

INDEX

References such as '178–79' indicate a (not necessarily continuous) discussion of a topic across a range of pages. Wherever possible in the case of topics with many references, these have either been divided into sub-topics or only the most significant discussions of the topic are listed. Because the entire work is about 'abuse of right(s)', the use of this term (and certain others which occur constantly throughout the book) as an entry point has been minimised. Information will be found under the corresponding detailed topics. Page references in italics are to footnotes.

```
abnormal exercise of rights, 50-4
absolutism, 25, 32
abstract principles, 13, 58
abstractions, 33, 36, 47, 50, 58, 67,
abus de droit, 3, 5, 5, 12, 12, 20, 24-6, 81,
       90, 93, 97
abuse
  see also Introductory Note
  alternative uses of word, 7-13
  unhelpfulness of word, 4-7
abuse of corporate forms, 96
abuse of discretion, 7, 43, 118-19
abuse of law, 9, 13-17, 15, 19, 66, 126,
        126-31, 127, 128, 130,
abuse of process, 4, 7, 12, 36, 40-1, 65,
       73, 77, 96
abuse of rights
  see also Introductory Note
  definition, 40, 43, 59
  doctrine, 3, 36, 59-61, 60, 64, 66, 67,
        100, 127
  as instrument of change, 83-5
  principle, 9, 13, 16-17, 61-3, 64, 92,
       99, 113
  as principle generated by
       international law itself, 114-26
  as principle with no rules, 45-68
  prohibition, ix, 36, 83, 86-7, 99,
        106, 126
```

```
rejection and retrenchment, 85-108
  theory, ix, 2, 21, 23-4, 26, 34, 55
abusive conduct, x, xi, 21, 65, 91
abusive exercise of rights, 32, 93, 97
abusive use of rights, 28-9
accommodations, 49, 74, 85, 89, 124
accretion, 123, 133
adjudicators, 13, 39, 98-100, 101, 110,
       120, 127, 132-3
adjudicatory bodies, x, 20, 69, 72, 84,
       89, 95
adjudicatory discretion, x-xi, 70, 72,
       95-6, 101
administrative law, 46, 79, 115, 117-19
admissibility, 72, 94
agreement, prior, 91
AIDS, 52, 53
alcohol, 4, 6
American law, 42, 43, 66
Anglo-Saxons, 27, 32, 32, 46
antisociality, 35-6, 132
Appellate Body, WTO, 93, 97, 97
arbitral awards, 66, 105, 109, 110,
arbitral tribunals, xi, 64-5, 68, 88, 94,
       102, 104
arbitrariness, 5, 8, 30, 36, 45, 47, 84-5,
       102, 108
  and equity, 108
```

arbitrary acts of authority, 90



136

INDEX

arbitration, 31, 33, 64, 65, 104-6, 109-11, 109, 110, 113, 124 arbitrators, xii, 62, 63-4, 67, 104-6, 108-9, 110-11, 112-13, 123, 124 Articles on State Responsibility, 77, 77, 121 - 2assault, 39, 51, 125 Aust, Helmut Philipp, 74, 74-5, 114, 120-2, 121, 122, Australia, 111 autonomous principles, 74-5, 108, 114, 117 autonomous rules, xi, 7, 89 awards, 22, 62-3, 63, 66, 105, 110-11, 124 final, xii, 62, 63, 63, 95 interim, xii, 62, 63

bad faith, 19, 21, 41, 87, 115, 116

Bangladesh, 104, 104-6, 106 Barbados, 72, 72 Bastid, Suzanne, 85, 89-91, 101 behaviour, 2, 6-7, 13-14, 35, 58, 74, 120 Belgium, 37, 46 beliefs, 30, 53 Benetton, 44, 45, 51-4 Bering Sea arbitration, 31, 33, 102 bilateral investment treaties (BITs), 94, 94, 96, 105 billboards, 51-2, 53-4 BITs see bilateral investment treaties. Böckstiegel, Karl-Heinz, 63, 64 Bolivia, 39, 123, 123-5, 124 Bolivia v. Chile, 123, 123, 124, bonne foi see good faith. boundaries, xi, 10, 42, 125 Bradford v. Pickles, 32 Brunner, Chris, 38, 99, 134 Bulgaria, 115, 115 business purpose, 14, 30-1

caractère artificiel, ix, 3, 12, 23, 23, 24, 26, 29, 50, 79
Carr, E. H., 88, 88, 89
case law; *see also* judicial decisions, 26, 30, 34, 42, 49

causing harm, 10, 30, 37, 57, 59, 71, 102, 132 Cheng, Bin, ix, 1, 17, 20-5, 31-4, 63, 64-5, 74, 87-8, 88 Chile, 70, 116, 123, 123-5, 124 China, 72, 72, 89, 111 Chorzów, 22, 22 Chuinard, 116, 116 civil codes, 37, 39, 45, 46, 50, 50-3, 54, 56-7, 57, 60 civil law, 3, 34, 39, 42, 45, 59, 66, 133 civil procedure, 46 international, 126, 130 civil responsibility, 2, 57-8 civilized nations, 69, 86, 125 claims, excessive, 85, 118, 121 Clement-Bayard, 26 CME/Lauder, 94 codification, Napoleonic, 20, 25, 48, 77 codifications, 48, 50, 121, 130 collisions of rights, 25, 72, 98, 102, 122 common law, 8, 17, 21, 24, 32-3, 40, 45, 112, 130-1comparative law, xii, 3, 5, 15, 18, 46, 76 compensation, 37, 43, 56, 61, 77 symbolic, 52 competences, 47, 90, 118 competing rights, 71-2, 120-1 competition, 27, 103, 132 complicity, 74, 74, 114, 120-2, 121, 122, compulsory jurisdiction, 115 concepts, xi, 6, 9 concurrent rights, 85, 98, 108, 117 conduct, 2, 6, 10-12, 15-17, 28, 36, 73-5, 91, 95, 120, 127, 132, 132 abusive, x, xi, 21, 65, 91 state, 91, 122 unreasonable, 7, 102 confusion, 2, 7, 64, 65, 79, 89, 96 conscience, 5, 44, 132 social, 36 consensus, 71-2, 75-6, 85, 89 consent, 29, 42, 64, 69, 78, 120 consequential damages, 6, 36 consistency, 34 internal, 75

constructive dismissal, 35, 116



INDEX 137

content, 2, 30, 67, 71, 92, 114, 114, 115, détournement de droit, 5 117, 119, 134 détournement de pouvoir, 90, 102 detriment, 37-9, 61 context, 5, 64, 65, 72, 73, 96, 98, 101-3, 117, 125 dignity, 52, 54 international, 5, 90, 96 diplomats, 88, 92 contextual specificity, 13, 41 discipline, 44, 113, 123 contractors, 34, 47 discretion, xi, xii, 43, 96, 108, 110, 113, contracts, 20-1, 31, 42, 43, 57-8, 62-3, 114-15, 118-19, 120-1 77, 110–10, 112–13, 125 abuse of, 7, 43, 118-19 good faith performance, 20, 77 adjudicatory, x-xi, 70, 72, 95-6, 101 contractual rights, x, xii, 21, 65, 95 explicit, 13, 67, 101 contractual stipulations, 8, 38, 67 grant of, 70, 96 contradictions, x, 48, 90, 92, 95, 120 judicial, 45, 107 Convention on the Law of the Sea, open-ended, 2 15, 70 unlimited, 44, 100 cooperation, 15-17, 70 discretionary rights, 101 counsel, 31-2, 41, 57, 119 discrimination, 7, 12, 53, 117-19 courts, national, 6, 18 disloyalty, 38 criteria for abuse of right, 36-45 dismissal, constructive, 35, 116 cross-border trade, 110 disproportion, manifest, 102 Cuba, 115, 116, 116 disproportionality, x, 67, 95, 102, 120-2 customary international law, 69, 73, disputes, 5, 41, 64, 69, 85, 108-10, 112, 117, 121 115, 118, 124 customs, 39, 56-7, 110 international, 88, 93, 108, 111 cyberspace, 31 dissenting opinions, 64, 93, 115, 133 Czech Republic, 94 divergences, 59, 76, 104 duress, 43 Dalhuisen, Jan, 11, 11 duties, 10, 26, 31, 34, 38, 82, 84, 90, 91-2 damages, 23, 25, 37, 37, 51–2, 55, 55–7, iob, 61 65, 66, 67 legal, 38, 74 consequential, 6, 36 tort, 33 punitive, 6 de la Feria, Rita, 15, 15, 126, 127, 128, earnings, 43, 63 economic purpose, 39, 60 De l'abus des droits, 45, 45, 48, 50 effectiveness, 41, 131 *De l'espirit des droits*, 45, 45–7, 46, 48 elites, 79, 101 death, 37, 79, 93 embezzlement, 5 employees, 35, 38-9, 40, 42-3, decision, rules of, x, 2, 17–18, 30, 43–4, 75-6, 95, 101-3, 119-20, 123-4, 60-1, 116131 - 3employers, 34-5, 38, 40, 43, 60-1 decision-makers, x, 8, 20, 44, 67, 93, encroaching building, 56 95-6, 99, 115, 128 encroachment, 26, 40, 56 deductive speculation, 87 enforcement, x, xii, 21, 63, 66, 67, 95, denial of justice, xi, 23, 105, 105, 105, 113, 130 116, 116 enjoyment, 19, 55-6, 77 Denmark, 129-30 entitlements, 10-11, 20, 35, 62, 65, 102, 126 deontology, 53 unfounded, 107 Desserteaux, Marc, 5, 5, 107



138

environment, 25, 46, 48, 48, 79, 90 international, 91, 108, 134 social, 48, 48 equilibrium, 97-8 equiparation, 34, 99, 115 equitable considerations, 96, 109-10 equitable treatment, 125, 125 equity, 21, 26, 73, 77, 110, 133 and arbitrariness, 108 errors, 103, 105, 116 estates, 55-7 Ethiopia, 89, 118 European Court of Justice; see also individual case names, 16, 128-9, 130 evolutionary principle, 86 excesses, 8, 19, 80-1, 129 excessive claims, 85, 118, 121 excessive prejudice to another, 26 exchange rates, 96, 123 exercise of rights, abnormal, 50-4 expectations, legitimate, 68, 123-5, 125 experience, xi, 7, 11, 13, 18, 40, 111 explicit discretion, 13, 67, 101 expression, freedom of, 31, 52, 53 expropriation, 76, 103, 105, 116,

failure-of-mitigation defence, 10 fair trial, 41 fairness, 38, 57, 59, 63, 65, 108, 132 fault, 21, 28, 49 final awards, xii, 62, 63, 63, 95 Fisheries Case, 104, 104 Fitzmaurice, Gerald, 86, 86 foreign sovereign immunity, 2 forged documents, 41 Fourré, Jean, 18, 79 France, 12, 14, 15, 17, 20, 22-2, 22, 38, 53, 54-5, 94 fraud, 4, 8-9, 19, 41, 102 Free Zones case, 22, 38 freedom of action, 28, 90 of expression, 31, 52, 53 of the individual, 133 freedom of use of the high seas, 96, 123

117, 118

eye of the beholder, x, 30, 95

INDEX

French Civil Code, 11, 17, 25, 28, 34, 37, 55
French evolution, 45–50
French intellectual origins of abuse of rights, 24–33
French law, 46, 48, 77
French Penal Code, 52

Gambaro, Antonio, 3, 127 gaps, 4, 48, 70, 100, 124 general principles; see also universal principles, ix-xi, xii, 1, 3, 12-13, 21-2, 68-9, 73, 73-5, 74, 85-8, 103, 106-8, 113-15, 131-3 generalities, 11, 21, 36, 74, 79, 126, 131 - 2German Civil Code, 10, 37 Germany, 12, 22, 22, 46, 82, 89, 127, 130 goals, 10, 30, 80, 83-5, 91, 132 Goldman, Berthold, 110 good faith, 10-11, 20, 22, 33, 33, 34, 35, 38, 39, 57, 59, 60, 64-5, 66, 70-1, 98, 98, 100, 102, 116, 124 abuse of right as corollary, 33-6, 98 performance, 20-1, 31, 34, 77 Good Faith in International Law, 98, 98, 100, 102 granularity, 2, 122, 133 Greece, 60, 80, 115 Gregory v. Helvering, 14, 14 Grotius Society, 81, 81, 86, 86, 87 Gutteridge, H. C., 1, 5, 5, 32, 44, 44

Law, 80
hardship, xii, 101, 112
harm, x, 18, 20, 28, 30, 37, 40, 91, 95
causing, 10, 30, 37, 57, 59, 71,
102, 132
Hero Lands case, 55, 55
high seas, 96, 123
Himpurna, xii, xii, 45, 61–8, 62, 63, 67
Hohfeld, W. N., 19, 19
Holland see Netherlands.
Holmes, Oliver Wendell, 133, 133
homeownership, xi, 4, 8
human rights, 52, 54
Hungary, 89, 93, 117, 118

Hague Academy of International



> INDEX 139

ICJ (International Court of Justice), 68-9, 73, 75-6, 76, 86, 90-1, 93, 93, 109, 121, 123, see also individual case names. Statute, 41, 68-9, 73, 76, 91, 109 ICSID, xi, 65, 65, 94, 104, 105, 106, 117, 118, 125 idealism, 26, 28, 89 idealistic impulses, x, 95 ideologies, 36, 77 illicit rights, 29 immunity, 1, 19, 23 foreign sovereign, 2 implicit principles, 74 imprecision, ix, 23, 24 impulses, 17, 25, 41, 44, 75, 119 incentives, 14, 43, 61 inclinations, 30 incoherence, 73, 96 inconvenience, 56 indeterminateness, xiii, 59, 85, 117 India, 117, 117 Indonesia, xii, xii, 62, 62-4, 63, 67 inductive approach, 34, 86, 87, 87 injunctions, 52, 57 injury, 32-3, 37, 40, 46, 52 disproportional, 120-2 injustice, xi, 20, 26-7, 94, 132 innovation, 106 technological, 31 insolence, 84-5 institutions, 3, 17, 27, 48, 49, 65, 73, 108 international, 93, 99, 109 instructions, 2, 6, 72 intellectual property, 12, 130 intended result, 11, 67 intentions, 10, 19, 36, 37, 47, 49–50, 51, 124, 129 interests, 37-8, 38, 45, 48, 70-72, 100, 102, 118, 133-4, legitimate, 18, 38, 57, 59 public, 20, 98, 103, 116, 117, 118 short-term, 92 interference, 43, 65 external, 83 interim awards, xii, 62, 63 international arbitration see arbitration.

international civil procedure, 126, 130 international community, 70-2, 77, 81-2, 82, 84, 88, 88-9, 92 international contexts, 5, 90, 96 international conventions, 69, 110 International Court of Justice see ICI. international courts and tribunals; see also individual courts, 1, 22, 23, 68, 75, 78-80, 83-4, 87 international custom, 69, 73 international environment, 91, 108, 134 international institutions, 93, 99, 109 international law see also Introductory Note customary, 69, 73, 117, 121 sources, xiii, 69, 73, 73-5 international lawyers, 23, 64, 69, 82, 88 international relations, 73, 81, 89, 114 international trade, 10, 33, 66 international transactions, 109-10, 112 international tribunals see international courts and tribunals. interpretation, 26, 35, 71, 77, 99-100, 102, 113, 125 intolerance, 2 religious, 51 investment arbitrations see arbitration. investments, xii, 3, 63-5, 94, 94, 117, 125 investors, 63, 64, 96, 117, 124, 125 'ipse-dixitism', 86 Is International Law International?, 101, 101 Italy, 12, 46, 51, 89, 104-5 James, William, 7

Japan, 36, 89 Josserand, Louis, 3, 5, 26, 26–8, 32, 32, 41, 45, 45-51, 46, 47, 48, 49, judges, 6-8, 13, 31, 48-51, 52-4, 82-3, 92-3, 94, 119, 130, 130-1, 132 judicial decisions; see also case law, 34, 69, 75 judicial discretion, 45, 107 judicial pronouncements, 2, 9, 57, judicial protection, 57, 59 juries, 2, 6, 8, 61



140 INDEX

jurisprudence, 3, 14, 18, 20, 25, 26, 29, 55, 57, 117, 122 jurisprudence constante, x, 59, 95 justice, xi, 45, 48-9, 93, 105, 116, 120, 131 denial of, xi, 23, 105, 105, 116, 116 justiciability, 88 Kiss, Alexandre, 72, 85, 89-93, 97, 101, 106 knowledge, 52, 55, 59 direct, 111 Kofoed, 128, 128-9, 130 Kolb, Robert, 29, 40, 98, 98-103, 100, 102 Kotuby, Charles, 103, 103-4, 106, 107 Lalanne Ledour, 102 land, 26, 26, 32-3, 38, 43, 47, 51, 56, 116 owners, 25-6, 29, 47, 56, 60 Lauder, 94 Lauterpacht Hersch, 66, 79, 82, 82-6, 84, 85, 88, 89, 102, 114, 119-22, 120 hostile reception to thesis, 85–9 law-makers, 2, 13, 30-1, 47-9, 53, 54, 58, 93-4, 95, 131-3 lawyers, ix, xi, 18-19, 20-1, 42, 48, 58, 74, 77, 128 civil, 24, 131 common, 8, 21, 111 French, 27, 34 international, 23, 64, 69, 82, 88 modern English, 77, 130 legal basis, 7, 66, 105, 123 legal principles, 19, 66, 74, 76, 110, 112, 119 legal relations, 17, 55 legal security, 7, 65 legal systems, 2, 30, 65, 71, 91, 111, 123, 127 national, x, xii-xiii, 17-18, 21, 73, 79, 95 legislation, xiii, 11, 14, 25, 26, 53, 56, 106, 115, 130-1, 134 secondary, 130

legitimate interests, 18, 38, 57, 59 lex mercatoria, 11, 108, 109-13 lex specialis, x, 3, 13-14, 15, 95, 102, 126, 130, 133-4 liability, 28, 32-3, 46, 52, 94, 94, 120 Liberia, 118 liberty, 44, 46, 55-6, 123 lip service, 45, 58, 59 Lister v. Dunlop, 40 litigation, 31, 72 oppressive, 42 vexatious, 40 logomachy; see also oxymorons, 29, 29, 98, 100, 103 losing parties, 2, 107, 114 lost profits, xii, 63, 65, 67 Lotus, 15, 15, 78, 78 Louisiana, 18, 33, 40, 40, 45, 55, 55-61, 66 loyalty, 10, 35-8 employee, 43 Lucretius, 46 lucrum cessans, 65 malevolence, 25, 41 malice, x, 11, 30, 31-2, 37, 38, 65, 66, 95, 102 manifest disproportion, 102 Mannooch, J. K., 47, 47 marriage, 29, 51 material completeness, 120 Max Planck Encyclopedia of Public International Law, 93, 93, 106, 110 Mayer, Pierre, 11, 11 Mearsheimer, John, 89 Mexico, xi, 70-2, 118 mineral waters, 25-6 mischief, 13, 18, 42 unexpected, 18 misuse of power see détournement de pouvoir. moral rules, 38, 57, 59 Morse, 60, 61 most highly qualified, 69, 75 motives, 32, 57, 59, 79, 108, 132 municipal law see national laws. Munukka, Jori, 9, 9

legislators/legislatures see law-makers.

legitimate expectations, 68, 123-5, 125



INDEX 141

positive, 21, 34, 125
treaty, 22–2, 93, 97
observations, xii, 18, 18, 19, 22, 61, 79
84, 103, 108
open-textured formulations, 17, 30
opinio juris, 74, 122–3
oral arguments, 31, 102
overlapping plenary sovereignties, 72
owners, 5, 25–6, 29–30, 37, 56
ownership, 49–51, 55, 56–7
rights, 51, 56–8, 60, 60
oxymorons; see also logomachy, 29,
98-100
Pacific Ocean, 123, 123, 124,
passage of time, 39
payments, 38, 43, 129
Pellet, Alain, 76
performance, xii, 3, 11, 21, 34, 35, 60,
61, 77, 116–17
good faith, 20–1, 31, 34, 77
Perillo, Joseph, 42, 42–3, 43
personal policy preferences, 123,
132
personal utility, 25–6
Peru, 23, 116, 117
petitions, 42–3, 57
Petrobangla, 104–5
Philippines, 72, 72
Pirovano, Antoine, 3, 93, 94
Planiol, Marcel, 2, 5, 28, 28–30, 29, 32
98–100, <i>132</i> , 132, 134
PLN, 62, 62
Politis, Nicolas, 79–83, 80, 87–9
Pollock, Frederick, 47
pollution, 33, 125
transboundary, 97
polymorph galaxy, 102-3
critique, 98–102
Portugal, <i>117</i> , 117
positive law, 45, 48–50, 58, 83, 86,
87, 100
positive obligations, 21, 34, 125
power, 19, 88, 90–1, 103, 109, 116,
119, 123
excesses of, 8, 19
state, 101, 119
pragmatists, 46, 85



142 INDEX

precedents, 65-6, 90, 93, 110, 112, 114, ratiocination, 101, 131 129, 131 Rättsmissbruk, 9, 9 realists, 85, 88, 89 rules, 22, 114 predictability, 17, 113, 132 reasonableness, 2, 7, 43, 99 preliminary objections, 115, 115, 118, 123 social, 36 prerogatives, 8, 44, 122-3 recourse, 99-101, 105, 116, 119, 122 prevention of abuse, 45, 85, 110, 121 regulations, 12-14, 15, 23, 25, 27, principles, 1-2, 5, 7, 8-13, 15-17 49-50, 53, 118, 127 general see general principles. reliance, xii, 20, 35, 65, 110, 118, 127 implicit, 74 reservations, self-judging, 115, 115 legal, 19, 66, 74, 76, 110, 112, 119 responsibility, 56, 84, 99 universal see universal principles. civil, 2, 57-8 prior agreement, 91 social, 59 private law, 3, 65, 127 state, 77, 77, 114, 120-1, 123 process, abuse of, 4, 7, 12, 36, 40-1, 65, retrenchment, 85, 89-98 73, 77, 96 revision, 50, 56, 60, 112 profits, 26, 31, 63-5, 116, 129 right and good, 109 lost, xii, 63, 65, 67 Right of Passage over Indian Territory, Prohibition of Abuse of Law: A New 117, 117 rights General Principle of EU Law?, 15 proof, 22, 33, 38, 97, 116 see also Introductory Note property, 25-6, 30, 45, 47, 49, 49, 55, collisions of, 25, 72, 98, 102, 122 56,60 competing, 71-2, 120-1 intellectual, 12, 130 concurrent, 85, 98, 108, 117 limitations on use, 55, 56 contractual, x, xii, 21, 65, 95 owners see owners. discretionary, 101 rights, 29, 46, 48-9 human, 52, 54 proportionality, 39, 113, 118, 132 illicit, 29 protection, 22, 38, 97 limits of, 91, 125, 134 judicial, 57, 59 ownership, 51, 56-8, 60, 60 special, 3 property, 29, 46, 48-9 prudence, 23, 24, 33, 68, 77-80, 87-9, sovereign, 83, 92, 120 99, 123 riparians, 91, 96, 123 public interest, 20, 54, 98, 103, 116, rivers, 82, 92 roads, 4, 5, 29, 36, 41 117, 118 public international law, 72, 93, 93, 106, Roberts, Anthea, 101, 101 110, 110, 120 Roman law, 93 Roosevelt, Theodore, 27, 46-6, 49 publicists, 69, 75 punitive damages, 6 Roulet, Jean-Daniel, ix, 3, 12, 12, 17, 23, 23-4, 24, 26, 26, 29, 50, 74, 79, purposes economic, 39, 60 79-80, improper, 117 rule of law, 1-2, 5, 8, 17-18, 107, 109, intended, x, 95 112, 127, 131 sole, 25, 30, 32, 37 rules, 1-2, 4-5, 12, 13 autonomous, xi, 7, 89 qualifications, 4, 21, 27, 66 of decision, x, 2, 17-18, 30, 43-4, qualified, most highly, 69, 75 75-6, 95, 101-3, 119-20, 123-4, Quebec, 39, 94 131 - 3



INDEX 143

explicit, 42, 96, 132	spirit, 3, 48, 50, 106, 113
moral, 38, <i>57</i> , <i>59</i>	standards, 6, 11, 47, 97
strict, xii, 63, 67	national, 11, 101
Russell, Sir Charles, 31, 102	state conduct, 91, 122
	state powers, 101, 119
Saipem, 104, 104-5, 106	state responsibility, 77, 77, 114,
sanctions, 2, 6, 25, 53, 91	120–1, 123
Scèrni, M., 23, 23	state sovereignty, 80–1, 83, 120
Schmitthoff, Clive, 110	Statute of the ICJ, 41, 68–9, 73, 76,
Schwarzenberger	91, 109
Georg, 81, 81–2, 86, 85–6, 86, 87,	statutes, x, 12, 27, 41, 49, 68–9, 73, 76,
87–8, 88, 90, 96, 101	79, 91, 95
deductive speculation, 87	stipulations, 22, 43
inductive approach, 86, 87, 87	contractual, 8, 38, 67
'ipse-dixitism', 86	stray phrases, 103–8
mutual quotation clubs, 86, 88	suave mari magno, 46
Scots law, 3, 94	subjective criteria, 37, 120
sea, 15, 68, 70, 70, 71, 72, 98, 124,	surrogate mothers, 31
territorial, 5, 14, 70, 120	Sweden, 8–9
secondary legislation, 130	Switzerland, 22, 22, 38, 46, 91, 130
security, 7, 129	sympathy, x, 52, 54, 95
legal, 7, 65	sympathy, x, 32, 31, 33
national, 120	tax avoidance, 31, 96
self-judging reservations, 115, 115	tax evasion, 130
shareholders, 94, 129	taxation, 12–14, 17, 31, 126, 127,
shares, 27, 100–1, 129–30	129–30, 130
of	
Shrimp Products, 93, 97 Smith, Walter Fletcher, 116	taxpayers, 13, 14, 35 Taylor, G. D. S., 92, 92, 114, 114–20,
Sobota, Luke, 103, 103–4, 106, 107	115, 117, 119, 121
social environment 48, 48	technological innovation, 31
social environment, 48, 48	termination, 3, 40, 62
social reasonableness, 36	retaliatory, 42
social responsibility, 59	wrongful, 35
sole purpose, 25, 30, 32, 37	territorial sea, 5, 14, 70, 120
sources, of international law, xiii, 69,	Tête, W. T., 33, 60, 60
73, 73–5	torts, 2, 3, 32, 47, 47, 49, 49, 52, 83
South Africa, 118, 118	trade, 8, 14, 97, 110
Southwest Africa, 118, 118	cross-border, 110
sovereign rights, 83, 92, 120	international, 10, 33, 66
sovereigns, 77, 91–2	transactions, 13, 14, 31, 81, 86, 128, 129
sovereignty, 14–15, 69–70, 75, 77–9, 81,	international, 109–10, 112
83, 85, 86, 122	treaties, x, 21–3, 69–70, 72–3, 91–2,
overlapping plenary sovereignties, 72	94–7, 105, 115–17, 120, 125, 125
state, 80–1, 83, 120	treaty obligations, 22–2, 93, 97
Soviet Union, 46, 111	treaty rights, 97
Spain, 36, 46	treaty-based investment arbitrations,
specialists, 5, 14, 111	109, 109
Spencer, Herbert, 27, 46-7, 49	trial, 57, 59



144

trial, fair, 41
trial judges, 2, 4, 30, 41
tribunals; *see also* international courts
and tribunals, xi–xii, 21, 51–3,
62–3, 67–9, 75–6, 78, 106, 111,
118,
Trinidad, 72, 72
trust, 4, 35
trusteeship, 92, 119
Turkey, 15, 78

UNCITRAL, 95, 111 unconscionable bargains, 21 unconscionable terms, 39, 125 undertakings, written, 77 unexpected mischief, 18 unfounded entitlements, 107 UNIDROIT Principles of International Commercial Contracts, 10, 10, 11, 33, 38, 66, 101, 113, 113 United Nations, 69-71, 70, 71, 75, 92, United States, 40, 43, 53, 55, 66, 91, 93, 97, 97, 115, 116 universal principles, challenge of establishing; see also general principles, 68-79 unlimited discretion, 44, 100 unpredictability, 2, 5, 30, 33, 40, 70 irremediable, 95

unreasonable conduct, 7, 102 unreviewable conduct, 115 unsocial manner, 120–2 utility, ix, 8, 23, 37, 120 personal, 25–6 public, 63, 117–18

INDEX

value judgments, 1, 4, 6, 132 vexatious litigation, 40 victims, 5, 52, 54, 76 Vienna Convention on the Law of Treaties, 116–17 vital human needs, 92 Vogenauer, S., 10, 11, 15, 126, 127, 127–8, 128, 130, 130–1,

wage forfeiture, 60
waivers, 21, 60–1, 96
water, 32–3, 33, 92
deprivation of, 32
mineral, 25–6
Weir, Tony, 32, 33, 49
world community, 91, 109
World Wars, 79, 80–1, 88, 123
written undertakings, 77
WTO Appellate Body, 93, 97, 97

Yiannopoulus, Athanassios, *20*, 18, *57*, 57–60, *58*, *60*