

INDEX

- Ackerman, Bruce 268, 280, 297
 aggression. *See* crime of aggression
 aggressive moment conception of *jus ad bellum* 175, 188
 armed unmanned vehicles. *See* remotely fought wars
 associative duties
 and aggressive moment conception of *jus ad bellum* 175
 concept of 169–71
 in international law 171–74
 and invincible ignorance theory 181–92
 justifications for 170
 moral duties conflicting with 192–94
 and political obligation 8, 169
 reparation in relation 198
 soldiers' obedience in relation 8, 169, 223
 victim status and 198
 associative ties
 absence of 194–95, 279
 culpability in relation 223, 265
 normative prioritization of 192
 and responsibility to protect 169
 varied strength of 194
 Auden, W. H. 167–68
 Blair, Tony
 calls for criminal accountability of 153, 269
 historical legacy of 304
 Peter Goldsmith's memos to 19, 100, 144–45, 234
 phone conversation with George W. Bush 301
 and 2003 report on Iraq 162
 testimony to Chilcot Inquiry 51, 134, 281
 blame
 blamer's standing to 126–28
 blameworthiness and criminal liability 32, 53–57, 98, 123, 126, 153, 223
 self-blame 48, 127–31
 blanket immunity. *See* immunity
 bloodless invasion
 illegality of 102
 non-criminality of 86, 102–8
 Blum, Gabriella 2, 207, 232, 256
 Bush, George W. and administration 22, 153, 160, 178, 301
 Chilcot Inquiry 51, 134, 281, 300–5, 337
 civil liability for deaths of enemy soldiers 36–37, 328–29
 civilian control of military forces 195–98
 Clinton, Bill 153, 327
 coercion
 absence of 278
 blame and 126
 culpability and 122–31
 to do right thing 307
 duress and 119
 duty to resist 125
 limitation of 285, 292–99, 311, 320–22
 moral effects 122–31
 private military contractors 132, 271–72
 and risk borne by own troops 133, 331
 wrong of being forced to do wrong. *See* wrong of being forced to do wrong

- combatant reparations. *See* reparation
- commission of inquiry
 - and devil's advocate 286–91, 300, 303
 - findings of illegality 296, 301–3
 - legal standard applicable to 308
- competence
 - and role morality 250
 - institutional regarding the *jus ad bellum* 233, 273, 300, 319
- conflicting obligations 192
- crime against humanity
 - aggression as 5, 77, 97
 - collective elements of 74
 - management of victim participation at trial 32, 75, 332
 - nationalist distortion of facts 258
 - by non-state actors 87
 - obedient participation in 53
 - severity of 94
 - by state agents 87
 - as universal wrong 21
- crime of aggression
 - aggression, criminality of 69, 106
 - author's approach to 4–5
 - conclusions as to legal status of soldiers 340
 - as crime against humanity. *See* crime against humanity, aggression as
 - criminalization of aggression 5, 17
 - domestic law implications 280
 - as expression of wrongfulness 2, 54–56
 - human rights in relation 75, 88–89, 93–96
 - jurisdiction 17–20
 - as leadership crime 24, 180–81, 197, 222, 265
 - moral and physical effects 37
 - normative accounts and approaches 2–4, 52–60, 64, 70, 77, 79, 84, 93, 96, 98, 102. *See* normative accounts and approaches
 - orthodox account of 70–76
 - risk of renewed conflict after perceived unjust judgment 256
 - risk to aggressor state 175–79
 - soldier's right to life 2, 4, 13, 77, 89, 102, 211–12, 227, 325, 328
 - sovereignty and 70–76, 79, 97–98
 - uncertainty as to criminality 136–37, 139, 181
 - wrongfulness 69, 77
- criminal law. *See* domestic law; international criminal law
- criminal liability
 - blame, blameworthiness, and 123
 - exclusion from 58, 123, 137, 147–48, 174, 222, 227
 - scope. *See* exclusion from *and* as leadership crime
 - threshold of. *See* exclusion from *and* crime of aggression, as leadership crime
 - uncertainly and 69, 147
 - and warrior's code 222
- criminalization of doing the right thing 327
- culpability
 - blame and 126–28
 - coercion and 122–31
 - and criminal liability 32, 58, 98, 122–23, 126, 153, 223
 - duress and 122–31
 - epistemic dimension 135
 - extent of 57
 - and invincible ignorance 136
 - level of 53–57, 122–23, 127–29, 150, 153, 222–24, 227, 265
 - mitigation of 122–31, 164, 192–95, 223–24, 227, 278
 - necessity of enforced culpability 256
 - and political obligation 187, 192–95
 - and warrior's code 9, 217
- deference
 - and devil's advocate 285
 - epistemic 155, 164, 182, 184
 - improvement of grounds for 11, 285–86, 300
 - and invincible ignorance 155
 - justified 155, 285, 305
 - to leaders 7, 155
 - political 166, 182, 184
 - and political obligation 166, 181–92
 - reasons for 185, 285
- deserters
 - protection 314, 322

- punishment 25, 228, 292
 refugee status 314
 right not to fight 25, 228, 292
 vindication 298
- devil's advocate
 and commissions of inquiry 286, 288, 291, 300, 303
 creation of 12, 285, 310
- Dill, Janina 137, 204–7, 212, 217–21, 250, 326
- disobedience protection. *See* right not to fight
- domestic law
 associative duties. *See* associative duties
 author's approach to 11, 283, 305–8
 commissions of inquiry. *See* commissions of inquiry
 criminal law 7, 26–28, 87–88, 141, 150, 164
 deference and 166, 181–92
 devil's advocate. *See* devil's advocate
 evaluation of reform 310
 implications of crime of aggression 280
 and international law norms 11, 283, 305
jus ad bellum and 11, 283, 305–8
 political obligation. *See* political obligation
 reform 11, 280
 and right not to fight 292
 soldier's duties to protect 8, 169, 181
 soldier's obligation to obey 7, 195, 228, 253
- drones. *See* remotely fought wars
- duress
 about 119
 coercion and 39, 119
 culpability and 122–31, 138
 necessity of 10, 253
 soldiers on both sides 132
- duty to disobey illegal orders 1, 3, 20, 24, 123–25, 235
- Dworkin, Ronald 59–60
- EECC. *See* Ethiopia–Eritrea Claims Commission
- enemy soldiers
 civil liability for deaths of 30, 215, 328
 crime of killing. *See* right to life
 immunity for killing of 217
 reparation for killing of 328
- enforced culpability, necessity of 256
- enforced obedience. *See* duress
- epistemic deference 155, 164, 182, 184
- epistemic dimension of culpability 135
- epistemic imbalance between soldiers and leaders 156
- Erdemović, Dražen, case of 123, 129, 135
- Estlund, David 136, 183, 185
- Ethiopia–Eritrea Claims Commission (EECC)
 attack on own territory in violation of *jus ad bellum* 85
 reparation 36, 214
 victim status 214
- European Court of Human Rights 27, 62, 88, 141, 184, 319
- Ferencz, Benjamin 77, 329
- Garbe, Karl-Heinz, case of 27
- Germany. *See* Nuremberg trials
- global human security 10, 225, 227, 242–44
- Goodman, Ryan 63, 112, 308
- Goldsmith, Peter, Lord 19, 100, 144, 234
- Grotius, Hugo 136, 232
- Haque, Adil 71, 88–89, 99, 121, 135, 148–50, 216
- Hathaway, Oona 79–80, 112, 178, 242, 280, 297
- high-risk wars 12, 269–71, 294
- Hinzman, Jeremy, case of 28, 125, 320–21
- human rights
 criminalization of aggression in relation 49–51, 75, 93–96
 extraterritorial application of 62
 of human rights defenders 25, 322
 international criminal justice in relation 35, 93–96, 141

- human rights (cont.)
 - recognition of victims of wrongs 49–51, 329
 - rehabilitative reparation in relation 335
 - responsibility to protect 93, 113, 152
 - right not to fight. *See* right not to fight
 - right to life. *See* soldier's right to life and state's sacrifice of own troops 166, 199
- Human Rights Committee 62
- humanitarian interventions
 - illegal 67, 72–73, 92, 102, 108
 - risk and 111
- humanization
 - and international criminal law 78, 94–95, 101, 312, 328
 - of international law 78, 93, 139, 247, 312
- Hurka, Thomas 86, 206, 211
- ICTY. *See* International Criminal Tribunal for the Former Yugoslavia
- ignorance
 - author's approach to 6
 - implications of vincibility of 163, 181
 - invincible. *See* invincible ignorance and non-culpability 7, 139
 - normative vincibility of 140
- illegal humanitarian interventions 67, 72–73, 92, 102, 108
- illegal orders, duty to disobey. *See* duty to disobey illegal orders
- illegal wars
 - aggression and 89–92, 106–15
 - interpretive authority as to illegality 232
 - obedient participation in. *See* obedient participation in illegal wars
 - right not to fight in. *See* right not to fight
 - wrong of. *See* wrong of aggression
- immunity
 - absence of 87
 - justified 220, 222
 - non-culpability distinguished 57–58, 217
 - provision of 58, 205–7, 217, 222
 - removal of 75, 209, 222
 - sovereign immunity 198
- IMT (International Military Tribunal at Nuremberg). *See* Nuremberg trials
- IMTFE (International Military Tribunal for the Far East). *See* Tokyo War Crimes Trial
- informational asymmetry between soldiers and leaders 156
- injured soldiers. *See* soldiers' wounds
- International Court of Justice (ICJ)
 - humanization of international law 313
 - necessity and proportionality 155
 - Nuclear Weapons Opinion 179
 - uncertainty and the use of force 142
- International Criminal Court (ICC)
 - bloodless invasion, illegality of 106
 - civilian control of military forces 197
 - criminalization of aggression 17, 70, 83, 89–92, 106–9, 113–15
 - duress 124
 - duty to disobey illegal orders 23
 - humanization of criminal law 94, 101, 328
 - jurisdiction over aggression 17, 20
 - moral value of states 70
 - reparation 30, 328
 - victim status 30, 328
- international criminal justice, human rights in relation 35, 95, 141
- international criminal law
 - culpability threshold 57–58
 - human rights in relation 95
 - humanization of 78, 94–95, 101, 312, 328
 - moral emphasis of 5, 53, 57
- International Criminal Tribunal for the Former Yugoslavia (ICTY)
 - duress 123, 129
 - humanization of criminal law 94, 312
 - impact on public opinion 258
- international law
 - dependence on strong states 10, 242
 - domestic law and 283, 305–8

INDEX

347

- humanization of 78, 93, 139, 247, 312
- interpretive authority 232
- reform 12, 312
- International Military Tribunal at
 - Nuremberg (IMT). *See* Nuremberg trials
- International Military Tribunal for the Far East (IMTFE). *See* Tokyo War Crimes Trial
- interpretive authority as to legality of war 232
- invincible ignorance
 - about 136
 - culpability and 139
 - deference and 155
 - implications of vincibility of ignorance 163
 - normative vincibility of ignorance 140
 - and political obligation 181, 183–85
 - spectrum of uncertainty 139
 - uncertainty and restraint in relation 140, 150
- Iraq War 28–29, 44–45, 100, 134, 144–45, 153, 160–62, 190, 192, 267, 269–71, 281, 286, 292–93, 300–5, 341
- Jackson, Robert 20, 24, 55, 76, 98, 341
- Japan. *See* Tokyo War Crimes Trial
- jus ad bellum*
 - aggression and 89–92, 106–15
 - aggressive moment conception of 175, 188
 - assessments by commissions of inquiry 296, 300
 - devil's advocate. *See* devil's advocate
 - domestic law and 283
 - and invincible ignorance 6, 136, 154
 - uncertain justification for violence 7, 142–47, 164
- jus in bello*
 - duty to disobey illegal orders 20
 - presumption against excusing dubious killing 150
 - right to disobey illegal orders 6, 25, 29
 - symmetrical application of 9, 203
 - and warrior's code 9, 203, 208, 222
 - just war theory 3, 42, 64, 70, 203
- Kahn, Paul 67, 73–74, 79, 81, 93, 119, 167, 266, 270, 284
- Kellogg–Briand Pact 1928
 - Nuremberg trials and 55–56, 98, 314
 - sovereignty, humanity, and criminal aggression 79–81, 96, 232
- Kelsen, Hans 231, 276
- killing, psychological effects of 38
- killing, unjustified
 - and crime of aggression 84
 - risk of 150–53, 188, 199
- Koh, Harold 17, 63, 108, 115, 189, 268–69, 280, 284, 306
- Kutz, Christopher 73–74, 83, 112, 136, 187, 192, 208, 223, 232, 253
- Lauterpacht, Hersch 59, 112, 135, 151, 204–5, 232, 242, 314
- lawful wars
 - grounds for belief of lawfulness 164, 285, 300
 - military functioning in 9, 12, 238, 241–42, 265, 270, 272, 274, 276, 285, 292–94, 297, 320–22
 - soldiers' refusal to fight 237, 241, 273–74, 297
 - soldiers' personal burdens in 67, 285, 291, 300
 - soldiers' misperception as unlawful 237, 249
- Lazar, Seth 137, 168, 170, 192
- leaders
 - aggression as leadership crime 23–24, 181, 197, 217, 245, 265
 - moral censuring of 153
 - deference to 7, 155
 - duty to disobey illegal orders 24, 197, 245
 - superior level of information available to 156
 - wrongs inflicted by 126, 283, 302
- legality of war, interpretive authority as to 232
- Levinson, Salmon 55, 81, 96

- low-risk wars 12, 266, 294
- Luban, David
 aggression's core wrong 75, 81, 95, 103, 110
 on civilian control 196
 on devil's advocate 286
 on inclusion of aggression in Nuremberg prosecutions 75
 on integrity 128
 on invincible ignorance 136–37, 156–57, 159
 on Milgram experiments 38–40, 238
 soldiers' associative duties and role morality 188, 250
 sovereignty and criminalization of aggression 75, 81, 95, 103, 110
 trustworthiness of states and leaders 159
 on Walzer's normative account 73, 76
- Lubanga, Thomas, case of 31–34, 259, 261, 295, 329–31, 334–37, 339
- MacArthur, Douglas 41, 67, 167, 171, 175, 244
- McMahan, Jeff
 on "aggressive moments" 179
 on blame 127
 on deference to leaders 158, 238
 on duress versus self-defence 119, 121
 on institutional functioning 224, 229, 242
 on non-culpability or mitigated culpability 223–24
 on political obligation and associative duty 168, 187, 238
 on revisionist just war theory 78
 on role morality 207, 209, 219, 245
 on soldiers' susceptibility to false justifications 38–39, 238
 on traditional just war theory 71, 103
 on uncertainty and killing in war 140–41, 150, 154
 on the warrior's code 207, 209, 219
 on the wrong of aggressive war 84
- May, Larry 73, 122, 137, 224, 261
- mercenaries. *See* private military contractors
- Meron, Theodor 93, 203, 314
- Milgram, Stanley, experiments on psychology of obedience to authority 38–39, 238, 241
- military breakdown, risk of 10, 188, 216, 237, 241, 297
- military competence. *See* competence
- military duress. *See* duress
- military functioning
 in lawful wars 9, 12, 238, 241–42, 265, 270, 272, 274, 276, 285, 292–94, 297, 320, 322
 obedience and 228, 266, 292, 320
 and soldiers' evaluative decision-making 9, 235, 266, 292, 320
- Minow, Martha 22, 50, 214, 228, 299, 332
- moral blameworthiness. *See* blame
- moral choice paralysis, risk of 238, 250, 270, 275–76
- moral expression of international criminal law 5, 53, 57
- moral value of states 70, 242
- Nagel, Thomas 107, 119, 130, 208, 254
- necessity
 of enforced culpability 256
 and exclusion from reparation 10, 256
 institutional implications 10, 266
- non-culpability
 duress and 122–31, 138
 ignorance and 7, 139, 155
 immunity distinguished 217
 permissibility distinguished 115, 119–22
- non-state actors, crimes against humanity by 87
- non-use of force in conditions of uncertainty 142, 150
- normative accounts and approaches
 author's approach to 52
 bloodless invasion, illegality of 102
 criminalization of aggression 77
 humanization of international law 78, 93, 101

- legal status of soldiers' wounds 64
- moral value of states 70
- realist response to 60
- soldiers' status 115
- sovereignty and crime of aggression 70
- unauthorized humanitarian interventions 102, 108
- unjustified killing 77, 84, 102
- Nuremberg Military Tribunals (NMT). *See* Nuremberg trials
- Nuremberg trials
 - International Military Tribunal (IMT)
 - bloodless invasion 103
 - civilian control of military forces 197
 - criminalization of aggression 17, 54–56, 99, 114
 - duress 124
 - duty to disobey illegal orders 20, 168
 - invincible ignorance 182
 - and Kellogg–Briand Pact 1928 55, 98, 314
 - moral value of states 70
 - Nuremberg Military Tribunals (NMT)
 - bloodless invasion 104, 108
 - criminalization of aggression 17, 99, 244–45
 - duress 120
 - duty to disobey illegal orders 20
- Obama, Barack 108, 146, 294, 296, 306
- obedience and military functioning 228, 266, 292, 320–22
- obedience to authority, psychological experiments on 38–39, 238, 241
- obedient participation in illegal wars
 - associative duties and 8, 169
 - culpability of 243
 - enforced obedience. *See* duress
 - international law and 1, 23–24, 26–28
 - lawfulness of 3, 7, 23–24
 - political obligation to obey 7, 166, 181
 - remotely fought wars 11, 266, 294–97
- obligation
 - conflicting obligations 187, 192–95
 - political obligation. *See* political obligation
- permissibility
 - non-culpability distinguished 115, 119–22
- political deference 166, 182, 184
- political obligation
 - and associative duties 169
 - culpability and 187, 192–95
 - deference and 166, 181
 - and invincible ignorance 181–92
 - particularism of 202
 - private military contractors 278
 - reparation and 198
 - victim status and 198
- post-traumatic stress disorder (PTSD) 44
- post-war commission of inquiry. *See* commissions of inquiry
- Postema, Gerald 48, 254–55
- preventive war 180
- private military contractors
 - coercion and 271–72, 278
 - political obligation and 278
 - use of 11, 271, 276
 - victim status 278
- psychological effects of killing 38
- psychological effects of risk 45, 238
- psychological experiments on
 - obedience to authority 38–39, 238, 241
- Rawls, John 66, 170
- realism
 - normative accounts and 60
- reform of law
 - domestic law 11, 280
 - international law 12, 312
- refugee status
 - denial 28
 - eligibility 25, 29, 138–39, 314
 - normative account of the law and 127–29, 138–39, 237, 316
 - remotely fought wars 321
- refusal to fight
 - associative duties and 192–95

- refusal to fight (cont.)
 - crime of 1, 25
 - deserters. *See* deserters
 - in lawful wars 237, 240–41, 273–74, 297
 - protection of right of. *See* right not to fight
 - punishment for 26, 227, 240, 249, 297
 - refugee status and 25, 28–29, 138–39, 314, 322
 - remotely fought wars 266, 294–97, 321–22
- Reisman, Michael 23, 80, 93, 111, 143, 168, 188, 242, 244, 255
- remotely fought wars
 - classification of 294–96
 - refugee status and 321
 - role morality and 252
 - soldiers fighting in 115, 266
- reparation
 - author's approach to 13
 - necessity of exclusion from 10, 256
 - and political obligation 198
 - and victim status 30
- responsibility to protect
 - associative ties and 169, 188
 - doctrine of 94, 152
 - human rights 93, 152, 313
- restraint of force in conditions of
 - uncertainty 142, 150
- right not to fight
 - absence of 1–2, 9, 25, 243, 246, 248, 252, 265
 - author's approach to 4, 265–66, 276, 280, 312
 - denial of 25, 241
 - and domestic law 25, 280, 292
 - effect on state military capacity 231, 266, 292, 320
 - limitation of 298, 305–8, 318–22
 - protection of 12, 292, 314, 322
 - recognition of 12, 27, 236, 276, 292, 310, 314, 318, 326
 - timing of protection 81, 272
 - warrior's code and 219
 - right to do right thing 192
- right to life. *See* soldier's right to life
- risk
 - to aggressor state 177
 - of being criminally wronged 200
 - coercion and 133, 200
 - of failing to prevent wrong 150–53, 188, 199
 - high-risk wars 12, 294
 - and the legal status of humanitarian interventions 111
 - low-risk wars 12, 266, 294
 - of military breakdown 10, 188, 216, 237, 241, 297
 - of moral choice paralysis 250
 - psychological effects 45, 238
 - remotely fought wars 10, 266, 294–97
 - of renewed conflict after perceived unjust judgment 257
 - wrongful exposure to 132, 165
- Rodin, David 73, 102, 216
- Scanlon, T. M. 127–28, 130
- self-blame 48, 127
- Shapiro, Scott 55, 57, 79, 112, 178
- Shawcross, Hartley 98
- shifting contingencies 265
- Shue, Henry 137, 142, 204–7, 212, 215, 217–21, 238, 250
- soldiers
 - associative duties. *See* associative duties
 - deference to leaders 7, 155
 - disobedience. *See* refusal to fight; right not to fight
 - enemy. *See* enemy soldiers
 - epistemic imbalance with leaders 156
 - evaluative decision-making by 9, 235
 - injured. *See* soldiers' wounds
 - and international law 1, 20, 217
 - killing of. *See* killing, lawful; killing, unjustified
 - legal status in aggressive wars, conclusions as to 340
 - military functioning. *See* military functioning
 - obedience. *See* duress; obedient participation in illegal wars

- political obligation. *See* political obligation
- psychological effects of killing 38
- refugee status 12, 25, 28–29, 138–39, 314
- right not to fight. *See* right not to fight
- right to life. *See* soldier's right to life
- risk. *See* risk
- state's sacrifice of own troops 199
- status in aggressive war 115, 340
- “supporting our troops” 3–4
- soldier's right to life
 - and criminalization of aggression 4, 13, 77, 89, 102, 227, 325, 328
 - dispensability of 2
 - inalienability 210
 - state obligations as to 141
- soldiers' wounds
 - legal status 37, 64, 283
- sovereign immunity 198
- sovereignty and crime of aggression 70, 79, 97–98, 100
- Special Court for Sierra Leone,
 - amnesty 260
 - moral expressivism 54
- states
 - capability for lawful wars 10, 231, 266, 292, 320
 - as the core victims of aggression 70
 - exceeding of competence 168
 - international law's dependence on strong states 10, 242
 - moral value of 70
 - obligations as to soldier's right to life 141
 - and private military contractors 271, 278
 - sacrifice of own troops 199
 - “supporting our troops” 3–4
- Tokyo War Crimes Trial
 - criminalization of aggression 17, 23, 61, 70, 99–100, 105, 181
 - duty to disobey illegal orders 20–21, 23
 - moral value of states 70
- troops. *See* soldiers
- UN Charter
 - criminalization of aggression 89
 - unauthorized humanitarian interventions 102, 108
- UN Compensation Commission (UNCC), reparation 35, 37, 200, 265, 330
- UN Human Rights Committee. *See* Human Rights Committee
- unauthorized humanitarian interventions 102, 108
- uncertainty
 - as to criminality of wars 135–37, 139, 181
 - deference and 155, 182
 - and political obligation 183, 187
 - and restraint of force 142, 150, 278
 - and soldiers' disobedience 275
 - spectrum of 139
- unmanned armed vehicles. *See* remotely fought wars
- Vattel, Emer de 79
- victim status
 - and associative duties 198
 - author's approach to 4, 30
 - eligibility for 30, 328
 - exclusion from 6, 37, 50, 122, 132, 164, 329
 - extension of 331
 - group applications for 333
 - ignorance and 164
 - inclusion of soldiers 35, 328
 - necessity and 256, 277
 - and political obligation 198
 - private military contractors 278
 - recognition of 200, 328
 - reparation and 30
- vincibility of ignorance. *See* ignorance
- Vitoria, Francisco de 136, 156, 171, 182, 287
- waging aggressive war. *See* crime of aggression
- Walzer, Michael
 - and aggressive moment 179
 - on coercion 120, 123, 132
 - on conflicting obligations 193

- Walzer, Michael (cont.)
 criticisms of 78
 “domestic analogy” of international law 71, 76
 on invincible ignorance 42, 137, 182
 macro nature of crime of aggression 70, 74, 76
 on non-culpability of soldiers 219
 normative account of crime of aggression 72, 76
 on political deference 137, 166, 168–69, 182
 preventive war 180
 soldiers’ feelings of guilt 41, 193
 on the need for unscrupulous soldiers 67
 soldier’s “moral investment in the state” 171
 “triumph” of just war theory 67
 “war is hell” 237
 warrior’s code 203–5, 209–10, 215–16, 219–20
 “war is hell” 9, 132, 203, 237, 241, 249, 270–71, 298, 310
 warrior’s code
 about 202
 author’s approach to 9
 concept of 203, 208
 and criminal liability 208–9, 222
 culpability and 9, 208–9, 217
 and *jus in bello* rules 9, 203, 208, 222
 limits of 209, 221–22
 meaning of 203
 reparation and 210
 weaponized unmanned vehicles. *See* remotely fought wars
 Williams, Bernard 107, 129–30, 170, 245, 254
 Wilmshurst, Elizabeth 19, 144
 World War II 27, 85, 103–5, 177, 180–81, 218, 220, 257 (*see* Nuremberg Trials, Tokyo Trials)
 wrong of aggression. *See* crime of aggression
 wrong of being forced to do wrong 10–11, 64, 68, 131–32, 261, 283, 294, 298, 310, 325, 340
 wrongful coercion 6, 132, 246, 261–62, 283, 299, 330–31, 337, 340
 wrongful killing. *See* killing, unjustified
 wrongful war, law of being forced to kill in 25
 wrongs inflicted by leaders 126, 132, 164, 283, 302, 331
 Zupan, Daniel 76, 137, 156, 182, 210