

## Index

- Abdurazokzoda, Farangis, 392
- abortion laws, 133–4
- academic research, foreign influence of, 187–8
- access to justice, 166–7
- Acemoglu, Daron, 335
- Ackerman, Bruce, 107
- Adams, Maurice, 6, 7
- administrative law, 107, 312
- administrative practices, 375–6
- administrative sanctions, 51
- Adorno, Theodor, 140
- adultery, laws on prohibition of, 154
- adversarial trial systems, 62
- Afghanistan
  - rule of law in, 343, 348–51
- Africa. *see also* West Africa
  - colonial heritage of, 298, 359
  - comparative legal research on, 158
  - constitutions in, 278
  - democracy in, 274
  - legal systems in, 97–9, 102, 107
    - colonial influences on, 249–51
  - regional cooperation in, 282
- Ahern, Sinéad, 183–4
- Americanisation of law
  - in continental Europe, 243–4
  - in Japan, 253
  - in Latin America, 249
- analogies
  - use in law interpretation, 54
- Ancient Law* (Maine), 333
- Andrews, Neil, 63
- Anglo-American model of corporate
  - governance, 271
- Anglophone countries
  - Civil Codes in, 195
- anthropology, 386, 387–8, 389–90
  - legal, 34, 132, 143, 385, 390
- Aoki, M., 381
- appeal courts
  - and civil-common law distinction, 58
- applicable law
  - choice of, 268–70
- arbitration
  - international commercial, 317–19
- arbitrators, role of, 318–19
- archetypes, psychological, 35
- Aristotle, 372
- Arminjon, Pierre, 89, 90
- Arrighetti, Alessandro, 168
- art
  - comparative law interest in, 130
- Arvind, T.T., 190, 238, 240
- Asia. *see also* East Asia
  - capital punishment in, 176
  - conciliation culture in, 94
  - human rights protection in, 301
  - legal systems in, 97–9
    - colonial influences on, 252
  - rule of law in
    - and economic development, 344
- Atiyah, Patrick, 159–63
- Atkin, Lord, 245
- Austin, John, 123–6
- autonomy
  - of law, 151–3
- Ayres, Ian, 251
- balancing concept
  - in constitutions, 277
- Balas, Aron, 215
- Baltic states, 214, 278
- Banakar, Reza, 13, 22
- Banakas, Stathis, 22–3, 151
- Barak, Aharon, 244–6
- barristers, 63

- Bartie, Susan, 78  
 Baumgartner, Frank R., 299  
 Baxi, Upendra, 235  
 Beck, Thorsten, 151  
 Beijing consensus, 344  
 Bell, John, 41, 117–18, 133–4, 148  
 Bellantuono, Giuseppe, 377  
 Bello, Andrés, 248  
 beneficiaries  
   of global social indicators, 328  
 benefits  
   of convergence, 279  
   of legal transplants, 233–6, 258  
 Bentham, Jeremy, 236  
 Berggren, Niclas, 386  
 Berinzon, Maya, 202  
 Berman, Harold, 153–6  
 Berman, Paul Schiff, 312  
 Bernstein, Steven, 326  
 binary comparisons, 139  
 Binder, Julius, 27  
 Bingham, Lord, 244–6, 340  
 Bjørnskov, Christian, 386  
 Black, Donald, 176, 194  
 Blankenburg, Erhard, 159–61  
 Bloch, Maurice, 388  
 Boas, Franz, 368, 389  
 Bogdan, Michael, 7, 17, 28  
 Bohannon, Paul, 385, 389  
 Bomhoff, Jacco, 7, 321  
 Bourdieu, Pierre, 376  
 Bozkurt, Mahmut Esat, 255  
 Brazil  
   Commercial Code in, 248–9  
 Breton, Albert, 105  
 Brexit, 76  
 Breyer, Justice, 245, 258  
 BRICS countries (Brazil, Russia, India,  
   China and South Africa), 26  
   legal systems of, 103–4  
 Briggs, Ryan, 202  
 Brown Hamano, Sylvia, 300  
 Buddhist la, 103  
 bureaucracies, 376  
 Burke, John, 279  
 Bush, George W., 139  
 Bussani, Mauro, 7  
 Butler, William E., 93  
 Buxbaum, Richard M., 230  
 Cabrelli, David, 210  
 Caldeira, Gregory, 391  
 Calliess, Galf-Peter, 314  
 Cameroon  
   legal system of, 104–6  
 Canada  
   legal system of, 105  
 Canivet, Guy, 244–6  
 capital punishment, 129  
   comparative analyses of, 173–4, 175–7  
   in Europe  
   abolition of, 175, 176  
   in United States, 174, 175  
 capitalist societies, 378–9, 384  
 Carney, William, 190, 202  
 Carothers, Thomas, 353  
 case law  
   citations of, 196–9  
   of CJEU, 286  
   comparative analyses of, 123–6  
   in common law systems, 55–6  
 cases  
   clearance and congestion of, 157–67  
 cassation model of appeals, 59  
 Caterina, Raffaele, 141, 387  
 causality  
   in socio-legal comparative law, 150–6  
 Cavadino, Michael, 177  
 CBR (Centre for Business Research), 208–10  
 CDF (Comprehensive Development  
   Framework, World Bank), 336  
 Central African Republic  
   legal system of, 250  
 Chang, Ha-Joon, 381  
 Charny, David, 265  
 Chase, Oscar G., 129  
 Chile  
   Civil Code (1855), 248  
 Chilton, Adam S., 299  
 China  
   influence in developing world of, 337  
   legal culture in, 95  
   legal system in, 107  
   legal transplants in, 231–3, 253, 254  
   rule of law in, 343–6, 353  
 Chiu, Man-Chung, 232  
 Chomsky, Noam, 35  
 Christian values  
   in legal systems, 153–6

- civil and common law distinction, 14, 50, 52–3, 68, 81–2, 92, 399
  - and Civil Codes, 195
  - and civil proceedings, 61–4
  - and colonisation, 246–8
  - and commercial law, 171
  - and commonalities in Western legal systems, 78–81
  - and contract law, 69–74
  - and courts, 55–6, 58–61, 80
  - and diversity in civil law systems, 74–8
  - and financial market growth, 380–2
  - and judgments, 64–8
  - and legal scholarship, 56–7, 81
  - postmodern views of, 141
  - and statute law, 53–5
- civil law, 51
  - comparative analyses of, 202
- Civil Law Initiative, 224–5
- civil law systems, 51
  - contract law in, 69
  - diversity in, 74–5
  - in developing countries, 360
  - judges in, 59
  - juries in, 60
  - origins of, 51–2
- civil litigation
  - and civil-common law distinction, 61–4, 68
  - in Russia, 347
  - socio-legal research on, 157–67
  - in United States, 76
- civil service, 375
- civilizations, 85
- CJEU case law (Court of Justice of the EU), 131, 286
- Clark, David S., 165
- class actions, 66
  - in United States, 77
- classifications, 84–92, 109–11
  - of civilizations, 85
  - of cultures, 385
  - of legal systems, 399
  - commonalities and differences, 92–101
  - criticism of, 94–109
  - quantitative methods for, 204–7
  - of religions, 386
  - of states, 377–80
- Clift, Ben, 379
- Code Napoleon, 100
- codes of conduct
  - for multinational companies, 314–15
- codification of law, 53–5
  - in Afghanistan, 349
  - commercial law, 314–15
  - customary law, 102, 356
  - Islamic law, 252
- coding
  - as quantitative research method, 181, 190, 191–2, 227
- Cohen-Tanugi, Laurent, 157–67
- Cohn, Margit, 239
- Cole, Daniel H., 299
- Cole, Wade M., 386
- Collins, Hugh, 314
- colonialism, influences on legal systems, 246–52
- commercial law
  - and legal systems, 108
  - socio-legal research on, 168–72
  - transnational, 313–22
- Common Core project, 38–9
  - criticism of, 140
  - on good faith principle, 71
- common law, 51
- common law systems, 50 *see also* civil and common law distinction
  - bindingness of precedents in, 59
  - contract law in, 69
  - in developing countries, 360
  - diversity in, 75–8
  - juries in, 59, 60
  - origins of, 52
  - poor performance in Doing Business Report, 223–5
- common markets, 282
- commonalities of legal systems, 92–4
  - emphasis on, 96–101, 123–4
  - functionalism's focus on, 35–7
  - Common Core project, 38–9
  - criticism of, 45–7, 140–2
  - measuring of, 193–207
  - in Western legal systems, 78–81
- communication
  - cross-disciplinary, 404
- The Communist Manifesto*, 405
- company law
  - in China, 345
  - choice of applicable law rules in, 269
  - comparative analyses of
    - quantitative, 192–3, 202
    - socio-legal, 169, 170–2
  - convergence in, 262–3, 264, 270–2

- company law (cont.)
  - of EU, 288
  - path dependency in, 275
  - in United States, 190, 268
    - extraterritoriality in, 267–8
- comparability, 33
- comparative analyses, 41, 402–3
  - of case law, 123–6
  - of commercial arbitration, 317–19
  - of company law, 192–3
  - of constitutional law, 196, 299
  - of contract law, 34, 68–74
  - countries chosen for, 17–19
  - of court systems, 16
  - of cultures, 382–94
  - of global social indicators, 326–30
  - in historical research, 368–9
  - in social sciences, 365–8, 369–71, 394
  - of legal systems, 193–226
  - of societies, 382–94
  - of states, 371–82
  - of tort law, 29–31
- comparative law, 1–2, 6–12, 121–3
  - changing nature of, 406–7
  - and development, 332–8, 362
  - future of, 401–2
  - and globalisation, 230
  - history of, 13–14
  - impact of, 185–7
  - implicit, 365, 394–5, 398, 400
  - interdisciplinarity of, 6–12, 22–3, 25–6, 43–4, 397, 401
    - contemporary need for, 310, 363, 402–4
  - and international law, 136, 289
  - international, 291–4
  - and language, 20–1
  - new approaches to, 363
  - purposes of, 2–6, 138
  - research questions, 398–401
- of comparative law, 87
  - classification of legal systems in, 88–92
- Comparative Legal Cultures* (Ehrmann), 217–20
- complexity of contemporary law, 302, 310
- concurring opinions, 64
- conflict of law rules, 267–8
- congruence, convergence through, 265–6, 271, 273
- consciousness, legal, 393
- consideration, doctrine of, 69
- Constantinesco, Leontin-Jean, 7
- constitutional courts, 296
- constitutional law
  - and legal systems, 107
  - comparative, 277, 374
    - functional, 34
    - quantitative, 191–2, 196, 202, 299
    - socio-legal, 277–8
  - convergence in, 272–4, 276
  - in Africa, 249, 278
- continental Europe
  - Americanisation of law in, 243–4
  - capital punishment in
    - abolition of, 175–7
  - diversity of legal systems in, 74–5
  - judges in, 165
- contract law
  - choice of applicable law for arbitration in, 269
  - comparative analyses of, 34, 68–74
    - quantitative, 202
    - socio-legal, 168–9
  - of EU, 285
  - transnational, 314–16
- contracts
  - formation of, 69–70
  - penalty clauses in, 73
  - performance of obligations of, 72
- contractual remedies, 72–3
- Convention on Contracts for the International Sale of Goods (CISG), 315
- Convention on the Elimination of Discrimination against Women (CEDAW), 299
- convergence of laws, 262–79, 301, 305, 400
  - of civil and common law systems, 79
  - in EU, 285–6
  - forces pushing for, 265–70
  - limitations of, 274–8
  - and regionalisation, 281
  - on shareholder protection, 204
- conveyancing services, 221
- Cooter, Bob, 194, 335
- corporate governance
  - Anglo-American model of, 271
  - comparative analyses of, 169
  - global models of, 271
  - OECD/G20 principles on, 316–17
- corpus linguistics, 131
- Corruption Perception Index (Transparency International), 220
- cosmopolitanism
  - in comparative law methods, 312, 404–6

- subaltern, 355
- Cossmann, Brenda, 135
- costs
  - of lawyers
    - in United States, 77
  - of litigation, 80, 167
- cost-saving transplants, 234
- Cotterrell, Roger, 148, 240, 384
- counting empirical facts, 223–6
- countries. *see* states
- courts
  - and civil-common law distinction, 55–6, 58–61, 80
  - comparative analyses of, 16, 196–9, 376–7
  - constitutional, 296
  - cross-citations between, 182–7, 244–6
  - efficiency of, 215–17
  - global community of, 306–7
  - international, 292
  - regional, 284
- crime, attitudes towards, 393
- criminal law
  - comparative analyses of, 128, 172–7
  - in France, 202
- criminal procedure, 106, 129
- criminology, comparative, 174, 376
- criteria
  - for classifications of legal systems, 87–92
  - for legal adaptability, 151
  - for rule of law, 340–3
- critical comparative law, 40, 117, 134–44
- critical studies, 135
- cross-fertilisation, 235–6
- Cruz, Peter de, 6, 7, 19–23, 27, 89, 91
- ‘cryptotypes’, 41
- cultural constraints argument, 133–4
- cultural diffusion, 386
- cultural relativism, 133
- cultures. *see also* legal cultures
  - classifications of, 85
  - comparative analyses of, 382–94
  - comparative legal research focus on, 127–30, 132, 133–4
  - and language, 130–1
  - and law reforms, 358
  - and rule of law, 352–3
- Curran, Vivian Grosswald, 35, 117–19
- customary law, 120
  - in Africa, 98, 102, 387
  - local, 355–6
- customs unions, 282
- Cyprus
  - legal system in, 107
- D’Amico, Daniel J., 177
- Dakolias, Maria, 158
- Dalhuisen, Jan, 263
- Dam, Kenneth, 335
- damages
  - for failure to perform contract obligations, 72
- Damaška, Mirjan, 59
- Darian-Smith, Eve, 133
- David, René, 6, 7, 89, 90, 250
- Davis, Lewis S., 392
- Dawson, John, 16
- DCFR (Draft Common Frame of Reference, EU), 189–90, 286
- De Coninck, Julie, 388
- death penalty. *see* capital punishment
- deconstructive methods, 143
- deep-level analysis of law, 113, 117–23
- deep-level comparisons, 117, 123–7
- DeFelice, E. Gene, 371
- Deffains, Bruno, 218
- Delanty, Gerard, 405
- Delmas-Marty, Mireille, 313
- Demleitner, Nora, 138
- democracy, 273
  - comparative analyses of, 373–4
  - functioning of, 273–4
  - global structures for, 326
  - and rule of law, 340
  - spread of, 272
- Democracy in America* (Tocqueville), 373
- dependency theory, 334
- Derrett, Duncan, 89, 90, 92
- development
  - and comparative law, 332–8
  - and law, 332–62, 400
  - criticism of, 352–61
  - and rule of law, 338–52
- developmental state notion, 334
- Dezalay, Yves, 249, 318
- differences between legal systems
  - measuring of, 193–207
  - postmodern focus on, 117–19, 124–6, 136–7, 138, 141
  - criticism of, 143–4
- diffusion, legal, 235–6

- Dignan, James, 177  
 Dimitrova-Grajzl, Valentina, 233  
 Diogenes, 405  
 discourse  
   judicial, 138  
   law as, 137–40  
 discovery rules, 61  
 dispute resolution  
   commercial, 321  
   customary, 158, 350  
   in Japan, 161  
 dissenting opinions, 64  
 Djankov, Simeon, 151, 208–10, 215–17, 323  
 doctrine of consideration, 69  
 Dogan, Mattei, 367  
 Doing Business Reports (World Bank), 223–6, 323, 329  
 domestic law/legal systems, 2–5, 28  
*Donoghue v. Stevenson* case (UK), 244–6  
 Durkheim, Émile, 33, 150, 383  
 Dyson, Matthew, 121–3
- East Asia  
   legal culture of, 161  
   legal system of, 94, 96  
 East-Asian Society (OAG), 254  
 Easterly, William, 354  
 economic development, 333, 334–5  
   and democracy, 373  
   and rule of law, 341–2, 343–4, 346, 352, 354  
   in China, 345–6  
 Economic Freedom of the World reports (Fraser Institute), 220  
 economic indicators, 328  
 economic integration, 281  
 economic liberalism, 334  
 economic systems, 85  
 economics  
   and law, 32, 234  
   comparative, 379–82  
 ECtHR (European Court of Human Rights), 295  
 Edge, Ian, 387  
 education, legal  
   in Africa, 249–51  
   of judges, 60, 287  
   of lawyers, 64  
   transnationalisation of, 320  
 Edwards, Lynda, 348
- effectiveness  
   of global social indicators, 327  
   of transnational soft law, 321  
 efficiency  
   of courts, 215–17  
   of judicial systems, 212–20  
 Egypt  
   legal system in, 247, 251  
 Ehrmann, Henry, 60, 217–20  
 Eisenberg, Theodore, 217  
 El Bialy, Nora, 214–15  
 end of history thesis (Fukuyama), 262–3  
 enforcement of law, 41, 80  
   comparative analyses of, 212–20  
 England (and Wales)  
   civil litigation in, 159  
   colonial empire of, 247  
   contract law in, 70, 73  
   Court of Appeal, 182–7, 197–9  
   courts/court system in, 16, 58, 59  
   judges in, 60, 62, 77, 164–6  
   education of, 60  
   lawyers in, 63, 165  
   legal scholarship in, 57, 78, 199–201  
   legal system in, 104, 248  
     and French legal system, 125–6  
     and US legal system, 75–8  
     Weber on, 384  
   pre-trial discovery rules in, 61  
   tort law in, 30  
 entrepreneurial transplants, 234  
 Eörsi, Gyula, 233  
 equivalence, functional, 31  
 Esping-Andersen, Gøsta, 378  
 Esquirol, Jorge, 99–100  
 Ethiopia  
   legal system in, 250  
 EU (European Union), 285  
   directives in, 191, 195  
   legal system of, 105  
   as regionalisation example/model, 281, 283, 284–9  
   training of judges and lawyers in, 287  
 Eurocentrism, 283  
   in legal universalism, 35–7, 45–7  
 Euro-Justis project, 218  
 Europe. *see also* continental Europe  
   abolition of death penalty in, 176  
   cross-citation analyses of, 183–5  
   dispute resolution in, 158  
   human rights protection in, 295–6

- European Civil Code, 286, 288
- European Commission for the Efficiency of Justice (CEPEJ), 213, 217–20
- European Court of Justice
  - regional courts modelled after, 284
- European legal culture, 39
- European Social Survey, 218
- European thought
  - humanity in, 35
- Evans-Pritchard, E. E., 389
- evidence rules
  - and civil-common law distinction, 63
- evolutionary law development, 276
- Ewald, William, 23–4, 124
- externally dictated transplants, 235
- extraterritoriality
  - and convergence, 268
- family law, comparative, 34, 155
- Faure, Michael, 30
- Faust, Florian, 187
- federal states
  - EU compared to, 284–9
- Fedtke, Jörg, 18, 20, 34, 80, 142–4
- Ferguson, Niall, 341
- Field, David Dudley, 53–5
- Fikentscher, Wolfgang, 124, 385
- finance
  - and law, 380–2
- financial markets
  - and company law, 170–1
- Fiske, Alan Page, 388
- Flanagan, Brian, 183–4
- Fletcher, George, 123–4
- for failure to perform contractual obligations, 72
- foreign law
  - evaluation of, 28
  - measuring impact of, 182–93
  - understanding/knowledge of, 2–4, 141, 142–4, 401–2
- formality of law/legal systems, 23–4, 194–9
- Foster, Nick, 171
- Fraenkel, Ernst, 348
- France
  - civil law system in
    - and mixed legal systems, 104
  - comparisons with English legal system, 125–6
  - influence of, 99–100
- Code Civil (1804), 51, 54
  - influence of, 190, 223–5, 242
- codification of law in, 53
- colonial empire of
  - legal transplants in, 246–7
- courts/court system in, 16, 58
  - appeal courts, 59
  - non-bindingness of precedents, 67
- criminal law in, 202
- judges in, 60, 66
- juries in, 61
- lawyers in, 164–6
- tort law in, 30
- Frankenberg, Günter, 7, 10, 138–9, 272
- free trade agreements, 281
- Freedom in the World Report (Freedom House), 213
- freedom of contract, 70
- free-trade agreements, 282
- Friedman, Lawrence, 147–50, 263
- Fukuyama, Francis, 262–3
- functional convergence, 268, 278
- functional dimension of law, 24
- functional equivalence, 31
  - criticism of, 45–7
- functionalism, 16–17, 26, 27, 31–5, 48
  - commonalities focus of, 35–7, 38–9, 45–7
  - company law analyses in, 192–3
  - criticism of, 392
  - in political science, 375
  - postmodern criticism of, 39–48, 140–2, 144–5
  - and universalism, 36
- Fyzee, Asaf A. A., 109
- Galanter, Marc, 165, 238
- Galgano, Francesco, 97
- Galton, Francis, 386
- Gannon, Martin J., 385
- Gardner, James A., 334
- Garland, David, 129, 175
- Garoupa, Nuno, 60
- Garth, Bryant, 249, 318
- Geertz, Clifford, 385
- Gelfand, Michele J., 385
- Gelter, Martin, 183
- Gerber, David, 38–9
- Germany
  - Civil Codes in, 51, 57
  - civil litigation in, 159–61

- Germany (cont.)  
   contract law in, 70, 71  
   courts/court system in, 58–61  
     appeal courts, 59  
     non-bindingness of precedents, 67  
   Federal Supreme Court, 183, 197–9  
   human rights protection in, 295  
   judges in, 60, 62, 65, 165  
   juries in, 60  
   lawyers in, 165  
   legal research in, 199–201  
   legal system in, 104  
     influence of, 242  
   tort law in, 30  
 Gibson, James, 391  
 gifts  
   as contracts, 69  
 Gilson, Ronald, 264  
 Gingerich, Daniel W., 379  
 Ginsburg, Tom, 60, 191–2, 194, 195, 223, 274  
 Glanert, Simone, 7  
 Glendon, Mary Ann, 6–12, 133–4  
 Glenn, Patrick, 79, 89, 92, 99–100, 108, 260, 309, 360  
 Global Competitiveness Reports (WEF), 218, 328  
 global law, 308–13, 330, 400  
   and comparative law, 7–8, 303  
 global social indicators, 322–30  
 globalisation, 229–30  
   and comparative law, 230, 398  
   and international law, 290–1  
   legal, 258  
 glocalisation, 309  
 Gluckman, Max, 387, 389  
 Goanta, Catalina, 191  
 Goethe, Johann Wolfgang von, 35  
 Goldschmidt, Walter, 31  
 Gompers, Paul, 169  
 good faith principle, 70–1  
 good governance, 330  
 Goode, Roy, 307, 320  
 governance, 304, 316–17, 330, *see also* corporate governance  
   governance  
     hybrid, 311–12  
 governments  
   comparative analyses of, 372–4  
 Goźdz-Roszkowski, Stanisław, 131  
 Grajzl, Peter, 233  
 grammar, universal, 35  
 Granieri, Massimiliano, 398  
 Graziadei, Michele, 238  
 Greece  
   legal transplants in, 242  
 Green, Alan, 218  
 Grossfeld, Bernhard, 27, 128, 259  
 group litigations, 66  
 Guarnieri, Carlo, 345  
 Guillet, David, 242  
 Gulliver, Philip, 385  
 Gutteridge, Harold, 6, 7, 13  
 Hacker, Jacob, 378  
 Hague Conference on Private International Law, 267  
 Hall, Jerome, 118, 123–6  
 Hall, Mark, 196  
 Hall, Peter, 378, 379  
 Hallward-Driemeier, Mary, 217  
 Halpérin, Jean-Louis, 250  
 Hammel, Andrew, 175–7  
 Hansmann, Henry, 262–3, 271, 275  
 Hantrais, Linda, 23–4, 368, 383, 404  
 Happy Planet Index, 328  
 harmonisation, legal, 264  
   in EU, 285–6, 288  
*Harvard Law Review*  
   foreign law in, 188  
 Harvey, David, 241  
 Hay, Colin, 264  
 Hendley, Kathryn, 347  
 Hendry, Jennifer, 115  
 Henrich, Joseph, 388  
 Herder, Johann Gottfried, 389  
 Hiller, Jack, 259  
 Hindu law, 108  
 Hirschl, Ran, 35, 43, 365  
 history  
   classifications of legal systems based on, 87, 90, 92  
   of comparative law, 13–14  
   comparative analyses in, 368–9  
   legal, 17  
   legal transplants in, 241–52  
 Hodges, Chris, 166–7  
 Hofstede, Geert, 390–4  
 Holmes, Oliver Wendell, 72  
 Hong Kong  
   legal system of, 105  
 horizontal comparative international law, 293–4



- horizontal legal transplants, 232
- horizontally divided legal systems, 104–6, 355
- human rights law
  - internationalisation of, 294–301, 306
  - and rule of law, 340
- humanities
  - comparative law application of, 25, 398
- Humphreys, Stephen, 250, 341, 350
- Huntington, Samuel, 85, 367
- Husa, Jaakko, 6, 7, 17, 85, 86, 87
- Huxley, Andrew, 18
- hybrid legal systems
  - neglect of, 101–9
- hybridisation, 263
  - in EU, 286
- Hyland, Richard, 41, 117–19
- ICC (International Chamber of Commerce), 315
- ICCt (International Criminal Court), 292
- ICJ (International Court of Justice), 292
- ideal types
  - classifications of legal systems based on, 87, 91
- immersion requirement
  - in postmodern comparative law, 117–19
- implicit comparative law, 365, 394–5, 398, 400
- imprisonment. *see* incarceration rates
- incarceration rates
  - comparative analyses of, 176–7
- India
  - codification of law in, 53
  - human rights protection in, 300
  - legal system in, 97, 108, 109, 252
- indicators, 322–3
- indices
  - criticism of, 214, 224–5
- individualism
  - comparative studies of, 391, 392
- Infantino, Marta, 226, 326
- influence, forms of, 235
- informal law, 355–6
- innovations
  - diffusion of, 239
- Inoue, Kyoko, 253
- inquisitorial trial systems, 63
- interdisciplinarity of comparative law, 6–12, 22–3, 25–6, 43–4, 397, 401
  - contemporary need for, 310, 363, 402–4
- international law. *see also* global law; transnational law
  - and comparative law, 136, 289
  - comparative, 5–6, 29, 291–4
  - impact of, 289–91
  - private, 31
- internationalisation of law, 289–301, 400
- investor protection, 170
- Ireland
  - legal research in, 200
- Islamic law, 153–6, *see also* Muslim countries
  - codification of, 252
  - deficiencies of, 172
  - evolution of, 172
  - implementation of, 251
  - on rule of law, 359
- Israel
  - legal system of, 128
- ius gentium*, 258, 309
- Jackson, Howell, 214–15
- Jakab, András, 197
- Jakobson, Roman, 138
- James I (king of England), 52
- Japan
  - civil litigation in, 161–3
  - constitution in, 253
  - economic development of, 334
  - human rights protection in, 300
  - lawyers in, 162, 164, 166
  - legal system of, 101, 113
  - foreign influences on, 252, 253, 254
- Jones, Owen, 388
- judges
  - in civil law systems, 59
  - and civil-common law distinction, 59, 62, 64–8
  - in common law systems, 77
  - comparative research on, 183–4
  - education of, 60
  - law interpretation by, 54, 55
  - number of, 164–6
  - quality of, 214
- judgments
  - and civil-common law distinction, 64–8
- judicial comparative law, 245–6
- judicial dialogue notion, 306
- judicial discourse, 138
- judicial independence, 339, 342
  - in China, 345
  - in Russia, 348
- judicial law-making, 54, 55–6
  - customary, 102

- judicial proceedings
  - duration of, 215–17
- judicial review of legislation, 77, 192, 295–6, 299
- judicial systems
  - efficiency of, 212–20
- judiciaries, 60
- Jung, Carl, 35
- Jupp, John, 240, 350
- juries
  - in civil law systems, 60
  - in common law systems, 59, 60
- Juriglobe (website), 102, 103
- jurisprudence. *see* case law
- justice
  - access to, 166–7, 343
- Kagan, Robert, 74–5, 78
- Kahn-Freund, Otto, 240
- Kaletski, Elizabeth, 299
- Kaufmann, Daniel, 220
- Kawagishi, Norikazu, 300
- Kelley, Judith G., 322
- Kelsen, Hans, 296
- Kelvin, William Thomson, 178
- Kennedy, David, 136–7
- Kennedy, Duncan, 81
- Khan, Rahmatulla, 7
- Kiikeri, Marku, 13
- Kim, Minzee, 28
- Kirchgässner, Gebhard, 174
- Kitagawa, Zentaro, 168
- Klasing, Mariko J., 392
- knowledge
  - of foreign law, 2–4, 141, 142–4
  - subjectivity of, 139
- Komarek, Jan, 107
- Kötz, Hein, 6, 7, 13, 27, 29–31, 36, 73, 80, 89, 90, 168
- Kraakman, Reinier, 262–3, 271, 275
- Kroncke, Jedidiah J., 405
- Kumar, Sushil, 7
- Kuran, Timur, 172
- Kurkchiyan, Marina, 348
- Kwall, Roberta, 129
- La Porta, Rafael, 89, 91, 97, 208–10, 227, 323
- Lambert, Édouard, 37
- language
  - and comparative law, 20–1, 130–1
  - and diversity in civil law systems, 75
- Lasser, Mitchel, 66, 138
- Latin America
  - civil litigation in, 158
  - legal systems of, 99–100
  - foreign influences on, 248–9
- Latin American, 99–100
- Latour, Bruno, 237–8, 389
- Latvia
  - legal system of, 103
- law
  - adaptability of, 151
  - autonomy of, 151–3
  - as culture, 128, 132
  - definition of, 22–3
  - and development, 332–8, 352–62, 400
    - criticism of, 352–61
  - as discourse, 137–40
  - and economics, 32, 234
  - enforcement of, 41, 80, 212–20
  - and finance, 380–2
  - formal dimension of, 23–4
  - functional dimension of, 24
  - interpretation by judges of, 54, 55
  - measurements of, 323
  - and political systems, 171, 175–7
  - and politics, 135–7, 374
  - and religion, 153–6
  - and society, 150–1, 172, 178, 381, 383
  - universalism of, 26, 35–7
    - and Eurocentrism, 45–7
  - virtual, 130
- Law, David S., 278, 299
- law markets, 269
- ‘Law in Radically Different Countries’ (course, Stanford University), 43
- law-making, 239, 264
  - commercial, 314
  - comparative analyses of, 375
  - and democratic legitimacy, 340
  - judicial, 54, 55–6
  - private, 319–22
- lawyers
  - and civil-common law distinction, 63–4
  - comparative law interests of, 1–2
  - costs of, 77
  - foreign
    - outsider perspective of, 142–4
  - number of, 162, 164–6
  - political attitudes of, 136
  - training of, 1, 287

- lay judges, 60, 61
- legal adaptability, 151
- legal anthropology, 34
- legal consciousness, 393
- legal cultures, 50, 117–18, 147–50, 151, 277
  - Afghan, 349–50
  - changing nature of, 358
  - Chinese, 95
  - differences between, 47–8
  - East Asian, 161
  - European, 39, 286–8
    - Americanisation of, 243
  - Japanese, 161, 163
- legal development, 333
- legal families, 7–8, 25, 48, 84–5, 109, 277, 396
  - alternatives for, 206
  - emergence of, 260
  - and legal cultures, 149
  - and legal transplants, 240–1
  - postmodern views of, 141, 144
  - and transnational and global law, 310
- legal history, 17, 31
- legal institutions, 41, 344
- legal mentalities, 390–4
- legal orders
  - of EU, 286–8
  - overlapping, 267
  - transnational, 308
- legal pluralism, 121
  - in Africa, 98
  - in Latin America, 100
  - postmodern interpretations of, 119–21, 144–5
- legal reasoning
  - and civil-common law distinction, 65, 80
  - comparative, 306
- legal rules
  - comparative analyses of, 201–4
  - quality of, 208–12
  - wrong, 359–61
- legal scholarship
  - African, 98
  - and civil-common law distinction, 56–7, 81
  - and comparative law, 121–3, 402
  - foreign impact measurement of, 187–8
  - in common law systems, 77
  - research methods of, 199–201
  - transnationalisation of, 320
- legal sociology, 31
- legal systems, 50, *see also* civil law systems; common law systems
  - change in, 262
  - Christian values in, 153–6
  - civil-common law distinction in, 50
  - classifications of, 84–92, 109–11, 204–7, 399
    - criticism of, 94–109
  - comparative analyses of, 48, 92–101, 193–207
  - and convergence forces, 265
  - descriptions of, 19–23
  - diversity of, 360
  - emergence of, 360
  - evaluation of, 28, 30
  - evolution of, 25
  - major, 18
  - popularity of, 269
  - quality of, 207–26
  - rationality in, 383
  - self-identities of, 86
- legal translation, 5, 20–1, 32
- legal transplants, 26, 132, 231–3, 260, 397, 399
  - benefits of, 233–6
  - and convergence, 264
  - design of, 259
  - desirability of, 255–9
  - in developing countries, 356, 358
  - harmful, 259
  - in history, 241–52
  - outcomes/success of, 86, 236–41
  - and transnational and global law, 310
  - virtual, 130
- legislation
  - judicial review of, 77
  - styles, 79
- legitimacy
  - of global social indicators, 325–30
  - need for, 311–12
  - of private law-making, 320, 321–2
- legitimacy-generating transplants, 234
- Legrand, Pierre, 10, 141
  - on convergence, 277
  - criticism on, 142–4
  - on culture and law, 68, 130
  - on European Civil Code, 288
- functionalism/traditional comparative law
  - criticism of, 13, 23–4, 140–2
  - postmodernism of, 47, 139, 237–8
- Lemmens, Koen, 118
- Levy, Ernst, 240
- lex mercatoria*, 313–14
- leximetrics, 195, 203–4
- Li, Ji, 345

- liability
  - in contract law, 70, 72
- liberalisation policies
  - of Washington Consensus, 334
- liberalism
  - economic, 334
  - political, 377
- limitations
  - on convergence, 274–8
  - of functionalism, 33–5
  - of informal law, 356
- linguistics
  - classifications in, 84
- Linnaeus, Carl, 84
- literary theory, 138
- Lithuania
  - legal system of, 103
- litigation
  - in common law systems, 54
  - costs of, 80, 166–7
  - group, 66
  - rates, 157–67
- living customary law, 102
- The Long Divergence How Islamic Law Held Back the Middle East* (Kuran), 172
- Low, Gary, 202
- Lundmark, Thomas, 194–9
- Mac Sithigh, Daithí, 199–201
- MacCormick, Neil, 67
- Macey, Jonathan, 251
- Macmillan, Lord, 55
- macro-comparisons, 14, 48
- Madise, Ülle, 214, 278
- Mahmood, Tahir, 109
- Mahy, Petra, 43
- Maine, Henry, 25, 35–7, 333
- Makdisi, George, 248
- Makdisi, John, 248
- Malinowski, Bronislaw, 387
- Mansfield, Lord, 70
- Markesinis, Basil, 37, 113, 187
  - on civil law systems, 80
  - comparative legal research of, 28, 34, 185–7
  - criticism on Legrand by, 142–4
  - on legal systems, 18
  - on legal transplants, 20, 233, 256
- Marrani, David, 129
- Martins, Mark, 350
- Marxism
  - on law in capitalist societies, 150
- Mattei, Ugo, 6–12, 340
  - classifications of legal systems by, 89, 91, 106–8
  - on Islamic law, 252
  - on legal cultures, 243
  - on African legal systems, 278
  - on Roman law, 104
  - on traditional comparative law, 41, 43–4
- Mattila, Heikki E., 168
- Mautner, Menachem, 128
- Maxeiner, James, 63, 166
- May, Theresa, 405
- McAuliffe, Karen, 131
- McBarnet, Doreen, 267
- McCrudden, Christopher, 299
- McEvoy, Sebastian, 16
- McGilchrist, Ian, 18
- McKinnon, Don, 356
- Measuring Justice project, 218
- megaregions, 280
- membership of regions, 281
- Menski, Werner, 44, 97, 133, 237, 298, 355
- Merry, Sally Engle, 326, 388
- Merryman, John Henry, 36, 99–100, 157–67
- meso-comparisons, 14
- methods. *see also* postmodern comparative law; quantitative research methods; qualitative research methods; socio-legal comparative law
  - of comparative law, 9, 15–26, 43–4, 110, 113–14, 180–2, 396, 397, 401, 404–6
  - cosmopolitanism in, 404–6
  - non-traditional, 113–14
  - quantitative, 180
  - traditional, 13
  - of comparative studies, 367–9, 404
  - of legal research, 6
- Meuwese, Anne, 321
- Michaels, Ralf, 13, 260, 303
- micro-approaches, 361
- micro-comparisons, 14, 48
- Micronesia
  - legal system in, 252
- Mikhail, John, 35, 124
- Milhaupt, Curtis, 264
- Mill, John Stuart, 370
- Millennium Declaration (UN), 337
- Mirow, Matthew, 100
- mixed legal systems, 92, 101–4, 251

- Model Business Corporation Act, 190  
 modernisation theory, 333  
 Monateri, Pier Giuseppe, 247  
 monetary unions, 282  
 Montesquieu, Charles-Louis de, 150–1, 372  
 Moore, Sally Falk, 387  
 moral philosophy  
   and crime rate, 174  
 Mousourakis, George, 10  
 Mucciarelli, Federico, 379  
 multijural legal systems, 105  
 multinational corporations  
   codes of conduct for, 314–15  
   power of, 355  
   and regionalisation, 280  
 multiplicity  
   managing of, 313  
 Murayama, Masayuki, 163  
 Muslim countries. *see also* Islamic law  
   commercial law in, 172  
   constitutional law in, 276  
   legal systems in, 107, 155  
   foreign influences on, 251–2
- Nader, Laura, 340, 388  
 Nardulli, Peter, 194–9  
 natural sciences  
   classifications in, 84–92  
   comparative law application of, 26, 398  
 nature, state of, 125  
 negative comparative law, 140–4  
 Nelken, David, 6, 7, 10, 132, 147–50, 159–60, 233, 382  
 Netherlands  
   civil litigation in, 159–61  
   judges in, 165  
   judicial system in, 212–20  
   lawyers in, 165  
 network analysis programs, 204–7  
 New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 317  
 New Zealand  
   tort law in, 30  
 Newman, Katherine, 385  
 Nigeria  
   legal system of, 105  
 Nijzink, Lia, 274  
 Noda, Yoshiyuki, 35
- Nolan, Richard, 60  
 non-state actors  
   and regionalisation, 283  
   transnational law produced by, 307  
 non-state law, 42, 120  
 non-traditionalist comparative law, 113–14  
 non-Western legal systems  
   analyses of, 19–23  
   classifications of, 91, 93, 97  
   colonial influences on, 246–8  
   comparative analyses of, 33, 43–4  
   legal transplants in, 252–5  
   post-colonial, 248–52  
 non-Western societies  
   functional analyses of, 31  
 Nordic countries  
   legal system of, 92  
 normative comparisons  
   in cultural comparative law approaches, 133–4  
 normative legitimacy, 325–6  
   of global social indicators, 326, 327  
 numerical comparative law, 131, 180–93, 227, 323, 399, *see also* quantitative research methods
- O'Hara, Erin, 269  
 obligations of contracts, 72  
 Oda, Hiroshi, 162  
 OECD  
   on indicators, 322  
 Ogas, Anthony, 270, 316  
 OHADA (Organisation pour l'Harmonisation en Afrique du Droit des Affaires), 282, 284  
 Ohnesorge, John K. M., 340  
 optimisation clusters  
   calculations of, 204–7  
*The Oracles of the Law* (Dawson), 16  
 oral proceedings, 61  
 orientalism, 96  
   legal, 96, 138  
   reverse, 96  
 Örüçü, Esin, 6, 7, 106–8, 134, 182–7, 238, 240, 255  
 Otterbein, Keith, 385  
 outsider perspective of foreign lawyers, 142–4  
 Oxford Civil Justice Survey, 201–4  
*Oxford Handbook of Comparative Law*, 140  
 Oxner, Sandra, 214, 217–20

- Pakes, Francis, 29  
 Pandectists, 56–7  
 parallel legal systems, 108–9  
 Pardolesi, Roberto, 398  
 Parsons, Talcott, 31  
 parties to proceedings  
   and civil-common law distinction, 62–3  
 path dependencies, 275–6  
 Peck, Jamie, 236  
 Peerenboom, Randall, 95, 350  
 penalty clauses in contracts, 73  
 performance of contract obligations, 72  
 Perry-Kessaris, Amanda, 392  
 Peters, Anne, 10  
 Peters, B. Guy, 371  
 Pettai, Vello, 214, 278  
 philosophy  
   comparative legal research based on, 124–6  
   moral  
     and crime rate, 174  
     universalism in, 35  
 Pillai, Rajnandini, 385  
 Pirie, Fernanca, 102, 233, 322, 387  
 Pistor, Katharina, 171, 239  
 pluralism. *see also* legal pluralism  
   ordered, 313  
 poetry, 119  
 policy recommendations, 27–31, 39, 47–8, 133, 137, 301  
 political integration, 282  
 political law rule, 91  
 political liberalism, 377  
 Political Risk Index, 214  
 political science  
   functionalism in, 375  
   research, 214–15, 239, 376  
 political systems and law, 171  
   capital punishment, 175–7  
   classifications of, 85  
   incarceration rates, 177  
 politics  
   and law, 135–7, 374  
   and rule of law, 353  
 Polity IV Project, 373  
 Pontrandolfo, Gianluca, 131  
 Popova, Maria, 348  
 Popper, Karl, 86  
 positive law, 22–3  
 positivist approaches, 32, 41–2  
   criticism of, 140  
 Posner, Eric, 392  
 Posner, Richard, 164–6, 197–9  
 Pospisil, Leopold, 387  
 Post, Albert Hermann, 387  
 postmodern comparative law, 45–7, 113–14, 116–17, 144–5, 399  
   critical comparative law, 134–44  
   criticism of, 142–4, 145  
   deep-level analysis of law, 117–23  
   deep-level comparisons, 123–7  
 postmodernism, 116–17  
 Pound, Roscoe, 56  
 precedents  
   and civil-common law distinction, 67  
   bindingness in common law systems, 59, 67  
   non-bindingness in civil law systems, 67  
 pre-contractual duties, 70  
 pressure, convergence through, 265–6, 271, 273–4, 279  
 pre-trial discovery rules, 61  
 Principles of Corporate Governance (OECD/G20), 316–17  
 Principles of International Commercial Contracts (UNIDROIT), 315  
 Pritchett, Lant, 217  
 private actors  
   global social indicators developed by, 327  
 private law  
   and legal systems, 107  
   international, 31  
   transnational, 309  
 private law-making, 319–22  
 Procaccia, Uriel, 128  
 procedural aspects of rule of law, 339–40  
 professional law rule, 91  
 property rights protection, 335  
 psychological archetypes (Jung), 35  
 psychology, 388  
 public law  
   and legal systems, 107  
 purposes  
   of comparative law, 2–6  
   of legal rules, 32–5  
   of legal transplants, 232, 260  
 Qatar  
   legal system of, 105  
 Qualitative Comparative Analysis (QCA), 369  
 qualitative research methods  
   in social sciences, 367, 371  
   in socio-legal research, 156–7  
 quality of legal systems, 207–26

- quantitative research methods, 227  
     cross-citations between courts, 182–7  
     foreign academic research impact, 187–8  
     foreign law impact, 182–93  
     in historical research, 369  
     quality of legal systems, 207–26  
     rule of law, 351–2  
     in social sciences, 367, 371  
     in socio-legal research, 156–7
- Quebec  
     legal system in, 107
- questions  
     for comparative law research, 398–401
- Rabel, Ernst, 16, 22–3
- racial characteristics  
     classifications of legal systems based on, 88
- Racz, Attila, 194–9
- Radcliffe-Brown, Alfred, 387
- Radhakrishnan, R., 44
- Ragin, Charles, 369
- Rajah, Jothie, 344
- rationality  
     in legal systems, 383
- Rebouché, Rachel, 134
- recursivity notion, 310
- regional human rights charters, 298
- regionalisation, 280–9, 301, 400
- regression analysis, 185–7, 367
- regulatory competition, 270, 288
- Reimann, Mathias, 30, 167
- Reitz, John, 6–12, 172
- religion  
     classifications of, 84, 386  
     and law, 153–6
- religious law, 129, *see also* Islamic law
- religious legal systems, 93
- remedies, 72–3
- research questions, 398–401
- revision model of appeals, 59
- Ribstein, Larry, 269
- Riles, Annelise, 102, 230, 402
- Roberts, Chief Justice, 258
- Roberts, Simon, 45–7
- Robinson, James A., 335
- Rodriguez-Garavito, César A., 320
- Rodrik, Dani, 336
- Roe, Mark, 171, 214–15
- Rogers, Everett M., 239
- Roman law, 104, 247  
     as legal transplant, 241–6  
     legal systems based on, 51, 74, 79
- Romer, Paul, 105
- Rose, Paul, 264
- Rosen, Lawrence, 94, 128, 129
- Roussey, Ludivine, 218
- Rubin, Edward, 258
- rule of law  
     in Afghanistan, 343, 348–51  
     in China, 343–6  
     development of, 272, 338–52, 362  
     in Russia, 343, 346–8
- Rule of Law Index (WJP), 221–3
- Ruskola, Teemu, 96
- Russia  
     legal system of, 93, 128  
     rule of law in, 343, 346–8
- Rwanda  
     mixed legal system of, 250
- Rylands v. Fletcher case* (England), 30
- Sacco, Rodolfo, 13, 41, 70, 142
- Saidov, Akmal, 89, 91
- Saleilles, Raymond, 37
- Samuel, Geoffrey, 6, 7, 10, 57, 125
- sanctions  
     deterrence effect of, 174  
     socio-legal comparisons of, 173–4
- Sandefur, Rebecca, 159–63
- al-Sanhuri, Abd al-Razzaq, 251
- Santos, Boaventura de Sousa, 229
- Sauser-Hall, Georges, 88, 89
- Scalia, Justice, 244–6
- Scandinavian countries  
     legal system of, 92
- Schäfer, Hans-Bernd, 335
- Schäffer, Heinz, 194–9
- Schlesinger, Rudolf, 38–9
- Schmiegelow, Michele, 216
- Schnitzer, Adolf, 89, 90
- Schwenke, Heiner, 10
- Scotland  
     legal research in, 200  
     legal system of, 105
- security  
     importance of, 350
- self and other, 141
- Sen, Amartya, 338
- settled colonies  
     legal transplants in, 246–8
- Shaffer, Gregory, 309, 312

- Shapiro, Martin, 80, 107, 123–4, 336, 384
- shareholder protection, 171, 192–3, 203–4, 208–10
- Siems, Mathias, 197, 210, 239, 403
- Siliquini-Cinelli, Luca, 136
- similarities of legal systems. *see* commonalities of legal systems
- Simmons, Beth A., 322
- Singapore  
   rule of law in, 344
- Slaughter, Anne-Marie, 306–7
- Smith, Stephen, 143
- Smits, Jan, 27
- Snyder, Francis G., 102
- social indicators, global, 322–30
- social order, 121
- social sciences  
   classifications in, 84  
   comparative analyses in, 365–8, 369–71, 394, 398  
   comparative law application of, 25  
   functionalism in, 31  
   legal universalism in, 387–90
- socialist law/legal systems, 90, 91, 93  
   shareholder protection in, 204
- Societas Europaea (SE) company form, 288
- societies  
   comparative analyses of, 382–94  
   development stages of, 35–7, 333  
   differences between, 45–7  
   and law, 150–1, 172, 178, 358–9, 381
- socio-legal comparative law, 74, 118, 131, 147, 178, 399  
   causality problem in, 150–6  
   civil litigation research in, 157–67  
   commercial law research in, 168–72  
   criminal law research in, 172–7  
   methods, 156–7, 181
- socio-legal systems, 383
- sociology, legal, 31
- soft law, 305  
   transnational, 316, 321
- solicitors, 63
- Solomon, Peter, 348
- Soskice, David, 378, 379
- Soto, Hernando de, 335
- South Africa  
   human rights protection in, 300  
   legal system in, 107, 247
- South Korea  
   lawyers in, 166
- Spain  
   civil code in, 242
- Spamann, Holger, 208–10
- special economic zones (SEZs), 105
- Sri Lanka  
   legal system in, 107
- states  
   African, 249  
   chosen for comparative law research, 17–19  
   comparative analyses of, 42–4, 371–82  
   developmental, 334  
   disaggregation/diminishing role of, 280, 304–5, 311, 330  
   federal, 284–9  
   interdependence of, 291  
   traditional comparative law view of, 262
- statistics, use of, 182  
   regression analysis, 185–7, 367
- statute law  
   and civil-common law distinction, 53–5  
   measuring foreign influence of, 189–93
- statutory specificity indexes, 195
- Steger, Manfred, 229
- Stern, Rachel E., 345
- Stiglitz, Joseph E., 336
- Stirton, Lindsay, 190
- Stone Sweet, Alec, 107, 336
- Stramignoni, Igor, 119
- structural comparative law, 126–7
- structuralism, 126–7
- subjective data, use of, 327
- subjectivity of knowledge, 139
- Sudan  
   legal system of, 251
- Summers, Robert, 67
- Sunde, Jørn Øyrehagen, 151
- supranational use of comparative law, 5–6
- surveys, 181, 217–20, 227  
   cross-national, 391–3
- sustainable development, 337
- Sustainable Development Indicators (UN), 337
- Switzerland  
   Civil Code in, 54, 75
- Tamanaha, Brian Z., 121, 358
- taxonomies, 84–5
- Temkin, Moshik, 176



- tenant protection, 215–17  
 Teubner, Gunther, 71  
 textual analyses, 141  
 Thailand  
   legal system of, 103  
 Tocqueville, Alexis de, 372  
 Todd, Harry, 388  
 tort law  
   comparative analyses in, 29–31, 34  
   in United States, 74–5, 268  
 trade associations, 168  
 traditional comparative law, 262, 396, 399,  
   *see also* functionalism  
   methods, 15–26, 110, 113–14, 127, 130  
   and policy evaluation, 27–31  
   postmodern criticism of, 144–5  
   and socio-legal research, 178  
   and transnational and global law, 310  
 traditional law rule, 91  
 Trakman, Leon E., 307  
 transgovernmentalism, 304  
 translation, legal, 5  
   in comparative analyses, 20–1, 130–1  
   functionalism in, 32  
 transnational law, 290, 305–13, 330, 400  
   commercial, 313–22  
   and comparative law, 303  
 transnationality  
   and legal systems, 109  
 Transparency International, 217–20  
 Trebilcock, Michael J., 105  
 trials. *see* litigation  
 trust in legal systems, 218  
 Turkey  
   legal transplants in, 253, 254, 255  
 Twining, William, 13, 41, 229, 239  
 Tylor, Edward, 386  
  
 ubiquitous law, 119–21  
 Ukraine  
   judicial independence in, 348  
 UN (United Nations)  
   development policies of, 337  
   human rights protection regime of, 298  
 uncertainty avoidance, 392  
 UNCITRAL model laws, 316  
   on international commercial arbitration,  
   317–18  
 UNCTAD (UN Conference on Trade and  
   Development), 334  
 UNIDROIT, 315  
  
 unification of law, 5–6  
 United Arab Emirates  
   legal system of, 105  
 United Kingdom  
   human rights protection in, 295  
 United States  
   capital punishment in, 174, 175–7  
   civil litigation in, 76, 159, 166–7  
   codification of law in, 53–5  
   company law in, 190, 202, 268  
   constitution, 244–6  
   courts/court system in, 58  
   criminal law in, 128  
   and English legal system, 75–8  
   as federal state, 285  
   influence in developing world of, 334  
   judges in, 60, 62, 77  
   lawyers in, 77, 165  
   legal scholarship in, 77, 201  
   legal transplants from, 243–4, 249, 253  
   pre-trial discovery rules in, 61  
   Supreme Court judgments in, 65  
   tort law in, 30, 74–5, 268  
 Universal Declaration of Human Rights, 340  
 universalism, 405  
   legal, 26, 123, 257  
   Eurocentrism in, 45–7  
   in human rights protection, 297–8  
   postmodern criticism of, 142  
   in social sciences, 387–90  
   in philosophy, 35  
  
 Valcke, Catherine, 18, 125  
 Van Caenegem, William, 75  
 van der Tang, Ger, 191  
 van Maarseveen, Henc, 191  
 van Rhee, C.H. (Remco), 61  
 Vanderlinden, Jacques, 386  
 Varga, Csaba, 6  
 variation  
   explanation of, 24–6  
   identification of, 23–4  
 Verkerk, Remme, 61  
 Vermeule, Adrian, 392  
 Versteeg, Mila, 191–2, 223, 278, 299  
 vertical comparative international law, 291–3  
 vertical legal transplants, 232  
 vertically divided legal systems, 106–8  
 Vietnam  
   legal system in, 252  
 violations of human rights, 299

- virtual law, 130  
 Vogler, Richard, 384  
 Voigt, Stefan, 196, 214–15  
 von Savigny, Friedrich Karl, 144, 150
- Waldron, Jeremy, 309  
 Walker, Janet, 236  
 Wallerstein, Immanuel, 85  
 Wang, C., 350  
 Wang, Y., 345  
 Washington Consensus, 334–5  
     criticism on, 336–8  
 Watson, Alan, 236–8  
 Watt, Gary, 129  
 Watt, Horatia Muir, 133–4  
 Watt, Muir, 276  
 Weber, Max, 155, 325, 333, 341, 369, 383–4  
 welfare systems, 378  
 Wells, Michael, 66  
 West Africa  
     criminal law in, 202  
 West, Mark, 202  
 Western countries  
     comparative legal analyses limited to, 33, 37, 38–9, 42–4  
     human rights protection in, 294–7  
     legal systems of, 78–81, 92  
     influence of, 192–3, 349, 354–9, 361  
     pluralism in, 120  
     presumed superiority of, 333  
     legal transplants from, 246–55  
     legal transplants in, 241–6  
     universalist views of, 389  
 Western preconceptions  
     in study of non-Western legal systems, 19  
 Wheatle, Se-shauna, 258  
 Whitman, James, 108, 171, 175  
 Wigmore, John Henry, 6, 22–3, 37, 88, 89, 102
- Wilde, Oscar, 75  
 William the Conqueror (King of England), 52  
 Williamson, Claudia, 177  
 Wojkowska, Ewa, 354  
 Woodman, Gordon R., 313  
 World Bank  
     Doing Business Reports, 223–6, 323, 329  
     indicators developed by, 328  
     Governance Indicators (WBI), 220, 351–2  
     Justice for the Poor programme, 361  
     on legal cultures, 358  
     on good and wrong law, 360  
     and Washington Consensus, 336  
 World Business Environment Survey (WBES, World Bank), 218  
 World Economic Forum (WEF), 218  
 World Justice Project, 342  
     Rule of Law Index of, 221–3  
 world systems theory, 334  
 World Values Survey, 218  
 Wright, Ronald, 196  
 written proceedings, 61  
 wrongness  
     of legal rules and institutions, 359–61  
 WTO (World Trade Organisation) free trade system, 290  
     criticism of, 136  
 Wulf, Alexander J., 202
- Zaring, David, 182–7  
 Zeno-Zencovich, Vincenzo, 107, 148  
 ZERP (University of Bremen)  
     comparative conveyancing services study of, 221  
 Zimmermann, Reinhard, 78, 79, 81  
 Zumbansen, Peer, 314  
 Zweigert, Konrad, 6, 7, 13, 27, 29–31, 36, 89, 90