

Index

- 9/11 (2001) events 7, 42, 219
- “60 Day Rule” 60, 83-5, 133, 180-4, 218
 - credibility 181-2
 - purpose 181
 - subjectivity 183-4
- Afghanistan, refugee applications 30, 204-5, 219, 222-5
- Ahmadis, persecution 169, 171
- Ainu people 36
- Amnesty International, report, Japanese refugee protection 105
- asylum
 - Amphaphong Phou-Ngene case 14
 - discretionary basis 14-15
 - in Japanese history 9-13
 - Jews 11-12
 - Liu Yu Jun case 13-14
 - Meiji era 10
 - for political offenders 15
 - post-World War II 12-14
 - Taisho era 10
 - Yoon Soo Kil case 13, 15
- audi alteram partem* principle 81-2
- Aung San Suu Kyi 126-7, 128
- Australia
 - Convention (1951), accession 53
 - DFAT 54
 - DIAC 55
 - DIEA 54
 - DILGEA 54
 - DORS Committee 54, 81, 102
 - Indo-Chinese in 102
 - legal system 51-2
 - Migration Act (1958) 53-4
 - Protocol (1967), accession 53
 - Refugee Council 54
 - refugee status determination 53-4, 55-6, 57
 - adverse evidence, right to confront 87
 - benefit of the doubt 95
 - decisions, reasons for 89
 - fairness 72-3
 - opportunity for repeal/review 93
 - transparency 96
- RRT 87, 96, 103
 - independence 72-3
 - interpretation role 74-5
 - library/research section 76-7, 110
 - membership 56
 - RSAA (New Zealand), comparison 57-8
 - RSRC 54, 81, 87, 89
- Bangladesh
 - PCJSS 202, 203, 204
 - UPDF 202, 203
- boat people
 - Chinese, treatment 34-5
 - and Immigration Control Order (1951) 17
 - in Japan 16-17, 22, 26, 38
- Burma *see* Myanmar
- cases
 - AAKM and Three Others v Minister of Justice* 136, 151, 164-5, 166, 171
 - ASJ v Tokyo Immigration Control Office* 151, 161-2, 163-4
 - B v Refugee Status Appeals Authority* 87
 - BDF v Minister of Justice and Another* 199-200
 - Benipal v Ministers of Foreign Affairs and Immigration* 87, 103
 - Butler v Attorney General* 104
 - Case of AA* 121-2, 129-30
 - Case of CSK* 185
 - Case of G* 179
 - Case of OFE* 133-4, 141
 - Case of P* 185
 - Chan v MIEA* 103-4
 - checklist 237-9
 - DMM v Minister of Justice and Another* 200
 - ELO v Tokyo Immigration Control Office* 219, 222, 226

- FAQ, TWZ and HTA v Minister of Justice* 205
- HAUI v Takamatsu Immigration Control Office* 181, 187, 211
- Immigration and Naturalization Service v Cardoza-Fonseca* 149, 151
- Immigration and Naturalization Service v Sievic* 149
- JBX v Tokyo Immigration Control Office* 220-1, 222, 225, 226
- Joseph v Canada* 149
- Kioa v West* 87
- MAB v Minister of Justice* 156-7, 162, 171
- Minister of Justice v VAX* 97-8
- MJ v Tokyo Immigration Control Office* 138, 223, 224
- NSL v Minister of Justice and Another* 198, 200-1
- OFE v Osaka Immigration Control Office* 134, 160, 166, 177-8
- PWM v Minister of Justice and Another* (2005) 196, 197
- PWM v Minister of Justice and Another* (2006) 196, 203
- QZP v Minister of Justice and Another* 204
- RES v Japan (Prosecutor)* 195, 197
- RKC v Fukuoka Immigration Control Office* 79
- RKC v Minister of Justice* (1992) 212
- RQT v Minister of Justice* 188
- RVA v Minister of Justice and Another* 195, 197
- SMA and Three Others v Minister of Justice* 169, 171, 173, 203
- SMA and Two Others v Minister of Justice and Another* 163
- SN v Minister of Justice* 83
- SN v Minister of Justice* (1995) 83, 184
- SN v Minister of Justice* (1996) 83-4, 183
- STA v Minister of Justice* (1997) 135-6, 152, 162, 172, 175
- TRF v Nagoya Immigration Control Office* 129, 130, 132, 213-14
- UTA v Tokyo Immigration Control Office* 194-5, 202, 203
- X v Supervising Immigration Inspector* 126
- ZMH v Minister of Justice and Another* 50, 77, 78, 89-91, 121, 123, 126-7, 128, 134-5, 138, 140, 147, 158, 159-60, 161, 174, 176
- China, refugee applications 31
- Convention (1951)
- article 16, courts access 49-50
 - Australian accession 53
 - cessation 185
 - freedom of movement 217-18
 - limitations 6, 233-4
 - need for revision 236
 - New Zealand accession 53
 - non-refoulement 211
 - persecution 165-73
 - well-founded fear 142-65
 - reasons 173-80
 - residence status 209
 - see also under* Japan
- Country Reports on Human Rights Practices* 147
- due process concept 67, 68
- Elimination of All Forms of Discrimination Against Women, Convention, Japanese accession 39
- fair determination procedure 79-80
- adverse evidence, right to confront 137-8
 - benefit of the doubt 140-1
 - decisions, reason for 139-40
 - principles 137-41
- fairness 69-73
- audi alteram partem* principle 81-2
 - decision-makers
 - evidence collecting 75-7
 - impartiality requirements 69-73
 - refugee applications 77-8
 - sound interpretation 74-5
 - natural justice basis 66, 79
 - procedural 48-50, 67, 68, 78-80
 - refugee status determination 48-50, 67, 68
 - see also* fair determination procedure
- freedom of expression, ICCPR 227
- globalisation, human rights 8
- Goodwin-Gill, Guy S., on refugee status determination 46

- Grahl-Madsen, Atle 150, 215, 216
- Hanken Kouryu* programme 190-1
- Hathaway, James C., on persecution
definition 165
- Hiraga Memorandum 189
- human rights
globalisation 8
Japan
attitude to 37, 38-9, 166
promotion of, suggested role 236
in refugee status determination 158
violations
Myanmar 158, 161
and persecution 200-1
- IARLJ 207
- ICCPR
application, example 205
freedom of expression 227
Japanese accession 39
- ICEAFRD, Japanese accession 39
- ICESCR, Japanese accession 39
- Immigration Control Order (1951) 14, 19
and boat people 17
- Indo-Chinese
in Australia 102
in Japan 26, 29, 229, 230, 233
- international refugee law, origins 5
- international refugee regime 5-6, 26
- Iran, refugee applications 30, 219
- Japan
Act
amendment 35, 61-2, 105
burden of proof 145
debate in Diet 19-26, 146
non-refoulement 212
residence status 210-11, 220
- Administrative Case Proceedings Act
(1962) 65, 97-8, 222, 224
amendment 225
- Administrative Procedure Act (1993) 80,
92, 106, 107
- administrative/judicial authorities,
distortion 205-6
- aliens, treatment of 9-10, 11, 21, 25, 34,
36, 37, 38
change 39-40
- boat people 16-17, 22, 26, 38
- Convention
on the Elimination of All Forms of
Discrimination Against Women,
accession 39
on Rights of the Child, accession 39
- Convention (1951), accession 1, 16, 19,
234
reasons for 18
reluctance 16
- cultural diversification 42-3
- decision-making culture 105-6
- detention 219-27
Afghan cases 222-5
conditions of 226-7
and freedom of expression 226-7
irremediable interest 222
necessary restrictions 220-2
numbers 218-19
prolonged 225-6
reason/purpose 219-20
- Employment Measures Law 228
- Employment Security Law 228
- Environmental Dispute Coordination
Commission 109
- fertility rate 40
- Forum on Refugee Studies 109
- GDP 236
- homogeneity 42
- human rights
attitude to 37, 38-9, 166
promotion, suggested role 236
- ICCPR, accession 39
- ICEAFRD, accession 39
- ICESCR, accession 39
- immigrants, attitude to 40-1
- Indo-Chinese in 26, 29, 229, 230, 233
- international cooperation, role 234-6
- JAR 85, 232
- JFBA 62, 71, 85
- JLNR, formation 206
- Kurds in 97
- legal system 58-9
- legislation, checklist 240
see also cases
- monoethnicity dogma
application 37-8, 41
modifications 38
origins 36-7

- National Tax Appeal Tribunal 109
- Official Development Assistance 234
- ombudsman 96
- pacifism 236
- plural identities, proposal 41-2
- Protocol (1967), accession 1, 16, 19
 - reasons for 18
- quasi-judicial procedure, examples 109-10
- Radio Wave Control Council 109
- RECs 61-2, 63-4, 93, 101
 - independence, lack of 70
 - skills, lack of 78
 - training, lack of 75
- refugee applications
 - appeals
 - administrative level 32-3
 - judicial level 33-4
 - gender 31
 - home states 39
 - nationalities 30-1
 - number granted 29-30
 - statistics 26-35
- Refugee Council 232
- Refugee Inquirer 19, 31, 61, 62, 81-2, 146
 - duties 22, 63, 64
- refugee law study, absence 194
- refugee protection 15-16, 21-2
 - Amnesty International report 105
 - attitude to 233
 - change factors 105-7
 - conservatism 36
 - international tribunal, contribution 235-6
 - mandate refugees 217
 - proposals 234-5
 - shortcomings 233-4
 - and socio-legal environment 35-43
- Refugee Protection Tribunal
 - abusive applications 113-14
 - advantages 112-13
 - cost-effectiveness 112
 - decisions, publication of 112
 - law making 110
 - membership 110, 111
 - modus operandi 111-12
 - ombudsman scrutiny 112
 - proposal to establish 110
 - research function 110-11
 - transparency 112
 - UNHCR input 111
- refugee status determination 19-23, 59-65
 - academics, minimal influence 193-4
 - adverse evidence, right to confront 88
 - agent of persecution 173
 - appeals procedure 61-5
 - attorneys, shortcomings 192-4
 - benefit of the doubt 95
 - change factors 105
 - confidentiality 97-8
 - counsel, access to 85-6
 - credibility assessment
 - consideration of all evidence 119-20
 - contradictions/inconsistencies 122
 - core and periphery 122-3, 195
 - corroborative evidence, no
 - requirement for 121-2, 194-5
 - credible/non-credible evidence, interrelation 129-30, 196
 - delayed application 132-3
 - demeanour of applicant 136-7
 - existence of valid reasons 120-1
 - external evidence 130-2, 196
 - hearsay evidence 136, 197-8
 - lies/deception 123-9, 195-6
 - mode of departure 134-5, 197
 - motivation for departure 133-4, 196-7
 - similarity of claims 135-6
- decisions, reasons for 89-93
- exclusion/cessation 184-5
- fairness 70-2
- family ties 205
- humanitarian status (permit to remain for humanitarian reasons) 99-102
- institutional deficit 233
- interpretation issue 75
- isolationism 187-8
- judicial
 - conservatism 188-9
 - restraint 189-92
- linguistic barriers 193
- measures of persecution 170-2
- Ministry of Justice role 20-1, 22, 59-60, 70, 77, 93, 107
- opportunity for appeal/review 93-5
- persecution 165-73, 200-3
 - agent of 173, 202-3

- definitions 165-6
- harm as 166-70
- and human rights violation 200-1
- internal protection alternative 203-4
- measures of 170-2
- prosecution 201
 - see also* well-founded fear
- preparation time 83-5
- reasons 173-80
- recent developments 194-205
- refugee participation 79-80
- restructuring 107-14
- shortcomings 107-8
- transnational influences 206-7
- transparency 96
- UNHCR input 20, 62, 85, 98, 206, 216-17
- well-founded fear 142-65, 198-200
 - “60 Day Rule” 60, 83-5, 133, 180-4, 218
 - credibility 181-2
 - purpose 181
 - subjectivity 183-4
- cessation 204-5
- change of circumstances 164-5
- generalised persecution 163-4
- human rights situation 158
- individual circumstances 157
- membership of particular social group 176-7, 203
- nationality 175-6
- past persecution 158-60
- persons similarly situated 160-2
- political opinion 177-80
- proof
 - onus of 142-8, 198-200
 - standard of 149-54, 199-200
- race 174
- refugees *sur place* 180
- religion 174-5
- subjectivity/objectivity 154-7
- refugees
 - employment opportunities 227-9
 - freedom of movement 217-24
 - non-refoulement 102, 211-17
 - exceptions 215-16
 - residence status 209-11
 - rights 209-32
 - institutional deficit 230-1
 - socioeconomic 231-2
 - settlement assistance 229
 - RHQ 229, 231, 232
 - Japan Fair Trade Commission 109
 - Japanese Nationality Act 41
 - judicial review, refugee status determination 104
 - Koreans, in Japan 25, 26, 31, 35, 37
 - Kurds, refugee applications 97, 201, 216-17, 219
 - Lauterpacht, Hersch, on law of civilized nations 47-8
 - Meiji Constitution (1889) 37, 189
 - migration, and security 6-8
 - Myanmar
 - human rights violations 158, 161
 - NLD 126-7, 200
 - refugee applications 30, 31, 33, 123, 148, 205, 219
 - Rohingya people 90, 148, 158, 176
 - New Zealand
 - Bill of Rights (1990) 104
 - Convention (1951) accession 53
 - Gulf War Procedure 55
 - ICOR 53
 - Immigration Act (1967) 56
 - INZ 55, 73
 - library/research section 76
 - legal system 51
 - Protocol (1967) accession 53
 - refugee status determination 53, 55, 56-7
 - adverse evidence, confrontation 87
 - benefit of the doubt 95
 - decisions, reasons for 88
 - fairness 73
 - opportunity for repeal/review 93
 - persecution 173
 - transparency 96
 - RSAA 81, 96, 114
 - benefit of the doubt 140-1
 - independence 73
 - interpretation role 74
 - membership 56
 - powers 110
 - RRT (Australia), comparison 57-8

- non-refoulement 16, 47, 99
 - Convention 211
 - Japan 102, 211-17
- Okinawan people 36
- Pakistan, refugee applications 30
- persecution, well-founded fear of 99
- political offenders, asylum for 15
- Protocol (1967)
 - Australian accession 53
 - New Zealand accession 53
 - see also under* Japan
- PTSD 117
- Refugee Examination Counsellors 32-3
- refugee protection
 - crisis 6, 8
 - international tribunal, proposals 235-6
 - see also under* Japan
- refugee rights, discussion in Diet 25-6
- refugee status determination
 - access to counsel 85-6
 - audi alteram partem* 81-2
 - benefit of the doubt 95
 - change factors 102-5
 - confidentiality 97-8
 - consequence obligation 46-7
 - credibility assessment 116-19
 - applicant's mental state 117
 - communication problems 117-18
 - factors 117-18
 - misjudgement 118
 - physical barriers 117
 - PTSD 117
 - decisions, reasons for 88-93
 - hijacking, exclusion 185
 - humanitarian status 99-102
 - imbalance of power 65
 - implementation obligation 47-8
 - international law sources 46-50
 - judicial review 104
 - opportunity
 - for appeal/review 93-5
 - to be heard 81-2
 - to converse adverse evidence 86-8
 - preparation time 83-5
 - refugee participation 78-82
 - risks 66
 - transparency 95-6
 - see also* fair determination procedure
 - see also under* Australia; Japan; New Zealand
- refugees
 - and acts of terrorism 201
 - definition 23-4, 115
 - international sources 186-7
 - humanitarian 99-102
 - participation, refugee status determination 78-82
 - safe third country applications 113
 - sur place* 180
- regime, definition 5fn2
- Rights of the Child, Convention, Japanese accession 39
- Rohingya people, Myanmar 90, 148, 158, 176
- safe third country applications 113
- securitisation 7
- security, and migration 6-8
- Sudan, refugee applications 219
- Sugihara, Chiune 12
- Taiwanese, in Japan 25
- terrorism, acts of, and refugees 201
- Tokyo Regional Immigration Bureau 60
 - Refugee Recognition Section 61
- treaties
 - checklist 240-1
 - status in Japan 19
- Turkey, refugee applications 30
- UNHCR 6, 103, 148
 - influence, Japan 20, 62, 85, 98, 111, 206, 216-17
 - publications
 - Excom Conclusions on the International Protection of Refugees* 187, 213, 218
 - Guidelines* 218, 221
 - Handbook* 154, 188
- Vienna Convention, Law of Treaties 46
- Vietnam, refugee applications 30
- Vocational Ability Development and Promotion Law 228
- voluntary repatriation 99