Bibliography

Ackerman, Bruce

Reconstructing American Law (1984) Adler, M (Austro-Marxist) Die Staatsauffassung des Marxismus (1922) [A critique of Kelsen's Socialismus und Staat (1920)] Aquinas, T (Natural Lawyer) Selected Political Writings ed d'Entrèves Austin, J (Imperative Jurist) Lectures on Jurisprudence ed Campbell The Province of Jurisprudence Determined ed Hart (1954) Austin, J L (Linguistic Philosopher) Philosophical Papers (cited)

Barkun

Law Without Sanctions Bentham, J (Imperative/Utilitarian Thinker) Of Laws in General ed Hart An Introduction to the Principles of Morals and Legislation ed Burns and Hart Berlin, I (Philosopher) Does Political Theory Still Exist? [On Hart and the is/ought distinction] Four Essays on Liberty Black, D (Marxist Sociologist) Boundaries of Legal Sociology (1972) 81 Yale Law Journal 1086 (cited in Lloyd and Freeman) Bohannan, P (Legal Anthropologist) The Differing Realms of Law in Law and Warfare (1967) (cited in Lloyd and Freeman) Bork (US Judge) Neutral Principles and Some First Amendment Problems (1971) 47 Indiana Law Journal 14, pl The Tempting of America (1990) Brudney, D Two Links of Law and Morality (1993) 103 Ethics 280 Burke, E Reflections on the Revolution in France (1790) Cardozo, B (Judicial Reasoning) Nature of the Judicial Process (cited in Lloyd and Freeman) Chodorow, N The Reproduction of Mothering (1978) Coase, R (Economic Analysis of Law) The Problem of Social Cost (1960) Journal of Law and Economics 1-44 Cohen, M (ed) Ronald Dworkin and Contemporary Jusirprudence (1984) Comte, A (Originator of Sociology) The Positive Philosophy (cited, passim, in Lloyd and Freeman) Cross Statutory Interpretation (1976)

D'Entrèves (Natural Law) Natural Law Dahl Women's Law Daniels Reading Rawls Detmold, M J (Morality of Law) The Unity of Morality and Law (1984) Courts and Administrators; A Study in Jurisprudence Devlin, P (Legal Morality/Reasoning) The Enforcement of Morals The Judge (1979) Samples of Law Making (1962) Dias (General) Jurisprudence Legal Politics behind the Grundnorm (1968) Cambridge Law Journal 26(2) Durkheim, E (Sociologist/Anthropologist) The Division of Labour in Society (1893) trans Halls Dworkin, R (Liberal Legal Theorist) A Bill of Rights for Britain (1990) A Trump Over Utility (1981) 1 Oxford Journal of Legal Studies Is Wealth A Value? (1980) 9 Journal of Legal Studies 191 A Reply to Hart (cited in Lloyd and Freeman) No Right Answer? in Law, Morality and Society; Essays in Honour of H L A Hart eds Hacker, Raz Taking Rights Seriously (1978) A Matter of Principle (1985) Law's Empire (1986) The Tanner Lectures on Human Values XI (1990) What is Equality? Part I: Equality of Welfare (1981) Philosophy and Public Affairs 85 Dworkin, R (Liberal Legal Theorist) (contd.) What is Equality? Part II. Equality of Resources (1981) Philosophy and Public Affairs 283 Objectivity and Truth: You'd Better Believe It (1996) 25 Philosophy and Public Affairs 87 Indeterminacy and Law in Positivism Today (1996) ed Guest Life's Dominion (1993) Freedom's Law: the Moral Reading of the American Constitution (1996) [See also Dworkin ed Philosophy of Law (1976) and Guest Ronald Dworkin (2nd ed, 1997)] Dyzenhaus, D Hard Cases in Wicked Legal Systems (1991) Ebstein, B (Pure Theorist) The Pure Theory of Law (1945) Eeklaar, J M (Critic of Pure Theory) Splitting the Grundnorm Modern Law Review Mar 1967 Vol 30 Ehrlich, E (Sociologist) Fundamental Principles of the Sociology of Law (1936) Eisenstein, Z R The Sexual Politics of the New Right Engels, F (Marxist) Letter to Conrad Schmidt in Selected Correspondence The Origins of the Family [See also Marx-Engels] Evans-Pritchard (Anthropologist) Social Anthropology (1951)

Felsteiner Influences of Social Organisation and Dispute Processing Finnis, J (Natural Lawyer) Natural Law and Natural Rights (1980) [See also J Finnis and Grisez The Basic Principles of Natural Law (1981) 26 American Journal of Jurisprudence 21, 28] Fish Doing What Comes Naturally Fisk (Marxist) History and Reason in Rawls' Moral Theory Fletcher, G Basic Concept in Human Thought (1996) Frank, J (American Realist) The Courts on Trial: Myth and Reality in American Justice (1949) Law and the Modern Mind (1930) (cited in Lloyd and Freeman) Fromm, E (Frankfurt Marxist) Marx's Concept of Man (1961) Fuller, L (Natural Lawyer) The Case of the Speluncian Explorers (1949) 62 Harvard Law Review 616 Positivism and Fidelity to Law – A Reply to Professor Hart (1958) 71 Harvard Law Review 593, 630 The Morality of Law (1964) rev (1969) Gallie, W B (Philosopher) Essentially Contested Concepts in Proceedings of the Aristotelian Society 5: 167-98 · George, P Natural Law (1992) Gerwith, A (Natural Lawyer?) The Epistemology of Human Rights (1983) 1 Social Philosophy and Policy 1 [Also cited (in part) in Lloyd and Freeman] Gilligan, C In a Different Voice (1982) Glover Causing Death and Saving Lives (1977) Gluckman, M (Legal Anthropologist) The Judicial Process Among the Barotse of Northern Rhodesia (1967) Goodhart, A (Judicial Reasoning) The Ratio Decidendi of a Case (1930) 40 Yale Law Journal 161 (cited in Lloyd and Freeman) Gottlieb, G (Adjudication) The Logic of Choice (1968) Gramsci, A (Italian Marxist) The Modern Prince and Other Writings (1957) [Quoted in text from Opere, Vol 5 p25] Gray, J C (American Realist) The Nature and Sources of the Law Griffith, J A G (General) The Politics of The Judiciary H L A Hart: Jurisprudence and Linguistic Philosophy Modern Law Review Vol 47 Nov 1984 Gross and Harrison (eds) Jurisprudence: Cambridge Essays (1993) Grotius, H (Secular Natural Lawyer) De Jure Belli ac Pacis [cited in d'Entrèves] Guest, S Positivism Today (ed) (1996) Ronald Dworkin (2nd ed, 1997)

Gulliver (Legal Anthropology) [See Social Anthropology and Law ed Hammet] Gutmann (Liberal theorist) Commnitarian Critics of Liberalism (1985) Philosophy and Public Affairs 308 Hacker and Raz (eds) Law, Morality and Society (1978) Hagerstrom, A (Scandinavian Realist) Inquiries into the Nature of Law and Morals trans Broad Hall (and Scraton) (Marxist Criminologists) Law, Class and Control in Crime and Society Harris, J W (General) Law and Legal Science Legal Philosophies (1980) When and Why Does the Grundnorm Change? (1971) Cambridge Law Journal 103, 111 Kelsen's Concept of Authority Cambridge Law Journal 36(2) Nov 1977 Hart, H L A (Positivist/Linguistic Theorist) Positivism and the Separation of Law and Morality (1958) 71 Harvard Law Review 593 Essays in Jurisprudence and Philosophy (1983) and the public memory of seven the Essays on Bentham The Concept of Law (1961) Law, Liberty and Morality (1963) Definition and Theory in Jurisprudence (1954) 70 Law Quarterly Review 37 Signs and Words (1952) (2) Philosophical Quarterly 59 Problems of the Philosophy of Law in Encyclopedia of Philosophy Vol 6, ed Edwards 1776-1976: Law in the Perspective of Philosophy (1976) New York University Law Review 51 American Jurisprudence Through English Eyes: The Nightmare and the Noble Dream (1977) Georgia Law Review 11 Scandinavian Realism (1959) Cambridge Law Journal 233 Hay, W (Marxist Criminologist) Albion's Fatal Tree in Crime and Society Hobbes, T (Social Contract) Leviathan Hoebel, E (Legal Anthropolist) The Law of Primitive Man (1954) Hohfeld, W (Analysis of Rights) Fundamental Legal Conceptions as Applied in Judicial Reasoning Holmes, O W (American Realist) The Path of the Law (1897) 10 Harvard Law Review The Common Law (1881) Horkenheimer, M (Frankfurt Marxist) Studien über Authorität und Familie (1936) Howarth Making Sense out of Nonsense, in Gross and Harrison (eds) Jurisprudence: Cambridge Essays 29 Hume, D (Philosopher) A Treatise of Human Nature (1977) Hunt, A (Marxist) Dichotomy and Contradiction in the Sociology of Law (1981) 8 British Journal of Law and Society 47 [cited in Lloyd and Freeman] The Sociological Movement in Law (1978) Jackson, B (Semiotics)

Law, Fact and Narrative Coherence

Jagger Feminist Politics and Human Nature Jhering, R Von (Sociological Jurisprudence) Law as Means to an End trans Musik [cited in Lloyd and Freeman] Kautsky, K (German Socialist) Kelsen, H (Pure Theorist) Sozialismus und Staat (1920) General Theory of Law and State (1945) The Pure Theory of Law (1967) 'The Pure Theory of Law' (1934) Law Quarterly Review 50 474 and Law Quarterly Review 51 517 What is Justice? (1965) 17 Stanford Law Review 1141 [cited in Lloyd and Freeman] Professor Stone and the Pure Theory of Law 17 Stanford Law Review 1139-40 Kennedy, D (Realist) The Ideological Content of Legal Education (1982) [cited in Lloyd and Freeman] King (Legal Methodology) The Concept, the Idea and the Morality of Law (1966) The Norm in a Bottle (1959) Kohlberg, L (Marxism/Social Psychology) Moral Development and Behaviour (1976) Kolakowski, L (Critic of Marxism) Main Currents in Marxism trans Falla (1978) Lauterpacht (Pure Theorist) Kelsen's Pure Theory of Law in Modern Theories of Law (1933) ed Jennings Lenin, V I (Soviet Marxist) Collected Works (1960-70) Materials Relating to the Revision of the Party Programme The Victory of the Cadets and the Tasks of the Workers Party Levinas, R The Ideology of the New Right Llewellyn, K (Realist) My Philosophy of Law [See also Lloyd and Freeman] Chevenne Way [and Hoebel] The Normative, The Legal and the Law Jobs: The problem of Juristic Method (1940) The Common Law Tradition Lloyd and Freeman (General) Introduction to Jurisprudence Locke, J (Social Contract) Essay Concerning Human Understanding Two Treatises on Government Loevinger, L (Realist) Jurimetrics: the Next Step Forward (1949) 33 Minnesota Law Review 455 Lukes, S (Marxist) State of Nature in Essays in Social Theory (1977) Lundstedt, V (Scandinavian Realist) Legal Thinking Revised MacCormick, N (Analytical Jurist) Contemporary Legal Philosophy: The Rediscovery of Practical Reason (1983) 10 Journal of Law and Society 1 H L A Hart (1981) Legal Reasoning and Legal Theory

Mackie Ethics (1977) MacKinnon Feminism, Marxism, Method and the State (1983) Maine, H (Historical Jurisprudence) Ancient Law ed Pollock Malinowski, B (Legal Anthropology) Crime and Custom in Savage Society (1926) Marmor, A Interpretation and Legal Theory (1992) Marx, K (Economic and Political Philosophy) Capital Vol 1 [early writings in] Deutsche JahrbGcher and Rheische Zeitung Early Writings (1963) ed Bottomore Marx-Engels Selected Writings in Sociology and Social Philosophy ed Bottomore (1956) Merkl (Pure Theorist) Steps and Stairs Theory in Ebenstein (PTL) Milgram, S (Legal Behaviour) Obedience to Authority (1974) Miliband, R (Marxism) State Power and Class Interests (1983) in The Thought of Marx [cited in Lloyd and Freeman] Mill, J S (Political Economist) On Liberty Mill on Bentham and Coleridge ed Leavis (1950) On the Constitution of Church and State (1937) On the Subjection of Women Montrose, J (Judicial Reasoning) Precedent in English Law and other Essays (1968) Morris, Christopher Well-Being, Reasons and the Politics of Law (1996) 106 Ethics 817 Nader, L (Anthropologise) An Analysis of Zapotec Law Cases (1964) 3 Ethnology 404 Choices in Legal Procedure 67 American Anthropologist 394 Nonet, P (Legal Sociology) For Jurisprudential Sociology (1976) 10 Law and Society Review [cited in Lloyd and Freeman] Nozick, R (Libertarian) Anarchy, State and Utopia (1974) Olivecrona, K (Scandinavian Realist) Law as Fact (1971) Packer, H (Sanctions) The Limits of the Criminal Sanction (1969) Pappe (Procedural Morality) On the Validity of Judicial Decision in the Nazi Era 23 (1960) Modern Law Review 260-74 Parsons, T (Functionalist Sociologist) Social Dimensions of Law and Justice (1966) 1 Israel Law Review 173 [See also Lloyd and Freeman] Pashukanis (Stalinist Jurist) Law and Marxism ed Arthur; trans Einhorn (1978) Pateman, C Feminist Critiques v the Public/Private Dichotomy Feminism and Equality, ed Phillips, (1987)

Bibliography 379

Paton (General) Turisprudence Patterson Jurisprudence: Men and Ideas of the Law (1953) Phang, A B L (Hart-Dworkin Debate) The Hart-Dworkin Debate Revisited Phillips Feminism and Equality (1987) Pollock, F (General) Jurisprudence and Legal Essays ed Goodhart Popper, K (Positivist Methodologist) The Open Society and its Enemies [cited, passim, in Lloyd and Freeman] Posner, R (Economic Analysis of Law) The Economics of Justice (1983) A Theory of Negligence (1973) Journal of Legal Studies 323 Pospisil (Marxist Legal Anthropologist) Anthropology of Law Postema, G Bentham and the Common Law Tradition (1986) Poulantzas, N (Marxism) Political Power and Social Classes (1973) Pound, R (Sociology of Law) Philosophy of Law [cited in Lloyd and Freeman] Outline Lectures on Jurisprudence (1943) Legal Rights Quinney, R (Marxist) Critique of Legal Order (1974) The Social Reality of Crime (1970) [cited in Hall and Scraton; Lloyd and Freeman] Radbruch, G (Pure Theorist/Became Natural Lawyer) [cited in Hart; Ebenstein] Rawls, J (Justice) A Theory of Justice (1972) Political Liberalism (1993) Raz, J (Positivist) The Concept of a Legal System (1986) Practical Reason and Norms [cited in Lloyd and Freeman] The Authority of Law (1979) Identity of Legal Systems (1979) The Morality of Freedom (1986) The Problem about the Nature of Law (1982) Ethics in the Public Domain (1994) The Institutional Nature of Law Modern Law Review Vol 38 (5) Sept 1975 H L A Hart (1907-1992) 5 Utilitas (1993) 146 The Relevance of Coherence 72 Boston University Law Review 273 Rees, W I (Sovereignty) The Theory of Sovereignty Re-stated (1950) [cited in Lloyd and Freeman] Renner, K (Austrian Socialist) The Institutions of Private Law and their Social Functions (1949) Rhode Justice and Gender (1989) Richards Separate Spheres in Singer (1986) Applied Ethics

Roberts, D Review of Ronald Dworkin (1992) 5 Modern Law Review 225 Roberts, S (Legal Anthropologist) Order and Dispute (1979) Ross, A (Scandinavian Realist) On Law and Justice Towards a Realistic Jurisprudence (1946) Directives and Norms (1968) [See also Lloyd and Freeman] Rousseau, J (Idealist Philosopher) The Social Contract [cited in Lloyd and Freeman] Safiotti Women and Class Society Sartorius, R (Positivism and Principles) Individual Conduct and Social Norms Schofield, P Jeremy Bentham and Nineteenth Century Jurisprudence (1991) Journal of Legal History 58 Selznick, P (Sociology of Law) The Sociology of Law (1959) [cited in Lloyd and Freeman] Sheleff, L From Restitutive Law to Repressive Law - Durkheim's Division of Labour in Society Revisited (1973) Simmonds, N E (Legal Reasoning) Central Issues in Jurisprudence Law, Justice and Rights Why Conventionalism Does Not Lapse Into Pragmatism Cambridge Law Review 49(1) Mar 1990 Simpson, A W B Common Law and Legal Theory Oxford Essays in Jurisprudence, ed Simpson (1973) Singer, P Democracy and Disobedience (1973) Smart Feminism and the Power of Law Smart, J J C and Williams, B (eds) Utilitarianism: For and Against (1973) Smith De Republica Anglorum Soper, P A Theory of Law (1984) Stalin, J (Soviet Leader) Works (1946 ff) Stavropoulos, N Objectivity in Law (1996) Stephen, J Liberty, Equality and Fraternity (1873) Stewart, I (Relativist) Closure and the Legal Norm Modern Law Review Nov 1987 Vol 50 Steyn (Lord) Does Legal Formalism Hold Sway in England? [1996] Current Legal Problems 43 Stone, J (Sociology of Law) Human Law and Human Justice (1965) Mystery and Mystique in the Basic Norm Modern Law Review Jan 1963 Vol 26 Law and the Social Sciences (1966)

Stuchka (Soviet Jurist) Essays in Legal Philosophy (1968) [See also Summers; More Essays in Legal Philosophy (1972)] Taylor, Walton and Young (Marxist) The New Criminology Twining, W (General) Karl Llewellyn and the Realist Movement Blackstone's Tower: the English Law School (1994) Von Savigny, F (Historical Jurisprudence) Vom Beruf unserer Zut fGr Gezetzgebung und Rechtswissenshaft (1814) Wacks, R Judges and Injustice (1984) 101 South African Law Journal 266 Waldron, J The Law (1987) The Irrelevance of Moral Objectivity, Natural Law, ed George (1992) Liberal Rights (1993) Waluchow Inclusive Legal Positivism (1994) Walzer (General) Spheres of Justice (1982) Weber, M (Sociological Jurisprudence) Economy and Society in ed Max Weber On Law in Economy and Society (1954) Wilson, A (Pure Theory) The Imperative Fallacy in Kelsen's Theory Modern Law Review Mar 1981 Vol 44 Material and Formal Authorisation in Kelsen's Pure Theory Cambridge Law Journal 39(1) April 1980 Williams, B and Smart, J C C (eds) Utilitarianism: For and Against (1973) Williams, G (Language and Law) Language and the Law (1945) 61 Law Quarterly Review 71 Wittgenstein, L (Linguistic Philosophy) Philosophical Investigations (1953) Wolff, J An Introduction to Political Philosophy (1996) Woozley, A (Psychology of Sanctions) (1968) 77 Mind Young, I (Feminist Jurisprudence) Justice and the Politics of Difference (1991) Zaretsky

Capitalism, the Family and Social Life (1976)

Index

Absolutism, Divine Right, and, 38 Ackerman, Bruce, Reconstructing American Law, 201 Adjudication, 'integrity' and. See Dworkin, Ronald, theory of law as integrity of Adler v George [1964] 2 QB 7, 334 Airedale National Health Service Trust v Bland [1993] 1 All ER 858 (HL); [1993] 1 All ER 165, 263 821 (CA), 202 - 203American jurisprudence, patterns of, American legal realism, 191 - 203evaluation of, 199 - 202194 fact scepticism and, 196 - 198Frank and, 201 Hart's comments on, judicial behaviouralism and. See Judicial behaviouralism 194 - 196Llewellyn, rule scepticism of, 'realist' approach of, 192 - 194rule scepticism and, 193 - 194Anisminic v FCC [1969] 2 AC 47, 331 229 - 237Anthropological jurisprudence, Bohannan and, 232 evaluation of, 234 - 237232 Gluckman and, Hoebel and, 233 229. Maine and the historical school and, 230 231. See also Malinowski, Malinowski and, B. 232 Pospisil and, 229 social jurisprudence and, Aquinas, St Thomas, 60 human law and, 140 - 14263, 140-142 natural law, theory of, Aristotle law according to, 60 'practical reasonableness' of, 43 Asher v Seaford Court Estates [1950] AC 508, 335 Atkin, Lord, 'neighbour principle'. See Donoghue v Stevenson Austin, J L, 4, 11, 60, 61 Lectures on Jurisprudence, 83 'positive' and 'critical' morality of, 32

Austin, J L (contd.) The Province of Jurisprudence Determined, 6. 11, 70, 77 relation to Bentham of, 62, 63 theory of law of, 70 - 8570 - 71command and, 77-78 custom under. definitions of, 70 different sorts of law under, 73 - 75evaluation of, 81-85 international and constitutional law 75 under, judge-made law and, 78 rights and powers under, 75 - 76sanctions under, 76 - 7779-81 sovereignty in practice and, 71-73 sovereign under, tacit command and, 79 B v B [1978] Fam 26, 327 BRB v Pickin [1974] AC 765, 210 Barkun, Law Without Sanctions, 233Barrington v Lee [1972] 1 QB 326, 327 Bentham, Jeremy, 4 Austin, and 62, 63 50 individualism of, Of Laws in General, 63 'positive' and 'critical' morality of, 32, 133 theory of law of, 62 - 70definition of law in, 62-64 different aspects of law under, 64-65 different parts of law under, 67 idea of sovereignty under, 68 - 70limitability of sovereign under, 82-83 logic and, 66 - 67motives for compliance with law 67-68 under. 65-66 source of law under, Bohannan, P, The Differing Realms of Law, 232, 233 Brown v Board of Education 347 US 483 (1954), 262, 321 Brudney, 'Two Links of Law and Morality', 156

C v S [1987] 2. WLR 1108, 261. 364 Candler v Crane, Christmas & Co, 22 Cantliff v Jenkins [1978] Fam 47, 327 Cassell v Broome [1972] AC 1027, 326 Cheney v Conn [1968] 1 WLR 242, 33 Chodorow, N, Reproduction of Mothering, 266 Clapham omnibus, man on, 34 Coase theorem, 54-56 Coke's Institutes, 37 Common law, 319-340 constitution, and 338 - 340precedent and 319-327 Comprehensive legal systems, modern positivism, 120 Computers and law, 198 - 199Comte, Auguste, 172 Concept of law, modern positivism, and, 104-106 Constitution, common law, and 338 - 340Critical legal studies movement, 13 Critical morality, 32 - 33Cross, Rupert, Statutory Interpretation, 333. 337 D'Entrèves, Natural Law, 137 DPP v Camplin [1978] AC 705, 263 Dahl, Women's Law, 261 Davis v Johnson [1979] AC 264 261. 327 De Beauvoir, Simone, The Second Sex, 262 Definition 'core' and 'penumbra' of, 11 'essentialism' and, 11 - 12Hart and, 9. 12-13 language and, 9 - 20Marxist view of, 10 Demarcation of law, modern positivism, 114-115 Denning, Lord, 22, 181, 327, 345-346 Description nature of. 19 De Smith, Constitutional Law, 324 Detmold, M J, The Unity of Morality and Law, 41 Devlin, Lord enforcement of morality and, 277-278 The Enforcement of Morals, 74. 277 Hart and, 32, 33-34, 277 'positive' morality and, 277 Dias, Jurisprudence, 331 DPP v Majewski [1976] 2 WLR 623, 346 Divine law, 32, 63, 73 Divine Right, absolutism and, 38 Divine will, Bentham and, 63

Donoghue v Stevenson [1932] AC 562, 24. 177, 198, 322, 323, 343 Durkheim, Emile, 173 anomie and, 187 The Division of Labour in Society, 185 evaluation of, 187-188 theory of social solidarity of, 185-187 Dworkin, Ronald, 4, 14-18, 21, 22, 23, 109-111 application to law of tort, 59 equality and freedom, 57-58 equality of resources, 56-59 handicaps, 57 Hart and, 109. See also Dworkin, theory of law as integrity of Life's Dominion, 165, 167-168 nature of 'resources', 58-59 political theory of women's rights under. See Feminist jurisprudence presuppositions of market, 58 Raz's criticism of, 121 resources and freedom, 56 - 57Stavropoulos's defence of, 17-18 talents, 57 theory of equality of resources of. See Economic analysis of law theory of justice of appeal of liberalism and, 310-311 evaluation of, 315-316 the good life and, 313-315 personal ethics and, 308, 309-310, 312-315 theory of law as integrity of, 341 - 349chain novel and, 343-344 'grounds' and 'force' of law of, 163-168 Hercules and, 341-343 McLoughlin v O'Brian and, 346 - 348'one right answer' thesis of, 348-349 principles and policies, 344-346 Economic analysis of law, 51 - 59application to law of tort, 59 Chicago school and, 51, 54-56 Coase theorem and, 54 - 56commensurability of values and, 52 diminishing marginal utility of money, 52 rational self-maximising, 52 Dworkin's equality of resources and, 51. 56 - 59Kaldor-Hicks criterion and, 54 efficiency and, 54 versus paretonism, 54

Economic analysis of law (contd.) market and, 51 - 5353-54 paretonism under, Eddis v Chief Constable [1969] 2 Ch 345, 334 Einsenstein, Z.R., The Sexual Politics of the New Right, 262 Engels, Friedrick, 238, 239, 240, 241, 242 The Origins of the Family, 241, 259 Equality of resources, Dworkin's idea of, 56-59. See also Dworkin, theory of justice of Esher, Lord, 332 Ethics, practical reason and, 33 Evans v Triplex Safety Glass Co Ltd [1936] 1 All ER 283, 323 Fact Jackson and, 18 - 19Federal German Communist Party case (1957), 293 Felsteiner, Influences of Social Organisation and Dispute Processing, 236 259 - 267Feminist jurisprudence, 260-261. Dworkin's idea of equality and, 263 equal rights and, 261 - 263history of, 259-260 Mill and women's rights, 259 natural rights and, 260 - 261perspective, 264 - 265separate but equal status of women and, 261 - 263sexual discrimination and, 263 - 264Finnis, John, 23, 43 theory of law of, 157-163 basic goods, 158 - 163evaluation of, 162-163 Natural Law and Natural Rights, 113. 151, 157 Fisher v Bell [1961] 1 QB 394. 25 Fletcher, G, Basic Concepts of Legal Thought, 53 Frank, Judge Jerome, 196-198, 216 The Courts on Trial: Myth and Reality in American Justice, 216 Freedom 57-58 equality and, 57 handicaps and, resources and, 56-57. See also Dworkin, equality of resources talents and, 57 Fuller, Lon,

'The case of the Speluncean Explorers', 25-27, 332

Fuller, Lon (contd.) theory of law of, 151-157 155-156 Hart's criticism, 'inner/internal morality' of law, 121, 153-154 moralities of aspiration and duty, 153 positivism, critique of, 152 purposiveness of law, 151 - 152Gallie v Lee [1971] AC 1004, 327 Gilligan, C, In a Different Voice, 266 Glimmerveen and Hagenbeck v The Netherlands, 293 Gluckman, M, The Judicial Process Among the Barotse of Northern Rhodesia, 232 God, law of, 32, 63 Gouriet v UPW [1978] AC 435; [1977] 3 WLR 300, 181 Gray, J C, The Nature and Sources of the Law, 193, 215 Great Northern Railway v Sunburst Oil (1932), 327 Greer, Germaine, women's rights and, 262. See also Feminist jurisprudence Griffith, John, 23 The Politics of the Judiciary, 23. 175. 199. 258 Griswold v Connecticut (1967), 261 Grotius, 142 Grundnorm, Kelsen's. See Kelsen Hagerstrom, father of Scandinavian realism, 207 - 208as, Hard case, modern positivism, and, 123 - 125Harper v National Coal Board [1974] 2 WLR 775, 324 Harris, J W, 25, 42 Law and Legal Science, 25 Legal Philosophies, 7, 42, 229 'When and Why Does the Grundnorm Change?', 93 Hart, HLA, 23 Concept of Law, The, 'essay in descriptive sociology', as, 60, 101, 151 critical reflexive attitude, 112 'internal' versus 'external' points of view, 112-114 'Definition and Theory in Jurisprudence', 371, 372 Essays in Jurisprudence and Philosophy, 10. 16, 96, 371 focal usages as definition of, 11 interpretive character of theory of law of, 20

Hart, HLA (contd.) Law, Liberty and Morality, 278-279 positive and critical morality, 32 - 33post-moderism, and, 134-135 primary and secondary rules of, 20, 70 Problems of the Philosophy of Law, 12 theory of validity, 108-109 Hart-Devlin debate on the enforcement of morality, 33 34 Dworkin and, 34 Hay, Douglas, Albion's Fatal Tree, 40 Hedley Byrne v Heller [1964] AC 465, 324 Heydon's Case, 331 Historical jurisprudence, 219-228 Maine and, 220 - 224von Savigny and, 224 - 228 Hoebel, The Law of Primitive Man, 233, 236 Hoffman, J, on Ronald Dworkin, Hohfeld, W N, 11 Holmes, Oliver Wendell, 11 The Path of the Law, 194 Horkenheimer, M, Studies on Authority and the Family, 250 Hume, David, attack on natural law of, 142 - 143Treatise of Human Nature, A, 24, 143 Hunt, A, The Sociological Movement in Law, 179, 202 Individualism, Bentham, 50

Inland Revenue v Hinchy [1960] 1 All ER 505, 333, 335Interpretation Dworkin and, 14-18, 19Howarth and, 15-16Marmor and, 16-17normativity and, 19-20

Jackson, John, view of relationship between fact and law of, 18 - 19Jagger, Feminist Politics and Human Nature, 262 Judges' talk, modern positivism, and, 126-127 Judicial behaviouralism, 199 Judicial positivism, modern positivism, and, 109-111 Judicial reasoning, modern positivism, 125 Jurimetrics, Loevinger's theory of, 198 - 199Jurisprudence classifications of, 7-8 language and, 10 - 11legal practice and, 3 - 5nature of, 3 - 8

scope of, 6-8

Justice, 271-316 Hobbes' theory of, 273, 274 liberalism and, 279-281 Locke's theory of, 273, 274 Marxism and, 274 natural rights theories of, 273 Rousseau's theory of, 273, 274 social contract theories of, 42 - 43, 273Kafka, Franz, The Trial, 18 Kaldor-Hicks criterion. See Economic analysis of law Kelsen, Hans, 4, 12, 60, 61 basic norm, 91 - 96comparison with Austin, 96 'concretised sanction', 92 evaluation, 96-102 General Theory of Law and State, 87, 88 Grundnorm of background to, 86-87 delict, character of, 89-90.98 international law and, 98 - 99legal norm, character of, 88-89 legal validity under, legal norm, 90 - 91norms and, 88-89 private/public law distinction, 100 rules in 'descriptive' sense of, 90 sanctions under, 97 - 98hierarchical theory, 92 identification of basic norm, 93 other legal systems, and, 100 pure theory, 87-96 theory of validity, 108-109 The Pure Theory of Lam, 87. 93 Sozialismus und Staat, 242 Kennedy, D The Ideological Content of Legal Education, 36 Khera and Khawaja, ex parte [1984] AC 74, 326 King, The Concept, the Idea and the Morality of Lam, King Ansell v The Police [1974] 3 WLR 430, 332 Kohlberg, L, Moral Development and Behaviour, 41 Law as argumentative attitude, 21 - 27Law Commission, Offences Against Religion, 279

Lawyers' talk, modern positivism, and, 126-127

Learned Hand, reasonableness test of. See Economic analysis of law Legal education, 21 - 23364 - 372Legal personality, corporations aggregate, 366 corporations sole, 366 365 dead person, different types, 364 - 366368 - 369fiction theory, foctus, 364 - 365Hohfeld's theory, 369 364 - 366human beings, married couple, 365-366 purpose theory, 371 realist theory, 369 - 371status. 366 theories, 368-372 usefulness of concept, 366-368 uses of corporations aggregate, 366 ability to sue, 367 convenience, 367 groups, 367 inconsistency, 368 368 inflexibility, 367 limited liability, perpetuity of succession, 367 separate ownership, 367 unfairness, 368 60-135, 144, 144-152 Legal positivism, command theory, 60 - 85Dworkin's criticism of, 61. See also Dworkin, theory of law as integrity of 123-125 hard cases and, judicial reasoning and, 125 lawyers' talk, 126-127 127-128 retrospective legislation, separation of powers and, 126 Hart's concept of law and. See Hart, The Concept of Law Kelsen, Hans. See Kelsen, Hans Marmor on. See Marmor's Interpretation and Legal Theory Raz and. See Raz, Joseph Legal reasoning, logic of, 23 - 25Lenin, VI Materials Relating to the Revision of the Party Programme, 243 The Victory of the Cadets and the Tasks of the Workers' Party, 243 Levinas, R, The Ideology of the New Right, 262 279-281, 309-312 Liberalism, 279-281, 309-310. See also foundations of, Justice

Liberalism (contd.) practical problems of, 281 - 283Raz and, 280-281 Lilburne, John, 37 Linguistic analysis, evaluation of, 13-14. See also Definition Liversidge v Anderson [1942] AC 206 333 Llewellyn, Karl The Chevenne Way. 233 The Common Law Tradition, 195 My Philosophy of Law, 195 The Normative, The Legal and The The Law Jobs: The Problems of Juristic Method, 195 rule scepticism of, 194 - 19639, 43, 272, 273, 274 Locke, John, Essay Concerning Human Understanding, 39 Loevinger, L, 'jurimetrics', 198 23 - 25Logic, legal reasoning and, London Tramways Co v London County Council [1898] AC 375, 325 Lundstedt, V Legal Thinking Revised, 217 MacCormick, Neil Legal Reasoning and Legal Theory, 24. 113-114 legal theory of, 13-14 MacKinnon, Feminism, Marxism, Method and the State, 260 McLoughlin v O'Brian [1983] 1 AC 410, 346 McNaghten's Case (1843) 10 C & F 200, 365 Magor & St Mellons RDC v Newport Corporation [1951] 2 All ER 839, 335 Malinowski, B, Crime and Custom in Savage Society. 223, 231, 232, 235 Mandatory norms, modern positivism, and, 120 Mandla v Dowell Lee [1983] 2 AC 548, 337 Market, perfect, definition of, 51 - 53. See also Economic analysis of law Marmor, Interpretation and Legal Theory, 16 - 17Marx, Karl. See Marxism Marxism 242-243 emergence of dichotomy and, 238 - 258law and, 245, 254-255 alternative schools of, 256 - 257class instrumentalism, 258 class reductionism, contemporary, capitalist state and, 252 contemporary, evaluation of, 253-258 contemporary, failure of applied Marxism, 246-249

Marxism, law and (contd.) contemporary, failure of revolution against capitalism, 249-250 contemporary, Marxist-Leninist contradictions, 249 contemporary, modernised versions, 250 - 253contemporary, new criminology and, 251 - 252contemporary, structuralism and, 253 Hegelian dialectic and, 239 ideology, law as, 240 Lenin and, 242-244, 245, 246, 247. 249 Pashukanis and, 244 post-Stalinist attitude to, 244-245 superstructure, as, 239 - 240'withering away' of state, 242 Milgram, S, Obedience to Authority, 83 Miliangos v Frank [1976] AC 443, 326 Mill, J.S. 46-47, 275-276 critique of, 276 - 277On Liberty, 276 On the Subjection of Women, 259 Modern positivism, 103 - 135comprehensive legal systems, 116 concept of law, 104 - 106demarcation of law, 114-115 external point of view, 112-114 'hard case', 123-125 Hart's theory of validity, 108 - 109internal point of view, 112-114 judges' talk, 126-127 judicial positivism, 109-111 judicial reasoning, 125 Kelsen's theory of validity, 108 - 109lawyers' talk, 126-127 legal systems are open systems, 116 legal systems claim to be supreme, 116 mandatory norms, 120 morality and law, 111-112 . permissions, 120 power conferring norms, 120-121 practical reasoning, norms, and, 119 Raz's formulation of validity, 117-118 Raz's theory, 114 reason and rules. 119-121 retrospective legislation, 127-128 rule of recognition, 106 - 107rules, position of, 118-121 separation of powers, and, 126 strong permissions, 120 uniqueness of law, 116 weak permissions, 120

Morality, 31-39 'critical' versus 'positive', 32-33 definition of, 31-32 enforcement by law of, 274-285 history of, 36 - 39. modern positivism, and, 111-112 nature of, 31 - 39objectivity and, 33 - 35'positive' versus 'critical', 32 - 33rationality and, 34-35 'reflective equilibrium' and, 35 - 36secular. 38 - 39Natural law, 136 - 168Aquinas and. See Aquinas, St Thomas content of, 138 definition of, 137-138 Dworkin. See Dworkin, theory of law of Finnis's theory of. See Finnis, theory of law of Fuller. See Fuller, Lon, theory of law of Grotius and, 142 Hart's 'minimum content', 145-151 Hume's attack on, 142 - 143legal validity and, 139 moral obligation and, 139 Nazi informer case and, 129, 131, 146-148 obligation to obey, 138-139 origins of, 140 - 142positivism and, 144 - 145Nissan v Attorney-General [1970] AC 179; [1968] 1 QB 327, 324 Normative statements, interpretation and, 19 - 20Normativity, interpretation, and, 19 - 20Norms, practical reasoning, and Nozick, Robert, 299-307 Anarchy, State and Utopia, 299 - 303theory of rights of, 303-307 distributive justice and, 302 - 303evaluation of, 305 - 307libertarianism and, 303-305 liberty and, 304 - 305minimal state and. 301 - 302natural rights and, 300 - 301property and, 305 Nuremberg trials, Objectivity, morality and, 33-35 Obligation to obey the law, 40 - 44Finnis' view of. 43

moral authoriy and,

positivist view of,

40 - 42

42

Obligation to obey the law (contd.) social contractarian theories, 42 - 43Hobbes, 42 - 4343 Locke, Olivecrona, K Law as Fact. 209, 217 Oz trial, 178 Padfield v Minister of Agriculture [1968] AC 997. 331 Paretonism. See Economic analysis of law Pashukanis, General Theory of Law and Marxism, 244 Paton, Jurisprudence, 371 Patterson, Jurisprudence: Men and Ideas of the Law, 178 Pepper (Inspector of Taxes) v Hart [1993] 1 All ER 42, 336-337 Perez v Sharp (1948), 154 Personality, legal, 364-372 theories of, 368-372 364-366 types of, usefulness of, 366-368 Phillips, Feminism and Equality, 262 Plessy v Ferguson (1894), 262 Positive morality, 32-33Devlin, and, 74 Positivism, modern. See Modern positivism Posner, Richard, theory of law of. See Economic analysis of law Pospisil, Anthropology of Law, 232 Post-modernism, Hart, and, 134-135 Poulantzas, Political Power and Social Classes, 254 Pound, Roscoe, 173-177 theory of law of, 173-177 conflict and consensus, 174-175 critical evaluation of, 177-179 interests under, 176-177 'jural postulates' of, 177 Legal Rights, 360 'social engineering' and, 175-176 Powell v Kempton Park Racecourse Co (1889) AC 143, 330 Power conferring norms, modern positivism, and, 120-121 Practical reason, ethics, and, 33 Practical reasoning, norms, and, 119 319-327 Precedent, 326-327 Court of Appeal and, 325-326 House of Lords and, prospective overruling and, 327 Pyx Granite Ltd v MHLG [1960] AC 260, 331

Quinn v Leatham [1901] AC 495, 322 - 323R v Allen (1872) LR 1 CCR 367, 25. 333 R v B (1991) The Times 19 July, 261 R v Brown and Others [1993] 2 All ER 75 (HL); [1992] 2 All ER 552 (CA), 166. 283 R v City of London Court Judge (1892), 332 R v Dudley and Stephens (1884) 14 QBD 273, 26 R v Malcherek & Steel [1981] 2 All ER 422, 365 R v R [1992] Crim LR 207, 264. 266 R v Thornton [1992] 1 All ER 306, 261 RRB v London Borough of Ealing (1972) 332 Ratio decidendi, definition of, 322-325. See also Common law Rawls, John, 43 A Theory of Justice, 35, 48, 261, 286 theory of justice of, 286 - 296evaluation of, 296-298 'original position' and, 289 - 296priority of liberty and, 295 - 296'reflective equilibrium' and, 35 - 36. 289 utilitarianism and, 286 - 287Raz, Joseph, 43 - 44The Authority of Law, 101 The Concept of a Legal System, 117 Dworkin and, 121 Ethics in the Public Domain, 122, 123 formulation of validity, 117-118 modern positivism, and, 114 The Problem about the Nature of Law, 114 theory of law of, 114-121 demarcation of law under, 114-115 evaluation of. 122 - 123legal validity under, 117-118 118-121 rules and, uniqueness of law under, 116 Realism, American. See American legal realism Reasons and rules, modern positivism, 119-121 Recognition, rule of, modern positivism, and, 106 - 107Reflective equilibrium, Rawls' theory of. See Rawls Renner, K. The Institutions of Private Law and 250 Their Social Functions, Retrospective legislation, modern positivism, and, 127-128 Rhode, Justice and Gender, 261 Richards, Separate Spheres, 262 Rights, 353-363 Bentham on, 354-355

Rights (contd.) . 'choice' theory, 360 - 363Hart's will theory of, 360 Hohfeld's scheme of, 356 - 360'interest' theory of, 360 - 362law and, 353-354 MacCormick's interest theory, 360-363 Marxism and, 354 natural law and, 355 'will' theory of, 360 Riggs v Palmer 115 NY 506 (1889), 129 Roberts, S, Order and Dispute, 231 Roe v Wade 410 US 113 (1973), 261, 263, 266 Rookes v Barnard [1964] AC 1129, 326 Ross, Alf Directives and Norms, 212 On Law and Justice, 217. See also Scandinavian realism Towards a Realistic Jurisprudence, 211 Rules, position of modern positivism, 118-121 Safiotti, Women and Class Society, 260Scandinavian realism, 204-218 comparison with American legal realism, 215-218 empirical realism of, 205 Hagerstrom's theory, 207 - 208meaning of 'right' and 'duty' and, 205 normativity and, 206 Olivecrona's theory, 208-210 evaluation of, 210-211 legislation and judge-made rules, 209 - 210sovereignty and, 210 Ross' theory, 211-213 evaluation, 213-215 Hart and, 211, 213, 215 norms of competence, 212-213 validity, idea of, 212 'verifiability principle' and, 205 - 206Schorsch-Meier v Hennin [1975] QB 416, 326 Selznick, sociology of law, and, 189 - 190Semiotics, 18 Separation of powers, modern positivism, and, 126 Sexual offences, 62 Shaw v DPP [1962] AC 220, 277 Sheleff, L, From Restitutive Law to Repressive Law-Durkheim's Division of Labour in Society Revisited, 188 Simmonds, N E Central Issues in Jurisprudence, 362 Law, Justice and Rights, 287

Smart, Feminism and the Power of Law, 261 Smart, J J C and Williams, B, Utilitarianism: For and Against. 166 Smith, De Republica Anglorum, 37 Socio-legal studies, 188-189 Lasswell and McDougal and, 188-189 Sociological jurisprudence, 171-190 evaluative, 171, 173-188 171, 172-173 idealist, Pound. See Pound, Roscoe, theory of law of Sociology of law, 171, 189-190 Soper, A Theory of Law, 156 Sovereignty, 71-73, 79-81 Bentham on, 82-85 Spartan Steel v Martin & Co [1973] 1 QB 27, 345 Speluncean Explorers, the case of, 25-27 Stalin, J. See Marxism Stare decisis, doctrine of, See also Common law Statutory construction, 328-338 and contactor aids to, 336-337 Anter Anter Manual 1 canons, 330 draftsmen and, 337-338 eiusdem generis rule, golden rule and, 333-334 Interpretation Act 1978, 330 alexand solution literal rule and, 332-333 mischief rule, 331-332 mathemit, micrisi-cpresumptions and, 330-331 bisdo 9 (1912) Stavropoulos, N, Objectivity in Law, 17 Stephen, J, Liberty, Equality and Fraternity, Equality 277 in soll, meaning is 192-193 In the the off construction of Steyn, Lord, Stone, Julius, 49 - 50is a shear the Human Law and Human Justice, 31, 176 to wai to ynenti Taylor, Walton and Young, The New Marco Criminology, 251 Text, jurisprudence, how to read, 5-6 Tort, application of economic analysis to law 59. See also Economic analysis of law of, Twining, William, 5, 26 Blackstone's Tower, 22, 260 and Internal RICHPIN ... Uniqueness of law, modern positivism, 116 United Railways of Havana and Regla Warehouses, Re [1961] AC 1007, 326 United States v Carroll Towing Co 159 F.2d 169 (2d Cir. 1947), 55 University of California Medical School v Bakke, 324 University of London, John Austin and, 6-7 Utilitarianism, 45-50 THE TARK OVIDERING Bentham and, 46-47 is the lathered of

- Utilitarianism (contd.) 50 community and, criticisms of, 48-50 Hart's criticisms of, 49 Mill and, 46 pluralism and, 50 47-48 Rawls' criticism of, 'separateness of persons' and, 47. 50 Stone's criticisms of, 49-50 torture and, 46 - 48
- Van Duyn v Home Office [1975] ECR 1337, 178 Voltaire, logic, 39
- Von Savigny, F, 224–228 On the Vocation of Our Age for Legislation and
 - Jurisprudence, 224

Walker, A, The Color Purple, 262

- Weber, Max, 173
 response to Marx of, 179-180
 social theory of law of
 evaluation of, 183-184
 legitimacy and authority under, 180-182
 typology of law of, 182-183
 Wittgenstein, Ludwig, 13
 Wolff, J, An Introduction to Political Philosophy, 264
- Young v Bristol Aeroplane [1944] KB 718, 324, 326, 327 Young, I, Justice and the Politics of Difference, 263
- Zamir, ex parte [1980] 2 All ER 768, 326 Zaretsky, Capitalism, the Family and Social Life, 260



Methods of Research in Law

by Dr-Charles Chatterjee

When conducting research in law, a thorough knowledge of the subject area is not enough. The research must also follow a method and apply techniques for analysing facts and data.

Methods of Research in Law is a guide to the techniques of carrying out research and developing ideas. The work deals with:

Ethics in Research Certain Important Terms and Concepts Tools of Research Research Planning and Research Design Sources of Information Techniques of Interpretation of Documents Layout of Thesis, Footnoting and Bibliography

It is an essential handbook for those students whose degrees demand an element of legal research, or those who are carrying out research for a postgraduate degree. Within the broad area of social sciences, there are a number of common elements of research which will also make this book of interest to those studying economics, business studies and international relations.

Professor Chatterjee has many years of experience in supervising postgraduate students in law, and as well as having completed a number of pieces of original research.

ISBN 1 85836 070 6 Published January 1997 Price £9.95 336 pages

.

To order your copy, please contact:

Claudine Pryce Old Bailey Press 200 Greyhound Road London W14 9RY Telephone No: 00 44 (0) 171 385 3377 Fax No: 00 44 (0) 171 381 3377 E-Mail Address: hlt@holborncollege.ac.uk

Using the Net for Research in Business, Law and Related Subjects

by Kevin McGuinness, Steele Raymond, Professor of Business Law and Tom Short, Principal Lecturer and Researcher, both at Bournemouth University

Using the Net is an essential guide for all lawyers and business people using the Internet worldwide. Starting with a general introduction to gaining access to the Internet, the book goes on to provide analysis of sites of interest under a series of subject headings. These include:

Advertising Law Banking Bankruptcy and Insolvency Civil Procedure Contract, Consumer and Commercial Law Corporate Law and Securities Expert Witnesses Finance Insurance International Law and Relations Law Practice Management Negotiation and ADR Newspapers Patents and IP

For ease of use, a disk is included with the book giving direct access to 2,000 primary sites linking to 100,000s of specific sources of information.

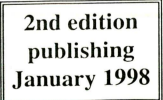
This book assimilates a vast body of invaluable information for lawyers, business people, accountants and financiers and particularly for those conducting research in any of these fields.

For further information on contents, please contact:

Claudine Pryce Old Bailey Press 200 Greyhound Road London W14 9RY United Kingdom

Telephone No: 00 44 (0) 171 385 3377 Fax No: 00 44 (0) 171 381 3377

Published February 1997 ISBN 1 85836 072 2 Price £19.95 298 pages approx E-Mail Address: hlt@holborncollege.ac.uk



Law Update 1997

Law Update 1998 edition – due March 1998

An annual review of the most recent developments in specific legal subject areas, useful for law students at degree and professional levels, others with law elements in their courses and also practitioners seeking a quick update.

Published around March every year, the Law Update summarises the major legal developments during the course of the previous year. In conjunction with Old Bailey Press textbooks it gives the student a significant advantage when revising for examinations.

Contents

Administrative Law • Civil and Criminal Procedure • Commercial Law • Company Law • Conflict of Laws • Constitutional Law • Contract Law • Conveyancing • Criminal Law • Criminology • English Legal System • Equity and Trusts • European Union Law • Evidence • Family Law • Jurisprudence • Land Law • Law of International Trade • Public International Law • Revenue Law • Succession • Tort

For further information on contents, please contact:

Mail Order Old Bailey Press 200 Greyhound Road London W14 9RY United Kingdom

Telephone No: 00 44 (0) 171 385 3377 Fax No: 00 44 (0) 171 381 3377

ISBN 0 7510 0782 X Soft cover 234 x 156 mm 396 pages £6.95 Published March 1997



Old Bailey Press

The Old Bailey Press integrated student library is planned and written to help you at every stage of your studies. Each of our range of Textbooks, Casebooks, Revision WorkBooks and Statutes are all designed to work together and are regularly revised and updated.



We are also able to offer you Suggested Solutions which provide you with past examination questions and solutions for most of the subject areas listed below.

You can buy Old Bailey Press books from your University Bookshop or your local Bookshop, or in case of difficulty, order direct using this form.

Here is the selection of modules covered by our series:

Administrative Law; Commercial Law; Company Law; Conflict of Laws (no Suggested Solutions Pack); Constitutional Law: The Machinery of Government; Obligations: Contract Law; Conveyancing (no Revision Workbook); Criminology (no Casebook or Revision WorkBook); Criminal Law; English Legal System; Equity and Trusts; Law of The European Union; Evidence; Family Law; Jurisprudence: The Philosophy of Law (Sourcebook in place of a Casebook); Land: The Law of Real Property; Law of International Trade; Legal Skills and System; Public International Law; Revenue Law (no Casebook); Succession: The Law of Wills and Estates; Obligations: The Law of Tort.

Mail order prices:

Textbook £10

Casebook £10

Revision WorkBook £7

Statutes £8

Suggested Solutions Pack (1991–1995) £7

Single Paper 1996 £3

Single Paper 1997 £3.

Module Books required Quantity Price Cost

Postage TOTAL For UK, add 10% postage and packing (£10 maximum).

For Europe, add 15% postage and packing (£20 maximum).

* For the rest of the world, add 40% for airmail.

ORDERING

By telephone to Mail Order at 0171 385 3377, with your credit card to hand

By fax to 0171 381 3377 (giving your credit card details).

By post to:

Old Bailey Press, 200 Greyhound Road, London W14 9RY.

When ordering by post, please enclose full payment by cheque or banker's draft, or complete the credit card details below.

We aim to despatch your books within 3 working days of receiving your order.

| N | a | n | 1 | c | |
|---|---|---|---|---|--|
| | | | | | |

Address

| Postcode | Т | elephone | |
|--------------------------|---|-----------|------------------|
| | order, including postage: £ eque/banker's draft for the abov | e sum, or | |
| charge my Card number | | 🗌 Visa | American Express |
| Expiry date | | | |
| orgnature | | Date: | |