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# The Irish Judiciary

**Paul O'Mahony**



## **The Irish Judiciary:**

*The Irish Judiciary* Paul Charles Bartholomew, 1971      *Judges, politics and the Irish Constitution* Laura Cahillane, James Gallen, Tom Hickey, 2017-02-28 This volume brings together academics and judges to consider ideas and arguments flowing from the often complex relationships between law and politics adjudication and policy making and the judicial and political branches of government Contributors explore numerous themes including the nature and extent of judicial power the European Court of Human Rights decision in *O Keeffe v Ireland* the process of appointing judges and judicial representation judicial power and political processes Contrasting judicial and academic perspectives are provided on the role of the European Court of Human Rights and the nature of exhausting domestic remedies including a contribution from the late Mr Justice Adrian Hardiman The role of specific judges social and political disputes and case law are examined and socio economic rights the rule of law and electoral processes are all addressed      **The Judges in Ireland, 1221-1921** Francis Elrington Ball, 2005 Ball F Elrington *The Judges in Ireland 1221 1921* London John Murray 1926 2 volumes each with frontispiece Reprint available September 2004 by The Lawbook Exchange Ltd ISBN 1 58477 428 2 Cloth 195 These interesting volumes serve a double purpose they supply condensed biographies in the style of the Dictionary of National Biography of all who held judicial office in Ireland from the earliest days down to the new constitution with references to sources and chronological tables In short they are the Irish counterpart to Foss's book *The Judges of England* And secondly the general chapters are a careful history of the Irish judiciary its members their politics and connections and the legal profession in general with some remarks upon the history of the courts in Ireland T F T Plucknett *Harvard Law Review* 41 275      **The Irish Judiciary** Paul C. Bartholomew, 1969      *ABA Journal*, 1972-09 The ABA Journal serves the legal profession Qualified recipients are lawyers and judges law students law librarians and associate members of the American Bar Association      **The Use of Foreign Precedents by Constitutional Judges** Tania Groppi, Marie-Claire Ponthoreau, 2013-03-28 In 2007 the International Association of Constitutional Law established an Interest Group on The Use of Foreign Precedents by Constitutional Judges to conduct a survey of the use of foreign precedents by Supreme and Constitutional Courts in deciding constitutional cases Its purpose was to determine through empirical analysis employing both quantitative and qualitative indicators the extent to which foreign case law is cited The survey aimed to test the reliability of studies describing and reporting instances of transjudicial communication between Courts The research also provides useful insights into the extent to which a progressive constitutional convergence may be taking place between common law and civil law traditions The present work includes studies by scholars from African American Asian European Latin American and Oceania countries representing jurisdictions belonging to both common law and civil law traditions and countries employing both centralised and decentralised systems of judicial review The results published here for the first time give us the best evidence yet of the existence and limits of a transnational constitutional communication between courts

**Criminal Justice in Ireland** Paul O'Mahony, 2002 Comprehensive overview of the Irish criminal justice system its current problems and its vision for the future Collection of essays by major office holders experienced practitioners leading academics legal scholars sociologists psychologists philosophers and educationalists **The Irish Church directory** ,1898

*The Law Journal* ,1893 **Northern / Irish Feminist Judgments** Máiréad Enright, Julie McCandless, Aoife O'Donoghue, 2017-02-09 The Northern Irish Feminist Judgments Project inaugurates a fresh dialogue on gender legal judgment judicial power and national identity in Ireland and Northern Ireland Through a process of judicial re imagining the project takes account of the peculiarly Northern Irish concerns in shaping gender through judicial practice This collection following on from feminist judgments projects in Canada England and Australia takes the feminist judging methodology in challenging new directions This book collects 26 rewritten judgments covering a range of substantive areas As well as opinions from appellate courts the book includes first instance decisions and a fictional review of a Tribunal of Inquiry Each feminist judgment is accompanied by a commentary putting the case in its social context and explaining the original decision The book also includes introductory chapters examining the project methodology constructions of national identity theoretical and conceptual issues pertaining to feminist judging and the legal context of both jurisdictions The book shines a light on past and future possibilities and limitations for judgment on the island of Ireland This book provides a rich and expansive addition to the feminist judgments catalogue The judgments demonstrate powerfully how Northern Irish judges have contributed to the gendered politics of national identity and how the narrow subject positions they have created for women and others could have been so much wider and more open Professor Rosemary Hunter School of Law Queen Mary University London The Northern Irish Feminist Judgments Project is inspirational reading for anyone interested in feminism or Irish studies It is a model of how to conduct feminist enquiry Its most innovative contribution to scholarship and politics is how the rewriting of landmark legal judgments from a feminist perspective allows us to imagine and therefore begin to construct a more egalitarian a more just future Associate Professor Katherine O'Donnell School of Philosophy University College Dublin If you let it this book will make you think It made me think it reminded me I suppose that legal writing can be wonderful rigorous creative deeply observant provocative Read it and see what it makes you think Professor Thérèse Murphy School of Law Queen's University Belfast [The Irish Law Times and Solicitors' Journal](#) ,1876 **Judicial Review of Administrative Action Across the Common Law World** Swati Jhaveri, Michael Ramsden, 2021-03-18 Research on comparative administrative law in contrast to comparative constitutional law remains largely underdeveloped This book plugs that gap It considers how a wide range of common law systems have received and adapted English common law to the needs of their own socio political context Readers will be given complex insights into a wide range of common law systems of administrative law which they may not otherwise have access to given how difficult it would be to research all of the systems covered in the volume single handedly The book covers Scotland Ireland the USA Canada Israel South Africa Kenya Malaysia

Singapore Hong Kong SAR India Bangladesh Australia and New Zealand Comparative public lawyers will have a much greater range of common law models of administrative law either to pursue conversations about their own common law system or to sophisticate their comparison of their system civil law or otherwise with common law systems **The Irish Jurist** ,1983 *How Judges Judge* Brian M. Barry,2020-11-26 A judge's role is to make decisions This book is about how judges undertake this task It is about forces on the judicial role and their consequences about empirical research from a variety of academic disciplines that observes and verifies how factors can affect how judges judge On the one hand judges decide by interpreting and applying the law but much more affects judicial decision making psychological effects group dynamics numerical reasoning biases court processes influences from political and other institutions and technological advancement All can have a bearing on judicial outcomes In *How Judges Judge Empirical Insights into Judicial Decision Making* Brian M Barry explores how these factors beyond the law affect judges in their role Case examples judicial rulings judges own self reflections on their role and accounts from legal history complement this analysis to contextualise the research make it more accessible and enrich the reader's understanding and appreciation of judicial decision making Offering research based insights into how judges make the decisions that can impact daily life and societies around the globe this book will be of interest to practising and training judges litigation lawyers and those studying law and related disciplines

**The Journal of Jurisprudence** ,1876 *The Parliamentary Debates* Great Britain. Parliament,1893 **Hansard's Parliamentary Debates** Great Britain. Parliament,1887 **Judicial Cases of 1978 and 2018 Submitted by Ireland to the European Court of Human Rights. A Case Study** Konstantina Tzima,2024-01-22 Examination Thesis from the year 2022 in the subject Politics Topic Public International Law and Human Rights grade 10 Panteion University Athen International European and Area Studies course International Justice language English abstract A thorough analysis of the judicial cases of 1978 and 2018 submitted by Ireland to the European Court of Human Rights is being presented The conflict between the Irish Republican Army and the Royal Ulster Constabulary of the UK caused major social unrest Gradually Ireland sought independence and the only means to obtain it legally was submitting the case to the Court To be more specific the present analysis concerns the effort from the Irish side to make the ECHR classify the acts of violence done to the IRA members from the UK forces as torture It is a clear breach of the Article 3 of the Convention however the UK side was well prepared and the judicial struggle was about to continue till 2018 The arguments of both the Applicant and the Defendant State are exposed as well as the Court's verdict This case being a milestone for the Convention itself is worth studying For the first time the Court was called to define the term torture and adopted the minimum level of severity to classify an act as such Would the Court's decision be different today The only sure thing is that the lessons learned from this case should not be forgotten as they pave the way for better decision making inside the European Court of Human Rights for the future cases to come Cobbett's Parliamentary Debates Great Britain. Parliament,1885 *Cobbett's Parliamentary Debates* ,1884

## The Enigmatic Realm of **The Irish Judiciary**: Unleashing the Language is Inner Magic

In a fast-paced digital era where connections and knowledge intertwine, the enigmatic realm of language reveals its inherent magic. Its capacity to stir emotions, ignite contemplation, and catalyze profound transformations is nothing lacking extraordinary. Within the captivating pages of **The Irish Judiciary** a literary masterpiece penned by way of a renowned author, readers set about a transformative journey, unlocking the secrets and untapped potential embedded within each word. In this evaluation, we shall explore the book's core themes, assess its distinct writing style, and delve into its lasting impact on the hearts and minds of people who partake in its reading experience.

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