

Index

- access to justice, 16–17, 86
- accountability, 49, *See also* professional non-accountability
- ADR, *See* alternative dispute resolution
- adversarial system, 1, 45, 50–54, 64, 102–4, 115, 125, *See also* litigation
- alternative dispute-resolution, 47, 74, 84–85, 114–17, *See also* negotiation; settlement
- alternative model, 66, 121
- American Bar Association, 2, 107
- amorality, 22, 43, 45, 46, 49, 65
- Camus, Albert, 92
- Canadian Bar Association Code of Professional Conduct, 63n16, 66n23, 75n4, 76n7, 80n13, 80n14, 81n15, 84n18, 85n19, 97n15, 98n19, 100n20, 100n22, 101n24, 103n28, 104n30, 113n5, 115n8, 115n9, 122n7
- chain of command, 104–8
superior orders, 90, 105, 107–8
- chivalry, 57, 94, *See also* civilian immunity
- civilian immunity, 94–95, 99
- client partisanship, 19, 22–23, 39, 41, 93, 96
- client selection, 5, 75–81
- collateral damage, 64, 94–98, *See also* duties to third parties
- competence, 16, 75, 81–83
- confidentiality, 35–36, 122–24
- consequentialism, 91, *See also* Machiavelli, Niccolo
- costs of legal services, 48, 50
- criminal law, 39, 44–45, 47, 67, 93
- criminal defence, 100, 102
- criminal prosecution, 67, 85–86, 100, 111, 113
- deontology
Kant, Immanuel, 91
- differentiated role, *See* role morality
- dominant model, 17, 38, 41–45
- duties to third-parties, 64, 94, 97–98
- ethics, generally, 8–9, *See also* military ethics; professional ethics
- fair play, 91–93, 108, 111, *See also* ethics, generally; military ethics
- family law, 67, 103, 114
- fidelity to law, 24–26, 30–31, 33–34, 35, 36
- fiduciary duty, 75, 97, 104
- hired gun, 45–52, 117, 120
critique of hired gun, 64–66
- Hobbes, Thomas, 57
- honour, 56, 57, 61–62, 64, 65, 66, 68, 73, 76, 79, 102–3, *See also* warrior
- ideology, 12, 69
- integrity, 12, 28–29, 76, 79, 92, 103, 117

Cambridge University Press

978-1-107-11691-7 - Fighting Fair: Legal Ethics for an Adversarial Age

Allan C. Hutchinson

Index

[More information](#)

128

Index

- junior lawyers, 106
- just war tradition, 55, 69, 72–75, 81, 83, 88–90, 110–12, 125, *See also* proportionality
- jus ad bellum*, 56, 105
- jus in bello*, 56, 89, 105
- jus post bellum*, 56, 111, 113, 115
- Kennedy, Duncan, 78
- legal interpretation, 31–34
- determinacy, 29, 30–32
- litigation, 1–2, 27, 46, 64, 67–69, 80, 83–86, 100, 102
- litigation as war, 1, 3–5
- Machiavelli, Niccolo, 91
- The Prince*, 62
- manifest illegality, 106–7
- mercenaries, 60–64
- military ethics, 3–5, 54–57
- application to legal problems, 119–22
- comparison to legal ethics, 58–60
- differences, 66–71
- Model Rules of Professional Conduct, 41n4, 51n19, 63n16, 66n23, 75n4, 76n6, 76n7, 80n13, 80n14, 84n18, 85n19, 97n15, 98n19, 100n20, 100n22, 101n24, 103n28, 104n30, 107n36, 113n5, 115n8, 115n9, 122n7
- morality, *See* ethics, generally
- negotiation, 47, 74, 112, 113, 115–17
- neutrality, 22, 39, 43
- Obama, Barack, 125
- Ontario Law Society Act*, 16–17
- PMCs, *See* private military corporations
- positivism, 24, 27–28, 36, 39–40
- Hart, Herbert, 24
- private military corporations, 61–62, *See also* mercenaries
- professional ethics, 24–42
- professional non-accountability, 22, 39
- professional responsibility, 2–3, 19–20, 38, 39, 48
- professional soldier, *See* warrior
- professional status, 2, 10, 11, 15
- proportionality, 73, 84–86, 89, 91, 98–102, 112, 113
- public interest, 10–12, 14–15, 16, 24, 38–39, 40–41, 45, 49–50, 52, 53, 67–68, 118, 124–25
- reputation of lawyers, 12, 16, 69, 93, 125
- role morality, 13–15, 19, 23, 43, 45, 47, 58, 70
- Rule of Law, 16–17, 23, 43, 53, 63
- rules of professional conduct, 7, 17, 19, 84, 93, 108, 114, 115
- self-interest, 8, 11, 13
- self-represented litigants, 103–4
- settlement, 110, 112, 113, 117
- conditions for settlement, 114
- Solicitors Regulation Authority Code of Conduct, 63n16, 66n23, 75n4, 76n7, 80n13, 80n14, 85n19, 97n15, 98n19, 100n20, 100n22, 101n24, 103n28, 104n30, 115n8, 115n9, 122n7
- Spaulding v. Zimmerman*, 35–36, 122–24
- Standard Conception model, 22–23, 26–27, 38–41, 47, 50, 79, 102
- Torture Memos, 32–34
- Yoo, John, 32–34
- U.S. Federal Rules of Civil Procedure, 30, 85
- warrior, 54, 55, 57, 58, 64–66, 68, 87, 102–4, *See also* alternative model
- Wendel, Bradley, 21–37, 39–41, 54, 123, *See also* fidelity to law; positivism; *Spaulding v. Zimmerman*
- conscientious lawyers, 26–28
- Fiss, Owen, 31
- good faith, 25–26, 27–30, 33–34
- Lawyers and Fidelity to Law*, 21
- Raz, Joseph, 24
- zone of reasonableness, 31
- zealous advocate, 41–43, 50, 52, 96