

INDEX

- access to law and justice, 17–25, 147,
 148–9, 196–8
- actions on the case, 38
- administrative law. *See* judicial
 review of administrative action
- Admiralty, Court of, 177
- age of majority, 105
- aliens, 41–2, 168–9
 foreign merchants, 24–5
- Anderson, Sir Edmund, 14, 51, 69
 on equitable interpretation,
 112–13
 on habeas corpus and Magna
 Carta, 47
 on plague precautions, 74
 on review of discretion,
 110–11, 122
 on void statutes, 173
 on wills and perpetuities, 61–2
- arbitration, 184
- assizes, 6–8, 9, 18, 143–4
 abolition of, 144–7
- assumpsit, action of, 64–5, 66
- attorney-general. *See under* Coke
- attorneys, 18, 26–7
- Bacon, Francis
 and proclamations, 94
 first queen's counsel
 extraordinary, 82
 on sources of common law, 16–17
 on statute law, 93, 95
 on uses, 59–60
- Bacon, Sir Nicholas, 12
 and reform of statute book, 92
- barristers, 30–3, 185, *See also* counsel
- Bate, John, merchant, 49
- Beeching Report (1969), 144–7
- benefit of clergy, 70, 125
- Benson Report (1979), 200
- bills of exchange, 65
- Bingham, Thomas, Lord
 Bingham, 196
- Briggs Report (2016), 197
- Brownlowe, Richard, 26
- Burghley, Lord. *See* Cecil
- burglary, 69–70
- Cambridge University, size of, 31
- capital punishment. *See* death
 penalty
- case-law. *See* common law; reports
 of cases
- Catlin, Sir Robert, 46
- Cecil, William, Lord Burghley,
 48, 83
- certiorari, 177, 203
- Chancery Division, 4
- Chancery, Court of, 4, 8–9, 20, 29,
 50, 152, 155

INDEX

- children, 41, 208–9
- Church. *See* ecclesiastical courts;
 heresy; High Commission;
 religion
- circuit judges. *See* assizes; County
 Court
- civil justice system, evaluations of,
 147–8, 196–202
- Civil Law. *See* Roman law
- civil procedure
 common law replaced by statute,
 128, 149, 152–3
 formalism, complexity and
 technicality in, 36–9, 153, 187
 orality of, 144, 150, 153–4,
 191, 192
 pre-trial proceedings, 10, 151, 201
 proportionate justice, 150–1
 reforms of, 149–55, *See also* jury
 trial; nisi prius; pleading
- clergy. *See* benefit of clergy
- Coke, Edward, 7, 11, 15–16
 as attorney-general, 50, 82–3, 97,
 133, 178–9
 as Speaker, 80, 95
 founder of administrative law,
 178–80
 on antiquity of common
 law, 34–5
 on Magna Carta, 116
 on sanctity of property, 207
 on statute law, 95–6, 97–8,
 123–4, 133
 on the requirements of
 justice, 196
 on void statutes, 173–4
 on wills and perpetuities, 61
 pleading and, 38
- commercial litigation, 24–5
- commissioners of sewers, 110–11,
 122, 173
- common law
 antiquity of, 34–5
 compared with statute, 87–8,
 119–20, 132–3, 139, 166
 immortality of, 1, 122–32
 limits of, 119–20, 139–42
 method of, 35–6, 39, 160–1
 social change and, 212–13
 sources of, 16–17
- Common Pleas, 3, 4, 13–14,
 23, 48
- common recovery, 56, 113, 114
- compensation culture, 160
- competition law, 121, *See also*
 monopolies
- compulsory purchase, 207
- computers, 149, 181, 188
- constitution.
 called the ‘covenant of the
 commonwealth’, 78–9
 conventions of, 162–4, *See also*
 monarchy; judicial review;
 Parliament; royal prerogative
- contract, freedom of, 211–12
- contract, law of, 63–5, 157–8
 unfair contracts, 211–12
- conveyancing, 29, 56, 157, 186
- copyhold, 54–5, 182
- corporal punishment, 72, 207
- corporations, 24, 186
- cost of litigation, 19–25, 152, 197–8
- Council in the Marches, 47
- Council in the North, 47

INDEX

- counsel
 briefs for, 7–8
 duty to opponent, 38, 206
 in criminal cases, 67, 199, 204
 right of representation by, 203
 County Court (and County Courts),
 5, 6, 149, 150, 157
 Court of Appeal, 14, 155, 199
 courts
 alterations since 1970, 144–9
 courts of record. *See* record
 Elizabethan, 3–4
 locations used by, 7, 148
 sittings in banc, 9–11
 times of sitting, 6, 7
 criminal justice system
 evaluations of, 67–8, 137–9, 147,
 204–6
 sentencing decisions ‘routinely
 unlawful’, 138–9
 criminal law, 67–76
 obscurity introduced by statute,
 137–9
 offences created by statutory
 instrument, 138, 206
 criminal procedure, 206
 reserved cases, 69–70
 Crown Prosecution Service, 147,
 199, 206
 cultural diversity, 172, 209
 death penalty, 70–1, 207
 death, causing, as a cause of
 action, 160
 debt, litigation about, 5, 63–5,
 157, 201
 defamation, 21, 66, 210
 delay in legal proceedings, 11–12
 delegated legislation. *See*
 Proclamations, statutory
 instruments
 democracy
 elective dictatorship, 135
 popular democracy, 78, 162–3
 representative democracy,
 163, 202
 Denning, Alfred Thomas, Lord
 Denning
 accused of ‘naked usurpation of
 the legislative fiction’, 108
 on increasing governmental
 power, 166
 detainee, abolition of, 129–30
 devolution, 164
 discovery, 8, 149, 152
 discretionary powers, judicial
 review of, 110–11, 122, 173, 204
 discrimination, 210–11
 divorce, 41, 146, 209
 due process of law, 3, 36, 49
 Dyer, Sir James, 15, 16, 101
 ecclesiastical courts, 41, 66, 124, 209,
See also High Commission
 Egerton, Sir Thomas
 and proclamations, 94
 as Lord Ellesmere LC complains
 of Coke, 178
 on informers, 75
 on solicitors as vermin, 29
 on suing in two forums, 9
 ejectment, action of, 54–5
 Elizabeth I, 79–86
 Parliament and, 79–80

INDEX

- visit to Middle Temple, 32
 entails, 56–7, 62–3, 113–15, 156
 epidemics
 precautions for dealing
 with, 73–4
 spreading plague treated as
 murder, 74. *See also* gaol-fever
 equity. *See* Chancery; penalties;
 trusts; uses
 error, proceedings in, 4, 164
 European Union, 165
 evidence
 expert witnesses, 149, 197, 199
 rules of, 7, 205
 self-incrimination, 47
 varieties of, 7–8
 witness statements, 150, 152
 Exchequer Chamber, 4, 14
 Exchequer, Court of, 3
 execution of judgments, 106–7,
 201–2
 exile and banishment, 169–70

 family law, 41, 208–9. *See also* chil-
 dren; divorce; home; husband
 and wife
 fee tail. *See* entails
 fees
 charged by courts and court
 officers, 19–20, 197
 honorarium doctrine, 30
 lawyers', 25, 26–7, 30, 197
 feudal system, 182
 fieri facias, 202
 Fleetwood, William
 on defects in legislation, 92
 on statutes being 'winked at', 112

 treatise on statutes, 98
 forma pauperis. *See under* poverty
 formalism. *See under* civil
 procedure
 Fortescue, Sir John, 116
 freedom of contract, 211–12
 freedom of religion, 43–4, 165–6
 freedom of speech, 209–10
 freedom of thought, 43, 209
 Fulbecke, William, 189

 gaoler's liability for debt, 106–9
 gaol-fever, 7
 grand jury, 68
 Gray's Inn, 32, 86
 Gypsies, 41

 habeas corpus, 46–50, 117, 169,
 176–7, 179
 Hailsham, Lord. *See* Hogg
 Hake, Edward, 28, 84, 99
 hate speech, 210
 Hatton, Sir Christopher
 lord chancellor, 25
 treatise on statutes attributed
 to, 99
 heresy, 43, 165
 High Commission, 18, 44, 45, 47,
 117, 173
 High Court. *See* Chancery Division;
 Probate, Divorce and
 Admiralty Division; Queen's
 Bench Division
 Hogg, Quintin, Lord Hailsham,
 135, 193
 home, protection of, 53,
 208

INDEX

- horizontal litigation. *See* vertical
 and horizontal aspects of law
- House of Commons
 committees meet in Middle
 Temple, 32
 lawyers in, 192, 202
 ‘marvellous good order’ in, 79
 Speaker, 80, 90, 192
- House of Lords, appellate
 jurisdiction of, 90
- Housing Acts, 156
- human rights
 modern codification of, 167–8
 part of the common law, 167–73
 whether subsumed by statute, 131–2
- husband and wife, 40–1, 208, *See*
also divorce
- idleness, 73, 120
- immigration and asylum, 168, 176
- imprisonment, 48, 72
 inhumane prison conditions, 170,
See also habeas corpus
- informers, 74–5
- inns of chancery, 26, 32, 189
- inns of court, 31–3, 189
- intellectual property, 5, 67
- Ireland, 41, 43, 164
- Jackson Report (2018), 151
- jeofails, 37
- Judge, Sir Igor (later Lord
 Judge), 138
- judges
 attendance in Parliament, 90–1
 Elizabeth I and, 80–2
 independence of, 203
 numbers of, 5–6
 popular standing of, 192–3
 robes worn by, 144, 191
 statute law and. *See under* legis-
 lation;judicial review
- judicial decisions
 changed character of the
 ‘judgment’, 154–5
 majorities, 13–14
 reasons for, 10, 14–15
 reluctant, 11–13
- judicial review of administrative
 action, 175–80, *See also* discre-
 tionary powers; prerogative
 writs; *and under* royal
 prerogative
 described as politics by other
 means, 167
- judicial review of legislation. *See*
under legislation
- jury trial, 191
 abolition of civil juries, 149, 182–3
 facts determined by, 68
 half-alien juries, 42
 length of trials, 7, 68
 peremptory challenges, 206
 special verdicts, 39
 unanimity principle, 206
- justices of the peace
 local government by, 121–2
 misconduct by, 51–2, 72
 prosecutorial role, 68, *See also*
 quarter sessions
- king. *See* monarchy; royal
 prerogative
- King’s Bench, 3, 4, 19, 50, 115, 177, 178

INDEX

- Lambarde, William, 84
 land law, 53–63, 77–8, 155–7
 language
 Latin, 10–11, 16, 36,
 37, 144
 law-French, 15, 16
 plain English, 136–7
 latitat, writ of, 19
 Law Commission, 134
 law-French. *See under* language
 law reform, 35–6, 119–22
 Laws, Sir John
 on common law and statute, 133
 on the interpretation of
 statutes, 142
 legal aid, 200–1
 legal profession, 25–33
 size, 27–8, 185–7
 social status, 25, 26, 30–1
 women in, 185; *See also* attorneys;
 barristers; fees; inns of chan-
 cery; inns of court; judges;
 serjeants at law; solicitors
 legal systems, difficulties in
 comparing, 194–6
 legislation
 binge legislation, 135, 138
 cannot alter facts, 105, 129
 codification, 133, 134, 141
 consolidation of, 92–3
 deficiencies of, 91–2, 94–6, 134–9,
 187–8
 delegated. *See* statutory
 instruments
 drafting of, 135–9
 fairness of, 202
 Henry VIII clauses, 124, 135–6
 interpretation. *See* Statutory
 interpretation
 judicial review of, 96–9, 114–15,
 172–5
 repeals, 123–32
 royal assent withheld, 79,
 163–4
 statutes read out in public, 18
 sunset clauses, 124–5
 volume of, 91–4, 118–19
 libel. *See* defamation
 liberty of the subject, 171
 litigation
 cost of. *See* cost of litigation
 frivolous, 28
 litigants in person, 8–9
 parallel actions, 8–9
 settlements, 13
 small claims, 5, 150, 198
 social status of litigants, 22–3
 unwelcome last resort, 195–6
 volumes of, 4–5
 Littleton, Sir Thomas, his Tenures,
 54, 85, 189
 local courts, 5, 19, 23,
 198–9
 lord chancellor, 25, 192
 lord keeper of the great seal, 25
 magistrates. *See* justices of the peace
 Magna Carta, rediscovery of, 48,
 115–18, 178–9
 majority. *See under* democracy;
 judicial decisions
 Manchester Assize Courts, 191
 mandamus, 177
 manorial courts, 5, 55, 182

INDEX

- Manwood, Sir Roger
 mischief rule, 101–3, 104
 on parliamentary
 omnicompetence, 119
 marriage. *See* divorce; husband and wife
 arranged and forced marriages, 208–9
 martial law, 46, 80–1
 Middle Temple, 32, 44
 Milsom, Professor S. F. C., 56, 182, 184
 misdemeanours, 71–3
 monarchy, constitutional, 44–6, 78–9, 117, *See also* royal prerogative
 monasteries, dissolution of the, 24, 55
 monopolies, 44, 117, 171
 Morice, James, 44, 78–9, 80
 mortgages, changed function of, 156
 motions in banc, 10–11
 natural justice, 174, 202
 negligence, tort of, 66, 158–60
 nisi prius system, 6, 36–7
 O’Sullivan, Richard, 166
 pardons and reprieves, 70, 71
 Parliament, 79
 acts of. *See* legislation
 as a continuing organism, 88–91
 can do all things, 119
 continuous sitting of, 93, 135
 Elizabeth I and, 79–80
 judges in, 90–1
 lawyers in, 134
 liberty of speech in, 80
 prorogation and adjournment, 46, 91, 163
 supremacy of, 165, 172
 penalties in contracts, 131
 perpetuity clauses, 56–63, 114
 personal liberty, 39–53, 166–73, *See also* freedom; habeas corpus
 piepowder courts, 198
 plague. *See* epidemics
 plea rolls. *See* record
 pleading, 10
 Plowden, Edmund, 15
 Popham, Sir John, 25, 42
 on the common law as an inheritance, 45
 on uses and perpetuities, 58–9
 popular perspectives
 changing social attitudes, 40, 64, 206–13
 understanding of law and the legal system, 17–18, 77, 188–93, *See also* democracy
 poverty
 proceedings in forma pauperis, 22–3, 201
 relief of, 120–1
 precedent, 12–13, 160–1, *See also* common law; reports of cases
 prerogative writs, 178–80, *See also* habeas corpus
 prerogative, royal. *See* royal prerogative
 prison. *See* imprisonment
 Privy Council, 45, 49–50, 94

INDEX

- Probate, Divorce and Admiralty
 Division, 146
 procedure. *See* civil procedure;
 criminal procedure
 proclamations, 45, 94
 prohibition, writ of, 177
 property, sanctity of, 207–8
 public assembly, 73
 public law. *See* human rights; judi-
 cial review; personal liberty;
 rule of law
 public order, 162
 punishment. *See* corporal punish-
 ment; death penalty;
 imprisonment
 Puritan lawyers, 43–4, 117
- quarter sessions, 18, 69, 72, 73, 144
 queen. *See* Elizabeth I; monarchy;
 royal prerogative
 Queen’s Bench Division, 4, 5,
 176, 180
 queen’s counsel (extraordinary),
 rank of, 82
- race relations, 41–2
 rape, 70
 real property. *See* entails; land law;
 mortgages; perpetuities; uses;
 trusts; wills
 record (kept by courts of record),
 9–10, 154
 referendums, 162–3
 religion
 uniformity of worship, 165–6
 violence and, 43, 165
 reports of cases, 15–17, 34–5, 98
- Requests, Court of, 3–4, 22
 restraint of trade, 171, 211
 robbery, 73
 community liability for, 110
 Roman Catholics, 43, 47, 84
 Roman law
 quod principi placuit, 45
 university law schools and, 31
 Royal Courts of Justice, 191
 royal prerogative, 45–6, 131
 absolute and ordinary
 prerogatives, 45–6
 allowed but defined by law, 78–9
 rule of law, 48–53, 78
 Russia, slave from, 39
- Scarman, Sir Leslie, later Lord
 Scarman, 180–1
 sedition, 42, 210
 self-incrimination, 47
 separation of powers, 90
 serjeants at law, 30, 38, 80
 Serjeants’ Inn, 11, 70, 204
 sewers, commissions of. *See* com-
 missioners of sewers
 shaming, public, 72
 sheriffs, 20, 143
 liability for escapes of debtors,
 107, 202
 misconduct by, 52–3
 slander. *See* defamation
 slavery, 39, 171–2
 Snagge, Robert, 44–5
 social change. *See under* com-
 mon law
 solicitors, 28–30, 185–6
 barristers as, 27, 29

INDEX

- Staple Inn, 32
- Star Chamber, 3, 8, 71, 155, 205
 invention of new misdemeanours
 by, 75–6
 rule of law and, 52–3, 75–6
- statutes. *See* legislation
- statutory instruments, 138, 188
- statutory interpretation, 63,
 96–118
 absurd and self-contradictory
 statutes, 105
 Elizabethan treatises on,
 98–9, 106
 equity, 99, 103–5, 106–18
 intention of the ‘makers’, 96–7,
 100–1, 103–4
 literal meaning, 109–10, 142
 mischief rule, 101–3
 preamble as a guide, 101, 112
 principles of, as part of the
 common law, 96–9, 142
- Supreme Court, 137, 191–2
- taxation, 44, 117, 119–20, 121, 122,
 177, 179
- terrorism, 162, 165, 169
- theft, legislation concerning, 130
- torts, law of, 66–7, 158–60. *See also*
 defamation; negligence; nui-
 sance; trespass
- torture, 170–1
- towns, growing population of, 121
- trademarks, 67
- transportation, 71
- treason, 43, 97, 206
- trespass, action of, 66
- trial by battle, 127
- trial by jury. *See* jury trial
- tribunals, 122, 176, 184
- trusts, 55–6
- unemployment, 41–2, 120–1
- universities, 31, 40
- uses, 57–60
- usury, 211
- vertical and horizontal aspects of
 law, 182, 184–5
- villeinage, 39–40
- wager of law, 64, 65
- Walmsley, Thomas
 defender of the rule of law,
 49–50
 prone to dissent, 14, 65
- welfare law. *See under* poverty
- Williams, Professor G. L., 166
- wills, 55, 60–2
- women
 as lawyers, 185
 as litigants, 77
 gender as fact or law, 105
 legal status of, 40–1. *See also*
 marriage; rape
- Woolf Report (1996), 150
- writs, 37–8, 151