Index

A. v. National Blood Authority [2001], 337n220
Abel, R., 209, 229, 287–290, 342
abortion
  anti-abortion legislation, 43–44
  legalisation of, 52–58, 72, 113
Abortion Act (1967), 53, 72
ABTA Code of Practice, 156
accidents
tort law and, 283, 287
vicarious liability and, 342–345
Ackner (Lord), 329, 331
  morality and reforms of, 52
actus reus, 353
defences, 367–372
intention and, 360
administrative agencies
evolution of, 432–435
regulatory agencies, 446–447
administrative law
  future trends, 478–480
  Human Rights Act and, 469–474
  judicial appointment and training, 450–452
  judicial review and, 447–450, 460–478
  natural justice and, 474–478
  politics and decision-making process, 452–460
processes in, 445–450
  ‘red’ and ‘green’ light approaches to, 447
remedies in, 435–445
  rights-based approach to, 447–448
Advertising Standards Authority, 426
Advisory Conciliation and Arbitration Service (ACAS), 141–142
Affinity Solutions, 216
‘aftermath’ doctrine, 332
agency, law of, 82
Alternative Business Structures (ABSs), 214–225
alternative dispute resolution, 162–165
Althusser, Louis, 27
  anti-abortion legislation, 43–44
  anti-social behaviour order (ASBO), 378–379
  anti-trust legislation, 94–95
  Anton Piller order, 164
appeals, court structure for, 173, 175
Aquinas, natural law and, 40–42
Aquinas, Thomas, 36
arbitration, business disputes, 153–157
Aristotle, 35
Articles of Association, 83
Asbestos Victim’s Support Trust, 244
Ashbury Railway Carriage and Iron Co. v. Riche, 81
Ashton (Lord), 223
Assistance by way of Representation (ABWOR), 230
assisted suicide, 112
Association of Women Solicitors, 228
assumpsit, writ of, 393
Asylum and Immigration Tribunal, 161
Atiyah’s Accidents, Compensation and the Law, 286
Atkin (Lord), 108, 190, 197, 198, 292, 438, 474
  assumpit, 393
audience, right of, 210, 218–220
Austin, John, 5, 6–7, 8
  ‘habit of obedience’ concept, 9
  on legal rights, 103
  authority, obedience to law and, 9–10
  automatism defence, 353
banking, 125
Bank of England, 95
Bar Council, 211, 213, 216
<table>
<thead>
<tr>
<th>Page</th>
<th>Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>482</td>
<td>Bar Professional Training Course, 226</td>
</tr>
<tr>
<td></td>
<td>barristers</td>
</tr>
<tr>
<td></td>
<td>classification of, 211–225</td>
</tr>
<tr>
<td></td>
<td>income of, 226</td>
</tr>
<tr>
<td></td>
<td>services of, 210</td>
</tr>
<tr>
<td></td>
<td>Bar Standards Board, 213, 216–217</td>
</tr>
<tr>
<td></td>
<td>Beale, H., 428</td>
</tr>
<tr>
<td></td>
<td>Becker, H., 51–52, 69</td>
</tr>
<tr>
<td></td>
<td>Benson Commission, 206–208, 211, 225, 229</td>
</tr>
<tr>
<td></td>
<td>Bentham, Jeremy, 40</td>
</tr>
<tr>
<td></td>
<td>Better Regulation Task Force, 343–345</td>
</tr>
<tr>
<td></td>
<td>bills of exchange, 125–126</td>
</tr>
<tr>
<td></td>
<td>binding precedent. See precedent</td>
</tr>
<tr>
<td></td>
<td>Bingham (Lord), 306, 362</td>
</tr>
<tr>
<td></td>
<td>Birmingham Six, 456</td>
</tr>
<tr>
<td></td>
<td>black and minority ethnic (BME) solicitors, 227–229</td>
</tr>
<tr>
<td></td>
<td>Blair, Tony, 17</td>
</tr>
<tr>
<td></td>
<td>Bland, Anthony, 112</td>
</tr>
<tr>
<td></td>
<td>'blanket immunity', 305, 307</td>
</tr>
<tr>
<td></td>
<td>blasphemous libel, laws involving, 59</td>
</tr>
<tr>
<td></td>
<td>Bolam/Bolitho test, 299–300</td>
</tr>
<tr>
<td></td>
<td>Box, S., 387</td>
</tr>
<tr>
<td></td>
<td>breach of contract, 20–21</td>
</tr>
<tr>
<td></td>
<td>Bridge (Lord), 294–296, 357–359</td>
</tr>
<tr>
<td></td>
<td>Bridgewater murder case, 179</td>
</tr>
<tr>
<td></td>
<td>British Broadcasting Corporation (BBC), 117</td>
</tr>
<tr>
<td></td>
<td>British Phonographic Institute, 127</td>
</tr>
<tr>
<td></td>
<td>Broadcasting Standards Commission, 153</td>
</tr>
<tr>
<td></td>
<td>Browne-Wilkinson (Lord), 202–203, 300</td>
</tr>
<tr>
<td></td>
<td>Buckmaster (Lord), 197–198, 297</td>
</tr>
<tr>
<td></td>
<td>Bullock Committee, 92</td>
</tr>
<tr>
<td></td>
<td>bureaucratic authority, 10</td>
</tr>
<tr>
<td></td>
<td>Bush, George W., 39</td>
</tr>
<tr>
<td></td>
<td>business enterprise, forms of, 79–88</td>
</tr>
<tr>
<td></td>
<td>contract law and, 427–430</td>
</tr>
<tr>
<td></td>
<td>dispute settlements and, 153–157</td>
</tr>
<tr>
<td></td>
<td>legal personality and, 117</td>
</tr>
<tr>
<td></td>
<td>legal profession structure and, 213–215</td>
</tr>
<tr>
<td></td>
<td>legal services for, 222</td>
</tr>
<tr>
<td></td>
<td>private property and, 121–122</td>
</tr>
<tr>
<td></td>
<td>'self-regulation' by, 426</td>
</tr>
<tr>
<td></td>
<td>Cairns (Lord), 402</td>
</tr>
<tr>
<td></td>
<td>Calabresi, G., 285–287</td>
</tr>
<tr>
<td></td>
<td>Caldwell test of recklessness, 361n39, 361–363</td>
</tr>
<tr>
<td></td>
<td>Cameron, David, 24, 449</td>
</tr>
<tr>
<td></td>
<td>Campbell, C., 196</td>
</tr>
<tr>
<td></td>
<td>Canada, Charter of Freedoms in, 99</td>
</tr>
<tr>
<td></td>
<td>Cane, Peter, 287n14, 288</td>
</tr>
<tr>
<td></td>
<td>cannabis, legalisation of, 74</td>
</tr>
<tr>
<td></td>
<td>Caparo test, 294–296</td>
</tr>
<tr>
<td></td>
<td>capitalism</td>
</tr>
<tr>
<td></td>
<td>economic activity and, 88–97</td>
</tr>
<tr>
<td></td>
<td>landed property and, 49–51</td>
</tr>
<tr>
<td></td>
<td>law and, 17</td>
</tr>
<tr>
<td></td>
<td>Marx's analysis of, 26–28</td>
</tr>
<tr>
<td></td>
<td>property rights and, 118</td>
</tr>
<tr>
<td></td>
<td>reformist legislation and, 72–74</td>
</tr>
<tr>
<td></td>
<td>torts and, 282–290</td>
</tr>
<tr>
<td></td>
<td>capital punishment, abolition of, 67</td>
</tr>
<tr>
<td></td>
<td>Carlen, P., 178</td>
</tr>
<tr>
<td></td>
<td>Carlisle (Lord), 453</td>
</tr>
<tr>
<td></td>
<td>Carson, W., 387</td>
</tr>
<tr>
<td></td>
<td>case management for disputes, 166–168</td>
</tr>
<tr>
<td></td>
<td>CDs, 128</td>
</tr>
<tr>
<td></td>
<td>censorship</td>
</tr>
<tr>
<td></td>
<td>morality and laws on, 58–66</td>
</tr>
<tr>
<td></td>
<td>political censorship, 64–66</td>
</tr>
<tr>
<td></td>
<td>certainty, principle of, 272</td>
</tr>
<tr>
<td></td>
<td>certiorari, 438–439, 442, 474</td>
</tr>
<tr>
<td></td>
<td>Chancery Court, 173, 201</td>
</tr>
<tr>
<td></td>
<td>charismatic authority, 9</td>
</tr>
<tr>
<td></td>
<td>Charlie Hebdo magazine, murder of editorial staff at, 34–35</td>
</tr>
<tr>
<td></td>
<td>Charted Institute of Legal Executives (CILEx), 223</td>
</tr>
<tr>
<td></td>
<td>Charter of Fundamental Rights (EU), 253, 273–274</td>
</tr>
<tr>
<td></td>
<td>Chartist movement, 19</td>
</tr>
<tr>
<td></td>
<td>cheques, 125–126</td>
</tr>
<tr>
<td></td>
<td>Cheshire, G. C., 133</td>
</tr>
<tr>
<td></td>
<td>children</td>
</tr>
<tr>
<td></td>
<td>conjoined twins case, 45–49</td>
</tr>
<tr>
<td></td>
<td>criminal law and, 368</td>
</tr>
<tr>
<td></td>
<td>pornography and, 60</td>
</tr>
<tr>
<td></td>
<td>choses in action, 118, 125</td>
</tr>
<tr>
<td></td>
<td>choses in possession, 125</td>
</tr>
<tr>
<td></td>
<td>Citizens' Advice Bureaux (CAB), 238, 426</td>
</tr>
<tr>
<td></td>
<td>Civil Justice Review, 230</td>
</tr>
<tr>
<td></td>
<td>civil law</td>
</tr>
<tr>
<td></td>
<td>legal aid in, 231, 233, 238</td>
</tr>
<tr>
<td></td>
<td>recent changes in, 238–240</td>
</tr>
<tr>
<td></td>
<td>civil procedure</td>
</tr>
<tr>
<td></td>
<td>court structure, 171–173</td>
</tr>
<tr>
<td></td>
<td>dispute settlement and, 163–165</td>
</tr>
<tr>
<td></td>
<td>Civil Procedure Rules (CPR), 166–167, 240</td>
</tr>
<tr>
<td></td>
<td>claims management regulation, 344</td>
</tr>
<tr>
<td></td>
<td>Clarke, M., 382</td>
</tr>
<tr>
<td></td>
<td>class structure</td>
</tr>
<tr>
<td></td>
<td>capitalism and, 288–289</td>
</tr>
<tr>
<td></td>
<td>criminal law and, 177</td>
</tr>
</tbody>
</table>
industrialisation and, 18–24
legal profession and, 226
social rules and, 11
Clementi report, 212–214
Clinton, Bill, 39
closure, 185n8
Coalition Government (Conservative/Liberal), 89, 241
'Coase theorem', 284–285
Code of Practice for the Motor Industry, 156
Cohen, S., 382
collective bargaining
dispute settlement and, 140–143
laws for regulation of, 19–24
legal personality and, 117
command perspective on law, 6
Commercial Court, 164
commercial legal services, 222
Commissioners for Local Administration, 149, 150
Commission for Equality and Human Rights, 143
Commission for Racial Equality, 143
Committee of Permanent Representative of the Member States (COREPER) (EU), 255, 258
common employment doctrine, 283
common law
blasphemy and blasphemous libel offences, 59
equity and, 200–202
judiciary and, 459
negligence in, 356
precedent and policy and, 190–200
statutory interpretation and, 202–205
community law, statutory interpretation, 205
Community Legal Service (CLS), 233–234, 236, 237
Company Court, 173
'compensation culture', 222, 343
compensatory rules, Durkheim on, 13
competition
economic regulation and, 94–95
EU policies and, 276–277
Competition and Markets Authority, 156n38
compromise, dispute settlement and, 138–139
The Concept of Law (Hart), 7–8
concession, dispute settlement and, 138–139
conditional fees. See contingency fees
conflict theory of society, 24–28
conjoined twins case, 45–49, 113
consensus, law and society and, 24–28
consent
to medical treatment, 44
private morality and, 57
consent legislation, 53
Conservative governments
administrative agencies under, 434
anti-terrorism legislation and, 453
criminal justice under, 375–378
denationalisation and privatisation, 17, 24
economic policies of, 89, 91
Human Rights Act and, 479
industrial relations under, 141
reformist legislation and, 72–74
trade unionism and, 92–97
consideration
doctrine of, 396–397
move from promisee, 403–407
past and insufficient consideration, 397–398
performance of existing duty as, 398–403
constitution, courts and, 168–171
Consumer Credit Directive 2002 (European Commission), 417
consumer credit legislation, 413–420
consumer protection, 79
adequacy of legislation for, 425–427
compensation laws, 148
contract law and, 407–411
credit protection, 185
criminal liability and, 424–425
defective product liability, 336–338
dispute settlements, 156
examples of legislation, 413–425
growth of consumer debt, 418
implied terms and exclusion clauses in contracts and, 420–424
legal services and, 211–225
legislative intervention for, 412–413
misrepresentation and, 424
contingency fees, 234–236, 239
court law
agreements in, 405
business enterprises and, 86, 427–430
consideration in, 396–397
consumers and, 407–411
counter-offer in, 395
criminal liability in, 424–425
development of, 390–430
dispute settlement and, 140–141, 153–157
economic regulation and, 79
employment relations and, 20–21
<table>
<thead>
<tr>
<th>Contract Law (cont.)</th>
<th>Society and, 174–180</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frustrated contracts, 405</td>
<td>Courts and Tribunals Service, 161</td>
</tr>
<tr>
<td>Fundamental breach of contract doctrine, 411</td>
<td>CPA Global, 216</td>
</tr>
<tr>
<td>Hire-purchase agreements, 413–420</td>
<td>Credit, consumer credit, 413–420</td>
</tr>
<tr>
<td>Implied terms in, 420–424</td>
<td>Crime, Justice and Protecting the Public, 374, 376</td>
</tr>
<tr>
<td>Legislative intervention in, 412–413</td>
<td>Crime rate, 375–376</td>
</tr>
<tr>
<td>Misrepresentation in, 424</td>
<td>Criminal Bar Association, 244</td>
</tr>
<tr>
<td>Offer and acceptance in, 394–397</td>
<td>Criminal Cases Review Commission, 180</td>
</tr>
<tr>
<td>Past and insufficient consideration in, 397–398</td>
<td>Criminal Code for England and Wales, 362</td>
</tr>
<tr>
<td>Performance of existing duty as consideration, 398–403</td>
<td>Criminal Courts Solicitors Association, 244</td>
</tr>
<tr>
<td>Promisee, consideration moved from, 403–407</td>
<td>Criminal Defence Service, 233, 236</td>
</tr>
<tr>
<td>Reasonableness test in, 411n68</td>
<td>Criminal Injuries Compensation Appeals Panel, 161</td>
</tr>
<tr>
<td>Standard form contracts, 410</td>
<td>Criminal Injuries Compensation Authority (CICA), 144–147</td>
</tr>
<tr>
<td>Tort law and, 282</td>
<td>Criminal Injuries Compensation Board (CICB), 144–147</td>
</tr>
<tr>
<td>Contributory negligence, 283</td>
<td>Criminal justice system, 372–383</td>
</tr>
<tr>
<td>Control test for employment relationships, 21</td>
<td>Criminology and, 384–389</td>
</tr>
<tr>
<td>Conveyancing, 221</td>
<td>Criminal law</td>
</tr>
<tr>
<td>Co-operative enterprises, 85</td>
<td>Court structure, 171–173, 175</td>
</tr>
<tr>
<td>Copyright protection, 126–131</td>
<td>Defences, 367–372</td>
</tr>
<tr>
<td>Corporate crime, 387</td>
<td>Freedom of information and, 131</td>
</tr>
<tr>
<td>Corporate enterprise, 79–88, 90–91</td>
<td>Injury compensation in, 144–149</td>
</tr>
<tr>
<td>Legal personality and, 117</td>
<td>Intention in, 356–360</td>
</tr>
<tr>
<td>Private property and, 121</td>
<td>Law and morality and, 32, 32n6</td>
</tr>
<tr>
<td>Public bodies as, 436</td>
<td>Legal aid in, 231, 236</td>
</tr>
<tr>
<td>Corporate manslaughter, 80n8</td>
<td>Liability in, 350–389</td>
</tr>
<tr>
<td>Coulson, Andy, 30n3</td>
<td>‘recklessness’ in, 360–363</td>
</tr>
<tr>
<td>Council for Licensed Conveyancers (CLC), 221</td>
<td>Social impact of, 177–180</td>
</tr>
<tr>
<td>Council of Ministers (EU), 254–256</td>
<td>Strict liability, 363–367</td>
</tr>
<tr>
<td>Council of the European Communities, 336</td>
<td>Tort law vs., 351–356</td>
</tr>
<tr>
<td>Council of the European Union, 254–257</td>
<td>Victimless crimes and, 52–58</td>
</tr>
<tr>
<td>Council on Tribunals, 159</td>
<td>Criminal liability, 382</td>
</tr>
<tr>
<td>County courts</td>
<td>Consumer protection and, 413</td>
</tr>
<tr>
<td>Jurisdiction, 172</td>
<td>In contract law, 424–425</td>
</tr>
<tr>
<td>Tribunals vs., 157–158</td>
<td>Criminology, criminal justice system and, 384–389</td>
</tr>
<tr>
<td>Court of Appeal, 169n72</td>
<td>Crown Courts, 218–219</td>
</tr>
<tr>
<td>Precedent and, 190–191, 193–194</td>
<td>Crown liability, 437</td>
</tr>
<tr>
<td>Structure, 173</td>
<td>Dalkon Shield case, 238</td>
</tr>
<tr>
<td>Court of Justice of the European Union (CJEU), 280–264</td>
<td>Damages in common law, 200</td>
</tr>
<tr>
<td>Courts</td>
<td>Compensation, 13</td>
</tr>
<tr>
<td>Arbitration proceedings and, 155</td>
<td>In tort law, 346–349</td>
</tr>
<tr>
<td>Constitutional position of, 168–171</td>
<td>Damages Based Agreements (DBAs), 239</td>
</tr>
</tbody>
</table>
Index

data protection, 126–131
Davies, P., 140
death, legal rights concerning, 112
decisions, in EU law, 271
declaration, remedy of, 437
defective products, liability for, 335–338, 387
defences, in criminal law, 367–372
delegated legislation, 170, 186
de minimis principle, 277
denationalisation, 89
Denning (Lord) on contracts, 402 on direct effect, 264 on economic loss, 310 on employment, 22 judicial style, 197, 204 on precedent, 191, 195, 199 on public confidence in judiciary, 456 on tort, 363 determinism, criminal liability and, 382–383
deterrence, principle of, 373–374 ‘development risk’ defence, 337
deviance, sociology of, 385–389
Devlin (Lord), social definition of law and, 42, 49, 51, 54, 57, 65, 315, 320, 457–458
Dicey, A. V., 76, 187, 445–446
digital technology, censorship laws and, 63–64 diminished responsibility defence, 370–372
Diplock (Lord), 361, 365, 439–441, 467, 469
direct effect principle, EU law and, 264–271 directs, in EU law, 265–271
Director of Public Prosecutions (DPP), 171

disability
congenital disability, 113
discrimination based on, 143–144
Disability Rights Commission, 143
discrimination

capitalism and, 288–289
dispute settlements involving, 143–144
in legal profession, 227–229
right to protection against, 100

dispute settlement
alternative dispute resolution, 162–165
business disputes, 153–157
case management for, 166–168
constitutional position of courts, 168–171
courts and society and, 174
criminal injury compensation and, 144–149
discrimination issues, 143–144
government disputes, 149–153
in industrial relations, 140–143
insurance claims and, 144

law and, 15–17, 138–180
legal profession and, 206–211
legal services disputes, 212–214
local government complaints, 150–152
matrimonial disputes, 222
in modern society, 139–149
recent developments in, 162–168
track system for, 165
tribunals for, 139, 157–162
Distillers Ltd, 113
distinguishing the facts, 194
division of labor, Durkheim on, 12
divorce, 221–222
legal aid for, 230
legislation concerning, 67n99, 67–69
Domestic Violence Protection Notice, 379
drug use
actus reus and, 354
criminalization of, 52–58
legislation involving, 70–71
unlawful possession, 123–124
Dudgeon v. United Kingdom, 58
due process, right to, 99
Dugdale, T., 428
duress defence, 371
Durkheim, Emile, 12–13, 51
on private property, 119–120
on retribution, 372
duties, legal rights and, 98–111, 119
duty-imposing rules, 6
duty of care
immunity from liability and, 305
tort and, 293n36, 293–304
duty to act fairly, 474–478
DVDs, 128
Dworkin, R. M., 8, 459n106
on precedent, 194

ECHR. See European Convention on Human Rights
economic activity
competition and, 94–95
cries and, 96
Durkheim on, 13, 16
economic behaviour and, 87–88
European principles of law and, 273
legislation, 75–97
Marxist perspective on, 90
mixed economies, 89
negligence causing loss and, 309–324
pluralist perspective on, 90
private property and, 119–122

© in this web service Cambridge University Press

www.cambridge.org
economic activity (cont.)
public vs. private companies and, 83
state function in regulation of, 88–97
tort law and, 285
embryo research, 44
employers’ associations, 117
employment
dispute settlement and, 140–143
laws relating to, 19–24
tribunals, 23–24, 94, 94n35, 142, 158, 161
enclosure movement, 18
environment, land ownership and, 135
equality, principle of, 272
Equal Opportunities Commission, 143, 230
equity
common law and, 200–202
land ownership and, 132
Esher (Lord), 194
estates, 132–133
European Commission, 257
European Constitution, 251
European Convention on Human Rights (ECHR), 58, 65, 253
Articles, 99–100
fundamental rights principle and, 273
gender reassignment and, 115
immunity from liability and, 305
incompatibility rule and, 170
national security issues and, 467, 470–474
origins, 37
European Council, 256–257
European Court of Human Rights, 114, 273, 470
immunity from liability and, 305
liability issues, 304
European Court of Justice (ECJ), 260
European dimensions in English law, 249–281
European Parliament, 258–260
European Union (EU), 205
basic principles of law in, 272–281
direct effect principle and law of, 264–271
history of, 249–251
institutions of, 251–252
legislative process, 252
preliminary reference procedure, 261–264
principal institutions, 254–261
structure of treaties, 251–254
executed contracts, 393
executive, powers of, 168–171
executory contract, 393
Fair Clear and Competitive – the Consumer Credit Market in the 21st Century, 417
Fairness at Work, 93
fair trial, right to, 100
Family Court, 173
family law, morality and, 45
Family Law Reform Act, 44
fault
as evidence of negligence, 292
liability, 303
vicarious liability and, 339
feminism, 60
feudalism, 132–133
file-sharing, 127
Financial Conduct Authority (Financial Services Authority), 91, 156n38, 418, 420, 427
Financial Ombudsman Service, 152
financial services, dispute settlement in, 152
Finnis, John, 40–42
firefighters, liability immunity for, 308
first instance criterion, 173
Fleming, J. G., 283
food banks, 419
force-majeure, 153–154
foreign policy, economic regulation and, 78
foreseeability of damage, 295–304, 308, 328–334
Forsyth, C. E., 461
France
administrative law in, 445
Declaration of Human Rights in, 99
Frank, Jerome, 8, 195, 458
Franks Committee, 158–161
Freedland, M., 140
freedom of assembly, 100
freedom of expression
censorship laws and, 60
law and morality and, 34–35
right to, 100
freedom of information, 130–131
freedom to provide services, 276
freehold estate, 133
free market, 18
free movement of goods, EU policy for, 275
free movement of persons, 276
free will doctrine, criminal liability and, 382
‘freezing order’, 163
Friedmann, W., 195
Friends of the Earth, 135
Fuller, Lon, 40–41
<table>
<thead>
<tr>
<th>Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>functionalism, 5</td>
</tr>
<tr>
<td><em>Fundamental Legal Conceptions</em> (Hohfeld), 104–105</td>
</tr>
<tr>
<td>fundamental rights, principle of, 273–274</td>
</tr>
<tr>
<td>Garfinkel, H., 178</td>
</tr>
<tr>
<td>Gay News, 59</td>
</tr>
<tr>
<td><em>Gemeinschaft</em> (community), 15</td>
</tr>
<tr>
<td>gender issues in legal profession, 227–229</td>
</tr>
<tr>
<td>gender reassignment, 113–115</td>
</tr>
<tr>
<td>General Affairs Council (EU), 254</td>
</tr>
<tr>
<td>Genn, Hazel, 230, 239</td>
</tr>
<tr>
<td>genocide, 38–39</td>
</tr>
<tr>
<td><em>Gesellschaft</em> (differentiated society), 15</td>
</tr>
<tr>
<td>gifts, laws concerning, 125n60</td>
</tr>
<tr>
<td>Glasey, L. K. J., 455</td>
</tr>
<tr>
<td>Glidewell LJ, 400</td>
</tr>
<tr>
<td>Goff (Lord), 318–321</td>
</tr>
<tr>
<td>'Golden Rule' of statutory interpretation, 203</td>
</tr>
<tr>
<td>government</td>
</tr>
<tr>
<td>dispute resolution involving, 149–153</td>
</tr>
<tr>
<td>expansion of, 432</td>
</tr>
<tr>
<td>law and, 431–480</td>
</tr>
<tr>
<td>legislation, 183–184</td>
</tr>
<tr>
<td>Gramsci, Antonio, 27</td>
</tr>
<tr>
<td>Great Train Robbery, 372</td>
</tr>
<tr>
<td>Green (Lord), 465</td>
</tr>
<tr>
<td>Green Form Scheme, 230–231</td>
</tr>
<tr>
<td>Green Party, 135</td>
</tr>
<tr>
<td>Greenpeace, 135</td>
</tr>
<tr>
<td>Griffith (Lord), 204–205</td>
</tr>
<tr>
<td>Griffith, J. A. G., 456–457, 461</td>
</tr>
<tr>
<td>Guildford Four case, 179</td>
</tr>
<tr>
<td>Gunningham, N., 70</td>
</tr>
<tr>
<td>Hailsham (Lord), 454</td>
</tr>
<tr>
<td>Hall, S., 71–73</td>
</tr>
<tr>
<td>Halsbury (Lord), 454</td>
</tr>
<tr>
<td><em>Hansard</em>, 202–203</td>
</tr>
<tr>
<td>'hard rules', 8</td>
</tr>
<tr>
<td>Harlow, C., 447</td>
</tr>
<tr>
<td>Hart, H. L. A., 5, 7–8, 54, 364</td>
</tr>
<tr>
<td>on legal rights and duties, 102</td>
</tr>
<tr>
<td>on obedience to law, 9–10</td>
</tr>
<tr>
<td>on society and law, 14</td>
</tr>
<tr>
<td>on statutory interpretation, 203–204</td>
</tr>
<tr>
<td>Hay, D., 50</td>
</tr>
<tr>
<td>High Court, 162, 169, 172</td>
</tr>
<tr>
<td>precedent doctrine and, 191</td>
</tr>
<tr>
<td>Hillsborough football stadium disaster, 112, 238, 328, 332, 354</td>
</tr>
<tr>
<td>hire purchase agreements, 413–420</td>
</tr>
<tr>
<td>Hobhouse (Lord), 344</td>
</tr>
<tr>
<td>Hobshaw, Eric, 78</td>
</tr>
<tr>
<td>Hoebel, E. A., 14</td>
</tr>
<tr>
<td>Hoffman (Lord), 163–164, 303, 332–334</td>
</tr>
<tr>
<td>Hohfeld, W. N., 104–105</td>
</tr>
<tr>
<td>Holmes, Oliver Wendell, 8</td>
</tr>
<tr>
<td>Home Office Committee on Obscenity and Film Censorship, 62</td>
</tr>
<tr>
<td>homosexuality</td>
</tr>
<tr>
<td>criminalization of, 52–58</td>
</tr>
<tr>
<td>law and morality and, 35, 468</td>
</tr>
<tr>
<td>legalisation of, 72</td>
</tr>
<tr>
<td>horizontal direct effect, 266–271</td>
</tr>
<tr>
<td>House of Commons, 168–171, 191–192</td>
</tr>
<tr>
<td>House of Lords, 170</td>
</tr>
<tr>
<td>judicial function, 454–455</td>
</tr>
<tr>
<td>housing policies, private property rights and, 136–137</td>
</tr>
<tr>
<td>Howard, Michael, 453</td>
</tr>
<tr>
<td>Howarth, D., 297–298</td>
</tr>
<tr>
<td>human rights. See also discrimination fundamental rights principle and, 273</td>
</tr>
<tr>
<td>gender reassignment, 113–115</td>
</tr>
<tr>
<td>Human Rights Act 1998 and, 98–101</td>
</tr>
<tr>
<td>law and morality and, 37–42</td>
</tr>
<tr>
<td>legal duties and, 98–119</td>
</tr>
<tr>
<td>legal personality and, 111–117</td>
</tr>
<tr>
<td>Hutton, W., 141n8</td>
</tr>
<tr>
<td>illness, capitalism and, 289–290</td>
</tr>
<tr>
<td>immunity from liability, police and emergency services, 304–309</td>
</tr>
<tr>
<td>imprisonment, 377</td>
</tr>
<tr>
<td>indecency laws, censorship and, 60</td>
</tr>
<tr>
<td>Indecent Displays (Control) Act, 62</td>
</tr>
<tr>
<td>indefinite detention, 473</td>
</tr>
<tr>
<td>Independent Police Complaint Commission, 153</td>
</tr>
<tr>
<td>India, legal services outsourcing to, 216</td>
</tr>
<tr>
<td>indirect effect, 269–271</td>
</tr>
<tr>
<td>individualism, capitalism and, 290</td>
</tr>
<tr>
<td>individual rights, law and morality and, 37–42, 57</td>
</tr>
<tr>
<td>inductive reasoning, precedent and, 196</td>
</tr>
<tr>
<td>industrialisation</td>
</tr>
<tr>
<td>dispute settlement and, 140–143</td>
</tr>
<tr>
<td>role of law in, 17–24</td>
</tr>
<tr>
<td>tort law and, 283</td>
</tr>
<tr>
<td>Industrial Revolution, 133</td>
</tr>
<tr>
<td>Information Commissioner, 129n71, 130</td>
</tr>
<tr>
<td>Information Tribunal, 130</td>
</tr>
</tbody>
</table>
Index

injunction, 201
administrative law, 437
Inns of Court, 218
insanity defence, 353, 369–372
insurance
dispute settlement and, 144
regulation of, 86–87
vicarious liability and, 338–345
Integrated Pollution Control, 135
Integrated Pollution Prevention Control, 135
intellectual property, 126–131
intention, in criminal law, 356–360
interest groups, legislation and role of, 188
International Criminal Court (ICC), 39
International Federation of the Phonographic Industry, 127
International Monetary Fund (IMF), 96
Internet, contracts, 392
Internet Watch Foundation, 63
Introduction to Jurisprudence (Lloyd), 106
invitation to treat, in contracts, 391
‘irrationality’ test, 471
Jackson, Sir Rupert, 239–240
Jauncey (Lord), 330
Jerry Springer: The Opera, 59
judges
administrative law and intervention of, 447
appointment and training, 450–452
appointment of, 168–171
from House of Lords, 170
law-making by, 194–195
parliamentary intentions, 202
politics and decision-making process, 452–460
precedent and, 190–200
public confidence in, 455–456
recruitment of, 220–221
sentencing discretion of, 380
styles of judging, 197–200
trade unions and, 411, 117, 117n43
Judicial Appointments Commission (JAC), 451
judicial review
administrative law and, 448–450, 460–478
application for, 438
courts’ jurisdiction, exclusion of, 462–463
future trends, 478–480
limits of ultra vires in, 463–469
objective criteria, 458–459
tribunals and, 162
jural opposites and correlatives, 104–105
jurisprudence (Salmon), 102–103
juvenile offenders, decriminalisation of, 67
Keith (Lord), 328–329
King’s Cross underground station fire, 238
labour. See also trade unionism
free market in, 18
protection of rights for, 99
regulation of employment relations, 19–24
Labour governments
criminal justice under, 375–378
economic policies of, 89
freedom of information and, 130
industrial relations under, 141
legal aid schemes under, 232–238, 243
legislation enacted under, 182
nationalisation and, 22
reformist legislation and, 72–74
trade unionism and, 92–97
laissez-faire
contract law and, 20–21, 406
economic regulation and, 78–79
employment regulation and, 23–24
tort law and, 282
land. See also property
judicial review procedures and, 463
law and, 131–134
public vs. private control of, 134–137
landlord and tenant
contract law and, 402
legal personality classifications, 116
private property laws and, 136–137
strict liability and, 364
Lane (Lord) (CJ), 56, 358
law
analysis of, 4–9
dispute settlement in, 138–180
government and, 431–480
land and, 131–134
major legal concepts in, 89–119
and morality, 29–74
of property, 122–137
and society, 10–17, 24–28
Law Commission, 182, 333, 336, 362, 370
‘Law-Jobs Theory’, 5, 6
The Law of Primitive Man (Parsons), 14
Law Reform Committee, 182
Law Society and Bar Council, 213, 219–220, 227, 235
Lawton LJ, 310
leases, 132, 136
Index

'Left Realist' criminal theory, 387–388
legal aid
costs of, 210, 240–245
funding codes, 235–236
reforms for, 238–245
rise and fall of, 229–238
tribunals, 160, 162
Legal Aid Agency, 238, 242
Legal Aid Board, 233
Legal Aid Practitioners Group, 449
'Legal Aid Reform: The Way Ahead', 240
Legal Disciplinary Practices (LDPs), 213, 215–216, 223
legal executives, 223
'legal logic', precedent and, 196
legal personality, 111–117
Legal Practice Course (LPC), 218, 222, 226
legal profession
historical evolution of, 206–211
independence of, 211
structure and work of, 211–225
'Legal Realism', 8
legal rights and duties
concepts, 98–101
defined, 101–111
processal approach to, 108–111
property and, 117–119, 122–137
legal rules. See rule making
legal services
branding of, 214
costs of, 229–238
delivery of, 215
dispute settlement in, 152
exclusivity of, 218
fusion of services, 224–225
social composition of profession, 225–229
Legal Services: A Framework for the Future, 219
Legal Services Board (LSB), 213, 216–217
Legal Services Commission, 216, 233, 237, 242
Legal Services Ombudsman, 152, 212, 232
Leggatt, Sir Andrew, 159–161
legislation
adequacy of consumer protections in, 425–427
consumer protection legislation, 413–425
contract law and, 412–413
delegated legislation, 170, 186
European law and, 205
in European Union, 252
incompatibility rule and, 170
of morality, 66–74n96
parliamentary legislation, 181–190
remedies in, 438
legislature, power of, 168–171
'legitimate expectation' concept, 273, 476–478
Leveson Inquiry, 30–31
liability
in business enterprise legislation, 84
conditions for, 32, 334
in criminal law, 350–389
criminal liability, 382
Crown liability, 437
for defective products, 335–338
in English tort law, 282–349
fault liability, 303
ordinary liability of public bodies, 436
police and emergency services, 304–309
in tort, 290–304
vicarious liability, 338–345
Liability for Psychiatric Illness, 333
Liberal Democrats, 17
liberty, right to, 99
life estate, 133
limited companies, 79–88, 217
limited liability, 79–88
Lisbon Treaty, 251, 273
'Literal Rule' of statutory interpretation, 203
Lives of the Lord Chancellors, 1885–1940 (Heuston), 454
Llewellyn, Karl, 5, 6, 8, 14, 197
Lloyd, 106
local government
administration, 434–435
dispute settlement with, 150–152
Lord Chancellor, 169–171, 192, 201, 210, 231–232
Lowry (Lord), 330
Luddite movement, 20
Macaulay, S., 16, 138n1, 428
MacKinnon LJ, 414
Maguire Seven, 455–456
Mance (Lord), 480
mandaunus (mandatory order), 438–440
Mandelson, Peter, 65
manufactured products, liability for, 292
Marretu injunction, 163
marriage
gender reassignment and, 114
legislation concerning, 67–69
matrimonial disputes, 221–222
as social rule, 3
Marriage (Same Sex Couples) Act (2013), 57
<table>
<thead>
<tr>
<th>Page</th>
<th>Index</th>
</tr>
</thead>
</table>
| 490  | Marx, Karl  
analysis of capitalism by, 26–28  
on private property, 119  
Marxism  
criminology and, 387–388  
economic activity and, 90  
reformist legislation and, 73  
tort law and, 288  
Matza, D., 385  
Mayson, Stephen, 217  
McAuslan, P., 478  
McNair J, 299  
mechanical solidarity, 12  
media  
censorship laws involving, 63–64  
and morality in, 29–31, 59  
political censorship laws and, 64  
Mediawatch UK, 38  
medical treatment  
*Bolam/Bolitho* test, 300  
conjoined twins and, 45–49, 112  
persistent vegetative state and, 112  
Megaw LJ, 409  
Memoranda of Association, 81–88  
*mens rea*  
in criminal law, 352–356  
criminal liability and, 382  
defences, 367–372  
intention and, 360  
strict liability and, 363–367  
Mental Health Review Tribunals, 158  
mergers, 95  
MI5 activity, political censorship and, 65  
Microsoft, 216  
Middle Ages  
common law in, 200  
land laws in, 132  
natural law in, 36  
middle class  
industrialisation and rise of, 18–24  
legal profession and, 226  
private property ownership and, 122  
Miers, D., 4, 193, 195, 196  
military politics, judiciary and, 458  
Mill, John Stuart, 54  
minorities in legal profession, 227–229  
Minors. See children  
*Mischief Rule* of statutory interpretation, 203  
misrepresentation, in contracts, 424  
mixed economies, 89  
*mixed test* in employment law, 21  
*Modernising Justice*, 232  
Montesquieu, Charles de, 37  
morality  
censorship laws and, 58–66  
codes for, 51–52  
contract law and, 33  
criminal law and, 350–351  
free movement of goods and, 275  
law and, 5, 29–74  
legislation of, 66–74  
medical treatment and, 45–49, 112  
private property law and, 49–51  
social definition of law and, 42–51  
murder  
criminal law definition of, 32  
conjoined twins and, 45–49  
criminal justice system and, 179  
diminished responsibility, 371  
Mustill, Lord, 56  
Mr Country: Right or Wrong (radio programme), 64  
national economies, 89  
National Enterprise Board, 91  
national interest, legislation and, 187  
nationalisation, 89  
National Minimum Wage Act 1998, 23  
national security, freedom of information and, 131  
natural justice, 474–478  
natural law, 35–42  
necessity defence, 371  
negligence  
in contract law, 412  
defective product liability, 335–338  
economic loss, 309–324  
legal rights and, 107–109  
police and emergency services, 304–309  
psychiatric illness caused by, 324–334  
in tort law, 283, 291–304  
negotiable instruments, 125  
*neighbour principle*, 190  
*ne o judex in causa sua* principle, 474  
Neuberger (Lord), 243, 449  
News International, 30–31  
*News of the World* scandal, 29–32  
Nice European Council, 273  
Nicholls of Birkenhead, Lord, 114  
nocumfo insurance, 341  
Nolan LJ, 331  
No More Excuses – A New Approach to  
Tackling Youth Crime in England and Wales, 377  |
Index

Norman Conquest, 132
normative rules, 4
Northern Ireland, ombudsmen in, 150
Obama, Barack, 39
obedience to law, 9–10
'objective test' of 'reasonable man', 297
obscenity, censorship laws and, 60
occupational specialisation. See division of labour
O'Connell, Daniel, 454
offer, in contracts, 391
Office for Legal Complaints, 152, 213
Office of Fair Trading (OFT), 156, 212, 427
Oliver (Lord), 296, 317, 329–330
ombudsmen in dispute settlements, 149–153, 212
On Liberty (Mill), 54
online purchases, 392
ordinary liability, 436
'organisation test' in employment law, 21
outsourcing of legal services, 216
ownership of property, 122–123
housing legislation and, 136–137
land ownership, 131
public vs. private land ownership, 134–137
Panel on Takeovers and Mergers, 95
Pannone law firm, 216
paralegals, 223
Parliamentary Commissioner for Administration (PCA), 149, 151
parliamentary legislation, 181–190
Parsons, Talcott, 14, 25
partnerships, 79–88, 217
patent protection, 127
Patents Court, 173
Paterson, A., 454
Paulus, I., 69
pay-day loan companies, 419–420
Payne J., 302
Pearson Commission, 336, 341
per incuriam decisions, 191
persistent vegetative state, 112
personal injury
capitalism and, 289–290
contingency fees in cases of, 235
criminal injury compensation, 144–147
damages for, 346–349
defective product liability, 335–338
tort law and, 283n4
vicarious liability and, 345
personal property, 124–125
Phillips Commission, 182
piracy, 126
pluralism, 25, 90
police services
administration of, 432–433
liability in negligence, 304–309
public confidence in, 456
political censorship, laws involving, 64–66
politics
criminal law and, 350–351, 375
judicial decision-making and, 452–460
land ownership and, 132
parliamentary legislation and, 181–190
reformist legislation and, 71–73
pollution control, 135
'Poor Person's Procedure' scheme, 230
pornography, censorship laws and, 60
possession of property, 122–123
land ownership, 131
power
legislation and role of, 188–189
private property as, 121–122
power-giving rules, 6
practical justice, 179
precedent
common law and, 190–200
declaratory theory of, 194, 196
doctrine of, 175–177
'puzzled interpreter' conflicts, 195
statutory interpretation and, 202–205
preliminary examination, 173
President of the European Council, 251–252
pressure groups, legislation of morality and influence of, 68–69
Pretty, Diane, 112
principles, law and, 8
privacy, right to, 100
private companies, 82, 88, 91
private land ownership, 134–137
Private Members' Bills, 43, 53, 62, 183
private nuisance, tort of, 291, 346–349
private property. See also property
law of, 30–51
social and economic functions of, 119–122
private sector employment, 431
privatisation, law and, 17
privity of contract doctrine, 403–407
probate work, 222
ProcureCo, 216
product liability, Thalidomide case, 113
professional training, 218
recruitment patterns and, 225–229

© in this web service Cambridge University Press
www.cambridge.org
prohibition (prohibiting order), 438, 474
Prohibition in United States, 69
promise estoppel, doctrine of, 402
property. See also personal property; private property; real property
 choses in action, 118, 125
intellectual property and data protection, 127, 469–474
law of, 122–137
legal rights and duties and, 117–119
morality and law of, 49, 51
ownership vs. possession of, 123–124
personal property, 124–125
proportionality, principle of, 272, 469–474
prostitution
criminalization of, 54
reformist legislation and, 71–73
proximity relationship, 295–304, 314–324, 328–334
psychiatric illness, negligence as cause of, 324–334
public bodies
dispute resolution with, 149
human rights and, 101, 443–444
judicial review and, 442–443
land ownership, 134–137
ordinary liability of, 436
privatisation of, 431
public companies, 82, 91
public interest defence, 65
public law, 14, 282–290
Public Law Project, 244, 449
public policy
EU public policy proviso, 266–268
legislation and, 187
parliamentary legislation and, 181–190
precedent and, 190–200
statutory interpretation and, 202–205
public welfare offences, 367
Purchas LJ, 400
Pym, B., 68–69
quantum meruit payment, 429n100
quashing order, 162, 438
Queen’s Bench, 175
Race Relations Committee, 227
racial discrimination, 143–144
Radio, Electrical and Television Retailers’ Association, 156
ratio decidendi principle, 193
rational-legal authority, 10
Rawlings, R., 447
real property, 131–134
reasonable doubt, in criminal law, 352–356
‘recklessness’ in criminal law, 360–363
recommendations, in EU law, 271
rectification, 201
Rees J., 302
referral fees, 239–240
reformism, legislation of morality and, 66–74
reformist legislation, in 1960s, 66–74n98
Registrar of Companies, 81–88
regulations, in EU law, 265–271
regulatory agencies, 446–447
regulatory offences, criminal law and, 366
rehabilitation, principle of, 374, 381–382
Reid (Lord), 314, 365
relative deprivation, in criminology, 387–388
reliance, tort liability and, 321–324
religion, legislation of morality and, 71
remedies
in administrative law, 435–445
prerogative remedies, 438
in tort law, 345–349
Renner, Karl, 120–121
Report of the Committee on Administrative Tribunals, 158
Republican Sinn Fein, 64
rescue, law of, 332–334
restorative justice, 374–375
retribution, principle of, 372–373
Richmond Chambers, 216
right to life
conjoined twins case, 48
in ECHR, 99
Rimington, Stella, 65
Rio Tinto, 216
Roman law, 119
The Romans in Britain (play), 59
Rome Statute, 39
Rose LJ, 441
Rousseau, Jean-Jacques, 37
Royal Commissions, 182
rule making, 181–205
parliamentary legislation and, 181–190
precedent and policy, 190–200
rule of law
administrative law and, 446
dispute settlement and, 139
fundamental breach of contract and, 411n68
International Criminal Court and, 39
separation of powers and, 76
social rules and, 3
Index

'rules of adjudication', 7
Runciman Commission, 182
Rushdie, Salman, 59
Russell (Lord), 299
Russell Jones Walker, 215
Salmon, J., 102–103
The Satanic Verses (Rushdie), 59
Scarman, Lord, 65, 358, 366
Schur, E., 14, 52
Scotland, ombudsmen in, 149
Secretary of State for Constitutional Affairs, 169
The Secret Society (television programme), 64
security, right to, 99
self-determination, employment law and, 24
sentencing
  criminal justice system and, 372
  imprisonment and, 377
  judicial discretion concerning, 380
separation of powers
  court system and, 168–171
  state activity and, 76
sex discrimination, 143–144
sexual harassment in legal profession, 228
sexuality, sexual offences legislation and, 53
Sexual Offences Act (1967), 53, 54
Shayler, David, 65–66
Simpson, A. W. B., 132
Single European Act, 250
Sinn Fein, political censorship of, 64
Slater & Gordon, 215
slavery, prohibition of, 99
small claims procedures, 156
Smith and Hogan’s Criminal Law, 374
social control, courts and, 176
social groups
  criminal law and, 350–351
  dispute settlement in, 138–139
  Durkheim’s concept of, 13
  law and morality and, 51–52
  legal personality classifications and, 115–116
  legal profession as, 225–229
social media, legal services branding on, 214
social rules
  context for, 51
  human references to, 3–4
  morality and, 42–51
  private property and, 119–122
social security tribunals, 158
society
  courts and, 174–180
  dispute settlement in, 139–149
  functions of, 11–12
  law and, 10–17
  legal profession and, 206–211
  morality and, 29
  solicitors
    classification of, 211–225
    income of, 226
  Solicitors Regulation Authority (SRA), 211, 213, 214–217
  special relationship, tort liability and, 314–315
  specific performance, 201
Spycatcher, 64–65
standing (locus standi), 439–441
state intervention
  changing functions of, 88–97
  economic regulation and, 75–97
  employment law and, 20–24
  law and, 17
  legal aid schemes and, 231–238
  in legal profession, 207–211
  private property rights and, 136–137
  statutory interpretation
    precedent and policy and, 202–205
  rules of, 203
Stedley L, 440
Steel, David, 53
Stevens, R., 454
Steyn (Lord), 303, 471, 473
Straw, Jack, 65
strict liability
  criminal law, 363–367
  unlawful possession, 123–124
strikes, laws for regulation of, 20
subsidiarity, principle of, 272–273
suicide, assisted suicide, 112
Sullivan, R., 225
summary jurisdiction, 138
Summers, Robert, 6
Supreme Court, 169n72, 173, 190
Supreme Court Procedure Committee, 238
Susskind, R., 217–218
tariffs for injury compensation, 147
technology, legal services and, 215–216
Templeman, Lord, 56
tenure, 132
<table>
<thead>
<tr>
<th>Terrorism legislation</th>
<th>Ulster Defence Organisation, 64</th>
</tr>
</thead>
<tbody>
<tr>
<td>Judicial decision-making</td>
<td><strong>ultra vires</strong> doctrine</td>
</tr>
<tr>
<td>State intervention and</td>
<td>corporate legislation and, 81–82</td>
</tr>
<tr>
<td>Thalidomide case, 113, 341</td>
<td>court jurisdiction, 462–463</td>
</tr>
<tr>
<td>Thatcher, Margaret, 24</td>
<td>judicial review and, 162, 460–461</td>
</tr>
<tr>
<td>Theft</td>
<td>legislation and, 186</td>
</tr>
<tr>
<td>Law and morality and, 32</td>
<td>limits of, 463–469</td>
</tr>
<tr>
<td>Possession and, 123</td>
<td>Procedural <strong>ultra vires</strong>, 463n115</td>
</tr>
<tr>
<td>Property law and, 50–51</td>
<td>Substantive <strong>ultra vires</strong>, 463</td>
</tr>
<tr>
<td>Third parties</td>
<td>United States</td>
</tr>
<tr>
<td>In administrative law, 450</td>
<td>Constitution of, 99</td>
</tr>
<tr>
<td>In contracts, 403–407</td>
<td>Economic regulation in, 88n26</td>
</tr>
<tr>
<td>Tillotson, J. P., 428</td>
<td>Unreasonable interference in tort, 291</td>
</tr>
<tr>
<td>Time-shifting, copyright infringement and, 128</td>
<td>Vertical direct effect, 265–271</td>
</tr>
<tr>
<td>Torts</td>
<td>Vicarious liability, 338–345</td>
</tr>
<tr>
<td>Capitalism and, 282–290</td>
<td>Victimless crimes, 52–58</td>
</tr>
<tr>
<td>Criminal law and, 351–356</td>
<td>Videotapes, censorship laws and, 62–63</td>
</tr>
<tr>
<td>English law concerning, 282–349</td>
<td>Violence, censorship laws involving, 63–64</td>
</tr>
<tr>
<td>Liability in, 290–304</td>
<td>Virtual law firms, 216</td>
</tr>
<tr>
<td>Morality and law of, 32, 48</td>
<td>Volenti non fit injuria, 283</td>
</tr>
<tr>
<td>Remedies for, 345–349</td>
<td>Wade, H. W. R., 436, 461</td>
</tr>
<tr>
<td>Trespass in, 436</td>
<td>Wages</td>
</tr>
<tr>
<td>Vicarious liability and, 338–345</td>
<td>Minimum wage, 94</td>
</tr>
<tr>
<td>Torture, prohibition of, 99</td>
<td>Regulation of, 19–20, 22, 22n31</td>
</tr>
<tr>
<td>Toulson (Lord Justice), 474–478, 480</td>
<td>Wakeham Commission, 182</td>
</tr>
<tr>
<td>Track system for disputes, 165</td>
<td>Wales, ombudsmen in, 149</td>
</tr>
<tr>
<td>Trademarks protections, 127</td>
<td>War crimes, law and morality and, 39</td>
</tr>
<tr>
<td>Trades Union Congress (TUC), 92</td>
<td>Ward LJ, 47n41, 45–49</td>
</tr>
<tr>
<td>Trade unionism</td>
<td>Weber, Max, 423, 432, 460</td>
</tr>
<tr>
<td>Dispute settlement and, 140–143</td>
<td>On authority, 9–10</td>
</tr>
<tr>
<td>Economic activity and, 92–97</td>
<td>On objective criteria, 458</td>
</tr>
<tr>
<td>Judicial review and, 454</td>
<td>'Wednesbury' principle, 466, 468, 471–474, 477, 479</td>
</tr>
<tr>
<td>Legal personality and, 117</td>
<td>Welfare state</td>
</tr>
<tr>
<td>Origins of, 19–20n25, 22–24</td>
<td>Employment law and, 23–24</td>
</tr>
<tr>
<td>Traditional authority, 10</td>
<td>Growth of tribunals in, 157</td>
</tr>
<tr>
<td>Transsexuals, 113–115</td>
<td>Vicarious liability and, 341</td>
</tr>
<tr>
<td>Treaty of Rome, 250</td>
<td>Whips, legislation and role of, 185n6</td>
</tr>
<tr>
<td>Treaty on European Union (Maastricht Treaty) (TEU), 250–254, 273</td>
<td>Whistleblowers, censorship laws and, 66</td>
</tr>
<tr>
<td>Treaty on the Functioning of the European Union (TFEU), 251–254</td>
<td>'White labelling' of legal services, 216</td>
</tr>
<tr>
<td>Tribunals</td>
<td>Wilberforce (Lord), 327</td>
</tr>
<tr>
<td>Dispute settlement, 139, 157–162</td>
<td>Williams, Glenville, 105</td>
</tr>
<tr>
<td>Employment tribunals, 23, 94, 94n37, 142, 158, 161</td>
<td>Wills and estates, 222</td>
</tr>
<tr>
<td>Independence of, 160</td>
<td>Wolfenden Committee Report, 53–58, 71</td>
</tr>
<tr>
<td>Trusts, 133, 134–137, 201</td>
<td>Women in legal profession, 227–229</td>
</tr>
<tr>
<td>Twining, W., 4, 193, 195, 196</td>
<td>Wooff report, 164–168, 238</td>
</tr>
<tr>
<td><strong>uberrima fidei</strong> contracts, 86</td>
<td>Young, J., 70, 375–376</td>
</tr>
</tbody>
</table>