

made some exploratory remarks about a unitary party system, than the preliminary figures on the 1963 census were released. These revealed that Northern Nigeria had a population exceeding that of the three southern regions combined, by a margin sufficient to insure the north's perpetual control of the federal Parliament and government. This gave rise to strong feeling in the south and, particularly, in Eastern Nigeria, since the allegedly inflated figures of the east, in the 1962 census, were the ostensible reason for taking a new census in 1963. At one point, early in 1964, there was a separatist call from the Ibo Union (the Ibo tribe predominates in the east). This brief clamor subsided, but the tensions remain and, during 1964, found expression in a realignment of political parties and forces in anticipation of the 1964 elections.

C. D. M. WILDE.

Pakistan. The Development of its Laws and Constitution. Second edition. By ALAN GLEDHILL. The British Commonwealth. The Development of its Laws and Constitutions, Volume 8. Under the general editorship of George W. Keeton. [London: Stevens & Sons. 1967. xi and 393 pp. £4 17s. 6d.]

THE price should not affright, because this revised edition covers legal and constitutional history, the Constitution of 1962, and the personal laws and statute law of Pakistan, the last of which (excluding the constitutional documents) is to occupy fifteen thick volumes of the *Laws of Pakistan*. The method is like that employed in the volume on India. The laws and their history are expounded and illustrated concisely, without academic discussion. What the series promises is information such as can be used for almost any purpose, and this volume gives it with no distractions. For those interested in the capacity of a modern Muslim State to work a democratic constitution and to observe the Rule of Law this provides circumstantial, compelling and agreeable evidence. For those who need to know how a State can be, legally speaking, a full member of the Commonwealth and at the same time an Islamic republic, this is the only book, altogether convincing.

The unique feature called "Basic Democracies" (p. 116) is introduced with a rare personal comment, giving a glimpse of the author's sympathetic grasp of his protean complex of topics: ". . . local government boards provide the best training ground for national politicians and, while one could not expect it to be heard with patience in the Indo-Pakistan sub-continent today, it could be argued that constitutional progress . . . has introduced democratic government at the higher levels too fast to avoid the strains resulting from the slower progress at lower levels. . . ." No comment was (or is) necessary on the Supreme Court's finding that the average woman's vote was a second vote for a male relative (so that votes for women were frequently a farce): p. 219. Since the first edition in 1957 Pakistan has been through experiences which tested her commitment to constitutionality and indeed to law: this edition chronicles what has been achieved thereby, and it is possible that it will be more significant in this way than any other volume or edition in the series.

J. DUNCAN M. DERRETT.

Sir John Latham and other Papers. By ZELMAN COWEN. [Melbourne: Oxford University Press. 1965. x and 191 pp. £2 17s. 6d.]

ABOUT a third of this book is devoted to a study of Sir John Latham, in Professor Cowen's view a capable but not outstanding judge. The essay is

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Sir John Latham Zelman Cowen,1965 *The Judge, the Judiciary and the Court* Gabrielle Appleby,Andrew Lynch,2021-04-29 Revealing analysis of how judges work as individuals and collectively to uphold judicial values in the face of contemporary challenges The High Court, the Constitution and Australian Politics Rosalind Dixon,George Williams,2015-02-26 The High Court the Constitution and Australian Politics is an in depth exploration of the relationship between decisions of the High Court and broader political currents in Australia It begins with an investigation of the patterns and effects of constitutional invalidation and dissent on the High Court over time and their correlation with political trends and attitudes It also examines the role of constitutional amendment in expressing popular constitutional understandings in the Australian system Subsequent chapters focus on the eras marked by the tenure of the Court s 12 Chief Justices examining Court s decisions in the context of the prevailing political conditions and understandings of each Together the chapters canvass a rich variety of accounts of the relationship between constitutional law and politics in Australia and of how this relationship is affected by factors such as the process of appointment for High Court judges and the Court s explicit willingness to consider political and community values **Landmark Cases in Succession Law** Brian Sloan,2019-10-31 The Landmark Cases series highlights the historical antecedents of what are widely considered to be the leading cases in a discipline and seeks to provide contexts in which to better understand how and why certain cases came to be regarded as the landmark cases in any given field Succession law s long pedigree near universal application immense capacity for human interest stories somewhat uncertain future in England and Wales and close connection to demographics make it an ideal candidate for a Landmark Cases volume The distinguished contributors to this collection consider cases ranging from 1720 to 2017 covering issues such as will making and interpretation the position of beneficiaries and personal representatives testamentary promises and the extent of testamentary freedom in England and Wales and beyond The cases are relevant not only to scholars and students of succession law per se but also those working in fields such as tax trusts tort and land law They raise issues as diverse as class colonialism familial dynamics expectations and obligations mental health and the proper roles of the legal profession and the welfare state The collection will provoke much discussion on what makes a landmark case as well as on the peculiarities and limitations of the case law method Stanley Melbourne Bruce David Lee,2010-05-20 Australia s Prime Minister and premier diplomat in the 1930 1940s this new biography presents him as a consistent internationalist and places him in a global context Stanley Melbourne Bruce was at the centre of Imperial politics for more than two decades from the early 1920s until the end of the Second World War This new biography presents Bruce as a consistent internationalist Educated in Melbourne and Cambridge Bruce as a businessman was alive to the importance of international commerce and particularly Anglo Australian trade This lay at the core of his internationalism which took the form in the 1920s of encouraging the political and economic integration of the British Empire Bruce s punitive treatment of

militant Australian trade unionists and his upholding of constitutionalism and law and order in the 1920s was part of an effort to defend one form of internationalism commitment to the British Empire against the competing international ideology of communism While continuing to support a unified British Empire acting as a progressive force in world affairs Bruce championed stronger international collaboration through the League of Nations and the United Nations and through cooperation between the Empire and the United States Writing in Hope and Fear John McLaren,1996 A compelling critical and historical account of politics in postwar Australian literary culture **Guide to the Collections** National Library of Australia,1910

Dictionary of World Biography Barry Jones,2025-01-06 Jones Barry Owen 1932 Australian politician writer and lawyer born in Geelong Educated at Melbourne High School and Melbourne University he was a public servant high school teacher television and radio performer university lecturer and lawyer before serving as a Labor MP in the Victorian Parliament 1972 77 and the Australian House of Representatives 1977 98 He took a leading role in reviving the Australian film industry and abolishing the death penalty in Australia and was the first politician to raise public awareness of global warming the post industrial society the IT revolution biotechnology the rise of the Third Age and the need to preserve Antarctica as a wilderness In the Hawke Government he was Minister for Science 1983 90 Prices and Consumer Affairs 1987 Small Business 1987 90 and Customs 1988 90 He became a member of the Executive Board of UNESCO Paris 1991 95 and National President of the Australian Labor Party 1992 2000 2005 06 He was Deputy Chairman of the Constitutional Convention 1998 His books include Decades of Decision 1860 1965 Joseph II 1968 Age of Apocalypse 1975 and Knowledge Courage Leadership Insights Reflections 2016 and he edited The Penalty Is Death 1968 revised and expanded 2022 His bestseller Sleepers Wake Technology and the Future of Work 1982 Fourth edition published in 1995 has been translated into Chinese Japanese Korean Swedish and braille The People's Treasures John Robert Thompson,1993 Colourfully illustrated series of articles written to commemorate the 25th anniversary of the opening of the National Library of Australia Discusses the library s collections which include early Australian manuscripts documentary paintings and rare maps and books Also discusses related topics such as using and interpreting the national collection Includes chapter notes and sources The contributors are experts in their fields and include well known historian Stuart Macintyre and Jonathan Wantrup author of Australian Rare Books 1788 1900 **General Catalogue of Printed Books** British Museum. Department of Printed Books,1959

Paul Hasluck Geoffrey Bolton,2014 Annotation Sir Paul Hasluck was for almost two and a half decades one of Australia s most prominent politicians Born in Fremantle in 1905 and educated at Perth Modern School and The University of Western Australia Hasluck worked for The West Australian and lectured at The University of Western Australia before moving into politics in 1949 After two decades in politics including a variety of ministerial responsibilities Hasluck was appointed as the 17th Governor General of Australia in 1969 This biography includes Hasluck s experience working for the Department of External Affairs during the Second World War It covers his career as a writer poet historian and politician

providing a complete and enthralling portrait of one of Australia's great men *Reason, Morality, and Law* John Keown DCL, Robert P. George, 2013-03-21 John Finnis is a pioneer in the development of a new yet classically grounded theory of natural law. His work offers a systematic philosophy of practical reasoning and moral choosing that addresses the great questions of the rational foundations of ethical judgments: the identification of moral norms, human agency and the freedom of the will, personal identity, the common good, the role and functions of law, the meaning of justice and the relationship of morality and politics to religion and the life of faith. The core of Finnis' theory, articulated in his seminal work *Natural Law and Natural Rights*, has profoundly influenced later work in the philosophy of law and moral and political philosophy while his contributions to the ethical debates surrounding nuclear deterrence, abortion, euthanasia, sexual morality and religious freedom have powerfully demonstrated the practical implications of his natural law theory. This volume, which gathers eminent moral, legal and political philosophers and theologians to engage with John Finnis' work, offers the first sustained critical study of Finnis' contribution across the range of disciplines in which rational and morally upright choosing is a central concern. It includes a substantial response from Finnis himself in which he comments on each of their 27 essays and defends and develops his ideas and arguments *Report Committee on Madhouses*, 1815 *Reports* Great Britain. Parliament.

House of Lords, 1819 **Academic ambassadors, Pacific allies** Alice Garner, Diane Kirkby, 2018-10-25 This study is the first in-depth analysis of the Fulbright exchange program in a single country. Drawing on previously unexplored archives and oral history, the authors investigate the educational, political and diplomatic dimensions of a complex bi-national program as experienced by Australian and American scholars. The book begins with the postwar context of the scheme's origins, moves through its difficult Australian establishment during the early Cold War, the challenges posed by the Vietnam War and the impacts of civil rights and gender parity movements, and late 20th century economic belt tightening. How the program's goal of mutual understanding was understood and enacted across six decades lies at the heart of the book, which weaves institutional and individual experiences together with broader geopolitical issues. Bringing a complex and nuanced analysis to the Australia-US relationship, the authors offer fresh insights into the global significance of the Fulbright Program.

Intention and Identity John Finnis, 2011-04-07 The essays in *Intention and Identity* explore themes in Finnis' work that were touched on only lightly if at all in *Natural Law and Natural Rights*, developing profound accounts of personal identity and existence, group identity and common good, and intention and choice as action and self-shaping. In his many-faceted study of what it is to be a human person and a human community, Finnis not only engages with contemporary philosophers and bioethicists such as Peter Singer, Michael Lockwood and John Harris, with thinkers from other traditions such as Karol Wojtyla, John Paul II, and with judges in the highest courts. He also offers illuminating and deeply considered readings of Shakespeare and Aquinas, and debates with Roger Scruton, Joseph Raz, Hans Kelsen, John Rawls, Glanville Williams, Richard Posner, Ronald Dworkin and others. The role of intention in the criminal law and the law of civil wrongs is searchingly

explored through case law as are judicial attempts to understand conditional and preparatory intentions Moral or bioethical issues discussed include in vitro fertilization cloning abortion euthanasia and brain death patriotism multi culturalism and immigration The papers show the power of a sometimes neglected aspect of the new classical theory of natural law The volume includes previously unpublished papers on whether brain life is relevant to the beginning of a person's life on its relevance to the end of one's life and a substantial introduction in which John Finnis reflects on the changes in his thinking on personal reality and on how intention is to be analysed and understood and its moral significance appreciated

Proceedings of the ... Biennial Conference Library Association of Australia. Conference,1979 Great Australian Dissents Andrew Lynch,2016-09-08 This book identifies analyses and celebrates the significant and influential dissenting judicial opinions in Australian legal history **Calendar of State Papers Domestic Series of the Reign of Charles 1. Preserved in the State Paper Department of Her Majesty's Public Record Office Edited by John Bruce ,1871**

Mobilising the Masses Matthew Cunningham,2022-04-05 The radical right has gained considerable ground in the twenty first century From Brexit to Bolsonaro and Tea Partiers to Trump many of these diverse manifestations of right wing populism share a desire to co opt or supplant the mainstream parties that have traditionally held sway over the centre right It is now more important than ever to understand similar moments in Australian and New Zealand history This book concerns one such moment the Great Depression and the explosion of large populist conservative groups that accompanied the crisis These citizens movements as they described themselves sprang into being virtually overnight and amassed a combined membership in the hundreds of thousands They staunchly opposed party politicians and political parties for their supposed inaction and infighting Whether left or right it did not matter They wanted to use their vast numbers to pressure their governments into enacting proposals they believed were in the national interest a smaller more streamlined government where Members of Parliament were free to act according to their conscience rather than their party allegiance At the same time the movements prescribed antidotes for their nations economic ill health that were often radical and occasionally anti democratic At the height of their power they threatened to disrupt or outright replace the centre right political parties of the time particularly in Australia At a time when fascism and right wing authoritarianism were on the march internationally the future shape of conservative politics was at stake

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