

Advisory Committee of Jurists 74, 90

INDEX

Ago, Roberto 73 Alvarez, Alejandro 85 Antagonism 11, 13 Anzilotti, Dioniso 75 'Anzilottian' concept of responsibility 77 Authority 15 of fundamental doctrines 19 of law 24 Arbitration Commission of the Conference on Yugoslavia 81 see also Badinter Commission Argumentation, legal 2, 52, 64, 87, 88 liberal mode of 14 Argumentative acquis 50 Argumentative operativeness 119 Argumentative practice 20 Argumentative structure 73 Argumentative templates 32 Articles on Responsibility of States for Internationally Wrongful Acts, the 4, 42, 57, 78, 117 Articles on the Responsibility of International Organizations, the 78 Article 38 of the Statute of Permanent Court of Justice and International Court of Justice 41, 57, 60, 72, 87, 89, 90, 91, 92, 98 see also Doctrine of sources; Statute of the Permanent Court of International Justice, the; Statute of the International Court of Justice, the Article 38, the travaux préparatoires of 90, 91

Articles 31 and 32 of the Vienna Convention on Law of Treaties 63, 65, 66 see also Doctrine of interpretation Article 53 of the Vienna Convention on the Law of Treaties 93, 98, 101 see also Doctrine of jus cogens Article 64 of the Vienna Convention on the Law of Treaties 93, 98, 101 see also Doctrine of jus cogens Axiomization of legal reasoning 32, 33, 105, 107, 108, 113, 114 **Badinter Commission 81** see also Arbitration Commission of the Conference on Yugoslavia Barcelona Traction Case of the International Court of Justice 43 Belief system, the Conditions of 36-47 Manifestation of 71-102 Object of 31-36 Structure of 31-54 Suspension of 1, 17–22, 35, 116–123 Codes of conduct 9 Cognitive biases 20 Cognitive choices 74 Cohen, Felix 24 Common law

Cognitive choices 74
Cohen, Felix 24
Common law
legal system 112
perspective 111
Consequentialist agnosticism 118
Constraint, sense of 4, 28, 29, 31, 36, 37,
45, 47–54, 55, 70, 103, 116
Council or Assembly of the League,
the 90



152 INDEX

Customary international law 41, 57, 58, 59, 66, 87, 88, 90, 92, 114

see also Doctrine of customary international law; Doctrine of sources

Customary rules 82, 88

Das Recht Des Modernen Staates 83

see also Jellinek, Georg
Deformalization 111
Depersonification 44
Derrida, Jacques 24
Distributive justice 17, 23, 119, 120
Doctrine of customary law 30, 32, 33,

41, 43, 67, 71, 72, 81, 87–92, 97,
98, 101, 103, 109, 115
Doctrine of interpretation 3, 8, 18,
29, 32, 35, 36, 39, 46, 48, 55,
63–70, 71, 103, 104, 112, 115,
116, 119

Doctrine of jus cogens 3, 30, 43, 56, 71, 72, 92–102, 103, 116

Doctrine of legal personality 3, 8, 32

Doctrine of recognition 85

Doctrine of responsibility 3, 8, 26, 30, 32, 39, 43, 59, 71, 72–79, 92, 103, 109, 116

Doctrine of sources 3, 8, 18, 29, 32, 38, 46, 47, 48, 55–63, 66, 69, 71, 87, 95, 96, 99, 100, 101, 102, 103, 104, 105, 116

see also Source-based selfreferentiality

Doctrine of statehood 4 3, 8, 30, 32, 34, 39, 41, 56, 71, 72, 79–86, 92, 103, 109, 115, 116

Doctrine of succession 56

Enlightenment, the 10, 13, 15, 17, 61, 116 Erga omnes 43 Experience (empiricism) 5

Fundamental doctrines, the Formation and functioning of 2, 3, 4, 6, 17, 18, 19, 21, 25, 26, 35, 36, 39, 44, 46, 48, 55, 70, 71, 103, 104, 112, 116, 118, 121 Formation of 29, 46, 47, 55–63, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114

see also Doctrine of sources

Functioning of 6, 16, 29, 46, 55, 63–70, 104, 112, 113, 114, 115

see also Doctrine of interpretation

Repository of

see Repository of the fundamental doctrines

Genealogical link 40, 41, 42, 57, 72, 81, 85, 87, 91, 106
German public law thinking 75, 84
see also Kelsen, Hans; Lauterpacht,
Hersch; Lieber, Francis;
Oppenheim, Lassa;
Schwarzenberger, Georg

Hart, Herbert 59 see also Rule of recognition Hegemony 109

Identification of law 57, 59 see also Hart, Herbert; Rule of recognition

Imaginary genealogy 4, 28, 29, 31, 36, 37, 38, 40, 41, 42, 43, 44, 45, 47, 51, 54, 55, 56, 79, 81, 87, 91, 92, 93, 105, 107, 115, 116

International Court of Justice, the 41, 98

International instrument 4, 19, 20, 30, 31, 35, 36, 37, 40, 41, 42, 43, 44, 45, 46, 47, 51, 54, 55, 56, 65, 66, 71, 72, 79, 80, 81, 92, 93, 103, 104, 105, 106, 109, 113, 115, 117

see also the Vienna Convention of Law of Treaties; the Montevideo Convention on Rights and Duties of States; Articles on State Responsibility, the; Articles on the Responsibility of International Organizations, the; Repository of the fundamental doctrines

International law as a system 26–29 International Law Association, the 58



INDEX 153

International Law Commission (ILC), the 41, 59, 65, 73, 74, 88, 99 International legal discourses 10, 17, 18, 31, 34, 88, 107, 110, 117 liberal pattern of 1, 10, 116, 121 International legal order 36, 93, 99, 101 International legal thought 6, 10, 11, 12, 14, 17, 25, 26, 28, 29, 38, 63, 89 liberal pattern/structure of 1, 10, 12 14, 116, 121 Internal morality 53 International organizations 42, 43, 78 Interpretation 3, 18, 22, 29, 30, 32, 33, 36, 39, 46, 47, 48, 63-70, 71, 103, 104, 112, 113, 115, 116, 119 see also Doctrine of interpretation Inventing tradition 106

Jellinek, Georg 83, 84

see also Das Recht Des Modernen
Staates
Judicial law-making 111, 112
Judicial pronouncement 33, 42, 43, 44

Kelsen, Hans 27 Kelsenian approach to legal fictions 35

Lauterpacht, Hersch 27 Law-ascertaining criteria 62 see also Doctrine of sources: Hart. Herbert; Rule of Recognition Legal fiction 35 Legalism 10 Legality 72, 75, 78 Legitimacy 22, 119, 120, 121 Lieber, Francis 27 Liberalism see Liberal paradigm Liberal legalism 25 see also Legalism Liberal paradigm 9-17 London Statement of Principles Applicable to the Formation of (General) Customary International Law 58

Mavrommatis Palestine Concessions Case of the Permanent Court of International Justice, the 42 Miscognition (méconnaissance) 18, 49 Montaigne, Michel 24 Montevideo Convention on Rights and Duties of States, the 4, 41, 42, 80, 81, 82, 83, 84, 85, 86 Morality 11, 13, 53 Myth(mysticism) 23, 24, 25, 26

(Naturalist) scholastic-inspired approaches 61 New Haven School, the 111

Oppenheim, Lassa 27

Path dependency 111, 112
Permanent Court of International
Justice 90.
See also the Statute of Permanent
Court of International Justice;
Mavromatis case
Pluralism 10

Pragmatism 122
Principle of systemic integration, the 69
Questions relating to the Obligation to

International Court of Justice 99

Prosecute or Extradite Case of

Rationalism 5, 10
Rationality 17
Recognition of State 79–86
Reformist empowerment 19, 30,
118, 120

Reparations Advisory Opinion of the International Court of Justice 4, 42

Repository of the fundamental doctrines 38, 40–45, 65, 72, 79, 80, 81, 82, 83, 84, 85, 86, 87, 89, 92, 105, 106, 109, 115,

see also International instruments; the Vienna Convention of Law of Treaties; the Montevideo Convention on Rights and Duties of States; Articles on State Responsibility, the; Articles on the Responsibility of International Organizations, the



154 INDEX

Responsibility 4, 8, 26, 30, 32, 39, 42, 43, 56, 71, 72-86, 103, 116, 117 see also Doctrine of state responsibility; Articles on State Responsibility, the Rule (ruleness) 3, 4, 9, 11, 13, 15, 28, 29, 31, 35, 36-39, 40, 45, 46, 47, 50, 54, 55, 56, 57, 58, 59, 60, 63, 64, 65, 66, 67, 68, 69, 71, 72, 81, 88, 92, 93, 95, 99, 103, 104, 116 Rule-based approach to custom 59 Rule-based approach to the doctrine of interpretation 66 Rule-based conception(understanding) of the sources of international law 59, 78 Rule-based normativity, the 60 Rule-making 55, 104, 105 Schlag, Pierre 24 Schwarzenberger, Georg 27 Secondary rules 9, 35, 116 Self-referentiality 4, 25, 28, 29, 30, 31, 36-47, 48, 50, 51, 54, 55-70, 71, 92, 94, 96, 100, 102, 103, 104, 105, 106, 110, 112, 113, 115, 116, 118, 119 Sources-based self-referentiality 29, 30, 55, 56-63, 70, 92, 96, 97, 102, 104, 105, 106, 110, 112, 119 Interpretation-based selfreferentiality 29, 30, 55, 63-70, 104, 112-115, 119

Sources 3, 7, 8, 18, 25, 30, 32, 38, 47, 48,

Standards of behavior 8, 29, 32, 34, 35, 46

116, 119

State-centricism 6, 116

see also Doctrine of sources

55-63, 66, 69, 70, 71, 87, 90, 92,

95, 96, 97, 98, 99, 100, 101, 102,

103, 104, 105, 106, 110, 111, 112,

State-centric law-making process 106 Stare decisis 111, 112 Statehood 3, 8, 30, 32, 34, 39, 41, 56, 71, 72, 79-86, 103, 109, 115, 116 Statehood criteria (population, territory and effectivité) 80 State practice 97 Statute of the International Court of Justice, the 4, 41, 42, 57, 60, 98, 117 Statute of the Permanent Court of International Justice, the 41, 72, 74, 87, 89 Subject-based approaches to international law 61 Subsequent practice 69

Transcendental validators 5, 6, 7, 14, 18, 28, 30, 31, 47, 48, 72, 100

Two-element doctrine (approach) of customary international law 41, 57, 72, 88, 89, 90, 91, see also Customary international law; Doctrine of customary international law

United Nations 73 United Nations Charter, the 42

Vienna Conference, the 97, 99
Vienna Convention on the Law of
Treaties, the 4, 41, 42, 63, 65, 66,
67, 93, 97, 98, 101, 117
see also Articles 31 and 32 of the
Vienna Convention on Law of
Treaties; Article 53 of the
Vienna Convention on the Law
of Treaties; Article 64 of the
Vienna Convention on the Law
of Treaties