties 1969
separation of powers, 95
                                                       preamble, 309
settlement of disputes
  by conciliation, 9, 57-58
                                                       art. 27, 89, 207
  by judicial process, 9, 57-58
                                                       art. 34, 147, 149
  by negotiation, 9, 46, 222-223
                                                       art. 35, 149
  relation to countermeasures, 10-11, 26, 51-52,
                                                       art. 45, 266
     57, 291-292, 297-300
                                                       art. 53, 19, 37, 40, 127, 187, 188, 243, 244,
  under former Part 3, 8-11, 57-58, 345
                                                          245, 247
  without prejudice, 133, 220, 234
                                                       art. 60, 39, 41, 42, 75, 189, 191, 194, 256-257,
slavery, 79, 131, 246
                                                          258, 259, 290
solidary responsibility, see plurality of
                                                       art. 61, 161, 171, 173
     responsible States
                                                       art. 62, 183
sources of international law, 126
                                                       art. 64, 132, 187, 143, 247
sovereignty and obligation, 128
                                                       art. 65, 261
                                                       art. 71, 132
  continuation of, 117
                                                       art. 72, 286
  membership of international community, 41,
                                                       scope of, 15
                                                     waiver, 44, 47, 163, 165, 266-267, 279-280
  new, 117-118
  succession, 117-118, 119, 121
                                                     war and peace, 166, 167
  unity of, for purposes of responsibility, 83,
                                                       see also Austria
     89-90, 92-93, 94, 96-98, 153
                                                     words and phrases defined
Statute of the International Court of Justice, 191
                                                       "acknowledges and adopts", 122-123
Stimpson doctrine, 250
                                                       "breach of an international obligation", 85
                                                       "collective interest", 42
subjective rights, 6-7, 25, 78, 83-84, 254, 257
                                                       "commensurate", 294-296
                                                       "compensation", 34
time limits, 14
Tokyo Tribunal, 243
                                                       "conduct", 80, 82, 117
Torrey Canyon incident, 161
                                                       "damage", 29-31, 218
torture, 142, 246
                                                       "direction or control", 110-111
treaties
                                                       "directs and controls", 154
  law of, distinguished, 16, 42, 75, 133,
                                                       "entity", 98, 100
     160-161, 163, 194-195
                                                       "essential interest", 183
                                                       "financially assessable" damage, 218, 220
  responsibility for breach, 16
treaty obligation, 125, 126, 127, 161
                                                       "force majeure", 170-171
                                                       "governmental authority", 101-102
treaty-making power, 92
                                                       "if and to the extent that", 123
                                                       "injured State", 255-260
unauthorised acts, attribution to State, 92, 98-99,
                                                       "injury", 30-31, 202-203
     106-109, 113, 164
                                                       "insurrectional or other", 118-119
unilateral act, 126
                                                       "internal law", 89-90
United Nations Charter
                                                       "international community as a whole",
  preamble, 126
  art. 2 (4), 166, 288-289
                                                          184-185
                                                       "international community of States as a
  art. 2 (5), 149
                                                          whole", 184
  art. 13, 1
  Chapter VII, 75, 248, 282, 302
                                                       "international organization", 310
  art. 51, 166-167
                                                       "international responsibility", 77, 79
  art. 103, 128, 314
                                                       "internationally wrongful act", 77, 80
United Nations, responsibility of, 80
                                                       "invocation", 42, 256
United Nations Compensation Commission,
                                                       "lex specialis", 306-307
     223, 236
                                                       "material" damage, 202, 223
```



Index 387

words and phrases defined (cont.)
"material loss", 190, 223
"moral" damage, 202, 223-224
"organ", 94, 95, 96, 98
"person or group of persons", 113
"placed at the disposal of", 103

"restitution", 213-215

"serious breach", 247
"specially affected", 259
"valid consent", 163-164
World Trade Organization, 30, 196, 283, 291, 307

Yugoslavia, measures against, 304, 305