

## Index

Abeyratne, Rehan, 215 Bandhua Mukti Morcha v Union of India, 199, 202, absolute liability. See doctrine of absolute liability Bangalore Principles, for human rights norms, 213 access to medical services, for women, 92-3 Ackerman, Bruce, 262 Barak, Aharon (President of the Supreme Court) Act of Dáil Éireann, 1922 (Ireland), 102, (Israel), 2, 3-4, 96-7, 291, 293, 326-7 appointment to Supreme Court, 177-8 100-10 activism. See judicial activism Basic Laws incorporated under, 31 ADM Jabalpur v. Shiv Kant Shukla, 209 Dworkin and, 184 Administration of Justice (Protection) Act, early academic career, 15 Singapore, 140 as institutional "towering" judge, 11 administrative judicial leadership, 83 judicial activism of, 177-8 of Hale, 84-5 unreasonableness doctrine, 180-1 Agyemang, Lady Mabel, 320 on judicial functions, constitutional purpose Alarie, Benjamin, 10 of, 31 Alexy, Robert, 221 judicial legacy of, 174-6 Almeyda, Clodomiro, 304 judicial philosophy, 174 Amalgamated Society of Engineers v Adelaide legal realism as foundation of, 177-8, 183 Steamship Co Ltd (Engineers Case), liberal values as part of, 185 59-60, 61-2 judiciary-empowerment revolution and, 175, American Legal Realism, 32-3 176, 178-82 Angarita Baron, Ciro, 219-20 autonomy of government attorneys, Anglo-Irish Treaty of 1921, 99, 100, 102, 108 178 Application of English Law Act, Singapore as jurisprudential "towering" judge, 11 on tort law, 179 (1993), 140 Arato, Andrew, 256, 269, 272 Barco, Virgilio, 217 Arrey, Florence, 320 Barwick, Sir Garfield, 57 Aryal, Om Prakash, 165 Basic Law, Hong Kong, 117, 119 attitudinal courts, in U.S., 10 Bokhary judicial philosophy influenced by, Austin, Granville, 200 118-19, 132-3 Australia. See also High Court of Australia coercive powers of, 125-8 Law Officers Act 1964, 57 democratic polity and, 125-8 Li judicial philosophy influenced by, 118-19, Parliament as protector of human rights, replacement of, 65-7 132-3 Platonic Conception in, 32 on coercive powers of Basic Law, 125-8 positivist courts in, 10 democratic polity and, 125-8 'towering" judges in, 316. See also specific judges during Tung Chee-hwa administration, 120-1 Australia Acts, 70-1 Basic Law: Freedom of Occupation (1992), Israel, authoritarianism, 274 181 - 2



Basic Law: Human Dignity and Liberty (1992),	Bill of Rights Ordinance (BORO), Hong Kong
Israel, 181–2, 187–8, 193	(1991), 126, 128
Basic Law: Israel as the Nation-State of the Jewish	Birks, Peter, 139
People (2018), Israel, 189–90, 191–2	Bituminous Coal Conservation Act, U.S., 44
basic structure doctrine, 151–2	Black, Dame Jill (Justice) (Supreme Court of the
Baxi, Upendra, 198	U.K.), 81
Bernard, Desiree, 320	Black, Hugo (Justice) (U.S.), 3–4, 46–8, 316
Bhagwati, P. N. (Chief Justice) (India), 2, 3–4,	Bokhary, Kemal (Justice) (Hong Kong), 3–4,
96–7, 195 Bandhua Mukti Morcha v Union of India, 199,	117–19, 322 Catholia Diagon of Hong Kong y Sacretary for
^	Catholic Diocese of Hong Kong v. Secretary for Justice, 129
202, 205–8 Chandrachud, Y. V., and, 208–9	historical context for, 13–14
constitutional tort law and, extension of, 203	Hong Kong Basic Law as influence on, 118–19,
criticism of, 213–14	132–3
early legal career, 195–6	coercive powers of, 125–8
institutional legacy of, 204–11	democratic polity and, 125–8
with public interest litigation, 205–8	as institutional "towering" judge, 11
relationships with judicial colleagues, 208–11	judicial legacy of, 128–30, 132–3
relationships with political leaders, 208–11	judicial pronouncements, political outcomes a
as institutional "towering" judge, 11	focus of, 118
on judicial functions, constitutional purpose	Kong Yun-ming v. The Director of Social
of, 31–2	Welfare, 129–30, 132
judicial legacy of, 195–9	Leung Kwok Hung v. HKSAR, 123, 126–7
doctrine of absolute liability, 204	Li judicial philosophy compared to, 122-5
expansion of due process rights, 199-202	on civic virtue, 122–4
expansion of socioeconomic rights, 199-202	on democratic ideals, 122–4
for fundamental rights jurisprudence, 196	on political rights, 124–5
monitoring mechanisms as, 202-4	Ng Kung Siu case, 123–4
post-trial remedies as, 202-4	on ordre public, 127
relaxation of filing and standing require-	perfectionist approach of, 313
ments, 197–9	Booth, Margaret, 81
right to life interpretation, 200	BORO. See Bill of Rights Ordinance
judicial philosophy	Bradley, Joseph (Justice) (U.S.), 54
ipse dixit decision-making in, 196	Bradwell v. Illinois, 54
public interest litigation, 196–9	Brennan, Gerard (Chief Justice) (Australia), 72
spirituality as foundation of, 214	Brennan, William (Justice) (U.S.), 3-4, 46-51, 55
as jurisprudential "towering" judge, 11	316, 322
as political towering judge, 10–11	Brown v. Board of Education, 49, 50
public engagement of, 211–13	as jurisprudential "towering" judge, 11
through judicial activism, 195–6, 212	Plyler v. Doe, 50–1
through promotion of human rights, 213	relation to dominant constitutional order, 53-4
through promotion of legal aid, 212	Warren and, 48–9
through promotion of public interest lawyer-	Brown v. Board of Education, 16, 49, 50, 190
ing, 212	Budlender, Geoff, 237, 239
public interest litigation and	Bugarič, Bojan, 256
entrenchment of, 14	Bui Ngoc Son, 323
as institutional legacy, 205–8	bureaucracy, "toweringness" and, 52–3
in judicial philosophy, 196–9	Burger, Warren (Chief Justice) (U.S.), 50–1
Shelat and, 208–9	Burke, Ciarán, 108
Bhattarai, Ananda Mohan, 171	Burkean judges, 145
Bhattarai, Baburam, 164–5, 167	C
Bhuwania, Anuj, 208, 211	Cameron, David, 82
bias, judicial, global constitutionalism and, 37	Charter of Bights and Erondome as 6
Bill of Rights Act (New Zealand), 37	Charter of Rights and Freedoms, 25–6, 27



Index

333

Ireland autonomy movement and, comparisons between, 100–1	judicial legacy of, 153–4 among other judges, 139
strategic courts in, 10	jurisprudential history of, 141–52
Carter v. Coal Co., 43–5	European jurisprudence as influence on, 147
Cassels, Jamie, 204	judicial minimalism, 143–52, 154
Cepeda, Fernando Ulloa, 226	shifts in, 141–3
Cepeda Espinosa, Manuel Jose (Justice)	strategic disagreement in, 143–52
(Colombia), 3, 297, 318, 325	as jurisprudential "towering" judge, 11
civil law tradition and, 13	Mohammed Faizal bin Sabtu v Public
as "drafting" judge, 216–20	Prosecutor, 146, 151
on constitutional law, 217, 218	Mooney and, 137
for tutela mechanism, 218	Peck Constance Emily v Calvary Charismatic
early legal career, 216–17	Centre Ltd., 139
Gaviria Trujillo and, 216, 217, 218, 219–21, 226–7	personal background for, 136–9
historical context for, 13–14	Skrine and, 137
judicial legacy of, 215–16	Teo Soh Lung v Minister for Home Affairs, 151
social rights jurisprudence, 229	Vincent Cheng v Minister for Home Affairs, 151
socioeconomic rights jurisprudence, 228–9	Yong Vui Kong v Attorney-General, 150
as jurisprudential outsider, 220–6	Yong Vui Kong v PP, 151
political skills of, 226–32, 234	Chandrachud, Abhinav, 209
critiques of, 234	Chandrachud, Y. V. (Justice) (India), 208–9
post-court career, 232–4	Charter of Fundamental Rights and Basic
Santos and, 232–3	Freedoms, 258
as "towering" judge	Charter of Rights and Freedoms (Canada),
in institutional category, 11	25–6, 27
limitations of, 234–5	Chaskalson, Arthur (President of Constitutional
CFA. See Court of Final Appeal	Court of South Africa) (South Africa), 3-4,
Chan Sek Keong (Chief Justice of Singapore), 3–4,	293, 313, 327
15, 318	appointment to Constitutional Court of South
Application of English Law Act and, 140	Africa, 236, 238
Cheong Seok Leng v Public Prosecutor, 139	Budlender and, 237, 239
Chng Suan Tze v Minister for Home Affairs &	on death penalty, 240–2
Ors and Other Appeals, 138, 149–50	Makwanyane decision, 242
commitment to administration of justice, 139–41	Du Plessis and others v De Klerk and another, 249
under Administration of Justice (Protection)	early legal career of, 236-7
Act, 140	Delmas Treason Trial, 236–7
constitutional development by, 141–52	Legal Resources Centre and, 237, 251
articulation of fundamental norms in, 149–52	Rivonia trial, 236–7
basic structure doctrine in, 151-2	historical context for, 13-14
common law rights in, 148	as institutional "towering" judge, 11
constitutional interpretation and, 143–52	Jordan and others v S and others, 247
foreign law as influence on, 142–3	judicial legacy of, 236–8, 250–4
freedom of speech rights in, 148–9	judicial philosophy of
judicial review as element of, 150–1	constitutional democracy in, 252
public law and, 142, 145, 152–3	socioeconomic rights guarantees in, 242–6
Dow Jones Publishing Co (Asia) v Attorney	judicial reform of private law, 250
General, 139	as jurisprudential "towering" judge, 11
first judicial tenure, 137–9	Komani N.O v Bantu Affairs Administration and
intellectual background for, 136–9	Board Peninsula Area, 237
education history, 136–7	Mandela and, 236, 238
Jeyaretnam Joshua Benjamin v Attorney	Oos' Randse Administrasie Raad en Andere
General, 139	v Rikhoto, 237
Jeyaretnam Joshua Benjamin v Lee Kuan	Port Elizabeth Municipality v Various
Yew. 147	Occubiers, 248–0
1 CW, 14 /	Occupieis, 440-q



**More Information** 

Chaskalson, Arthur (cont.)	relationship with other court judges,
UDM v President of the Republic of South	16–17, 46–8
Africa, 251	comparative constitutional law, 3
Volks NO v Robinson, 247–8	literary sources on, 7–10
Cheong Seok Leng v Public Prosecutor,	competency, of judges, 22–3
139	Constitutional Bench, 170–1
Cherry, Joanna, 82	Constitutional Court of Chile. See also
Children Act 1989, U.K., 80	Valenzuela, Eugenio
Chile. See also Constitutional Court of Chile	division of, 303
Constitution of 1980, 298–300	Electoral Court established through, 301
Pinochet rule in, 298–300	establishment of, 298–300
Chin Leng (C.L.), 313	independence of, 291–2, 300
China. See also Hong Kong	under Pinochet, 300–3
National People's Congress in, 119	Constitutional Court of Colombia. See also
Standing Committee of, 119, 120–1	Cepeda Espinosa, Manuel Jose
Chng Suan Tze v Minister for Home Affairs & Ors	activist nature of, 13
	during economic recession, judicial interven-
and Other Appeals, 138, 149–50	tions during, 227–9
Change Minister of Transport at in 182	
Chorev v. Minister of Transportation, 181	European model for, 219
Cifuentes, Eduardo, 219–20	internal structure of, 215
Civil Law Act, Singapore, 139–40	judicial ideology of, 221, 224
civil law tradition	legal pragmatism in, 224
Cepeda and, 13	judicial populism through, 228
judicial culture in, 294	substitution of the constitution doctrine and,
judicial discipline and, 297–8	231-2
legal formalism and, 290	tutela mechanism of
"towering" judges and, 290–1, 293–8	design of, 219
institutional context for, 12–13	"drafting judge" for, 218
Valenzuela and, 13	for healthcare access and rights, 222–3, 229–30
Coffey, Donal, 108	for internally displaced persons, 14, 222, 223,
Cohen-Eliya, Moshe, 34–5	224-5, 229-30
Cole v Whitfield, 72	judicial appointment system in, 218–20
Colombia. See also Constitutional Court of	Uribe and, 219
Colombia	Constitutional Court of Hungary. See also Sólyom,
Law of Victims and Restitution of Land, 226	László
Peace and Justice Act, 231	abolishment of death penalty, 263–4
Statutory Health Law of 2015, 226	as constituent power, 260-2
common law traditions	European Court of Rights influenced by, 263
Chan Sek Keong and, 148	European models for, 261, 268–9
global constitutionalism and, 25–6	function and purpose of, 255
"towering" judges and, 12, 134–5, 294, 310, 312	institutional guarantee of constitutionalism
Communist Party of Vietnam (CPV), 283	through, 262–4, 272
community judicial leadership, 83	Second Vatican Council as influence on, 256,
of Hale, 84–5	268–9
community of judges	Constitutional Court of South Africa, 238-42. See
global constitutionalism and, 33-6	also Chaskalson, Arthur
cosmopolitanism and, 33	death penalty case, as first case, 240-2
under global rule of law, 34	diverse composition of, 238-9
Platonic Conception of constitutional rights	under Interim Constitution of 1993, 239
and, 33–4	Maintenance of Surviving Spouses Act and,
post-judicial careers and, 35	247-8
proportionality doctrine, 34–5	political support for, 11
among "towering" judges	politics of, 246–50
collegiality among, 16, 328–9	in marital rights cases, 247–8
	- 17



**More Information** 

Index

335

global constitutionalism and in property rights cases, 248-9 in sex worker cases, 247 community of judges and, 33 socioeconomic rights guarantees in, 242-6 liberal cosmopolitanism, 21 in Government of the Republic of South Africa Court of Final Appeal (CFA), 18. See also Bokhary, Kemal; Li, Andrew v Grootboom, 243-4 in Mazibuko v City of Johannesburg, 245-6 Lau Kong Yung case, 119, 123 in Minister of Health v Treatment Action Ng Ka Ling (No. 1) case, 121-2 Campaign, 244-5 Ng Ka Ling (No. 2) case, 119, 120-1 in Soobramoney v Minister of Health, 243 courts. See also specific Constitutional Courts; constitutional democracy, 252 specific Supreme Courts constitutional law, 217, 218. See also attitudinal, in U.S., 10 constitutionalism deliberative, in U.K., 10 comparative, 3 positivist, in Australia, 10 literary sources on, 7-10 strategic, in Canada, 10 globalization of, 7-10 CPV. See Communist Party of Vietnam political nature of, 3 constitutional rights, supremacy of, 166-8 Daly, Tom, 18-19, 296 constitutional supremacy doctrine, 134-5 Dapei Zahav v. The Broadcasting Company, 180 judicial review and, 135 Davis, Dennis, 327 constitutional supremacy doctrine, in Singapore, Dawson, Daryl, 73 Deane, William (Justice) (Australia), 73 134-5 constitutional theory, 277-8 death penalty constitutional tort law, in India, 203 in Hungary, abolishment of, 263-4 constitutionalism. See also global in South Africa, 240 constitutionalism Chaskalson rulings on, 240-2 deliberative courts, in U.K., 10 Constitutional Court of Hungary and, 262-4, 272 Delmas Treason Trial, 236-7 legal, 274 democracy political, 25, 274 under Basic Law constitutions, national Bokhary judicial philosophy influenced by, in Australia, 60-1 judicial functions in, constitutional purpose Li judicial philosophy influenced by, 125-8 in Chile, of electoral systems, 302-3, 304 Mason on, articulation of values, 67-9 constitutional, in South Africa, 252 in Hungary in Chile, 298-300 decline of, 274 in Hungary Constitution of 1989, 258, 269, 270 transition to, 257-60 Constitution of 2011, 274 illiberal, Israel as, 175 invisible Constitution, 108-9 legal revolutions in Israel and, hypocrisy of, Kennedy, H., and, Irish Constitution develop-188-94 ment by, 96-7, 99-103, 111-12 Li on, democratic ideals of, 122-4 under Act of Dáil Éireann, 102 Shrestha and, 173 Anglo-Irish Treaty of 1921 and, 100, 102, 108 democratic centralism principle, 278, 279 Irish Free State Constitution Act 1922, 102-3 Denham, Susan (Chief Justice) (Ireland), 114 nationalism as element of, 105 Dickson, Brice, 104 tactical approach to, 101-2 dignity-based equality, right to, 265, 266 in Nepal Directive Principles of State Policy (DPSPs), Constitution (1990), 161 200, 210 disability issues, feminist advocacy for, 91 Constitution (2015), 171-2 in Singapore. See Chan Sek Keong Dixon, Rosalind, 11, 16, 72, 100 Coomaraswamy, Punch, 137 Dixon, Sir Owen (Chief Justice) (Australia), Cornes, Richard, 56, 83 18-19, 316 cosmopolitanism intellectual legacy of, 60 Mason and, 76-7 among community of judges, 33



**More Information** 

Index 336 Dixonian legalism, 56, 59-61 The Federalist (Hamilton), 109 critique of, 63-4 Feldman, Noah, 54 reliance on Australian Constitution, 60-1 feminism among judges. See Hale, Baroness doctrine of absolute liability, 204 Brenda domestic violence issues, feminist advocacy feminist reasoning, in judicial cases, 89-90 for, 88-q Ferres Comella, Víctor, 296 Dow Jones Publishing Co (Asia) v Attorney Fertilizer Corporation Kamgar Union v Union of General, 139 India, 197-8 DPSPs. See Directive Principles of State Policy First Judges case, 198, 201 "drafting" judges, 27-8 Fiss, Owen, on global constitutionalism, 21, 26 Fixed Term Parliaments Act 2011, U.K., 82 Cepeda as, 216-20 on constitutional law, 217, 218 Francis Coralie Mullin v Union Territory of Delhi, for tutela mechanism, 218 "towering" judges and, 318 Frankfurter, Felix (Justice) (U.S.), 18-19, 40, 54, Dred Scott case, 55 103, 314 Du Plessis and others v De Klerk and another, 249 freedom of conscience, right to, 266 freedom of speech, in Singapore, 148-9 due process rights, in India, 199-202 Duffy, Gavan, 112 Frei Montalva, Eduardo, 298 Dworkin, Ronald, 2, 184 Friedmann, Daniel, 188-9 Fukuyama, Francis, 26 ECHR. See European Convention of Human fundamental rights Rights in India, 196 ECJ. See European Court of Justice Supreme Court of India and, 197 ECtHR. See European Court of Human Rights Kennedy, H., and, 108 Electoral Court, in Chile, 301, 306 under Shrestha, 167-8 Elias, Dame Sian, 320 for Sólyom, hierarchical nature of, 264 Ely, John Hart, 221 empowerment, of judges, 27-8 Gadbois, George, 211 Gaitan, Jorge Eliecer, 228 in Israel, through judiciary-empowerment revolution, 175, 176, 178-82 Gandhi, Indira, 211 autonomy of government attorneys, 178 Gandhi, Mahatma, 195-6 Gandhi, Maneka, 199 as moral authority, 27 in transitional countries, 27-8 Gaudron, Mary (Justice) (Australia), 73, 320 Engineers Case. See Amalgamated Society of Gaviria Trujillo, Cesar, 216, 217, 218, 219-21, 226-7 Engineers v Adelaide Steamship Co Ltd gender (Engineers Case) feminist advocacy and, through judicial leader-EU. See European Union ship, 88, 89 EU law, Hungary under, 270 of "towering" judges, 20 European Convention of Human Rights (ECHR), as explanatory/predictive factor, 319-21 George, Lloyd, 101 25, 92-3 European Court of Human Rights (ECtHR), German Federal Constitutional Court (GFCC), 12, 268-9 25, 100 Constitutional Court of Hungary influenced institutional design of, 13 Gibbs, Sir Harry, 58 by, 263 Ginsburg, Ruth Bader, 317 global constitutionalism and, 24 "towering" judges and, 17-18 Ginsburg, Tom, 7-8, 256 European Court of Justice (ECJ), 25 Gleeson, Murray (Chief Justice) (Australia), 65 European Union (EU). See also specific countries global constitutionalism nationalist movements in, 24-5 community of judges and, 33-6 cosmopolitanism and, 33 extradition cases, feminist advocacy in, 93 under global rule of law, 34 family law cases, feminist advocacy in, 87-8, 93-4 Platonic Conception of constitutional rights

and, 33-4

post-judicial careers and, 35

federalism, Mason on, interpretative approach

to, 68



proportionality doctrine, 34-5	Hale, Baroness Brenda (President of the Supreme
cosmopolitanism	Court) (United Kingdom), 3-4, 94-5, 317,
community of judges and, 33	318, 321
liberal, 21	accessibility of, 79
definition and scope of, 21-3	ascension to Supreme Court, 81-2
development and evolution of, 23-6	Conservative response to, 81–2
in common law systems, 25–6	Children Act 1989 and, 80
counter-majoritarian institutions and,	as feminist advocate, 79–80, 87–94
23–4	for disability issues, 91
after decolonization, 25	in domestic violence issues, 88–9
European nationalist movements and, 24–5	in extradition cases, 93
after fall of Soviet Union, 26	in family law cases, 87–8, 93–4
through human rights institutions, 25. See also	feminist reasoning in, 89–90
specific organizations	in gender-based cases, 88, 89
with populism movements, 23–4	for housing issues, 90, 91–2
after World War II, 23–4	in immigration regulations cases, 93
empowerment of judges, 27–8	for women's access to medical services, 92–3
as moral authority, 27	as groundbreaking legal figure, 78–9
in transitional countries, 27–8	historical context of, 78–80
,	· ·
European Court of Human Rights and, 24	judicial leadership of, 82–7 administrative, 84–5
Fiss on, 21, 26	
global community of judges created	community, 84–5
through, 22–3	through composition of substantive judg-
historical context for, 21	ments, 86–7
as ideological revolution and, 22	through individualism, 94–5
international judicial interactions and, 21	jurisprudential, 85–7
as judicial global project, 22	through legal influence, 94–5
as juristocracy, 27	through organizational involvement, 84
limitations of, 38–9	social, 84–5
normative implications of, 36–8	legal career trajectory, 80–2
for judicial bias, 37	Mental Capacity Act 2005, 80
of judicial legacies, 37	Miller 2 case, 84–5
in liberal democracies, 37–8	sexism against, 82
Platonic Conception of constitutional rights, 22,	Hamilton, Alexander, 109
29-33	Harel, Alon, 18–19
community of judges and, 33–4	Harlan, John Marshall (Justice) (U.S.), 54
definition of, 32	Hart, H. L. A., 158
judicial function in, 30	Hartmann, Ivar A., 277
in postwar Germany, 24	healthcare access, as right, 222-3, 229-30
Global North, judges from, 3	Henchy, Seamus, 114
global rule of law, 34	"Herculean" judges, 2
Global South, judges from, 3	hero judges, 145
globalization	"hero" judges, 2
of constitutional law, 7–10	High Court of Australia. See also Dixon, Sir Owen;
of "towering" judges, 17–18	Mason, Sir Anthony
foreign court decisions as influence on,	Amalgamated Society of Engineers v Adelaide
17–18	Steamship Co Ltd (Engineers Case),
Gokhale, H. R. (Justice) (India), 208–9	59–60, 61–2
Government of the Republic of South Africa	Cole v Whitfield, 72
v Grootboom, 243–4	diversity of legal opinion and dissent, 72-3
Great Famine of 1845–9, 98	Dixonian legalism and, 56, 59–61
Green, Andrew J., 10	reliance on Australian Constitution, 60-1
Grimm, Dieter, 312	Mabo v Queensland [No 2], 66
Gummow, Bill (Justice) (Australia), 316	Miller v TCN Channel Nine, 62



More Information

338 Index

High Court of Australia (cont.) transition to, 257-60 State Government Insurance Commission under EU law, 270 v Trigwell, 62 Platonic Conception in, 30-1 Hirschl, Ran, 8, 27 after Polish Round Table Agreement, 258 Hogan, Gerard, 114 Hussainara Khatoon v State of Bihar, 198-9 Holmes, Oliver Wendell (Justice) (U.S.), 212 Home Rule Act (U.K.) (1914), 99 ICCPR. See International Covenant on Civil and Hong Kong. See also Court of Final Appeal Political Rights IDPs. See internally displaced persons Basic Law, 117, 119, 132-3 Bokhary influenced by, 118-19 illiberal democracy, Israel as, 175 Li influenced by, 118-19 immigration regulations cases, feminist advocacy Bill of Rights Ordinance, 126, 128 for, 93 under Chinese sovereignty, 119-22 impeachment requirements, for justices, 171 constitutional order in, 130-2 independence movements, Irish, 99 judicial activism in, 133 Canada autonomy movement compared to, housing issues, feminist advocacy in, 90, 91-2 India Howard, John, 65 Hughes, Charles Evans (Chief Justice) (U.S.), Directive Principles of State Policy, 200, 210 due process rights in, 199-202 3-4, 41-6 legal ability of, 53-4 Passport Act of 1967, 199 Platonic Conception in, 31-2 New Deal crisis cases, 41-6 human rights right to life in, 200 Bangalore Principles, 213 socioeconomic rights in, 199-202 to dignity-based equality, 265, 266 individual judicial powers, in Vietnam European Convention of Human Rights, of Chief Justice decision-making power of, 280 25, 92-3 European Court of Human Rights, "towering" executive powers of, 280-1 judges influenced by, 17-18 limits on authority of, 279 freedom of conscience, 266 position-taking powers, 281-2 global constitutionalism and, 25. See also spein constitutional theory, 277-8 cific conventions; specific organizations modelling, 277-82 healthcare access as, 222-3, 229-30 socialist model of, 278-82 in India democratic centralism principle in, 278, 279 Truong Hoa Binh and, 276, 288-9 expansion of due process rights, 199-202 Inter-American Court of Human Rights, 233 expansion of socioeconomic rights, 199-202 promotion of, 213 Interim Constitution of 1993, of South Africa, 239 Inter-American Court of Human Rights, 233 internally displaced persons (IDPs), 14, 222, 223, International Covenant on Civil and Political 224-5, 229-30 Rights, 17-18, 25, 243 International Covenant on Civil and Political International Covenant on Economic and Rights (ICCPR), 17-18, 25, 243 Social Rights, 244-5 International Covenant on Economic and Social marital rights, 247-8 Rights, 244-5 political rights, 124-5 International Criminal Court, 233 under Shrestha (Nepal), 166-8 international law, supremacy of, 166-8 Universal Declaration of Human Rights, invisible Constitution, in Hungary, 108-9 17–18, 25 ipse dixit decision-making, 196 Human Rights Act, U.K. (1990), 25-6 Ireland Act of Dáil Éireann, 102, 109-10 Hungary constitutional development in, 259-60, 271-3 Anglo-Irish Treaty of 1921, 99, 100, 102, 108 autonomy movement in, 99 Constitution of 1989, 258, 269, 270 Constitution of 2011, 274 Canada autonomy movement and, compari-

invisible Constitution, 108-9

democracy in

decline of, 274

sons with, 100-1

Great Famine of 1845-9, 98

under Home Rule Act, 99



under Republic of Ireland Act 1948, 110 in Israel Supreme Court, 14 War of Independence, 99 of Kennedy, H., 111 Irish Free State, 96-7, 109-10 Mason on, 64-5, 74-5 Irish Free State Constitution Act 1922, 102-3 Shrestha and, 169-73 Isaacs, Isaac (Chief Justice) (Australia), 69 critical backlash against, 170-3 Israel. See also Barak, Aharon; Supreme Court of of Sólyom, 257, 261-2, 269 Israel judicial bias. See bias Basic Laws in, 31 judicial leadership. See leadership Freedom of Occupation, 181-2 judicial minimalism Human Dignity and Liberty, 181-2, 187-8, 193 for Chan Sek Keong, 143-52, 154 Israel as the Nation-State of the Jewish justification of, 144 People, 189-90, 191-2 'New Minimalists', 144 Sunstein on, 143-4 as illiberal democracy, 175 legal revolutions in, 178-88 "towering" judges and, 144-5 critiques of, 185-8 judicial powers. See individual judicial powers democratic hypocrisy of, 188-94 judicial review judiciary-empowerment revolution, 175, 176, Chan Sek Keong and, 150-1 constitutional supremacy doctrine and, 135 liberal revolution, 183-5 literary sources on, 7-10 liberalism in, 185 from U.S., 10 Platonic Conception in, 31 Supreme Court of Israel and, 182 Zionism and, 190 review of constitutionality, 183 Itani, Kamal Prasad (Advocate) (Nepal), 164-5 judiciary-empowerment revolution, in Israel, 175, Iyer, Krishna (Justice) (India), 197-8, 211 176, 178-82 autonomy of government attorneys, 178 Jeyaretnam Joshua Benjamin v Attorney Jungam, Bharat Mani (Advocate) (Nepal), 163-4 General, 139 jurisprudential judicial leadership, 83 Jeyaretnam Joshua Benjamin v Lee Kuan Yew, 147 of Hale, 85-7 jurisprudential "towering" judges, 11, 215 Johnson, Boris, 82 Jordan and others v S and others, 247 juristocracy, global constitutionalism as, 27 Jowell, Jeffrey, 122-3 judges. See also community of judges; "towering" Karki, Hari Krishna, 170 judges; specific topics Karki, Sushila (Chief Justice) (India), 166, 170 Kelsen, Hans, 256 competency of, 22-3 definitions in, 2-4 Kennedy, Duncan, 45-6 for "towering" judges, 3 Kennedy, Hugh (Chief Justice) (Ireland), 3-4 "drafting," 27-8 comparison to international justices, 96-7 Cepeda as, 216-20 constitutional development under, 96-7, from Global North, 3 99-103, 111-12 under Act of Dáil Éireann, 102 from Global South, 3 "Herculean" judges, 2 Anglo-Irish Treaty of 1921 and, 100, 102, 108 "hero" judges, 2 Irish Free State Constitution Act 1922, 102-3 literary sources on, 7-10 nationalism as element of, 105 as moral authority, 27 tactical approach to, 101-2 mute, 145 early political career, 15 selection principle for, 2-4 historical context for, 96-9 in Supreme Court of Israel, classification of, 175 under Home Rule Act, 99 terms for, 2-4 during Irish autonomy movement, 99 judicial activism in Irish Free State, 96-7, 110 during U.K. rule over Ireland, 98-9 of Barak, 177-8

Index

unreasonableness doctrine, 180-1

in Constitutional Court of Colombia, 13

of Bhagwati, 195-6, 212

in Hong Kong, 133

as institutional "towering" judge, 11

on Irish constitutional law, 111-12

judicial legacy of, 110-14, 115-16

critiques of, 113-14

339



340 Index

Kennedy, Hugh (cont.) legal pragmatism judicial activism as part of, 111 in Constitutional Court of Colombia, 224 on natural law thought, 111-12 legal realism judicial system reform by, 103-5 American Legal Realism, 32-3 under Courts of Justice Act 1924, 103 Barak and, 177-8, 183 legal revolutions, in Israel, 178-88 for lower courts, 104 judicialisation of politics under, 105-6 critiques of, 185-8 jurisprudence history of, 105-10 democratic hypocrisy of, 188-94 fundamental rights as element of, 108 judiciary-empowerment revolution, 175, 176, natural law influences on, 108, 111-12 178-82 popular sovereignty element of, 108 liberal revolution, 183-5 Lynham v Butler, 106 legalism, Dixonian legalism, 56, 59-61 Moore v Attorney General, 106 critique of, 63-4 O'Foghludha v McClean, 106 reliance on Australian Constitution, 60-1 rule of law for, 115 León Hurtado, Avelino, 303 The State (Ryan) v Lennon, 106-7, 112 Leung Kwok Hung v. HKSAR, 123, 126-7 transnational impact of, 114-15 Levi, Edmond (Justice) (Israel), 192-3 Kerr, Sir John, 58-9 Li, Andrew (Chief Justice) (Hong Kong), 3-4, Khatri v State of Bihar, 203 Kiefel, Susan (Chief Justice) (Australia), 65 Bokhary judicial philosophy compared to, 122-5 Kirby, Michael (Justice) (Australia), 69-70, 213, on civic virtue, 122-4 312, 316 on democratic ideals, 122-4 Kis, János, 256 on political rights, 124-5 Koirala, Sushil, 166 historical context for, 13-14 Komani N.O v Bantu Affairs Administration and Hong Kong Basic Law as influence on, 118-19, Board Peninsula Area, 237 132-3 Kong Yun-ming v. The Director of Social Welfare, coercive powers of, 125-8 democratic polity and, 125-8 129-30, 132 as institutional "towering" judge, 11 Kriegler, Johan, 242 judicial legacy of, 132-3 Leung Kwok Hung v. HKSAR, 123, 126-7 Lacy, Niki, 158 Ng Kung Siu case, 123-4 Landau, David, 297 Lane, Elizabeth, 81 perfectionist approach of, 313 Langa, Pius (Chief Justice) (South Africa), 250 liberal democracy. See also illiberal democracy Lau Kong Yung case, 119, 123 global constitutionalism and, 37-8 Law, David, 37 liberal revolution, in Israel, 183-5 Law of Victims and Restitution of Land (2011), liberalism, in Israel, 185 Colombia, 226 Loewenstein, Karl, 24 Law Officers Act 1964 (Australia), 57 Lynham v Butler, 106 lawfare, in South Africa, 253 Laxmi Devi Dhikta case, 168 Mabo v Queensland [No 2], 66 leadership, judicial Madariaga, Mónica, 303 administrative, 83, 84-5 Magna Carta Hiberniae, 106 community, 83, 84-5 Maintenance of Surviving Spouses Act, South of Hale. See Hale, Baroness Brenda Africa, 247-8 Makwanyane decision, 242 jurisprudential, 83, 85-7 literary sources for, 7-10 Malagodi, Mara, 18, 100 rational, 57 Malla, Sapana Pradhan, 170 social, 83, 84-5 Mandela, Nelson, 236, 251 Lee, Martin, 129 Maneka Gandhi v Union of India, 199 Mantashe, Gwede, 253-4 Lee Hsien Loong, 146 marital rights, 247-8 Lee Kuan Yew, 146 legal constitutionalism, 274 Marshall, John (Chief Justice) (U.S.), 96-7 legal formalism, civil law tradition and, 290 Martinez Caballero, Alejandro, 219-20



Mason, Sir Anthony (Chief Justice) (Australia), 3, 15, 18–19, 57–9, 315, 328	Mooney, Peter, 137 Moore v Attorney General, 106
addresses to State of the Judicature, 75-6	moral authority, judges as, 27
Amalgamated Society of Engineers v Adelaide	Mordechay, Nadiv, 174
Steamship Co Ltd (Engineers Case),	Morehead v. Tipaldo, 42–3
59–60, 61–2	Mumbai Kamgar Sabha v Abdulbhai
ascension to higher courts, 57	Faizullabhai, 197
elevation to Chief Justice, 58–9	Murphy, Lionel (Justice) (Australia), 58, 64
Cole v Whitfield, 72	mute judges, 145
diversity of legal opinion and dissent under,	Mational Labor Dolations Ast. U.C.
72–3 Di O 1 – C –	National Labor Relations Act, U.S., 44
Dixon, O., and, 76–7	National People's Congress (NPC), 119
early legal career, 57	Standing Committee of, 119, 120–1
on federalism, interpretative approach to, 68	nationalist movements
historical context for, 69-73	constitutional development and, 105
for court tenure, 71–3	in European Union, 24–5
judicial metamorphosis in, 69–71	natural law, 108, 111–12
on judicial activism, 64–5, 74–5	Navot, Doron, 174
on judicial functions, constitutional purpose	Nepal. See also Shrestha, Kalyan; Supreme Court
of, 32	of Nepal
jurisprudential legacy of, 61–73, 74–7	civil war in, 155–6
articulation of constitutional values,	Constitution (2015), 171–2
67–9	Constitution (1990) of, Westminster model as
critique of Dixonian legalism, 63–4	influence on, 161
judicial fair processes, 68–9	constitutional developments in, judicial tenure
legal realism as, 62–5	influenced by, 162
outside Australia, 76	Parliamentary Hearings Committee, 171–2
replacement of Parliament as protector of	political developments in, judicial tenure influ-
human rights, 65–7	enced by, 162
Mabo v Queensland [No 2], 66	Supreme Court Strategic Plans, 168-9
Miller v TCN Channel Nine, 62	Neupane, Balkrishna (Advocate) (Nepal),
on popular sovereignty, embrace of, 67	163–4
legal independence from U.K., 70	Neupane, Kanchan Krishna (Advocate)
rational leadership of, 57	(Nepal), 164
State Government Insurance Commission	'New Minimalists', 144
v Trigwell, 62	New Zealand, Bill of Rights Act, 37
May, Theresa, 79	Ng Ka Ling (No. 1) case, 121–2
Mazibuko v City of Johannesburg, 245–6	Ng Ka Ling (No. 2) case, 119, 120–1
Mbeki, Thabo, 245, 251	Ng Kung Siu case, 123–4
Mental Capacity Act 2005, U.K., 80	Ngcobo, Sandile, 246
Miller, Gina, 82, 84–5	Nguyen Hoa Binh (Chief Justice) (Vietnam),
Miller 2 case, 84–5	288
Miller v TCN Channel Nine, 62	
	NPCS. See National People's Congress
Minerva Mills v Union of India, 210	NPCSC. SEe Standing Committee of National
Minister of Health v Treatment Action Campaign,	People's Congress
244-5	ÓD4:10 11 11
Miranda v. Arizona, 49	O Dálaigh, Cearbhall, 111
Mishra, Om Prakash, 166	O'Foghludha v McClean, 106
Mizrachi v. State of Israel, 179	Oli, Sharma, 170
Mohamed, Ismail, 237	Oos' Randse Administrasie Raad en Andere
Mohammed Faizal bin Sabtu v Public Prosecutor,	v Rikhoto, 237
146, 151	Orbán, Viktor, 272
Mohr, Thomas, 114	O'Regan, Kate (Justice) (South Africa), 320
Mokgoro, Yvonne, 238–9	Ortúzar, Enrique, 303, 306



Pang Khang Chau, 140–1	public interest lawyers, promotion of, 212
Parajuli, Gopal, 166	public interest litigation (PIL)
Parliamentary Hearings Committee (PHC),	Bhagwati and
171–2	entrenchment of, 14
Pasquino, Pasquale, 290	as institutional legacy of, 205–8
Passport Act of 1967 (India), 199	in judicial philosophy, 196–9
Pathak, R. S. (Chief Justice) (India), 211	Supreme Court of Nepal and, 156, 170–1
Pázmány, Péter, 255	public law
Peace and Justice Act, Colombia, 231	Chan Sek Keong and, 142, 145, 152–3
Peck Constance Emily v Calvary Charismatic Centre Ltd., 139	Pusey, Merlo, 45
Peled, Yoav, 174	Rajkumar, Prasad Shah (Justice) (Nepal), 163-4
Peña, Marisol (Chief Justice) (Chile), 306	Rana, Rajkumar (Advocate) (Nepal), 164
PHC. See Parliamentary Hearings Committee	rational judicial leadership, 57
Phuyal, Hari, 170	Reed, Stanley, 50
PIL. See public interest litigation	reform, judicial
Pinochet, Augusto, 291-2, 298-300. See also	by Kennedy, H., 103–5
Valenzuela, Eugenio	under Courts of Justice Act 1924, 103
Constitutional Court of Chile under, 298–300	for lower courts, 104
Pius, Gilbert Louis, 140	natural law influences on, 108
Platonic Conception, of constitutional rights	by Shrestha, 168–70
in Australia, 32	Constitutional Bench, 170–1
definition of, 32	of impeachment requirements for justices,
global community of judges and, 33	171
global constitutionalism and, 22, 29–33	through Supreme Court Strategic Plans,
community of judges and, 33–4	168–9
judicial function in, 30	Regmi, Khil Raj (Chief Justice) (Supreme Court of
in Hungary, 30–1	Nepal), 155–6, 163–4, 165–6
in India, 31–2	Regmi, Kumar, 170
in Israel, 31	Republic (Plato), 29
judicial function in, 30	Republic of Ireland Act 1948, U.K., 110
Platonic Theory of Ideas, 29	Reynolds v. Sims, 49
Plyler v. Doe, 50–1	Reynolds v Times Newspapers Ltd., 147
Polish Round Table Agreement, 258	Ribiero, Leandro Molhano, 277
political constitutionalism, 25, 274	right to life, interpretation of, in India, 200
political rights, 124–5	Rivonia trial, 236–7
political "towering" judges, 10–11, 215, 306	Roberts, Owen (Justice) (U.S.), 3–4, 40–6
popular sovereignty, in Australia	New Deal crisis cases, 41–6
	Roosevelt, Franklin Delano, 41–6
through legal independence from U.K., 70 Mason's embrace of, 67	Rosen-Zvi, Issachar, 27
· ·	•
populism movements  Constitutional Court of Colombia and, 228	Roznai, Yaniv, 174
	Rueda, Pablo, 227
global constitutionalism with, 23–4	Ruger, Theodore W., 277 rule of law
Porat, Iddo, 17, 34–5, 97, 215, 312	
Port Elizabeth Municipality v Various Occupiers,	global, community of judges under, 34
248–9	for Kennedy, H., 115
positivist courts, in Australia, 10	Rylands v. Fletcher, 203–4
Powell, Lewis F. (Justice) (U.S.), 50	Carla Allair (Lautian) (Carda Africa) and
Prakash Mani Sharma case, 167–8	Sachs, Albie (Justice) (South Africa), 238–9
precedent system, in Supreme People's Court of	Sajó, András, 109, 256, 267
Vietnam, 285	Santos, Juan Manuel, 232–3
private law, in South Africa, reform of, 250	Sapir, Gideon, 188
property rights, in South Africa, 248–9	Scalia, Antonin (Justice) (U.S.), 55
proportionality doctrine, 34–5	Scheppele, Kim Lane, 9, 108–9, 255–6, 277



**More Information** 

Index

343

Schmitt, Carl, 256 Situala, Krishna Prasad, 164-5 Second Vatican Council, 256, 268-9 Skrine, John, 137 Slaughter, Anne-Marie, 22 Sen, A. K., 211 separation of church and state, in Hungary, 266-8 Slaughterhouse Cases, 54 sex work, in South Africa, 247 social judicial leadership, 83 of Hale, 84-5 sexism, against female justices, 82 Sexual Offences Act, South Africa, 247 social rights jurisprudence, in Colombia, 229 Shaked, Ayelet, 187, 189, 193, 194 socialist legal systems. See also Truong Hoa Binh Sharma, Anup Raj (Justice) (Nepal), 163 "towering" judges in, 13 Sharma, Prasad (Justice) (Nepal), 163-4 socialist model of individual judicial powers, Sharma, Prem (Justice) (Nepal), 163-4 Shelat, J. M. (Justice) (India), 208-9 democratic centralism principle in, 278, 279 Shrestha, Kalyan (Chief Justice) (Nepal), 3-4, 100 Truong Hoa Binh and, 276, 288-9 ascension to Supreme Court, 160-1 Socialist Republic of Vietnam (Vietnam). See also individual judicial powers democracy-building by, 173 Communist Party of Vietnam and, 275-6 historical context for, 13-14, 155-7, 162-70. See also Nepal constitutional framework for, 275-6 jurisprudential integrity influenced by, 156 judicial review in, lack of, 275-6 as institutional "towering" judge, 11 legislative constitutional review in, 275-6 judicial activism and, 169-73 socioeconomic rights critical backlash against, 170-3 Cepeda on, 228-9 judicial compass for, 158-62 in Colombia, 228-0 judicial independence of, 163-6 in Constitutional Court of South Africa cases, judicial legacy of, 156-7, 173 242-6 fundamental rights protections as part of, in India, expansion of, 199-202 International Covenant on Economic and human rights protections as part of, 166-8 Social Rights, 244-5 international law supremacy as part of, soldier judges, 145 Sólyom, László (Chief Justice) (Hungary), 3-4, 9, 166-8 supremacy of constitutional rights, 166-8 277, 293, 297 for transitional justice, 167 as constitutional revolutionary, 257-62, 269-73 women's rights protections as part of, 167-8 on constitutional hierarchies, 261 judicial reform under, 168-70 in Hungarian transition to democracy, 257-60 Constitutional Bench, 170-1 constitution-making authority of, 260-2 early academic career, 15, 255 of impeachment requirements, 171 through Supreme Court Strategic Plans, early legal career, 255 168-q early political career, 15 "judicial true north" for, 173 historical context for, 13-14 Laxmi Devi Dhikta case, 168 as institutional "towering" judge, 11 legal background and history for, 159-61 invisible Constitution, 108-9 iudicial activism of, 257, 261-2, 269 media and, relationship with, 169 methodological approach to, 157-8 on judicial functions, constitutional purpose Prakash Mani Sharma case, 167-8 of, 30-1 public reputation of, 158-9 judicial legacy of, 255-7, 262-9, 273-4 relationship with other judges, 162 fundamental rights and, hierarchical nature value system for, 158-62 Silgado v. The State of Israel Justice, 183 jurisprudential development as element of, Singapore 262-9 Administration of Justice (Protection) Act, 140 right to dignity-based equality, 265, 266 right to freedom of conscience, 266 Application of English Law Act, 140 Civil Law Act, 139-40 separation of church and state, 266-8 constitutional supremacy doctrine in, 134-5 as political "towering" judge, 10-11 judicial review and, 135 Second Vatican Council as influence on, 256, Singh, Davinder, 141 268-9



344 Index

Soobramoney v Minister of Health, 243 South Africa. See also Constitutional Court of South Africa death penalty in, 240 Interim Constitution of 1993, 239 lawfare in, 253 Sexual Offences Act, 247 Standing Committee of National People's Congress (NPCSC), 119, 120-1 State Government Insurance Commission v Trigwell, 62 The State of Israel v. Apropim, 179 The State (Ryan) v Lennon, 106-7, 112 Statutory Health Law of 2015, Colombia, 226 Stein, Alex, 186-7 Stephen, Ninian, 57 Stone, Julius, 73 strategic courts, in Canada, 10 strategic disagreement, by judges, 143-52 substitution of the constitution doctrine, 231-2 Sugarman, David, 158 Sunstein, Cass, 117 categories of judges for, 145 on judicial minimalism, 143-4 Supreme Court, U.S. See also specific justices Bradwell v. Illinois, 54 Brown v. Board of Education, 16, 49, 50, 190 bureaucracy in, "toweringness" and, 52-3 draft opinions and, 53 law clerks and, role of, 52-3 personal judgment and, 53 Carter v. Coal Co., 43-5 Dred Scott case, 55 labor relations cases, 43-5 minimum wage statute cases, 42-3 Miranda v. Arizona, 49 Morehead v. Tipaldo, 42-3 Reynolds v. Sims, 49 Slaughterhouse Cases, 54 West Coast Hotel v. Parrish, 42-3, 45 Supreme Court of India. See also Bhagwati, P. N. ADM Jabalpur v. Shiv Kant Shukla, 209 Bandhua Mukti Morcha v Union of India, 199, 202, 205–8 Directive Principles of State Policy and, 200, Fertilizer Corporation Kamgar Union v Union of India, 197-8 First Judges case, 198, 201 Francis Coralie Mullin v Union Territory of Delhi, 200-1 fundamental rights jurisprudence of, 197 Hussainara Khatoon v State of Bihar,

Khatri v State of Bihar, 203 Maneka Gandhi v Union of India, 199 Minerva Mills v Union of India, 210 Mumbai Kamgar Sabha v Abdulbhai Faizullabhai, 197 Rylands v. Fletcher, 203-4 Supreme Court of Israel Chorev v. Minister of Transportation, 181 classification of judges in, 175 composition of, 176-8 Dapei Zahav v. The Broadcasting Company, 180 institutional structure of, 176-8 judicial activism in, 14 judicial review and, 182 of constitutionality, 183 Mizrachi v. State of Israel, 179 Silgado v. The State of Israel Justice, 183 The State of Israel v. Apropim, 179 United Mizrahi Bank v. Migdal, 181-2 Supreme Court of Nepal. See also Shrestha, Kalvan as constitutional actor, 156 judicial independence of, 160-1, 163-6 public interest litigation and, 156, 170-1 Supreme Court Strategic Plans, 168-9 Supreme Court of the United Kingdom (UKSC), 81. See also Hale, Baroness Brenda Miller 2 case, 84-5 Supreme People's Court of Vietnam, 13. See also Truong Hoa Binh; individual judicial precedent system in, 285 socialist model of individual judicial powers in. 276 Sutherland, George, 43-4 Sweet, Alec Stone, 27 Taft, William Howard (Chief Justice) (U.S.), 52 Taney, Roger (Justice) (U.S.), 55 Teitel, Ruti, 104 Teo Soh Lung v Minister for Home Affairs, 151 Thapa, Dekendra, 167 Thio Li-ann, 141-2 tort law, 179 constitutional, in India, 203 Tóth, Gabor Attila, 108-9, 297 "towering" judges, 2-4, 330. See also specific judges analytical focus on, benefits and drawbacks to,

in Australia, 316. See also specific judges

background and personal traits of, 15-16

civil law tradition and, 290-1, 293-8

institutional context for, 12-13

198-9



common law tradition and, 12, 134–5, 294,	as colleague-dependent relation, 41–8
310, 312	as historically contingent, 48–51
definitions of, 3, 309–17	as judgment subject to re-evaluation, 53–5
absolute influence in, 315–17	transitional justice, 167
forms of influence in, 309-13	Truong Hoa Binh (Chief Justice) (Vietnam), 3–4,
relative influence in, 315–17	15, 276, 313
temporal element in, 314–15	analysis of, 287–8
dimensionality of, 10–11	in Communist Party of Vietnam, 283
"drafting" judges and, 318	early education and career, 282–3
European Court of Human Rights cases for,	as executive leader, 287
legal influence of, 17–18	individual judicial power of
explanatory factors for, 317-25	decision-making power, 280
gender as, 319–21	executive powers of, 280-1
for individual judges, 317–23	limits on authority of, 279
institutional context as, 323-5	position-taking powers, 281–2
institutional position, 317-23	judicial independence of, 286
globalization of, 17–18	judicial reform by, 283–8
foreign court decisions and, 17–18	for functional reform, 284-5
historical context for, 13-14	for position-taking, 285-7
institutional, 11	for structural reform, 283-4
institutional context for, 12-13	in socialist legal system, 13
under civil law tradition, 12–13	socialist model of individual judicial powers
under common law tradition, 12	and, 276, 288–9
in socialist legal systems, 13	Tshabala-Msimang, Manto, 245
International Covenant on Civil and Political	Tung Chee-hwa, 120–1
Rights and, legal influence of, 17-18	Tushnet, Mark, 11, 15–16, 18, 136
judicial minimalism and, 144-5	on competency of judges, 22–3
jurisprudential, 11, 215	on "towering" judges, 309, 316, 323–4
methodological approach to, 18–20	tutela mechanism
challenges in, 19	design of, 219
gender challenges in, 20	"drafting judge" for, 218
historical legacy of judge as element in, 18–19	for healthcare access and rights, 222-3, 229-30
lack of conservative judges and, 19–20	for internally displaced persons, 14, 222, 223,
perfectionist approach to, 313	224–5, 229–30
political, 10–11, 215, 306	judicial appointment system in, 218–20
political context for, 14	, 11
predictive factors for, 317–25	UDHR. See Universal Declaration of Human
gender as, 319–21	Rights
for individual judges, 317–23	UDM v President of the Republic of South
institutional context as, 323-5	Africa, 251
institutional position, 317–23	United Kingdom (U.K.). See also Supreme Court
as relational concept, 40	of the United Kingdom
relationship with other court judges, 16–17, 46–8	Anglo-Irish Treaty of 1921, 99, 100, 102, 108
collegiality between judges, 16, 328–9	Australia's legal independence from, 70
Tushnet on, 309, 316, 323–4	Children Act 1989, 80
Universal Declaration of Human Rights and,	deliberative courts in, 10
legal influence of, 17–18	Fixed Term Parliaments Act 2011, 82
in U.S., 316. See also specific judges	Home Rule Act, 99
toweringness." See also Brennan, William;	Human Rights Act, 25–6
Warren, Earl	Mental Capacity Act 2005, 80
bureaucracy and, in U.S. Supreme Court, 52–3	political constitutionalism in, 25
draft opinions and, 53	Republic of Ireland Act 1948, 110
law clerks and, role of, 52–3	War of Independence and, 99
personal judgment and, 53	United Mizrahi Bank v. Migdal, 181–2
reconditional fundament and, 33	5 1711 State 7. 1711 State, 101 2



346

Index

United Nations Charter, 25 United States (U.S.). See also Supreme Court, U.S. American Legal Realism, 32-3 attitudinal courts in, 10 Bituminous Coal Conservation Act, 44 judicial review in, literary sources on, 10 National Labor Relations Act, 44 "towering" judges in, 316. See also specific judges Universal Declaration of Human Rights (UDHR), 17-18, 25 Upadhyaya, Baidyanath, 166 Uribe, Álvaro, 219, 228, 297-8 U.S. See United States Valenzuela, Eugenio (Chile), 3, 113, 322 appointment to Constitutional Court, division of court by, 303 civil law tradition and, 13 Electoral Court established under, 301, 306 judicial legacy of, 201-2, 303-6 democratization of electoral systems, 302-3, 304 jurisprudential dimension of, 306 legal dimension of, 292, 306 as "towering" judge, 306-7 political type of, 10-11, 306

Vietnam. See Socialist Republic of Vietnam

Vincent Cheng v Minister for Home Affairs, 151

Verdugo, Sergio, 324

Volks NO v Robinson, 247-8

Walsh, Brian (Justice) (Ireland), 111 War of Independence, 99 Warren, Earl (Chief Justice) (U.S.), 3-4, 48-51, 291, 316 Brennan, W., and, 48-9 early political career, 15 judicial legacy of, 49 as jurisprudential "towering" judge, 11 in New Deal-Great Society order, 49 as political towering judge, 10-11 relation to dominant constitutional order, Wee Chong Jin, 139, 142 Weill, Rivka, 15 Werneck Arguelhes, Diego, 277 West Coast Hotel v. Parrish, 42-3, 45 White, G. Edward, 277 Wilson, Ronald, 73 women judges. See specific judges women's rights protections, 167-8 Yadav, Ram Baran, 165 Yong Pung How (Chief Justice) (Singapore), 140-1, 142, 147 Yong Vui Kong v Attorney-General, 150 Yong Vui Kong v PP, 151

Zapata, Patricio, 306 Zines, Leslie, 65 Zionism, 190 Zorkin, Valerii, 9, 277 Zuma, Jacob, 253–4