INDEX

advocacy, quality of, 23
AF (No. 3), 40
Al-Khawaja judgment, 31, 40
Al-Skeini judgment, 33
Alconbury judgment, 33, 35
asylum seekers, rights of, 37–8
Auld Review, 16
Auld, Sir Robin, 16
Bar Professional Training Course, 73
Bennett, Catherine, 15
Bingham, Lord Chief Justice Lord, 19, 33, 35, 43
Birmingham Six, 14
Blair, Tony, 9, 27
Blunkett, David, 18, 20
Bratza, Sir Nicolas, 40, 49
Brown, Lord, 33
Brown v. Stort, 43
Butler-Sloss, Elizabeth, 65
Cafcass, 22
Callaghan, James, 8
Cameron, David, 69
Canada, judicial appointments in, 77
CCTV, 10
Chahal v. UK, 30, 47
choice of court, 14
Church of England, women bishops in, 51, 77
Civil Service, diversity in, 70
Clarke, Kenneth, 59
Clinton, Bill, 61
Collins, Lawrence, 65
Constitutional Reform Act 2005, 52, 57, 59, 72
aims of, 53
responsibilities of the Lord Chancellor, 53, 56, 76
Cook, Robin, 28
corruption, noble cause, 6
Council of Ministers (Council of the European Union), 32, 45
qualified majority voting, 45
courts
defence of individuals against arbitrary or oppressive power of the state, 37
efficiency and effectiveness of, 54
powers of Supreme Court, 46
understanding of the cultural and political norms within which they operate, 38
crime, 3
changing trends in, 3
INDEX

effect of the technological revolution on prevention and investigation of crime, 10
number committed and number brought to trial, 18
unreported, unrecorded and uninvestigated, 4
Crime and Courts Bill, 55–6, 59, 76–7
tipping point provisions, 72
Crime and Disorder Act, 20
criminal courts, future of, 1–22
Criminal Justice Act 2003, 17–18, 21
criminal justice system
changes to, 8
defendants’ choice of court, 14, 16
effect of the technological revolution on prevention and investigation of crime, 10
efficiency and effectiveness of, 16, 24
focus on needs of victims, 24
integrity of, 24
professionalism of, 24
public confidence in, 5
regional autonomy, 22
resistance to reform, 9
role of juries, 12
scandals, 8
sentencing guidelines, 20
structure of, 2
Criminal Law Act 1977, 8
Crown court, 17
Crown Prosecution Service, 8, 21
Davis, David, 41, 43
democracy, 12, 37
democratic mandate, 41
democratic override, 26, 45–6
discrimination, positive, 66, 68–71
diversity
advantages of, 61, 63, 72
advocacy, 66–7
‘business case’ for, 61
in the judiciary, 60–77
and merit, 67, 71
progress in improving the judiciary, 63–4
statistics and evaluation of, 76
DNA matching technology, 10, 40, 44
Dobbs, Linda, 65
Dred Scott v. Sandford, 46
employment, 4
Endicott, Timothy, 47
Equal Opportunities Commission, 68
equality, 61
of ethnicity, 51
of gender, 51, 68
of income, 62
and opportunity, 62
ethnic minorities in the judiciary, 63–4, 66
European Commission on Human Rights, 32
European Convention on Human Rights, 7, 29
incorporation into UK law, 28, 33
interpretation by British courts, 32, 36
### INDEX

**European Convention on Human Rights (cont.)**
- interpretations of, 25
- a ‘living instrument’, 41–2

**European Court of Human Rights**, 30, 45
- directives, 45
- enforcement mechanisms, 45

**European Court of Justice**, 26

**European Union**
- Constitution, 42
- parliaments of member states, 26
- UK referendum on membership, 42

**fairness**, 61, 63

**Falconer, Baron Charles**, 72

**financial sector**
- fraud in, 18
- regulation of, 18
- forensic techniques, 10
- fraud, 18
- difficulties of bring cases to trial, 18
- serious cases heard by special tribunals, 17

**Fraud Trials Committee**, 17

**Freedom of Information Act**, 27

**gangs**, immunity from police, 6

**Gardner, Edward**, 28

**Genn, Hazel**, 71

**Grayling, Chris**, 59

**Grieve, Dominic**, 48

**Hale, Baroness**, 25, 34, 40, 65
- mirror principle, 34–5

**Hazell, Robert**, 28

**Heads of Division of the Court of Appeal**, appointment of, 56

**High Court, judicial appointments**, 52

**Hirst judgment**, 31, 40

**HM Courts and Tribunal Service**, 20

**Hoffmann, Lord**, 43, 47

**homosexuality**, 63

**Howard, Michael**, 47

**human rights**, 7
- culture of, 11
- determination of what constitutes human rights, 42
- protection of, 43
- in the United Kingdom, 50

**Human Rights Act**, 10, 13
- agreement on, 29
- aims of, 44
- controversial nature of, 29
- declarations of incompatibility, 38
- and Europe, 25–50
- and the European Convention on Human Rights, 29, 31
- interpretation by British courts, 27
- Liberal Democrat/Labour working party, 28
- mirror principle, 33
- preparation and implementation of, 27
- requirement to ‘take into account’ four categories of texts, 31, 33
INDEX

section 1, 31
section 2, 31, 33, 36
section 4, 38, 56
section 12, 39
statements of compatibility, 38
success of, 11, 25

International Summit on Judicial Diversity, 75
Irvine of Lairg, Lord, 25, 31–2, 43, 49

James Committee, 2
Judge, Lord, 34
judge-only trials, 13, 17
arguments for, 18
judges
power of, 60
qualifications and experience required, 60
removal from office, 52
Judges’ Rules, 7
judicial appointments, 51–74
appearance of fairness in, 53
‘caring effect’, 65
and diversity, 54
diversity as a criterion for, 67
encouragement of people to apply to become judges, 74
of ethnic minority candidates, 66
fairness and transparency in, 75
feedback to candidates who are not appointed, 75
‘pat on the back’ approach, 75
‘prestige effect’ in the difference between senior and lower level appointments, 65

reform of the system, 53
selection bias, 71
‘specially on merit’, 71–2
statistics and evaluation of, 76

Judicial Appointments
Commission, 54, 64, 75
responsibilities of, 54
selection panels, 54, 72
and the ‘tap on the shoulder’ approach, 75
judicial continuity, 21
judiciary
connection between the senior judiciary and the executive, 57
diversity in, 60–77
independence of, 19, 52–3
and the Lord Chancellor, 58
and the political class, 39
public confidence in, 52
quality of, 7, 30
quality of decisions, 52
a reflection of the society it serves, 60
relationship with Parliament, 19
resistance to intervention in the running of courts, 19
terms and conditions, 76
under-representation of women, ethnic minority judges, gay and lesbian judges and disabled judges in, 61, 65

juries
and either-way cases, 13
and fraud trials, 13, 17
jury nobbling, 13
role of, 12
INDEX

justice, 61, 63
Justice Select Committee, 19–20
Kennedy of the Shaws, Baroness (Helena Kennedy), 12
Klug, Francesca, 28
Kray gang, 6
Labour Party
ethnic minority MPs, 69
shortlists of women in selection of candidates, 68
women MPs, 69
law
consistency and predictability, 36
uncertainty about, 36
values of, 61
law and order as a political issue, 5
Lawrence, Stephen, 10, 62
legal aid rules, 16
legal profession
diversity in, 73
expansion in numbers of lawyers in training, 73
and family responsibilities, 74
proportion of women silks, 74
retention and promotion in, 73
role in encouraging people to apply for judicial appointments, 73
Legal Week, Big Question survey, 74
Leveson, Sir Brian, 51
Limbuela judgment, 37–8
Local Government Act 1988, 63
Lord Chancellor
discretion of, 58
and the judiciary, 58
lower-level judicial appointments, 55
responsibility for judicial appointments, 52–4, 58–9
senior judicial appointments, 55–6
Lord Chief Justice
appointment of, 54
responsibility for judicial appointments, 55
Maclellan, Robert, 28
Mackay of Clashfern, Lord, 65
Macpherson, Sir William, 62
magistrates’ courts, reform of, 15
margin of appreciation, 26, 44
Marper judgment, 31, 40, 44
Marriott, Arthur, 65
Maxwell Confait case, 8
McCann v. UK, 30
members of parliament
ethnic minority, 69
maternity and paternity leave, 70
women, 69
merit, and diversity, 67, 71
ministerial accountability, 22
mirror principle, 33, 35
Mode of Trial Bill, 9, 15, 17
Mohamed, R v. Secretary of State for Foreign & Commonwealth Affairs, 39
moral panics, 3
Morsi, Mohamed, 51
ne bis in idem rule, 10
Neuberger, Baroness, 73, 75–7
Neuberger, Lord, 67, 73
INDEX

Parliament
   gender composition of, 68
   respect for, 39
   role in the Sentencing Council, 20
Parliament Acts, 15, 63
parliamentary sovereignty, 11, 28, 36–7, 57
Philips Royal Commission, 8, 14, 22
Pinnock judgment, 33
Police and Criminal Evidence Act 1984, 7–8
police service, 2, 5
   city and borough forces, 2
   complaints against, 6
   corruption in, 5
   ethnic minority officers in, 63
   and gangs, 6
   leadership of, 6
   police discipline cases, 10
   regulation of powers of arrest and
detention of suspects, 7, 11
   variation of prosecution
   arrangements from force to
   force, 21
political class, and the judiciary, 39
power, 42
‘prestige effect’, 65
Prevention of Crime Act 1953, 3
prison population, 4
prisoner voting rights, 27, 40, 47
prisons, ‘payment by results’
schemes, 21
privacy, development of the law
of, 39
Proceeds of Crime Act 2002, 19
Prosecution of Offenders Act 1985, 8
prosecutions, resources for
   prosecutors, 23
   prosecutions, variation of
   arrangements for, 21
Quality Assurance Scheme for
   Advocates, 23
R v. Davis, 39
R v. Twomey, 13
ratio decidendi, 35–6
regional autonomy, 22
Regulation of Investigatory Powers
   Act 2000, 11
Richardson gang, 6
Rodger, Lord, 40, 45
Roskill Committee, 17
Royal Commission on Criminal
   Justice, 14
Royal Commission on Criminal
   Procedure, 8, 21
rule of law, 12, 49
Runciman, Viscount, 14–16
Sales, Sir Philip, 33, 36
Scoppola v. Italy (No. 3), 48
Sealy, Ruth, 70
Second World War, 1
Senior President of Tribunals,
   responsibility for judicial
   appointments, 55
sentencing
   guidelines for, 20
   predictability in, 21
Sentencing Guidelines Council,
   20
separation of powers, 30
INDEX

Sex Discrimination (Election Candidates) Act 2002, 69
call data, 10
CCTV, 10
DNA matching technology, 10
television, and perceptions of crime, 5

sovereignty, 42
Thatcher, Margaret, 68
todd, Michael, 73

stare decisis, 35–6
UK Supreme Court, 54
appointments to, 56, 59
discussion under the Human Rights Act, 57
and the European Convention on Human Rights, 56

Starmer, Keir, 11, 21, 23
Ullah Judgment, 33, 35

Strasbourg Court (European Court of Human Rights), 26
United States
Constitution, 46
judicial appointments in, 77
Supreme Court, 46

and British institutions, 40
Thatcher, Margaret, 68
todd, Michael, 73

and British politicians, 41
todd, Michael, 73

case law, 35
UK Supreme Court, 54
appointments to, 56, 59
discussion under the Human Rights Act, 57
and the European Convention on Human Rights, 56

conflict with the UK parliament, 27
Ullah judgment, 33, 35

determination of human rights, 42, 45
United States
Constitution, 46
judicial appointments in, 77
Supreme Court, 46

expansion of its jurisdiction, 26, 35, 41–2, 49
margin of appreciation, 26, 44

judgments and advisory opinions, 31
Scoppola v. Italy (No. 3), 48
as a Supreme Court of Europe, 26, 41

lack of democratic override, 26, 48
Vinnicombe, Susan, 70

margin of appreciation, 26, 44
‘Ways and Means Act’, 6
woman
‘caring effect’ in judicial appointments, 65
in the judiciary, 64
challenges of MPs, 69
quotas for in business, 70
under-representation in the judiciary, 61

Taylor, Lord, 64
Supreme Courts, powers of, 46

technological revolution in the prevention and investigation of crime, 10
Zander, Michael, 14