

## INDEX

accountability Annan, Kofi, 203, 204, 207, 283, and conflict prevention, 489 487, 490 and international criminal law, 352 Arab League, the, 458 and the the International Criminal Arab Spring, 456 Court (ICC), 433 and Libya, 457 rationale of, 70 events of, 491 Acholi ethnic group, 149, 155 Arab states acquittals and request for ICC help, 458 in international trials, 257-259, 269 Arbia, Sylvana, 383 Arendt, Hannah, 354 admissibility, 3 Armed Forces Act, 394 challenge by Kenyan government, Assembly of States Parties (ASP), 210 - 211challenge by Libyan government, 475 16-17, 287, 309 criteria for, 125 Afako, Barney, 168 Bensouda, Fatou, 273, 275, 309, 358 Afghanistan bespoke transitional justice, 112-117 community-based justice, 135-137 Bongi trial, 426 interests of justice Brahimi Report, 46 rationale for, 137-139 Brahimi, Lakhdar, 123 Ministry of Justice of, 135 Branch, Adam, 29, 62 Butler, Judith, 375 post-Taliban, 123 African states and neoliberalism, 277-283 Case Matrix, 464 and rule of law, 277-283 Cassese, Antonio, 55, 492 African Union (AU) Central African Republic (CAR), and Arab League, 458, 488 296-299 roadmap, 465 Chieftaincy of Military Intelligence, 217 Twelfth Extraordinary child soldiers, 199, 293 Summit, 214 conscripting and enlisting of, 179 high-level panel, 464 civil society intermediaries, 247–248 UNAMID, 483, 488 Coalition for the International Criminal Al-Bashir, Omar, 179, 212, 232, 468, Court (CICC), 238, 267, 273, 379 469, 485, 488, 492, 493 Coalition on Violence Against Women Al-Senussi, Abdullah, 66, 457, 469, 470, (COVAW), 216 Cold War, 357 471, 472, 473, 475, 486 amnesty, 140-142 Colombia Amnesty International, 26, 379, 385 and peace agreements, 441-443



INDEX 497

cooperation, state, 12, 100, 103, 143,

and acquittals, 257

and the International Criminal Court (ICC), 432-434, 438-439 approach to the ICC, 446-450 Colombian conflict, history of, 436-438 Constitution of, 441 Constitutional Court of, 448 FARC negotiation process, 434, 437, 446, 447, 451, 452, 453 history of conflict, 432, 436-438, 444, 455 impact of conflict on, 455 international justice discourse / norms, 450 legal vernacular in, 451 National Commission of Reparation and Reconciliation, 451 Supreme Court trials, 444 the Santos government and, 454 transitional justice legal framework, 433, 450 trials of the military in, 445 Victim's Law and Property Restitution, 451 Victims Law, 451 community based organisations (CBOs), 4, 354, 375 Commission of Inquiry into the Post-Election Violence (CIPEV), 202, 394 Commission on Peace and Reconciliation, 254-257 Commonwealth's Model ICC Law, the 460 complementarity, 177, 216 and community-based justice, 124-127 and implementation of the Rome Statute, 380 and the ICC, 147-148 challenges facing the ICC, 102 'positive complementarity', 11, 154, 173, 177, 179, 196, 216, 433, 439, 474, 477 conflict prevention and accountability, 489 conflict-affected communities

191, 194, 196, 446 cosmopolitanism theories of, 28 military, 17, 178, 187, 410, 423, 425, 445 Darfur conflict, 482-484 de Greiff, Pablo, 74 de Waal, Alex, 363 Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, 286 Democratic Republic of the Congo (DRC), 292-296, 315, 327 1972 Judiciary Military Code, 422 AFDL (Alliance des forces démocratiques pour la libération du Congo), 173 and the Rome Statute, 408 and the Trust Fund for Victims, 372 Congolese war, 179 peacekeeping mission, 343 Congolese armed forces (FARDC), 412, 487 Congolese legal community international support for, 185-189 and the Military Criminal Code (MCC), 419-422 Constitution of, 410 Cour de cassation, 171 crimes in Ituri region, 486 domestic trials and the Rome Statute in the DRC, 422-430 ratification of the Rome Statute, 419 FARDC, 411, 427, 428, 487 FRPI (Forces de résistance patriotique de l'Ituri), 183 Goma Agreement, 487 Hema, 334-336, 343, 345-347 Hema population, 67 High Military Court of, 410 human rights violations, 416, 431-432, 444

Inter-Congolese Dialogue, 177, 343



498 INDEX

Democratic Republic of Congo (cont.) implementation of the Rome Statute, 413-416 Ituri wars, 333-335, 343, 345-347 military tribunals, 428 and the Rome Statute, 422 peacekeeping, 482, 490 Procureur général de la République, 186 Rassemblement Congolais pour la Démocratie - Mouvement de Libération (RCD-ML), 179, 183-184 role of the ICC and, 292-296 Rome Statute, 412-416 the legal system of, 408-409 Truth and Reconciliation Commission, 176, 343 UN Mission, 189-192, 235 Union des patriotes congolais (UPC), 67, 179 development, 254-257 dispute mechanisms community-based, 123 Dolan, Chris, 155 Drumbl, Mark, 403, 436 Dyilo, Thomas Lubanga, 15, 188, 293, 311, 331, 336, 408 ICC charges and, 179-182

emancipation, ethics of, 72–74
EMOI ('Integrated Operational Head
Command'), 184
expressivism, 450–454, 382–385
Extraordinary Chambers in the Courts
of Cambodia, 308

FARC negotiation process, 446, 452 Fassin, Didier, 353, 370, 372 field offices, 292, 367, 372 Finnemore, Martha, 434 Foucault, Michel, 373, 436–438

Gaddafi, Muammar, 66, 457, 471, 486 possibility of exile, 465–466 removal of, 464–465 Gaddafi, Saif Al-Islam, 66, 101-102, 457, 470, 486 Gaynor, Fergal, 274, 275, 291 Gbagbo Laurent, 490 Geertz, Clifford, 453 Genocide Convention of 1948, 479 global governance, 4, 20, 69, 285 global institutionalism criticisms of, 68-69 global justice and the ICC, 107-108 Global Peace Agreement, 487 Goldstone, Richard, 131, 492 Goma Agreement, 487 gross human rights violations in Kenya, 217-218

Halilović case, 257 Harun, Ahmed, 482-484 Historical Memory Group, 451 Holocaust, 27, 29 human rights, 66, 206-207, 217-218, 354–356, 382–385, 416 legal protection of, 382 protection at the international level, 354-356 human rights organisations as intermediaries, 206-208 human rights standards and the ICC, 66 Human Rights Watch, 385, 387 humanitarian government, 360 humanitarian sentiments and international criminal law, 355 humanitarianism, 361-364, 371-373 'legal humanitarianism', 16-17, 353, 372 the Court's description of, 375 hybrid tribunal, 17, 205, 417

International Criminal Court, 2, 352, 173–176, 408
African countries and, 34, 36 and the role of civil society, 223–225 and Libya, 458–462 history of, 97–101
Assembly of States Parties (ASP), 451



INDEX 499

civil society, 247-248 compulsory power, 5 effects in African states, 8 European influence, 35 genesis of, 2-5 historical event analysis, 65-66 human rights standards and, 66 in Colombia, 432-434 in Libva the West's support of, 466-469 institutional structure of, 4 intermediaries relationship, 233-237 international bodies and the, 4 International Criminal Court (1998), 399 international justice, 55-60 juridified diplomacy, 108 Kenyan govenment failure to cooperate with, 211-212 Kenyan government efforts against, 208-211 Legal Tools project, 463-465 legitimacy of, 117, 120 limitations of outreach, 257 local connections and, 79-81 Lubanga case and intermediaries, 230-232 mandate of, 3, 70-72 Office for Public Counsel of Victims, 119 Office of Public Counsel for the Defence (OPCD), 473-475 Office of the Prosecutor (OTP), 485 outreach development and, 254-257 Outreach Programme of, 260 outreach programmes and, 266-268 Outreach Unit of, 7 outreach challenges to, 251-252 patrons of, 31-36 proceedings and delocalisation, 64 proceedings and social engineering, 64 restorative work of, 353 Review Conference, 17 role of, 137 criticism of, 144 roles of, 479-480

Rules of Procedure and Evidence, 14, 254, 367 the Arab world, 456 the role of intermediaries, 225-230 the role of NGOs, 223 transitional justice, 106-107 Trust Fund for Victims, 4, 219, 287, 359 Trust Fund for Victims (TFV), 216, 287 victimhood, 272-277 victims rights, 302 'imagined victim', 15, 310-313 Inter-Congolese Dialogue (ICD), 175 intermediaries, 206-207, 219, 225-230, 237-239, 247-248 framework, 237-239 guidelines, 239-245 international criminal tribunals history of, 90-101 International Center for Transitional Justice, 159 International Commission of Jurists, (ICJ-Kenya), 210 International Commission on Intervention and State Sovereignty (ICISS), 284 International Crimes Act (ICA), the in Kenya, 395 International Crimes Division (ICD), International Criminal Tribunal for Rwanda, 1, 90, 426 ICTR, 1, 90, 93-97 political functions of, 94 ICTR's Statute, 94 International Criminal Tribunal for the former Yugoslavia (ICTY), 90, 251, 308, 355, 481 ICTY, 1, 90, 93-97, 251 as token gesture, 481 political functions of, 94 ICTY's outreach, 333-335 international criminal tribunals and cosmopolitan arguments, 29-30 and criminal trials, 89 and justice, 87 and legitimacy of, 23



INDEX

500 international criminal tribunals (cont.) restorative, 376 and restorative justice, 286-290 justice cascade, 434 and retributive justice, 286-290 Justice Law and Order Sector (JLOS), as instruments of diplomacy, 89 159, 390 as judicial institutions, 263 and the Amnesty Act, 167-169 as tools of diplomacy and politics, 88 Justice and Peace Law (Colombia), 17, expectations of outreach 441, 487 programmes, 268-270 iustice sector means of understanding formal vs. informal, 136 them, 86 perceptions of, 264-265 Kabila, Joseph, 335, 409, 413, 419, 430 vs. truth commissions, 87 Kabila, Laurent-Desire, 173 International Military Tribunal for the Kahwa decisions, 425 Far East, 90, 157, 286 Kampala Review Conference, 49, 159 International Monetary Fund Katanga, Germain, 67, 81, 182-185, 187, 260, 345, 348, 408 (IMF), 354 International Peace Conference, 283 Kenya international trials attack on intermediaries, 232-233 and acquittals, 257-259 civil society advocacy, 213 low sentences, 259-260 Commission of Inquiry on Post-Election Violence, 202, 394 Ituri conflict, 67 Ivory Coast, 490 domestic litigation, 215-216 election violence, 198 gross human rights violations, Jirga, 203 Juba Accords, 133, 134, 155-158, 482 217-218 Jubilee Alliance, 213 ICC outreach programmes judicialisation in, 208 criticism of, 68-69 implementation of the Rome Statute, iuridical classification 380-381 and international criminal International Commission of law, 373 Jurists-Kenya, 210 juridified diplomacy, 85, 88-89, 112 International Crimes Division, 11 and international criminal courts international crimes, 394 and tribunals, 86 Judicial Service Commission and the ICC, 106, 108 (JSC), 216 and the ICTR, 93 National Dialogue and and the ICTY, 93 Reconciliation Committee, 199 paradigms of, 89-90 National Human Rights Jurisdiction, Complementarity and Commission (KNHCR), 201, Cooperation Division 216, 292, 394, 485 Penal Code, 394, 483 (JCCD), 177 reparations, 216 justice, 87 community-based, 124-127 Special Tribunal for Kenya (STK), criminal accountability, 481 203, 204, 400 importance for peace, 488 the International Crimes Act (ICA), interests of, 130-132, 137 217, 395 rationale for, 137-139 Truth Justice and Reconciliation Commission, 216, 290 local ownership of, 132



INDEX 501

Waki Commission, 202, 205, 394, 405 witness protection programme, 205-206 in Kenya, 205-206 Kenyan cases pre-trial stage intermediaries and, 206-208 Kenyatta, Uhuru, 12, 110, 212, 213, 274, 365, 381 Kibaki, Mwai, 200, 291, 393 Kibibi trial, 425, 428 Ki-Moon, Ban, 484, 494 Kituo cha Sheria, 207 Kony, Joseph, 150 Koskenniemi, Martti, 18, 26 Kosovo, 97 Kwoyelo, Thomas, 11, 148, 149, 161, 163-170, 397-400 Constitutional Court and Kwoyelo's trial, 163 League of Nations, 69 'legal encapsulation', 15, 275 legal humanitarianism, 353-354, 369, 410 legal pluralism, 8, 16-17, 63, 381, 403 and victim participation, 364-369 Libya history of conflict, 463-465 Libya Arab Jamahiriya, 460, 462 Libya Working Group, 473 Organisation of the Islamic Conference, 492 the ICC in, 456-459 unrest in, 457-458 local non-governmental organisations (LNGOs), 219 Lord's Resistance Army (LRA), 111, 133, 148, 388 Lubanga case, 54, 76, 80, 119, 227, 241, 293, 315, 323, 336-338, 344, 348 and intermediaries, 230-232 judgment, 311

reparations, 327 Lumumba, Patrice, 343 mass atrocity crimes victims of, 77-79 Mbarushimana case, 432 Mbarushimana, Callixte, 258 Médecins sans Frontières (MSF), 434 medical interventions, the Trust Fund's, 374 memorialisation, 17, 157 military courts, 17, 178, 410, 423, 445 Merry, Sally Engle, 403, 434 Military Court of South Kivu, 425 Military Justice Reform, 445 military justice system in the DRC, 422 Military Tribunal in Equatorial Province, 423 Milošević, Slobodan, 97 Mitwaba trial, 426 MONUSCO, 343 Moreno-Ocampo, Luis, 3, 149, 172, 176, 177, 178, 185, 189, 208, 221, 297, 309, 311, 438, 463, 473, 474, 485 request to disqualify, 474 Moscow Declaration, 91, 99, 127 Museveni, Yoweri, 111, 149, 151, 160, 389, 486 Muthaura, Francis, 212, 213 National Implementing Legislation Database (NILD), 386 National Resistance Army/Movement (NRM), 153 NATO airstrikes, 464 NATO military intervention in Libya, 457 Nazi atrocities criminal trials for, 92 Ngiti fighters, 67, 185 **NGOs** and the International Criminal Court (ICC), 223-225 neoliberalism, 14, 276-283 non-governmental organisations (NGOs), 223-225



502

Cambridge University Press 978-1-107-07653-2 - Contested Justice: The Politics and Practice of International Criminal Court Interventions Edited by Christian De Vos , Sara Kendall and Carsten Stahn Index More information

INDEX

Ngudjolo case, 348 post-election violence, 12, 17, 112, Ngudjolo, Mathieu 'Chui', 182-185, 198-203, 206, 208-209, 187, 408, 487 215-217, 272, 275, 290, 394, Nouwen, Sarah, 20, 24, 290, 357, 383, 388 politics of recognition, 342-344 Ntaganda, Bosco, 181, 408 positive complementarity, 3, 433 Nuremberg Military Tribunal, 354, 358 in Libya, 474 Nuremberg trials, 479 post-World War II military tribunals, 357 Odinga, Raila, 199, 291 Potsdam Declaration, 91 Office of the Prosecutor (OTP) Project Rule of Law Index, 281 Kenyan government issues, 211 Public Information and intermediaries, 206-208 Documentation Section, 267 investigative failures, 189-192 Policy Paper on Victims' referrals Participation, 14 state, 4, 8, 176, 194 Ongwen, Dominic, 216 United Nations Security Council, 458 Orange Democratic Movement reparations, 216, 226, 317-320, (ODM), 199, 291 326-329, 334, 338-339, 342, ordinary and international 346-351, 366 crimes, 384 and international criminal justice, Orentlicher, Diane, 265 347-351 Organization of the Islamic and the Ituri war, 346-347 Conference, 458, 492 as a form of power, 351 orphans and vulnerable children international criminal reparations, (OVC), 340 326-329 Otti, Vincent, 150 vs. assistance, 330-332 outreach, 7, 30-36, 63, 251-252, Report on the Rule of Law and 254-257, 260, 268, 271 Transitional Justice in Conflict or Post-Conflict Societies (UN), 86 Responsibility to Protect, 52, 284, 457 Palestine, xvii Parliamentarians for Global Action restorative justice, 360-364, 376 (PGA), 382 and international criminal law, Party of National Unity (PNU), 357-360 199, 291 'restorative turn', 354, 357-360 peace-building process, 480-482 Review Conference of the Rome Permanent Cease Fire and Statute, 390 Disarmament, Demobilisation Revolutionary Armed Forces of and Reintegration, 156 Colombia, 434 perpetrators rights-based approach, 76 marginalisation of, 491-493 Rome Statute, 4, 15, 61, 69, 97, 402, guidance for amnesty and, 480, 484 141-142 Article 11 of, 462 Policy Paper on Victims' Article 16 of, 461-462 Participation, 14 Article 20(3) of, 384 Article 25 of, 387 political office and accused persons, 212-215 Article 53, 128-129, 130-132 political settlements, 20, 279, 357 reciprocal rights and, 142-143



INDEX 503

Article 93 of, 143
Article 93(10) of, 384
as 'system of justice', 57
domestic implementation, 16–17,
382–385
negotiations, 357
principle of complementarity, 388
victim participation, 366
victims' rights, 376
Ruto, William, 110, 212, 213, 272, 273,
274, 381
Rwandan Defense Force, 179
Rwandan genocide, 28, 284

Schabas, William, 132
Second Congolese War, 411
Sen, Amartya, 332
sexual and gender-based violence,
16–17, 205, 215–217
Simpson, Gerry, 10, 85, 88, 108, 469
Special Court for Sierra Leone, 2,
267, 141
Special Tribunal for Kenya (STK), 400
Strategic Plan of the ICC's Outreach
Programme, 269

Tadic decision, 422 Teitel, Ruti, 148, 359 Refugee Law Project (RLP), 210 Tokyo trials, 479 transitional justice, 85-91, 101-102, 106-107, 112-120, 450 and cultural experts, 118 and juridified diplomacy, 88-89 and Moscow and Potsdam Declarations, 91 and peaceful solutions, 488 bespoke, 112-117, 118 and the ICC, 117-120 integration of with juridified diplomacy, 101–102 legitimacy of, 117 paradigm of, 89-90 transitional justice theory, 111 trial management strategies and associated risks, 453-454 Trust Fund for Victims, 4, 13, 76, 309, 340, 362, 368, 369

in Kenya, 371 in the DRC, 326, 372 in Uganda, 374

Uganda, 155

Acholi ethnic group, 149 Agreement on Accountability and Reconciliation (AAR), 157, 201, See also Juba Accords Amnesty Act, 133, 159-161, 163, 167-169, 397-400 renewal of Part II, 398 Amnesty Committee, 482 as an ICC host state, 388-393 Committee on Legal and Parliamentary Affairs, 392 Commonwealth Model Law complementarity in, 155, 159 conflict-affected communities, 152 - 153Constitutional Court, 134 domestic war crimes division, 148, 158-159 domestication campaign, 389 implementation of the Rome Statute, 389-390 internally displaced persons (IDP), 149 Juba Accords [Agreement on Accountability and Reconciliation], 133-134, 140 Juba peace process, 149, 155-158 Justice Law and Order Sector (JLOS), 159, 163, 165-170, 390, 393, 398-399 Kampala Review Conference, 49 legacy of violence, 153-155 Lord's Resistance Army (LRA), 42, 73, 111, 133, 139, 148, 193, 388, 482 National Reconciliation and Transitional Justice Audit, 154-155 National Reconciliation Bill, 393 Penal Code Act, 162

Refugee Law Project, 148

163-170, 397, 398

Thomas Kwoyelo, 11, 148, 149, 161,



INDEX

504 Uganda (cont.) victims transitional justice, 165-167 and international courts, Ugandan People's Defense Force 313-320 (UPDF), 151 and reparations, 317-320 war crimes, 150 critical discourse, 306-310 Uganda Coalition for the International 'imagined victim', 15, 305 Criminal Court (UCICC), 389 importance to international criminal UN Basic Principles and Guidelines on justice, 324-325 the Right to a Remedy and individual responsibility, Reparation, 75 260-261 UN Convention against Torture, 171 'juridified victim', 39, 290, 299-301 **UN General Assembly** legal rights, 302-305 support of the ICC, 484 livelihood assistance, 4, 16-17, 352 UN Mission in Congo, 189 participation, 4, 13-14, 16, 19, 39, 49, UN Mission in Sudan, 482 54, 65, 207, 219, 221, 223, 225, UN peacebuilding 229, 231, 291, 293, 313-315, and local ownership, 47 336, 353-354, 364-369, UN Secretary-General on the Rule of 375-376, 387, 414, 443, 455 Law and Transitional protection, 283-286 Justice, 47 reparations, 62, 326 UN Security Council, 4, 8, 19 targeting, 341-342 Victims and Witnesses Unit in Khartoum, 483 (VWU), 234 referral of Libya to ICC, 458-459 Resolution 1593 (2005), 99, 460, 461, Victims Participation and Reparations 462, 484 Section (VPRS), 288 Resolution 1970, 459, 460, 462, Victims' Rights Working 468, 477 Group, 288 Resolution 1973, 464 violence UN Women and the UN Office of the post-election, 12, 17, 112, 198-203, High Commissioner of Human 206, 208-209, 215-217, 272, 275, 290, 394, 405, 487 Rights, 167 sexual and gender-based, 16-17, 205, UN's Department of Peacekeeping Operations 215-217, 341-342 in Darfur, 488 structural, 15, 273 UNAMID, 483, 488 United Nations Charter, 60, 93 Waki Commission, 202, 205, United Nations Office on Drugs and 394, 400 Crime, 206 Washington Consensus, 278 United Nations Secretary-General, 86 witness protection United Nations Security Council and fair trials, 387 referrals, 459 World Bank, 278, 280, 353 Universal Periodic Review, 457 World Governance Indicators, 280 World War II trials, 354 World War II tribunals van den Wyngaert, Christine (Judge), 67, 68, 289 legacy of, 480 vernacularisation, 434-435 Victim Participation and Reparations Zintani militia, 476 Section (VPRS), 366 Zuma, Jacob, 464, 465, 492