

## INDEX

- accountability
  - and conflict prevention, 489
  - and international criminal law, 352
  - and the International Criminal Court (ICC), 433
  - rationale of, 70
- Acholi ethnic group, 149, 155
- acquittals
  - in international trials, 257–259, 269
- admissibility, 3
  - challenge by Kenyan government, 210–211
  - challenge by Libyan government, 475
  - criteria for, 125
- Afako, Barney, 168
- Afghanistan
  - community-based justice, 135–137
  - interests of justice
    - rationale for, 137–139
  - Ministry of Justice of, 135
  - post-Taliban, 123
- African states
  - and neoliberalism, 277–283
  - and rule of law, 277–283
- African Union (AU)
  - and Arab League, 458, 488
  - roadmap, 465
  - Twelfth Extraordinary Summit, 214
  - high-level panel, 464
  - UNAMID, 483, 488
- Al-Bashir, Omar, 179, 212, 232, 468, 469, 485, 488, 492, 493
- Al-Senussi, Abdullah, 66, 457, 469, 470, 471, 472, 473, 475, 486
- amnesty, 140–142
- Amnesty International, 26, 379, 385
- Annan, Kofi, 203, 204, 207, 283, 487, 490
- Arab League, the, 458
- Arab Spring, 456
  - and Libya, 457
  - events of, 491
- Arab states
  - and request for ICC help, 458
- Arbia, Sylvana, 383
- Arendt, Hannah, 354
- Armed Forces Act, 394
- Assembly of States Parties (ASP), 16–17, 287, 309
- Bensouda, Fatou, 273, 275, 309, 358
- bespoke transitional justice, 112–117
- Bongi* trial, 426
- Brahimi Report*, 46
- Brahimi, Lakhdar, 123
- Branch, Adam, 29, 62
- Butler, Judith, 375
- Case Matrix, 464
- Cassese, Antonio, 55, 492
- Central African Republic (CAR), 296–299
- Chieftaincy of Military Intelligence, 217
- child soldiers, 199, 293
  - conscripting and enlisting of, 179
- civil society intermediaries, 247–248
- Coalition for the International Criminal Court (CICC), 238, 267, 273, 379
- Coalition on Violence Against Women (COVAW), 216
- Cold War, 357
- Colombia
  - and peace agreements, 441–443

- and the International Criminal Court (ICC), 432–434, 438–439
- approach to the ICC, 446–450
- Colombian conflict, history of, 436–438
- Constitution of, 441
- Constitutional Court of, 448
- FARC negotiation process, 434, 437, 446, 447, 451, 452, 453
- history of conflict, 432, 436–438, 444, 455
- impact of conflict on, 455
- international justice discourse / norms, 450
- legal vernacular in, 451
- National Commission of Reparation and Reconciliation, 451
- Supreme Court trials, 444
- the Santos government and, 454
- transitional justice legal framework, 433, 450
- trials of the military in, 445
- Victim's Law and Property Restitution, 451
- Victims Law, 451
- community based organisations (CBOs), 4, 354, 375
- Commission of Inquiry into the Post-Election Violence (CIPEV), 202, 394
- Commission on Peace and Reconciliation, 254–257
- Commonwealth's Model ICC Law, the 460
- complementarity, 177, 216
- and community-based justice, 124–127
- and implementation of the Rome Statute, 380
- and the ICC, 147–148
- challenges facing the ICC, 102
- 'positive complementarity', 11, 154, 173, 177, 179, 196, 216, 433, 439, 474, 477
- conflict prevention
- and accountability, 489
- conflict-affected communities
- and acquittals, 257
- cooperation, state, 12, 100, 103, 143, 191, 194, 196, 446
- cosmopolitanism
- theories of, 28
- courts
- military, 17, 178, 187, 410, 423, 425, 445
- Darfur conflict, 482–484
- de Greiff, Pablo, 74
- de Waal, Alex, 363
- Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, 286
- Democratic Republic of the Congo (DRC), 292–296, 315, 327
- 1972 Judiciary Military Code, 422
- AFDL (*Alliance des forces démocratiques pour la libération du Congo*), 173
- and the Rome Statute, 408
- and the Trust Fund for Victims, 372
- Congolese war, 179
- peacekeeping mission, 343
- Congolese armed forces (FARDC), 412, 487
- Congolese legal community
- international support for, 185–189
- and the Military Criminal Code (MCC), 419–422
- Constitution of, 410
- Cour de cassation*, 171
- crimes in Ituri region, 486
- domestic trials and the Rome Statute in the DRC, 422–430
- ratification of the Rome Statute, 419
- FARDC, 411, 427, 428, 487
- FRPI (*Forces de résistance patriotique de l'Ituri*), 183
- Goma Agreement, 487
- Hema, 334–336, 343, 345–347
- Hema population, 67
- High Military Court of, 410
- human rights violations, 416, 431–432, 444
- Inter-Congolese Dialogue, 177, 343

- Democratic Republic of Congo (cont.)  
 implementation of the Rome Statute, 413–416  
 Ituri wars, 333–335, 343, 345–347  
 military tribunals, 428  
   and the Rome Statute, 422  
 peacekeeping, 482, 490  
*Procureur général de la République*, 186  
*Rassemblement Congolais pour la Démocratie – Mouvement de Libération* (RCD-ML), 179, 183–184  
 role of the ICC and, 292–296  
 Rome Statute, 412–416  
 the legal system of, 408–409  
 Truth and Reconciliation Commission, 176, 343  
 UN Mission, 189–192, 235  
 Union des patriotes congolais (UPC), 67, 179  
 development, 254–257  
 dispute mechanisms  
   community-based, 123  
 Dolan, Chris, 155  
 Drumbl, Mark, 403, 436  
 Dyilo, Thomas Lubanga, 15, 188, 293, 311, 331, 336, 408  
   ICC charges and, 179–182
- emancipation, ethics of, 72–74  
 EMOI ('Integrated Operational Head Command'), 184  
 expressivism, 450–454, 382–385  
 Extraordinary Chambers in the Courts of Cambodia, 308
- FARC negotiation process, 446, 452  
 Fassin, Didier, 353, 370, 372  
 field offices, 292, 367, 372  
 Finnemore, Martha, 434  
 Foucault, Michel, 373, 436–438
- Gaddafi, Muammar, 66, 457, 471, 486  
   possibility of exile, 465–466  
   removal of, 464–465
- Gaddafi, Saif Al-Islam, 66, 101–102, 457, 470, 486  
 Gaynor, Fergal, 274, 275, 291  
 Gbagbo Laurent, 490  
 Geertz, Clifford, 453  
 Genocide Convention of 1948, 479  
 global governance, 4, 20, 69, 285  
 global institutionalism  
   criticisms of, 68–69  
 global justice  
   and the ICC, 107–108  
 Global Peace Agreement, 487  
 Goldstone, Richard, 131, 492  
 Goma Agreement, 487  
 gross human rights violations  
   in Kenya, 217–218
- Halilović* case, 257  
 Harun, Ahmed, 482–484  
 Historical Memory Group, 451  
 Holocaust, 27, 29  
 human rights, 66, 206–207, 217–218, 354–356, 382–385, 416  
   legal protection of, 382  
   protection at the international level, 354–356  
 human rights organisations  
   as intermediaries, 206–208  
 human rights standards  
   and the ICC, 66  
 Human Rights Watch, 385, 387  
 humanitarian government, 360  
 humanitarian sentiments  
   and international criminal law, 355  
 humanitarianism, 361–364, 371–373  
   'legal humanitarianism', 16–17, 353, 372  
   the Court's description of, 375  
 hybrid tribunal, 17, 205, 417
- International Criminal Court, 2, 352, 173–176, 408  
   African countries and, 34, 36  
   and the role of civil society, 223–225  
   and Libya, 458–462  
   history of, 97–101  
   Assembly of States Parties (ASP), 451

- civil society, 247–248
- compulsory power, 5
- effects in African states, 8
- European influence, 35
- genesis of, 2–5
- historical event analysis, 65–66
- human rights standards and, 66
- in Colombia, 432–434
- in Libya
  - the West's support of, 466–469
- institutional structure of, 4
- intermediaries relationship, 233–237
- international bodies and the, 4
- International Criminal Court (1998), 399
- international justice, 55–60
- juridified diplomacy, 108
- Kenyan government failure to cooperate with, 211–212
- Kenyan government efforts against, 208–211
- Legal Tools project, 463–465
- legitimacy of, 117, 120
- limitations of outreach, 257
- local connections and, 79–81
- Lubanga* case
  - and intermediaries, 230–232
- mandate of, 3, 70–72
- Office for Public Counsel of Victims, 119
- Office of Public Counsel for the Defence (OPCD), 473–475
- Office of the Prosecutor (OTP), 485
- outreach development and, 254–257
- Outreach Programme of, 260
- outreach programmes and, 266–268
- Outreach Unit of, 7
- outreach
  - challenges to, 251–252
  - patrons of, 31–36
  - proceedings and delocalisation, 64
  - proceedings and social engineering, 64
  - restorative work of, 353
- Review Conference, 17
- role of, 137
  - criticism of, 144
  - roles of, 479–480
- Rules of Procedure and Evidence, 14, 254, 367
- the Arab world, 456
- the role of intermediaries, 225–230
- the role of NGOs, 223
- transitional justice, 106–107
- Trust Fund for Victims, 4, 219, 287, 359
- Trust Fund for Victims (TFV), 216, 287
- victimhood, 272–277
- victims rights, 302
- 'imagined victim', 15, 310–313
- Inter-Congolese Dialogue (ICD), 175
- intermediaries, 206–207, 219, 225–230, 237–239, 247–248
  - framework, 237–239
  - guidelines, 239–245
- international criminal tribunals
  - history of, 90–101
- International Center for Transitional Justice, 159
- International Commission of Jurists, (ICJ-Kenya), 210
- International Commission on Intervention and State Sovereignty (ICISS), 284
- International Crimes Act (ICA), the
  - in Kenya, 395
- International Crimes Division (ICD), 11
- International Criminal Tribunal for Rwanda, 1, 90, 426
  - ICTR, 1, 90, 93–97
    - political functions of, 94
  - ICTR's Statute, 94
- International Criminal Tribunal for the former Yugoslavia (ICTY), 90, 251, 308, 355, 481
  - ICTY, 1, 90, 93–97, 251
    - as token gesture, 481
    - political functions of, 94
  - ICTY's outreach, 333–335
- international criminal tribunals
  - and cosmopolitan arguments, 29–30
  - and criminal trials, 89
  - and justice, 87
  - and legitimacy of, 23

- international criminal tribunals (cont.)  
 and restorative justice, 286–290  
 and retributive justice, 286–290  
 as instruments of diplomacy, 89  
 as judicial institutions, 263  
 as tools of diplomacy and politics, 88  
 expectations of outreach  
 programmes, 268–270  
 means of understanding  
 them, 86  
 perceptions of, 264–265  
 vs. truth commissions, 87
- International Military Tribunal for the  
 Far East, 90, 157, 286
- International Monetary Fund  
 (IMF), 354
- International Peace Conference, 283
- international trials  
 and acquittals, 257–259  
 low sentences, 259–260
- Ituri conflict, 67
- Ivory Coast, 490
- Jirga*, 203
- Juba Accords, 133, 134, 155–158, 482
- Jubilee Alliance, 213
- judicialisation  
 criticism of, 68–69
- juridical classification  
 and international criminal  
 law, 373
- juridified diplomacy, 85, 88–89, 112  
 and international criminal courts  
 and tribunals, 86  
 and the ICC, 106, 108  
 and the ICTR, 93  
 and the ICTY, 93  
 paradigms of, 89–90
- Jurisdiction, Complementarity and  
 Cooperation Division  
 (JCCD), 177
- justice, 87  
 community-based, 124–127  
 criminal accountability, 481  
 importance for peace, 488  
 interests of, 130–132, 137  
 rationale for, 137–139  
 local ownership of, 132  
 restorative, 376  
 justice cascade, 434
- Justice Law and Order Sector (JLOS),  
 159, 390  
 and the Amnesty Act, 167–169
- Justice and Peace Law (Colombia), 17,  
 441, 487
- justice sector  
 formal vs. informal, 136
- Kabila, Joseph, 335, 409, 413, 419, 430
- Kabila, Laurent-Desire, 173
- Kahwa* decisions, 425
- Kampala Review Conference, 49, 159
- Katanga, Germain, 67, 81, 182–185,  
 187, 260, 345, 348, 408
- Kenya  
 attack on intermediaries, 232–233  
 civil society advocacy, 213  
 Commission of Inquiry on Post-  
 Election Violence, 202, 394  
 domestic litigation, 215–216  
 election violence, 198  
 gross human rights violations,  
 217–218  
 ICC outreach programmes  
 in, 208  
 implementation of the Rome Statute,  
 380–381  
 International Commission of  
 Jurists-Kenya, 210  
 International Crimes Division, 11  
 international crimes, 394  
 Judicial Service Commission  
 (JSC), 216  
 National Dialogue and  
 Reconciliation Committee, 199  
 National Human Rights  
 Commission (KNHCR), 201,  
 216, 292, 394, 485  
 Penal Code, 394, 483  
 reparations, 216  
 Special Tribunal for Kenya (STK),  
 203, 204, 400  
 the International Crimes Act (ICA),  
 217, 395  
 Truth Justice and Reconciliation  
 Commission, 216, 290

- Waki Commission, 202, 205, 394, 405  
 witness protection programme, 205–206  
   in Kenya, 205–206  
 Kenyan cases  
   pre-trial stage  
     intermediaries and, 206–208  
 Kenyatta, Uhuru, 12, 110, 212, 213, 274, 365, 381  
 Kibaki, Mwai, 200, 291, 393  
*Kibibi* trial, 425, 428  
 Ki-Moon, Ban, 484, 494  
*Kituo cha Sheria*, 207  
 Kony, Joseph, 150  
 Koskenniemi, Martti, 18, 26  
 Kosovo, 97  
 Kwoyelo, Thomas, 11, 148, 149, 161, 163–170, 397–400  
   Constitutional Court  
   and Kwoyelo's trial, 163  
 League of Nations, 69  
 'legal encapsulation', 15, 275  
 legal humanitarianism, 353–354, 369, 410  
 legal pluralism, 8, 16–17, 63, 381, 403  
   and victim participation, 364–369  
 Libya  
   history of conflict, 463–465  
   Libya Arab Jamahiriya, 460, 462  
   Libya Working Group, 473  
   Organisation of the Islamic Conference, 492  
   the ICC in, 456–459  
   unrest in, 457–458  
 local non-governmental organisations (LNGOs), 219  
 Lord's Resistance Army (LRA), 111, 133, 148, 388  
*Lubanga* case, 54, 76, 80, 119, 227, 241, 293, 315, 323, 336–338, 344, 348  
   and intermediaries, 230–232  
   judgment, 311  
   reparations, 327  
 Lumumba, Patrice, 343  
 mass atrocity crimes  
   victims of, 77–79  
*Mbarushimana* case, 432  
 Mbarushimana, Callixte, 258  
 Médecins sans Frontières (MSF), 434  
 medical interventions, the Trust Fund's, 374  
 memorialisation, 17, 157  
 military courts, 17, 178, 410, 423, 445  
 Merry, Sally Engle, 403, 434  
 Military Court of South Kivu, 425  
 Military Justice Reform, 445  
 military justice system  
   in the DRC, 422  
 Military Tribunal in Equatorial Province, 423  
 Milošević, Slobodan, 97  
*Mitwaba* trial, 426  
 MONUSCO, 343  
 Moreno-Ocampo, Luis, 3, 149, 172, 176, 177, 178, 185, 189, 208, 221, 297, 309, 311, 438, 463, 473, 474, 485  
   request to disqualify, 474  
 Moscow Declaration, 91, 99, 127  
 Museveni, Yoweri, 111, 149, 151, 160, 389, 486  
 Muthaura, Francis, 212, 213  
 National Implementing Legislation Database (NILD), 386  
 National Resistance Army/Movement (NRM), 153  
 NATO airstrikes, 464  
 NATO military intervention  
   in Libya, 457  
 Nazi atrocities  
   criminal trials for, 92  
 Ngiti fighters, 67, 185  
 NGOs  
   and the International Criminal Court (ICC), 223–225  
 neoliberalism, 14, 276–283  
 non-governmental organisations (NGOs), 223–225

- Ngudjolo* case, 348  
 Ngudjolo, Mathieu 'Chui', 182–185, 187, 408, 487  
 Nouwen, Sarah, 20, 24, 290, 357, 383, 388  
 Ntaganda, Bosco, 181, 408  
 Nuremberg Military Tribunal, 354, 358  
 Nuremberg trials, 479
- Odinga, Raila, 199, 291  
 Office of the Prosecutor (OTP)  
   Kenyan government issues, 211  
   intermediaries, 206–208  
   investigative failures, 189–192  
   Policy Paper on Victims' Participation, 14  
 Ongwen, Dominic, 216  
 Orange Democratic Movement (ODM), 199, 291  
 ordinary and international crimes, 384  
 Orentlicher, Diane, 265  
 Organization of the Islamic Conference, 458, 492  
 orphans and vulnerable children (OVC), 340  
 Otti, Vincent, 150  
 outreach, 7, 30–36, 63, 251–252, 254–257, 260, 268, 271
- Palestine, xvii  
 Parliamentarians for Global Action (PGA), 382  
 Party of National Unity (PNU), 199, 291  
 peace-building process, 480–482  
 Permanent Cease Fire and Disarmament, Demobilisation and Reintegration, 156  
 perpetrators  
   marginalisation of, 491–493  
   guidance for amnesty and, 141–142  
 Policy Paper on Victims' Participation, 14  
 political office  
   and accused persons, 212–215  
 political settlements, 20, 279, 357  
 post-election violence, 12, 17, 112, 198–203, 206, 208–209, 215–217, 272, 275, 290, 394, 405, 487  
 politics of recognition, 342–344  
 positive complementarity, 3, 433  
   in Libya, 474  
 post-World War II military tribunals, 357  
 Potsdam Declaration, 91  
 Project Rule of Law Index, 281  
 Public Information and Documentation Section, 267
- referrals  
   state, 4, 8, 176, 194  
   United Nations Security Council, 458  
 reparations, 216, 226, 317–320, 326–329, 334, 338–339, 342, 346–351, 366  
   and international criminal justice, 347–351  
   and the Ituri war, 346–347  
   as a form of power, 351  
   international criminal reparations, 326–329  
   vs. assistance, 330–332  
*Report on the Rule of Law and Transitional Justice in Conflict or Post-Conflict Societies* (UN), 86  
 Responsibility to Protect, 52, 284, 457  
 restorative justice, 360–364, 376  
   and international criminal law, 357–360  
   'restorative turn', 354, 357–360  
 Review Conference of the Rome Statute, 390  
 Revolutionary Armed Forces of Colombia, 434  
 rights-based approach, 76  
 Rome Statute, 4, 15, 61, 69, 97, 402, 480, 484  
   Article 11 of, 462  
   Article 16 of, 461–462  
   Article 20(3) of, 384  
   Article 25 of, 387  
   Article 53, 128–129, 130–132  
   reciprocal rights and, 142–143

- Article 93 of, 143  
 Article 93(10) of, 384  
 as 'system of justice', 57  
 domestic implementation, 16–17,  
   382–385  
 negotiations, 357  
 principle of complementarity, 388  
 victim participation, 366  
 victims' rights, 376
- Ruto, William, 110, 212, 213, 272, 273,  
 274, 381
- Rwandan Defense Force, 179  
 Rwandan genocide, 28, 284
- Schabas, William, 132  
 Second Congolese War, 411  
 Sen, Amartya, 332  
 sexual and gender-based violence,  
   16–17, 205, 215–217
- Simpson, Gerry, 10, 85, 88, 108, 469
- Special Court for Sierra Leone, 2,  
 267, 141
- Special Tribunal for Kenya (STK), 400
- Strategic Plan of the ICC's Outreach  
 Programme, 269
- Tadic* decision, 422
- Teitel, Ruti, 148, 359
- Refugee Law Project (RLP), 210
- Tokyo trials, 479
- transitional justice, 85–91, 101–102,  
   106–107, 112–120, 450  
   and cultural experts, 118  
   and juridified diplomacy, 88–89  
   and Moscow and Potsdam  
     Declarations, 91  
   and peaceful solutions, 488  
   bespoke, 112–117, 118  
     and the ICC, 117–120  
   integration of with juridified  
     diplomacy, 101–102  
   legitimacy of, 117  
   paradigm of, 89–90
- transitional justice theory, 111
- trial management strategies  
 and associated risks, 453–454
- Trust Fund for Victims, 4, 13, 76, 309,  
 340, 362, 368, 369
- in Kenya, 371  
 in the DRC, 326, 372  
 in Uganda, 374
- Uganda, 155  
 Acholi ethnic group, 149  
 Agreement on Accountability and  
   Reconciliation (AAR), 157, 201,  
   *See also* Juba Accords  
 Amnesty Act, 133, 159–161, 163,  
   167–169, 397–400  
   renewal of Part II, 398  
 Amnesty Committee, 482  
 as an ICC host state, 388–393  
 Committee on Legal and  
   Parliamentary Affairs, 392  
 Commonwealth Model Law  
 complementarity in, 155, 159  
 conflict-affected communities,  
   152–153  
 Constitutional Court, 134  
 domestic war crimes division, 148,  
   158–159  
 domestication campaign, 389  
 implementation of the Rome Statute,  
   389–390  
 internally displaced persons  
   (IDP), 149  
 Juba Accords [Agreement on  
   Accountability and  
   Reconciliation], 133–134, 140  
 Juba peace process, 149, 155–158  
 Justice Law and Order Sector (JLOS),  
   159, 163, 165–170, 390, 393,  
   398–399  
 Kampala Review Conference, 49  
 legacy of violence, 153–155  
 Lord's Resistance Army (LRA), 42,  
   73, 111, 133, 139, 148, 193,  
   388, 482  
 National Reconciliation and  
   Transitional Justice Audit,  
   154–155  
 National Reconciliation Bill, 393  
 Penal Code Act, 162  
 Refugee Law Project, 148  
 Thomas Kwoyelo, 11, 148, 149, 161,  
   163–170, 397, 398



- Uganda (cont.)  
 transitional justice, 165–167  
 Ugandan People's Defense Force (UPDF), 151  
 war crimes, 150
- Uganda Coalition for the International Criminal Court (UCICC), 389
- UN Basic Principles and Guidelines on the Right to a Remedy and Reparation, 75
- UN Convention against Torture, 171
- UN General Assembly  
 support of the ICC, 484
- UN Mission in Congo, 189
- UN Mission in Sudan, 482
- UN peacebuilding  
 and local ownership, 47
- UN Secretary-General on the Rule of Law and Transitional Justice, 47
- UN Security Council, 4, 8, 19  
 in Khartoum, 483  
 referral of Libya to ICC, 458–459  
 Resolution 1593 (2005), 99, 460, 461, 462, 484  
 Resolution 1970, 459, 460, 462, 468, 477  
 Resolution 1973, 464
- UN Women and the UN Office of the High Commissioner of Human Rights, 167
- UN's Department of Peacekeeping Operations  
 in Darfur, 488
- UNAMID, 483, 488
- United Nations Charter, 60, 93
- United Nations Office on Drugs and Crime, 206
- United Nations Secretary-General, 86
- United Nations Security Council  
 referrals, 459
- Universal Periodic Review, 457
- van den Wyngaert, Christine (Judge), 67, 68, 289
- vernacularisation, 434–435
- Victim Participation and Reparations Section (VPRS), 366
- victims  
 and international courts, 313–320  
 and reparations, 317–320  
 critical discourse, 306–310  
 'imagined victim', 15, 305  
 importance to international criminal justice, 324–325  
 individual responsibility, 260–261  
 'juridified victim', 39, 290, 299–301  
 legal rights, 302–305  
 livelihood assistance, 4, 16–17, 352  
 participation, 4, 13–14, 16, 19, 39, 49, 54, 65, 207, 219, 221, 223, 225, 229, 231, 291, 293, 313–315, 336, 353–354, 364–369, 375–376, 387, 414, 443, 455  
 protection, 283–286  
 reparations, 62, 326  
 targeting, 341–342
- Victims and Witnesses Unit (VWU), 234
- Victims Participation and Reparations Section (VPRS), 288
- Victims' Rights Working Group, 288
- violence  
 post-election, 12, 17, 112, 198–203, 206, 208–209, 215–217, 272, 275, 290, 394, 405, 487  
 sexual and gender-based, 16–17, 205, 215–217, 341–342  
 structural, 15, 273
- Waki Commission, 202, 205, 394, 400
- Washington Consensus, 278
- witness protection  
 and fair trials, 387
- World Bank, 278, 280, 353
- World Governance Indicators, 280
- World War II trials, 354
- World War II tribunals  
 legacy of, 480
- Zintani militia, 476
- Zuma, Jacob, 464, 465, 492