Bibliography

Ackerman B, We the People: Volume I – Foundations (Belknap Press 1993)
Allan TRS, Constitutional Justice (Oxford University Press 2003)
Allan TRS, ‘Deference, Defiance, and Doctrine: Defining the Limits of Judicial Review’ (2010) 60 The University of Toronto Law Journal 41
Arter D, Democracy in Scandinavia: Consensual, Majoritarian or Mixed? (Manchester University Press 2006)
Banaji MR and Greenwald AG, Blindspot: Hidden Biases of Good People (Delacorte Press 2013)
Barber SA and Fleming JE, Constitutional Interpretation: The Basic Questions (Oxford University Press 2007)
Biskupic J, ‘Ginsburg: Court Needs Another Woman’ USA Today (5 October 2009)

Brady ADP, Proportionality and Deference under the UK Human Rights Act: An Institutionally Sensitive Approach (Cambridge University Press 2012)


Brewer-Cárías AR, Constitutional Protection of Human Rights in Latin America (Cambridge University Press 2009)


Cahill-O’Callaghan RJ, ‘The Influence of Personal Values on Legal Judgments’ (2013) 40 Journal of Law and Society 596


Choudhry S and Hume N, ‘Federalism, Devolution and Secession: From Classical to Post-Conflict Federalism’ in Tom Ginsburg and Rosalind Dixon (eds), Comparative Constitutional Law (Edward Elgar Publishing 2011)

Clark WR, Golder MR and Golder SN, Principles of Comparative Politics (2nd edition, CQ Press 2012)


Bibliography

Dahl RA, Democracy and Its Critics (Yale University Press 1991)
Dahl RA, ‘Procedural Democracy’ in Gerald F Gaus and Chandran Kukathas (eds), Handbook of Political Theory (Sage 2004)
Dworkin R, Taking Rights Seriously (Duckworth 1977)
Dworkin R, Law’s Empire (Fontana Press 1986)
Eberle EJ, Dignity and Liberty: Constitutional Visions in Germany and the United States (Praeger 2002)
Elster J, Securities against Misrule: Juries, Assemblies, Elections (Cambridge University Press 2013)
Gaus GF, Contemporary Theories of Liberalism: Public Reason as a Post-Enlightenment Project (Sage 2003)
Gaus GF, On Philosophy, Politics, and Economics (Thomson Wadsworth 2008)
‘Ginsburg Wants Court to Add Second Woman’ The Columbus Dispatch (11 April 2009)
Bibliography

Grinn D, ‘Types of Constitutions’ in Michel Rosenfeld and András Sajó (eds), The Oxford Handbook of Comparative Constitutional Law (Oxford University Press 2012)
Gyorfi T, Az Alkotmánybíráskodás Politikai Karaktere: Értekezés a Magyar Alkotmánybíróság Első Tíz Évérlő (Indok 2001)
Gyorfi T, ‘The Supreme Court (House of Lords) of the United Kingdom’ in András Jakab, Arthur Dyevre and Giulio Itzcovich (eds), Comparative Constitutional Reasoning (Cambridge University Press forthcoming)
Habermas J, Between Facts and Norms: Contributions to a Discourse Theory of Law and Democracy (Polity Press 1997)
Hickman T, Public Law after the Human Rights Act (Hart Publishing 2010)
Hogg PW and Bushell AA, ‘The Charter Dialogue between Courts and Legislatures (Or Perhaps the Charter of Rights Isn’t Such a Bad Thing after All)’ (1997) 35 Osgoode Hall Law Journal 75


Hunter R, McGlynn C and Rackley E (eds), Feminist Judgments: From Theory to Practice (Hart Publishing 2010)


Huntington SP, The Third Wave: Democratization in the Late Twentieth Century (University of Oklahoma Press 1991)


Jakab A, Dyevre A and Itzcovich G (eds), Comparative Constitutional Reasoning (Cambridge University Press forthcoming)


Kavanagh A, Constitutional Review under the UK Human Rights Act (Cambridge University Press 2009)


Kelsen H, Vom Wesen Und Wert Der Demokratie (Mohr 1929)
Bibliography

Klug F, ‘A Bill of Rights: Do We Need One or Do We Already Have One?’ (2007) Public Law 619
Kurunmäki J and Strang J, Rhetorics of Nordic Democracy (Finnish Literature Society 2010)
Landfried C, ‘The Judicialization of Politics in Germany’ (1994) 15 International Political Science Review 113
Lavapuro J, ‘Constitutional Review in Finland’ in Kimmo Nuotio, Sakari Sakari Melander and Merita Huomo-Kettunen (eds), Introduction to Finnish Law and Legal Culture (Faculty of Law, University of Helsinki 2012)
Against the New Constitutionalism


Möllers C, ‘We Are (Afraid of) the People: Constituent Power in German Constitutionalism’ in Martin Loughlin and Neil Walker (eds), *The...
**Bibliography**

*Paradox of Constitutionalism: Constituent Power and Constitutional Form* (Oxford University Press 2007)
Ojanen T, ‘From Constitutional Periphery toward the Center: Transformations of Judicial Review in Finland’ (2009) 27 *Nordic Journal of Human Rights* 194
Plato, *The Republic* (Infomotions, Inc. 2001)
Rackley E, Women, Judging and the Judiciary: From Difference to Diversity (Routledge 2013)
Rawls J, Political Liberalism (Columbia University Press 1993)
Raz J, Practical Reason and Norms (Princeton University Press 1990)
Reid Lord, ‘The Judge as Law Maker’ (1972) 12 Journal of the Society of Public Teachers of Law 22
Robertson D, Judicial Discretion in the House of Lords (Clarendon Press 1998)
Segal JA and Spaeth HJ, The Supreme Court and the Attitudinal Model Revisited (Cambridge University Press 2002)
Stone Sweet A, ‘Constitutional Courts’ in Michel Rosenfeld and András Sajó (eds), The Oxford Handbook of Comparative Constitutional Law (Oxford University Press 2012)
Against the New Constitutionalism

Tomkains A, Our Republican Constitution (Hart Publishing 2005)
Tuori K, ‘Landesbericht Finland’ in Armin von Bogdandy, Christopher Grabenwarter and Peter M Huber (eds), Handbuch Ius Publicum Europaeum. Volume VI–VII. Verfassungsgerichtsbarkeit im europäischen Rechtsraum (CF Müller forthcoming)
Van de Heyning C, ‘Constitutional Courts as Guardians of Fundamental Rights: The Constitutionalisation of the Convention through Domestic Constitutional Adjudication’ in Patricia Popelier, Armen Mazmuyan
Bibliography

and Wouter Vandenbruwaene (eds), *The Role of Constitutional Courts in Multilevel Governance* (Intersentia 2013)
Wilson J, *Sleepovers* (Doubleday 2001)
272

Against the New Constitutionalism

Young AL, ‘Deference, Dialogue and the Search for Legitimacy’ (2010)
30 *Oxford Journal of Legal Studies* 815