Index

accountants, certified public 22
Ackerman, Bruce 142–3, 145
administrative cases in ‘law and
development’ context 199–202
civil procedure and government procurement 212–13, 215
discretionary power: administrative guidance 177, 216
current situation 203–4
history 202–3
prospects 204–5
meaning of ‘administrative cases’ 201
transparency 216
current situation 209–13
history 205–8
prospects 213–15
administrative courts 7, 177–8, 191, 197–8
administrative litigation: judicial review 175–6
availability of 184–5
administrative acts subject to appeal action 185–9
defendants 191
exhaustion of administrative remedies 192
interests of suit: residual concept 190–91
standing to sue 189–90
time-limit to bring suit 191–2
venue 191
forms of action 179–80
agency action 180, 182–3
appeal action 180–81
party action 180, 181–2
permissibility of unspecified 183–4
public action 180, 182
history of Administration Litigation Act 176–7
legal sources 177–9
other forums
civil or criminal litigation 196–7
Constitutional Court 195–6
tort action against state 197–8
remedies 181, 193–4
scope of review 192–3
Administrative Procedure Act 201–2,
204, 205–7, 209–10, 213–14, 216
adversarial model 5
Ahn, Kyong Whan 58, 62, 133
aid, development 200
alternative dispute resolution
arbitration 27
court-led 18, 27, 39, 45–6, 51, 53
mediation 1, 39, 45, 46, 194
Amar, Akhil Reed 146
appeals 4, 24–5, 35, 177
administrative cases 177
appellate courts 7
criminal cases 177
non-prosecution 74
pre-trial discovery 75
oral proceedings and decrease in 51, 57
patent decisions 7, 224–5
small claims trial 6
arbitration 27
arrest and detention
bail 68–9
Bill of Rights 60
habeas corpus 67–9, 75
judicial warrant system 64–6, 94
mandatory hearing 66–7
Asian financial crisis (1997) 213
associations 12
attorney see lawyers
bail 68–9
bankruptcy 4
Barber, Benjamin 145
Bickel, Alexander M. 145, 146
Bill of Rights 58, 60–61
Bingham, Lisa Blomgren 1
branch courts 7
Bright, Myron H. 51
Brilmayer, R.L. 152
building construction 180, 186
burden of proof
criminal cases 79
Burt, Robert A. 155

capacity: parties to lawsuit 13–14
Cha, Yongseok 92
Chang, Ha-Joon 201
children 13, 77
victim protection 85–6
Cho, Kuk 64, 88, 89, 90, 100, 106, 108
Choi, Kunho 38
Chon, Jong Ik 159
Chong, Jong-Sup 137, 138, 144, 145, 146, 158
Chong, Yong-Hwa 115
Chun, Doo-Hwan 61, 116, 118, 203
Chung, Jae-Hwang 146, 156
Chung, Jaeho 38
Chung, Jin-Yeon 104
civic groups 213
civil litigation, judicial review in 196–7
civil procedure see overview of civil procedure
closed-circuit television or video, evidence given by 85
commencing civil litigation
complaint 10–11
jurisdiction 14–16, 28
procedure 12
three types of action 11–12
conciliation 18, 27
confessions 60, 69, 71, 79–80, 82, 104, 105, 106, 108, 113
confidential information 22, 178
criminal procedure 71, 75
conflict of laws 15–16, 28
Confucian heritage 1, 30
consent
videotaping of interrogation 72–3
Constitution 3–4, 116–17, 135–7, 158–9, 205, 207
administrative litigation 177–8, 183–4, 189
Bill of Rights 58, 60–61
criminal procedure 58, 59–61, 67, 71, 80, 81, 86
involuntary confessions 79
due process see separate entry
freedom of speech and press 206
state or public organizations, compensation for unlawful acts by 197
Constitutional Court 6, 90, 115–16, 132–3
administrative litigation 178, 189
background 116–18
constitutionality review of statutes 61, 120–21, 132, 135–7, 195, 221, 224
democratic legitimacy and see separate entry
criminal procedure 58, 66, 112
‘blitz prosecution’ 67–8
due process 60, 168–71, 205–6
lawyer present, right to have a 70, 71
pre-trial discovery 74–5
prosecutor-made dossiers 83, 112
exhaust all relief processes 124, 129–30, 195–6
institutional features 126–8
jurisdiction 119
competence disputes 122–3, 135–6, 182
constitutional complaints 123–4, 176, 195–6
dissolution of political parties 122
impeachment 121–2, 132
review constitutionality of statutes/treaties/decrees 61, 120–21, 132, 135–7, 195, 221, 224
law and development context
discretionary power:
administrative guidance 203–4
transparency 205–6, 208, 214, 216
legal sources 119
mandatory representation by attorney 127
organization of administration and research
officers 125–6
Chief Justice 125
committees 126
Council of Justices 125
Justices 124
patents 221, 224
performance of court since 1988
118–19
principles and rules 128
procedural 128–30
substantive 130–32
contract, breach of 23
copyright 7
corruption 200, 214
anti-corruption strategy 203
costs of litigation
civil cases 24
non-appearance of witness 21
criminal cases
non-appearance of witness 78
court system 6–9
see also individual courts
criminal litigation, judicial review in
196–7
criminal offenses
patents 220, 229, 230
perjury 22
criminal procedure 58–9, 86
after democratization, reform 61–2
arrest and detention 64–9, 94
evidence 44, 72, 78, 79–85, 94,
95–101
interrogation 65, 69–73
investigative authorities 62–4
pre-trial procedure 74–6
prosecution 73–4
trial 76–9
victim protection 85–6
confessions 60, 69, 71, 79–80, 82,
104, 105, 106, 108, 113
constitutionalization of 59–61
due process see separate entry
habeas corpus 67–9, 75
juries 76, 90, 105, 111–12, 113–14
silence, right to 69, 71, 73
trial 77, 78
victims of crime 85–6
see also prosecutors
cross-examination
civil cases: witnesses 22, 47
criminal cases: interrogators 72,
82–4, 100
damages 176
administrative litigation 181, 194
compensatory 29
patents 220, 229, 232, 233, 235, 236
state or public organizations:
unlawful acts 197
Dando, Shigemitsu 73
declaration of nullity 180–81
declaratory claims 11
declaratory judgments 181, 194
delay 5–6, 24
criminal cases 77
democracy 177, 206–7
democratic legitimacy of law and
constitutional adjudication 135–7
legislative function of constitutional
review over statutes 151–5
further constitutional ramifications
155–9
legislative perspective 137–40
legitimacy of legislation in
representative democracy
140–47
functionalist perspective 148
participation and interest
representation 148–51
proceduralist perspective 147–8
detention see arrest
development, economic 1, 201, 219
role of state see administrative cases
in ‘law and development’ context
diGenova, Joseph E. 63
disabilities
victim protection 85
discovery
civil cases 18
criminal cases: pre-trial 74–6
discrimination 131–2, 212
District Courts 7, 14, 191
drunk driving 180, 209
due process 58, 60, 71, 81–2, 160–61,
173
adoption in Korean Constitution
163–4
background 164–6
Constitutional Court’s position 60,
168–71, 205–6
theories on clause 166–8, 171
issues to consider 172–3
<table>
<thead>
<tr>
<th>Term</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>legislative and administrative procedures</td>
<td>205–6</td>
</tr>
<tr>
<td>United States 160, 161–3, 164</td>
<td></td>
</tr>
<tr>
<td>lessons from 171–2, 173</td>
<td></td>
</tr>
<tr>
<td>Dworkin, Ronald 136, 137, 141, 154</td>
<td></td>
</tr>
<tr>
<td>e-mail: preparation for oral proceedings</td>
<td>41</td>
</tr>
<tr>
<td>e-procurement 212, 214</td>
<td></td>
</tr>
<tr>
<td>eBay v. MercExchange 234</td>
<td></td>
</tr>
<tr>
<td>Eckert, Carter J. 58</td>
<td></td>
</tr>
<tr>
<td>economic development 1, 201, 219</td>
<td></td>
</tr>
<tr>
<td>role of state see administrative cases in 'law and development' context</td>
<td></td>
</tr>
<tr>
<td>efficiency and swiftness 5–6, 28</td>
<td></td>
</tr>
<tr>
<td>Ehrlich, Craig P. 200</td>
<td></td>
</tr>
<tr>
<td>elderly 77</td>
<td></td>
</tr>
<tr>
<td>elections 182</td>
<td></td>
</tr>
<tr>
<td>Ely, John Hart 151</td>
<td></td>
</tr>
<tr>
<td>enforcement 4, 27–8</td>
<td></td>
</tr>
<tr>
<td>foreign judgments 28–9</td>
<td></td>
</tr>
<tr>
<td>performance claims 11, 28</td>
<td></td>
</tr>
<tr>
<td>England 100, 160, 163–4, 166</td>
<td></td>
</tr>
<tr>
<td>equal protection principle 131–2</td>
<td></td>
</tr>
<tr>
<td>Eskridge, William N. 148</td>
<td></td>
</tr>
<tr>
<td>estoppel 231</td>
<td></td>
</tr>
<tr>
<td>ethnicity 207</td>
<td></td>
</tr>
<tr>
<td>European countries 199</td>
<td></td>
</tr>
<tr>
<td>see also individual countries</td>
<td></td>
</tr>
<tr>
<td>evidence</td>
<td></td>
</tr>
<tr>
<td>civil cases 20–22, 43–4, 47–8, 50</td>
<td></td>
</tr>
<tr>
<td>complaint, attached to 11, 43</td>
<td></td>
</tr>
<tr>
<td>forgery or alteration of documents 26</td>
<td></td>
</tr>
<tr>
<td>small claims cases 6</td>
<td></td>
</tr>
<tr>
<td>criminal cases 44, 72, 78, 79–85, 94, 95–101</td>
<td></td>
</tr>
<tr>
<td>illegally-obtained evidence/physical evidence 80–82</td>
<td></td>
</tr>
<tr>
<td>video or closed-circuit television facilities 85</td>
<td></td>
</tr>
<tr>
<td>exports 202, 219</td>
<td></td>
</tr>
<tr>
<td>fairness principle 4–5, 28, 35, 49</td>
<td></td>
</tr>
<tr>
<td>principle of uniformity of prosecutors 63</td>
<td></td>
</tr>
<tr>
<td>family courts 4, 7</td>
<td></td>
</tr>
<tr>
<td>fast dispute resolution 39</td>
<td></td>
</tr>
<tr>
<td>financial crisis (1997) 213</td>
<td></td>
</tr>
<tr>
<td>fines 64, 89</td>
<td></td>
</tr>
<tr>
<td>non-appearance of witness 21, 78</td>
<td></td>
</tr>
<tr>
<td>foreign judgments 28–9</td>
<td></td>
</tr>
<tr>
<td>formation claims 12</td>
<td></td>
</tr>
<tr>
<td>foundations 13</td>
<td></td>
</tr>
<tr>
<td>France 89, 92, 93–4, 95, 96–7, 177, 179</td>
<td></td>
</tr>
<tr>
<td>Frase, Richard S. 92, 93, 94</td>
<td></td>
</tr>
<tr>
<td>freedom of speech and press 206</td>
<td></td>
</tr>
<tr>
<td>Fukuyama, Francis 214</td>
<td></td>
</tr>
<tr>
<td>George Jr, B.J. 73</td>
<td></td>
</tr>
<tr>
<td>George, Robert P. 141, 142</td>
<td></td>
</tr>
<tr>
<td>Germany 3, 32, 179, 225</td>
<td></td>
</tr>
<tr>
<td>Ginsburg, Tom 201, 202, 211, 214</td>
<td></td>
</tr>
<tr>
<td>GNP per capita 219</td>
<td></td>
</tr>
<tr>
<td>Goodman, Marcia E. 73</td>
<td></td>
</tr>
<tr>
<td>government procurement 182, 187–8</td>
<td></td>
</tr>
<tr>
<td>Government Procurement Act 201, 202, 207–8</td>
<td></td>
</tr>
<tr>
<td>criminal cases 74</td>
<td></td>
</tr>
<tr>
<td>Great Britain 100, 160, 163–4, 166, 179</td>
<td></td>
</tr>
<tr>
<td>Green, Bruce A. 87</td>
<td></td>
</tr>
<tr>
<td>Gwack, Kyung Gic 54</td>
<td></td>
</tr>
<tr>
<td>habeas corpus 67–9, 75</td>
<td></td>
</tr>
<tr>
<td>Han, Dong-Soo 226</td>
<td></td>
</tr>
<tr>
<td>Han, In Sup 62, 63</td>
<td></td>
</tr>
<tr>
<td>Han, Sang-Bum 166, 167</td>
<td></td>
</tr>
<tr>
<td>Han, Seung-Yeon 202</td>
<td></td>
</tr>
<tr>
<td>Healy, G. 117</td>
<td></td>
</tr>
<tr>
<td>hearsay evidence 21, 82, 95, 98, 105, 106, 114</td>
<td></td>
</tr>
<tr>
<td>Heymann, Philip B. 63</td>
<td></td>
</tr>
<tr>
<td>High Court 7</td>
<td></td>
</tr>
<tr>
<td>administrative cases 177, 178, 191</td>
<td></td>
</tr>
<tr>
<td>criminal cases 74</td>
<td></td>
</tr>
<tr>
<td>Hirschl, Ran 121, 132</td>
<td></td>
</tr>
<tr>
<td>historical background 3–4, 59–60, 103, 115–18, 164–6</td>
<td></td>
</tr>
<tr>
<td>Administrative Litigation Act 176–7</td>
<td></td>
</tr>
<tr>
<td>law and development 201, 202–3, 204, 205–8</td>
<td></td>
</tr>
<tr>
<td>Holley, David 61</td>
<td></td>
</tr>
<tr>
<td>Hong, Jeong Sun 202, 213</td>
<td></td>
</tr>
<tr>
<td>Hu, Young 160, 168</td>
<td></td>
</tr>
<tr>
<td>impeachment 121–2, 132</td>
<td></td>
</tr>
<tr>
<td>incompetent persons 13</td>
<td></td>
</tr>
<tr>
<td>indirect compulsory performance 28</td>
<td></td>
</tr>
<tr>
<td>industrial policy 202, 204–5, 208</td>
<td></td>
</tr>
</tbody>
</table>
Information Disclosure Act 201, 202, 205–7, 210–11, 213–14, 216
information technology industry 204
injunctions 182, 184, 232–3
patent litigation
injunction motions by patent trolls 234–6
preliminary and permanent injunctions 220, 229, 232
reevaluating injunction system 232–4
insanity 76
intelligence agency 62
International Covenant on Civil and Political Rights (ICCPR) 66
Internet 214, 216
e-mail: preparation for oral proceedings 41
e-procurement 212, 214
interrogation 65, 69–71
videotaping of 71–3
see also Suspect Interrogation Record
IT industry 204
Japan 3, 33, 103, 160, 164, 176, 179, 199, 225
Jeong, Won 214
Jescheck, Hans-Heinrich 73
judges 4, 5, 9–10, 30
balancing the role of parties and 19
Constitutional Court 124–5
criminal procedure 77, 103, 105
warrant system for custody 64–7
judgments 5, 22–4, 25–6
small claims cases 6
single judge 7, 14
criminal cases 77
three-judge panel 7, 14, 22
criminal cases 77
witnesses, questioning of 22
Judicial Research Training Institute 9, 93
judicial review see administrative litigation
Jun, Kwan-Woo 59
juries 20, 76, 90, 105, 111–12, 113–14
jurisdiction 14–16, 28
Constitutional Court see jurisdiction under Constitutional Court
Kang, Hyunjoong 31
Kieff, F. Scott 233
Kim, Cheol-Soo 164, 166, 168
Kim, Dae-In 208, 212, 215
Kim, Dae-Jung 59, 62, 116
Kim, Donghee 205
Kim, Geun-Tae 59, 80
Kim, Hyo-Jeon 124
Kim, Jae-Hyung 232
Kim, Jaewon 88
Kim, Jongcheol 121, 124, 126–7
Kim, Nam Hyeon 1
Kim, Nam-Jin 185
Kim, Sang-Cheol 165, 168
Kim, Tcheolsu 136, 137
Kim, Young-Hee 6
Kim, Young-Sam 61, 62, 116
Kim, Younghun 38
Kondo, Seiichi 200
Koopmans, Tim 132
KSR International Co. v. Teleflex Inc. 228
Kukje Group Dissolution case 203
Kwon, In-Sook 59
Kwon, Ogon 6
Kwon, Oh-Seung 199
Kwon, Young-Sung 166, 168, 171
Kyoung, Keon 211, 213
land use planning 188
Lane, Jan-Erik 134
Langbein, John H. 73, 88, 91, 100
Larkin, John 59
lawyers 6, 13–14, 19, 30, 41
civil cases, statistics on 48
confidentiality 22, 71, 75
Constitutional Court 127, 170
criminal procedure 67, 76
Bill of Rights 60
cross-examination of interrogators 72, 82–4, 100
lawyer present, right to have a 69–71, 82, 104, 106, 112–13
police dossiers 79, 84
pre-trial discovery 74–5
trial: requirement for defense counsel 77
videotaping 72
defect in grant of power 26
fees 24

Index 241

Kuk Cho - 9781849805179
Downloaded from Elgar Online at 02/07/2019 03:15:49PM
via free access
foreign 14
training 9, 30
leading questions 22
lease contracts 12
Lee, Boo-Ha 141
Lee Geun-Ahn 80
Lee, Jaesang 69, 89, 90, 93, 97
Lee, Myong Bak 132–3
Lee, Tae-Bok 59
Lee, Wan-Kyu 105
Lee, Wooyoung 38
legislative nature of constitutional adjudication see democratic legitimacy of law
Levasseur, Georges 94
Lim, Ji-Bong 172, 214
local government
administrative litigation 181–2, 188
competence disputes 122–3, 182–3
transparency 206–7
procurement 207, 208, 212
mandatory orders to state 181
market economy
democracy and 207
government and 200, 204, 205
see also administrative cases in ‘law and development’ context
Martineau, Robert J. 51
mediation 1, 39, 45, 46, 194
medical experts 22
mental illness 76, 77
capacity 13
Miller, Charles A. 164
minors 13, 77
victim protection 85–6
morals, public 77
motorists: drunk driving 180, 209
Mueller, Dennis C. 146
municipal courts 7
Nam, Bok-Hyoen 138, 156
National Referendum Act 182
national security 75, 77, 130, 132, 210
negligence 23, 197
notary public 22
Nowak, John E. 161
OECD 200
Oh, Junghoo 38
oral proceedings 20, 30, 31–3
2001: new case management model 36–7
2006: operation plan for 37–8
appeals, decrease in 51, 57
case management for 36–7, 39–41
criminal cases 44, 77–8
criticism of 54
current position 50–51
essential components of 41–2
legal representation, statistics on 48
measures needed 54, 57
merits of 51–3
pre-trial hearings: examination of core issues 42–6
pro se cases 37, 41, 43, 48–50, 54
problems identified 33–5
seeking solutions 35–6
survey results 55–6
trial: examination of evidence 42, 46–8
types of 42
O’Sullivan, Julie R. 63
overview of civil procedure 1–2, 29–30
appeal and final appeal 24–5
basic features of Civil Procedure Act
court system 6–9
guiding principles 4–6
history 3–4
judges 4, 5, 9–10, 30
commencing litigation
complaint 10–12
jurisdiction 14–16, 28
parties 13–14
types of actions 11–12
future 30
jury system, no 20
other issues
enforcement 27–8
foreign judgments 28–9
settlement during proceedings 27
pre-trial proceedings 16, 21
balancing role of judge and parties 19
conference 17, 18
pleadings 5, 6, 15, 16–18, 20
re-trial 26
trial
    closing hearing 22
evidence 20–22
judgment 5, 6, 22–4, 25–6
oral arguments 20, 30
see also oral proceedings

Packer, Herbert L. 58
Park, Byungdae 31
Park, Chung Hee 177, 201, 202
Park, Hong Woo 54
Park, Jeong-Hoon 179, 190, 214
Park, Jin-Wan 138, 158
Park, Jong-Chul 59
Park, Kyun-Sung 185
Park, Sangki 99
Park, Yong Chul 103, 104, 107, 109, 112, 113
parties to civil actions 13–14
balancing the role of judge and 19
partnerships 13
patent attorney 22
patent litigation 7, 219–21
abuse of rights 229–30, 234–6
appeals 224–5
equivalents, doctrine of 220, 230–31
estoppel 231
invalidation trial 221–2, 228
remedies
damages 220, 229, 232, 233, 235, 236
injunction motions by patent trolls 234–6
injunction system, reevaluating 232–4
preliminary and permanent injunctions 220, 229, 232
requirements of patent registration
invalidation and abuse of rights 228–30, 234–6
inventive step 225–6
prior art’s teaching, suggestion and motivation 226–8
scope of protection 230–31
scope of patent right, trial to confirm 222–4
software patents 230, 231, 234
university ownership of patents 220, 234
People’s Solidarity for Participatory Democracy (PSPD) 63
performance claims 11
perjury 22
pharmacists 22
phone calls: preparation for oral proceedings 41
planning, land use 188
plea bargaining 83
pleadings 5, 6, 15, 16–18, 20, 39, 40, 45, 49
police 62, 64
emergency arrests 65
evidence 79, 83, 98–9
doctors prepared by 79, 84, 104, 107–8, 109, 111, 112
illegally-obtained physical evidence 81
interrogation 65, 69–73, 79, 113
prosecutor and 89, 92–3
political parties 122, 124, 136
Post, Robert C. 144
pre-trial proceedings
civil cases 16, 21, 42–6
balancing role of judge and parties 19
conference 17, 18
pleadings 5, 6, 15, 16–18, 20, 39, 40, 45, 49
criminal cases 74–6
conference 76
precedent 9, 25
Preumont, Mary M. 93
privacy 210
criminal procedure 77, 86
private international law 15–16, 28
proportionality principle 130–31
prosecutors 62–4, 73–4, 87–9, 101
comparisons 91–2, 97
American prosecutor 92–3
French prosecutor/examining magistrate 93–7
downfall of 98–100
half-judges 96, 97–8
interrogation 69–73, 113
pre-trial conference 76
discovery 74–6
request arrest and detention warrants 64–7
role of 89–91
trial 77, 78
public authorities: competence disputes 122–3, 182–3
public interest 61
disclosure of information 212
patents 233, 234
public policy 29
punitive damages 29
Pyo, Myung-Whan 138
quasi-incompetent persons 13
Rawls, John 141, 142, 143
re-trial 26
religious post, holder of 22
representation in court
small claims cases 6
legal see lawyers
<em>res judicata</em> 26, 194
rescission 180–81, 186–7, 188, 191, 194
restructuring proceedings 4
Roh, Moo-Hyun 62, 64, 122, 132
Roh, Tae-Woo 61, 116–17, 164
Rousseau, Jean Jacques 147
Rubenfeld, Jeb 145
rule of law 177, 193, 213–14, 216
Schulhofer, Stephen J. 86
separation of powers 179, 190, 224
service of documents 12, 29
settlement during proceedings 27, 46, 194
Seul, Seung Moon 54
sexual violence victims 85–6
Shapiro, Carl 230
shareholders
general meetings: revocation of resolutions 12
Shepsle, Kenneth A. 146
Shim, Hwalsub 38
Shin, Dongwoon 69, 99
silence, right to 69, 71, 73
trial 77, 78
Sim, Dong-Sub 200

single-source contract scheme 214
small claims cases 5–6, 10
Socrates 186
Song, Doo Yul 70, 71, 82
Song, Sanghyun 2
standard of proof
criminal cases 79
<em>stare decisis</em> 9, 25
state agencies: competence disputes 122–3, 182
Stéfani, Gaston 89, 94
Stokes, Henry Scott 59
substitutional execution 28
Supreme Court 7–9, 15, 22, 26, 117, 118
administrative litigation 176, 177–8, 182, 183, 184, 185, 188, 189, 191, 192, 194, 195–6
appeals to 7, 25, 224
cause of action 22–3
Constitutional Court 120, 126–7, 130, 195–6
criminal procedure 58, 62
confessions 79, 80
<em>habeas corpus</em> 67
illegally-obtained physical evidence 81–2
lawyer present, right to have a 69–71
prosecutor-made dossiers 82, 83, 98, 109, 110
silence, right to 69
videotapes 71
evidence 21
law and development context
discretionary power:
administrative guidance 205
transparency 206, 208, 209–11, 212–13, 214, 215, 216
passive and active elucidation 19
tort action against state/public officers 197

Suspect Interrogation Record 103–6, 114
definition of 104
jury, impact of 105, 111–12, 113–14
new chapter for 110–11
police-prepared 79, 84, 104, 107–8, 109, 111, 112
unfinished business 112–14
swiftness and efficiency 5–6, 26
taxation 178, 180, 182, 186, 188
telecommunication services 180, 204
time limits
  administrative
    action 209
    litigation 180, 186, 191–2
appeals 25
defendant
    written answer to complaint 16
detention
    review by court 67
    warrants 65, 66
    witness non-appearance 21, 78
disclosure of information: public
  organizations 210
judgments 5, 23
minor criminal cases 64
plaintiff
    dismissal of case by 12
    rescission actions 180, 186, 191
    settlement recommendation 27, 46
substantive and procedural justice
  18
torts
  compensatory damages 29
  judicial review: tort action against the
  state 197–8
  negligence 23, 197
torture 59–60, 63, 79–80, 98–9
transparency in government 200–202,
  216
  current 209–13
  history 205–8
  prospects 213–15
trial
  civil cases
    closing hearing 22
    evidence 20–22
    judgment 5, 6, 22–4, 25–6
  oral arguments 20, 30, 42, 46–8
criminal cases 76–9
Trubek, David 199
trust and development of capitalism 214
United Nations 200
United States 91, 179, 188, 189
  criminal procedure 86, 105, 114
  illegally-obtained physical
  evidence 81, 82
  prosecutor 92
  due process 160, 161–3, 164, 171–2,
  173
  judicial review 191, 199
oral arguments 51
patents 220, 224, 227–8, 234, 235
punitive damages 29
unjust enrichment 182
victims of crime 85–6
video or closed-circuit television,
  evidence given by 85
videotaping of interrogation 71–3, 84,
  85, 100, 111, 112, 113
Wagner, R. Polk 233
Waldron, Jeremy 143
West, James M. 58
witnesses
  civil cases 18, 20, 21–2, 47
  false statements 22, 26
  criminal cases 75, 78–9, 85–6
  cross-examination of interrogators
  72, 82–4
World Trade Organization (WTO)
  government procurement 207–8, 212,
  215, 216
Yang, Junsok 208
Yang, Kun 117, 118, 124, 135, 146, 167
Yoon, Jin-Soo 232
Yoon, Myong-Sun 166, 168