

INDEX

- Abacha, Sani, 162–166, 242
 Abiola, Moshood, 162–163
 abuse, risk of. *See* third-party countermeasures
Affaire du Lac Lanoux case, 264
 Afghanistan, Soviet invasion of, 127–132
 African Charter on Human and Peoples' Rights, 163–164, 175, 333
 Ago, Roberto, 74–78. *See also* ARSIWA; International Law Commission
Ahmadou Sadio Diallo case, 253
Air Services Agreement of 27 March 1946 between the United States of America and France case, 264, 288, 316, 346, 370
 countermeasures in, 365–367
 as legal term, 18, 287–288
 proportionality principle in, 349–351
 air services agreements. *See* flight bans
 Albania
 third-party countermeasures against Belarus, 214
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 243
 third-party countermeasures against Syria, 223
 third-party countermeasures against Zimbabwe, 205
 Algeria
 comments on ILC work, 103–104
 Amin, Idi, 119
 Anti-Apartheid Act (United States), 157–158
 apartheid, 113–117, 154–159. *See also* South Africa
Appeal Relating to the Jurisdiction of the ICAO Council case, 341
Application of the Convention on the Prevention and Punishment of the Crime of Genocide case, 26, 43, 49, 88–89, 311
 standing to institute proceedings in, 49–50
Application of the Interim Accord of 13 September 1995 case, 288, 296–297, 376–377, 379–380
Application of the International Convention on the Elimination of All Forms of Racial Discrimination case, 51
 Arab League
 Agreement for the Liberalization of Air Transport Between the Arab States, 225–226
 flight ban, 225–226
 freezing of assets, 225–226
 Libya suspended from, 217–218
 Syria suspended from, 224–227
 trade embargo against, 225–226
 Arangio-Ruiz, Gaetano, 81–85. *See also* ARSIWA; International Law Commission
Archer Daniels Midland Company and Tate & Lyle Ingredients Americas, Inc. v. Mexico case, 288, 290, 296, 330, 358–359
 proportionality principle in, 358
 Argentina
 comments on ILC work, 100
 Falkland Islands invaded by, 140
 state practice of, third-party countermeasures against, 140–149
 trade embargo against, 140–143

- diplomatic protests against, 143–146
 - GATT and, 146–149
 - UN Security Council resolutions against, 140–146
 - violations of international law by, 140
- Armed Activities on the Territory of the Congo* case, 40, 51, 267, 298, 315–316
- Armenia
 - third-party countermeasures against Burma, 195–196
 - third-party countermeasures against Zimbabwe, 205
- Arrest Warrant of 11 April 2000* case, 113
- ARSIWA
 - Article 49, 286–307
 - Article 50, 308–314, 315–346
 - diplomatic and consular inviolability in, 342–346
 - exclusion of peremptory norms under, 308
 - exclusion of threat or use of force under, 315–319
 - humanitarian character
 - prohibiting reprisals, 340–341
 - protection of fundamental human rights under, 319–340
 - reciprocity principle, 309–312, 381
 - separability of dispute settlement provisions, 341–342
 - Article 51, 346–364
 - Article 52, 364–379
 - Article 53, 286–287, 305–307
 - Article 54, 107–109
 - communitarian norms and, 89–93
 - countermeasures and, 19–20
 - Draft Article 54, 97–109, 285–286
 - erga omnes* obligations and, 36, 40–41, 42, 107–109
 - first reading of, 72–85
 - international crimes of state and, 87–89
 - second reading of, 85–109
 - UN Security Council and, 255–262
- Al-Assad, Bashar, 220. *See also* Syria
- freezing of assets, 222–224, 225–226
- assets, freezing of
 - Belarus, 214–215
 - Burma, 195–196, 197, 198, 199, 200
 - FRY, 184–187
 - Iran, 113
 - Iraq, 159, 160, 161–162
 - Libya, 217, 218
 - Russia, 233
 - Sudan, 179–181
 - Syria, 222–224, 225–226
 - Zimbabwe, 205, 208–209
- Association Agreement. *See* EEC-Greece Association Agreement
- Asylum* case. *See* Colombian-Peruvian *asylum* case
- Aung San Suu Kyi, 193
- Australia
 - comments on ILC work, 101
 - third-party countermeasures against Argentina, 142
 - third-party countermeasures against Burma, 199–200
 - third-party countermeasures against Iraq, 160
 - third-party countermeasures against Russia, 236–237
 - third-party countermeasures against South Africa, 156–157
 - Australia-South Africa Agreement Relating to Air Services and, suspension of, 156–157
 - third-party countermeasures against Syria, 224
 - third-party countermeasures against Zimbabwe, 208
- Austria
 - comments on ILC work, 90, 92, 101, 256, 348, 356, 359–360, 373
 - third-party countermeasures against FRY, 185–187
 - Austria-Yugoslavia Agreement Concerning Air Services and, suspension of, 187
 - Austria-Yugoslavia BIT and, suspension of, 185–186

- Austria (cont.)
 third-party countermeasures against
 Poland, 138–139
 Austria-Poland Air Transport
 Agreement and, suspension
 of, 138
- Babangida, Ibrahim, 162
- Bahrain
 comments on ILC work, 101
 third-party countermeasures against
 FRY, 189, 242
- Bangui massacre, 124–126
- Banković v. Belgium* case, 337–338
- Barcelona Traction, Light & Power
 Company, Limited* case, 7–8, 37,
 44–58, 90, 253
- bilateral model of responsibility
 in, 33
- erga omnes* obligations in, 37–38, 41,
 42–43, 46–47, 49, 50–51, 74–75,
 90, 93, 272
- fundamental human rights
 in, 322
- human rights law and, 54–58
- standing to institute proceedings in,
 45–58
- third-party countermeasures and,
 52–53
- basic human rights, 322–323, 326
- Belarus
 freezing of assets, 214–215
 human rights violations by,
 211–213, 216
 investment ban against, 215
 state practice of, third-party
 countermeasures against,
 211–216, 244
 partial lifting of sanctions,
 214–215
- Belarus Democracy Act (United
 States), 215
- Belarus Democracy and Human Rights
 Act (United States), 215
- Belgium
 third-party countermeasures against
 Argentina, 140–142,
 145–146, 363
 third-party countermeasures against
 FRY, 185–187
 Belgium-Yugoslavia Air
 Transport Agreement and,
 suspension of, 187–189
- Bokassa, Jean-Bédél, 123–124
- Bosnia and Herzegovina
 third-party countermeasures against
 Burma, 195–196
 third-party countermeasures against
 Zimbabwe, 205
- Bosnian Genocide* case. *See Application
 of the Convention on the
 Prevention and Punishment of
 the Crime of Genocide* case
- Botswana
 comments on ILC work, 106
 third-party countermeasures against
 Burundi, 175–176, 242
- Brazil, 145, 147, 189, 242, 335
 comments on ILC work, 77–78, 104
- Bulgaria
 third-party countermeasures against
 FRY, 185–186, 243
 Bulgaria-Yugoslavia BIT and,
 suspension of, 185–186
 third-party countermeasures against
 Zimbabwe, 205, 243
- Burma
 freezing of assets, 195–200
 ICCPR and, 274
 international human rights and
 humanitarian law violations by,
 193–196, 202
 state practice of, third-party
 countermeasures against,
 193–203, 244, 274
 partial lifting of sanctions,
 196–197, 198–200, 202–203
 trade embargo against, 196, 197,
 198–199
 vetoed UN Security Council
 resolutions against, 200
- Burmese Freedom and Democracy Act
 (United States), 198–199
- Burundi
 international humanitarian law
 violations by, 169–172

- state practice of, third-party countermeasures against, 168–176, 242, 244
- trade embargo against, 172–173, 242
- UN Security Council resolutions against, 173, 176
- Buyoya, Pierre, 171
- Cambodia, 246
- Cameroon
 - comments on ILC work, 104, 348, 359–360
- Canada
 - third-party countermeasures against Argentina, 142, 147–149
 - third-party countermeasures against Burma, 200
 - third-party countermeasures against FRY, 186–187
 - Canada-Yugoslavia Air Transport Agreement and, suspension of, 186–187
 - Canada-Yugoslavia BIT and, suspension of, 186–187
 - third-party countermeasures against Russia, 236–237
 - third-party countermeasures against South Africa, 156, 157
 - third-party countermeasures against Soviet Union, 131–132
 - Canada-USSR Agreement on Their Mutual Fisheries' Relations and, suspension of, 131–132
 - third-party countermeasures against Syria, 224
 - third-party countermeasures against Zimbabwe, 209
- Canada – Continued Suspension of Obligations in the EC – Hormones Dispute* case, 305, 377
- Cargill, Incorporated v. Mexico* case, 330
- Central African Republic
 - Bangui massacre in, 124–126
 - EC Member States, third-party countermeasures against, 26, 123–126
 - French action, 125–126
 - ICCPR and, 273–274
 - international human rights violations by, 124–125
 - Lomé I Convention and, 26, 124–125
- cessation claims, 300
- Charter of the Organisation of the Islamic Conference (OIC Charter), 226–227
- Chicago Convention on International Civil Aviation, 150–152
- Chile
 - comments on ILC work, 100, 355, 374
- China
 - comments on ILC work, 106
- Cold War
 - imperialist solidarity and, 246
- collective countermeasures, 33–34
- collective non-recognition, 30
- Colombia
 - comments on ILC work, 103
- Colombian-Peruvian asylum* case, 247, 251
- Commonwealth
 - Nigeria suspended from, 165
 - Zimbabwe suspended from, 208
- communitarian law enforcement, tools of, 1
- communitarian norms
 - ARSIWA and, 92–93, 107–109
 - in *Barcelona Traction* case, 90, 93
 - compliance with, 281–282, 383–385
 - Crawford on, 86–109. *See also* ARSIWA; International Law Commission
 - enforcement of, 1–3, 299–300
 - ILC on, 85–109
 - ARSIWA and, 85–109
 - Draft Article 54, 97–109
 - international crimes of state and, 87–89
 - invocation of responsibility for breaches of, 89–93
 - indeterminacy of, 271–276
 - in *Obligation to Prosecute or Extradite* case, 93
 - in *South West Africa* case, 93
 - terminology of, 36

- communitarian norms (cont.)
 - third-party countermeasures and, 262–264
 - third-party countermeasures and serious breaches of, 268–270
- compromissory clauses, and judicial enforcement of communitarian norms, 40–41, 42, 48, 298–299
- Construction of a Road in Costa Rica along the San Juan River* case, 314–315
- Cook, Robin, 187–188
- Corfu Channel* case, 314, 315–316
- Corfu incident, 6–7
 - League of Nations, Special Commission of Jurists and, 6–7
- Corn Products International Inc. v. Mexico* case, 285, 287–288, 290, 330, 359
- Costa Rica, 100, 201, 242, 314–315
 - comments on ILC work, 100, 374
- Cotonou Agreement, 25–26, 205. *See also* Lomé Conventions
- countermeasures, 3–13, 15–34. *See also* third-party countermeasures
 - in *Air Services Agreement* case, 365–367
 - as legal term, 18, 287–288
 - ARSIWA and, 19–20
 - in *Barcelona Traction* case, 52–53
 - case law, lack of, 13
 - criticism of, 8–11
 - defined, 16–21
 - erga omnes* obligations and, 10, 11, 15
 - humanitarian intervention and, 2–3
 - judicial proceedings and, 2–3
 - responsibility to protect and, 2–3
 - Security Council and, 2–3
 - in *Gabčíkovo Nagymaros Project* case, 367
 - gunboat diplomacy and, 5–7
 - Don Pacifico affair, 5–6
 - Drago Doctrine, 6
 - by Western States, 6
 - historical development of, 4–5, 18–20
 - instrumental function, 290–307
 - by international organizations and member states, 24–27
 - attribution of conduct, 25–27
 - as legal term, 16
 - in *Air Services Agreement* case, 18
 - ICJ adoption of, 19
 - ILC adoption of, 19–20
 - legitimate aims of, 291–297
 - lex specialis* and exclusion of, 310, 332
 - in *Namibia* case, 58–61
 - in *Naulilaa* case, 17
 - in *Nicaragua* case, 64–70
 - objects and limits of, 286–287
 - obligations not affected by, 307–314
 - peremptory norms and, 308, 309
 - preclusion of wrongfulness, relative effect of, 288–290
 - prior breach of international law, existence of, 287–288
 - procedural conditions of, 364–379
 - prohibited, 308, 326
 - proportionality principle, 346–364
 - reciprocity principle, 309–312, 381
 - remedial rights, modalities of their exercise and scope of, 297–304
 - reprisals and, 15–21
 - retorsion and, 27–31
 - punitive functions of, 28–29
 - scope of application, 29
 - reversibility of, 304–307
 - sanctions and, 21–27
 - self-defence compared to, 20–21
 - in *Tehran Hostages* case, 61–64
 - termination of, 286–287, 305–307
 - treaty-based defences compared to, 21
 - unilateral coercive measures and, 30–31
 - unilateral trade restrictions compared to, 29–31
 - use of force and, as alternative to, 12
- Covenant of the League of Nations, 6–7
- Crawford, James, 85–109. *See also* ARSIWA; International Law Commission
- on communitarian norms, 86–109
- ARSIWA and, 86–109

- Draft Article 54, 97–109
erga omnes obligations, 87–89,
 90–91, 94–100
erga omnes partes obligations,
 90–91, 94–100
 international crimes of state and,
 87–89
 invocation of responsibility for
 breaches of, 89–93
 on third-party countermeasures,
 93–109
 Crimea, Russian annexation of, 231–232
 crimes of state, terminology for, 75
 Croatia
 comments on ILC work, 372
 third-party countermeasures against
 Belarus, 214, 243
 third-party countermeasures against
 Zimbabwe, 205, 243
 Cuba, 145, 161, 244
 comments on ILC work, 92, 103, 272,
 297, 356–357
 customary international law
 acceptance as law (*opinio juris*) of
 third-party countermeasures,
 250–255
 consistent practice of third-party
 countermeasures, 245–250
 widespread and representative
 practice of third-party
 countermeasures, 240–245
 Cyprus
 third-party countermeasures against
 FRY, 185, 243
 Cysne (*Responsibility of Germany for
 acts committed subsequent to
 31 July 1914 and before Portugal
 entered the war*) case, 288,
 289, 312
 Czech Republic, 249–250
 comments on ILC work, 85, 354
 third-party countermeasures against
 FRY, 185, 243
 third-party countermeasures against
 Zimbabwe, 205, 243
 Czechoslovakia, 160
 Gabčíkovo Nagymaros Project case,
 351–352
 DARIO, 24–27, 195, 217–218,
 224–227, 328
*Delimitation of the Maritime Boundary
 in the Gulf of Maine Area*
 case, 253
 Denmark
 comments on ILC work, 100, 282
 third-party countermeasures against
 South Africa, 157
 third-party countermeasures against
 Soviet Union, 153
 Denmark-USSR Air Services
 Agreement and, suspension
 of, 153
Denmark v. Turkey case, 298
 derogable human rights, 321,
 322–323, 332
 development assistance, suspension of
 development assistance treaties
 against Central African Republic,
 124–126
 against Greece, 118–119
 against Liberia, 126–127
 against Nigeria, 164
 against Uganda, 121–123
 against Zimbabwe, 205
 diplomacy. *See* quiet diplomacy
 dispute settlement provisions,
 separability of, 341–342
 Doe, Samuel, 126–127
domaine réservé, 9
 Draft Article 54, 97–109, 285–286
 Drago, Luis María, 6
 Drago-Porter Convention, 6
East Timor case
 erga omnes obligations in, 38–40
 standing to institute proceedings in, 50
 EC Member States. *See* European
 Community Member States
 ECHR. *See* European Convention on
 Human Rights
 economic coercion, 30
 Economic Community of West African
 States (ECOWAS), 126–127
 Liberia suspended from, 126–127
 EEC-Greece Association Agreement,
 25–26, 118–119

- Egypt, 173, 210, 242
erga omnes obligations, *erga omnes partes* obligations
 ARSIWA and, 36, 40–41, 42
 in *Barcelona Traction* case, 37–38, 41, 42–43, 46–47, 49, 50–51, 54–58, 74–75, 272
 communitarian norms and, 87–89, 90–91, 94–100
 compliance with, 281–282, 383–385
 in *East Timor* case, 38–40
 human rights obligations as, 274–275
 ICJ and, 36, 37–44
 ILC and, 74–80, 84, 90–91, 92–93
 indeterminacy of, 271–276
 judicial proceedings, enforcement of, 38
 in *Nicaragua* case, 43, 66–67, 68–69, 70
 in *Nuclear Tests* case, 39
 in *Obligation to Prosecute or Extradite* case, 40–41, 42–43
 responsibility to protect and, 2–3
 serious breaches of, 269
 in *South West Africa* case, 33, 47–48
 in *Tehran Hostages* case, 61–64
 terminology of, 36
 third-party countermeasures and, 10, 11, 15, 38, 52–53, 109–110, 262–263, 264, 266, 283–284
 third-party countermeasures and serious breaches of, 268–270
 types of, distinction in practice between, 274–276
 in *Whaling in the Antarctic* case, 42
- Estonia
 third-party countermeasures against
 Burma, 195–196
 third-party countermeasures against
 FRY, 185
 third-party countermeasures against
 Zimbabwe, 205
- Ethiopia
 Sudan and, 178–179
 trade embargo against Burundi, 172
 ethnic cleansing. *See also* genocide
 in Kosovo, 181–182
- European Community (EC) Member
 States, European Union (EU)
 Member States
 third-party countermeasures by
 against Argentina, 140–142
 against Belarus, 214–215
 against Central African Republic,
 26, 123–126
 against FRY, 184–186, 187–189
 against Greece, 118–119
 against Iraq, 159–160
 against Liberia, 126–127
 against Russia, 234, 235–236
 against South Africa, 155
 against Syria, 222–223
 against Uganda, 26, 120–123
 against Zimbabwe, 205
- European Convention on Human
 Rights (ECHR)
 third-party countermeasures under,
 118–119, 310
 violations by Greece, 117–118
- European Union. *See* European
 Community Member States
- Federal Republic of Germany. *See*
 Germany, Federal Republic of
- Federal Republic of Yugoslavia (FRY)
 arms embargo against, 183–184
 flight ban against, 186–189
 freezing of assets, 184–187
 international human rights and
 humanitarian law violations by,
 181–183, 192–193
 investment ban against,
 184–187
- NATO Member States resolutions
 against, 190–192
- oil embargo against, 191
- state practice of, third-party
 countermeasures against,
 181–193, 244, 249–250
 lifting of sanctions, 191–192
- UN Security Council resolutions
 against, 184–185, 189,
 259–260
- Finland
 comments on ILC work, 77, 100

- fisheries bans, suspension of bilateral
 - fisheries treaties
- against Poland, 134
 - United States-Poland Agreement concerning Fisheries off the Coasts of the United States, 134
- against Soviet Union, 131–132
 - Canada-USSR Agreement on 'Their Mutual Fisheries' Relations, 131–132
 - New Zealand-USSR Agreement on Fisheries, 132
 - US-USSR Agreement Concerning Fisheries off the Coasts of the United States, 131
- Fisheries case*, 239
- flight bans, suspension of air services agreements
 - against FRY, 186–189
 - Austria-Yugoslavia Agreement Concerning Air Services, 187
 - Belgium-Yugoslavia Air Transport Agreement, 187
 - Canada-Yugoslavia Air Transport Agreement, 186–187
 - France-Yugoslavia Air Transport Agreement, 187
 - Germany-Yugoslavia Air Transport Agreement, 187–189
 - Greece-Yugoslavia Agreement Concerning Air Services, 187–189
 - Luxembourg-Yugoslavia Air Transport Agreement, 187
 - Netherlands-Yugoslavia Agreement Relating to Scheduled Air Services, 187
 - Spain-Yugoslavia Air Transport Agreement, 187
 - Sweden-Yugoslavia Air Transport Agreement, 187
 - United Kingdom-Yugoslavia Agreement Concerning Air Services, 187–189
 - United States-Yugoslavia Air Transport Agreement, 186
 - against Poland, 134–135
 - Austria-Poland Air Transport Agreement, 138
 - Netherlands-Poland Civil Air Transport Agreement, 138
 - Switzerland-Poland Air Services Agreement, 138
 - United Kingdom-Poland Agreement Concerning Civil Air Transport, 138
 - United States-Poland Air Transport Agreement, 134
 - against South Africa, 156–157, 158
 - Australia-South Africa Agreement Relating to Air Services, 156–157
 - United States-South Africa Agreement Relating to Air Services, 158
 - against Soviet Union, 129–130, 136, 152–154
 - Denmark-USSR Air Services Agreement, 153
 - Federal Republic of Germany-USSR Air Services Agreement, 153
 - Netherlands-USSR Air Services Agreement, 153
 - Norway-USSR Air Services Agreement, 153
 - Spain-USSR Air Services Agreement, 153
 - Switzerland-USSR Air Services Agreement, 153
 - US-USSR Civil Air Transport Agreement, 129–130, 136
- France
 - comments on ILC work, 77, 85, 100, 299–300, 309, 370–371
 - third-party countermeasures against Central African Republic, 125–126
 - France-Central African Republic Agreement Concerning Technical Military Assistance and, suspension of, 125–126
 - third-party countermeasures against FRY, 185–186, 187

- France (cont.)
 France-Yugoslavia Air Transport Agreement and, suspension of, 187
 France-Yugoslavia BIT and, suspension of, 185–186
 UN Security Council critiqued by, 3
 freezing of assets. *See* assets, freezing of
 FRY. *See* Federal Republic of Yugoslavia
 fundamental human rights, 321, 322, 326, 328
- Gabčíkovo Nagymaros Project* case, 287–289, 290, 304, 314, 346, 370, 375
 countermeasures in, 367
 proportionality principle in, 351–352, 354, 355–356
- Gabon, 189, 242
- Gaddafi, Muammar, 216–220. *See also* Libya
 freezing of assets, 217, 218
- Gambia, 189, 242
- GATS. *See* General Agreement on Trade in Services
- General Agreement on Tariffs and Trade (GATT), 30
 trade embargoes and, 116
- General Agreement on Trade in Services (GATS), 30, 235–236
- genocide
 in Burundi, 169–171
 in Cambodia, 246
 in Sudan, 180–181, 259, 268
 in Rwanda, 246
 in Uganda, 120, 268
- Georgia
 third-party countermeasures against Burma, 195–196, 243
 third-party countermeasures against Syria, 222–223, 243
 third-party countermeasures against Zimbabwe, 205, 243
- Germany, Federal Republic of
 comments on ILC work, 77, 87, 90, 101, 276, 370, 371
 third-party countermeasures against FRY, 185–186, 187
 Germany-Yugoslavia Air Transport Agreement and, suspension of, 187
 Germany-Yugoslavia BIT and, suspension of, 185–186
 third-party countermeasures against Soviet Union, 153
 Federal Republic of Germany-USSR Air Services Agreement and, suspension of, 153
- Ghana, 115–117, 242
- Greece, 249
 comments on ILC work, 1, 50, 77, 101, 256–257, 373
 ECHR violations by, 117–118
 third-party countermeasures against, 117–119
 third-party countermeasures against FRY, 185–186, 187
 Greece-Yugoslavia Agreement Concerning Air Services, 187
 Greece-Yugoslavia BIT, 185–186
 ‘Greek Case’, 117–119, 298
- Grotius, Hugo, 17, 31
- Group of Friends of the Syrian People, 228–231, 243, 280, 318, 362
- Guinea-Bissau, 173, 242
- gunboat diplomacy, 5–7
 Don Pacifico affair, 5–6
 Drago Doctrine, 6
 by Western States, 6
- Guyana/Suriname* case, 319
- Harare Commonwealth Declaration, 165, 167
- Helsinki Final Act, 136, 137, 139, 232
- Honduras, 173, 242
- human rights
 basic, 322–323, 326, 328
 countermeasures and, 310, 319–340
 derogable, 321, 322–323, 328, 332
 fundamental, 321, 322, 326, 328
 indirect breaches of, 333–340
 non-derogable, 321, 322–323, 328, 332

- proposal by Ireland in Sixth Committee (UNGA), 323
- peremptory norms and, 271–272, 308, 309, 320, 329
- third-party countermeasures against violations of, 264
- violations in Belarus, 211–213
- violations in Burma, 193–196
- violations in Burundi, 169–172
- violations in Central African Republic, 124–125
- violations in FRY, 182
- violations in Greece, 117–118
- violations in Liberia, 126–127
- violations in Libya, 218–219
- violations in Nigeria, 163–164
- violations in Poland, 133–139
- violations in South Africa, 113–117, 154–156
- violations in Sudan, 176–177
- violations in Syria, 221–222
- violations in Uganda, 119–120
- violations in Zimbabwe, 204–207
- Hungary
 - Gabčíkovo Nagymaros Project* case, 351–352
 - third-party countermeasures against FRY, 183, 185, 243
 - third-party countermeasures against Zimbabwe, 205, 243
- ICAO. *See* International Civil Aviation Organization
- ICCPR. *See* International Covenant on Civil and Political Rights
- Iceland
 - comments on ILC work, 100
 - third-party countermeasures against FRY, 185, 243
 - third-party countermeasures against Zimbabwe, 205, 243
- ICESCR. *See* International Covenant on Economic, Social and Cultural Rights
- ICJ. *See* International Court of Justice
- ILC. *See* International Law Commission
- India, 156, 242, 249
 - comments on ILC work, 92, 106
- Indonesia, 115–116, 242
 - comments on ILC work, 77
- injured states, third-party countermeasures on behalf of, 270–271
- International Civil Aviation Organization (ICAO), 152
- International Convention for the Regulation of Whaling, 42
- International Court of Justice (ICJ)
 - countermeasures adopted as legal term by, 19
 - erga omnes* obligations, *erga omnes partes* obligations and, 36, 37–44
 - third-party countermeasures and, 52–53, 58–70
- International Covenant on Civil and Political Rights (ICCPR). *See also* human rights
 - enforcement mechanisms in, 1–2
- International Covenant on Economic, Social and Cultural Rights (ICESCR), 163–164, 335–336, 337–338
- International Law Commission (ILC). *See also* ARSIWA
 - Ago's proposals, 74–78
 - Arangio-Ruiz's proposals, 81–85
 - Crawford's proposals, 86–109
 - Riphagen's proposals, 78–81
 - third-party countermeasures and, 13–14, 109–110
 - arguments against and, 240–255
- international organizations, suspension of membership in
 - Liberia, 126–127
 - Libya, 217–218
 - Nigeria, 165
 - Syria, 224–227
 - Zimbabwe, 208
- International Working Group on Sanctions (IWGS) (Group of Friends of the Syrian People), 229–231
- Interpretation of the Statute of the Memel Territory* case, 40

- investment bans, suspension of
 bilateral investment treaties (BITs)
 against Belarus, 215
 against Burma, 195–196, 197–199, 200
 against FRY, 184–187
 Austria-Yugoslavia BIT, 185–186
 Bulgaria-Yugoslavia BIT, 185–186
 Canada-Yugoslavia BIT, 186–187
 France-Yugoslavia BIT, 185–186
 Germany-Yugoslavia BIT, 185–186
 Greece-Yugoslavia BIT, 185–186
 Poland-Yugoslavia BIT, 185–186
 Romania-Yugoslavia BIT, 185–186
 Slovakia-Yugoslavia BIT, 185–186
 Sweden-Yugoslavia BIT, 185–186
 against Syria, 223–224
- Iran
 comments on ILC work, 103, 265, 372
 unilateral coercive measures against, 62–63, 113, 260–261, 303
- Iraq
 arms embargo against, 160
 freezing of assets, 159, 160, 161–162
 third-party countermeasures against, 159–162
 trade embargo against, 160, 161–162
 UN Security Council resolutions against, 159–162, 258
 violations of international law by, 159, 160
- Israel
 comments on ILC work, 105
- Italy
 comments on ILC work, 101, 356
- IWGS. *See* International Working Group on Sanctions
- Japan, 249–250
 comments on ILC work, 77, 85, 106, 300–301, 323, 357, 371
 third-party countermeasures against FRY, 186–187, 189–190
 third-party countermeasures against Iraq, 160
 third-party countermeasures against Russia, 237
 third-party countermeasures against Syria, 224
- JAT v. Belgium case. See* *Jugoslovenski Aerotransport c. l'État Belge case*
- Jordan
 comments on ILC work, 102
 Jugoslovenski Aerotransport c. l'État Belge case, 360
- Karmal, Babrak, 128
- Kellogg-Briand Pact, 6–7
- Kenya, 189, 242, 333–334
 third-party countermeasures against Burundi, 171–173
- Kosovo. *See* Federal Republic of Yugoslavia
- Krakow Resolution (2005), Institut de droit international, 46, 50, 107–109, 264, 266, 269, 286, 298, 301, 378
- Kuwait, 115–117, 242
 Iraq invasion of, 159–162, 258
- Latvia, 243
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 185
 third-party countermeasures against Zimbabwe, 205
- Legal Consequences for States of the Continued Presence of South Africa in Namibia (South West Africa) notwithstanding Security Council Resolution 276 case*, 43, 58–61, 341
- Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory case*, 43, 46, 51, 61, 88–89, 139, 301–302, 315–316, 337–338
- Legality of the Threat or Use of Nuclear Weapons case*, 316, 340
- Legality of Use of Force case*, 2

- 'lex horrenda'*, third-party countermeasures as, 10, 99
- lex specialis*, exclusion of countermeasures, 310, 332
- Liberia
 ECOWAS suspension of, 126–127
 ECOWAS Treaty and, 126–127
 ICCPR and, 273–274
 international human rights violations by, 126–127
 Lomé I Convention and, 26, 126–127
 military coup in, 126–127
 third-party countermeasures against, 26, 126–127, 273
- Libya
 comments on ILC work, 103
 freezing of assets, 217, 218
 international human rights and humanitarian law violations by, 218–219, 220
 Pact of the League of Arab States and, suspension from, 217–218
 third-party countermeasures against, 216–220
 UN Security Council resolutions against, 218–219, 260–261
- Lichtenstein, 243
 third-party countermeasures against Belarus, 214
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 185
 third-party countermeasures against Syria, 222–223
 third-party countermeasures against Zimbabwe, 205
- Lithuania, 243
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 185
 third-party countermeasures against Zimbabwe, 205
- Lomé Conventions, 25–26
 Central African Republic and, suspension of, 124–125
 Liberia and, suspension of, 126–127
- Nigeria and, suspension of, 164
- Uganda and, suspension of, 121–123
- 'Lotus'* case. *See* S.S. *'Lotus'* case
- Lukashenko, Alexander, 211. *See also* Belarus
 freezing of assets, 214–215
- Lusaka Declaration, 166
- Luxembourg
 third-party countermeasures against FRY, 187
 Luxembourg-Yugoslavia Air Transport Agreement and, suspension of, 187
- Macedonia, 243
 third-party countermeasures against Belarus, 214
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against Syria, 222–223
 third-party countermeasures against Zimbabwe, 205
- Malaysia, 115–117, 242
- Malta, 243
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against Zimbabwe, 205
- Megarian Decree, 4–5
- Melian Dialogue, 4
- Mexico, 144, 358
 comments on ILC work, 102–103, 272, 345, 373
- Mexico – Tax Measures on Soft Drinks and Other Beverages* case, 288, 290
- Military and Paramilitary Activities in and against Nicaragua* case, 26–28, 43, 48, 51, 64–70, 116, 148, 248, 295, 314, 315–316, 346
- erga omnes* obligations, *erga omnes partes* obligations in, 43, 66–67, 68–69, 70
- FCN Treaty in, 69–70
- human rights issues as part of, 67–68

- Military and Paramilitary (cont.)
 retorsion in, 27–28
 third-party countermeasures in,
 64–70, 295
 mixed agreements, 25–26
 mob-justice, 11
 Moldova, 243
 third-party countermeasures against
 Burma, 195–196
 third-party countermeasures against
 Syria, 222–223
 third-party countermeasures against
 Zimbabwe, 205
 Mongolia
 comments on ILC work, 101
 Montenegro, 243
 third-party countermeasures against
 Belarus, 214
 third-party countermeasures against
 Burma, 195–196
 third-party countermeasures against
 Syria, 222–223
 third-party countermeasures against
 Zimbabwe, 205
 Morocco
 comments on ILC work, 104, 256
 Mudenge, Stanislaus. *See also*
 Zimbabwe
 freezing of assets, 205
 Mugabe, Robert, 203–211. *See also*
 Zimbabwe
 freezing of assets, 205, 208–209
 multilateral countermeasures,
 33–34
 multilateral public order, 1, 85–109. *See*
 also communitarian norms;
 erga omnes obligations, *erga*
 omnes partes obligations
 Myanmar. *See* Burma

 Namibia case. *See* *Legal Consequences*
 for States of the Continued
 Presence of South Africa in
 Namibia (South West Africa)
 notwithstanding Security
 Council Resolution 276 case
 NATO Member States. *See* North
 Atlantic Treaty Organization
 Member States

Naulilaa (Responsibility of Germany for
damage caused in the
Portuguese colonies in the south
of Africa) case, 287–288, 305,
 307, 319–320, 346
 demand for redress in, 365
 proportionality principle in, 348–349
 reprisals in, 17
 Ndadaye, Melchior, 168
 Netherlands
 comments on ILC work, 101, 373
 third-party countermeasures against
 FRY, 185–187
 Netherlands-Yugoslavia
 Agreement Relating to
 Scheduled Air Services and,
 suspension of, 187
 third-party countermeasures against
 Poland, 138
 Netherlands-Poland Civil Air
 Transport Agreement and,
 suspension of, 138
 third-party countermeasures against
 Soviet Union, 153–154
 Netherlands-USSR Air Services
 Agreement and, suspension
 of, 153
 New Zealand
 comments on ILC work, 100
 third-party countermeasures against
 Argentina, 142
 third-party countermeasures against
 South Africa, 157
 third-party countermeasures against
 Soviet Union, 132
 New Zealand-USSR Agreement on
 Fisheries and, suspension of, 132
 Nicaragua case. *See* *Military and*
 Paramilitary Activities in and
 against Nicaragua case
 Nigeria
 international human rights
 violations by, 163–164
 Lomé IV Convention and, 26, 164
 state practice of, third-party
 countermeasures against, 26,
 115–117, 162–168, 242, 244
 suspension from Commonwealth,
 165–167

- Non-Aligned Movement, 10, 210, 215, 216, 244, 249, 313, 384
 non-derogable human rights, 321, 322–323, 328, 332
 North Atlantic Treaty Organization (NATO) Member States
 FRY and, statements against, 190–192
 Soviet Union and, statements against, 137–138, 152–153
North Sea Continental Shelf case, 239–240, 241, 245, 253
 opinio juris in, 252, 253–255
 Norway, 153, 229, 243
 comments on ILC work, 100
 third-party countermeasures against Belarus, 214
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 185
 third-party countermeasures against South Africa, 157
 third-party countermeasures against Soviet Union, 153
 Norway-USSR Air Services Agreement and, suspension of, 153
 third-party countermeasures against Zimbabwe, 205
 Ntaryamira, Cyprien, 169
 Ntibantunganya, Sylvestre, 169
Nuclear Tests case
 erga omnes obligations in, 39
 OAS. *See* Organization of American States
 OAU. *See* Organization of African Unity
Obligation to Prosecute or Extradite case. *See* *Questions relating to the Obligation to Prosecute or Extradite* case
Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. India) case, 42
Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. Pakistan) case, 42
Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. United Kingdom) case, 42
 OIC. *See* Organisation of Islamic Cooperation
 oil embargo
 against FRY, 191
 against Iraq, 159
 against Russia, 234
 against Syria, 229–230
Oil Platforms case, 28, 64, 66, 70, 148, 297, 315–316, 319
 Oil-for-Food Programme, 325
 Operation Murambatsvina, 207, 209
 Operation Rice Bowl, 63
opinio juris. *See* customary international law
 Organisation of Islamic Cooperation (OIC), 132, 226–227
 Organization of African Unity (OAU), 115, 171–172
 Organization of American States (OAS), 143–145, 244
 Pact of the League of Arab States, 217–218, 224–227
 Pakistan, 115–117, 242
 peremptory norms, 308, 309
 Poland
 comments on ILC work, 101–102, 373
 fisheries bans against, 134
 flight bans against, 134–135, 138
 international human rights violations by, 133–139
 NATO Member States, unilateral coercive measures against, 137–138

- Poland (cont.)
 state practice of, third-party countermeasures against, 133–139, 144–145, 242
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 185–186
 Poland-Yugoslavia BIT and, suspension of, 185–186
 third-party countermeasures against Zimbabwe, 205
 principle of peremptory norms. *See* peremptory norms
 principle of proportionality. *See* proportionality
 principle of reciprocity. *See* reciprocity
Prisoners of War – Eritrea's Claim 17 case, 341
 prohibited countermeasures, 308, 326
 proportionality, principle of, 106
 in *Air Services Agreement* case, 349–351
 in *Archer Daniels Midland Company and Tate & Lyle Ingredients Americas, Inc. v. Mexico* case, 358
 countermeasures and, 346–364
 evaluation, 360–364
 function of, 357–358
 in *Gabčíkovo Nagymaros Project* case, 351–352, 354, 355–356
 ILC and, 352–360
 inducement factor, 354–355
 legal scope of, 357–360
 in *Naulilaa* case, 348–349
Prosecutor v. Furundžija case, 274
Prosecutor v. Kupreškić case, 307, 340
Prosecutor v. Omar Al-Bashir case, 181
Pulp Mills on the River Uruguay case, 253

Questions relating to the Obligation to Prosecute or Extradite case, 1–2, 40–41, 42, 46, 49–51, 81, 93, 274, 298–299
 communitarian norms in, 93
 erga omnes partes obligations in, 40–41, 42–43
 standing to institute proceedings in, 50
 quiet diplomacy, 279–280

Railway Traffic Between Lithuania and Poland case, 28
 Reagan, Ronald, 133–136, 158
 reciprocity, principle of, 310, 311, 381.
 See also countermeasures.
 reparation claims, 300–303
 reprisals, 16–17
 in Ancient Greece and Roman Empire, 16–17
 definitions, 15–16
 negative connotations of term, 18
 historical development of, 16–21
 in *Naulilaa* case, 17
Responsibilities and Obligations of States Sponsoring Persons and Entities with Respect to Activities in the Area case, 93, 253, 298
 responsibility to protect, 2–3
 retorsion, 27–29
 defined, 27–28
 punitive function of, problems of overlap with countermeasures, 27–29
 scope of application, 29
 unilateral coercive measures and, 30–31
 Vattel on, 28–29
 Riphagen, Willem, 78–81. *See also* ARSIWA; International Law Commission
 Romania, 243
 third-party countermeasures against Burma, 195–196
 third-party countermeasures against FRY, 185
 Romania-Yugoslavia BIT and, suspension of, 185–186
 third-party countermeasures against Zimbabwe, 205
 ‘rule of the jungle,’ 11
 Russia, 9, 104–105, 189–190, 242

- arms embargo against, 234, 236–237
- EU condemnation of, 232
- freezing of assets, 233
- G7 condemnation of, 232–233
- under GATS, 235–236
- state practice of, third-party
 - countermeasures against, 9, 104–105, 231–238, 244
 - economic effects of, 237–238
- trade embargo against, 234–237
- travel bans, 233
- Ukraine Freedom Support Act (United States), 236–237
- Ukraine invaded by, 231–238
- violations of international law by, 232–233
- Rwanda, 172–173, 242
 - third-party countermeasures against Burundi, 171–173
 - Convention establishing the Economic Community of the Great Lakes Countries, 172–173
- SADC
 - comments on ILC work, 100–101
- sanctions
 - countermeasures and, 21–27
 - defined, 21–23
 - by international organizations, 24–27
 - by UN Security Council, 21–27
- Saro-Wiwa, Ken, 162–163, 165
- Second Peloponnesian War, 4
- Security Council, UN
 - Argentina and, resolutions against, 140–146
 - ARSIWA and, 255–262
 - Burma and, vetoed resolutions against, 200–201
 - Burundi and, resolutions against, 170, 173, 176
 - FRY and, resolutions against, 184–185, 189, 259–260
 - Iraq and, resolutions against, 159, 161–162, 258
 - Libya and, resolutions against, 218–219, 260–261
 - South Africa and, resolutions against, 154–155, 257
 - vetoed resolutions against, 154–155
 - Soviet Union and, resolutions against, 128–129
 - vetoed resolutions against, 152
 - Sudan and, resolutions against, 178–179, 180, 181, 259
 - Syria and, resolutions against, 227–228, 260–261
 - third-party countermeasures and, 255–262
 - Zimbabwe and, vetoed resolutions against, 209–210
- security exceptions, GATT/GATS, 30. *See also* trade embargoes
- self-contained regimes, 57. *See also* *lex specialis*
- self-defence
 - countermeasures and, 20–21
 - defined, 20–21
- Serbia, 243
 - third-party countermeasures against Belarus, 214
 - third-party countermeasures against Burma, 195–196
 - third-party countermeasures against Syria, 222–223
 - third-party countermeasures against Zimbabwe, 205
- Sierra Leone, 115–117, 242
- Singapore Declaration of Commonwealth Principles, 167
- Sixth Committee (UN General Assembly)
 - debate on third-party countermeasures in, 100–107
- Slovakia, 243
 - comments on ILC work, 373–374, 375
 - Gabčíkovo Nagymaros Project* case, 351–352
 - third-party countermeasures against Burma, 195–196
 - third-party countermeasures against FRY, 185
 - Slovakia-Yugoslavia BIT and, suspension of, 185–186
 - third-party countermeasures against Zimbabwe, 205

- Slovenia, 189, 243
 comments on ILC work, 100
 third-party countermeasures against
 Burma, 195–196
 third-party countermeasures against
 FRY, 185
 third-party countermeasures against
 Zimbabwe, 205
- Smith, Ian, 203
- sommatation, 263, 367, 377–378, 382
- South Africa
 apartheid in, 113–117, 154–155
 comments on ILC work, 100–101
 flight bans against, 115, 158
 third-party countermeasures against,
 113–117, 154–159, 242
 trade embargoes against, 115–117,
 156–158, 242
 UN Security Council resolutions
 against, 154–155, 257
 vetoed resolutions against,
 154–155
- South Korea, 242, 299
 comments on ILC work, 100
- South West Africa* case, 33, 40–41,
 46–47, 48
 bilateral model of responsibility
 in, 33
 erga omnes partes obligations in, 33
 human rights as peremptory norms
 in, 320
 standing to institute proceedings in,
 48, 93
- Southern African Development
 Community. *See* SADC
- Soviet Union. *See also* Russia
 Afghanistan-USSR Treaty of
 Friendship, Good-
 Neighbourliness and Co-
 operation, 128
 attack on civilian aircraft by,
 149–150
 Chicago Convention on
 International Civil Aviation
 and, 150–152
 ICAO resolution against,
 152–153
 fisheries ban against, 131–132
- Canada-USSR Agreement on
 'Their Mutual Fisheries'
 Relations, 131–132
- New Zealand-USSR Agreement
 on Fisheries, 132
- US-USSR Agreement Concerning
 Fisheries off the Coasts of the
 United States, 131
- flight bans against, 129–130, 136,
 153–154
- Denmark-USSR Air Services
 Agreement, 153
- Federal Republic of Germany-
 USSR Air Services Agreement,
 153–154
- Netherlands-USSR Air Services
 Agreement, 153
- Norway-USSR Air Services
 Agreement, 153
- Spain-USSR Air Services
 Agreement, 153
- Switzerland-USSR Air Services
 Agreement, 153
- US-USSR Civil Air Transport
 Agreement, 129–130, 136
- international law violations by,
 128–129, 137–139, 150–152
- state practice of, third-party
 countermeasures against,
 127–139, 144–145,
 149–154
- UN Security Council resolutions
 against, 128–129
 vetoed resolutions against, 152
- Spain
 comments on ILC work, 77, 100
 third-party countermeasures against
 FRY, 187
 Spain-Yugoslavia Air Transport
 Agreement and, suspension
 of, 187
 third-party countermeasures against
 Soviet Union, 153
 Spain-USSR Air Services
 Agreement and, suspension
 of, 153
- S.S. '*Lotus*' case, 27–28, 253
- S.S. '*Wimbledon*' case, 40

- state practice. *See* customary international law
- state practice, third-party countermeasures against
 - Argentina, 140–149, 257–258
 - assessment of, 111–113
 - obscurity of practice, 14–15, 16, 30, 112
 - problems in, 111–112
 - Belarus, 211–216
 - Burma, 193–203, 274
 - Burundi, 168–176
 - Central African Republic, 26, 123–126, 270, 273–274
 - FRY, 181–193, 249–250, 259–260
 - Greece, 25–26, 117–119
 - Iraq, 159–162, 258
 - Liberia, 26, 126–127, 270, 273–274
 - Libya, 216–220
 - Nigeria, 26, 162–168
 - Poland, 133–139
 - Russia, 231–238
 - South Africa, 113–117, 154–159, 257
 - Soviet Union, 127–139, 149–154, 270
 - Sudan, 176–181, 258–259
 - Syria, 220–231, 260–261
 - Uganda, 26, 119–123, 273–274
 - Zimbabwe, 26, 203–211
- state responsibility. *See* ARSIWA; International Law Commission (ILC)
- Sudan
 - civil war in, 176–177
 - genocide in, 180–181, 268
 - Ethiopia and, 178–179
 - freezing of assets, 179–181
 - international human rights and humanitarian law violations by, 176–177
 - other violations of international law by, 177–178
 - state practice of, third-party countermeasures against, 176–181, 244
 - trade embargo against, 179–181
 - UN Security Council resolutions against, 178–179, 180, 181, 258, 259
- Sweden
 - comments on ILC work, 100
 - third-party countermeasures against FRY, 185, 187
 - Sweden-Yugoslavia Air Transport Agreement and, suspension of, 187
 - Sweden-Yugoslavia BIT and, suspension of, 185–186
- Switzerland
 - comments on ILC work, 100–101
 - third-party countermeasures against Belarus, 214–215
 - third-party countermeasures against Burma, 197
 - third-party countermeasures against FRY, 185
 - third-party countermeasures against Iraq, 161–162
 - third-party countermeasures against Libya, 217–220
 - third-party countermeasures against Poland, 138
 - Switzerland-Poland Air Services Agreement and, suspension of, 138
 - third-party countermeasures against Russia, 235–236
 - third-party countermeasures against Soviet Union, 153
 - Switzerland-USSR Air Services Agreement and, suspension of, 153
 - third-party countermeasures against Syria, 223–224
 - third-party countermeasures against Zimbabwe, 207–208
- Syria
 - arms embargo against, 222–223
 - freezing of assets, 222–224, 225–226
 - Group of Friends of the Syrian People, 228–231, 243, 280, 318, 362
 - international human rights and humanitarian law violations by, 221–222
 - other violations of international law by, 223–224

- Syria (cont.)
 investment ban against, 223–224
 military assistance to rebel fighters in, 318
 oil embargo against, 223–224
 state practice of, third-party countermeasures against, 220–231, 244
 suspension from Arab League, 224–227
 suspension from OIC, 226–227
 trade and financial embargo against, 223–224
 travel bans, 222–223, 225–226
 UN Security Council resolutions against, 227–228, 260–261
 vetoed resolutions against, 227–228
 Syria Accountability and Lebanese Sovereignty Restoration Act (United States), 223–224
- Tanganyika, Republic of, 116. *See also* Tanzania
- Tanzania
 comments on ILC work, 106, 292–293, 373
 third-party countermeasures against Burundi, 171–173, 242, 267, 294
 third-party countermeasures against South Africa, 115–117, 242
- Target States
 domaine réservé of, 9
 third-party countermeasures against, common protests, 9–10, 244
- Tehran Hostages* case. *See United States Diplomatic and Consular Staff in Iran* case
- Than Shwe, 195, 199, 200. *See also* Burma
 freezing of assets, 195, 199, 200
- Thein Sein, 196, 197, 199, 200. *See also* Burma
 freezing of assets, 196, 197, 199, 200
 third-party countermeasures, 31–34.
 See also assets, freezing of;
 customary international law;
 development assistance,
 suspension of development assistance treaties; fisheries bans, suspension of bilateral fisheries treaties; flight bans, suspension of air services agreements; international organizations, suspension of membership in; investment bans, suspension of bilateral investment treaties (BITs); Security Council; state practice, third-party countermeasures against; trade embargoes
 abuse, risk of, 3–13, 264–268, 271–276, 283–284, 292–297, 378
 alternative terms, 33–34
 arguments against, 8–11
 arguments in favour, 11–12
 ascertainment of wrongful conduct and, 264–268
 fact-finding missions, 266–267
 widely acknowledged breaches of communitarian norms, 266
Barcelona Traction case and, 52–53
 on behalf of injured states, 270–271
 cessation claims and, 300
 communitarian norms, most frequently triggering resort to, 262–264
 controversy, sources of, 3–13
 Crawford on, 93–109
 defined, 31–34
 diplomatic protests against, 244–245
 most common types of, 9–10, 244, 245
 under ECHR, 310
 effectiveness of, 11, 277–282
 as communication tool to signal disapproval, 278
 as modest for lack of political will to enforce communitarian norms, 278
 as necessary tool to enforce communitarian norms, 277–282
 as part of concerted effort to enforce communitarian norms, 278–280

- subjective assessment of, 280–281
- as tool to ensure compliance with communitarian norms, 281–282
- erga omnes* obligations, *erga omnes partes* obligations and, 10, 11, 15, 38, 52–53, 262–264, 266, 271–276, 283–284
- function of, 380
- historical development of, 31
- human rights violations and, 264
- humanitarian exemptions and, 337
- in ICJ cases, 52–53, 58–71
- in ILC debate, 97–109
- indeterminacy of communitarian norms and, 271–276
- instrumental function of, 290–307
- legal uncertainty, factors contributing to, 13–15
- legitimate aims of, 291–297
- as ‘*lex horrenda*’, 10, 99
- lex specialis* and, exclusion of, 310, 332
- in *Namibia* case, 58–61
- in *Nicaragua* case, 64–70, 295
- normative dilemma of, 13
- object and limits of, 286–287
- obligations not affected by, 307–314
- obscurity of state practice and, 14–15, 16, 30, 112
- preclusion of wrongfulness, relative effect of, 288–290
- prior breach of international law, existence of, 287–288
- procedural conditions of, 364–379
- proportionality principle and, 346–364
- remedial rights, modalities of their exercise and scope of, 297–304
- reparation claims and, 300–303
- reversibility of, 304–307
- seriousness of breach and, 268–270
- in Sixth Committee (UN General Assembly) debate, 100
- sommation and, 263, 367, 377–378, 382
- in *Tehran Hostages* case, 61–64
- termination of, 286–287, 305–307
- UN Security Council enforcement measures and, 255–262
- use of force and, as alternative to, 12
- Thucydides, 4
- trade embargoes. *See also* unilateral trade restrictions
 - against Argentina, 140–143
 - diplomatic protests, 143–146
 - GATT and, 146–149
 - against Burma, 196, 199, 200
 - against Burundi, 172–173, 242
 - against Cuba, 297
 - GATT and, 30, 116
 - against Iran, 303
 - against Iraq, 159, 160, 161–162
 - against Russia, 234, 235, 236–237
 - against South Africa, 115–117, 156, 157, 242
 - against Soviet Union, 129–130
 - against Sudan, 179–181, 259
 - against Syria, 223–226
 - against Uganda, 120–121
- Turkey, 226–227, 243
 - third-party countermeasures against Burma, 195–196
 - third-party countermeasures against Syria, 226–227
 - third-party countermeasures against Zimbabwe, 205
- Uganda
 - genocide in, 120, 268
 - ICCPR and, 273
 - international human rights violations by, 119–120
 - Lomé I Convention and, 26, 121–123
 - state practice of, third-party countermeasures against, 26, 115–117, 119–123, 242
- Ukraine
 - Russian invasion of, 231–238
 - third-party countermeasures against Zimbabwe, 205, 243
- Ukraine Freedom Support Act (United States), 236–237
- UN Security Council. *See* Security Council
- unilateral coercive measures, 30–31

- unilateral trade restrictions
 - countermeasures compared to, 29–31
- United Kingdom, 249–250
 - comments on ILC work, 14, 106–107, 269–270, 272, 299–301, 309, 324, 365, 370–371, 374
- third-party countermeasures against
 - Argentina, 142–143
- third-party countermeasures against
 - FRY, 187–188, 253–254
 - opinio non-juris* and, 187–188, 253–254
 - United Kingdom-Yugoslavia Agreement Concerning Air Services and, suspension of, 187–188
- third-party countermeasures against
 - Poland, 138
 - United Kingdom-Poland Agreement Concerning Civil Air Transport and, suspension of, 138
- on use of force and
 - countermeasures, 318
- United Nations. *See* Security Council
- United States, 249–250
 - comments on ILC work, 14, 105–106, 272, 322–323, 353–354, 357
 - humanitarian exemptions and, 337
- third-party countermeasures against
 - Belarus, 215
 - Belarus Democracy Act, 215
 - Belarus Democracy and Human Rights Act, 215
- third-party countermeasures against
 - Burma, 197–199, 274
 - Burmese Freedom and Democracy Act, 198–199
- third-party countermeasures against
 - FRY, 186, 259–260
 - United States-Yugoslavia Air Transport Agreement and, suspension of, 186
- third-party countermeasures against
 - Iraq, 160, 258
 - third-party countermeasures against
 - Libya, 218, 260
 - third-party countermeasures against
 - Poland, 133–136, 274
 - United States-Poland Agreement Concerning Fisheries off the Coasts of the United States and, suspension of, 134
 - United States-Poland Air Transport Agreement and, suspension of, 134–135
 - third-party countermeasures against
 - Russia, 234–237
 - Ukraine Freedom Support Act, 236–237
 - third-party countermeasures against
 - South Africa, 157–158, 257
 - Anti-Apartheid Act, 157–158
 - United States-South African Agreement relating to Air Services Between their Respective Territories and, suspension of, 158
 - US-USSR Civil Air Transport Agreement and, suspension of, 129–130, 136
 - third-party countermeasures against
 - Soviet Union, 129–131, 136
 - US-USSR Agreement Concerning Fisheries off the Coasts of the United States and, suspension of, 131
 - US-USSR Agreement on the Supply of Grain and, suspension of, 129–130
 - third-party countermeasures against
 - Sudan, 179–181, 259
 - third-party countermeasures against
 - Syria, 223–224, 260–261
 - Syria Accountability and Lebanese Sovereignty Restoration Act, 223–224
 - third-party countermeasures against
 - Uganda, 120–121, 273
 - Uganda Embargo Act, 120–121
 - third-party countermeasures against
 - Zimbabwe, 208–209

- United States – Continued Suspension of Obligations in the EC – Hormones Dispute case*, 305, 377
- United States – Definitive Safeguard Measures on Imports of Circular Welded Carbon Quality Line Pipe from Korea case*, 358–359
- United States Diplomatic and Consular Staff in Iran case*, 61–64, 261, 296, 342–343, 344
- erga omnes obligations in*, 62
- United States – Subsidies on Upland Cotton, Recourse to Arbitration by the United States under Article 22.6 of the DSU and Article 4.11 of the SCM Agreement case*, 358–359
- United States – Subsidies on Upland Cotton, Recourse to Arbitration by the United States under Article 22.6 of the DSU and Article 7.10 of the SCM Agreement case*, 358–359
- United States – Tax Treatment for ‘Foreign Sales Corporations’ case*, 358–359
- United States – Transitional Safeguard Measure on Combed Cotton Yarn from Pakistan case*, 358–359
- US-France Air Services Agreement case. See Air Services Agreement of 27 March 1946 between the United States of America and France case*
- use of force
- Article 50 ARSIWA and, 315–319
 - gunboat diplomacy, 5–7
 - Don Pacifico affair, 5–6
 - Drago Doctrine, 6
 - by Western States, 6
 - against Syria, 318
 - third-party countermeasures as alternative to, 12
- de Vattel, Emer, 17, 28–29, 31
- VCLT. *See* Vienna Convention on the Law of Treaties
- Venezuelan Preferential case*, 6
- Vienna Convention on the Law of Treaties (VCLT), 90
- countermeasures compared to treaty-based defences, 21
 - reciprocity principle and, 309, 310, 311, 381
- vigilantism, 11
- Wall case. See Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory case*
- Whaling in the Antarctic case*, 42
- Zaire (Democratic Republic of the Congo, DRC)
- Convention establishing the Economic Community of the Great Lakes Countries, 172–173
 - third-party countermeasures against Burundi, 171–173, 242
- Zambia, 156, 242
- third-party countermeasures against Burundi, 172
- Zimbabwe
- Cotonou Agreement and, 26, 205
 - freezing of assets, 205, 208–209
 - international human rights violations by, 204–207, 211
 - Operation Murambatsvina in, 207, 209
 - state practice of, third-party countermeasures against, 26, 156, 203–211, 242, 244
 - partial lifting of sanctions, 207–208
 - suspension from
 - Commonwealth, 208 - vetoed UN Security Council resolutions against, 209–210