Index

Aboriginals	fact or opinion, 15
alcohol consumption, 193	familiarity, 15-17, 19
Court of Criminal Justice 1788-1807, 99, 101	inconsistencies in approach, 20
customary law, 193	United Kingdom, 19-20
imprisonment, 49, 53, 194, 250	inconsistencies in approach, 20-21, 25-27
over-representation, 249	jury warnings, 29
rehabilitation programs, 46, 48-49	overview, 8, 20, 32-33
indefinite imprisonment, 52	procedural problems, 27
Alan Egan, 45-48, 51-52	reliability and validity, 27-28
discrimination, 52-53	Uniform Evidence Law, 10-11, 21
petition for clemency, 46-47	Christie discretion, 24-25
sentencing, 249	inconsistencies in approach, 25-27
past offences, 250	opinion rule, 21, 26
Abortion law	specialised knowledge, and, 21-23
conscientious objection, 85-86	voice recordings, 8-9
criminal offences, 75, 82-83	common law, 10
killing an unborn child, 76	identification of voices, 8-14, 16, 25-28,
late-term abortion, 78, 85	31-32
medical abortion, 79-83, 86	inconsistencies in approach, 20
interpretation, and, 81-82	transcripts, 8-10, 26-27
off-label use of drugs, 80	translators, 11, 12-14
registration to prescribe RU486, 79-80	Uniform Evidence Law, 10-11, 21
surgical operation defence, 79-82	Admissibility of evidence
overview, 74-75, 86	child sexual abuse, 148-149
reforms, 74-75, 82, 84-86	credibility of complainants, 149-150
social abortions, 78-79	specialised knowledge, 155
states and territories, 75, 82-84	Christie discretion, 24-25
sign-off requirements, 84	forensic evidence, 224-225
surgical operation defence, 76	barefoot morphology, 225
medical abortion, 79, 80-82	image recordings, 15
scope of defence, 76-79	expert witnesses, 17
therapeutic abortions, 78-79	facial and body mapping, 17-19, 224
Ad hoc experts	fact or opinion, 15
Christie discretion, 24-25	familiarity, 15-17, 19
cross-examination, 28	intercepted information, 43-44
defence experts, 28-29	opinion rule, 21, 26
emergence of concept, 8-9	specialised knowledge, 21-23, 155
common law, 10	probative value, 24
Uniform Evidence Law, 10	voice recordings, 8
image recordings, 14-15, 31-32	common law, 10
facial and body mapping, 18-19	expert witnesses, 13-14, 20
J 11 67	identification of voices, 8-14, 16, 25-26

transcripts, 8-10	self-determination, 343
translators, 11-14	threat of prosecution, 343
Uniform Evidence Law, 10	Attempted conspiracy, 263-264
Assault	Attempted incitement, 264
double jeopardy, 201, 205	Australian Capital Territory
elements of offence, 205-207	abortion law, 84
same subject-matter, 205-206	human rights legislation, 258-262, 305-308
mandatory imprisonment, 231	remedies, 306
provocation, 232	report on impact, 305
statutory provisions, 231	right to life, 354
violent offences, 231	right to privacy, 354
Assisted suicide	right to trial, 306-307
capacity to consent, 348-349, 353	medical use of cannabis, 252-253, 259-262
concept, 347	Automatism
criminal offence, 341-342	dangerous driving, 269
discretion to prosecute, 345-346, 350-351, 356	sane and insane, distinction, 267
dominant consideration, 351	self-induced intoxication, 268-269
merit in prosecution, 352	somnambulism, 267-268
public interest, 351-352	Autrefois pleas see Double jeopardy
subjective assessment, 352	Barefoot morphology
extra-territorial application, 345-346, 349	admissibility of evidence, 225
human rights, 341-343, 353, 355-356	degrees of certainty, 219
right to life, 344, 353-354	confidence intervals, 219-220
right to privacy, 353-354	probabilities, 220-221
self-determination, 343	Battery
threat of prosecution, 343	drug detection dogs, 167
withdrawal of life support, 354-355	Bertillon measurements, 215
international travel, 348	Bias
importation of drugs, 348-349	difficulties for counsel, 72-73
law reform, 352-353	doctrine of waiver, 72-73
legal framework, 347	Bill or charter of rights see Human rights
comparative table, 348	charters
murder, 341, 347, 349	Blunn Report
overview, 341, 347, 355-356	B-Party warrants, 40-41
territoriality, 349-350	overview, 40
United Kingdom, 341, 350-351, 353, 356	privacy protection, 41
discretion to prosecute, 345-346	retention of data, 41
extra-territorial application, 345-346	recommendations, 41-42
human rights, 341-344, 353	Cambodia
interim DPP policy, 346	genocide, 112-114
Pretty case, 343-344	historical background, 113
Purdy case, 341-345	Pol Pot prosecutions, 107
right to life, 344	

Cambodian Extraordinary Chambers	police discretion, 265
amnesty, 108	obstruction of justice, 265-266
appointment of judges, 107	police powers, 270
background to establishment, 106-107	investigative detention, 271
budget shortfall, 111-112	reasonable expectation of privacy,
corruption, 111, 115	271-272, 273-274
independence of judiciary, 109-110	possession offences, 266
overview, 105, 114-115	defence of innocent possession, 266-267
proposed trials, 108, 114-115	right to silence, 275
double jeopardy, 109	meaningful choice, 276
focus of trials, 106	Cannabis see Medical use of cannabis
perpetrators, 107-108	Charter of rights see Human rights charters
punishment, 112-113	Child sexual abuse
political interference, 105-107	competence of child, 151, 162
presumption of innocence, 111	credibility of complainants, 142, 149-150, 155, 162
stalling of legal process, 112	court's approach, 143
structure, 106-107	Longman warning, 144
witness protection, 110-111	statutory provisions, 143-145
Canada	cross-examination, 153-154, 162-163
automatism, 267	epidemic myth, 139-140
dangerous driving, 269	exclusion of evidence, 155, 159
sane and insane, distinction, 267	exercise of discretion, 156-157, 163
self-induced intoxication, 268-269	expert evidence, 160-161
somnambulism, 267-268	inexpedient, meaning, 156
charter of rights, 256, 258	expert evidence, 148-149, 154-155, 160, 162
right to privacy, 172-173, 271-274	credibility of complainants, 149-150
right to silence, 275	exclusion of evidence, 160-161
corroboration, 277	specialised knowledge, 155, 161
accomplices, 277-278	false complaints, 140-141, 157-158
corroborating evidence, 277-278	case examples, 158-159
jury warnings, 278-280	motives for false reports, 142
reform, 278	interviews, 146-147, 159
drug detection dogs, 172-173, 271	police training, and, 157-159
reasonable suspicion, 272-273	procedures, 148
expert opinion evidence, 276	investigative procedures, 159-160
reliability and assessment, 276-277	juries, 139-140
inchoate offences, 263	jury warnings, 151-152
attempted conspiracy, 263-264	Longman warning, 144
attempted incitement, 264	media reporting, 140, 142
medical use of cannabis, 256	miscarriage of justice, 139, 145, 160
background to legalisation, 256-257	overview, 139, 161-163
minimum sentences, 269-270	recall of children, 146

detection of deception, 145	Court of Criminal Justice 1788-1807
expert evidence, 148	Aboriginals, 99, 101
leading questions, 146	conduct of trials, 90
non-verbal cues, 146	consistency of standards, 92, 102-103
post-event contamination, 146	criminal procedure, 92-93, 96
techniques to assess validity, 147-148	hearsay, 94-95
reliability of evidence, 144-145, 147, 150-151,	inconsistencies in evidence, 94
156-157	re-opening of case, 95
Queensland, 152, 162	defendant's pleas, 97-98
Uniform Evidence Law, 151-152	1 /
statistics, 140	establishment, 90 evidence, 96, 98
statutory construction, 163-164	
timeliness of complaints, 144, 151	Aboriginal evidence, 99
trial process, 152	approvers, 97
cross-examination, 153-154, 162-163	childrens' evidence, 97
pre-recorded evidence, 152-153	expert medical evidence, 96-97
wrongful convictions, 141	hearsay, 94-95
CLANT Conference, 2009	inconsistencies in evidence, 94
Aboriginals, 193	judge advocates, 89-91
customary law, 193	David Collins, 90-91, 93
imprisonment, 194	Richard Atkins, 91-92, 95-96
bikie gang membership, 194-195	Richard Dore, 92, 94-95
overview, 193, 195	jurisdiction, 90
Colonial history see also Court of Criminal	limitations of court, 98-99
Justice 1788-1807	overview, 87, 89, 92-93, 103
civil law, 91-92	proceedings, 89-90, 93, 102
debt recovery, 91-92	rule of law, 87, 91, 93, 103
military coup 1808, 87	sentencing, 99
aftermath, 88-89	disproportionate sentences, 101-102
rebels' court, 88, 103-104	miscarriage of justice, 99
Common law	pardons, 100-101
ad hoc expertise, 10	remission, 99-100
drug detection dogs, 165	statutory structure, 89
search, 165-168	proposal for change, 95-96
voice recordings, 10, 11	Criminal offences
Computer technology	abortion, 75, 82-83
terrorist activities, 34-35	killing an unborn child, 76
Conspiracy see Attempted conspiracy	assisted suicide, 341-342
Corroboration	criminal organisations, 283
accomplices, 277-278	Criminal organisations
corroborating evidence, 277-278	national resolutions, 360-361
jury warnings, 278-280	New South Wales, 281, 286, 357, 361
	control orders, 282-283, 361
reform, 278	criminal offences, 283

declared organisations, 281-282	sentencing, 208
human rights, and, 285	abuse of process, 209-211
problems in approach, 284-286	backdating of sentence, 209-210
rationale for Act, 284	non-parole period, 209-213
South Australia, 357, 361	subsequent death of victim, 196, 202-203, 207.
challenge to validity of Act, 358-360	213
confidentiality of information, 360	autrefois acquit, 199
control orders, 357-358	autrefois convict, 196-197, 199
criminal intelligence, 358-359	autrefois pleas, 198-199
Criminal trespass	sentencing, 208-213
double jeopardy, 199	year and a day rule, 197-198
3 1 37	Drug detection dogs
Criminal trials see Jury directions Cross-examination	charter of rights, 172, 174
	privacy, 172-174, 271
ad hoc expertise, 28	common law, 165
child sexual abuse, 153-154, 162-163	battery, 167
Definitions	lawful arrest, 165-167
communication, 37	reasonable suspicion or belief, 166-167
corroborating evidence, 277	screening of bags, 166
hate crime, 326-327	search, 165-168
identification evidence, 25	
interception, 37	vicinity of a person, 166-167
permitted purpose, 41	express statutes, 171, 173
telecommunications system, 37	deemed reasonable grounds, 171-172
unlawful sexual act, 144-145	general statutes, 168, 173
Deportation orders	indication by dog, 168-171
national security, 311	reasonable grounds, 168-169
Deregulation	overview, 165, 174
telecommunications interception, 34	privacy, 172-174
Double jeopardy	reasonable expectation, 271-272
acquittal of lesser offence, 200-201, 204, 207	reasonable suspicion, 272-273
assault, 201	training regimes, 171
criminal trespass, 199	United States, 167, 169-170
necessarily included, 202-203	Drug importation offences
wholly included test, 201	general deterrence, 134-135
assault, 201, 205	Euthanasia see also Assisted suicide
elements of offence, 205-207	concept, 347
same subject-matter, 205-206	international travel, 348
autrefois acquit, 199-200, 202	involuntary euthanasia, 347
autrefois convict, 196-197, 199, 205	voluntary euthanasia, 347
autrefois pleas, 198-199, 201-202, 204	Evidence
Cambodian Extraordinary Chambers, 109	admissibility see Admissibility of evidence
overview, 203-204	child sexual abuse, 144

exclusion of evidence, 155-157, 159-161,	probabilities, 218
163	probabilities, 218, 220-222
expert evidence, 148-150, 154-155,	statistical guidance, 221-222
160-162	Firearms offences
pre-recorded evidence, 152-153	minimum sentences, 269-270
reliability of evidence, 144-145, 147, 150-152, 156-157, 162	Forensic evidence
corroborating evidence, 277-278	admissibility of evidence, 224-225
Court of Criminal Justice 1788-1807, 96, 98	assessment, 276-277
Aboriginal evidence, 99	barefoot morphology, 219, 221
childrens' evidence, 97	admissibility, 225
expert medical evidence, 96-97	confidence intervals, 219-220
hearsay, 94-95	probabilities, 220-221
inconsistencies in evidence, 94	biometric identification, 215
forensic evidence see Forensic evidence	Bertillon measurements, 215
identification evidence see Identification	fingerprint examination, 215-216
evidence	challenging evidence, 225-226
opinion evidence see Opinion evidence	decision-making, 214-216
Uniform Evidence Law see Uniform	ROC analysis, 217-218
Evidence Law	decision thresholds, 223
Expert evidence see also Ad hoc experts	degrees of certainty, 219
child sexual abuse, 148-149, 154-155, 160,	confidence intervals, 219-220
162	degrees of consistency, 216-217, 225
credibility of complainants, 149-150	errors, 214, 217
exclusion of evidence, 160-161	admissibility of evidence, 225
specialised knowledge, 155, 161	false negatives, 217-218
Court of Criminal Justice 1788-1807, 96-97	false positives, 217-218, 220-221
forensic evidence see Forensic evidence	fingerprint examination, 216
image identification, 17, 22-23	potential sources, 217
facial and body mapping, 17-18, 224	ROC analysis, 217-218, 220-221
overview, 214	fingerprint examination, 215, 221, 225
specialised knowledge, 21, 22-23, 155, 223	basis for thresholds, 215-216
voice identification, 13-14, 20, 22-23	criteria for matching, 215, 221-222
Fair trial see Right to a fair trial	decision-making, 216
Federal Court judges see also Judges	degrees of consistency, 216, 225
interception warrants, 37-38	errors in analysis, 216, 220
Fingerprint examination	false positives, 220
criteria for matching, 215, 221-222	latent print examiners, 216, 218, 220
basis for thresholds, 215-216	probabilities, 218, 220-222
decision-making, 216	statistical guidance, 221-222
degrees of consistency, 216, 225	observer effects, 222-223
errors in analysis, 216, 220	decision thresholds, 223
latent print examiners, 216	odontology, 224-225
false positives, 220	overview, 214, 224

presumption of scientific accuracy, 215	threat of prosecution, 343
probative value, 218	withdrawal of life support, 354-355
qualitative assessments, 219	Australian position, 258, 353
reliability of evidence, 224, 276-277	Canada, 256, 258
specialised knowledge, 223	right to privacy, 172-173, 271-274
Genocide	right to silence, 275
Cambodia, 112-114	drug detection dogs, 172, 174
historical background, 113	right to privacy, 172-174, 271-274
Hate crime laws	international conventions, 258-259, 353
criticisms of laws, 329	medical use of cannabis, 252, 255, 258-259,
demonstration of hostility test, 333	262
group selection test, 332-333, 336	Australian Capital Territory, 259-260
hate crimes, 326	Canada, 256, 258
definition, 326-327	challenges to prohibition, 252, 255-256,
primary targets, 327	258-262
introduction of laws, 327-328	competing rights, 260
motive test, 332, 335-336	equality and recognition before the law, 260-262
overview, 326-327, 339	protection from cruelty, 260, 262
paedophiles, 328, 336-340	right to life, 260-261
penalty enhancement model, 327, 329-330	right to privacy, 260-261
demonstration of hostility test, 333	Victoria, 259-260
motive or group selection, 332	national security trials, 209
purpose of laws, 328-329, 333	special counsel, 310
sentence aggravation developments, 333-334	right to life, 344, 353-354
group hatred, 334	right to privacy, 172-174, 260-261, 353-354
group selection test, 336	right to silence, 275
interpretation, 336-339	United Kingdom, 258, 305, 307-308
intra-group religious conflict, 334-335	assisted suicide, 341-344
motive test, 335-336	United States, 256, 258
paedophiles, 336-340	Identification evidence
sentence aggravation model, 327, 330	definition, 25
motive or group selection, 332	fact or opinion, 15, 29-30
substantive offence model, 327, 330	familiarity, 15-17, 19, 29, 31
racial vilification, 331-332	forensic see Forensic evidence
serious vilification, 330-331	image recordings, 14-15, 25, 30-32
Homicide see also Murder	expert witnesses, 17-18, 27
general deterrence theory, 135-136	facial and body mapping, 17-19, 224
Human rights	fact or opinion, 15
assisted suicide, 341-343, 353, 355-356	familiarity, 15-17, 19
right to life, 344, 353-354	inconsistencies in approach, 20
right to privacy, 353-354	United Kingdom, 19
self-determination, 343	inconsistencies in approach, 20, 25-26

jury warnings, 25	sentencing comparatives, 233
overview, 25	statutory provisions, 231
Uniform Evidence Law, 21-23, 25	violent offences, 231
inconsistencies in approach, 25-27	overview, 134
voice recordings, 8-14, 16, 25-26, 30-32	Inchoate offences
expert witnesses, 13-14	attempted conspiracy, 263-264
inconsistencies in approach, 20	attempted incitement, 264
Image recordings	overview, 263
expert witnesses, 17-18, 22-23, 27	Indefinite imprisonment
facial and body mapping, 17, 224	Aboriginal offenders, 52
scientific basis, 19	Alan Egan, 45-48, 51-52
specialised knowledge, 18	discrimination, 52-53
identification of offenders, 14-15, 25, 30-32	constitutional validity, 49-51
expert witnesses, 17-18, 27	judicial review, 45
facial and body mapping, 17-19, 224	overview, 53
fact or opinion, 15	punishment, and, 53-54
familiarity, 15-17, 19	Western Australia, 45, 49
reliability and validity, 27-28	Alan Egan, 45-48, 51-52
United Kingdom, 19-20	constitutional validity, 49-51
inconsistencies in approach, 20	discrimination, 52-53
Uniform Evidence Law, 21-23, 25	petition for clemency, 46-47
T	International conventions
Imprisonment see also Indefinite	Three national conventions
imprisonment	human rights, 258-259, 353
imprisonment Aboriginals, 49, 53, 194, 250	
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249	human rights, 258-259, 353
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also Cambodian Extraordinary Chambers
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also Cambodian Extraordinary Chambers former Yugoslavia, 105-106
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also Cambodian Extraordinary Chambers former Yugoslavia, 105-106 Internet service providers
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also Cambodian Extraordinary Chambers former Yugoslavia, 105-106 Internet service providers telecommunications interception, 38
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also Cambodian Extraordinary Chambers former Yugoslavia, 105-106 Internet service providers telecommunications interception, 38 Judges
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231 deterrence, 233	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231 deterrence, 233 inherent injustice, 232	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231 deterrence, 233 inherent injustice, 232 media reporting, 232-233	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231 deterrence, 233 inherent injustice, 232 media reporting, 232-233 politics, 234-235	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231 deterrence, 233 inherent injustice, 232 media reporting, 232-233 politics, 234-235 prison rates, 234	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also
imprisonment Aboriginals, 49, 53, 194, 250 over-representation, 249 rehabilitation programs, 46, 48-49 general deterrence, 134, 138 absolute general deterrence, 135, 137 drug importation offences, 134-135 evidence from studies, 135-136 homicide rates, 135-136 marginal general deterrence, 135, 137 rationale for continued reliance, 136-137 reduction of prison numbers, 138 success of theory, 135-138 mandatory imprisonment, 231 deterrence, 233 inherent injustice, 232 media reporting, 232-233 politics, 234-235	human rights, 258-259, 353 medical use of cannabis, 258 preventative detention, 175 International criminal tribunals see also

defence tactical decisions, and, 5	sentencing comparatives, 233
model directions, 6	statutory provisions, 231
reform proposals, 5, 7	violent offences, 231
codification, 6	Medical use of cannabis
fair trial, 5-7	Canada, 256
sleeping judges, 71-72	background to legalisation, 256-257
Jury warnings	defence of necessity, 254
ad hoc expertise, 29	United Kingdom, 255
child sexual abuse, 151-152	failed attempts to legalise, 252-253
Longman warning, 144	political will, 253-254
corroboration, 278-280	human rights charters, 252, 258-259, 262
identification evidence, 25	Australian Capital Territory, 259-260
Law reform	Canada, 256, 258
abortion, 75, 82	challenges to prohibition, 252, 255-256,
Victoria, 74-75, 84-86	258-262
assisted suicide, 352-353	competing rights, 260
corroboration, 278	equality and recognition before the law, 260-262
jury directions, 5, 7	
codification, 6	protection from cruelty, 260, 262 right to life, 260-261
fair trial, 5-7	right to frie, 200-201
Law reform commission (NSW)	Victoria, 259-260
jury directions, 5-6	international conventions, 258-259
Law reform commission (Qld)	
child sexual abuse, 162	legal status of cannabis, 251-252
Law reform commission (Vic)	overview, 251, 262
abortion law, 74, 84	United Kingdom, 255
jury directions, 5	United States, 255-256
codification, 6	Miscarriage of justice
fair trial, 5, 6, 7	child sexual abuse, 139, 145, 160
Law reform commission (WA)	Court of Criminal Justice 1788-1807, 99
Aboriginal prison studies, 49	meaning, 71
Legal professional privilege	sleeping judges, 70-71
telecommunications interception, 42-43	effect of lapse, 71-72
Mandatory imprisonment	Murder
deterrence, 233	assisted suicide, 341, 347, 349
inherent injustice, 232	attempted murder, 199, 202
media reporting, 232-233	elements, 199
overview, 231	sentencing, 208
politics, 234-235	abuse of process, 209-211
prison rates, 234	backdating of sentence, 209-210
provocation, 232	non-parole period, 209-213
rising of the court disposition, 233	subsequent death of victim, 196, 202-203, 207, 213

autrefois acquit, 199	motive test, 335-336
autrefois convict, 196-197, 199	paedophiles, 336-340
autrefois pleas, 198-199	sentence aggravation, 333-339
sentencing, 208-213	law reform commission, 5-6
year and a day rule, 197-198	medical use of cannabis, 252-253
National security trials	Northern Territory
deportation orders, 311	abortion law, 84
non-disclosure certificates, 313-314	CLANT Conference 2009, 193
public interest immunity, 309, 314	mandatory imprisonment, 231
appointing special counsel, 317-325	deterrence, 233
further submissions, 317	inherent injustice, 232
judicial inspection, 315-316	media reporting, 232-233
receiving government's material, 315	politics, 234-235
right to a fair trial, 323-325	prison rates, 234
right to a fair trial, 309-310, 323-324	provocation, 232
special counsel, 310, 313, 324-325	rising of the court disposition, 233
accountability, 321	sentencing comparatives, 233
appointment, 317-318	statutory provisions, 231
appointment requirements, 314-317	violent offences, 231
costs, 322-323	Obituaries
delay, 322	John Harber Phillips AC QC, 288-290
development of process, 310-313	Paul Byrne SC, 227-230
extraordinary circumstances, 314	Opinion evidence
interaction with accused, 320-321	child sexual abuse, 148-149, 155
issues accompanying appointment, 319	specialised knowledge, 155
selection, 318, 321-322	image recordings, 15-17, 30-32
task, 319-320	overview, 148
United Kingdom, 310-313	probative value, 24
New South Wales see also Court of	Uniform Evidence Law, 21
Criminal Justice 1788-1807	Christie discretion, 24-25
abortion reform, 82	inconsistencies in approach, 25-26
criminal organisations, 281, 357, 361	specialised knowledge, 21-23, 155
control orders, 282-283, 361	voice recordings, 8
criminal offences, 283	expert witnesses, 13-14
declared organisations, 281-282	identification of voices, 11-14, 30-32
human rights, and, 285	translators, 11-14
problems in approach, 284-286	Organised crime see Criminal organisations
rationale for Act, 284	Paedophiles see also Child sexual abuse
hate crime laws, 327-328	hate crime laws, 328, 336-340
group hatred, 334	Police see also Ad hoc experts
group selection test, 336	child sexual abuse, 146-147
interpretation, 336-339	interview training, 157-159
intra-group religious conflict, 334-335	investigative procedures, 159-160
	,

Police powers see also Drug detection dogs; Search and seizure	motives for false reports, 142 wrongful convictions, 141
common law, 270	Reform see Law reform
investigative detention, 271	Remedies
Police discretion	human rights norms, 306-307
obstruction of justice, 265-266	Right to a fair trial
overview, 265	delay, 307
Possession offences	national security trials, 309-310, 323-325
defence of innocent possession, 266-267	overview, 307, 309, 324
overview, 266	Right to life
Prejudice-related crime see Hate crime laws	assisted suicide, 344
Presumption of innocence	comparison of instruments, 353-354
Cambodian Extraordinary Chambers, 111	Right to privacy
Prison see Imprisonment	comparison of instruments, 353-354
Privacy see also Right to privacy	drug detection dogs, 172-174, 271-272
telecommunications interception, 41	medical use of cannabis, 260-261
Public interest immunity	reasonable expectation, 271-274
national security trials, 309, 314	Right to silence
appointing special counsel, 317-325	charter of rights, 275
further submissions, 317	meaningful choice, 276
judicial inspection, 315-316	overview, 275
receiving government's material, 315	Rule of law
right to a fair trial, 323-325	Court of Criminal Justice 1788-1807, 87, 91,
Queensland	93, 103
abortion law, 74-75, 86	Sane and insane automatism see
criminal offences, 75-76	Automatism
late-term abortion, 78	Search and seizure
medical abortion, 79-82, 86	drug detection dogs, 165
social abortions, 78-79	charter of rights, 172-174
surgical operation defence, 76-82	common law, 165-168
therapeutic abortions, 78-79	deemed reasonable grounds, 171-172
child sexual abuse, 152	express statutes, 171-173
expert evidence, 162	general statutes, 168-171, 173
law reform commission, 162	indication by dog, 168-171
trial process, 152-153	privacy, 172-174, 271-272
sexual offenders, 175, 178-179	reasonable suspicion, 272-273
continuing detention orders, 175, 177-178	United States, 167, 169-170
post-release service plans, 176	privacy, 172-174
rehabilitation plans, 177-178	reasonable expectation, 271-274
supervision orders, 176-177	Sentencing see also Imprisonment
Rape	Aboriginals, 249
false complaints, 140-141, 158	past offences, 250
	backdating of sentence, 209-210

392

Court of Criminal Justice 1788-1807, 99	sign-off requirements, 84
disproportionate sentences, 101-102	Telecommunications interception
miscarriage of justice, 99	accountability measures, 40
pardons, 100-101	admissibility of evidence, 43-44
remission of sentence, 99-100	applicable communications, 37
hate crime laws, 326, 328-329	B-Party warrants, 38-40
penalty enhancement, 329-330	privileged communications, 42-43
sentence aggravation, 330	validity, 41
minimum sentences, 269-270	Commonwealth Act, 35
murder, 208	objective, 35-36
abuse of process, 209-211	definitions, 37
backdating of sentence, 209-210	deregulation, and, 34
non-parole period, 209-213	instant messaging, 42
subsequent death of victim, 208-213	interception warrants, 36
overview, 249	B-Party warrants, 38-43
past offences, and, 249-250	eligible authorities, 36-37
Sexual assault see also Child sexual abuse;	Federal Court judges, 37-38
Rape	types of warrants, 37
automatism, 267	internet service providers, 38
somnambulism, 267-268	overview, 34, 44
Sexual offenders see also Indefinite	privileged communications, 42-43
imprisonment; Paedophiles	prohibition on interception, 36
continuing detention orders, 175, 177-178	review of regulation, 40
overview, 175, 178-179	B-Party warrants, 40-41
post-release service plans, 176	privacy protection, 41
rehabilitation plans, 177-178 rehabilitation programs, 175, 178	recommendations, 41-42
Aboriginals, 46, 48-49	retention of data, 41
supervision orders, 176-177	terrorism, 40, 44
Silence see Right to silence	use of intercepted information, 39, 43-44
South Australia	Terrorism
abortion law, 83	computer technology, 34-35
sign-off requirements, 84	telecommunications interception, 40, 44
criminal organisations, 357, 361	Uniform Evidence Law
challenge to validity of Act, 358-360	ad hoc expertise, 10-11, 21, 25
confidentiality of information, 360	Christie discretion, 24-25
control orders, 357-358	inconsistencies in approach, 25-27
criminal intelligence, 358-359	specialised knowledge, and, 21-23
medical use of cannabis, 254	child sexual abuse, 151-152
Suicide see also Assisted suicide	cross-examination, 153-154
overview, 347	specialised knowledge, 155, 161
Tasmania	opinion rule, 21, 26
abortion law, 82-83	specialised knowledge, 21, 22-23, 155
400111011 1411, 02 03	United Kingdom

assisted suicide, 341, 350-351, 353, 356	drug detection dogs, 172
discretion to prosecute, 345-346	medical use of cannabis, 259-262
extra-territorial application, 345	Voice recordings
human rights, 341-344, 353	expert witnesses, 13-14, 20, 22-23
interim DPP policy, 346	identification of voices, 8-12, 16, 25-26, 30-32
Pretty case, 343-344	expert witnesses, 13-14, 20
Purdy case, 341-345	reliability and validity, 27-28
right to life, 344	translators, 11-14
self-determination, 343	inconsistencies in approach, 20, 25-27
threat of prosecution, 343	transcripts, 8-10, 26-27
human rights, 258, 305, 307-308	Uniform Evidence Law, 10-11, 21-23, 25-27
assisted suicide, 341-344, 353	Warrants
image recordings, 19-20	telecommunications interception, 36
intercepted information, 43	B-Party warrants, 38-43
medical use of cannabis, 255	eligible authorities, 36-37
national security trials, 309	Federal Court judges, 37-38
special counsel, 310-313	types of warrants, 37
special counsel, 310	Western Australia see also Law reform
common law recognition, 312-313	commission (WA)
common law recognition, 312-313 development of process, 310-313	commission (WA) abortion law, 83-84
common law recognition, 312-313 development of process, 310-313 legislation, 312	commission (WA) abortion law, 83-84 hate crime laws, 329-330
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic)	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic) abortion law, 84	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47 law reform commission, 49
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic) abortion law, 84 conscientious objection, 85-86	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47 law reform commission, 49 prison rehabilitation programs, 46, 48-49
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic) abortion law, 84 conscientious objection, 85-86 late-term abortion, 85	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47 law reform commission, 49 prison rehabilitation programs, 46, 48-49 Witness protection
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic) abortion law, 84 conscientious objection, 85-86 late-term abortion, 85 reforms, 74-75, 84-86	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47 law reform commission, 49 prison rehabilitation programs, 46, 48-49 Witness protection Cambodian Extraordinary Chambers, 110-111
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic) abortion law, 84 conscientious objection, 85-86 late-term abortion, 85 reforms, 74-75, 84-86 charter of rights, 172, 258-262, 305-308	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47 law reform commission, 49 prison rehabilitation programs, 46, 48-49 Witness protection Cambodian Extraordinary Chambers, 110-111 Wrongful convictions
common law recognition, 312-313 development of process, 310-313 legislation, 312 United States drug detection dogs, 167, 169-170 hate crime laws, 327 medical use of cannabis, 255-256 Victoria see also Law reform commission (Vic) abortion law, 84 conscientious objection, 85-86 late-term abortion, 85 reforms, 74-75, 84-86	commission (WA) abortion law, 83-84 hate crime laws, 329-330 racial vilification, 331-332 indefinite imprisonment, 45, 49, 175 Alan Egan, 45-48, 51-52 discrimination, 52-53 constitutional validity, 49-51 petition for clemency, 46-47 law reform commission, 49 prison rehabilitation programs, 46, 48-49 Witness protection Cambodian Extraordinary Chambers, 110-111