

INDEX

- Abel, Rick 8, 24–8
 Abraham, Ann 30
 access to justice
 aid *see* legal aid
 Australia 61
 challenges 71–6
 debate 60–2
 future prospects 194–7
 holism 61–2
 meaning 60
 professionalism 37–9
 public interest 59–63
 terms of engagement 3
 advocacy
 Chagos Islands case 51–3
 counsel 44–53
 Faculty of Advocates *see*
 Scotland
 judicial decision-making 49–53
 quality assurance 48
 alternative business structure (ABS)
 competition restraint 23–4
 expectations 25
 markets 54
 neo-contractualism 44–5
 public interest 3
 regulation 30–1, 41–2
 Scotland 23, 44–5, 57
 American Bar Association (ABA),
 professional ethics 11–12
 Angiolini, Elish 38
- Atkin, Lord 129, 186
 Australia
 access to justice 61
 regulation 31
 autonomy, regulation compared
 28–34
- Bach, Lord 93
 Barak, Aharon 139
 Bazely, Margaret 38
 Bentham, Jeremy 127, 132
 Beveridge, William Henry 65, 72
 Bingham of Cornhill, Lord 50, 52,
 131, 133, 135, 170, 173, 176–85,
 187–93
 Black, Julia 32
 Bogdanor, Vernon 140
 Brennan, J. 68
 Brown, Lord 175
 Burke, Edmund 28
- Cameron committee 64
 Carnworth, L.J. 159
 Carswell, Lord 188
 Clarke, Charles 131, 132, 133, 196
 Clarke, Kenneth Harry 63, 64, 65,
 74, 89, 90, 93, 94, 95, 96, 97,
 100, 105, 106, 107–8, 113, 115
 Clementi Report (2004) 30, 33
 client accounts, interest 21–2, 110–12
 commercialism 9–10, 11–13, 55

INDEX

- Community Legal Advice Centres (CLACs) 84, 99
- Community Legal Advice Networks (CLANs) 84, 99
- Community Legal Service (CLS) 80, 81–5
- Community Legal Services Partnerships (CLSP) 83, 99
- competition
 market failure 29
 restraints 22–4
 working group report (2006) 20
see also market control
- competitive tendering 96–7
- concordat
 professionalism 3, 34
 Woolf/Falconer 130
- conditional/contingency fees 107–8
- conflict of interest 45, 57
- consumerism 9–10
- Cook, Robin 52
- counsel
 Law Lords interface 160–1
 Scotland 44–53
see also advocacy
- Crow, Jonathan 53
- Cullen, Lord 129
- Denning, Lord 163, 171
- Devlin, Lord 163, 187
- Dicey, A.V. 69
- Diplock, Lord 176–86
- Eisenhower, Dwight David 132
- England, legal aid 80–8
- ethics *see* professional ethics
- European Convention of Human Rights (1950) 67, 68, 136
- expertise, solicitors 34–7
- Faculty of Advocates
 neo-contractualism 44–5
 professionalism 46–7
 public interest 3
- Falconer, Lord 130
- fees *see* remuneration
- Gearty, Connor 135–7
- Genn, Hazel 63, 78, 83, 125, 134
- Gill Report (2010) 21, 62, 127
- Glasser, Cyril 17, 41
- Goff, Lord 167
- Goriely, Tammy 69
- Griffiths, John 70, 135, 187
- Guest, Lord 171
- Haldane Society 62
- Hale, Baroness 142, 171, 187
- Hamlyn, Emma Warburton xi–xii, 1, 197
- Hammond, Grant 153
- Hoffmann, Lord 52, 127, 167, 168, 175, 180, 184, 186, 187
- Hope, Lord 149, 159, 175
- House of Lords *see* Law Lords
- Hughes Commission (1980) 78
- human rights
 ECHR (1950) 67, 68, 136
 judicial decision-making 135–7
 legal aid 89, 90, 113
- Hunt, Lord 33
- Hutton, Lord 129

INDEX

- inadequate professional service
 (IPS) 46, 54, 56
- Irvine of Lairg, Lord 81, 88, 90,
 113
- Jackson Report (2010) 92
- judicial accountability, concordat 4
- judicial decision-making
 advocacy 49–53
 human rights 135–7
 Law Lords 48–50, 155–87
- judicial independence, concordat 4
- judiciary
 accountability 137–52
 appointments 148–52
 disclosure/transparency 152–5
 diversity 141–6
 inter-governmental relations
 129–33
 Lords *see* Law Lords
 selection 146–8
 separation of powers 134–7
- Keith, Lord 171
- Kentridge, Sydney 52
- Kronman, Anthony 9, 39
- Law Lords
Belmarsh case 133, 187–93
 counsel interface 160–1
 dialogue 162–87
 judicial decision-making 48–50,
 155–87
 public good 125–93
- The Law Society
 “Justice Denied” campaign 89
 remuneration 19, 20
- Law Society of Scotland
 cost of time survey 19
 public interest 15, 33
 Standards of Conduct 32
- lawyers
 commercialism 9–10, 11–13, 55
 consumerism 9–10
 deregulation 9–10
 expectations 25–6
 legal obligations 42
 liability to third parties 42–4
 numbers 8
 professional fusion 47–8
 solicitors *see* solicitors
 specialisation 8–9, 34–5
- Le Sueur, Andrew 140
- Lee, James 169, 171
- Legal Action Group (LAG) 63, 97
- legal aid
 affordability 73, 88–94, 106
 challenges 71–6
 civil cases 63
 client account interest 110–12
 Community Legal Service 80,
 81–5
 comparative problem 100–1
 competitive tendering 96–7
 complex, planned mixed model
 104–12
 conditional/contingency fees
 107–8
 contingent/supplementary funds
 108
 eligibility 93–4
 England 80–8
 expenditure control 89–90, 113
 explanations 100–4

INDEX

- family contracts 95–6
- future prospects 59–124
- history 63–8
- human rights 89, 90, 113
- leadership 101–4
- legal expenses insurance 108–9
- marital breakdown 64, 72
- mixed model 72–3
- money claims 90–3
- new delivery forms 116–20
- new money 107–12
- new providers 115–16
- new technologies 118–20
- outsourcing/unbundling 117
- Paths studies 83, 84–5
- policy reform 86–7
- polluter pays principle 112
- prioritisation 73, 88–94, 113
- procedural justice 70–1
- quality assurance 87–8
- rationing 73, 88–94, 106
- remuneration 19–20, 75–6
- salaried lawyers 98–9
- salaried trainees 97–8
- Scotland 64, 80–8
- self-representation 116–17
- shared tradition 80–8
- strategic planning 72–3, 80–1, 104–5
- student law clinics 116
- supplier induced demand 75–6
- supply/demand integration 76–9, 94–9, 114–20
- telephone advice lines 117–18
- theoretical justification 68–71
- vulnerability of contracts 95–7
- Legal Aid Board (LAB) 80–8, 99, 105
- legal education
 - continuing professional development (CPD) 12, 35, 37
 - numbers of lawyers 26–8
 - in Scotland 26–8
 - student law clinics 116
- legal expenses insurance 108–9
- Legal Services Board (LSB) 23, 29
- Legal Services Commission (LSC)
 - 81, 82, 83, 84, 86–7, 97, 99, 102, 103–4, 121
- Legal Services Consumer Panel (LSCP) 23, 37, 105
- Legg, Tom 148, 149
- Lewis, Philip 48
- MacCormick, Neil 2, 48, 51
- Mackay of Clashfern, Lord 88
- McKenzie friends 116–17, 128
- Magee Report (2010) 86, 90, 102, 103, 106
- Malleson, Kate 144, 151
- market control
 - competition restraints 22–4
 - supply of producers 24–8
- Mathew, James 59
- Mayson, Stephen 25
- medical profession
 - regulation 33
 - revalidation 36
 - specialisation 34–5
 - workplace planning 24
- Mill, John Stuart 69
- Millet, Lord 175
- Milne, A.A. 126
- money claims 91–2

INDEX

- Montgomery, Lindsay 101
 Moorhead, Richard 26, 109
 Morrison, Herbert 66
 Mostyn, Forrest 117
 Murray, Len 47
- National Audit Office (NAO) 102, 103
 neo-contractualism
 alternative business structure (ABS) 44–5
 professionalism 16–17, 44–5, 53
 Scotland 44–5
 Neuberger, Lord 33, 160
 Nicholls, Lord 165
 Nicholson, Donald 116
- Office of Fair Trading (OFT),
 competition policy 26, 45
 Orchard, Steve 80, 81, 82, 86, 94, 101, 102
- Panel on Fair Access to the Professions 7
 Pannick, Lord 156, 160
 Passmore, Crispin 86
 paternalism 17
 PDSO 98
 peer review 36, 87–8
 Phillips, Lord 149, 156, 160, 177
 post-professionalism 55
 Powell, Lewis F. 59
 Prichard, Ken 47
pro bono publico 38, 64, 109–10
 professional ethics
 altruism 39
 service ethic 39–41
- United States 11–12, 15
 professionalism
 access to justice 37–9
 attributes/values 13–16
 concordat 3, 34
 evolution 55–8
 meaning 10–11
 neo-contractualism 16–17, 44–5, 53
 paternalism 17
 post-professionalism 55
 public protection 41–2, 45
 re-assessment 5–58
 regulation/autonomy 28–34
 renegotiation 16–18
 solicitors *see* solicitors
 United States 11–12
- professions
 commodification 6
 fragmentation 56
 numbers 7, 18
 trust 18
- public interest
 access to justice 59–63
 alternative business structure (ABS) 3
 numbers of lawyers 24
 remuneration 20–1
 Scotland 3, 15, 33
- public opinion, trust 18
- quality assurance
 advocacy 48
 legal aid 87–8
 peer review 36, 87–8
 solicitors 36–7

INDEX

- Radcliffe, Lord 150, 163, 169, 171, 186
- recertification 37
- regulation
- alternative business structure (ABS) 30–1, 41–2
 - autonomy compared 28–34
 - co-regulation 29–30, 41–2
 - deregulation 9–10
 - differentiated regulation 56
 - entity regulation 30–1
 - medical profession 33
 - principle based regulation 31–3
- Reid, Lord 150, 163, 169, 181, 186
- relational self interest 15
- remuneration
- auditing 20
 - conditional/contingency fees 107–8
 - income targets 22
 - legal aid 19–20, 75–6
 - public interest 20–1
 - reasonable rewards 19–22
 - referral fees 23–4
- Rhode, Deborah 10
- Roberts, Chief Justice 178
- Rousseau, Jean Jacques 69
- Rushcliffe Committee 64, 65, 72, 74, 93
- Saville, Lord 129
- Scottish Legal Aid Board (SLAB) 85, 99, 101, 102, 103
- Sellar, W.C. 54, 208
- Sherr, Avrom 96
- Simonds, Viscount 186
- Smith, Roger 60
- solicitors
- Code of Conduct 2007* 32
 - complaints 42–4
 - continuing professional development (CPD) 12, 35, 37
 - equal opportunities 38–9
 - expertise 34–7
 - profession in crisis 6–16
 - qualification 35
 - quality assurance 36–7
 - remuneration 19–22
 - service ethic 39–41
 - specialisation 8–9, 34–5
 - status 18–19
- Sommerlad, Hillary 103
- specialisation
- lawyers 8–9, 34–5
 - medical profession 34–5
- Stevens, Robert 134, 138, 149
- Steyn, Lord 133, 192
- Sumption, Jonathan 49, 161
- supply
- market control 24–8
 - supply/demand integration 76–9, 94–9, 114–20
- Supreme Court, appointments 148–52
- Susskind, Richard 6, 25, 54, 116, 117, 123
- Thomson Review (2010) 37, 47, 105
- Tomkins, Adam 129
- Truman, Harry S. 131
- United States, professional ethics 11–12, 15

INDEX

- | | |
|---|--------------------------|
| Vinson, Chief Justice 131 | Wolf, Lord 127, 130 |
| Walker, Lord 165, 174,
188 | workforce planning 24 |
| Wallace, Jim 147 | Writers to the Signet 35 |
| Warren, Earl, Chief Justice 132 | Yeatman, R.J. 54 |
| Wilberforce, Lord 129, 170, 171, 175,
178, 186 | Young, Lord 121 |
| | Zander, Michael 73, 83 |