

BIBLIOGRAPHY

- Ackerman, Bruce, 'The Emergency Constitution' (2004) 113 *Yale Law Journal* 1029–91
- Agamben, Giorgio, *State of Exception*; translated by Kevin Attell (Chicago: Chicago University Press, 2005, first published in 2003)
- Alexy, Robert, 'A Defence of Radbruch's Formula' in David Dyzenhaus (ed.), *Recrafting the Rule of Law: The Limits of Legal Order* (Oxford: Hart Publishing, 1999), 15–39
- Allan, T. R. S., *Constitutional Justice: A Liberal Theory of the Rule of Law* (Oxford: Oxford University Press, 2001)
- Aronson, Mark, Bruce Dyer and Matthew Groves, *Judicial Review of Administrative Action* (3rd edn, Sydney: Lawbook Co., 2004)
- Arthurs, H. W., 'Rethinking Administrative Law: A Slightly Dicey Business' (1979) 17 *Osgoode Hall Law Journal* 1–45
- Austin, John, *Lectures on Jurisprudence* (5th edn, London: John Murray, 1885), vol. II
- Bickel, Alexander M., *The Least Dangerous Branch: The Supreme Court at the Bar of Politics* (2nd edn, New Haven: Yale University Press, 1986)
- Blackstone, William, *Commentaries on the Laws of England* (Chicago: University of Chicago Press, 1977), vol. I
- Chorley, Lord, 'Law-Making in White Hall' (1946) 58 *Modern Law Review* 26–41
- Cole, D., 'Judging the Next Emergency: Judicial Review and Individual Rights in Times of Crisis' (2002–03) 101 *Michigan Law Review* 2565–95
- Dicey, A. V., *An Introduction to the Study of the Law of the Constitution* (8th edn, London: MacMillan & Co., 1915)
- Dicey, A. V., *Introduction to the Study of the Law of the Constitution* (10th edn, London: MacMillan, 1959)
- Dicey, A. V., *Lectures on the Relationship Between Law and Public Opinion in England During the Nineteenth Century* (1st edn, London: MacMillan & Co., 1905)
- Djwa, Sandra, *The Politics of the Imagination: A Life of F. R. Scott* (Vancouver: Douglas & MacIntyre, 1987/Toronto, McClelland and Stewart, 1987)

- Dworkin, Ronald, *Freedom's Law: The Moral Reading of the American Constitution* (Cambridge, Mass.: Harvard University Press, 1996)
- Dworkin, Ronald, 'Hard Cases' in Ronald Dworkin, *Taking Rights Seriously* (London: Duckworth, 1977), 81–130
- Dworkin, Ronald, 'Hart's Postscript and the Character of Political Philosophy' (2004) 24 *Oxford Journal of Legal Studies* 1–37
- Dworkin, Ronald, *Law's Empire* (Cambridge, Mass.: Belknap Press, 1986)
- Dworkin, Ronald, 'Model of Rules I' in Ronald Dworkin, *Taking Rights Seriously* (London: Duckworth, 1977), 14–45
- Dworkin, Ronald, 'A Reply to Critics' in Marshall Cohen (ed.), *Ronald Dworkin and Contemporary Jurisprudence* (London: Duckworth, 1984), 247–300
- Dworkin, Ronald, 'Thirty Years On' (2002) 115 *Harvard Law Review* 1655–87
- Dyzenhaus, David, 'Constituting the Enemy: A Response to Carl Schmitt' in Andras Sajó (ed.), *Militant Democracy* (Utrecht: Eleven International Publishing, 2004), 15–45
- Dyzenhaus, David, 'Constituting the Rule of Law: Fundamental Values in Administrative Law' (2001–02) 27 *Queen's Law Journal* 445–509
- Dyzenhaus, David, 'The Deep Structure of *Roncarelli v. Duplessis*' (2004) 53 *University of New Brunswick Law Journal* 111–54
- Dyzenhaus, David, 'Disobeying Parliament: Privative Clauses and the Rule of Law' in Tsvi Kahana (ed.), *Legislatures and Constitutionalism: The Role of Legislatures in the Constitutional State* (Cambridge: Cambridge University Press, forthcoming)
- Dyzenhaus, David, 'Form and Substance in the Rule of Law: A Democratic Justification for Judicial Review' in Christopher Forsyth (ed.), *Judicial Review and the Constitution* (Oxford: Hart Publishing, 2000), 141–67
- Dyzenhaus, David, 'The Genealogy of Legal Positivism' (2004) 24 *Oxford Journal of Legal Studies* 39–67
- Dyzenhaus, David, *Hard Cases in Wicked Legal Systems: South African Law in the Perspective of Legal Philosophy* (Oxford: Clarendon Press, 1991)
- Dyzenhaus, David, 'Hobbes and the Legitimacy of Law' (2001) 20 *Law and Philosophy* 461–98
- Dyzenhaus, David, 'Holmes and Carl Schmitt: An Unlikely Pair' (1997) 63 *Brooklyn Law Review* 165–88
- Dyzenhaus, David, *Judging the Judges, Judging Ourselves: Truth, Reconciliation and the Apartheid Legal Order* (Oxford: Hart Publishing, 1999)
- Dyzenhaus, David, *Legality and Legitimacy: Carl Schmitt, Hans Kelsen and Hermann Heller in Weimar* (Oxford: Clarendon Press, 1997)
- Dyzenhaus, David, 'The Politics of Deference: Judicial Review and Democracy' in Michael Taggart (ed.), *The Province of Administrative Law* (Oxford: Hart Publishing, 1997), 279–307

- Dyzenhaus, David, 'The State of Emergency in Legal Theory' in Victor Ramraj, Michael Hor and K. Roach (eds.), *Global Anti-terrorism Law* (Cambridge: Cambridge University Press, 2005), 66–89
- Dyzenhaus, David, 'The Unwritten Constitution and the Rule of Law' in Grant Huscroft and Ian Brodie (eds.), *Constitutionalism in the Charter Era* (Markham, Ontario: LexisNexis Butterworths, 2004), 383–412
- Dyzenhaus, David, 'With the Benefit of Hindsight': Dilemmas of Legality in the Face of Injustice' in Emiliios Christodoulidis and Scott Veitch (eds.), *Lethe's Law: Justice, Law and Ethics in Reconciliation* (Oxford: Hart Publishing, 2001), 65–90
- Dyzenhaus, David (ed.), *The Unity of Public Law* (Oxford: Hart Publishing, 2004)
- Dyzenhaus, David and Fox-Decent, Evan, 'Rethinking the Process/Substance Distinction: *Baker v. Canada*' (2001) 51 *University of Toronto Law Journal* 193–242
- Eaves, John Jr, *Emergency Powers and the Parliamentary Watchdog: Parliament and the Executive in Great Britain, 1939–1951* (London: The Hansard Society for Parliamentary Government, 1957)
- Elliott, Mark, *The Constitutional Foundations of Judicial Review* (Oxford: Hart Publishing, 2001)
- Ewing, K. D. and C. A. Gearty, *The Struggle for Civil Liberties: Political Freedom and the Rule of Law in Britain, 1914–45* (Oxford: Oxford University Press, 2000)
- Feldman, David, 'The Impact of Human Rights on the UK Legislative Process' (2004) 25 *Statute Law Review* 91–115
- Ferejohn, John and Pasquale Pasquino, 'The Law of the Exception: A Typology of Emergency Powers' (2004) 2 *International Journal of Constitutional Law* 210–39
- Finnis, John, *Natural Law and Natural Rights* (Oxford: Clarendon Press, 1980)
- Forsyth, C. F., *In Danger for Their Talents: A Study of the Appellate Division of the Supreme Court of South Africa from 1950–80* (Cape Town: Juta, 1985)
- Forsyth, C. F. (ed.), *Judicial Review and the Constitution* (Oxford: Hart Publishing, 2000)
- Foxton, David, '*R v. Halliday ex Parte Zadig* in Retrospect' (2003) 119 *Law Quarterly Review* 445–94
- Fraenkel, Ernest, *The Dual State: A Contribution to the Theory of Dictatorship* (New York: Octagon Books, 1969)
- Friedman, Bernard, *Smuts: A Reappraisal* (London: George Allen & Unwin Ltd, 1975)
- Friedrich, Carl J., *Constitutional Reason of State: The Survival of the Constitutional Order* (Providence: Brown University Press, 1957)
- Fuller, Lon L., *The Morality of Law* (rev. edn, New Haven: Yale University Press, 1969)
- Gadamer, H. G., *Truth and Method* (London: Sheed & Ward, 1979)

- Galligan, Brian, *Politics of the High Court* (Brisbane: Queensland University Press, 1967)
- Gardbaum, Stephen, 'The New Commonwealth Model of Constitutionalism' (2001) 49 *American Journal of Comparative Law* 707–60
- Gearty, Conor, *Principles of Human Rights Adjudication* (Oxford: Oxford University Press, 2004)
- Gordon, D. M., 'The Relation of Facts to Jurisdiction' (1929) 45 *Law Quarterly Review* 459–93
- Gordon, D. M., 'What Did the Anisminic Case Decide?' (1971) 34 *Modern Law Review* 1–11
- Griffith, J. A. G., *The Politics of the Judiciary* (5th edn, London: Fontana, 1997)
- Gross, Oren, 'Chaos and Rules: Should Responses to Violent Crises Always be Constitutional?' (2003) 112 *Yale Law Journal* 1011–34
- Gross, Oren, 'Stability and Flexibility: A Dicey Business' in Victor Ramraj, Michael Hor and Kent Roach (eds.), *Global Anti-terrorism Law* (Cambridge: Cambridge University Press, 2005), 90–106
- Gudridge, Patrick O., 'Remember Endo?' (2003) 116 *Harvard Law Review* 1933–70
- Hart, H. L. A., *The Concept of Law* (2nd edn, Oxford: Clarendon Press, 1994)
- Hart, H. L. A., 'Positivism and the Separation of Law and Morals' in H. L. A. Hart, *Essays in Jurisprudence and Philosophy* (Oxford: Clarendon Press, 1983), 49–87
- Hayek, F. A., *The Road to Serfdom* (Chicago: University of Chicago Press, 1994)
- Hazell, Robert, 'Who is the Guardian of Legal Values in the Legislative Process: Parliament or the Executive?' [2004] *Public Law* 495–500
- Hewart, Lord, *The New Despotism* (London: Ernest Benn Ltd, 1929)
- Hickman, Tom R., 'Between Human Rights and the Rule of Law: Indefinite Detention and the Derogation Model of Constitutionalism' (2005) 68 *Modern Law Review* 655–68
- Hobbes, Thomas, *Leviathan*; edited by Richard Tuck (Cambridge: Cambridge University Press, 1991)
- Hobbes, Thomas, *Leviathan*; edited by Richard Tuck (Cambridge: Cambridge University Press, 1996)
- Hogg, Peter W., *Constitutional Law of Canada* (3rd edn, Toronto: Carswell, 1992)
- Hunt, Murray, 'Sovereignty's Blight: Why Contemporary Public Law Needs the Concept of "Due Deference"' in Nicholas Bamforth and Peter Leyland (eds.), *Public Law in a Multi-Layered Constitution* (Oxford: Hart Publishing, 2003), 337–70
- Hunt, Murray, *Using Human Rights Law in English Courts* (Oxford: Hart Publishing, 1997)
- Issacharoff, Samuel and Richard H. Pildes, 'Emergency Contexts Without Emergency Powers: The United States' Constitutional Approach During Wartime' (2004) 2 *International Journal of Constitutional Law* 296–333

- Kaplan, William, *State and Salvation: The Jehovah's Witnesses and Their Fight for Civil Rights* (Toronto: University of Toronto Press, 1989)
- Kelsen, Hans, *Introduction to the Problems of Legal Theory. A Translation of the First Edition of the Reine Rechtslehre or Pure Theory of Law*; translated by Stanley L. Paulson and Bonnie Litschewski-Paulson (Oxford: Oxford University Press, 1992)
- Kilroy, Charlotte, 'R. (on the application of Abbasi) v. Secretary of State for Foreign and Commonwealth Affairs: Reviewing the Prerogative' (2003) 2 *European Human Rights Law Review* 222–9
- Lajoie, Andrée, 'The Implied Bill of Rights, the Charter and the Role of the Judiciary' (1995) 44 *University of New Brunswick Law Journal* 337–54
- Laskin, B., 'An Inquiry into the Diefenbaker Bill of Rights' (1959) 37 *Canadian Bar Review* 77–134
- Lauterpacht, Hersch, *The Function of Law in the International Community* (Oxford: Clarendon Press, 1933)
- Lauterpacht, Hersch, 'Is International Law a Part of the Law of England?' (1939) 25 *Transactions of the Grotius Society* 51–88
- Locke, John, *Two Treatises on Government*; edited by P. Laslett (Cambridge: Cambridge University Press, 1988)
- Loughlin, Martin, *Public Law and Political Theory* (Oxford: Oxford University Press, 1992)
- Macklin, Audrey, 'Borderline Security' in Ronald J. Daniels, Patrick Macklem and Kent Roach (eds.), *The Security of Freedom: Essays on Canada's Anti-Terrorism Bill* (Toronto: University of Toronto Press, 2001), 383–404
- Maitland, F. W., *The Constitutional History of England* (Cambridge: Cambridge University Press, 1950)
- Maravall, José María and Adam Przeworski (eds.), *Democracy and the Rule of Law* (Cambridge: Cambridge University Press, 2003)
- Mason, Anthony, 'The Foundations and Limitations of Judicial Review' (2002) 31 *Australian Institute of Administrative Law Quarterly Forum* 1
- Mason, Anthony, 'Judicial Review: A View From Constitutional and Other Perspectives' (2000) 28 *Federal Law Review* 331–43
- Masur, Jonathan, 'A Hard Look or a Blind Eye: Administrative Law or Military Deference' (2005) 56 *Hastings Law Journal* 441–521
- Mathews, A. S. and R. C. Albino, 'The Permanence of the Temporary: An Examination of the 90- and 180-Day Detention Laws' (1966) 83 *South African Law Journal* 16–43
- Moncrieff, Scott-Lucy, 'Detention Without Trial' (2004) 26 *London Review of Books* 22
- Mullan, David, 'Mr Justice Rand: Defining the Limits of Court Control of the Administrative and Executive Process' (1979–80) 18 *University of Western Ontario Law Review* 65–114

- Mullan, David, 'The Role for Underlying Constitutional Principles in a Bill of Rights World' (2004) *New Zealand Law Review* 9–38
- 'Notes and Comments, The Bounds of Legislative Specification: A Suggested Approach to the Bill of Attainder Clause' (1962) *72 Yale Law Journal* 330–67
- Postema, Gerald, *Bentham and the Common Law Tradition* (Oxford: Clarendon Press, 1986)
- Pritt, D. N., *The Autobiography of D. N. Pritt: Part One; From Right to Left* (London: Lawrence & Wishart, 1965)
- Rawlings, Richard, 'Review, Revenge and Retreat' (2005) *68 Modern Law Review* 378–410
- Rawls, John, *Political Liberalism* (New York: Columbia University Press, 1993)
- Rawls, John, *A Theory of Justice* (Oxford: Oxford University Press, 1980)
- Raz, Joseph, 'Authority, Law, and Morality' in Joseph Raz, *Ethics in the Public Domain: Essays in the Morality of Law and Politics* (Oxford: Oxford University Press, 1994), 194–221
- Raz, Joseph, 'The Inner Logic of the Law' in Joseph Raz, *Ethics in the Public Domain: Essays in the Morality of Law and Politics* (Oxford: Oxford University Press, 1994), 222–37
- Raz, Joseph, 'The Obligation to Obey: Revision and Tradition' in Joseph Raz, *Ethics in the Public Domain: Essays in the Morality of Law and Politics* (Oxford: Oxford University Press, 1994), 325–38
- Raz, Joseph, 'The Politics of the Rule of Law' in Joseph Raz, *Ethics in the Public Domain: Essays in the Morality of Law and Politics* (Oxford: Oxford University Press, 1994), 354–62
- Raz, Joseph, 'The Rule of Law and Its Virtue' in Joseph Raz, *The Authority of Law: Essays on Law and Morality* (Oxford: Oxford University Press, 1979), 210–29
- Roach, Kent, 'The Administrative Law Scholarship of D. M. Gordon' (1989) *34 McGill Law Journal* 1–38
- Roach, Kent and Gary Trotter, 'Miscarriages of Justice in the War Against Terror' (2005) *109 Penn State Law Review* 967–1041
- Rossiter, Clinton L., *Constitutional Dictatorship* (Princeton: Princeton University Press, 1948)
- Scalia, Antonin, 'Judicial Deference to Administrative Interpretations of Law' (1989) *Duke Law Journal* 511–21
- Scalia, Antonin, *A Matter of Interpretation: Federal Courts and the Law* (Princeton: Princeton University Press, 1997)
- Scalia, Antonin, 'The Rule of Law as a Rule of Rules' (1989) *56 University of Chicago Law Review* 1175–88
- Schmitt, Carl, *The Concept of the Political*; translated by George Schwab (New Jersey: Rutgers University Press, 1976)
- Schmitt, Carl, *Die Diktatur: Von den Anfängen des modernen Souveränitätsgedankens bis zum proletarischen Klassenkampf* (Berlin: Duncker & Humblot, 1989)

- Schmitt, Carl, *Gesetz und Urteil: Eine Untersuchung zum Problem der Rechtspraxis* (Munich: CH Beck, 1969)
- Schmitt, Carl, *Der Hüter der Verfassung* (Berlin: Duncker & Humblot, 1985)
- Schmitt, Carl, *The Leviathan in the State Theory of Thomas Hobbes: Meaning and Failure of a Political Symbol*; translated by George Schwab and Erna Hilfstein (Westport, Conn.: Greenwood Press, 1996)
- Schmitt, Carl, *Political Theology: Four Chapters on the Theory of Sovereignty*; translated by George Schwab (Cambridge, Mass.: MIT Press, 1988)
- Sedley, Stephen, 'Everything and Nothing: The Changing UK Constitution' (2004) 26 *London Review of Books* 10
- Simpson, Brian A. W., *In the Highest Degree Odious: Detention Without Trial in Wartime Britain* (Oxford: Oxford University Press, 1992)
- Stephen, Leslie, *Science of Ethics* (London: Smith, Elder, 1882)
- Steyn, Johan, 'Deference: A Tangled Story' [2005] *Public Law* 346–59
- Steyn, Johan, 'Guantanamo Bay: The Legal Black Hole' (2004) 53 *International and Comparative Law Quarterly* 1–15
- Sueur, Le Andrew, 'Three Strikes and It's Out? The UK Government's Strategy to Oust Judicial Review from Immigration and Asylum Decision-making' [2004] *Public Law* 225–33
- Sunstein, Cass R., 'Minimalism at War' (2004) *The Supreme Court Review* 47–109
- Sunstein, Cass R., *One Case at a Time: Judicial Minimalism on the Supreme Court* (Cambridge, Mass.: Harvard University Press, 1999)
- Tomkins, Adam, *Our Republican Constitution* (Oxford: Hart Publishing, 2005)
- Tribe, G. and Gudridge, Patrick O., 'The Anti-Emergency Constitution' (2004) 113 *Yale Law Journal* 1801–70
- Tushnet, Mark V., 'Defending *Korematsu*? Reflections on Civil Liberties in Wartime' (2003) *Wisconsin Law Review* 273–307
- Vinx, Lars, 'Legality and Legitimacy in Hans Kelsen's Pure Theory of Law', PhD thesis, University of Toronto (2005)
- Wade, William, *Constitutional Fundamentals* (The Hamlyn Lectures) (London: Stevens & Sons, 1989)
- Wade, H. W. R. and C. F. Forsyth, *Administrative Law* (7th edn, Oxford: Clarendon Press, 1994)
- Williams, George, 'Reading the Judicial Mind: Appellate Argument in the Communist Party Case' (1993) 15 *Sydney Law Review* 3–29
- Willis, John, 'Administrative Law and the British North America Act' (1939–40) *Harvard Law Review* 251–81
- Willis, John, 'Three Approaches to Administrative Law: The Judicial, the Conceptual, and the Functional' (1935–6) 1 *University of Toronto Law Journal* 53–81
- Winterton, George, 'The Communist Party Case' in H. P. Lee and George Winterton (eds.), *Australian Constitutional Landmarks* (Cambridge University Press, 2003), 108–44

- Winterton, George, 'The Significance of the Communist Party Case' (1992) 18 *Melbourne Law Review* 630–58
- Woolf, H. 'Droit Public – English Style' [1995] *Public Law* 57–71
- Woolf, H. 'The Rule of Law and a Change in the Constitution' (2004) 63 *Cambridge Law Journal* 317–30
- Zarka, Yves Charles, 'The Political Subject' in Tom Sorell and Luc Foisneau (eds.), *Leviathan After 350 Years* (Oxford: Oxford University Press, 2004), 167–82
- Zines, Leslie, 'Constitutional Aspects of Judicial Review of Administrative Action' (1998) 1 *Constitutional Law and Policy Review* 50–4