

Index

- Action Plan on Sustainable Finance (EU), 136
 African, Caribbean and Pacific (ACP)
 group of states, 62, 224, 232
 Algeria, 109, 174
 Angola, 109, 123
 anti-trust law, 40
 attitude-behaviour gap, in consumption,
 7, 49–3, 59, 83
 audit(s), 126
 Corporate Sustainability Reporting
 Directive, 133
 international auditing standards, 109
 statutory auditor or audit firm, 126,
 130, 157
 third-party, 117, 118, 184
 Australia, 65, 139
- behavioural economics, 49–3
 Belgian due diligence Bill, 12
 bounded rationality, 52
 Brussels I regime (EU), 11, 143–9, 151,
 154, 170, 171, 173, 201, 310, 311
 Burundi, 123, 222
 business organisational behaviour, and
 resistance to change, 91, 300
- Cambodia, 39, 307
 Canada, 65, 113, 139, 313
 Carbon Offsetting and Reduction Scheme
 for International Aviation (CORSA),
 112
 Central African Republic, 123
 Central Organization of Trade Unions
 Kenya (COTU-K), 213, 215, 216,
 218–20, 230, 236, 239, 246, 308
 child labour, 12, 43, 50, 93
 abolition of, 45, 93, 178
 consumers' awareness on, 51
 forced, 46, 209
 non-forced, 46, 209
 regulation, and non-interference
 principle, 208
 Child Labour Duty of Care Law (the
 Netherlands), 10, 12, 83, 135, 162,
 187–98, 208
 aim, 191–4
 international and EU perspectives,
 194–8
 obligations, duty-bearers and sanctions,
 188–91
 and UN Guiding Principles, 194, 195
 China, 44, 82, 101
 and EITI, 114
 and EU regulation on emissions from
 aviation, 111
 Guidelines for Social Responsibility in
 Outbound Mining Operations, 124
 and international rules, 48
 NGO China Labor Watch, 179, 180
 state-owned corporations, 18–19,
 311–13
 and US, technological cold war
 between, 17
 Uyghur minority, 139
 civil judicial remedies, 63
 access to, 64–5, 84, 93
 capacity building, 7, 65–71, 84, 169, 199
 connected claims doctrine, 173–4,
 204–5
 in EU, 141–52
 extraterritorial remedies, 70–82
 forum by necessity doctrine, 146–8,
 151, 171–3, 201–3
 in France, 169–84
 in Kenya. *See* Kenyan judicial system
 in the Netherlands, 199–208
 in South Korea. *See* Korean judicial
 system
 and support for local capacity building,
 65–70, 84

- civil society organisations, 71–2, 138, 150, 220, 224, 229, 230, 232, 274, 276, 284, 287–8
- collective bargaining, 45, 60, 248, 262, 263, 266, 281, 294
- comparative advantage, 36, 42, 45, 259, 299
- competitive advantage, 52, 80, 91, 127, 131, 165, 166, 302
- competitiveness, 129
- of Dutch corporations, 188, 189, 196
- of French corporations, 161, 167, 185, 304
- of small and medium-sized enterprises (SMEs), 128, 133
- of transnational EU-based corporations, 89, 153, 298, 301, 302. *See also* Conflict Minerals Regulation; country-by-country reporting (CBCR) rules
- COMWEL. *See* Workers' Compensation and Welfare Service Commission (COMWEL)
- Conflict Minerals Regulation (EU), 10, 92, 94, 95, 97–101, 114–15, 153, 196, 300, 301, 303
- duty-bearers and competition concerns, 118–19
- extraterritorial implications, 302
- and GATT Articles I:1 and III:4, violation of, 120–3, 303
- globalisation management, 120
- importers management systems, 116–17
- obligations, 115–18
- outlook, 123–5
- risk management procedures, 117
- Congo, Democratic Republic of the, 98, 120, 123, 125
- Consolidated Treaty on the EU, 89
- consumer perceptions, 4, 50, 52, 165, 193
- consumer preferences, 50, 52, 61, 192
- consumption behaviour, 51–52. *See also* attitude-behaviour gap, in consumption
- Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT), 32
- Convention on the Elimination of All Forms of Discrimination against Women (UNCEDAW), 27
- Convention on the Rights of the Child (UNCRC), 29, 39, 68, 194
- core labour rights. *See* International Labour Organisation (ILO) Declaration on Fundamental Principles and Rights at Work
- corporate nationality, 5
- Corporate Social Responsibility (CSR), 8, 96, 130, 132, 134, 260, 312
- in EU, 90–1, 127, 128, 135
- in France, 127, 162, 165
- in the Netherlands, 192
- Corporate Sustainability Reporting Directive (EU), 8, 11, 131–5, 301, 303
- Cotonou Agreement, 62, 224–7
- Council of Europe
- Committee of Ministers
- Recommendation on Human Rights and Business, 65, 90, 148, 149
- Group of States against Corruption, 176
- Council of the EU, 89, 93, 118, 131, 132, 137, 149
- on civil judicial remedies, 149
- Conclusions on Child Labour, 197
- country-by-country reporting (CBCR) rules, 92, 94–8, 100, 102, 300, 301
- and Court of Justice of the EU, 110–12
- duty-bearers and competition concerns, 104–7
- and EEA, 104–5, 153, 303
- and EITI, 109, 114
- extraterritorial implications, 302
- globalisation management, 107–10
- obligations, 102–3
- outlook, 113–14
- risks, 105–6
- and UK, 98
- Court of Justice of the EU, 110–12
- COVID-19 pandemic, 94, 112, 136
- Data Protection Regulation (EU), 41
- Denmark, 127, 228
- domestic measures, with extraterritorial implications, 26, 38–41, 83, 102, 107, 110, 302, 303
- due diligence, 9, 10, 11, 80, 117, 136, 137, 302, 303
- in Belgium, 12
- Conflict Minerals Regulation. *See* Conflict Minerals Regulation (EU)
- EU initiatives, 138
- in France, 11, 166, 167, 184
- in Germany, 10, 11, 184, 304
- in Kenya, 228
- mandatory system for, 95, 136, 300
- in the Netherlands, 11, 12, 196
- OECD guidance, 98, 117, 120, 124, 153, 194
- in UN Guiding Principles, 9
- and vigilance, 164
- East African Community (EAC) Partner States, 222, 226, 232
- Economic Partnership Agreement between the East African Community and the EU (EAC-EU EPA), 213, 221–5, 227, 246, 247, 305

318 INDEX

- economic partnership agreements (EPAs), 62
- employment and occupation
 discrimination, elimination of, 45
- enabling clause, 62–3
- EU Fundamental Rights Agency (FRA), 150, 310
- EU internal market, 127, 134
 and animal welfare, 56, 58, 60, 110
 and Dutch due diligence, 196
 and French due diligence, 167
 public concerns, 115
- EU-Korea Framework Agreement, 248, 252, 253, 256, 258–60, 274, 295, 305
- EU-Korea Free Trade Agreement (FTA), 248, 252–3, 256–70, 274, 295, 296, 305
- EU Domestic Advisory Group (DAG), 257, 262–6, 275, 282
- European Commission, 93, 118, 149, 225
 on CBCR rules, 105–6
 Conflict Minerals Regulation, 120
 Corporate Social Responsibility Strategy, 91
 Corporate Sustainability Reporting Directive replacement proposal, 131–5
 and EITI, 109
 forced/compulsory labour, 138–40
 on mandatory measures, 92
 and Non-Financial Reporting Directive (EU), 128
 on OECD Minerals Due Diligence Guidance, 120
 sustainable corporate governance initiative, 135–8
- European Convention on Human Rights (ECHR), 29–31, 34, 64, 146, 163
- European Court of Human Rights (ECtHR), 30, 34
 extraterritorial state obligations over state and non-state, 31–2
 legal space concept, 34
 on territory and jurisdiction, 34
- European Economic Area (EEA), 95, 128, 133
 and CBCR rules, 104–5, 107, 114, 153, 303
 and Non-Financial Reporting Directive (EU), 129
- European Financial Reporting Advisory Group (EFRAG), 133, 134, 135
 and NGO Shift, 134
 and norms privatisation risk, 134
- European Green Deal, 93, 112, 132, 136, 301
- European Parliament, 37, 93, 118, 132, 147, 149, 225, 268, 310
- and public concerns, 116
 and CBCR rules, 110
 and CSR, 91, 96
 and the Korean National Assembly, 259
 proposals for mandatory frameworks, 150
 sustainable corporate governance initiative, 136, 151, 303
- European Partnership for Responsible Minerals, 98
- European Single Access Point, 133
- European Single Electronic Format Regulation, 133
- European Union (EU). *See also specific states and entries*
 civil judicial remedies, 141–52
 and civil society organisations, 138, 150
 and civilian power, 99–100
 Corporate Social Responsibility (CSR) in, 90–1, 127, 128, 135
 development cooperation approaches, 141
 economic interests, 72, 100, 301
 Forest Law Enforcement and the Governance and Trade (FLEGT) Action Plan (2003), 100, 107
 Global Europe Strategy, 257
 greenhouse gas emissions from commercial aviation activities, regulation for, 110–12
 international institutions
 empowerment, 108, 120, 134
 overview, 89
 priorities in the business and human rights agenda (EU), 89–94
 Raw Materials Initiative, 100, 223
 regulatory frameworks regarding raw materials, prioritisation of, 100
 regulatory power strategy, 108, 134
 sector-specific approaches, 94–125
 sector-wide approaches, 125–40
 supply risks, 101
 Timber Regulation, 90, 107, 196
 treaty elaboration process, 37, 38
 and UN Guiding Principles, 90
- export markets
 access to, 43
 human rights violations awareness, 71, 84, 309
- extractive corporations. *See* natural resources, trade in
- Extractive Industries Transparency Initiative (EITI), 97, 105
 and CBCR rules, 108, 109, 114
 and European Commission, 109
 and IMF, 109
- extraterritorial jurisdiction, 25, 39–41, 73, 77, 79, 82, 142, 175, 177, 200

- extraterritorial obligations, 6, 23–35,
 40–1, 67, 72, 309
- extraterritorial remedies. *See also* civil
 judicial remedies
 cost-benefit for the forum state, 7, 70,
 79–82, 109, 183, 206, 299
 human rights objectives, 71–2
 political questions, 75–9
 US cases, 72–5
- Federation of Korean Trade Unions, 250,
 254
- forced/compulsory labour, 93
 child labour, 46, 209
 elimination of, 45, 266
 mechanism, 138–40
- foreign-cubed cases, 63, 72–5, 79, 81, 84,
 148, 206, 311
- Forest Law Enforcement and the
 Governance and Trade (FLEGT) Action
 Plan (EU), 100, 107
- France, 11, 127, 155, 178–81, 296
 civil judicial remedies, 12, 169–84
 Corporate Social Responsibility (CSR)
 in, 127, 162, 165
 criminal and tort law, link between,
 174–5
 development assistance, 170
 extraterritorial judicial remedies,
 183
 forum by necessity doctrine, 171–3
 Law on Parent Corporations' Vigilance,
 10, 135, 155–69, 183, 195, 299, 301,
 302, 304
 NAP, 79, 183
 NGO Sherpa, 176–82, 185, 274
 and Non-Financial Reporting Directive
 (EU), 127
 personality principle, 177–82
- free trade agreements (FTA), 43–4, 48–9,
 222, 223, 248, 252–3, 256–70, 295,
 296, 305
- freedom of association, 16, 45, 60, 163,
 219, 248, 262, 263, 266, 294
- fundamental labour rights. *See*
 International Labour Organisation
 (ILO) Declaration on Fundamental
 Principles and Rights at Work
- General Agreement on Tariffs and Trade
 (GATT), 7
 Article I:1 (Most Favoured Nation
 Principle), 42, 47, 62, 120–3, 153, 303
 Article III:4 (National Treatment
 Principle), 47, 50–3, 120–3, 140, 303
 Article XX, human rights exception
 under, 53–61
 enabling clause, 42
- German Law on Corporate Due Diligence
 in Supply Chains, 10, 11, 184, 304
- Germany, 124, 128
- globalisation, 2, 24, 43
 and CBCR rules, 107–10
 and Conflict Minerals Regulation (EU),
 120
- governmental authority, 18
- green card mechanism (EU), 135, 301
- Grenelle II legislation (France), 127, 165,
 168
- import restrictions, 7, 23, 41–3, 46, 49–61,
 121, 122, 124, 140, 197
- India, 8, 10, 44, 101, 195, 214, 217–18
- institutionalism, 3, 4, 62, 82, 164, 198,
 209, 301
- Intergovernmental Working Group on
 Transnational Corporations and
 Other Business Enterprises with
 Respect to Human Rights, 6, 37, 38
- International Accounting Standards Board
 (IASB), 108, 134
- International Bill of Human Rights, 133
- International Civil Aviation Organization
 (ICAO), 111, 112
- International Conference on the Great
 Lakes Region, 124
- International Court of Justice (ICJ), 32, 34
- International Covenant on Civil and
 Political Rights (ICCPR), 32
- International Covenant on Economic,
 Social and Cultural Rights (ICESCR),
 27, 28
 general jurisdictional clause, absence
 of, 34
- international human rights obligations, of
 states, 23–34
- International Labour Organization (ILO),
 7, 42, 44, 188, 194, 250, 265, 272,
 306
 Committee on Freedom of Association,
 47, 257, 263, 265, 266
 Declaration on Fundamental Principles
 and Rights at Work, 45, 60, 133, 164,
 261
 Declaration on Social Justice for
 a Fair Globalization, 45, 60, 226,
 261
 fundamental Conventions, 45, 139, 194,
 257, 261, 269, 270, 313
 labour rights, 45, 140, 226, 270
 Resolution concerning Decent Work in
 Global Supply Chains, 44
 supervision system, 47
- International Organisation of Employers
 Child Labour Guidance Tool for
 Business, 188, 194

320 INDEX

- Japan, 15, 65, 249, 250
 judicial remedies, access to. *See* civil
 judicial remedies
 jurisdiction, 11, 25–34, 96, 143, 144, 149,
 310
- Kenya, 14, 222
 ability to comply with international
 human rights norms, 228–9
 and civil society organisations, 220,
 224, 229, 230
 and Denmark, 228
 development cooperation approaches,
 229
 foreign direct investments in, 218
 Horticultural Crops Development
 Authority, 215
 legal reforms, 218–21
 National Commission on Human Rights
 (KNCHR), 228, 237–8, 247
 NGO Co-ordination Board, 229
 productive jobs creation, 224
 representation issues, 235–7
 shop stewards, 235–7, 239, 243
 Structural Adjustment Policies, 216
 willingness to comply with
 international human rights norms,
 229–31
- Kenya Flower Council, 217
 Kenya Plantation and Agricultural
 Workers Union (KPAWU), 213, 219,
 235–7, 239, 240
- Kenyan floriculture industry, 14–15, 246–7
 awareness and representation issues,
 234–7
- Cotonou and post-Cotonou agreements,
 224–7
 and courts, 240–6
 and EAC-EU EPA, 222–4
 in-company proceedings, 237
 and Kenya National Commission on
 Human Rights, 237–8
 KPAWU representations, 235–7
 and labour offices, 238–9
 NGO representations, 235
 overview, 213–21
 pro bono lawyers representations, 235
 remedies, 233–46
 voluntary standards adoption, adverse
 effects of, 217
- Kenyan judicial system, 240, 308
 access to courts, 241–2
 and burden of proof, 244–5
 and constitutional rights, 240, 242
 funding, 245
 proceedings initiating formalities,
 240–1
 professionalism in, 245–6
- ‘know and show’ rules, 9–11
 Korea Mineral Resources Corporation, 124
 Korea Trade-Investment Promotion
 Agency, 124
 Korea, Republic of, 15–17, 178–81, 185,
 248
 accession to the OECD, 250
 and minerals originating in conflict-
 affected areas, 124
 chaebols, 16, 19, 248
 and civil society organisations, 274,
 276, 284, 287–8
 COMWEL. *See* Workers’ Compensation
 and Welfare Service Commission
 (COMWEL)
 EU DAG concerns, 266
 foreign direct investments in, 252
 Framework Agreement. *See* EU-Korea
 Framework Agreement
 FTA. *See* EU-Korea Free Trade Agreement
 (FTA)
 and ILO Conventions, 269
 irregular workers, 251, 254, 255
 media freedom, 273
 NGO Sharps, 181, 249, 264, 274, 292, 293
 right to safe and healthy working
 conditions, 263
 trade liberalisation in, 252
 and US, 252
 vertically integrated production
 networks with multitier
 subcontracting model, 250
- Korean electronics industry, 15–17
 and ad hoc mediation and arbitration,
 292–5, 305
 awareness and in-company proceedings,
 277–9
 and COMWEL. *See* Workers’
 Compensation and Welfare Service
 Commission (COMWEL)
 and courts, 286–92
 disputes under chapter 13 EU-Korea
 FTA, 265–70
 EU DAG concerns. *See* EU-Korea Free
 Trade Agreement
 and KNCP. *See* Korean National Contact
 Point (KNCP)
 and NHRCK. *See* National Human Rights
 Commission of Korea (NHRCK)
 overview, 248–56
 remedies, 276–95
- Korean judicial system, 286, 308
 and burden of proof, 288–91
 burden of proof, 283
 discussions over scientific surveys, 292
 on refusal of providing information,
 289
 trial period, average, 286–7

- Korean National Contact Point (KNCP), 252, 279–82
- Korean Occupational Safety and Health Agency (KOSHA), 258, 265
- labour standards. *See* International Labour Organization (ILO)
- Law on Parent Corporations' Vigilance (France), 10, 135, 155–6
 aim, 162
 international and EU perspectives, 162–9
 obligations, duty-bearers and sanctions, 156–62
 and UN Guiding Principles, 164
- LG Electronics, 255, 263
- listed companies. *See* stock exchange markets
- logging industry, and CBCR rules, 95, 97, 102, 106–7, 109
- Maastricht Principles, 39–41
- Manners, Ian, 99
- market access and respect for human rights. *See* social clause
- misleading commercial practices, 177, 178, 180, 311
- moral interests. *See* public morals
- Most Favoured Nation Principle (GATT Article I:1). *See* General Agreement on Tariffs and Trade (GATT)
- National Human Rights Commission of Korea (NHRCK), 249, 252, 275, 279–80, 282
- National Treatment Principle (GATT Article III:4). *See* General Agreement on Tariffs and Trade (GATT)
- natural resources, trade in, 94, 101, 102, 114, 115
- neorealism, 4
- Netherlands, the, 11, 44, 208–11
 Child Labour Duty of Care Law, 10, 12, 83, 135, 162, 187–98, 208, 299, 300, 302
 civil judicial remedies, 199–208
 and Conflict Minerals Regulation (EU), 97
 Conflict-Free Tin Initiative, 98
 connected claims doctrine, 203–5
 Corporate Social Responsibility (CSR) in, 192
 criminal and civil claims, 205–6
 development assistance, 199
 forum by necessity doctrine, 201–3
 NAP, 193, 199
 and Non-Financial Reporting Directive (EU), 127
- NGO Shift, 134
- Non-Financial Reporting Directive (EU), 8, 11, 92, 126, 168, 301
 applicability, 128
 and CSR information, 130
 duty-bearers and competition concerns, 127–30
 obligations, 126–7
 review of, 132
- non-interference principle, 25, 72, 208, 309
- norm entrepreneurs, 5, 26, 164, 184, 301
- Norwegian Act Relating to Enterprises' Transparency and Work on Fundamental Human Rights and Decent Working Conditions, 10
- Organisation for Economic Co-operation and Development (OECD), 124, 272, 306
 Due Diligence Guidance for Responsible Business Conduct, 195
 Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas (OECD Minerals Due Diligence Guidance), 98, 117, 120, 124
 Guidelines for Multinational Enterprises, 9, 194
- Organisation of the African, Caribbean and Pacific Group of States (OACPS), 62, 124
- out-of-court settlements, 71, 174, 176, 235
- perceived interests, 4, 13, 112, 156, 165, 298, 301
 of business organisations, 162
 of EU, 94
 of France, 165, 166, 168
- perpetuatio fori* principle, 204
- Porter, Michael, 36
- post-Cotonou agreement, 62, 124, 224–7, 231
 Africa Protocol to, 114, 229
- power diffusion, 1
- preferential trade scheme, 62–3
- private regulators, 118, 119
- protectionism, 41, 42, 45, 48, 49, 76, 85, 112, 150, 185, 210, 258, 259, 309
- public concerns, 57–8, 61, 71, 115, 122, 304
- public morals, 49, 53–8, 60, 122
- realism, 4, 34, 81, 85, 100, 271, 301
- reputation
 of corporations, 71, 91, 165, 193, 208–9, 251
 of states, 4, 71, 78, 82, 84, 272

322 INDEX

- Risse, Thomas, 227, 271, 272, 306
 Ropp, Stephen, 227, 271, 272, 306
 Ruggie, John, 5, 6, 8, 37, 164, 195
 Russia, 15, 100, 249
 Rwanda, 123, 222
- Samsung Electronics, 12, 16, 177–82
 and right to safe and healthy working conditions, 264
 supply chain in Korea, 250
- Samsung Occupational Disease Family Committee (Family Committee), 293
- sector-specific approaches (EU)
 CBCR rules. *See* country-by-country reporting (CBCR) rules
 Conflict Minerals Regulation. *See* Conflict Minerals Regulation (EU)
 legal basis and agenda-setting, 94–101
 sector-wide approaches (EU), 300
 Corporate Sustainability Reporting Directive, 131–5
 forced labour mechanism, 138–40
 Non-Financial Reporting Directive, 126–30
 ongoing, 130–40
 sustainable corporate governance initiative, 135–8
- semiconductors, geopolitics of, 17
- Sikkink, Kathryn, 227, 271, 272, 306
- Simon, Herbert, 52
- SK Hynix, 17, 295
- social clause, 42–50, 224
- social constructivism, 3–5, 7, 34, 69, 70, 213, 227–33, 270–6
 identities, 5, 70, 305
 material vulnerability, 228, 272, 306, 307
 social vulnerability, 229, 273, 307
 transnational regulatory governance, 221–33, 256–76
- social norm, 195
- soft law, 34, 209
- South Korea. *See* Korean entries
- stock exchange markets, 74, 98, 103, 104, 129, 133, 137, 152, 189, 302
- strike, right to, 266
- Sudan, 123
- sustainable corporate governance initiative (EU), 135–8
- Sustainable Finance Disclosure Regulation (EU), 132
- Switzerland, 35, 113
- Taiwan Semiconductor Manufacturing Company, 17
- Tanzania, 123, 222, 223
- Taxonomy Regulation (EU), 132
- territory, 26–41
- 3TG. *See* tin, tungsten, tantalum and gold (3TG)
- Timber Regulation (EU), 90, 107, 196
- tin, tungsten, tantalum and gold (3TG), 98
 application in technical sectors, 116
 from conflict-affected/high-risk areas, 115, 116
 illicit trade in, 124
 public concerns, 122
 supply chain, 119
- trade union representatives, 235–7, 239, 275
- trade union rights. *See* collective bargaining; freedom of association
- traffic in arms, ammunition and implements of war, 122
- Treaty on the Functioning of the EU (TFEU), 96, 97, 126, 134, 136
- Uganda, 123, 222
- Ukraine, 100
- UN Committee on Economic, Social and Cultural Rights (CESCR), 28–9, 35, 68, 200, 287
- UN Committee on the Elimination of Discrimination against Women (CEDAW), 27
- UN Committee on the Rights of the Child (CRC), 29, 39, 40, 46, 68
- UN Guiding Principles on Business and Human Rights, 6, 10, 26, 255, 301
 and interpretations of international law, 27
 and Child Labour Duty of Care Law (the Netherlands), 194, 195
 due diligence, 9
 and Law on Parent Corporations' Vigilance (France), 164
- UN High Commissioner for Human Rights (OHCHR), 9, 54–6, 63, 73, 84, 90, 137
 Accountability and Remedy Project, 149
 on mandatory human rights due diligence regimes, 136
- UN Human Rights Committee, 33
- UN Working Group on Business and Human Rights, 37, 137, 149, 255
- United Kingdom, 35
 Alternative Investment Market, 98
 and CBCR rules, 97
 and Non-Financial Reporting Directive (EU), 127
- United States, 15, 35, 65, 249, 250, 313
 Alien Tort Statute, 63, 72–6, 79, 82, 84
 and CBCR rules, 113
 and China, technological cold war between, 17
 consumptive demand clause, 139

- Customs and Border Protection (CBP)
 - regulations, 139–40
- Dodd-Frank Act, 8, 9, 98, 103, 104, 107, 124
- and EU regulation on emissions from aviation, 111
- raw materials regulation, 103
- Securities and Exchange Commission (SEC), 113
- and WTO, 48
- Universal Declaration of Human Rights, 64, 163, 194
- universal jurisdiction, 73, 142, 148, 207
- vigilance, 164, *See also* Law on Parent Corporations' Vigilance (France)
- Workers' Compensation and Welfare Service Commission (COMWEL) (Korea), 249, 264, 265, 277, 279, 282–6, 289, 290, 296
- World Trade Organization (WTO), 7, 42, 55, 303
 - and China, 48
 - Dispute Settlement Mechanism (WTO DSM), 48, 55–6, 61, 83, 120–3, 140
 - and ILO, 47
 - prioritisation of free trade and protectionism, 49
 - Singapore Round, 44, 47, 162
- Yin, Robert, 13
- Zambia, 123