

## **INDEX**

accession, first possession and, 75 acquisition principle, 75 acting like owner adverse possession and, 57, 60 first possession and, 55-56 in Lessee of Ewing v. Burnet, 53-54, 56-57 limitations of, 60-61 normative claims of, 55-57 with physical resources, 61 Pollock on, 48 adjudicative jurisdiction, 266 admiralty law, 334 adverse possession, 53-54 acting like owner and, 57, 60 animus domini and, 116 of art, 277-78 Ayres' Cathedral theory for, 296-302 bad faith and, 168 claim of right and, 57-59 color of title doctrine, 167 constructive possession and, 167 defined, 296 earning theory and, 168 entitlements and, 297-98 as extended possession, 83-84, 296 forced transfers with, 167-68 functions of, 36 as heuristic, 167-68 in jurisdiction for property disputes, 268, 285-86 law of, 26, 36-37 in Lessee of Ewing v. Burnet, 53-54 over time, 168 pedis possessio and, 83-84 prescriptive easement and, 296-97 property rule and, 297-99

provenance in, 59 sleeping theory and, 168 of small property, 290-91 statute of limitations for, 167 possessory rights and, costs of, 184 under property laws, 210 agent in possession under civil codes, 120-22 under common law, 122-23 control and, 120-23 Alexander, Gregory, 169 allocation rules, 218 animus domini, 114-15 adverse possession and, 116 civil codes and, 116-17 detention and, 114 first possession and, 116 titles and, 115-17 anti-fragmentation rules, 190 art, as property adverse possession for, 277-78 under choice of law, 277-81 jurisdiction over, in property disputes, 268, 286-87 in Nazi Germany, 280-81 place of sale as influence on, 278-79 pro-purchaser bias, 279 assembly rules, 190-91 auctions, 132-33 audience of potential transactors, 30 - 31audience of strangers, 29-30 Austria, civil codes in, 104-5 automobiles. See personal property Ayres, Ian, 291, 296-302



bailment, law of, 19, 242

Baird, Douglas, 323-24

Barzel, Yoram, 72, 326

INDEX 339

Baxter, William, 270 behavioral studies, for property law endowment effect in, 137, 141-42 expansion of possession in, 133-36 future applications of, 143 incomplete data for, legal use of, for legal topics, 128-29 length of contact as variable in, nonphysical possession and, 130-36 possession compared to ownership in, 136-37 for possession effect, 139-42 with reasoning and analogy, 128 Berra, Yogi, 156 best-chooser principle liability rules and, 301 for small property, 299-302 bills of exchange, 229 black markets, 329-32 de facto possessory rights in, 330-31 de jure property rights in, 330-31 state-sponsored prevention of, 331-32 Blackstone, William, 44-45 broadband regulation, 251-54 under Standard Zone Enabling Act, 251 - 52broadcast licenses. See spectrum rights bundle of rights concept, 109-10 numerus clausus principle and, 109 call-option liability rule, 311–12 capitalization, division of possessory rights and, 187 Chang, Yun-chien, 11-12, 49, 242 chattel ownership, legal rights of bailments and, 242 divided interests for, 240-41 under English law, 238-46 failure to return issues in, 240-41 government claims against, 241 spectrum rights compared to, 263

China. See also Shenzhen, China; small property adversely developed buildings in, 314 - 15civil codes in, 108 collective ownership of land in, 292 development of rural land in, 303-6 farmers' use rights in, for rural land, free-titling policy in, 306-8 illegal buildings in, 308-11, 313-14 Land Administration Law in, 292 Property Law of 2007 in, 103-4, 292 Rural Land Law in, 291-93 rural-urban land conversion in, 293 choice of law, in property disputes. See also water rights for adverse possession, 276 for art, 277-81 comparative impairment theory for, economic analysis of, 269-72 First Restatement of, 271 for stolen property, 277-81 substantive law and, 270-72 territoriality in, 271 traditional approach to, 269-70 for water rights, 272-76 for wild animals, 276-77 civil codes, 103-5, 108, 110, 123 agent in possession under, 120-22 animus domini and, 116-17 indirect possession and, 118-19 civil law tradition. See also specific nations in China, 108 in France, 103-5, 108 in Germany, 103-5, 108 intent to possess under, 107 in Japan, 104-5, 108 modular framework for, 69 noneconomizing cerebral concepts in, 118-23 ownership under, 103-4 possession and, 12, 87-88, 103-4 property laws and, 103-4 relativity of title under, 84-85 in South Korea, 104-5, 108



340 INDEX

claim of right, 57-59 claims, 45-46 under General Mining Law, 78 historical foundation for, 44 to ownership, 45-46 provenance of, 44-45 Coase, Ronald, 249-50 collective ownership of land, in China, under Land Administration Law, 292 under Property Law of 2007, 103-4, under Rural Land Law, 291-93 color of title doctrine, 167 commercial exchange, 216-20 contract rules and, 218-19 property rules and, 219 UCC and, 217 The Common Law (Holmes), 114 common law systems agent in possession under, 122-23 finders under, 162-63 possession in, 12, 87 relativity of title under, 84-85 rule of capture in, 156 shared possession under, 166-67 communication, social possession through, 15-16 Communications Act of 1934, 248-49 constitutum possessorium, 119-20 constructive delivery, 120 constructive possession, 152 adverse possession and, 167 continuous possession, 117-18 contract for hire, 244 contract rules, 211 commercial exchange and, 218-19 contracts. See also leases division of possessory rights through, 185-86 control acquisition of titles and, 115-17 agent in possession and, 120-23 animus domini and, 115-17 continuous possession and, 117-18 information economizing with, 123-24 ownership and, 17

Currie, Brainerd, 270 custom, law and, 332-33 Dagan, Hanoch, 169 de facto possession, 12, 41, 44, 80 extended possession and, 82 in property theory, 69-70 salience and, 66 transference of, 82 de facto possessory rights, 327 in black markets, 330-31 de facto property rights, 326-27 de jure property rights, 326-27 in black markets, 330-31 De La Torre, Mindel, 258-59 defense of possession, 19-20 delivery of possession for boundary disputes, 222 publicity in, 221–23 in real property exchange, 221 - 23titles and, 216 writ of right and, 221 Demsetz, Harold, 50 Deng Xiaoping, 294 detention animus domini and, 114 in France, 110

Cook, Walter Wheeler, 164

Cosmopolitan Broadcasting

Corporation v. FCC, 251

property laws and, 105
development rights, 134
devil's proof. See probatio diabolica
doctrine of necessity. See necessity,
doctrine of
documentary possession, 216
chain of title deeds and, 227–29
historical applications of, 226–27
informational value of, 226–31
multiple rights and, 229
negotiable instruments in, 229–31
powers of attorney and, 229–31
proxies for, 230–31
under Statute of Uses, 228–29

Eads v. Brazelton, 52 earning theory, 168

possession and, 11-12, 106, 117-18



INDEX 341

economic property rights, 326 economy of concept theory, 105-6 Eigenbesitzer (person who holds things for herself), 123 endowment effect, 131-33 in behavioral studies, 137, 141-42 English land law, 238-46 contract for hire under, 244 in Hannah v. Peel, 243 historical development of, 243 long-term licensees under, 245 tenant rights under, 244-45 adverse possession and, 297-98 for small property, 302-15 Epstein, Richard, 322, 324 evolutionary game theory, 150-52 exclusion, as right possession and, 94 in possession as heuristic, 154 possessory rights and, 175 extended possession, 80-85 adverse possession as, 83-84, 296 de facto possession and, 82 first possession as, 82

FCC. See Federal Communications
Commission
FED statute. See Forcible Entry and
Detainer statute
Federal Communications Commission
(FCC), 249–50
in Cosmopolitan Broadcasting
Corporation v. FCC, 251
LightSquared Debacle and, 254–55,
259–63

finders
in Hannah v. Peel, 162–63
in heuristic of possession, 161–65
in McAvoy v. Medina, 163–64
under mislaid rule, 163–64
property rights for, 161
rightful owners and, 162–63
first possession, 18, 49–53, 134
accession and, 75
acting like owner and, 55–56

animus domini and, 116 in Eads v. Brazelton, 52

as extended possession, 82 fairness of, 323-24 under Haslem v. Lackwood, 52 heuristic for, 149 in Pierson v. Post, 51, 134-35 possession law and, 82 property law and, 104 in Ray v. Beacon Hudson Mountain Corp., 54 rule of, 12 titles and, 322-23 Forcible Entry and Detainer (FED) statute, 40-41 frail possessors, 46-48 France, detention in, 110 Frankfurter, Felix, 249-50 free-titling policy, in China, 306 - 8Fremdbesitzer (person who holds things for another), 123 French Civil Code, 103-5, 108 agent in possession under, 120 indirect possession under, 118-19

evolutionary, 150-52 hawks and doves, 41-46 for Hume, 70 Genachowski, Julius, 260 General Mining Law, 78 Geomet Exploration, Limited v. Lucky Mc Uranium Corp., 79 German law property laws and, 103-4 thinghood under, 71 Germany, civil codes in, 103-5, 108, 110, 123 agent in possession in, 120-22 indirect possession in, 118-19 Goldberg, Victor, 241 Goldsmith, Jack, 270-71, 273 Guzman, Andrew, 275

game theory

Hannah v. Peel, 162–63 English land law in, 243 Haslem v. Lackwood, 52 hawks and doves, 41–46 possession heuristic for, 150



342 INDEX

heuristic, possession as academic literature on, 149-50 for adverse possession, 167-68 for animals, 150-51, 157-58 applications for, 154-68 court adoption by, 154-55 deference variable in, 152-53 doctrine of relative title and, 153-54 evolution and, 150-52 for finders, 161-65 for first possession, 149 fixes for, 154-68 hawks and doves and, 150 for humans, 151-52 modifications of, in literature, 169 priority as variable in, 152-54 problems with, 154-68 property and, 160, 168-72 right to exclude, 154 rule of capture and, 155-60 rule of increase and, 156 for shared possession, 165-67 Hirshleifer, Jack, 151 Hobbes, Thomas, 151 Holmes, Oliver Wendell, 11, 114, 142-43 home ownership, 198-99 Hoover, Herbert, 251-52 Heuristics and the Law, 149 Hughes, Charles Evans, 11 Hume, David, 46, 151 de facto possession for, 69-70 game theory for, 70 property theory for, 76 theories of justice for, 76

illegal buildings, 308–11, 313–14
impersonal exchange theory, 207–12

See also commercial exchange; real property exchange
in personam possessory right, 110–12
in rem possessory right, 110–12
indirect possession, 118–20
civil codes and, 118–19
constitutum possessorium and, 119–20
constructive delivery and, 120
informal property rights, 315–16

information costs audience of strangers and, 29-30 for division of possessory rights, 189, numerus clausus principle and, 194-95 of ownership, 10-11, 27-28 of possession, 9-11, 27-28 intangible possession, 135-36 intellectual property (IP) in division of possessory rights, 201 government allocation of, 201 possession of, 61 temporal division of, 181 intention, in possession, 15, 114-15 animus domini and, 114-15 in civil law, 107 IP. See intellectual property Italian Civil Code, 103-4

animus domini and, 116-17 jewelry. See personal property joint finding. See shared possession judges, 41-46 "possession is nine-tenths of the law" for, 42-46 property rules applied by, 213 judgment, systems of, 28 jurisdiction, in property disputes adjudicative, 266 for adverse possession, 268, 285-86 economic analysis of, 281-83 for stolen art, 268, 286-87 succession in, 266 for water rights, 267-69, 283-85 for wild animals, 285-86 justice, theories of, 76

Jackson, Thomas, 323-24

Japan, civil codes in, 104-5, 108

Kahneman, Daniel, 28 Korean Civil Code, 104–5, 108 Kuhn, Thomas, 149

labor theory, 73 land ownership, legal rights of bailments and, 242 divided interests for, 240–41



INDEX 343

Macke Co. v. Pizza of Gaithersburg,

245 - 46

under English land law, 238-46 government claims against, 241 livery of seisin and, 34 under Roman Law, 238-46 spectrum rights compared to, 263 Landis, James, 251 law. See also Roman Law; specific laws custom and, 332-33 ownership and, 9 possession and, 9, 12, 18-24, 40-41, 49-54, 207-8 settled, 62 social norms as influence on, 47 law of finders, 19 lawful possession, 328-29 leases, 184-85 Lectures on Jurisprudence (Smith, A.), legal possession, 49-54. See also adverse possession; first possession defined, 51-52, 60 in Eads v. Brazelton, 52 in Haslem v. Lackwood, 52 in Pierson v. Post, 51 legal property rights, 326-27 legalized theft, 167-68 Lessee of Ewing v. Burnet, 53-54, 56-57 Leuck, Dean, 323 liability rules, 211 best-chooser principle and, 301 call-option, 311-12 for small property, 291 Libecap, Gary, 323 LightSquared Debacle, 254-64 bankruptcy as result of, 261-62 FCC and, 254-55, 259-63 OOBE and, 257 OOBR and, 257-58 under Telecommunications Act, livery of seisin, 34, 221-22. See also delivery of possession Locke, John conventions for, 151 labor theory for, 73 property theory for, 70-71 lost grant theory, 45

Maynard Smith, John, 150-51 McAvoy v. Medina, 163-64 Merrill, Thomas, 49, 169, 241, 276-77, mislaid rule, 163-64 modularity of possession, 85, 89-93 mortgages division of possessory rights for, 199 - 200as subsidiary possessory right, 109 multiple rights, 229 NBC v. United States, 249-50 necessity, doctrine of, 185 nemo dat, principle of, 91 the Netherlands, civil codes in, 104-5 indirect possession under, 118-19 New Institutional Economics, 76, 207 "The New Property" (Reich), 133 nonphysical possession endowment effect and, 131-33 intangible possession and, 135-36 in property law studies, 130-36 psychological evidence of, 131-33 Nozick, Robert, 44 property theory of, 44, 70-71 nuisance laws, spectrum rights and, 252, 263 nuisance principle, 166 numerus clausus principle, 107 bundle of rights concept and, 109 division of possessory rights and, 176, 186-87, 189 information costs and, 194-95 personal property under, 200-1

OOBE. See Out-of-Band-Emission OOBR. See Out-of-Band-Reception opportunism costs of, 185–86 division of possessory rights and, 184–85 Out-of-Band-Emission (OOBE), 257 Out-of-Band-Reception (OOBR), 257–58

verification costs and, 195-96



344 INDEX

ownership. See also property laws; property rights; property theory with audience of potential transactors, 30-31 for audience of strangers, in behavioral studies, 136-37 broadness of, 24-25 under civil law, 103-4 claims to, 45-46 as concept, 32, 107-8 control as part of, 17 cultural meaning of, 17-18 duration of, 26 endowment effect and, 137 establishment of, 10, 25 fragmentation of, 26-27 information costs of, 10-11, legal protections for, 9, 20-21 numerus clausus principle and, 107 possession as proof of, 239-40 possession compared to, 11-18, 85-86, 103-4, 136-37 possession separated from, 207-8, self-help with, 22-23 social norms for, 32-34 societal differences in, 11 subsidiary rights and, 107 surrogate explanations for, 23-24 time-limited, 26 transfer of, 34-35 transfer of possession and, 21-22 under Writ of Right, 221, 240 patents, division of possessory rights and, 201 pedis possessio, doctrine of, 78-79

patents, division of possessory rights and, 201
pedis possessio, doctrine of, 78–79
adverse possession and, 83–84
under General Mining Law, 78
in Geomet Exploration, Limited v.
Lucky Mc Uranium Corp., 79
person who holds things for another.
See Fremdbesitzer
person who holds things for herself. See
Eigenbesitzer

personal property division of possessory rights and, under numerus clausus principle, 200 - 1Pierson v. Post, 55, 130-31 first possession in, 51, 134-35 pledges, 325 Pollock, Frederick, 11, 41, 46 on acting like owner, 48 Posner, Richard, 161-62 possession. See also adverse possession; delivery of possession; first possession; heuristic, possession as; legal possession; non-physical possession; property laws; social acquisition of titles and, 113-17 animus domini and, 114 architecture of, 65-66 as attribute, 324-25 with audience of potential transactors, 30-31 for audience of strangers, 29-30 in behavioral studies, 136-37 civil law tradition and, 12, 87-88, 103-4 claims of, 25-26 in common law systems, 12, 87 as concept, 32, 67-68, 106 constructive, 152 continuous, 117-18 control as part of, 11-12, 106, 117 - 18cultural meaning of, 11-16 de facto, 12, 41, 44, 66 defense of, 19-20 deference to, 152-53 defined, 79 doctrine of adverse possession, 12 doctrine of pedis possessio and, 78-79 documentary, 216 duration of, 26 in economics, 207-8 elsewhere pattern for, 90-91 endowment effect and, 137, 141-42 exclusion and, 94 exclusivity of, 27 expansion of, 133-36



INDEX 345

extended, 80-85 as fact, 117-24 FED statute and, 40-41 formalization of, 67 under French Civil Code, 103-4 generalization of, 80 indirect, 118-20 information costs of, 9-11, 27-28 information economizing with, 123 - 24intangible, 135-36 intention as part of, 15, 114-15 under Italian Civil Code, 103-4 justification of, 321-24 under law of bailment, 19, 242 law of finders and, 19 law of security interests and, 35-36 lawful, 328-29 layering principle for, 93-96 legal entitlements and, 315-16 legal protections for, 9, 12, 18–24, 40-41, 49-54, 207-8 in material world, 24-27 modular theory of, 85, 89-93 narrow range of interests in, 25-27 neighbors' view of, 48-49 New Institutional Economics and, noneconomizing cerebral concepts in, 118-23 in organizations, allocation of, 14-15 as origin of property, 324-25 ownership compared to, 11-18, 85-86, 136-37 ownership separated from, 207-8, 212 persistence of, 88 pledges and, 325 as proof of ownership, 239-40 in property law, 18 in property theory, 69-80, 86-88 provenance of, 44 proverbs about, 40-41 as provisional order, 89 in public spaces, 12-14 publicity hypothesis for, 215 recovery of, 19-20

reliance hypotheses for, 212–16 Restatement (First) of Property and, under Roman Law, 11, 22, 79, 224 as root of title (Epstein), 5, 227, 238, 296, 322 roots of, 77 salience and, 66-67 self-help domains for, 112, 141 shared, 165-67 skepticism about, 11 social norms for, 32-34 stability of, 79 as surrogate explanation for ownership, 23-24 under Taiwan Civil Code, 103-4 thinghood and, 71, 81-82, 86 transfer of, 21-22 universal respect for, 9-10 unlawful, 112-13, 328-29 will and, 21, 73 possession effect, 139-42 possession is nine-tenths of the law," 40-41,62judges' response to, 42-46 possessory rights, 108-13. See also titles bundle of rights concept, 109-11 custom and, 332-33 de facto, 327 defined, 175 mortgage as, 109 numerus clausus principle and, 176 in personam, 110-12 in real property exchange, 225-26 registration of, 223-24 in rem, 110-12 under right to exclude, 175 salvage law as alternative to, 333-34 social order influenced by, 111-12 subsidiary, 109 under Treasure Act 1996, 333-34 unlawful possession and, 112-13 possessory rights, division of agency costs for, 184 anti-fragmentation rules and, 190 applications of, 198-201 bounded rationality as influence on, 187



346 INDEX

possessory rights, division of (cont.) capitalization and, 187 through contracts, 185-86 excessive fragmentation in, 177-78, 186 - 93through formal mechanisms, 185 functional divisions, 181-82 for home ownership, 198-99 incentives for, 186-87 through informal arrangements, 185 information costs for, 189, 194-95 for IP, 201 through leases, 184-85 legal mechanisms for, 177, 190-91 for mortgages, 199-200 numerus clausus principle and, 176, 186-87, 189 observability and, 183 opportunism as influence on, 184-85 owner incentives for, 177 for patents, 201 for personal property, 200-1 by private parties, 178, 182–91 for property rights, 179-80, 182-83, psychological disposition against, 178, 196-98 by public officials, 178, 189-90 puzzle for economic thinking and, 191-92 retransfer of externalities and, 186 social benefits of, 176-77 spatial divisions, 180-81 temporal division of, 181 theories for, 191-98 tragedy of anticommons and, 192-93 transfer rights and, 182 by type of property, 197-98 types of divisions, 179-82 verifiability of, 183 verification costs for, 189, 195-96 powers of attorney, 229-31 prescriptive easement, 296-97 private parties division of possessory rights by, 178, 182 - 91opportunism of, 184-85 probatio diabolica (devil's proof), 111

promissory notes, 229 Property Law of 2007 (People's Republic of China), 103-4, 292 property laws, 11. See also behavioral studies, for property law; chattel ownership, legal rights of; land ownership, legal rights of; small property agency structure under, 210 in civil law nations, 103-4 defense of possession and, 19-20 detention and, 105 dual nature of, 20-21 dual systems of, 29-32 efficiency analysis of, 135-36 expansion of, 133-36 first possession and, 104 livery of seisin and, 34 possession compared to ownership under, 136-37 possession heuristic and, 160, 168–72 private aspects of, 208 recovery of possession and, 19-20 Restatement (First) of Property and, tort liability and, 20 transaction costs and, conflict with, 208 - 12transfer of ownership under, 34-35 under UCC, 20, 217 property rights. See also chattel ownership, legal rights of; choice of law, in property disputes; jurisdiction, in property disputes; land ownership, legal rights of; small property; spectrum rights architecture of, 65-66 for audience of potential transactors, 30 - 31for audience of strangers, 29-30 black markets and, 329-32 bundle of rights concept and, 109-10 de facto, 326-27 de jure, 326-27 defined, 72-73 delivery requirements for, 34-35 division of possessory rights and, 179-80, 182-83, 185



INDEX 347

under common law, 166-67

coordination with, 166

dual systems of, 29-32 exercise of possessory detention in, economic, 326 225-26 for finders, 161 under Roman Law, 220 functional divisions of, 181-82 recovery of possession, 19-20 Reich, Charles, 133 informal, 315-16 involuntary division of, 185 relativity of title, 84-85 involuntary transfer of, 185 in possession as heuristic, 153-54 legal, 326-27 reliance on possession, 212-16 livery of seisin and, 34 respect, social possession and, 16 Restatement (First) of Property, 12 under New Institutional Economics, right to exclude. See exclusion, as right personhood and, 197-98 rights. See specific rights possession heuristic and, 160, riparian system, 272 168 - 72Roman Law resource scarcity and, 150 contract for hire under, 244 as sociable institution, 53 exercise of possession under, 223-25 spatial divisions of, 180-81 land ownership under, 238-46 temporal division of, 181 possession under, 11, 22, 79, 224 transactions over, 72 real property exchange under, 220 transfer of, 327-28 root of title under, 227 types of, 325-28 usucapio, 223-25 property rules, 211 root of title, 5, 227, 238, 296, 322 adverse possession and, 297-99 Rose, Carol, 15-16, 272, 322 rule of capture, 155-60 commercial exchange and, 219 extension of, 159-60 judicial application of, 213 property theory legislative regulation with, 158-59 architectural aspects in, 95 rule of first possession, 12 de facto possession in, 69-70 rule of increase, 156 for Hume, 76 Rural Land Law (People's Republic of China), 291-93 for Locke, 70-71 for Nozick, 44, 70-71 rural-urban land conversion, in China, possession and, 69-80, 86-88 Russell v. Hill, 113 provenance in adverse possession, 59 of claims, 44-45 salience public spaces, possession of, 12-14 de facto possession and, 66 publicity hypothesis, for possession, defined, 66-67 215 thinghood and, 74-75 salvage law, 333-34 Radio Act of 1927, 247 admiralty law and, 334 security interests, law of Radio-Communications Act of 1912, function of, 35-36 possession and, 35-36 Ray v. Beacon Hudson Mountain Corp., self-help domains, 112, 141 real property exchange, 220-26 settled law, 62 chain of title deeds and, 227-29 shared possession

delivery of possession in, 221-23

exercise of possession in, 223-25



348 INDEX

shared possession (cont.) as heuristic, 165-67 nuisance principle and, 166 through tenancy, 166 Shenzhen, China, 294-96 adversely developed buildings in, 314 - 15development of rural land in, 303-6 free-titling policy in, 306-8 illegal buildings, 308-11, 313-14 skepticism, about possession, 11 sleeping theory, 168 small property, 290 adverse possession of, 290-91 adversely developed buildings, best-chooser principle for, 299-302 under call-option liability rule, development of rural land, 303-6 free-titling policy and, 306-8 illegal buildings, 308-11, 313-14 legal entitlements for, 302–15 liability rules for, 291 multiple takings and, 301-2 rights for, 293-94 under Rural Land Law, 291-93 in Shenzhen, 294-96 state compensation for, 311-13 Smith, Adam, 87 ownership separated from possession Smith, Henry, 47, 50, 169, 276 Smoot v. United States, 90 social norms law influenced by, 47 for ownership, 32-34 for possession, 32-34 social possession through communication, 15-16 intention as part of, 15 in organizations, 14-15 in public spaces, 12-14 respect for possession as part of, 16 spectrum rights, 246-54. See also LightSquared Debacle broadband regulation and, 251-54 chattel ownership compared to, 263

under Communications Act of 1934, 248-49 in Cosmopolitan Broadcasting Corporation v. FCC, 251 FCC allocation of, 249-50 land ownership compared to, 263 in NBC v. United States, 249-50 negotiations for, 250-51 nuisance laws and, 252, 263 under Radio Act of 1927, 247 under Radio-Communications Act of 1912, 247 restriction of licenses, 250 security of possession for, 249 under Standard Zone Enabling Act, 251 - 52under Telecommunications Act, 257 in Tribune Co. v. Oak Leaves Broadcast Station, 247-49 Standard Zone Enabling Act, 251-52 Statute of Uses, 228–29 Stern, James, 267 style, defined, 103 subsidiary possessory rights, 109 subsidiary rights, 107 mortgage as, 109 Sugden, Robert, 42, 50, 151 de facto possession for, 69-70 Switzerland, civil codes in, 110 Sykes, Alan, 270-71, 273 System 1, 3, 28, 92-93, 169 System 2, 3, 28, 92-93, 169 Taiwan Civil Code, 103-5, 108, 110 agent in possession under, 120-22 animus domini and, 116-17 indirect possession under, 118-19 Telecommunications Act, 257 tenant rights, 244-45 territorial rule

agent in possession under, 120–22 animus domini and, 116–17 indirect possession under, 118–19 Telecommunications Act, 257 tenant rights, 244–45 territorial rule in choice of law, for property disputes, 271 for water rights, 272–73 thinghood under German law, 71 possession and, 71, 81–82, 86 salience and, 74–75 time-limited ownership, 26



INDEX 349

titles. See also impersonal exchange theory for adversely-developed buildings, 314-15 animus domini and, 115-17 chain of title deeds, 227-29 color of title doctrine, 167 control and, 115-17 de facto possessory rights and, 327 de facto property rights and, 326-27 de jure property rights and, 326-27 delivery of possession and, 216 doctrine of relative title, 84-85, 153 - 54first possession and, 322-23 free-titling policy, in China, 306-8 possession and, 113-17 possessions separated from ownership through, 212 publicity hypothesis for, 215 reliance hypotheses with, 212-16 in Shenzhen, 306-8 tort liability, 20 tragedy of anticommons theory, 192 - 93transaction costs, 34, 176, 180, 185, 208-13, 215, 218, 220, 242, 250, 323 transfer rights, 182 Treasure Act 1996, 333-34 Tribune Co. v. Oak Leaves Broadcast Station, 247-49 trust forms, 190 Twyne's Case, 323-24

Uniform Commercial Code (UCC), 20, United States v. General Motors, 239 United States v. One 1985 Cadillac Seville, 43-44 unlawful possession, 112-13, 328-29 self-help domains and, 112 Unumb, Daniel, 241 usufruct, 111 Van Valkenberg v. Lutz, 59 verification costs, 189 numerus clausus principle and, 195-96 von Jhering, Rudolf, 114 von Savigny, Friedrich Carl, 114 Warsaw v. Chicago Metallic Ceilings, Inc., 296 water rights choice of law for, 272-76 incentives for efficiency in, 275–76 jurisdiction over, in property disputes, 267-69, 283-85 nonterritoriality of, 274 residence of rights owner as influence on, 273-75 under riparian system, 272 territorial rule for, 272-73 wild animals, jurisdiction over,

285-86

will, possession and, 21, 73

Wright, Robert Samuel, 46

Writ of Right, 221, 240