

## INDEX

- access to justice
  - adjudication 21
  - civil justice policy 74
  - constitutional right 115
  - consumer protection 22
  - equality 114, 115
  - justice gap 70–3
  - legal aid 38, 116
  - meaning 114–15
  - mediation 114–19
  - Paths to Justice* 71–2
  - peace 114–15
  - reasonable balance 15
  - whether insufficient 29–38
- adjudication
  - administration of justice 10
  - importance 20–4
  - judicial determination 83, 84, 87, 125, 136
  - legal risk avoided 74
  - loss of belief 120
  - mediation compared 82, 96, 124–5
  - proponents 86
  - public good 23
  - romanticism 84–5
  - settlement framework 21
  - social process 134
  - unpleasant/unnecessary 22, 25, 96, 112, 119
- administration of justice
  - adjudication 10
  - civil justice system 7, 10
  - institutional architecture 10
  - judicial statistics 33–6
  - judiciary 11
- ADR Group 100
- alternative dispute resolution (ADR)
  - ascendance 54, 58
  - Australia 59
  - civil justice compared 78–125
  - civil justice policy 92–108
  - Commercial Court 96–7
  - diversion 55, 69, 116, 121
  - facilitated settlement 81, 82, 109, 123
  - government policy 103–8, 123
  - judicial powers 94–5, 101
  - judiciary 98, 119–21
  - mediation *see* mediation
  - Modernising Justice* (1998) 103
  - privacy 81
  - profession 69, 96, 124
  - scope 80–3
  - types 80–1
- Australia 59, 61–2, 63, 68
- Barak, Aharon 140
- Baruch Bush, R.A. 86–91
- Baum, L. 158, 165
- Bayles, M. 1
- Bell, J. 47

## INDEX

- Bentham, Jeremy 13, 15, 19, 68, 149, 184
- Bingham, Lord 17, 133
- Brooke, Henry 46, 47, 48–9
- Brougham, Lord 16
- Canada
- British Columbia 61, 62
  - judiciary 141
  - mandatory mediation 107, 108
  - Ontario 58–9, 62, 107
  - review reports 58–9, 61–2
- care proceedings 75–6
- case management
- conferences 94
  - managerial judging 173–5
- CEDR 100
- civil court fees
- care proceedings 75
  - cross-subsidies 12, 48, 50
  - full cost recovery 46–7, 49–50, 73
  - operating profit 48
- civil courts
- coercive power 9, 21, 122, 125
  - decline 28, 33–8, 45–51, 116
  - facilities *see* court facilities
  - finance/resources 45–8, 58, 73
  - norms/behavioural standards 3
- civil justice
- access *see* access to justice
  - administration of justice 7, 10
  - civil procedure 8
  - claims *see* claims
  - complexity 5, 6
  - definitions 3, 7–8, 10
  - empirical understanding 183–6
  - external threat 24–5
  - internal threat 25
  - invisible export 54
  - jaundiced view 31, 43, 73
  - private functions 16, 20
  - public good 16–20, 22, 36, 47, 77
  - public value 20–1, 22, 85, 86
  - purpose 1–26
  - re-evaluation 22
  - shape 5–10
  - system 10–12
  - threats 22, 24–6
  - whether enough 27–77
  - whether too much law 29–38
- civil justice policy
- access to justice 74
  - alternative dispute resolution (ADR) 92–108
  - dysfunctional initiatives 12
  - government priorities 36–8, 73–4
- civil justice reform
- civil procedure 12–13
  - reviews *see* review reports
- civil litigation
- adjudication *see* adjudication
  - adversarialism 53, 60, 83–4, 87, 120
  - intentional delay 53–4, 111
  - rights 11
  - rush to law 72
  - vanishing trial 29–30, 32
  - vexation 15
- Civil Mediation Council 100–1

## INDEX

- civil procedure
  - civil justice reform 12–13
  - fairness 13, 14
  - human rights 42–3
  - managerial judging 173–5
  - pre-action *see* pre-action procedure
  - proportionality 56, 61
  - scope of civil justice 8
  - significance 12–16
  - substantive justice 13, 14
- civil procedure rules
  - elaboration 56
  - fairness 13
  - mediation 94–5
  - proceduralists 52
  - simplification 52
- claims
  - civil problems 6–7
  - county courts 34–6
  - factual situation 9
  - mediation 113
  - small claims jurisdiction 55–6, 65, 66
- Clarke, Anthony (MR) 17–18, 56, 102
- Collins, Paul 51
- Commercial Court
  - alternative dispute resolution (ADR) 96–7
  - court facilities 49
  - reputation 145
- commercial disputes
  - economic activity 7
  - international business transactions 54
  - judiciary 96–7
  - mediation 93, 109
- commercial law 19
- common law
  - developing law 18, 21, 22
  - social and economic values 18–19
- community cohesion 85–6
- Community Legal Service 104
- compensation
  - compensation culture 31, 32
  - personal injury (PI) awards 66
  - remedies 8–9, 92
- conditional fee agreements (CFAs) 12, 39
- costs
  - county courts 66–7
  - court fees *see* civil court fees
  - criminal justice 39–40, 116
  - mediation 112–13
  - penalties 94–5, 98–100, 107–8, 111
  - rising costs 39–40, 56–7
  - United States 32
- Counture, Eduardo J. 1
- county courts
  - baseline information study 65–7
  - costs 66–7
  - court-annexed mediation 79, 97–8, 106, 108–9, 111–12
  - defended cases 65–6
  - legal representation 67
  - personal injury (PI) cases 65–7, 109
  - pre-trial settlement 66, 67
  - small claims jurisdiction 55–6, 65, 66
  - statistics 34–6
- court facilities
  - Commercial Court 49
  - degradation 2, 4, 50–1

## INDEX

- credibility assessment 132–3
- criminal justice  
   finance/resources 24, 38–45, 73,  
     103, 106, 121  
   legal aid 38–45, 103, 121  
   processes 5  
   rising cost 39–40, 116  
   state control 45
- criminal justice policy  
   detection/enforcement 39  
   politicisation 25
- crisis  
   rhetoric 28, 30, 43, 58  
   worldwide 27–9, 115–16
- decision-making  
   attitudinal model 159–60  
   behavioural approach 159–60  
   economic theory 162–3  
   fairness 14  
   legal model 157–9, 164  
   medical 150–1  
   phenomenological approach  
     164, 178  
   psychological approach 159–60  
   public approval 165  
   race/gender 161  
   research lacking 129–32  
   sociological model 162  
   strategic model 162  
   *see also* judiciary
- democracy 4, 23, 85–6, 114, 144, 148
- Department for Constitutional  
   Affairs (DCA) 37, 41, 44, 105,  
     106, 107
- Designated Civil Judges, annual  
   reports 50
- Dingwall, Robert 36–7
- dispute resolution  
   adjudication *see* adjudication  
   ADR *see* alternative dispute  
     resolution  
   commercial *see* commercial  
     disputes  
   economic growth 3  
   everyday problems 72  
   family law 9  
   settlements *see* settlement
- District Judges  
   changing role 175–6  
   non-public procedure 55–6, 57
- diversion  
   alternative dispute resolution  
     (ADR) 55, 69, 116, 121  
   indiscriminate effect 73
- economic activity 7
- economic stability 3, 78,  
   143–4
- economic values 18–19
- Epstein, L. 143
- factual situations, difference of  
   view 9
- fairness  
   civil procedure 13, 14  
   judicial behaviour 133
- family law  
   care proceedings 75–6  
   dispute resolution 9  
   divorce mediation 91
- Folger, J.P. 86–91
- Frank, Jerome 139
- front-loading 57, 60

## INDEX

- Galanter, Marc 29–33, 137–8  
 Gardiner, Lord 46  
 Garth, Bryant 124  
 Glendon, Mary Ann 155  
 Global Corruption Report  
   144, 145  
 Goode, Roy 19  
 government accountability  
   power scrutinised 16  
   rule of law 3, 9
- Hensler, Deborah 92  
 Hirschl, R. 151  
 human rights  
   civil procedure 42–3  
   legal representation 38  
 Hyman, J.M. 117
- Irvine, Lord 44
- Jackson, LJ 56–7, 185  
 Jacob, Sir Jack 2–3, 4, 7, 10, 16, 19,  
   114, 183, 184  
 Jolowicz, J.A. 18, 74  
 judges  
   Designated Civil Judges 50  
   District Judges 55–6, 57, 175–6  
   *see also* judiciary  
 Judicial Appointments Commission  
   (JAC) 127, 180  
 Judicial Executive Board 128  
 judicial review  
   civil justice tent 43  
   constitutional law 148  
   constitutional responsibility 9  
   flash points 149  
 Judicial Studies Board 127
- judiciary  
   activism 151  
   administration of justice 11, 86  
   ADR powers 94–5, 101  
   ADR promotion 98, 119–21  
   appointments 127–8, 141–2,  
     146–7, 180  
   attractions of office 167–72  
   changed expectations 172–8  
   civil justice 126–80  
   commercial disputes 96–7  
   composition 128, 152–4  
   confidence 120, 140  
   decisions *see* decision-making  
   differing roles 154–6  
   discretion 149  
   diversity 128, 153, 161  
   global reputation 139–40, 145  
   growth in power 148–52  
   heroism 127  
   higher courts 156–66  
   judicial behaviour 133, 136–7,  
     139, 141–2, 156–66  
   juristocracy 148, 151  
   legitimacy 140  
   medical decision-making 150–1  
   public perception/trust  
     141, 145–7  
   reach 149–51  
   research lacking 129–43  
   significance 143–8  
   training 127
- Kritzer, Herbert 33
- Lacey, Nicola 25, 37  
 Law Society 54, 100–1

## INDEX

- legal aid
  - access to justice 38, 116
  - asylum cases 40
  - competing claims 38–45
  - criminal justice 38–45, 103
  - exponential increase 39
  - funding code 104–5
  - mediation 104–5
  - pre-litigation resolution 94
  - welfare benefit 38, 44
- legal merits 118, 119
- legal needs 70–1
- legal profession
  - advocacy 142
  - alleged greed 31, 44, 68
  - anti-lawyer rhetoric 53, 54, 68
  - conditional fee agreements (CFAs) 12, 39
  - mediation 110
- legal representation
  - county courts 67
  - human rights 38
- legal rights 81, 83, 116, 122
- legal risk 74, 75
- Legal Services Commission
  - Community Legal Service Fund 104
  - CSJS 71
- litigants in person 79
- Lord Chancellor's Department (LCD) 37, 52, 58, 65
- Luban, David 23
  
- Mackay, Lord 52
- Malleson, Kate 137
- Mance, LJ 49
- mediation
  - access to justice 114–19
  - adjudication compared 82, 96, 124–5
  - ADR policy 92–103
  - ARM 107–8
  - civil procedure rules 94–5
  - claims 113
  - compromise 110, 117
  - costs 112–13
  - court-annexed 79, 97–8, 106, 108–9, 111–12
  - definition 82
  - demand/take-up 98, 106, 109
  - empowerment 88
  - evaluation 79, 108–13
  - facilitative 82, 123
  - ideology and practice 83
  - justice-in-mediation 117
  - legal aid 104–5
  - mandatory 105–7, 123
  - no worse harm 118
  - oppression 89–90
  - parties 110–11
  - personal relationships 91–2
  - philosophy 86–92
  - potential 79–80
  - private savings 87
  - problem solving 82, 87, 116–17
  - promise 83–6
  - reconciliation 88, 122
  - refusal 94–5, 98–103, 107–8
  - satisfaction 87–8, 111–12
  - settlement 81, 109, 117
  - social justice 89
  - substantive justice compared 113, 116–18, 122

## INDEX

- mediation (*cont.*)  
 transformative potential 88, 89,  
 117  
 voluntary 111–12, 113  
 win/win outcomes 82, 87  
 Menkel-Meadow, Carrie 83, 118  
 Ministry of Justice 24, 37, 38, 44,  
 45, 108
- negotiation  
 settlement 95, 110  
 threat of litigation 80
- parties  
 individual citizens 6–7, 66, 67  
 mediation 110–11  
 power imbalances 7, 90
- peace 114–15, 122  
 Phillips, Lord 102  
 politics, blame deflection 151  
 Posner, Richard 139, 159, 162, 163, 164  
 postmodernism 25, 84, 120, 121  
 pre-action procedure  
 case management 94  
 negotiation 95  
 pre-action protocols 55  
 pre-trial reviews 94  
 settlement 109
- procedural justice  
 participation 14–15  
 substantive justice compared  
 15, 68  
*see also* civil procedure
- public good  
 adjudication 23  
 civil justice 16–20, 22, 36, 47, 77  
 public service 26, 36, 46–7
- public value 20–1, 22, 85, 86
- Queens Bench Division, writs 33–4
- Resnik, Judith 22–3, 85, 120, 174–5
- review reports  
 Australia 59, 61–2, 63, 68  
 British Columbia 61, 62  
 Canada 58–9, 61–2  
 common solutions 68–9  
 declining civil justice 52–62  
 Hong Kong 59–60  
 Ontario 58–9, 62  
 research lacking 62–8  
 Victoria 61–2, 63, 68  
 Woolf Report *see* Woolf, Lord  
 worldwide 27, 58–62
- rhetoric  
 anti-law and justice 70, 121  
 anti-lawyer rhetoric 53, 54, 68  
 crisis 28, 30, 43, 58
- rule of law  
 civil justice system 18  
 civil rights 17  
 equality 114  
 government accountability 3, 9  
 judiciary 136
- settlement  
 accelerated 109  
 facilitated settlement 81, 82, 109,  
 123  
 mediation 81, 109, 117  
 out-of-court 66, 67, 81, 82–3  
 personal injury (PI) cases 66,  
 67, 109  
 termination of disputes 20

## INDEX

- shadow of law 21, 35  
 social and economic values 18–19  
 social change 17  
 social justice 89  
 social significance 19–20, 42, 76–7,  
 78  
 social stability 3, 78  
 Solum, Lawrence 14–15  
 substantive justice  
   civil procedure 13, 14  
   efficiency compared 68, 69  
   mediation compared 113, 116–18,  
   122  
   procedural justice 15, 68  
   review reports 68  
   rights 11, 13  
 Susskind, Richard 37  
  
 Thomas, LJ 45, 47  
  
 United States  
   costs 32  
   greedy lawyers 31  
  
 jaundiced view 31, 43  
 judiciary 135, 156–7  
 rights narrative 30–3  
 tort remedies 30  
 vanishing trial 29–30, 32  
  
 Waldron, Jeremy 160  
 Woolf, Lord  
   anecdotal evidence 64  
   civil justice safeguards 17  
   *Final Report* (1996) 58, 93–4, 96  
   *Interim Report* (1995) 53, 58, 64,  
   92  
   judiciary 147  
   mediation 93–6, 106  
   review reports 27–8, 52, 64–5, 67  
   rule simplification 52  
   settlement/diversion 53, 55  
   *see also* review reports  
 Wright, Ted 59  
  
 Zander, Michael 8, 10  
 Zuckerman, Adrian 16, 23, 28