

# LAW IN THE MAKING

BY

CARLETON KEMP ALLEN, M.C., M.A.

OF LINCOLN'S INN, BARRISTER-AT-LAW  
PROFESSOR OF JURISPRUDENCE IN THE UNIVERSITY OF OXFORD

SECOND EDITION  
REVISED AND ENLARGED

OXFORD  
AT THE CLARENDON PRESS

1930

## TABLE OF CONTENTS

TABLE OF CASES . . . . .	xvii
TABLE OF STATUTES . . . . .	xxv

### INTRODUCTION

THE SOVEREIGN AS THE SOURCE OF LAW	1-25
------------------------------------	------

### CHAPTER I

CUSTOM: NATURE AND ORIGIN	26-69
I. NATURE OF CUSTOM . . . . .	26-37
Habit and social custom . . . . .	26-27
Legal custom and its sanction . . . . .	27
The Austinian view . . . . .	28
Custom and 'positive morality' . . . . .	29
Non-litigious custom . . . . .	29-30
<i>The Common Law as custom</i> . . . . .	30-37
Bracton . . . . .	30
Blackstone: particular and general customs . . . . .	31-32
Family law . . . . .	32-33
The assumptions of the Common Law . . . . .	33-34
Constitutional Law . . . . .	34-35
Foreign custom . . . . .	35-37
II. ORIGIN OF CUSTOM . . . . .	38-69
1. <i>Theory of Custom in Roman Law</i> . . . . .	38-45
Genius of Roman Law unsympathetic to custom . . . . .	38-40
<i>Mos, consuetudo, and consensus utentium</i> . . . . .	40-41
Reasonableness . . . . .	41-42
Antiquity . . . . .	42-43
Scope of operation . . . . .	43-45
2. <i>The Historical School</i> . . . . .	45-51
The <i>Volksgeist</i> . . . . .	46-47
Customs of ruling classes . . . . .	48-51
Customs local and international . . . . .	51
3. <i>Development of Custom</i> . . . . .	52-69
Inner and outer manifestations . . . . .	52-53
Corporate life of society . . . . .	53-54
'Conviction' or 'practice' as generating custom? . . . . .	54-59
Rational and irritational customs . . . . .	54-59

Imitation . . . . .	59-61
M. Tarde's thesis . . . . .	61-62
Suggestive influence of imitation . . . . .	63-65
Examples of imitative customs: borough customs . . . . .	65-69

## CHAPTER II

CUSTOM: INTERPRETATION & APPLICATION . . . . .	70-108
I. INTERPRETATION OF CUSTOM . . . . .	70-87
Juristic control of custom . . . . .	70
1. <i>View of the Historical School: Juristenrecht subordinate to Volksrecht</i> . . . . .	70-78
Practical objections to this view . . . . .	72-73
Influence of jurists on development of law . . . . .	74-76
How far are jurists 'representatives of the people'? . . . .	76-78
2. <i>View of certain comparative jurists: Custom the product of Juristenrecht</i> . . . . .	78-84
Maine . . . . .	78-79
E. Lambert . . . . .	79-80
E. Ehrlich . . . . .	81-82
English Common Law . . . . .	82-84
3. <i>Action and reaction of customary law and expert interpretation</i> . . . . .	84-87
Custom of sociological origin: the jurist 'finds the law', but influences it . . . . .	84-87
II. APPLICATION OF CUSTOM . . . . .	87-108
Custom contains its own legal validity . . . . .	87-88
It is <i>recognized</i> as law if it satisfies certain tests . . . . .	88
Custom <i>exceptional</i> and <i>limited</i> . . . . .	88-89
Legality . . . . .	89-90
Proof of existence . . . . .	90-91
Antiquity . . . . .	91-93
Continuance . . . . .	93-94
Peaceable enjoyment . . . . .	94
Obligatory force . . . . .	95
Certainty . . . . .	95-96
Consistency . . . . .	96-97
Reasonableness . . . . .	97-103
Conclusions as to tests of custom . . . . .	103-104
SUMMARY . . . . .	104-108

## CHAPTER III

PRECEDENT: NATURE AND HISTORY . . . . .	109-153
I. THEORY OF JUDICIAL DECISION . . . . .	109-128
1. <i>Two opposing views—deductive and inductive methods</i> . . . . .	109-111
2. <i>Precedent in Roman Law</i> . . . . .	111-122
The Orators . . . . .	111-112
Praetorian and juristic law . . . . .	112-116
The <i>judices</i> . . . . .	116-117
Force of imperial decisions . . . . .	117-119
<i>Mos iudiciorum</i> . . . . .	119-122
3. <i>Precedent in modern Continental law</i> . . . . .	122-128
Extrajudicial doctrine . . . . .	123-125
Effect of precedents in French law . . . . .	125
General theory of precedents in French law . . . . .	125-128
II. GROWTH OF PRECEDENT IN ENGLISH LAW . . . . .	128-153
Bracton . . . . .	129-131
The Year Books . . . . .	131-140
Sixteenth- and seventeenth-century reports . . . . .	140-144
Vaughan's principles . . . . .	144-147
The eighteenth century . . . . .	147-149
General view of precedent up to end of the eighteenth century . . . . .	149-150
Modern doctrine of English law . . . . .	150-153

## CHAPTER IV

PRECEDENT: AUTHORITY AND OPERATION . . . . .	154-205
I. GENERAL RULES FOR APPLICATION OF PRECEDENTS IN ENGLISH LAW . . . . .	154-157
II. AUTHORITY OF PRECEDENT . . . . .	157-167
Authoritative and unauthoritative precedents . . . . .	157-159
Foreign jurists . . . . .	159-160
Roman Law . . . . .	160-162
Private International Law . . . . .	162-164
Real Property . . . . .	165-167
III. WORKING OF LEGAL INDUCTION . . . . .	167-188
At the Bar . . . . .	167-168
On the Bench . . . . .	168-172

In what sense is the Judge 'bound' ? . . . . .	172-175
Precedent as against governing principles of Common Law . . . . .	175-177
Precedent and Justice . . . . .	177-180
How far do Judges make law ? . . . . .	180-188
IV. PRACTICAL VALUE OF PRECEDENTS . . . . .	188-199
Reports . . . . .	189-190
Accidents of litigation . . . . .	190
Overlooked authorities . . . . .	190-191
Conflicting 'binding' authorities . . . . .	191
<i>Communis error facit ius</i> . . . . .	191-198
General conclusions . . . . .	198-199
SUMMARY . . . . .	200-205

## CHAPTER V

## EQUITY

206-247

I. LAW AND JUSTICE . . . . .	206-211
The ideal of law . . . . .	206-207
Necessity for a jurisdiction supplementary to law . . . . .	207-208
How far legal rules can admit exceptions ? . . . . .	208-209
The natural sense of justice . . . . .	209-211
II. PHILOSOPHICAL CONCEPTION OF EQUITY . . . . .	211-222
1. <i>Equity in Greek Law</i> . . . . .	211-216
Plato . . . . .	211-212
Aristotle . . . . .	212-214
Practical application of equity in Greek Law . . . . .	215-216
2. <i>Equity in Roman Law</i> . . . . .	216-222
Influence of Greek philosophy . . . . .	216
Equity a practical element in Roman Law . . . . .	216-217
Chief equitable principles of Roman Law . . . . .	217-221
Criticisms of equity in Roman Law . . . . .	221-222
III. EQUITY IN ENGLISH LAW . . . . .	223-236
1. <i>Relation between Common Law and Equity</i> . . . . .	223-230
Equity in royal jurisdiction . . . . .	223
Equity of the Royal Courts . . . . .	223-224
Equity through Common Law forms . . . . .	224-226
Equity in the Eyre . . . . .	226-228
Continuous relation between Common Law and Equity . . . . .	228-230
2. <i>Equity and morality in English law</i> . . . . .	230-233
Conscience . . . . .	230-231

St. German . . . . .	231-232
Canon Law . . . . .	232-233
Systematization of Equity . . . . .	233
3. <i>Forms of English equitable jurisdiction</i> . . . . .	234-236
Things of confidence . . . . .	234
Fraud . . . . .	234-235
Accident . . . . .	235
Giving effect to intentions . . . . .	235-236
Tutelary jurisdiction . . . . .	236
Supplementary remedies . . . . .	236
IV. EQUITY AS A SOURCE OF LAW . . . . .	236-243
Common Law and Equity not necessarily distinct branches of jurisdiction . . . . .	236-238
But Equity a necessary source of law . . . . .	238-239
The <i>rigor aequitatis</i> . . . . .	239-243
SUMMARY . . . . .	243-247

## CHAPTER VI

## LEGISLATION

248-303

I. PLACE OF LEGISLATION AMONG SOURCES OF LAW . . . . .	248-254
1. <i>Legislation compared with other sources of law</i> . . . . .	248-250
Compared with precedent . . . . .	248-249
Compared with jurist-law . . . . .	249
Compared with custom . . . . .	249-250
2. <i>Relation between legislation and public opinion</i> . . . . .	250-254
Legislation and 'popular consciousness' . . . . .	250-251
Social elements in legislation . . . . .	251
Initiative of the legislature . . . . .	251-252
Public opinion . . . . .	252-254
II. FORMS OF LEGISLATION . . . . .	255-261
Forms of ancient enactments . . . . .	255-256
Their uncertainty . . . . .	257-259
Disorder of statutory records and attempts to reform it . . . . .	259-261
III. FORCE OF LEGISLATION . . . . .	262-277
1. <i>Growth of the principle of the binding force of statutes</i> . . . . .	262-263
2. <i>Supposed and real limitations on the force of statutes</i> . . . . .	263-277
The unlimited power of the legislature . . . . .	263-264
Law of God . . . . .	264-265

	'Right and reason', 'natural equity', and 'control of the Common Law' . . . . .	265-268
	The true 'control of the Common Law' . . . . .	268-271
	International Law . . . . .	271-273
	Impossibility . . . . .	274
	Legislation <i>ex post facto</i> , and <i>privilegia</i> . . . . .	274-276
	Non-repeal . . . . .	276-277
	Public opinion . . . . .	277
IV.	SCOPE AND DURATION OF LEGISLATION . . . . .	278-285
1.	<i>Promulgation</i> . . . . .	278-281
	Former rules as to promulgation . . . . .	278-279
	Present rules as to promulgation . . . . .	279-281
2.	<i>Repeal</i> . . . . .	281-283
	Express repeal . . . . .	281-282
	Repeal by implication . . . . .	282-283
3.	<i>Desuetude</i> . . . . .	283-285
V.	INTERPRETATION OF LEGISLATION . . . . .	286-303
1.	<i>Literal interpretation</i> . . . . .	286-291
	'Style' of statutes . . . . .	286
	Montesquieu's principles . . . . .	286-287
	Drafting . . . . .	287-289
	Difficulties of literal interpretation . . . . .	289-290
	Context . . . . .	290-291
2.	<i>The ratio legis</i> . . . . .	291-303
	The 'golden rule' . . . . .	291-293
	The policy of a statute . . . . .	293-297
	<i>Casus omissi</i> . . . . .	297-301
	General estimate of statute and its interpretation . . . . .	301-303

## CHAPTER VII

SUBORDINATE & AUTONOMIC LEGISLATION		304-371
I.	GROWTH OF THE PRINCIPLE OF DEVOLUTION . . . . .	304-308
	Traditional doctrine of delegated powers . . . . .	305-306
	No longer accurate . . . . .	306-307
	Maitland's warning . . . . .	307-308
II.	CHIEF SPHERES OF DELEGATED LEGISLATION . . . . .	308-324
1.	<i>Powers directly delegated by Parliament</i> . . . . .	308-317
(a)	The Privy Council . . . . .	309-311
(b)	Rule-making authorities . . . . .	311-313
(c)	Local authorities . . . . .	313-315
(d)	Executive or departmental legislation . . . . .	315-317

2.	<i>Autonomic powers</i> . . . . .	317-321
(a)	Corporations, Churches, &c. . . . .	317-318
	Effect of autonomic laws . . . . .	318-319
(b)	Syndical control of industry . . . . .	319-321
3.	<i>Forms of subordinate legislation</i> . . . . .	321-324
III.	RELATION BETWEEN SOVEREIGN AND SUBORDINATE LEGISLATION . . . . .	324-346
1.	<i>Constitutional checks</i> . . . . .	324-334
(a)	Publicity and Parliamentary control . . . . .	324-326
(b)	Judicial control . . . . .	326-334
	Doctrine of <i>ultra vires</i> . . . . .	327-328
	By-laws . . . . .	328-331
	Mandamus . . . . .	331
	Certiorari . . . . .	331-332
	Prohibition . . . . .	332-334
2.	<i>Practical operation of these checks</i> . . . . .	334-346
	Executive control over Parliamentary legislation . . . . .	334-336
	Provisional Orders and Provisional Rules . . . . .	336-338
	Ousting the jurisdiction of the Courts . . . . .	338-345
	Centralizing influence of Departments . . . . .	345-346
	Spirit of Crown litigation . . . . .	346
IV.	JURISTIC MEANING OF PRESENT TENDENCIES . . . . .	347-364
1.	<i>German theory of autonomy</i> . . . . .	347-351
	General history and theory . . . . .	347-349
	Particular forms . . . . .	349-350
	Their effect . . . . .	350
	Conditions of validity . . . . .	350-351
2.	<i>Duguit's theory of devolution</i> . . . . .	351-358
	Law an objective fact, not a system of rights . . . . .	352
	The law of social interdependence . . . . .	352-353
	Function of the State and authority of law . . . . .	353-354
	The State not a person . . . . .	354-355
	Public service the foundation of public law . . . . .	355-356
	Decentralization and federal syndicalism . . . . .	356-358
3.	<i>True meaning of present constitutional changes</i> . . . . .	358-364
	Law, right, and justice . . . . .	358-359
	The limits of 'public service' . . . . .	359-360
	The authority of the State . . . . .	360-361
	Devolution <i>v.</i> disintegration . . . . .	361-362
	The present need in England . . . . .	362-364
	SUMMARY . . . . .	364-371

## APPENDIX A

JUDICIAL TESTS OF FOREIGN CUSTOM . . . 372-374

## APPENDIX B

REASONABLENESS OF CUSTOM . . . 374-392

## APPENDIX C

PRECEDENT IN EQUITY . . . 392-393

INDEX . . . 395

## TABLE OF CASES

Figures printed in heavy type refer to cases which are discussed or quoted in the text. Ordinary type refers to cases cited in foot-notes.

Acton <i>v.</i> Blundell . . .	160	Athlumney, <i>In re</i> . . .	<b>275</b>
Adams, <i>In re</i> . . .	189	Atkinson <i>v.</i> Newcastle Water-works Co. . . .	297
Admiralty Commissioners <i>v.</i> S.S. 'Amerika' . . .	<b>198</b>	Att.-Gen. <i>v.</i> Brown . . .	291
Agar-Ellis <i>v.</i> Lascelles . . .	33	Denby . . .	330
Aktieselskabet Reidar <i>v.</i> Arcos, Ltd. . . .	181	Hodgson . . .	330
Aldred's Case . . .	97	Mathias . . .	391
Alexander, <i>In the Goods of</i> . . .	156, 194, 195	Panter . . .	279
Allen <i>v.</i> Flood . . .	174	Windsor, Dean &c. of . . .	151
Alty <i>v.</i> Farrell . . .	330	Bacon <i>v.</i> Friars Preacher . . .	137
'Amerika', S.S., Admiralty Commissioners <i>v.</i> . . .	<b>198</b>	Bain <i>v.</i> Fothergill . . .	165
Annesley, <i>In re</i> . . .	125	Baker <i>v.</i> Bolton . . .	<b>198</b>
Anon. . . . .		Bakewell <i>v.</i> Wandsworth . . .	268
Y.B. 33 & 35 Ed. I, 4 . . .	<b>139</b>	Bank of England <i>v.</i> Vagliano . . .	296
Y.B. 2 Ed. II, 5 . . .	133, 137	Banque de Cr�dit Commercial <i>v.</i> de Gas . . .	<b>390</b>
Y.B. 2 Ed. II, 109 . . .	133	Barker <i>v.</i> Cocker . . .	100, <b>377</b>
Y.B. 2 Ed. II, 130 . . .	132	Barlings, Abbot of, <i>v.</i> Paynel . . .	133
Y.B. 2 Ed. II, 186 . . .	137	Barlow, <i>In re</i> . . .	331
Y.B. 3 & 4 Ed. II, 164 . . .	137	Barnes <i>v.</i> Vincent . . .	<b>193, 194</b>
Y.B. 4 Ed. II, 164 . . .	133	Bartlett <i>v.</i> B. . . .	374
Y.B. 4 Ed. II, 168 . . .	134, 137	Bassett <i>v.</i> Driby . . .	135
Y.B. 6 Ed. II, 43 . . .	135	Bastard <i>v.</i> Smith . . .	97, <b>377, 386</b>
Y.B. 6 Ed. II, 120 . . .	131	Baylis <i>v.</i> Bishop of London . . .	184, 189
Y.B. 6 Ed. II, 189 . . .	132	Beamish <i>v.</i> B. . . .	151
Y.B. 12 & 13 Ed. III, 236 . . .	95	Bechervaise <i>v.</i> Lewis . . .	<b>160</b>
Y.B. 16 Ed. III, 88 . . .	<b>140</b>	Becke <i>v.</i> Smith . . .	<b>291</b>
Y.B. 43 Ed. III, 32 . . .	<b>375</b>	Belyng <i>v.</i> Anon. . . .	298
Y.B. 4 Ed. IV, 18 . . .	<b>375, 385</b>	Beneyt <i>v.</i> Lodewyk . . .	132
Y.B. 8 Ed. IV, 23 . . .	376	Berewyk <i>v.</i> Brembre . . .	<b>138</b>
Y.B. 9 H. VI, 44 . . .	<b>381</b>	Bernake <i>v.</i> Montalt . . .	135
Y.B. 33 H. VI, 41 . . .	<b>140</b>	Bernina, The . . .	176
Y.B. 21 H. VII, 20 . . .	<b>381, 385</b>	Bird <i>v.</i> Snell . . .	143
1 Dyer, 7a . . .	141	Blackett <i>v.</i> Bradley . . .	<b>384</b>
2 Dyer, 148b . . .	<b>141</b>	Bland <i>v.</i> Moseley . . .	97
2 Dyer, 363a . . .	<b>386</b>	Blencowe <i>v.</i> Northants C.C. . . .	340
Moo. 8 . . .	<b>391</b>	Blewett <i>v.</i> Tregonning . . .	96
Arden and Rutter's Arbitration, <i>In re</i> . . .	288	Blount's Common Recovery . . .	143
Arthur <i>v.</i> Bokenham . . .	60, 90	Bloxam <i>v.</i> Favre . . .	193
Ashford <i>v.</i> Thornton . . .	285	Blundell <i>v.</i> Catterall . . .	376

## INDEX

- ABRIDGEMENTS, 140.  
 'Accident', in Equity, 235.  
 Accidents of litigation, 190.  
 Accord and satisfaction, 177n.  
 Account, writ of, 225.  
 Acquittance, 235.  
*Acte juridique*, 354.  
*Actio personalis moritur cum persona*,  
 196ff.  
*Actiones adiecticiae qualitatis*, 219n.  
 Acts of Parliament :  
     public. *See* Statutes.  
     private, 336ff.  
 Administrative law, 306, 362ff.  
*Aequitas*. *See* Roman Law, Equity in.  
*Aequum et bonum*, 111, 112, 217.  
 Affiliation of boroughs, 65ff.  
 Agnation, 218.  
 Allen on *The Royal Prerogative*, 9.  
 Analytical jurisprudence, 4, 304.  
 'Ancient Law'. *See* Maine.  
 Antiquity of custom, in Roman Law,  
     42; in English Law, 91.  
     of precedents, 137, 155.  
 Appointment, powers of, 234.  
 Aristotle on slavery, 48f.  
     on Equity, 212ff.  
*Arrêtistes*, 125.  
*Asegas*, 85.  
 Assignment, 234.  
*Assisa*, 255.  
 Assize, Bracton on, 11.  
 Associations :  
     trade, 320f.  
     professional, 321n.  
     *And see* Trade Unions.  
 Attainder, Bills of, 274n.  
*Audita querela*, writ of, 225n.  
 Austin, John :  
     cited, 3, 4, 5, 23.  
     criticisms of, 5, 8f., 14, 28, 33,  
         180, 304.  
     on sources of law, 3.  
     on Roman Law, 4f.  
     influence of, 7.  
     on custom, 28, 87.  
     on precedents, 111.  
     on equity, 237.  
     on statutes, 292.  
 Authority in law, 7.  
 Autonomy :  
     in English Law, 317ff.  
     German theory of, 347ff.  
 Azo, 30, 75.  
 BACON, FRANCIS, 155n., 169,  
     260.  
 Bacon, Nicholas, 259.  
 Bagehot, Walter, cited, 60.  
 Bailment, 230.  
 Bargain and sale, 165.  
 Barnardiston, Reports, 148.  
 Battle, trial by, 285.  
*Beliebungen*, 348.  
 Bentham, Jeremy, 14, 15, 111, 158,  
     181n., 191, 260.  
 Bereford C.J., 135ff., 140, 226, 262,  
     298n.  
 Berthe, 356.  
 Beseler, 82.  
 'Binding' precedents, 138, 149, 168f.,  
     191.  
 Biology, Jurisprudence and, 19f.  
 Birds of warren, 169.  
 Blackburn J., 161, 199.  
 Blackmail, 152.  
 Blackstone, cited, 3, 31, 58, 93, 94,  
     95, 263.  
     on royal prerogative, 12.  
     on the Common Law, 31f., 82.  
     influence on English Law, 76.  
     on tests of custom, 90ff.  
     on precedent, 147.  
     on statute, 263, 266, 279.  
 Bodin, 9, 14, 64n., 277n.  
 Bolland, W. C., cited, 226ff.  
 Bologna, connexion with English  
     Law, 75.  
*Bona fides* in Roman Law, 218f.,  
     219n., 221.  
*Bonus paterfamilias*, 116.  
 Borough customs, 65ff.

- Borough English, 57, 383.  
 'Bounding', custom of, 378.  
 Bracton, 10f., 75, 129f.  
 Brahmins, 84.  
 Bramwell B., 198.  
 Brehon Law, Irish, 101.  
 Breteuil, Laws of, 67ff.  
*Brevia anticipantia*, 225n.  
 Bridgeman, Lord Keeper, 393.  
 Britton, 129, 141.  
 Bunbury, Reports, 148.  
*Bundesakte*, 349n.  
*Bürgerliches Gesetzbuch*, cited, 237n.  
 Burke, Edmund, 14f., 16, 19.  
 Burrow, Reports, 147.  
 By-laws:  
   'for good order and government',  
     314, 322n., 325.  
   building, 314f.  
   of corporations, 317f.  
   judicial tests of, 328ff.  
   'model', 346.
- CABINET GOVERNMENT, 35.  
 Callistratus on precedent, 119, 122.  
 Campbell, Lord, 149.  
 Canon Law, 231f.  
 Carriers, liability of, 161n.  
*Carta*, 255.  
*Cassation, Cour de*, 126ff.  
*Casus omissi*, 297ff.  
 Catching bargains, 235.  
*Causa civilis*, 218.  
 Centralization, 345f.  
 Certainty of custom, 95f.  
 Certiorari, 331f.  
 Challis on Real Property, 165.  
 Chancery:  
   forms of petitions in, 225.  
   growth of jurisdiction of, 228f.,  
   233.  
   *And see* Equity.  
 Channel Islands, 309.  
 Charitable trusts, 236.  
*Chicane*, 220.  
 Christian, E., 82, 266, 279.  
 Church, attendance at parish, 281f.  
 Church of England, autonomy in,  
 318.  
 Cicero:  
   on custom, 41.  
   on precedent, 111, 115.  
   on equity, 115, 208, 216, 220.  
*Circumspecte Agatis*, Statute, 258n.  
 Citations, Law of, 113.  
*Code Civil*:  
   Articles cited, 124, 237n., 280n  
   Commentaries on, 123.  
   forbids *disposition générale*, 124.  
 Cognation, 218.  
 Coke, Sir Edward:  
   referred to, 189, 225.  
   influence on English Law, 76.  
   on reasonableness, 103, 380, 382f.  
   Reports of, 142, 189.  
   on precedents, 142n., 175.  
   on statute, 255, 256, 263, 265,  
   268, 283n.  
 Collateral advantages, 242.  
 Cologne, Custom of, 66.  
 Comberbach, Reports, 148.  
 Commercial customs. *See* Custom.  
 Common employment, doctrine of,  
 177n.  
 Common Law:  
   as custom, 30ff., 82ff.  
   the assumptions of, 33f.  
   E. Lambert on, 79.  
   influence of judge-made law on,  
   83ff.  
   Blackstone on, 31f., 82.  
   and precedent, 175ff.  
   forms of equitable relief in, 224ff.  
   relation to Equity, 228ff., 236ff.  
   and statute, 262, 268ff., 293ff.,  
   300f.  
 'Common right and reason', 265.  
*Communis error facit ius*, 191ff.  
 Comparative jurisprudence, 22.  
 Comte, A., 20f., 352n.  
 Comyns on custom, 100, 385.  
*Condictio indebiti*, 220.  
 'Confidence, Things of', 234.  
 Confirmation Acts, 336f.  
 Conscience in Equity, 231ff., 237,  
 241, 243.  
*Conseil d'État*, 126, 128n., 346, 355n.  
*Consensus utentium*, 40, 80, 82.  
*Consilio curiae, de*, decisions, 224.  
*Consilium* of jurists, 113.  
 Consistency of custom, 96f.  
 Consolidation, doctrine of, 242.

- relation to *Juristenrecht*, 76ff.,  
 83ff.  
 is law, 87, 103.  
 exception to ordinary law, 88f.  
 limited, 88f.  
 Conversion, 234, 242.  
 Conveyancing precedents, 165, 195f.,  
 393.  
 Conviction, as generating custom,  
 54ff.  
 Cornwall, customs of, 377, 378.  
 Corporations, autonomic laws of,  
 317f., 349.  
 County Court Rules, 313.  
 'Crazes', 63ff.  
 Criminal Appeal, Court of,  
 authority of, 152f.  
 Croke, Reports, 143.  
 Crown, The:  
   as corporation sole, 11f.  
   legislative power of, 255.  
   litigation with, 346.  
   remedies against, 365.  
   statutes binding, 167.  
 Crown Colonies, 309.  
*Curia claudenda*, writ of, 225n.  
 Custom:  
   habit and, 26.  
   sanction of, 27.  
   Austin on, 28.  
   morality and, 29.  
   non-litigious, 29.  
   Common Law as, 30ff., 82ff.  
   particular and general, 31f.  
   family law as, 32f.  
   in Constitutional Law, 34f.  
   foreign, 35ff., 372ff.  
   in India, 36f., 372ff.  
   Historical School on, 45ff.  
   of ruling classes, 48ff., 379ff.  
   feudal, 50.  
   international, 51.  
   operation of, 52f.  
   inner and outer manifestations of,  
   52f.  
   irrational, 56f.  
   commercial, 58, 93, 99.  
   effect of imitation in, 59ff.  
   G. Tarde on, 61ff.  
   borough, 65ff.  
   expert interpretations of, 70ff.
- DANCING-GIRLS, 373.  
 Dante, 9f.  
 Darwin, 19f.  
*De Donis*, Statute, 298n.  
 Decentralization, Duguit on, 356.  
 Defence of the Realm Act, 328.  
 Delegated powers:  
   theory of, 305ff.  
   chief kinds of, 308ff.  
   by Order in Council, 309ff.  
   extent of, 338ff.  
   *And see* Subordinate Legislation.  
 Demosthenes on nature of law, 264n.  
 Departments, Government, legisla-  
 tion by. *See* Executive.  
 Descartes, 13.  
 Desuetude of statutes. *See* Statute.  
 Detinue, writ of, 225.  
 Devolution, 304ff., 361f.  
   Duguit's theory of, 351ff.  
   *And see* Delegated Powers.  
 Devon, customs of, 377f.  
 Dicey, Prof. A. V., cited, 15, 59n.,  
 163, 252ff.  
*Diligentia*, 116.  
 Discovery, 236.



*Disposition générale*, 124.  
 'Distinguishing' precedents, 132f., 135, 177.  
 Distress, 84, 380.  
 Divorce, Indian, 275f.  
*Doctor and Student*. See St. German.  
*Doctrine, La*, in French Law, 123.  
*Dolus malus*, 218.  
 Doomsman, 85.  
 Douglas on precedents, 149.  
 Dower, 165.  
 Dowry in French Law, 125.  
 Drafting of statutes, 287ff.  
 Drayton, 'Polyolbion', 169n.  
 Ducking-stool, 284.  
 Duguit, Prof. L., 22, 24.  
   theory of devolution, 351ff.  
   criticisms of, 358ff.  
 Dyer, 141.

ECCLESIASTICAL BODIES,  
   autonomy of, 317f., 349.  
   Courts, immorality punished by,  
   284.

*Échevins*, 85.

Education, Board of, 340ff.  
 Edward I, 75, 252.  
 Edward VI, 259.  
 Egypt, custom in, 374.  
 Ehrlich, E., on custom, 81ff., 87.  
*Ejusdem generis* rule, 290f.  
 Eldon, Lord, 156n., 233, 392.  
 Engagement ring, return of, 161.  
*ἐπιείκεια*. See Greek Law, equity in.  
 Equity:

  a necessary supplement to law,  
   207ff.  
   in general, 208, 211, 214, 232.  
   particular, 208, 214.  
   and natural justice, 209f.  
   in royal jurisdiction, 223.  
   in royal Courts, 223ff.  
   through Common Law forms,  
   228ff., 236ff.  
   conscience in, 230ff.  
   influence of Canon Law on, 232f.  
   systematization of, 233.  
   forms of, 234ff.  
   as a source of law, 236ff.  
   strictness of, 239ff.  
   precedent in, 392f.

  in Greek Law. See Greek Law.  
   in Roman Law. See Roman Law.  
   *And see* Interpretation.  
 Espinasse, 149.  
 Estrepeant, writ of, 225.  
 Evolution, theory of, 19.  
*Ex post facto* legislation, 274ff.  
*Exceptio doli*, 218, 221.  
*Exceptio rei iudicatae*, 112n.  
 Executive:  
   legislation by, 311, 315ff.  
   control over Parliamentary legis-  
   lation, 334ff.  
   centralizing influence of, 345f.  
 Executors, 234.  
 Extrajudicial doctrine in French  
   Law, 123ff.  
 Eyre, Equity in the, 226ff.

FAMILY LAW, 32f.

Fashions, 62.  
 Feoffment, 83.  
 Feudal customs, 50.  
   conception of sovereignty, 10f.  
 Fichte, 14.  
 'Finding the law', 85.  
 'First impression', cases of, 178f.,  
   180ff.  
*Fiskus*, 350n.  
 Fitzherbert, 141.  
 Fitzosbern, William, 68.  
 Fleta, 129, 141.  
 Foreign attachment, custom of,  
   389f.

*Formula petitoria*, 221.  
 Fortescue, cited, 210.  
 Franciscus, son of Accursius, 75.  
 Frank-marriage, 298n.  
 Fraud, 234f.  
 Freiburg, Custom of, 68.  
 French Law:  
   custom in, 35.  
   precedent in, 122ff.  
   statutes in, 280n.

GAGE, 225.

Gaius, 40.  
 Gavelkind, 57, 383.  
 Génny, F., cited, 23, 35.  
*Gerichtsgebrauch*, 123n., 312.

Germanic peoples, sovereignty  
   among, 9.  
 Gerson, John, 232.  
*Gesetz*, 348.  
 Gierke, O. von:  
   on group-will, 21.  
   on corporate life of society, 53ff.  
   on autonomy, 347ff.  
   on Right, 359.  
 Girard, P. F., 121.  
 Glanvil, 129.  
 God, Law of, 264f.  
 Greek Law, equity in, 211ff.  
   philosophy, influence on Roman  
   Law, 216.  
 Grimston, Sir Harbottle, 148n.  
 Group-government, 356ff.  
 Group-instinct, 6.

HABIT, 26.

Hale, Lord, 83, 258.  
   on precedents, 145.  
 Hardwicke, Lord, 393.  
 Harrison, F., cited, 162f.  
 Health, Ministry of, 306n., 337,  
   341ff., 343ff.  
 Hengham, Ralph de, 130, 135, 136,  
   137, 139.  
 Henry I, Laws of, 223.  
 Herennium, Auctor ad, 111.  
 Heriot, 382.  
 Hillary J., 140.  
 Historical School of Jurisprudence:  
   its revolt against rationalism, 16ff.  
   its views on custom, 45ff., 70ff.  
   its influence on Sir H. Maine, 78.  
   E. Ehrlich on, 81, 87.  
   criticisms of, 17ff.  
 Hobart, 143, 144.  
   cited, 266.  
 Hobbes, views of, 5, 8f., 10, 13, 14,  
   111, 250.  
   cited, 6, 146, 278.  
 Holdsworth, Sir W., cited, 257.  
 Holt C.J., on Reports, 148n.  
   cited, 266.  
 Horses, slaughtering of, 284.  
 Housing, 340ff.  
 Hugo, 17.  
 Husband, liability for wife's torts, 299.  
 Huxley, T. H., cited, 19, 20.

IDENTIFICATION, doctrine of,  
   176.

*Ignorantia iuris neminem excusat*,  
   279f.  
 Ihering, R. von, 17, 18.  
 Ilbert, Sir Courtenay, cited, 187f.  
 Imitation, effect on custom, 59ff.  
*In integrum restitutio*, 220.  
 Incest, 265n.  
 Inclosure Acts, 270f.  
 Income Tax Acts, 288f.  
 Indemnity, Acts of, 275, 276n., 284.  
 India, custom in, 35f., 372ff.  
 Infants, 236.  
 Inge J., 134.  
 Injunctions, 236.  
 Insurance, National Health, 342ff.  
 Issue, failure of, rules as to, 195f.  
 Intentions, giving effect to, 235f.,  
   240f.  
 Interdependence, social, law of, 352f.,  
   358, 360.  
 International Law, Private, growth  
   of, 162ff.  
   Public, and statute, 271ff.  
 Interpretation  
   equitable, in Roman Law, 219; in  
   English Law, 235f.  
   of statutes, 286ff.  
*Isetnyse*, 255.  
*Iudicatum*. See *Res iudicata*.  
*Iudices*, precedent among Roman,  
   116.  
*Ius altius tollendi*, 121n.  
*Ius honorarium*. See Praetorian law.  
*Ius respondendi*, 113.

JAMES I, 260.

Jenkins on precedents, 144.  
 Jessel, Sir G., on precedents, 157,  
   167, 192, 393.  
 Jesuits, 285.  
 Joint ownership, 234.  
 Judge, function of, in Roman Law,  
   221.  
 Judge-made law, 180ff.  
 Judgements, form of, in French law,  
   124.  
 Julian, cited, 44.  
*Juristenrecht*:  
   relation to *Volksrecht*, 47, 70ff., 82.

- Juristenrecht*—cont.  
 E. Lambert on, 79f.  
 E. Ehrlich on, 81ff.  
 as a source of law, 123n.  
 compared with legislation, 249.
- Jurists:  
 meaning of term, 70.  
 as 'representatives of the people', 70ff.  
 influence on development of law, 74ff., 257.  
 Roman, their work and influence, 74, 112ff.  
 French, their attitude toward custom, 35, 79.  
 foreign, as authorities in English Courts, 159f.
- Jury, The, 66, 84.  
 Jury of recognition, 86.  
 Justice in law, 177ff., 207f., 358.  
 natural. *See* Natural justice.  
 Justinian, 40, 74, 117, 218.  
 on precedents, 117f., 122.
- KANT, 14.  
 Keble, Reports, 148n.  
 Keller, 114.  
 Kelly C.B., 272.  
 Kent, customs of, 375.  
 Eyre, of, 228.  
 Kenyon, Lord, 149.  
 Kohler, J., 80.  
 King, The. *See* Crown.
- LAGHMEN, 85.  
 Lambert, E., views on custom, 79f., 84.  
 Lands Clauses Acts, 337.  
 Law Reports. *See* Reports.  
 'Lawgivers', 85.  
 Lease and release, 165.  
 Leet, Court, 381.  
 Legal memory. *See* Memory.  
 Legality of custom, 89f.  
*Leges Regiae*, 39.  
 Legis actiones, 113ff., 220.  
 Legislation:  
 compared with judge-made law, 186ff., 248f.  
 compared with jurist-law, 249.  
 compared with custom, 249f.
- and public opinion, 250ff., 277.  
 theory of, in Middle Ages, 255ff.  
 authority of, in Middle Ages, 262ff.  
 force of, 262ff.  
 limitations on, 263ff.  
 relation to Common Law, 265ff., 301ff.  
 and Law of God, 264f.  
 and International Law, 271ff.  
 impossibility in, 274.  
*ex post facto*, 274f.  
 interpretation of, 286ff.  
 by the Executive, 315ff.  
 controlled by the Executive, 334ff.  
 charitable, 360.  
 forms of. *See* Statute.  
 subordinate. *See* Subordinate legislation.  
 autonomic. *See* Autonomy.  
 delegated. *See* Delegated powers.  
 local. *See* Local authorities.
- Legislature:  
 initiative of, 251f.  
 intention of, 300ff.
- Leo and Zeno, Constitution of, 43.  
 Letton and Machlinia, 257.  
*Lex Cornelia*, 112.  
*Falcidia*, 218.  
*Julia de adulteriis*, 121.  
*Voconia*, 222.
- Libel, 34.  
*Libre recherche scientifique*, 123.  
 Lindley, Lord, on Law Reports, 156n.
- Literal interpretation, 286ff.  
 Litigation, accidents of, 190.  
*Litis contestatio*, 113ff.
- Littleton:  
 precedent in, 129.  
 on custom, 103, 141, 382f.  
 his work and influence, 75f., 144.  
 Lorris, Custom of, 66.  
 Lübeck, Custom of, 66.
- MADDEN, 'Diary of Master William Silence', 169n.  
 Magdeburg, Custom of, 66.  
 Magna Curia, 129.  
 'Magnetization', Tarde on, 63.

- Maine, Sir H. S., 36, 78, 101, 207.  
 criticisms of Austin, 8f.  
 views on origins of custom, 78, 84ff.
- Maitland, F. W., cited, 221, 224, 229, 239, 307f.
- Mandamus, 331.  
 Mansfield, Lord, 147ff., 229, 271.  
 Manu, Code of, 36f., 373n.  
 Marcellus, 160.  
 Mariners, 236.  
 Married women:  
 in Equity, 236.  
 legislation affecting, 253, 298f.
- Memory, legal, time of, 91f., 373.  
*Mesne*, writ of, 225n.  
 Merchetum, 383.  
 Metingham, Sir John, 134, 137, 138.  
 Mill, J. S., cited, 166.  
 Mistake, 235.  
 Mitteis, L., 39.  
 Monarchy, theory of, in England, 10ff. *And see* Crown.  
 Monogamy, 32f.  
*Monstraverunt*, writ of, 225n.  
 Montague J., 141n.  
 Montesquieu, 16, 286f.  
 More, Sir Thomas, 234.  
*More solito*, 121.  
*Mores*, 40, 81.  
*Mos*. *See* *Mores*.  
*Mos iudiciorum*, 119ff.  
 and *consuetudo*, 122.  
 Murder, 34.
- NATIONAL ASSEMBLY of  
 Church of England, 318.  
 National Health Insurance. *See* Insurance.  
 Natural Justice, 178, 183, 207, 209ff., 230, 238, 265ff.  
*Naturalis obligatio*, 218.  
 Nature, Law of, 146, 206.  
 modern theories of, 22.  
*Ne iniuste vexes*, writ of, 225n.  
 Negligence, 34.  
 Nervous shock, 154n.  
 Nobility, German, law of, 349.  
 'Normative laws', 353f.  
 Nottingham, Lord, 233, 392.
- OATHS in Roman Law, 121.  
*Observatio iudicialis*, 122.  
*Opinio necessitatis*, 41, 95.  
 Orators, Roman, on precedent, 111f.  
 Greek, on Equity, 215.  
 Orders in Council:  
 kinds of, 309ff., 315ff.  
 legal effect of, 310.  
 Ordinance, 256.  
*Ordinatio*, 255.  
 Organic School of Jurisprudence, 20ff.  
 'Origin of Species', 19.  
*Orphitianum, SC.*, 218.
- PAINS AND PENALTIES, Bills  
 of, 276n.  
 Parke J. on precedent, 151.  
 on custom, 102.  
 Parker J. on custom, 102.  
 Parliament, powers delegated by.  
*See* Delegated powers.  
 Parliament Rolls, 257, 259.  
 Parliamentary practice, 35.  
 Part performance, doctrine of, 235n.  
 Pateshull, Martin, 130.  
 Paulus, 44.  
 Peaceable enjoyment of custom, 94.  
 Penalties in Equity, 226, 236.  
 People-spirit. *See* *Volksgeist*.  
 Perpetuities, Rule against, 241, 393n.  
 Petition of Right, 230n., 306.  
 Phillimore, Sir R., on International Law, 165n., 272.  
 Plato on Slavery, 48.  
 on Equity, 211f.  
 Plea Rolls, 139.  
 Pleading, Precedents of, 143, 149.  
 Pliny, Letter to Trajan, 42f.  
 Plowden, 141f.  
 'Policy' of statutes, 293ff.  
 Pollock, Sir F., cited, 179, 198, 302.  
 'Polyolbion', Drayton's, 169n.  
 Pomponius, 220.  
 Poor Persons Rules, 313.  
 'Popular consciousness' of law, 70ff., 250ff.  
 Pothier, 159f.  
 Powers of appointment, 234.  
 Practice, as generating custom, 57ff.

- Praemunire*, 284.  
 Praetorian law, Hadrian's codification of, 5.  
   precedent in, 112ff.  
   equity in, 216ff.  
*Praxis*, 123n.  
 Precedent:  
   deductive theory of, 109.  
   inductive theory of, 110.  
   in interpretation of statutes, 110.  
   in French Law, 122ff.  
   growth of, in English Law, 128ff.  
   in Year Books, 131ff.  
   in 16th and 17th centuries, 140ff.  
   first use of term, 140.  
   Plowden on, 141.  
   of pleading, 142f.  
   Jenkins on, 144.  
   Vaughan on, 144ff.  
   Hale on, 145.  
   in 18th century, 147ff.  
   Blackstone on, 147.  
   Lord Mansfield on, 147f.  
   Lord Kenyon on, 149.  
   Douglas on, 149.  
   in 19th century, 150ff.  
   in House of Lords, 151.  
   rules for application of, 154ff.  
   antiquity of, 137, 155.  
   sources of, 155f.  
   authoritative and unauthoritative, 157ff.  
   method of applying, 167ff.  
   and Common Law doctrine, 175ff.  
   'binding', 138, 150, 174, 191.  
   and justice, 177ff.  
   'persuasive', 180.  
   as judge-made law, 180ff.  
   compared with legislation, 175ff., 185ff., 248.  
   practical value of, 188ff.  
   bulk of, 189.  
   overlooked, 190f.  
   conveyancing, 165, 195f.  
   in Equity, 392f.  
   in Roman Law. *See* Roman Law.  
 Prerogative, royal:  
   Blackstone on, 12.  
   Locke on, 13.  
   in Orders in Council, 309.  
 Prescription, 91.  
 Primogeniture, 57, 65n., 83, 101, 376.  
 Prisot C.J., 140.  
 Privileges Committee of House of Lords, 152.  
*Privilegia*, 276n.  
 Privy Council:  
   powers of, 309ff.  
   Judicial Committee of, 154.  
   Composition of, 310f. *And see* Orders in Council.  
 Probate, Divorce and Admiralty Division, President of, 312f.  
 Procedure, rules of, 121, 311f.  
 Professionalism, 73.  
 Prohibition, writ of, 225, 332ff.  
 Promissory notes, 282n.  
 Promulgation of statutes, 278ff.  
 Prostitution in Hindu law, 36n., 373.  
 Provincial Courts, precedent in Roman, 121f.  
*Provisio*, 255.  
 Provisional Orders, 336ff.  
 Provisional Rules, 336ff.  
 Prussian Code, 76n.  
 Public opinion and legislation 252ff., 277.  
 Public policy, 181.  
 Puchta, 46, 52, 72.  
 Pufendorf, 10.  
 QUASI-CONTRACT, 229.  
*Querela inofficiosi testamenti*, 218.  
*Quia timet*, bills of, 225.  
 Quintilian, 222.  
 RALEIGH, WILLIAM, 130.  
*Ratio decidendi*, 155, 173.  
*Ratio legis*, 291ff.  
 Rationalism, 122f.  
 Raymond, Lord, Reports, 148.  
 Real Property, practice of conveyancers in, 165f.  
 Reason. *See* Rationalism.  
 Reasonableness of custom, in English Law, 97ff., 374ff.; in Roman Law, 41f.  
   of by-laws, 329f.  
*Rechtsbewusstsein*, 47.  
*Rechtsüberzeugung*, 47, 53.  
 Recognition, jury of, 86.

- Record Commission, 258, 260.  
 Rectification of documents, 235.  
 Redemption, Equity of, 234.  
 Repeal of statutes, 276f.  
   express, 281ff.  
   implied, 282.  
 Reports, Law:  
   medieval, 139.  
   defects of, 141n., 147f., 177, 189.  
   semi-official, 150, 156.  
   in French law, 124.  
 Reprisals Order, Feb. 16th, 1917, 310.  
*Res iudicata*, 111, 118.  
 Resolutions of House of Commons, 255.  
*Responsa*, imperial, 113.  
 Restraint on alienation, 393n.  
 Revised Statutes, 261.  
 Rights, Duguit on, 352, 358.  
 Ring, engagement, return of, 161.  
 Road, Rule of the, 58, 59.  
 Roman Catholics, disabilities of, 284f.  
 Roman Law:  
   influence on English Law, 74, 160ff.  
   cited in English Courts, 160ff.  
   influence of Greek philosophy on, 216.  
   contract in, 218.  
   custom in, no distinct theory of, 38f.  
   reasonableness, 41f.  
   antiquity, 42.  
   effect on statute, 44.  
   a subordinate source of law, 45.  
   E. Ehrlich on, 81.  
   provincial, 121.  
 equity in, a practical element, 216f.  
   sanctioned by imperial legislation, 217.  
   chief principles of, 217ff.  
   criticisms of, 221f.  
   formulary procedure in, 113ff.  
   precedent in, in praetorian law, 112ff.  
   among *iudices*, 116f.  
   Justinian on, 117f.  
   *mos iudiciorum*, 119ff.  
 Rostock, law of, 349.  
 Rousseau, 14, 15.  
 Royal Courts:  
   influence of, on Common Law, 83, 180.  
   equity in, 223f., 238.  
 Rule of law, 362f.  
 Rule-making authorities, 311ff., 322.  
 Rules and Orders, Statutory, 315ff.:  
   form of, 321ff.  
   amendment of, 323, 325.  
   publicity of, 324ff.  
   provisional. *See* Provisional Rules, Provisional Orders.  
   with force of law, 338ff.  
 ST. GERMAN:  
   on Common Law, 32, 83.  
   on equity, 231ff.  
   on the Law of God, 264.  
 Salmond, Sir J., cited, 1, 158f.  
 Sanction of law, 7, 24f.  
   of custom, 27.  
 Satisfaction, doctrine of, 242.  
*Satzung*, 348.  
 Savigny, cited, 17f., 46, 71.  
 founder of Historical School, 17.  
 'pessimism' of, 17f.  
 sociological teaching of, 47.  
 on *Volksgeist*, 46f., 86f., 254.  
 on custom, 71.  
 E. Ehrlich on, 81.  
 on legislation, 250f.  
*Schüffen*, 85.  
 Securities for litigation in Roman Law, 122.  
 Selden, John, 233, 392.  
*Sententiae of iudices*, 116.  
 Separation of powers, doctrine of, 339.  
 Septennial Act, 267n.  
 Septimius Severus, 119.  
 Service, in feudal custom, 50.  
 Settlement of real property, 165.  
 Shaw, Lord, on delegated powers, 327.  
 Siderfin, Reports, 148n.  
*Sinderesis*, 231.  
 Slander of women, 185.  
 Slavery, 48f.  
 Smith, Adam, 14.

- Sociological School of Jurisprudence, 20ff.  
 Sohm, R., cited, 210.  
 Soldiers' wills, 162n.  
 Solidarity, social, 353.  
 'Somnambulism', 63.  
 Sorel, 356.  
 Sources of law :  
   material and formal, 1.  
   as understood by Austin, 3.  
   historical, 158.  
 Sovereignty :  
   as creator of law, 2ff., 24f.  
   determinate, 6.  
   in federal states, 8.  
   Byzantine tradition of, 8ff., 223.  
   among Germanic peoples, 9.  
   Dante on, 9f.  
   in medieval England, 10ff.  
   under the Tudors, 11f.  
   Duguit on, 353f.  
 Specific relief, 225, 236.  
 Spencer, Herbert, 21.  
 Sporting rights, 270f.  
 Stanton J., 133, 134, 138, 140.  
 State, The,  
   function of, 353f.  
   personality of, 354, 361.  
   responsibility of, 355, 358.  
   authority of, 360f.  
*Statut*, 350.  
*Statuta conventionalia*, 349.  
*Statuta legalia*, 349.  
 Statute :  
   precedent in relation to, 110.  
   what constitutes a, 255f.  
   ancient forms of, 255f.  
   in Middle Ages, 256.  
   disorder of, 259ff.  
   editions of, 261n.  
   mistakes of law in, 269f.  
   repeal of, 264f., 281ff.  
   promulgation of, 278ff.  
   proof of, 280n.  
   desuetude of, 283ff.; in Roman Law, 44f.  
   style of, 286.  
   drafting of, 287ff.  
   context in, 290f.  
   *ratio legis* in, 291ff.  
   policy of, 293ff.  
   *casus omissi* in, 297ff.  
   'adapting', 335.  
   recitals in, 270n.  
   Parliamentary history of, 293ff.  
   authority of. *See* Legislation.  
   interpretation of, in Greek Law, 215. *And see* Interpretation, Acts of Parliament.  
 Statute Law Commissioners, 288.  
 Statute Law Revision Acts, 261.  
 Statute sessions, 92.  
 Statutes of the Realm, 258.  
 Statutory duty, breach of, civil liability arising from, 296f.  
 Stephen, Fitzjames, cited, 284.  
*Stiftungen*, 350n.  
*Stipulation pour autrui*, 125.  
 Subordinate legislation :  
   growth of, 304ff.  
   chief kinds of, 308ff.  
   forms of, 321ff.  
   Parliamentary control of, 324ff.  
   judicial control of, 326ff.  
   effectiveness of control of, 334ff.  
   ousting jurisdiction of Courts, 338ff.  
 Subpoena, 232, 236.  
 Subrogation, 230.  
*Subtilitas*, 220.  
 Superstitious uses, 284.  
*Suttee*, 373.  
 Swiss Civil Code, 76n.  
 TAIL, FEE, 298.  
 Tarde, G., on imitation, 61ff.  
*Tertullianum, SC.*, 218.  
 Text-books, authority of, 162ff.  
 Theocrats, The, 16.  
 Thomasius, 10.  
 Tolls, 387.  
 Tolstoy on 'suggestions', 64ff.  
 Torture, 66.  
 Trade Unions, 320.  
 Trajan on custom, 42f.  
 Trusts, 234, 239, 240.  
 Tutelary jurisdiction in Equity, 236.  
*Tutelle administrative*, 346.  
 Twelve Tables, The, 39, 45n., 80.  
 ULPPIAN, 41, 49, 74, 112n., 218.  
*Ultra vires*, doctrine of, 327f.

- Undue influence, 235.  
 Uniformity of law, 207.  
 Universities, autonomy in, 318.  
 Unjust enrichment, 219f.  
 Unwritten law, 215.  
 Usages, 93.  
 Uses, Statute of, 165.  
 Usurpation of custom, 379ff.  
*Usus* in Roman Law, 40.  
*Utilis actio*, 221.  
 VAUGHAN C.J., on precedents, 144ff., 393.  
 Verneuil, 68.  
*Veteres*, The, 216.  
 Victualling stores, destruction of the King's, 284.  
*Vieux Abridgement des Statutes*, 257.  
 Vinogradoff, Sir P., cited, 29f., 65f., 86, 232.  
 Voidable contracts, 230.  
*Volksgeist*, 46f., 77, 254.  
*Volksrecht*, 70ff., 82.  
*Volkswille*, 53.  
 WAGERING, law of, 190.  
*Wajib-al-uruz*, 374.  
 Wardship, 83.  
 'Warfare, natural', of society, 6.  
*Warrantia cartae*, writ of, 225n.  
 Warren, birds of, 169.  
 Water, law of percolating, 160.  
*Weekly Notes*, 156n.  
 Weyland J., 137n.  
 Weyland, Thomas of, 131.  
 Wife taking husband's name, 33.  
 Wills, interpretation of, 215, 219, 236.  
 Wilmot J., 147.  
 Wismar, Law of, 349.  
*Witan*, 85.  
 Witchcraft, 64n.  
 Wlassak, cited, 114ff.  
 Wolff, Christian, 10.  
 Women, status of, in English Law, 253.  
 Writs, 115n.  
 YEAR BOOKS, precedent in, 131ff.  
 Yelverton, Reports, 143.  
*ZEITGEIST*, 254n.  
 Zeno, 43.