

## Index

- accountability, 34–36
- administrative corruption, 6
- African Charter on Human and Peoples’ Rights, 30
- African Convention on Preventing and Combating Corruption, 107
- Agua Zarca dam, 77. *See also* Gualcarque River case
- Argentina
  - bribes in the Senate case, 98
  - corruption during dictatorship, 12
  - Fundación Poder Ciudadano, 98
  - La Plata National Technological University case, 175
  - Once (“Eleven”) case, 89, 140
  - Proyecto Bien Restituido, 135
  - right to be free from corruption, 41
- asset confiscation and forfeiture
  - where grave human rights violations, 200
- asset recovery/return
  - BOTA Foundation, 118–120
  - civil society role in Nigeria, 122
  - models of return 110–126
  - refugees and diasporas, 126
  - Transnational Asset Recovery Mechanism, 210
  - use of presumptions, 115
- atrocities crimes. *See also* international crimes
  - definition, 183
  - links to corruption, 179
- Belgium
  - standing for organizations, 95
- Berta Cáceres, 72
  - assassination, 77. *See also* Gualcarque River case
- BOTA Foundation, Kazakhstan, 118–119
- Brazil
  - Belo Monte dam, 14, 141
  - Lula da Silva conviction, 15, 212
- Odebrecht cases, 14, 212. *See also* Odebrecht standing for organizations, 102
- Canada
  - asset freezing, confiscation and recovery law, 116
  - Justice for Victims of Corrupt Foreign Officials Act (Magnitsky Act), 62, 116
  - Victims Bill of Rights, definition of victim, 85
- causation
  - Boeing case, 151
  - burden-shifting, 151
  - direct harm, 150
  - presumptions, 150–152
- Central American Bank for Economic Integration (CABEI)
  - corruption and, 71
- Chad
  - asset return, 122
- Chile
  - Augusto Pinochet, 11
  - Corpesca/Orpis case, 99
  - Fundación Ciudadano Inteligente, 99
- CICIG 42–56
  - backlash against, 52, 54
  - Castresana, Carlos, 48–49
  - Construction and Cooptation case, 51
  - Dall’Anese, Francisco, 49
  - illicit political-economic networks, 50
  - La Linea case, 51, 72
  - magic potion case, 52
  - mandate, 47–48
  - policy and legislative work, 55
  - relation to UN, 55
  - relation with courts, 54
  - relations with Attorney General (MP), 53
  - Solway mining case, 64
  - State Cooptation case, 51
  - UN agreement with government, 47
  - Velásquez, Ivan, 49–50, 54, 175

- civil forfeiture in US
  - money laundering, 68–69
- Colombia
  - anti-corruption law (2022), 149
  - asset confiscations and recovery, 176
  - burden of proof in land restitution, 137
  - Cattleman's Fund, link to
    - paramilitaries, 173
  - decentralization, 175
  - fund for victims of corruption, 135
  - Justice and Peace Law, 174–175
  - land restitution, 137
  - non-custodial sanctions, 154
  - paramilitaries, ties to politicians, 175
  - peace accords (2016), 177
  - popular action proceedings, 149
  - private sector link to paramilitaries, 178
  - prosecutions in United States, 201
  - Registry of Dispossessed or Forcibly Abandoned Land, 138
  - restorative justice, 154
  - restorative sanctions, 154
  - Ruta del Sol highway case, 143–144, 147.
    - See also* Odebrecht
  - Special Jurisdiction for Peace (JEP), 138, 154, 173, 177–178
  - social reuse, 135
  - Todos por Medellín case, 96–97, 142. *See also* Compensation, methodology to measure
  - transitional justice, 174
  - Truth Commission findings, 175
  - United Self-Defense Groups (AUC), 174.
    - See also* Colombia, paramilitaries, ties to politicians
  - UTCP case, 153
  - victim definition, 96
  - Victims' Law (2011), 137, 176
- Common African Position on Asset Recovery, 110
- compensation
  - bribes to influence legislative, regulatory or judicial bodies, 141
  - for embezzlement of funds, 141
  - harm to diffuse interests, 146. *See also* diffuse or social harm
  - methodology to measure, 145, 148
  - for permits fraudulently obtained, 141
  - personal injury or property loss, 140
- COPINH, 77, 86. *See also* Berta Cáceres; Gualcarque River case
- Costa Rica
  - Caja-Fischel case, 147
  - ICE-Alcatel bribery case, 147
  - right to be free from corruption, 41
  - social harm, 146. *See also* diffuse or social harm
  - standing to intervene in corruption cases, 93
- Council of Europe's 1999 Civil Convention on Corruption, 20, 79
- COVID-19 pandemic
  - and victims of corruption, 90
- crimes against humanity
  - corruption lens, 187, 192
  - definition, 186. *See also* International Criminal Court
  - deportation, definition, 193
  - direct and indirect perpetrators, 186
  - extermination, definition, 196
  - modes of liability, 186–188. *See also* Mexico, Nayarit
  - organized crime and “organizational policy”, 190
  - other inhumane acts, 199
  - persecution, 196
  - specific crimes, 194–196
  - state or organizational policy, 188–191. *See also* International Criminal Court
  - widespread or systematic nature, 191–194. *See also* Venezuela
- criminal governance, defined, 9
- decentralization
  - and corruption, 179
  - and transitional justice, 162
- deferred prosecution agreements (DPAs), 156
- diffuse or social harm 145–150, 155–157
  - consumer protection analogy, 146
  - intergenerational equity, 146. *See also* environmental law
- due process protections, 213
- ecocide as an international crime, 198
- economic and social rights, 26
- ECOWAS Court
  - Nigeria education case, 30. *See also* Nigeria
- El Salvador
  - CICIES, 56
  - corruption during armed conflict, 12
  - right to be free from corruption, 40
- enablers, 4, 71, 204
- development banks and agencies, 71
- environmental law
  - 1992 Río Declaration, 33
  - Aarhus Convention, 33
  - Escazú agreement, 33
  - and human rights, 26
  - protection of environmental defenders, 37
  - right to a clean, healthy, and sustainable environment as a human right, 38
- Equatorial Guinea
  - asset return, 126
  - Ill-Gotten Goods case, France, 95

- Escazú Regional Agreement on Access to Information, Public Participation and Justice in Environmental Matters in Latin America and the Caribbean, 33
- European Court of Human Rights, 31  
due process for asset confiscation, 133  
organizational standing, 94  
standing for organizations, 102  
victim definition, 84
- European Parliament, 31
- European Union  
Directive 2014/42 on social reuse, 134  
Directive on Asset Recovery and Confiscation, 114, 134  
Global Human Rights Sanctions Regime, 62  
victim definition, 84  
evidentiary issues, 205
- Extractive Industries Transparency Initiative, 70
- extraterritorial jurisdiction. *See also* universal jurisdiction  
Venezuela cases, 67–68
- Financial Action Task Force (FATF), 22, 214.  
*See also* money laundering
- Foreign Corrupt Practices Act, 13, 19, 118
- Foreign Extortion Prevention Act, 69
- Forest Stewardship Council (FSC), 70
- France  
accreditation of organizations, 101–102  
burden of proof in ML cases, 152  
Restitution Law 2021-1031, 113  
standing for organizations, 101  
victim definition, 85
- Global Forum for Asset Recovery (GFAR), 110. *See also* asset recovery/return  
South Africa, 168
- grand corruption  
consequences, 16  
definitions, 6–7  
enablers, 204  
ethical and cultural dimension, 216  
extractive mentality re natural resources, 217  
link to exclusionary economic system, 216  
remedies, 204  
security dimension, 217  
strategies to combat, 203
- Gualcarque River case. *See also* Honduras  
Court of Appeals decision, 78  
Supreme Court decision, 87–88
- guarantees of nonrepetition, 128, 131, 153, 156–157
- Guatemala, 128–129  
Arévalo, Bernardo, 3  
Callejas y Callejas, Manuel, 45, 129, 184
- Chinaulta case, 128
- CICIG. *See* CICIG
- Cofradía, 44–45
- Commission on Historical Clarification, 43, 46
- Construction and Corruption case, 147, 153
- Cooptation of the State case, 51–52
- Helen Mack, 42, 46
- IGSS-Pisa case, 89, 140
- integral reparations, 128, 147
- Judge Pablo Xitumul, 45, 52, 128–129
- La Linea customs fraud case, 45
- military, 44–45
- Moreno network, 44
- peace accords, 42, 46
- privatization, 46
- protests, 3
- sanctions, 64
- Haiti  
Duvalier asset return, 105
- Honduras  
DESA, 77  
Gualcarque River financing, 72. *See also* Central American Bank for Economic Integration (CABEI)  
Gualcarque River case Supreme Court, 87–88  
MACCIH, 56, 78  
Pandora case, 89, 141  
role of victims in criminal case, 78
- human right to be free of corruption, 38–41  
due diligence, 206
- human rights treaties  
overview, 24–25  
state obligations, 25
- human rights-based approach (HRBA), 32
- independence and impartiality of judiciary and prosecutors, 213
- India  
right to be free from corruption, 41
- Inter-American Commission on Human Rights  
individual cases, 29  
report on Corruption and Human Rights, 28  
victim definition, 83–84
- Inter-American Convention against Corruption, 20, 107  
Follow-Up Mechanism for the Implementation (MESICIC), 20
- Inter-American Court of Human Rights  
anti-impunity norms, 36  
Ramírez Escobar case, 29  
Viteri Ungaretti y Otros, 29
- International Anti-Corruption Court (IACC)  
arguments pro and con, 209

- International Anti-Corruption Court (cont.)  
 institution-building vs. networked approaches, 209  
 mandate and crimes, 208  
 International Covenant on Civil and Political Rights, 25, 130
- International crimes  
 definition, 185. *See also* International Criminal Court
- International Criminal Court  
 Bemba case, 188  
 complementarity and gravity, 196–198  
 ecocide as proposed crime, 198  
 fines and forfeiture, 125  
 grand corruption as new crime, 198  
 Kenya case re organizational policy, 188  
 state or organizational policy, 188  
 Trust Fund for Victims, 125  
 victim definition, 84  
 Venezuela, 191
- International Finance Corporation, 134  
 DRC mine case, 144
- international investment law, 204
- international law  
 state attribution, 206–207
- Italy  
 confiscated assets, use of, 133  
 Libera, 132. *See also* reparations, restitution
- judicial integrity and independence, 35  
 Bangalore Principles on Judicial Conduct, 35  
 UN Basic Principles on the Independence of the Judiciary, 35  
 UN Human Rights Committee General Comment 32 (2007), 35
- Kazakhstan  
 asset return, 118. *See also* BOTA Foundation, Kazakhstan
- kleptocracy, defined, 7
- Land restitution, 135–139
- Lava Jato case. *See* Odebrecht
- macrocriminal network, 10
- Mexico  
 Allende, Coahuila massacre, 189  
 Ayotzinapa student disappearances, 190  
 complementarity and corruption, 197  
 direct harm to victims, 90–91  
 grand corruption and atrocity crimes, 185  
 Nayarit, 182, 186, 191  
 Nayarit prosecutor E. Veytia, 182, 186  
 right to be free from corruption, 40  
 standing for organizations, 100  
 Supreme Court cases on victims, 91–93
- TOJIL, 100
- Truth Commission of Nayarit, 182
- Mission Against Impunity in Honduras (MACCIH)  
 Gualcarque River case, 78
- money laundering  
 and asset recovery, 106  
 predicate offenses, 68
- Nigeria  
 Abacha asset return, 109, 120–122  
 Glencore case, 86  
 MANTRA asset return, 122
- non-conviction based forfeiture, 156  
 due process in, 213  
 whistleblowers' reward, 157
- Odebrecht, 13–15, 19, 51, 71–72, 101, 104, 143, 147–148, 204, 212  
 assets returned, 104  
 development bank financing, 71. *See also* Central American Bank for Economic Integration (CABEI)
- OECD Anti-Bribery Convention, 20, 107
- OECD Recommendation on Bribery of Foreign Officials, 107
- organized corruption, defined, 9
- organized crime, defined, 8–9
- Panama Papers, 109
- participation, right to, 33–34
- Peru  
 Alberto Fujimori, 11  
 criminal procedure code, 99  
 Kuskachay Association, 99  
 palm oil certification, 70  
 standing for organizations, 99–100  
 Vladimir Montesinos, 11
- Philippines  
 Marcos asset recovery, 106
- pillage  
 as war crime, 185
- politicization and abuse in corruption cases, 212–214
- presumptions 21, 115, 137–139, 150–152, 205
- Principles for Disposition and Transfer of Confiscated Stolen Assets in Corruption Cases, 110
- Principles for Responsible Asset Recovery, 110
- privatization  
 and corruption, 179  
 and transitional justice, 162  
 protection of anti-corruption defenders and whistleblowers, 36–38
- reparations  
 compensation, 139–145

- in human rights cases, 130–131
  - nonrepetition, 131
  - restitution, 132–139
  - satisfaction, 153–156
- resources (lack of), 214–215
- right to be free of corruption, 38–41
- Rome Statute of ICC. *See* International Criminal Court
- Roundtable on Sustainable Palm Oil (RSPO), 71
- sanctions
  - Australia Autonomous Sanctions Amendment (Magnitsky-style and Other Thematic Sanctions) Bill 2021, 63
  - Canada Justice for Victims of Corrupt Foreign Officials Act (Magnitsky Act), 116
  - EU Global Human Rights Sanctions Regime, 62
    - evaluation, 63–64
  - Guatemala, 64, 65
  - UK Global Human Rights Sanctions Regime, 63
  - United States-Northern Triangle Enhanced Engagement Act. *See* United States
  - US Global Magnitsky, 59–61, 122
- satisfaction
  - and guarantees of nonrepetition, 153
  - and legal settlements, 156
- South Africa
  - auditors and consultants as enablers, 167
  - Commission on Restitution of Land Rights, 136
  - decentralization, 167
  - Jacob Zuma, 165, 168
  - land restitution, 136
  - National Prosecution Authority, 164
  - privatization, 167
  - role of military in sanctions-busting, 166–167
  - transitional justice and state capture, 163–168
  - Truth and Reconciliation Commission, 163
  - Zondo Commission, 163–165
- Spain
  - Pinochet assets in Riggs Bank, 200
  - standing for organizations, 95
- Special Session of the United Nations General Assembly Against Corruption, 23
- standing for organizations
  - accreditation, 101
  - climate cases, 94
  - public interest organizations, 93. *See also* diffuse or social harm
- state attribution, 206–207
  - control over private actors, 206
  - for omissions, 207
- state capture, defined, 7–8
  - in South Africa, 179
- state responsibility, 38
- statutes of limitations
  - and atrocity crimes, 184
- Stolen Asset Recovery (StAR) initiative, 109
- Switzerland
  - Asset recovery 1980s cases, 105
  - Foreign Illicit Assets Act (2016), 114, 152
  - Giffen asset return (BOTA), 118
  - Tunisia asset return, 172
- transitional justice, 161–181
  - application to grand corruption, 180
  - components, 161
  - definitions, 161
  - Military intelligence vetting, 179
  - and organized crime, 181
- transparency, 32–33
- Truth Commissions
  - linking corruption and human rights, 162
- Tunisia
  - arbitration for economic crimes, 170–171
  - asset recovery, 106, 169, 172
  - Special Chambers results, 170–171
  - Truth and Dignity Commission final report, 168–170
- UN Basic Principles and Guidelines on the Right to a Remedy and Reparation, 83
- UN Basic Principles on the Right to Redress and Reparation, 83, 131
- UN Convention Against Corruption (UNCAC), 20–22
  - Article 7(4), 33
  - Article 8.5, 33
  - Article 10, 33
  - Article 11, 35
  - Article 12, 36
  - Article 13, 34
  - Article 32, 34, 80
  - Article 35, 81
  - Article 57, 81, 108
  - Articles 29, 30, 35
  - Articles 32, 33, 37
  - Atlanta Declaration 2023, 82
  - Conference of States Parties (CoSP), 22–23, 37
  - peer review, 21
  - Open-Ended Intergovernmental Working Group on Asset Recovery, 81, 108, 157
- UN Convention against Transnational Organized Crime, 22
- victims of corruption in, 80

- UN Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, 83
- UN Guiding Principles on Business and Human Rights, 26, 36, 38, 217
- UN Human Rights Committee
  - General Comment thirty-four, 33. *See also* transparency
- UN Human Rights Council, 28
- UN Human Rights Defenders Declaration, 37
- UN Independent Expert Non-binding set of practical guidelines for efficient asset recovery, 111
- UN OHCHR Recommended Principles on Human Rights and Asset Recovery, 111
- UN Set of Principles for The Protection and Promotion of Human Rights Through Action to Combat Impunity, 35, 83
- UN Special Rapporteur on Human Rights Defenders, 37
- UN Special Session on Corruption (UNGASS), 33, 134
- UN Sustainable Development Goals, 27
- UN Trust Funds, 125
- United Kingdom
  - BAE asset return, 117–118
  - civil forfeiture in human rights cases, 200
  - General Principles to compensate overseas victims, 112. *See also* asset recovery/return
  - Gertler (DRC) case, 145
  - Principles for Transparent and Accountable Asset Return, 112
  - Proceeds of Crime Act, 113
  - Unexplained Wealth Orders, 113, 152
  - victim definition, 86
  - voluntary asset returns, 117
- United Nations
  - participation in asset return, 122–124
- United States
  - asset recovery law, 115
  - causation issues, 151
  - Crime Victims Rights Act, 151, 201
  - Executive Order 13818, 60
  - Foreign Corrupt Practices Act (FCPA), 13, 107, 118
  - Gertler (DRC) case, 144
  - Kleptocracy Asset Recovery Initiative, 109, 115
  - Mandatory Victim Restitution Act, 144
  - remission or restoration in asset return, 116
  - Sanctions: Section 212(a)(3)(C) of the Immigration and Nationality Act, 61
  - Sanctions: Section 7031(c) of the Foreign Operations and Related Programs Appropriations Act, 60–61
- universal jurisdiction, 67–69, 184, 196
- Uzbekistan
  - asset return, 123
  - Vision 2030 Fund, 123
- Velásquez, Iván, 49–50, 53–54, 64, 175
- Venezuela
  - complementarity and corruption, 197
  - food distribution cases, 194–195
  - grand corruption and atrocity crimes, 185–198
  - International Criminal Court, 191
  - Mining Arc (“Arco del Orinoco”), 192
  - transitional justice, 181
  - Reconstruction trust fund, 126
- victims
  - participation in criminal cases, 78
  - problems of victimhood, 211–212
  - right to remedy, 82
- war crimes
  - application to Nayarit, 185
  - pillage, 124, 185
- World Bank
  - BOTA Foundation, 118–120
  - StAR initiative, 109
  - Tunisia, 171