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IN ENGLISH
CONSTITUTIONAL
HISTORY

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Lisa Webley, Harriet Samuels



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developments such as the Constitutional Reform Act 2005 and recent case law concerning the sovereignty of Parliament the Human Rights Act counter terrorism and protests against the Iraq War among other matters are extracted and analysed While it includes extensive material and commentary on contemporary constitutional reform Turpin and Tomkins is a book that covers the historical traditions and the continuity of the British constitution as well as the current tide of change All the chapters contain detailed suggestions for further reading Designed principally for law students the book includes substantial extracts from parliamentary and other political sources as well as from legislation and case law As such it is essential reading also for politics and government students Much of the material has been reworked and with its fresh design the book provides a detailed yet accessible account of the British constitution at a fascinating moment in its ongoing development

Reshaping the British Constitution N. Johnson, 2004-07-02 Reshaping the British Constitution provides a vigorous critique of the deformations of Britain's customary constitution and why it could not effectively stem the growth of a centralized political authority On this foundation it provides a critical description and assessment of recent constitutional changes including devolution House of Lords reform human rights and the encroachment of the European Union Nevil Johnson suggests that since the reform programme has rested on pragmatic political expediency rather than on coherent thinking about constitutional principles it is likely to strengthen the familiar deformations of the customary constitution

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Brexit, Union, and Disunion Sionaidh Douglas-Scott, 2023-11-09 Provides a critical analysis of Brexit placing it in the broader context of the historical development of the British Constitution

Natural Law in Court R. H. Helmholz, 2015-06-08 Natural law theory grounds human laws in universal truths of God's creation The task of the judicial system was to build an edifice of positive law on natural law's foundations R H Helmholz shows how lawyers and judges made and interpreted natural law arguments in the West and concludes that historically it has advanced the cause of justice

Royalists and Patriots J.P. Sommerville, 2014-06-17 This well known book reasserts the central importance of political

and religious ideology in the origins of the English Civil War Recent historiography has concentrated on its social and economic causes Sommerville reminds us what the people of the time thought they were fighting about Examining the main political theories in c 17th England the Divine Right of Kings government by consent and the ancient constitution he considers their impact on actual events He draws on major political thinkers like Hobbes and Locke but also on lesser but more representative figures to explore what was new in these ideas and what was merely the common currency of the age This major new edition incorporates all the latest thinking on the subject *Conceptual Change and the Constitution* Terence Ball, John Greville Agard Pocock, 1988 In this volume distinguished historians and political scientists examine the linguistic and conceptual dimension of the American Founding They analyze political discourse during the short span of years from the Revolution through ratification **The Great Rights of Mankind** Bernard Schwartz, 1992 The American Bill of Rights is a magic mirror writes Bernard Schwartz wherein we see reflected not only our lives but the whole pageant of Anglo American constitutional development and all that those struggles have meant in the history of freedom Perhaps the finest short history of the Bill of Rights ever written this is an updated expanded version of the classic The author has added an afterword that brings the history of what Madison called the great rights of mankind through the Rehnquist court making this an invaluable study **The Age of Liberty** Michael Roberts, 2003-10-30 An analysis of the period when Sweden was the freest country in the world **Controlling Administrative Power** Peter Cane, 2016-03-29 This wide ranging comparative account of the legal regimes for controlling administrative power in England the USA and Australia argues that differences and similarities between control regimes may be partly explained by the constitutional structures of the systems of government in which they are embedded It applies social scientific and historical methods to the comparative study of law and legal systems in a novel and innovative way and combines accounts of long term and large scale patterns of power distribution with detailed analysis of features of administrative law and the administrative justice systems of three jurisdictions It also proposes a new method of analysing systems of government based on two different models of the distribution of public power diffusion and concentration a model which proves more illuminating than traditional separation of powers analysis **The Constitution of Liberty** F.A. A. Hayek, 2011-06-15 One of the great political works of our time The twentieth century successor to John Stuart Mill's essay On Liberty Newsweek Conservatives and concerned citizens alike have grown increasingly fearful of big government Enter Nobel Prize winning economist and political theorist F A Hayek whose passionate warning against empowering states with greater economic control The Road to Serfdom became an overnight sensation The latest entry in the University of Chicago Press's series of newly edited editions of Hayek's works The Constitution of Liberty is like Serfdom just as relevant to our present moment The book is considered Hayek's classic statement on the ideals of freedom and liberty ideals that he believes have guided and must continue to guide the growth of Western civilization Here Hayek defends the principles of a free society casting a skeptical eye on the growth of the welfare

state and examining the challenges to freedom posed by an ever expanding government as well as its corrosive effect on the creation preservation and utilization of knowledge In opposition to those who call for the state to play a greater role in society Hayek puts forward a nuanced argument for prudence Guided by this quality he elegantly demonstrates that a free market system in a democratic polity under the rule of law and with strong constitutional protections of individual rights represents the best chance for the continuing existence of liberty Striking a balance between skepticism and hope Hayek's profound insights are timelier and more welcome than ever before This definitive edition of *The Constitution of Liberty* will give a new generation the opportunity to learn from his enduring wisdom

Politics and the Public Interest in the Seventeenth Century (RLE Political Science Volume 27) J. A. W. Gunn, 2013-06-17 This book examines the concept of public interest against the background of English politics from the Civil War to the coming of the Hanoverians These years witnessed both the rise of the modern notion of the public interest as a part of ordinary political language and the growth of a social philosophy of individualism The new ideas challenged the status quo based on order reason of state and national power in the name of legitimate self interest and respect for the rights of the private person In presenting a complex set of ideas in their historical context the author examines both abstract philosophies and the issues of the day as recorded in press pulpit and law courts A chapter devoted to economic thought includes a re assessment of the social assumptions of mercantilism

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