ARTICLES

BLACKBURN, R. The Prerogative Power of Dissolution of Parliament: Law, Practice, and Reform ........................................ 766
BONDY, V. and SUNKIN, M. Settlement in Judicial Review Proceedings ................................................................. 237
CAMPBELL, D. The Threat of Terror and the Plausibility of Positivism ................................................................. 501
CANE, P. Judicial Review in the Age of Tribunals ................. 479
CARNWATH, R. Tribunal Justice—a New Start ................. 48
CORNFORD, T. Administrative Redress: the Law Commission’s Consultation Paper ................................................. 70
FENWICK, H. Marginalising Human Rights: Breach of the Peace, “Kettling” the Human Rights Act and Public Protest .... 737
KAVANAGH, A. Judging the Judges under the Human Rights Act: Deference, Disillusionment and the “War on Terror” ..... 287
LEE, J. A Defence of Concurring Speeches .......................... 305
MANCE, J. Opting into Community Law and Interpreting Convention Rights: Is the United Kingdom More or Less Committed? .... 544
MASTERMAN, R. Interpretations, Declarations and Dialogue: Rights Protection under the Human Rights Act and Victorian Charter of Human Rights and Responsibilities .......................... 112
OGUS, A. Regulation Revisited ........................................... 332
PAGE, E.C. Their Word is Law: Parliamentary Counsel and Creative Policy Analysis ................................................. 790
PANNICK Q.C., LORD “Better that a horse should have a voice in that House [of Lords] than that a judge should” (Jeremy Bentham): Replacing the Law Lords by a Supreme Court ...................... 723
SHAH, S. and POOLE, T. The Impact of the Human Rights Act on the House of Lords .............................................. 347
ANALYSIS

Bias: malfunction in judicial decision-making (Sir Louis Blom-Cooper Q.C.) ............................................................ 199
Civil liberties in modern Britain (Lord Steyn) ......................... 228
Constitutional protection for magistrates in the Commonwealth Caribbean (Eddy D. Ventose) ........................................ 431
Decision-making in the Supreme Court: new approaches and new Opportunities (Richard Clayton Q.C.) ................................. 682
Democracy, supremacy and the “intergovernmental” pillars of the European Union (Danny Nicol) ........................................ 218
Expectations in transition: recent developments in legitimate expectations (C.J.S. Knight) ..................................................... 15
Freedom of information and the 2009 parliamentary expenses scandal (Peter Leyland) ......................................................... 675
Horizontal effect of the European Convention on Human Rights in Swedish law—a quiet constitutional change? (Carl Lebeck) ...... 25
Hot money in a cold climate (Genevieve Lennon and Clive Walker) ... 37
“How do I kill thee? Let me count the ways...”: lethal injection as a means of execution in the United States (Ian Loveland) ........ 453
Liberty v United Kingdom: a new chance for another missed opportunity (Benjamin Goold) ..................................................... 5
Monetary awards in judicial review (Michael Fordham Q.C.)........ 1
Ombudsmen and social rights adjudication (Nick O’Brien) ........... 466
Regionalisation of the Administrative Court and the tribunalisation of judicial review (Sarah Nason) ................................. 440
Re P: an exception to the “no more, certainly no less” Rule (Jonathan Lewis) ................................................................. 43
The Calman Commission and Scotland’s disjointed constitutional Debates (Alan Trench) ......................................................... 686
The Universal Declaration of Human Rights: 60 years on (Francesca Klug) ................................................................. 205
COMMENTS

Age of judicial responsibility (Louis Blom-Cooper Q.C.) ............ 429
The magic of monarchy—from Bagehot to Bennett (Gavin Drewry)
.......................................................................................... 671
When the private lawyer should go public (Louis Blom-Cooper Q.C.)
.............................................................................................. 195
CURRENT SURVEY

August to November 2008 ............................................132
November 2008 to February 2009 ...................................372
February to May 2009 ..................................................617
May to August 2009 ......................................................812
INTERNATIONAL SURVEY

January 2009 ......................................................... 154
April 2009 ............................................................ 395
July 2009 .............................................................. 644
October 2009 ......................................................... 836
GOVERNMENT AND POLITICS JOURNALS

January 2009 ......................................................... 169
April 2009 .............................................................. 413
July 2009 .............................................................. 655
October 2009 ......................................................... 855
BOOK REVIEWS

Arnull, A., Eeckhout, P. and Tridimas, T. Continuity and Change in EU Law. Essays in Honour of Sir Francis Jacobs ........................................ 417
Coppel, P. Information Rights .................................................. 425
Cornford, T. Towards a Public Law of Tort .................................. 869
Davies, A.C.L. The Public Law of Government Contracts .................. 658
Gearty, C. Civil Liberties....................................................... 179
Goldman, D.B. Globalisation and the Western Legal Tradition: Recurring Patterns of Law and Authority ............................................ 415
Goold, B.J. and Lazarus, L. Security and Human Rights .................. 666
Gross, O. and Ní Aoláin, F. Law in Times of Crisis .......................... 175
Hood, R. and Hoyle, C. The Death Penalty. A Worldwide Perspective . 419
Leigh, I. and Masterman, R. Making Rights Real: The Human Rights Act in its First Decade ............................................................. 424
Loader, I. and Walker, N. Civilizing Security .................................. 171
McCruden, C. Buying Social Justice: Equality, Government Procurement and Legal Change ......................................................... 420
Mitchell J. Devolution in the UK .................................................. 860
Morgan, B. The Intersection of Rights and Regulation: New Directions in Socio-Legal Scholarship ........................................... 185
Moules, R. Actions against Public Officials: Legitimate Expectations, Misstatements and Misconduct .................................................. 861
Palmer, E. Judicial Review. Socio-Economic Rights and the Human Rights Act ........................................................................... 181
Salomon, M.E. Global Responsibility for Human Rights: World Poverty and the Development of International Law ................................. 866
Sampford, C. Retrospectivity and the Rule of Law ................................ 186
Stenning, P.C. The Modern Prosecution Process in New Zealand .......... 661
Trebilcock, M.J. and Daniels, R.J. Rule of Law Reform and Development: Charting the Fragile Path of Progress .................................. 657
Veitch S. Law and the Politics of Reconciliation ................................. 863
Wicks, E. Human Rights and Healthcare ....................................... 192