

## INDEX

- Academics  
 critique of judicial decisions, 3–4, 6, 27, 51, 175, 217, 227, 304  
 grammarians, as, 6, 25, 37, 57, 63–4, 131  
 proximity to courts and tribunals, 29, 30, 39, 57, 59, 62, 118–19, 145–6, 151–2
- Advisory Centre on WTO Law, 61
- Agreement on Technical Barriers to Trade*, 80–1, 100, 158, 233–4, 329, 332
- Akin Gump, 61
- American Convention on Human Rights*, 90, 208, 209
- Amicus curiae*, 28, 154, 272, 280
- Arguments of the parties  
 adaptiveness of the parties' positions, 82–4, 190–1, 272–4  
 creative lawyering, 70, 88, 92, 98, 218  
 factual narratives, 84–9, 159–60, 192, 195–7  
 framing of the case, 90, 94–5, 158–61, 176–7, 181  
 legal narratives, 89–93, 224, 245–7  
 preparations, 72–7, 79–82  
 tailoring of the argument, 70–1, 76, 93–9, 272–3
- Articles on State Responsibility, 121, 177, 216
- Assistants to ISDS tribunals  
 arbitral institution, 135  
 generally, 131–5  
 tribunal secretaries, 134–5  
 undisclosed assistants, 135
- Backlash against international courts and tribunals, 12, 31–2, 102, 147–8
- Bourdieu, Pierre, 35, 197
- Buonarroti, Michelangelo, 303
- Bureaucracies, international judicial  
 employment conditions, 39, 115, 172  
 functions, 6, 29, 45, 46, 114–15  
 recruitment, 111–13, 115, 120–1, 126–7, 131–2  
 relationship with adjudicators, 38, 96, 115, 137–8, 146–51, 166–8, 170–2, 185, 252–5, 257, 262, 284–9, 291–2, 301–2, 316–17, 325–6, 332–3  
 structure, 36, 114–16
- Byrne, David, 45
- Cardozo, Benjamin, 307
- Community, international judicial  
 autonomy, 4–5, 15–17, 27–31, 150–1  
 competition, 34–40, 51–2, 60, 58–67, 83, 172, 197, 274, 285–90, 296–301, 319–20  
 hierarchies, 35–40, 55–6, 72, 87, 172, 254–5, 276, 302, 325–6, 333  
 revolving door, 29–30, 69, 151
- Confidentiality of proceedings  
 access to information, xiv–xvii  
 conspiracy of silence, 139–40, 143–5, 150–2  
 generally, 140–3  
 invisible governance, 148–50  
 legitimacy concerns, 146–8  
 open secret, 145–6
- Counsel, international  
 composition of legal teams, 54–6, 60, 61, 81  
 diversity, 67–8, 257–8

- Counsel, international (cont.)  
 human rights courts, at, 65–7  
 ICJ, at the, 58–60  
 ISDS, in, 62–5  
 oligopoly, 30, 55, 57–67  
 proximity to courts and tribunals, 69–70, 257–8  
 relationship with clients, 37, 56–7, 68–9, 72–8, 274  
 specialization, 27, 58, 67, 71–2  
 WTO, at the, 60–2
- Court of Justice of the European Union, 174, 179, 180, 291
- Critical Legal Studies, xi, 149, 237
- Deliberations  
 ECtHR, at the, 290–1  
 generally, 278–81  
 IACtHR, at the, 292–4  
 ICJ, at the, 281–3  
 ISDS, in, 276–8, 294–302  
 WTO, at the, 283–9
- Derrida, Jacques, 230, 238
- Dezalay, Yves, xv–xvi  
*Dispute Settlement Understanding*, 17, 87, 106, 189, 221, 287
- Drafting of judgments  
 collective effort, as a, 306–7  
 craft, as a, 303–6  
 discursive techniques, 313–15  
 ECtHR, at the, 291–2, 326–7  
 formalism, 311–13  
 IACtHR, at the, 292–3, 327–8  
 ICJ, at the, 316–22  
 ISDS, in, 322–6  
 literary production, as, 307–8, 311  
 open-ended exercise, as an, 279, 305  
 templates, 308–10  
 WTO, at the, 328–4
- Earnings of legal professionals, 38–9, 65, 113, 121
- Eco, Umberto, 45, 230, 278
- ECtHR registry  
 divisions, 125–6  
 generally, 122–8  
 Jurisconsult, 127–8
- Ethnographic method, xii–xiii
- European Convention on Human Rights*, 90, 123–4, 208–9, 327
- European Court of Human Rights. *See* ECtHR
- Fact-finding  
 capacity, 86–7, 185–92  
 conduct at issue, 174–6, 182–3  
 human rights courts, at, 186–7  
 ICJ, at the, 186, 188–9  
 ISDS, in, 191–5  
 municipal law, 69, 183–4  
 scientific evidence, 187–8, 196–9  
 WTO, at the, 189–91, 195–200
- Fairness in international adjudication, 220, 257, 331
- Fish, Stanley, 48
- Foley Hoag, 54
- Fragmentation of international law  
 competition among courts and tribunals, 41–2, 178–82  
 epistemic limitations, 13, 19, 96–8, 214–18, 334  
 openings and convergence, 10, 98–101, 218–23
- Free trade agreements, 100–1, 105, 218–23, 329–33
- Freshfields, 54
- Garth, Bryant, xv–xvi
- General Agreement on Tariffs and Trade*, 62, 80, 100, 158, 209, 216, 224–5, 239–40, 329, 332
- General Agreement on Trade in Services*, 180–1
- Good faith  
 Article 3.7 of the DSU, under, 221–2  
 estoppel, 222–3, 330–4  
 generally, 100–1, 218–19, 296, 299–300
- Haas, Peter, 49
- Hearings  
 counsel, and, 272–4  
 ECtHR, at the, 264–5  
 IACtHR, at the, 265–7  
 ICJ, at the, 267–8  
 information gathering, 261  
 ISDS, in, 256–61

- performative acts, as, 268–70  
script, 259–62  
transparency, and, 270–2  
WTO, at the, 261–3
- IACtHR secretariat, 128–31
- ICJ registry  
clerks, 118–20  
Department of Legal Matters, 117–18  
*experts fantômes*, 189, 247  
generally, 116–22
- Inter-American Court of Human Rights. *See* IACtHR
- International Centre for Settlement of Investment Disputes, 38, 64, 135, 324
- International Court of Justice. *See* ICJ
- International Criminal Tribunal for Former Yugoslavia, 8, 97, 138, 181
- International Labour Organization, 102
- International Law Commission, 27, 331
- International Tribunal for the Law of the Sea, 8, 20, 34
- Interpretation (content-determination)  
emotions, and, 129–30, 245–55, 329  
generally, 7–8, 44, 92, 202–3, 224–8  
indeterminacy, 203, 225, 227, 230–1, 238, 246–9  
political discretion, and, 13, 15, 148–9, 227, 249–51, 254, 282, 316–17  
social constraints on interpretation, 18, 48, 228, 238–44, 251–2  
VCLT rules of interpretation, 3, 8, 92, 203, 209, 220–1, 225–7, 229–37, 252
- Interpretation (law-ascertainment)  
collective exercise, as a, 203–6, 223  
contextual norms, 91–2, 208–9, 232  
formal sources of international law, 17, 202, 204, 211  
generally, 202–7  
hierarchies of international norms, 206–7  
precedent, 209–14, 240, 314–15  
principal norms, 90–1, 207–8  
systemic integration, 10, 120–1, 220–1, 330
- Investor-state arbitration. *See* ISDS
- Judicialization of international law, 8–10, 26–7  
*Jura novit curia*, 83, 207, 266
- Kennedy, Duncan, 149  
King & Spalding, 61
- Latour, Bruno, xvi  
Law and Literature, 307
- Legitimacy of international courts and tribunals, 11–12, 28, 146–8, 203, 223, 286–7
- Legitimate expectations of investors, 192, 294–301, 322–4
- Literary fiction, ix–xi, xvii–xix
- London Court of International Arbitration, 38
- Marcuse, Herbert, 26
- Marx, Karl, 51
- Memoranda, internal  
generally, 165, 170–3  
internal draft (ECtHR), 166–7, 289–90  
internal draft (IACtHR), 167, 292  
issues paper (WTO), 165–6  
memo (ISDS), 163–5  
note (ICJ), 169–70
- Morricone, Ennio, 335
- Multi-Party Interim Appeal Arbitration Arrangement*, 32, 62
- Multi-sourced equivalent norms, 230–1
- Music, 45, 163, 195, 268–70, 301, 326, 335
- Non liquet*, 156, 247
- Non-governmental organizations, 28, 57, 151, 271, 280
- Permanent Court of Arbitration, 55, 116, 133, 135
- Permanent Court of International Justice, 26, 67, 168, 183
- Pilot judgment procedure, 210
- Practices, international judicial  
background knowledge, 26–7, 30, 47–51, 92, 200, 228, 238–9, 308, 311  
*bricolage*, 49–50, 88, 93, 194–5, 315

- Practices (cont.)  
 freedom and constraint, 18–19,  
   50–2, 83–4, 92–3, 177–8, 213, 244,  
   278–81, 305  
 patterns, 46–7, 51, 165, 216, 240, 307–13  
 performances, 44–6, 229, 268–73  
 practice theory, 17–18, 24–5, 43–4
- Qualitative methods, xiv–xv
- Schachter, Oscar, 25
- Seats of international courts  
 Centre William Rappard (WTO),  
   102–4, 283  
 Human Rights Building (ECtHR),  
   122–3  
 IACtHR building, 128  
 Peace Palace (ICJ), 1, 116–17, 281
- Self-determination, right to, 160, 254,  
   316–20
- Sidley Austin, 61
- Septoe & Johnson, 61
- Summaries of the parties' arguments  
 competing logics, 158–60, 176–8  
 generally, 156–7, 161–2  
 ICJ, at the, 159–61  
 reduction and essentialization, 153–6  
 WTO, at the, 157–9
- The Clash, 301, 326
- Transformation of context into a case  
 by judicial bureaucrats, 154–5  
 by the parties' counsel, 6, 82–4  
 during deliberations, 278–9  
 during the drafting of judgments,  
   304–5
- United Nations Commission on  
 International Trade Law, 32–3  
 United Nations Security Council, 177,  
   217–18
- Vienna Convention on Consular  
 Relations*, 98, 232, 233
- Vienna Convention on the Law of  
 Treaties*. *See* VCLT
- Weber, Max, 38, 149, 156
- White & Case, 54, 61
- Wittgenstein, Ludwig, 230
- World Trade Organization.  
   *See* WTO
- WTO secretariat  
 Appellate Body Secretariat, 108  
 generally, 102–13  
 Legal Affairs and Rules Divisions,  
   108–10