

# LA201: General Principles of Constitutional and Administrative Law

[View Online](#)

[1]

A. W. Bradley, K. D. Ewing, and C. Knight, Constitutional and administrative law, Sixteenth edition. Harlow, England: Pearson, 2014 [Online]. Available:  
[http://encore.lib.warwick.ac.uk/iii/encore/record/C\\_\\_Rb2741966](http://encore.lib.warwick.ac.uk/iii/encore/record/C__Rb2741966)

[2]

M. Elliott and R. Thomas, Public law, Third edition. Oxford, United Kingdom: Oxford University Press, 2017.

[3]

J. L. Jowell, D. Oliver, and C. O'Cinneide, The changing constitution, Eighth edition. Oxford, United Kingdom: Oxford University Press, 2015.

[4]

P. Leyland and G. Anthony, Textbook on administrative law, 7th ed. Oxford: Oxford University Press, 2013.

[5]

P. P. Craig, Administrative law, 7th ed. London: Sweet & Maxwell, 2012.

[6]

C. Harlow and R. Rawlings, Law and administration, 3rd ed., vol. Law in context.

Cambridge: Cambridge University Press, 2009 [Online]. Available:  
<http://lib.myilibrary.com/browse/open.asp?id=238868&entityid=https://idp.warwick.ac.uk/i/dp/shibboleth>

[7]

T. H. Bingham, *The rule of law*. London: Allen Lane, 2010.

[8]

P. Leyland, *The constitution of the United Kingdom: a contextual analysis*, 2nd ed., vol. Constitutional systems of the world. Oxford, UK: Hart Publishing, 2012.

[9]

M. Loughlin, *The British constitution: a very short introduction*, First edition., vol. Very Short Introductions. Oxford, United Kingdom: Oxford University Press, 2013.

[10]

V. Bogdanor, *The new British Constitution*. Oxford: Hart Pub, 2009.

[11]

A. King, *The British constitution*. Oxford: Oxford University Press, 2009 [Online]. Available: <http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/acprof:oso/9780199576982.001.0001>

[12]

V. Bogdanor and British Academy, *The British constitution in the twentieth century*. Oxford: Published for the British Academy by Oxford University Press, 2003.

[13]

A. Horne and G. Drewry, Eds., *Parliament and the law*, Second edition., vol. volume 8. Oxford: Hart Publishing, 2018.

[14]

N. Bamforth and P. Leyland, Eds., Accountability in the contemporary constitution. Oxford: Oxford University Press, 2014 [Online]. Available:  
<http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/acprof:oso/9780199670024.001.0001>

[15]

Tomkins, Adam, Public law, vol. Clarendon law series. Oxford: Oxford University Press, 2003.

[16]

T. Campbell, K. D. Ewing, and A. Tomkins, Sceptical essays on human rights. Oxford: Oxford University Press, 2001 [Online]. Available:  
[http://encore.lib.warwick.ac.uk/iii/encore/record/C\\_\\_Rb2662633](http://encore.lib.warwick.ac.uk/iii/encore/record/C__Rb2662633)

[17]

D. Oliver, Constitutional reform in the UK. Oxford: Oxford University Press, 2003.

[18]

Johnson, Nevil, Reshaping the British constitution: essays in political interpretation. Hounds mills, Basingstoke, Hampshire: Palgrave Macmillan, 2004.

[19]

C. Turpin and A. Tomkins, British government and the constitution: text and materials, 7th ed., vol. Law in context series. Cambridge, UK: Cambridge University Press, 2012 [Online]. Available:  
<http://lib.myilibrary.com/browse/open.asp?id=329861&entityid=https://idp.warwick.ac.uk/idp/shibboleth>

[20]

T. R. S. Allan, *The sovereignty of law: freedom, constitution and common law*. Oxford: Oxford University Press, 2013 [Online]. Available: <http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/acprof:oso/9780199685066.001.001>

[21]

A. Kavanagh, *Constitutional review under the UK Human Rights Act*. Cambridge: Cambridge University Press, 2009 [Online]. Available: <https://www.dawsonera.com/guard/protected/dawson.jsp?name=https://idp.warwick.ac.uk/idp/shibboleth&dest=http://www.dawsonera.com/abstract/9780511724374>

[22]

A. L. Young, *Parliamentary sovereignty and the Human Rights Act*. Oxford: Hart Publishing, 2009 [Online]. Available: <http://0-portal.igpublish.com.pugwash.lib.warwick.ac.uk/iglibrary/search/HARTB0000473.html>

[23]

T. Hickman and P. P. Craig, *Public law after the Human Rights Act*. Oxford: Hart Pub, 2010 [Online]. Available: [http://encore.lib.warwick.ac.uk/iii/encore/record/C\\_\\_Rb2544638](http://encore.lib.warwick.ac.uk/iii/encore/record/C__Rb2544638)

[24]

A. D. P. Brady, *Proportionality and deference under the UK Human Rights Act: an institutionally sensitive approach*. Cambridge: Cambridge University Press, 2012.

[25]

'Jackson and others (Appellants) v. Her Majesty's Attorney General. [2005] UKHL 56'. [Online]. Available: <http://www.publications.parliament.uk/pa/ld200506/ldjudgmt/jd051013/jack.pdf>

[26]

'Thoburn v Sunderland City Council [2002] EWHC 195 (Admin) (18 February 2002)'. [Online]. Available: <http://www.bailii.org/ew/cases/EWHC/Admin/2002/195.html>

[27]

D. Campbell and J. Young, 'The metric martyrs and the entrenchment jurisprudence of Lord Justice Laws', *Public Law*, no. Aut, pp. 399–406, 2002 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I79F6E3A1E45411DA92358E85EE602D8A>

[28]

N. W. Barber, 'The afterlife of Parliamentary sovereignty', *International Journal of Constitutional Law*, vol. 9, no. 1, pp. 144–154, 2011, doi: 10.1093/icon/mor023. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1093/icon/mor023>

[29]

A. L. Young, 'Sovereignty: Demise, afterlife, or partial resurrection?', *International Journal of Constitutional Law*, vol. 9, no. 1, pp. 163–171, 2011, doi: 10.1093/icon/mor028. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1093/icon/mor028>

[30]

T. R. S. Allan, 'Parliamentary sovereignty: law, politics, and revolution', *Law Quarterly Review*, no. 113(Jul), pp. 443–452, 1997 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I79F70AB0E45411DA92358E85EE602D8A>

[31]

M. Gordon, 'The conceptual foundations of parliamentary sovereignty: reconsidering Jennings and Wade', *Public Law*, no. Jul, pp. 519–543, 2009 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I3E10D5B1727E11DE8047B748D67C18CA>

[32]

J. D. Goldsworthy, *The sovereignty of Parliament: history and philosophy*. Oxford: Clarendon, 2001 [Online]. Available: <http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/acprof:oso/9780199248087.001.0001>

[33]

J. Laws, 'Law and democracy', *Public Law*, no. Spr, pp. 72–93, 1995 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID390A520E72111DA9D198AF4F85CA028>

[34]

J. D. Goldsworthy, *Parliamentary sovereignty: contemporary debates*, vol. Cambridge studies in constitutional law. Cambridge: Cambridge University Press, 2010 [Online]. Available: <http://lib.myilibrary.com/browse/open.asp?id=277078&entityid=https://idp.warwick.ac.uk/idp/shibboleth>

[35]

E. Wicks, *The evolution of a constitution: eight key moments in British constitutional history*. Oxford: Hart Pub, 2006.

[36]

R. Rawlings, P. Leyland, and A. L. Young, Eds., *Sovereignty and the law: domestic, European and international perspectives*. Oxford: Oxford University Press, 2014 [Online]. Available: <http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/acprof:oso/9780199684069.001.0001>

[37]

N. MacCormick, 'Beyond the Sovereign State', *The Modern Law Review*, vol. 56, no. 1, pp. 1–18, 1993 [Online]. Available: <http://0-www.jstor.org.pugwash.lib.warwick.ac.uk/stable/1096572>

[38]

P. P. Craig, 'Formal and substantive conceptions of the rule of law: an analytical framework', *Public Law*, pp. 467–487, 1997 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID15274F0E72111DA9D198AF4F85CA028>

[39]

'Entick v Carrington & Ors [1765] EWHC KB J98 (02 November 1765)'. [Online]. Available: <http://www.bailii.org/ew/cases/EWHC/KB/1765/J98.html>

[40]

'M v Home Office [1993] UKHL 5 (27 July 1993)'. [Online]. Available: <http://www.bailii.org/uk/cases/UKHL/1993/5.html>

[41]

T. R. S. Allan, 'Questions of legality and legitimacy: Form and substance in British constitutionalism', International Journal of Constitutional Law, vol. 9, no. 1, pp. 155-162, 2011, doi: 10.1093/icon/mor017. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1093/icon/mor017>

[42]

A. L. Young, 'Rule of Law in the United Kingdom: Formal or Substantive, The', Vienna Online Journal on International Constitutional Law 6 (Law Journal Library), vol. 6, no. 1995-5855, 2012 [Online]. Available: [http://0-heinonline.org.pugwash.lib.warwick.ac.uk/HOL/Page?handle=hein.journals/vioincl6&g\\_sent=1&collection=journals&id=259](http://0-heinonline.org.pugwash.lib.warwick.ac.uk/HOL/Page?handle=hein.journals/vioincl6&g_sent=1&collection=journals&id=259)

[43]

T. R. S. Allan, Law, liberty, and justice: the legal foundations of British constitutionalism. Oxford: Clarendon Press, 1994.

[44]

T. R. S. Allan, Constitutional justice: a liberal theory of the rule of law. Oxford: Oxford University Press, 2005 [Online]. Available: <http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/acprof:oso/9780199267880.001.0001>

[45]

J. Jowell, 'Parliamentary sovereignty under the new constitutional hypothesis', Public Law, no. Aut, pp. 562–580, 2006 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=IF0D05E100D4A11DB9253D431BB978268>

[46]

Lord Woolf, 'Droit public - English style', Public Law, no. Spr, pp. 57–71, 1995 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID38EF770E72111DA9D198AF4F85CA028>

[47]

S. Sedley, 'Human rights: a twenty-first century agenda', Public Law, no. Aut, pp. 386–400, 1995 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID38FBAC0E72111DA9D198AF4F85CA028>

[48]

'European Communities Act 1972'. Statute Law Database [Online]. Available:  
<http://www.legislation.gov.uk/ukpga/1972/68/contents>

[49]

'R v Secretary of State for Transport ex p Factortame Ltd (Interim Relief Order) [1990] UKHL 7 (26 July 1990)'. [Online]. Available:  
<http://www.bailii.org/uk/cases/UKHL/1990/7.html>

[50]

'HS2 Alliance Case'. [Online]. Available:  
[https://www.supremecourt.uk/decided-cases/docs/UKSC\\_2013\\_0172\\_Judgment.pdf](https://www.supremecourt.uk/decided-cases/docs/UKSC_2013_0172_Judgment.pdf)

[51]

P. Craig, 'Constitutionalising constitutional law: HS2', *Public Law*, no. Jul, pp. 373–392, 2014 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID5A13AB0F30B11E385A2E4EF39C65A9A>

[52]

M. Elliott, 'Constitutional Legislation, European Union Law and the Nature of the United Kingdom's Contemporary Constitution', *European Constitutional Law Review*, vol. 10, no. 3, pp. 379–392, 2014 [Online]. Available:  
<http://0-search.proquest.com.pugwash.lib.warwick.ac.uk/docview/1648045830?accountid=14888>

[53]

Craig, Paul, 'The European Union Act 2011: Locks, limits and legality', *Common Market Law Review*, vol. 48, no. 6, pp. 1915–1944 [Online]. Available:  
<http://0-www.kluwerlawonline.com.pugwash.lib.warwick.ac.uk/abstract.php?area=Journals&id=COLA2011074>

[54]

S. Peers, 'European integration and the European Union Act 2011: an irresistible force meets an immovable object?', *Public Law*, no. Jan, pp. 119–134, 2013 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=IBA050BB03F0711E2990CBEA3BDA0BE6D>

[55]

M. Gordon and M. Dougan, 'The United Kingdom's European Union Act 2011: "who won the bloody war anyway?"', *European Law Review*, vol. 37, no. 1, pp. 3–30, 2012 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID13B043050A411E18A8AA01CC7CE21D9>

[56]

H. W. R. Wade, 'What has happened to the sovereignty of Parliament?', *Law Quarterly Review*, no. 107(Jan), pp. 1–4, 1991 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ICD256D10E72111DA9D198AF4F85CA028>

[57]

'House of Commons - The EU Bill and Parliamentary Sovereignty - European Scrutiny Committee'. [Online]. Available:  
<http://www.publications.parliament.uk/pa/cm201011/cmselect/cmeuleg/633/63302.htm>

[58]

'House of Commons - The EU Bill: Restrictions on Treaties and Decisions relating to the EU - European Scrutiny Committee'. [Online]. Available:  
<http://www.publications.parliament.uk/pa/cm201011/cmselect/cmeuleg/682/68202.htm>

[59]

'R (on the application of Nicklinson and another) (Appellants) v Ministry of Justice (Respondent), R (on the application of AM) (AP) (Respondent) v The Director of Public Prosecutions (Appellant) [2014] UKSC 38'. [Online]. Available:  
[https://www.supremecourt.uk/decided-cases/docs/uksc\\_2013\\_0235\\_judgment.pdf](https://www.supremecourt.uk/decided-cases/docs/uksc_2013_0235_judgment.pdf)

[60]

J. Finnis, 'A British "Convention right" to assistance in suicide?', *Law Quarterly Review*, vol. 131, pp. 1-8, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I34BAA2907BAE11E49BBC911AA7DF78F5>

[61]

C. Draghici, 'The blanket ban on assisted suicide: between moral paternalism and utilitarian justice', *European Human Rights Law Review*, no. 3, pp. 286-297, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I293F05E026F411E58A24809D3D7EB82F>

[62]

E. Wicks, 'The Supreme Court Judgment in Nicklinson: One Step Forward on Assisted

Dying; Two Steps Back on Human Rights: A Commentary on The Supreme Court Judgment in R (Nicklinson) V Ministry Of Justice; R (AM) V Director Of Public Prosecutions [2014] UKSC 38.', Medical Law Review, vol. 23, no. 1, pp. 144–156, 2015, doi: 10.1093/medlaw/fwu031. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1093/medlaw/fwu031>

[63]

A. Mullock, 'The Supreme Court decision in Nicklinson: human rights, criminal wrongs and the dilemma of death', Professional Negligence, vol. 31, no. 1, pp. 18–28, 2015 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I9DF4F830B51711E49F8488D430410EF0>

[64]

R. Beaton, 'The Boundaries of Proportionality Review and the End of Life', Judicial Review, vol. 19, no. 3, pp. 135–139, 2014, doi: 10.5235/10854681.19.3.135. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.5235/10854681.19.3.135>

[65]

A. Kavanagh, 'Defending deference in public law and constitutional theory', Law Quarterly Review, no. 126(Apr), pp. 222–250, 2010 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=IF3B510D22E5211DFBE2FA967ED04D069>

[66]

A. L. Young, 'In Defence of Due Deference', Modern Law Review, vol. 72, no. 4, pp. 554–580, 2009, doi: 10.1111/j.1468-2230.2009.00757.x. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1111/j.1468-2230.2009.00757.x>

[67]

T. R. S. Allan, 'Judicial deference and judicial review: legal doctrine and legal theory', Law Quarterly Review, no. 127(Jan), pp. 96–117, 2011 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I20DA9E6008C611E0A451F66F817AC0EE>

[68]

T. R. S. Allan, 'Human Rights and Judicial Review: A Critique of "Due Deference"', *The Cambridge Law Journal*, vol. 65, no. 3, pp. 671-695, 2006, doi: 10.1017/S0008197306007264. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1017/S0008197306007264>

[69]

R. Clayton, 'Judicial deference and "democratic dialogue": the legitimacy of judicial intervention under the Human Rights Act 1998', *Public Law*, no. Spr, pp. 33-47, 2004 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I84927EF0E45411DA92358E85EE602D8A>

[70]

J. Jowell, 'Judicial deference: servility, civility or institutional capacity?', *Public Law*, pp. 592-601, 2003 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I8487F7A0E45411DA92358E85EE602D8A>

[71]

F. Klug, 'Judicial deference under the Human Rights Act 1998', *European Human Rights Law Review*, no. 2, pp. 125-133, 2003 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I84A25D70E45411DA92358E85EE602D8A>

[72]

R. A. Edwards, 'Judicial Deference under the Human Rights Act', *Modern Law Review*, vol. 65, no. 6, pp. 859-882, 2002, doi: 10.1111/1468-2230.00413. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1111/1468-2230.00413>

[73]

'Obergefell v. Hodges No. 14-556'. Supreme Court of the United States, 2014 [Online]. Available: [http://www.supremecourt.gov/opinions/14pdf/14-556\\_3204.pdf](http://www.supremecourt.gov/opinions/14pdf/14-556_3204.pdf)

[74]

C. E. Wells, 'Obergefell v Hodges', European Human Rights Law Review, no. 4, pp. 406–412, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I88B2E3B0411211E59CB8B97FD04D5F6C>

[75]

'Bellinger (FC) (Appellant) v. Bellinger [2003] UKHL 21'. [Online]. Available:  
<http://www.publications.parliament.uk/pa/ld200203/ldjudgmt/jd030410/bellin-1.htm>

[76]

'Ghaidan (Appellant) v. Godin-Mendoza (FC) (Respondent) [2004] UKHL 30'. [Online]. Available:  
<http://www.publications.parliament.uk/pa/ld200304/ldjudgmt/jd040621/gha-1.htm>

[77]

A. L. Young, 'Ghaidan v Godin-Mendoza: avoiding the deference trap', Public Law, no. Spr, pp. 23–34, 2005 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I8499AAE0E45411DA92358E85EE602D8A>

[78]

A. Kavanagh, 'The Role of Parliamentary Intention in Adjudication under the Human Rights Act 1998', Oxford Journal of Legal Studies, vol. 26, no. 1, pp. 179–206, 2006, doi: 10.1093/ojls/gqi049. [Online]. Available:  
<http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1093/ojls/gqi049>

[79]

A. L. Young, 'Is dialogue working under the Human Rights Act 1998?', Public Law, pp. 773–800, 2011 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID7EA690E23C11E080A9C399189E1576>

[80]

P. Sales and R. Ekins, 'Rights-consistent interpretation and the Human Rights Act 1998', Law Quarterly Review, no. 127(Apr), pp. 217–238, 2011 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I7DFA62304E5611E0B91FA9F94CE59879>

[81]

MoJ, 'Commission on a Bill of Rights: The Choice Before Us'. IMB [Online]. Available: <http://webarchive.nationalarchives.gov.uk/20130206065653/https://www.justice.gov.uk/downloads/about/cbr/uk-bill-rights-vol-1.pdf>

[82]

'Conservatives on Bill of Rights'. [Online]. Available: [https://www.conservatives.com/~/media/files/downloadable%20Files/human\\_rights.pdf](https://www.conservatives.com/~/media/files/downloadable%20Files/human_rights.pdf)

[83]

C. Gearty, 'On fantasy island: British politics, English judges and the European Convention on Human Rights', European Human Rights Law Review, no. 1, pp. 1–8, 2015 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=IAD6D8CD0ADF811E4A8D6F1E3CD2AEA2E>

[84]

'Human Rights Act Reform | UK Constitutional Law Association'. [Online]. Available: <http://ukconstitutionallaw.org/tag/human-rights-act-reform/>

[85]

F. Klug and A. Williams, 'The choice before us? The report of the Commission on a Bill of Rights', Public Law, no. Jul, pp. 459–468, 2013 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I00EDF7D0D7C911E29A79B66BE8E69D4B>

[86]

M. Elliott, 'A damp squib in the long grass: the report of the Commission on a Bill of Rights', European Human Rights Law Review, vol. 2, pp. 137–151, 2013 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I4BCCF680A3E811E2A94CA75C16A20EA4>

[87]

J. D. Heydon, 'Are bills of rights necessary in common law systems?', Law Quarterly Review , no. 130(Jul), pp. 392–412, 2014 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I7CAEEF40F31C11E3847EA720781C7CD8>

[88]

S. Foster, 'Repealing the Human Rights Act 1998', Criminal Law & Justice Weekly, vol. 179, no. 46, 2015 [Online]. Available: <http://0-www.lexisnexis.com.pugwash.lib.warwick.ac.uk/uk/legal/docview/getDocForCuiReq?lIni=5HK8-1J01-DYJF-G17K&csi=280390&oc=00240&perma=true&elb=t>

[89]

K. D. Ewing, 'The futility of the Human Rights Act', Public Law, no. Win, pp. 829–852, 2004 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I84A8ED21E45411DA92358E85EE602D8A>

[90]

K. D. Ewing and J.-C. Tham, 'The continuing futility of the Human Rights Act', Public Law, no. Win, pp. 668–693, 2008 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I00EAB8B099A111DD9611E019A6BFBE26>

[91]

A. Kavanagh, 'Judging the judges under the Human Rights Act: deference, disillusionment and the "war on terror"', Public Law, no. Apr, pp. 287–304, 2009 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=IFC2512E1231F11DEBA18CA797BE6038F>

[92]

A. Lester, 'The utility of the Human rights Act: a reply to Keith Ewing', *Public Law*, no. Sum, pp. 249–258, 2005 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I84A43231E45411DA92358E85EE602D8A>

[93]

A. Tomkins, 'National security and the role of the court: a changed landscape?', *Law Quarterly Review*, no. 126(Oct), pp. 543–567, 2010 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I0756BA21C2CE11DFA880E34515B10C27>

[94]

D. McKeever, 'The Human Rights Act and anti-terrorism in the UK: one great leap forward by Parliament, but are the courts able to slow the steady retreat that has followed?', *Public Law*, no. Jan, pp. 110–139, 2010 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I67F11560E15B11DE88C6C8FBE711743E>

[95]

C. A. Gearty, *Liberty and security*. Cambridge, UK: Polity, 2013.

[96]

J. E. K. Murkens, 'The Quest for Constitutionalism in UK Public Law Discourse', *Oxford Journal of Legal Studies*, vol. 29, no. 3, pp. 427–455, 2009, doi: 10.1093/ojls/gqp020. [Online]. Available:  
<https://academic.oup.com/ojls/article-abstract/29/3/427/1533571?redirectedFrom=fulltext>

[97]

G. Gee and G. C. N. Webber, 'What Is a Political Constitution?', *Oxford Journal of Legal Studies*, vol. 30, no. 2, pp. 273–299, 2010, doi: 10.1093/ojls/gqq013. [Online]. Available:  
<https://0-academic-oup-com.pugwash.lib.warwick.ac.uk/ojls/article/30/2/273/1505202>

[98]

T. Gyorfi, 'Between Common Law Constitutionalism and Procedural Democracy', *Oxford Journal of Legal Studies*, vol. 33, no. 2, pp. 317–338, 2013, doi: 10.1093/ojls/gqt004. [Online]. Available:  
<https://0-academic-oup-com.pugwash.lib.warwick.ac.uk/ojls/article/33/2/317/1547137>

[99]

T. Poole, 'Back to the Future? Unearthing the Theory of Common Law Constitutionalism', *Oxford Journal of Legal Studies*, vol. 23, no. 3, pp. 435–454, 2003, doi: 10.1093/ojls/23.3.435. [Online]. Available:  
<https://0-academic-oup-com.pugwash.lib.warwick.ac.uk/ojls/article/23/3/435/1585696>

[100]

C. M. G. Himsworth, 'Devolution and its Jurisdictional Asymmetries', *Modern Law Review*, vol. 70, no. 1, pp. 31–58, 2007, doi: 10.1111/j.1468-2230.2006.00625.x. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1111/j.1468-2230.2006.00625.x>

[101]

I. McLean and A. McMillan, *State of the union: Unionism and the alternatives in the United Kingdom since 1707*. Oxford: Oxford University Press, 2005 [Online]. Available:  
<http://0-dx.doi.org.pugwash.lib.warwick.ac.uk/10.1093/0199258201.001.0001>

[102]

T. H. Jones and J. M. Williams, 'Wales as a jurisdiction', *Public Law*, no. Spr, pp. 78–101, 2004 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I847E33A0E45411DA92358E85EE602D8A>

[103]

T. H. Jones, 'Wales, Devolution and Sovereignty', *Statute Law Review*, vol. 33, no. 2, pp. 151–162, 2012, doi: 10.1093/sl/rhms023. [Online]. Available:  
<http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1093/sl/rhms023>

[104]

I. McLean and S. Peterson, 'Transitional constitutionalism in the United Kingdom', Cambridge Journal of International and Comparative Law, vol. 3, no. 4, pp. 1113–1135, 2014 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I6587228063DF11E58BD8DD30ADE7CC2B>

[105]

N. Aroney, 'Reserved matters, legislative purpose and the referendum on Scottish independence', Public Law, no. Jul, pp. 422–445, 2014 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID5A24C20F30B11E385A2E4EF39C65A9A>

[106]

M. Elliott, 'The Proposed Scotland Bill: The Constitutional Implications of Draft Clauses 1 and 2', SSRN Electronic Journal, 2015, doi: 10.2139/ssrn.2557451. [Online]. Available:  
[https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2557451](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2557451)

[107]

R. B. Taylor, 'Foundational and regulatory conventions: exploring the constitutional significance of Britain's dependency upon conventions', Public Law, pp. 614–632, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I3A36A2305C5611E58916B963212E7CCD>

[108]

'Parliamentary Research Paper 04/31'. [Online]. Available:  
<http://researchbriefings.parliament.uk/ResearchBriefing/Summary/RP04-31>

[109]

'Research Briefings - Individual ministerial accountability (2012)'. [Online]. Available:  
<http://researchbriefings.parliament.uk/ResearchBriefing/Summary/SN06467>

[110]

M. Flinders, 'The enduring centrality of individual ministerial responsibility within the British constitution', *The Journal of Legislative Studies*, vol. 6, no. 3, pp. 73–92, 2000, doi: 10.1080/13572330008420632. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1080/13572330008420632>

[111]

E. Barendt, 'Separation of powers and constitutional government', *Public Law*, no. Win, pp. 599–619, 1995 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=ID3936440E72111DA9D198AF4F85CA028>

[112]

N. W. Barber, 'Prelude to the Separation of Powers', *The Cambridge Law Journal*, vol. 60, no. 1, pp. 59–88, 2001, doi: 10.1017/S0008197301000629. [Online]. Available: <http://0-doi.org.pugwash.lib.warwick.ac.uk/10.1017/S0008197301000629>

[113]

R. White, 'Separation of powers and legislative supremacy', *Law Quarterly Review*, no. 127(Jul), pp. 456–474, 2011 [Online]. Available: <http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I3C19CA009A2711E09D29F4D8A5F97F11>

[114]

S. Stephenson, 'The Supreme Court's renewed interest in Autochthonous Constitutionalism', *Public Law*, 2015 [Online]. Available: <https://login.westlaw.co.uk/maf/wluk/app/document?&srGUID=i0ad6ada60000016436a303cb1194d14a&&docGUID=I4508F36010F311E5B853A6F356F47180&&hitGUID=I4508F36010F311E5B853A6F356F47180&&rank=1&&spos=1&&epos=1&&t=1&&crumb-action=append&&context=2&&resolveIn=true>

[115]

E. Bjorge, 'Fundamental rights at English (and European?) common law', *Law Quarterly*

Review, no. 131(Apr), pp. 192–196, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I9010B212C81111E4A0E9E7C45C1190E1>

[116]

R. Masterman and S. Wheatle, 'A Common law Resurgence in Rights Protection', European Human Rights Law Review, vol. 1, pp. 57–65, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=IAD718470ADF811E4A8D6F1E3CD2AEA2E>

[117]

R. Clayton, 'The empire strikes back: common law rights and the Human Rights Act', Public Law, no. Jan, pp. 3–12, 2015 [Online]. Available:  
<http://login.westlaw.co.uk/maf/wluk/app/authentication/sso/athens?redirect=/maf/wluk/app/document?docguid=I28D78E607B4611E4A15DE99780331015>

[118]

M. Russell, The contemporary House of Lords: Westminster bicameralism revived. Oxford: Oxford University Press, 2013.

[119]

C. Ballinger, The House of Lords, 1911-2011: a century of non-reform, vol. Hart studies in constitutional law. Oxford: Hart, 2012.

[120]

J. Melton, C. Stuart, and D. Helen, 'To Codify or not to Codify?' The Constitution Unit [Online]. Available:  
<https://www.ucl.ac.uk/constitution-unit/publications/tabs/unit-publications/162.pdf>

[121]

A. Blick, 'Codifying – or not codifying – the UK constitution: A Literature Review'. Centre for Political and Constitutional Studies King's College London, 2011 [Online]. Available:  
[http://www.parliament.uk/pagefiles/56954/CPCS%20Literature%20Review%20\(4\).pdf](http://www.parliament.uk/pagefiles/56954/CPCS%20Literature%20Review%20(4).pdf)





[135]

Cambridge University Law Society, University of Cambridge, Cambridge University Press, and William S. Hein & Company, 'The Cambridge law journal', 1921 [Online]. Available: [http://0-journals.cambridge.org.pugwash.lib.warwick.ac.uk/jid\\_Clj](http://0-journals.cambridge.org.pugwash.lib.warwick.ac.uk/jid_Clj)

[136]

'The Cambridge law journal' [Online]. Available:  
[http://encore.lib.warwick.ac.uk/iii/encore/record/C\\_\\_Rb1737980](http://encore.lib.warwick.ac.uk/iii/encore/record/C__Rb1737980)

[137]

'Oxford journal of legal studies' [Online]. Available:  
[http://encore.lib.warwick.ac.uk/iii/encore/record/C\\_\\_Rb1743939](http://encore.lib.warwick.ac.uk/iii/encore/record/C__Rb1743939)

[138]

Society of Public Teachers of Law (London, England), 'Legal studies: The Journal of the Society of Legal Scholars'.

[139]

R. G. Lee, Blackstone's statutes on public law and human rights 2010-2011, vol. Blackstone's statutes series. Oxford: Oxford University Press, 2010.

[140]

'Legislation.gov.uk'. [Online]. Available: <http://www.legislation.gov.uk/ukpga>

[141]

'British and Irish Legal Information Institute'. [Online]. Available: <http://www.bailii.org/>

[142]

A. W. Bradley, 'The Courts and the Machinery of Justice', in Constitutional and

administrative law, 15th ed., New York: Pearson Longman, 2010, pp. 362–394 [Online]. Available:  
<https://contentstore.cla.co.uk/secure/link?id=238b8e66-8543-e611-80bd-0cc47a6bddeb>

[143]

P. Craig, 'Britain in the European Union', in *The Changing Constitution*, 2007, pp. 84–107 [Online]. Available:  
<https://contentstore.cla.co.uk/secure/link?id=fe132c05-8b43-e611-80bd-0cc47a6bddeb>

[144]

T. Dyke, 'Judicial review in an age of austerity', *Judicial Review*, vol. 3, no. 16, pp. 202–215, 2011 [Online]. Available:  
<https://contentstore.cla.co.uk/secure/link?id=cf77d1d2-8e43-e611-80bd-0cc47a6bddeb>

[145]

J. McEldowney, 'Parliament', in *Public law*, 3rd ed., vol. Sweet&Maxwell's textbook series, London: Sweet & Maxwell, 2002, pp. 59–94 [Online]. Available:  
<https://contentstore.cla.co.uk/secure/link?id=dc70e3c1-b143-e611-80bd-0cc47a6bddeb>

[146]

M. Partington, 'Law and Society: The purposes and functions of Law', in *An Introduction to the English Legal System*, 2006, pp. 13–30 [Online]. Available:  
<https://contentstore.cla.co.uk/secure/link?id=d59df230-bd43-e611-80bd-0cc47a6bddeb>

[147]

C. Turpin and A. Tomkins, 'The Ideas of the Constitution', in *British government and the constitution: text and materials*, 6th ed., Cambridge: Cambridge University Press, 2007, pp. 33–137 [Online]. Available:  
<https://contentstore.cla.co.uk/secure/link?id=cd674a39-dc43-e611-80bd-0cc47a6bddeb>