



Lord Hailsham

Geoffrey M. Lewis



Lord Hailsham:

Manuel de civilisation britannique Bernard Cottret, Michael Hearn, Antoine Mioche, 2004 Directement issu de plusieurs années de pratique pédagogique ce manuel est principalement destiné aux étudiants d'anglais du premier cycle universitaire. Sont abordés tour à tour l'environnement humain, le cadre institutionnel, les principales politiques, les questions sociales ainsi que la place de la Grande Bretagne dans le monde. Un résumé en français souligne les points saillants de l'exposé rédigé en anglais afin de familiariser l'étudiant avec les nécessités des examens. De nombreux tableaux ou graphiques facilitent la mémorisation des institutions ou des grandes dates de l'histoire britannique. Une sélection de près de 80 textes se prête à une double utilisation soit en travaux dirigés soit sous forme de travail personnel. Cette nouvelle édition a entièrement été revue et actualisée.

Lord Hailsham Geoffrey Lewis, 1997 This is the official life of one of the most powerful and controversial Tory politicians of the post war era a man whose career has spanned British politics and law from the 1930s to the present. Its publication coincides with his 90th birthday. *The Office of Lord Chancellor* Diana Woodhouse, 2001-05-21 This book analyses the development and current position of the Lord Chancellor in his various roles. **Cases, Materials and**

Commentary on Administrative Law S. H. Bailey, Brian L. Jones, Alastair R. Mowbray, 2005 Provides a set of commentaries on a contractual history of an oil or gas field from the initial formation of a consortium to bid on concessions to the abandonment of the facilities. The book is accompanied by a disk containing precedents to accompany and illustrate the principles described. **Lord Hailsham** Geoffrey M. Lewis, 1916-07-25 This is the authorized life of one of the most

powerful and controversial Tory politicians of the post war era. Lord Hailsham statesman orator writer Christian and patriot had earned Mrs Thatcher's tribute when he finally retired in 1987 that there were few people in public life who had provided such service to his country over a span of forty years. As Quintin Hogg Hailsham started his public career in the famous Oxford by election of 1938. He joined the government just before the Suez crisis in 1956 and remained a strong presence in every Tory government until his retirement holding a variety of important posts including Party Chairman when he famously rang the bell to toll the death of the Labour Party. The extraordinary drama of the 1963 succession to Macmillan is comprehensively revealed in this book as is Hailsham's highly influential career in the law where he was Lord Chancellor for twelve years after 1970. *The Official History of Criminal Justice in England and Wales* Paul Rock, 2019-04-30 Volume II of

The Official History of Criminal Justice in England and Wales traces for the first time the genesis and early evolution of two principal institutions in the criminal justice system the Crown Court and the Crown Prosecution Service. This volume examines the origins and shaping of two critical institutions the Crown Court which rose from the ashes of the Courts of Assize and Quarter Sessions and the Crown Prosecution Service which replaced a rather haphazard system of police prosecuting solicitors. The 1971 Courts Act and the 1985 Prosecution of Offences Act were to reconfigure the architecture of criminal justice transforming the procedures by which people were charged prosecuted and in the weightier cases

demanding a judge and jury tried in the criminal courts of England and Wales One stemmed from a crisis in a medieval system of travelling justices that tried people in the wrong places and for inadequate lengths of time The other was precipitated by a scandal in which three men were wrongly convicted for the murder of a bisexual prostitute Theirs is an as yet untold history that can be explored in depth because it is recent enough in the words of Harold Wilson to have been written while the official records could still be supplemented by reference to the personal recollections of the public men who were involved This book will be of much interest to students of criminology and British history politics and law

The English Legal System Alisdair Gillespie, Siobhan Weare, 2019 An engaging guide to the English legal system which helps students new to law develop a critical legal mind Presenting and critiquing the law in a lively style this text invites students to question analyse and evaluate

The Weekly Notes, 1929

On Arbitration Samuel Wordsworth, Marie Veeder, 2023 This volume brings together the most important articles lectures and essays of Van Vechten Johnny Veeder chronicling the span of his unsurpassed career in international arbitration

Landmark Cases in the Law of Punitive Damages James Goudkamp, Eleni Katsampouka, 2023-12-28 Punitive damages are private law s most controversial remedy This book traces the development of the jurisdiction from the foundational decisions of *Huckle v Money* and *Wilkes v Wood* in England to leading modern cases such as *Harris v Digital Pulse Pty Ltd* in Australia *Whiten v Pilot Insurance Co* in Canada *Couch v AG No 2* in New Zealand *PH Hydraulics and Engineering Pte Ltd v Airtrust Hong Kong Ltd* in Singapore and *Mathias v Accor Economy Lodging Inc* and *State Farm Mutual Automobile Insurance Co v Campbell* in the United States Many of the decisions addressed are not only landmarks regarding punitive damages but are among the most important judgments delivered in private law more generally The essays which are written by leading scholars from a wide range of jurisdictions cast new light on the cases covered They do so by examining their historical antecedents and the impact that they have had on the development of the law The full spectrum of issues regarding punitive damages is addressed including the insurability of punishment constitutional constraints on the remedy s availability and whether the award should be confined to particular causes of action The collection will be of interest to all scholars and students of private law It concentrates on common law cases although civilian perspectives drawn from France and Germany are also offered

The Moral Status of Children Michael Freeman, 2023-08-21 With the passing of the UN Convention in 1989 children s rights have been placed firmly on the political agenda This book explores a variety of children s rights issues from the Convention and beyond It examines the moral foundations of children s rights issues from the Convention and beyond and offers insights into children s rights issues both old and new Amongst the subjects covered are the history of children s rights empowerment cultural pluralism sexual abuse contact as a child s right the reproduction revolution and the child s right to identity and children s rights in the context of English law This is a book which those interested in children children s issues and children s rights will find stimulating and rewarding The author is a Professor of English Law at University College London a barrister and the author

of thirty books including *The Rights and The Wrongs of Children* *Children's Rights A Comparative Perspective* *Children Their Families and The Law and Violence In the Home A Socio Legal Study* He is the founding co editor of the *International Journal of Children's Rights* the editor of *Current Legal Problems* and a former editor of the *Annual Survey of Family Law* A prominent advocate of children's rights for over 20 years he has lectured widely on the subject

The Obituary as Collective Memory Bridget Fowler, 2007-11-13 The first serious academic study of obituaries this book focuses on how societies remember Bridget Fowler makes great use of the theories of Pierre Bordieu arguing that obituaries are one important component in society's collective memory This book the first of its kind will find a place on every serious sociology scholar's bookshelves

Rethinking Criminal Law George P. Fletcher, 2000 This is a reprint of a book first published by Little Brown in 1978 George Fletcher is working on a new edition which will be published by Oxford in three volumes the first of which is scheduled to appear in January of 2001 *Rethinking Criminal Law* is still perhaps the most influential and often cited theoretical work on American criminal law This reprint will keep this classic work available until the new edition can be published

Whatever Next? Earl Ferrers, 2012-05-17 In this charming and poignant memoir the 13th Earl Ferrers a farmer who got caught up in the slipstream of politics reflects on a life very well lived Alongside contemplative musings on politics religion relationships and the meaning of life are humorous anecdotes on his aristocratic upbringing at Staunton Harold in the 1930s high jinks at Winchester and Cambridge national service in the jungle of Malaya and his time as minister in every Conservative Government from Macmillan to Major Drawing on nearly sixty years of public service *Whatever Next* recounts captivating tales of the ups and downs of Westminster life including choice nuggets of original correspondence cartoons and poems from a peer with a real twinkle in his eye

The Susskind Interviews Richard E. Susskind, 2005 Presenting a series of interviews with leading figures in the UK legal world conducted by Richard Susskind this work gives insight into their thinking about recent legal developments and the future shape of the legal system

The Law Lords M. Barrett, 2000-11-24 The roughly one thousand member House of Lords is not only a legislative body It is also a court In fact it is the final court of appeal for most cases decided in the United Kingdom These days cases are not heard by the main body of the House of Lords They are decided by a committee of the House known as the Appellate Committee There are twelve full time members on that Committee These are the Lords of Appeal in Ordinary They are judges who have been appointed into the House of Lords specifically to hear appeals Sometimes they are helped by the Lord Chancellor Occasionally they are assisted by other peers who have had experience of high judicial office The book is based in part on interviews conducted with past and present Appellate Committee members and is intended for anyone who is interested in discovering a little more about the personal and professional lives of the men who man the most eminent and powerful judicial body in the United Kingdom

Mountbatten, Cold War and Empire, 1945-79 Adrian Smith, 2022-11-17 *Mountbatten Cold War and Empire 1945-79* focuses upon Admiral Lord Mountbatten as a commanding if controversial figure in the history of Britain and its

empire from Churchill's wartime coalition through to the Labour governments of the 1960s and forms a sequel to Mountbatten's *Apprentice at War*. Lord Mountbatten Written in three parts focusing on the premierships of Churchill and Attlee, Eden, Macmillan, Douglas Home and Wilson, this book examines the debates over Mountbatten's record in Southern Asia in 1943-6 and 1947-8. Additional chapters focus on Mountbatten's position at the heart of the British state and his pivotal role at key moments in the immediate post-war era, most notably the partition of India, the Suez Crisis and the renewal of an ostensibly independent nuclear deterrent. This book also considers Mountbatten's relationship with Anthony Eden both during and following the Suez Crisis as well as detailing Mountbatten's achievements as First Sea Lord and Chief of the Defence Staff under Harold Macmillan and his immediate successors. Smith acknowledges Mountbatten's centrality to the history of Britain and its empire in the immediate post-war era and in doing so presents a fascinating picture of one of the most prominent figures of the 20th century. Smith's scrupulous examination of primary sources, including those available in the Broadlands Archives, results in a thorough examination of a controversial figure by eschewing often baseless speculation about Mountbatten's personal life. Smith creates the first comprehensive overview of Admiral Lord Mountbatten's career from 1943 to the mid-sixties.

Manning the Law Ngaire Naffine, 2025-09-18 This is a study of elite English men of English law and the methods they used to retain and justify their power and privilege through controlling the story of the legal person. It looks at how these men of legal authority thought of themselves and their institution, how they studied and explained law, and how they put themselves in the middle of it as the standard human in need of legal regulation and protection and in charge of that regulation and protection and assigned to women an inferior legal role and being. The main strategy used to do all this was manipulation of the concept of the legal person. From the 1860s to the 1920s, the courts declared that women were not persons who could exercise public power, to vote, to sit in Parliament, to gain degrees, to be lawyers. Up to the end of the 20th century and into the 21st, women's personhood remained precarious in the private sphere for rape was excused within a marriage and female reproduction remained under state control as it still does. The book examines the active exclusion of women from the means of making legal meaning, especially the ability to shape law's central concept, and shows the epistemological effects of this sex differential of legal power, which are still felt today. Leading legal thinkers who helped to masculinise the concept of the person to the detriment of women are still revered. Law's continuing male orientation is neither seen nor acknowledged and the legal person is treated falsely as if he had always been and remains anyone.

Millard's Review of the Far East, 1929 Vol 34 includes Special tariff conference issue Nov 6 1925

Constitution-Making and the Labour Party M. Evans, 2003-10-15 Since coming to power in 1997, the Labour government's programme of constitutional reform represents an historic challenge to both British constitutional doctrine and Labour Party orthodoxy. Mark Evans examines the nature and extent of this challenge and argues that the New Constitutionalism is a key element of a policy agenda that in its most crucial aspects reflects the continuing transformation of the British industrial

welfare state into a competition state Constitution Making and the Labour Party analyzes key areas of reform under the Blair government from the perspective of Labour Party history and contemporary policy analysis

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