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## Lord Denning: the Judge and the Law

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# Lord Denning The Judge And The Law

**Gavin Drewry, Louis Blom-  
Cooper, Charles Blake**



## **Lord Denning The Judge And The Law:**

**Lord Denning** Jeffrey L. Jowell, Patrick McAuslan, 1984      **Lord denning, the judge and the law. (edited by) j. L. Jowell, j. P. W. B. McAuslan** Jeffrey L. Jowell, J. P. W. B. McAuslan, 1984      **Lord Denning** James Wilson, 2023-03-17 Lord Denning was the most famous English judge of the twentieth century Arguably he was the most famous of any century His judgments were legendary for both their style and substance The style was instantly recognisable with his short sentences and unique method of storytelling The substance was always less about law and more about justice as Denning looked for the fairest outcome to every case before him Over time Denning's views on justice and his manipulation of precedent became increasingly controversial As society changed around him he adhered rigidly to the Edwardian morality of his childhood His report on the Profumo Affair the most sensational political scandal of post war Britain was dismissed by some as an establishment whitewash His rulings in trade union disputes earned him many critics while his dismissal of the appeal of the Birmingham Six falsely convicted of a terrorist atrocity became notorious when a gross miscarriage of justice was later uncovered Yet enough goodwill remained for him to be called after his death the best known and best loved judge in the whole of our history by the Lord Chief Justice Lord Bingham For all his controversies there is no question that Denning led an extraordinary life Born into a family of modest means in a small Hampshire town in 1899 he went on to gain two firsts from Oxford and a commission in the First World War before becoming a successful barrister and serving almost 40 years as a senior judge This book looks at that remarkable life story as well as assessing Denning's legacy showing how he continues to influence inspire and occasionally infuriate      *Lord Denning* Iris Freeman, 1993 Although he retired over a decade ago Lord Denning remains Britain's best known and to many most controversial judge As Master of the Rolls a position he occupied for 20 years he saw his job as the making of law not merely the interpretation of it and he gave judgments which placed the judiciary at the centre of political and social change      **The Due Process of Law** Alfred Denning, 1980-01-11 Two central themes run through *The Due Process of Law* The first is the workings of the various measures authorised by the law so as to keep the streams of justice pure that is to say contempt of court judicial inquiries and powers of arrest and search The second is the recent development of family law focusing particularly on Lord Denning's contribution to the law of husband and wife These broad themes are elaborated through a discussion of Lord Denning's own judgments and opinions on a wide range of topics      **The Law-Making Process** Michael Zander KC, 2020-06-25 As a critical in depth analysis of the law making process this book has no equal It deals with all the stages and forms of law making the preparation of legislation its passage through Parliament statutory interpretation the operation of the rules of precedent in judicial decision making the many facets of judicial law making the machinery of law reform The new eighth edition covers the operation of EU law in the UK after Brexit It also covers pre Brexit events such as the unprecedented legislation by backbench MPs to stop a No Deal Exit from the EU and the two great Supreme Court decisions over the triggering of Brexit and the prorogation of Parliament

The book draws on a wide range of sources including important new empirical research such as Lord Sumption's 2019 Reith lectures *Trials of the State: Law and the Decline of Politics* and the work of Sir Geoffrey Palmer, former Prime Minister and Justice Minister of New Zealand on *The Law Reform Enterprise*. There are new sections on the attempt to control the size of the House of Lords on whether Parliament should have a role in the selection of senior judges and on the topical question whether decisions of the courts on constitutional questions are legal or political. *The Judicial Process* E. W.

Thomas, 2005-09-15 In the absence of a sound conception of the judicial role judges at present can be said to be muddling along. They disown the declaratory theory of law but continue to behave and think as if it had not been discredited. Much judicial reasoning still exhibits an unquestioning acceptance of positivism and a reflexive predisposition. Formalistic thinking continues to exert a perverse influence on the legal process. This 2005 book dismantles these outdated theories and seeks to bridge the gap between legal theory and judicial practice. The author propounds a coherent and comprehensive judicial methodology for modern times. Founded on the truism that the law exists to serve society and adopting the twin criteria of justice and contemporaneity with the times, a judicial methodology is developed which is realistic and pragmatic and which embraces a revised conception of practical reasoning including in that conception a critical role for legal principles. **A**

**Study in Legal History Volume III; Freedom under the Law** Charles Stephens, 2009-10-02 In his book *Law and Politics: The House of Lords as a Judicial Body 1800-1976* Robert Stevens wrote that Lord Denning was certainly the most interesting and possibly the most important English judge of the twentieth century. Stevens also suggested that Lord Denning was one of the few English judges who clearly merits an extensive intellectual biography. *Freedom under the Law* essays this task by setting the jurisprudence of Lord Denning in the context of the history of the 1960s and 1970s, assessing his writings about the law and examining his role in the Profumo affair and other major political and legal controversies of that era. Lord Denning's approach to matters such as religion, education, the currency, the Empire, the Union, national security, the status of aliens and foreigners, social change, the family, the rights of trades unions and the role of the courts in the regulation of industrial conflict and the City of London are examined in the course of a detailed consideration of the judgments which he handed down in the Court of Appeal between 1962 and 1982. **Essays in Honour of Judge Taslim Olawale Elias**

Emmanuel G. Bello, Prince Bola A. Ajibola (SAN), 2023-07-17 Text no 1 The variety of topics covered and the quality of the contributors make these two volumes a necessary part of any law library in the world. The essays are designed to overlap in the well-tested and established fields and branches of law dealing with contemporary issues which lawyers, diplomats, political scientists, politicians and research scholars are familiar with. The essays fully demonstrate the depth of knowledge of the eminent professors and specialists who have written them. The two volumes of essays are divided into seven parts. Volume One, entitled *Contemporary International Law and Human Rights*, focuses essentially on subjects relating to International Law and is divided into three sections. Part one of the first volume encompasses Topics in International Law such as Some New

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**The Denning Family Story** Alfred Thompson Denning Baron Denning, Lord Denning, 2007 The life and times of a famous English judge and his family Provided by publisher *Part I: The Business of Judging ;The Judge as Juror: The Judicial Determination of Factual Issues ;The Judge as Lawmaker: An English Perspective ;The Discretion of the Judge ;Part II: Judges in Society ;Judicial Independence ;Judicial Ethics ;Part III: The Wider World ; 'There is a World Elsewhere': The Changing Perspectives of English Law ;Law in a Pluralist Society ;Speech on the Jubilee of the Supreme Court of India ;Part IV: Human Rights ;The European Convention on Human Rights: Time to Incorporate ;Opinion: Should there be a Law to Protect Rights of Personal Privacy? ;The Way We Live Now: Human Rights in the New Millennium ;Tort and Human Rights ;Part V: Public Law ;Should Public Law Remedies be Discretionary? ;The Old Despotism ;Mr Perlzweig, Mr Liversidge, and Lord Atkin ;Part VI: The Constitution ;The Courts and the Constitution ;Anglo-American Reflections ;Part VII: The English Criminal Trial ;The English Criminal Trial: The Credits and the Debits ;Justice and Injustice ;Silence is Golden - or is it? ;A Criminal Code: Must We Wait for Ever? ;Part VIII: Crime and Punishment ;The Sentence of the Court ;Justice for the Young ;The Mandatory Life Sentence for Murder ;Speech on the Second Reading of the Crime (Sentences) Bill ;Part IX: Miscellaneous ;Address to the Centenary Conference of the Bar ;Who Then in Law is my Neighbour? ;The Future of the Common Law ;Lecture at Toynbee Hall on the Centenary of its Legal Advice Centre ;Address at the Service of Thanksgiving for Rt Hon Lord Denning OM* The late Tom Bingham, Thomas Henry Bingham, 2011 Collecting the most important writings of Tom Bingham during his time in judicial office before the House of Lords The Business of Judging is written for anyone with an interest in public affairs It offers an absorbing account of the law and the courts in public life presenting Bingham s reflections on the judicial role and the common law **The Law Lords** Alan Paterson, 1983-09-01 **Theology** John Warwick Montgomery, 2020-12-16 From the author s Introduction As this book s subtitle has it it s a potpourri That expression can be defined as a mixture of dried petals and spices placed in a bowl to perfume a room But having just published at New Reformation Press a little culinary masterpiece A Gastronomic Vade Mecum I am thinking in terms of the secondary definition an unusual or interesting mixture of ingredients Either way you will surely enjoy this collection of essays They are unusual and interesting and they will perfume your thinking as to ultimate issues A sampling of essays in the present collection Resurrection and Legal Evidence Did Jesus Physically Rise from the Dead Chronological Contradictions in the Gospels A More Consistent Application of

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**The Court of Appeal** Gavin Drewry, Louis Blom-Cooper, Charles Blake, 2007-04-10 Civil justice has been undergoing a massive transformation There have been big changes in the management of judicial business the Human Rights Act 1988 has had a pervasive impact the Constitutional Reform Act 2005 has effected many changes notably the prospective transfer of the appellate jurisdiction of the House of Lords to a new Supreme Court Against this backcloth of radical change this book looks at the recent history and the present day operation of the civil division of the Court of Appeal a court that despite its pivotal position has attracted surprisingly little scholarly attention It examines the impact of the permission to appeal requirements and the way in which applications particularly those by litigants in person are handled it looks at the working methods of the Lords Justices and at the leadership of the Court by recent Masters of the Rolls it considers the relationship between the Court and the House of Lords looking at high profile cases in which the Court has been reversed by the Lords Notwithstanding the impending arrival of the Supreme Court it concludes that the Court of Appeal will remain firmly in place occupying its crucial position as to all intents and purposes the court of last resort indeed a supreme court for most civil appellants

*Contract Law* John Cartwright, 2023-08-24 The fourth edition of this acclaimed textbook addresses the developments in English contract law since the last edition including the impact of the withdrawal of the UK from the European Union and new case law on the role of good faith the doctrine of consideration rectification of written contracts for mistake economic duress illegality contractual interpretation and damages for breach of contract The book introduces the lawyer trained in a civil law jurisdiction to the method of reasoning in the common law and in particular to the English law of contract It is written for the lawyer whether student or practitioner from another jurisdiction who

already has an understanding of a different law of contract but who wishes to discover the way in which an English lawyer views a contract. However, it is also useful for the English law student setting English contract law generally in the context of other European and international approaches. The book forms an introductory text not only demonstrating how English contract law works but also giving a glimpse of different ways of thinking about some of the fundamental rules of contract law from a civil law perspective. After a general introduction to the common law system, how a common lawyer reasons and finds the law, the book explains the principles of the law of contract in English law, covering all the aspects of a contract from its formation to the remedies available for breach, whilst directing attention in particular to those areas where the approach of English law is in marked contrast to that taken in many civil law systems.

### **Legal Systems and Skills** Judith

Embley, Catherine Shephard, Peter Goodchild, 2023. The most practical foundation for law students combining content on the English legal system, academic and professional skills, and commercial awareness and employability. *Legal Systems and Skills* is the essential contemporary toolkit for law students, equipping them with the tools they need to thrive in their academic studies and onto employment. Accessible and engaging, with a wide range of pedagogical features to help students to apply their knowledge and think critically about the law. Learning supported by annotated documents, real life examples, flowcharts and diagrams, providing visual representations of concepts and processes. Comprehensive content on employability, including CV preparation and transferable skills, alongside features like Practice tip, What the professionals say, and Selling your skills. Expanded coverage on sentencing, the judiciary, new routes into the legal professions, and legal technology. New content on retained EU law following post-Brexit changes. New chapter on revision and assessment, including topics on SBAQs, online assessment, and physical and mental wellbeing. Digital formats and resources. The fifth edition is available for students and institutions to purchase in a variety of formats and is supported by online resources. The e-book offers a mobile experience and convenient access, along with functionality tools, navigation features, and links that offer extra learning support. [www.oxfordtextbooks.co.uk/ebooks](http://www.oxfordtextbooks.co.uk/ebooks). The online resources include self-test questions and links to useful websites for each chapter, interactive diagrams, guidance on the practical exercises, and sample interview questions.

**A Study in Legal History Volume I** Charles Stephens, 2009-10-02. Writing about Lord Denning in the *Oxford Dictionary of National Biography*, Lord Goff wrote that Denning was a great master of the common law; he was one of the greatest and most influential judges ever to sit on the English bench. Few would dispute that Denning was the greatest English judge of the twentieth century. Lord Goff added that Lord Denning taught the English judiciary that the common law cannot stand still but must be capable of development on a case-by-case basis to ensure that the principles of the common law are apt to do practical justice in a living society. *Fiat Justitia* is concerned with Lord Denning's place in the common law tradition as defined by Fortescue, Coke, and Blackstone. Lord Denning's approach to the role of the Judge and the use of judicial discretion, set in the context of the common law tradition and the assessments of his contemporaries, is evaluated with

particular attention being paid to his understanding of precedent statutory interpretation individual rights and control of the abuse of power Lord Denning's jurisprudence as an expression of the common law tradition is also considered in relation to current developments in the law

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