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The Constitution After Scott

Government Unwrapped

Adam Tomkins

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Constitution After Scott Government Unwrapped

Roger Masterman, Colin Murray



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The Constitution After Scott Adam Tomkins, 1998 This book provides a thorough and authoritative account of the constitutional implications of the Scott report It is the only book length treatment of this pivotal Report The Scott report was established by John Major in 1992 to look into British government policy during the 1980s with regard to trade including the arms trade with Iraq and to establish whether the Government had lied to Parliament about its policy Scott also investigated a number of high profile and controversial criminal prosecutions which the government brought against several companies that were accused of illegally exporting defence equipment to Iraq All of these cases failed This book does more than merely relate the Scott story It offers a full analysis of what the report means for the future of constitutional government and constitutional reform in Britain Issues of lying to Parliament and ministerial responsibility of the regulation and control of the civil service and of open government and freedom of information are all reappraised in the light of Scott's discoveries Central questions of secret intelligence and troublesome public interest immunity certificates are also considered Unusually for a political scandal Scott was not an exclusively national affair affecting only one country There was a little known equivalent to the Scott inquiry in the USA and the lessons of the US experience are also discussed here for the first time in Britain Our

Republican Constitution Adam Tomkins, 2005-02 This new book by Adam Tomkins sets out a radical vision of the British constitution It argues that despite its outwardly monarchic form the constitution is profoundly informed and indeed shaped by values and practices of republicanism The republican reading of the constitution presented in this book places political accountability at the core of the constitutional order As such Our Republican Constitution offers a powerful rejoinder to the current trend in legal scholarship that sees the common law and the courts rather than Parliament as the central players in holding government to account The book further contends that while the constitution should be understood as having republican foundations current constitutional practice is in a number of respects insufficiently republican in character The book closes by outlining a programme of republican constitutional reform that is designed to secure genuinely responsible government This is an original and provocative reinterpretation of the central themes of the British constitution drawing on constitutional history especially of the seventeenth century political theory and public law **The Changing Constitution**

Jeffrey L. Jowell, Dawn Oliver, 2007-07-26 Since its first edition in 1985 The Changing Constitution has cemented its reputation for providing concise scholarly and thought provoking essays on the key issues surrounding the UK's constitutional development and the current debates around reform The sixth edition of a highly successful volume provides a thorough review of the latest developments in constitutional reform It includes a new chapter on Constitutional Watchdogs and expanded consideration of freedom of information and the control of public expenditure Professors Jowell and Oliver have brought together nineteen expert contributors to offer an invaluable source of material and analysis for all students of public law *The English Constitution* Ian Ward, 2004-07-30 This book aims to provide a stimulating text for both academics

and students advancing a series of original ideas about the English constitution **Text, Cases and Materials on Public Law and Human Rights** Helen Fenwick, Gavin Phillipson, 2013-03-04 Building on the strengths of the Sourcebook on Public Law this book has been comprehensively revised to take account of the radical programme of constitutional reform introduced by the Labour Government since 1997 *British Government and the Constitution* Colin Turpin, Adam Tomkins, 2011-09-01 Like the immensely successful previous edition of this highly respected work this new edition has been jointly prepared and thorough updated by Colin Turpin and Adam Tomkins It takes fully into account constitutional developments under the coalition government and examines the most recent case law of the Supreme Court the European Court of Justice and the European Court of Human Rights While it includes extensive material and commentary on contemporary constitutional practice the book covers the historical traditions and the continuity of the British constitution as well as the current tide of change Designed principally for law students the book includes substantial extracts from parliamentary and other political sources as well as from legislation and case law making it ideal for politics and government students With its fresh design it provides a full yet accessible account of the British constitution at a fascinating moment in its ongoing development British Government and the Constitution Alison L. Young, 2021-04 Places constitutional law in its legal historical and political context using contemporary examples **Constitutional Referendums** Stephen Tierney, 2012-04-05 The constitutional referendum has become a vital feature of modern constitution making and reform This book provides the first full length analysis of the theoretical foundations of constitutional referendums assessing their democratic credentials and the design decisions that affect the value and legitimacy of the referendum process **Leading Works in Public Law** Patrick O'Brien, Ben Yong, 2024-10-08 This book brings together a group of leading scholars working in public law and constitutional theory It examines accepted leading works of public law while also exploring those that deserve greater attention Over 13 chapters a group of leading public law experts each examine one leading work from the UK public law canon Each chapter critically reflects on the context of a work in public law taking into account not just the work and its context but also how it shapes and contributes to the broader discipline The final chapter offers an international overview of the chapters themselves reflecting critically on the scholarly canon of UK public law from the perspective of American constitutional scholarship The book will be of interest to scholars and students of constitutional law

Constitutional and Administrative Law Roger Masterman, Colin Murray, 2022-06-02 Provides an accessible discursive and scholarly treatment of the key contemporary issues in UK Public Law Leaks, Whistleblowing and the Public Interest Ashley Savage, 2016-08-26 This book is the first of its kind to provide an in depth treatment of the law of unauthorised disclosures in the United Kingdom Drawing upon extensive data obtained using freedom of information as a methodology and examples from comparative jurisdictions the book considers the position of civil servants employees of the security and intelligence services and service personnel in the armed forces It considers the protections available the consequences of

leaking and a full assessment of the authorised alternatives Accountability in the Contemporary Constitution Nicholas Bamforth, Peter Leyland, 2013-09 Accountability in the context of constitutional and administrative law is a complex concept This book examines the legal framework of public institutions in light of contemporary accountability debates the role of human rights in public accountability accountability in regulation and the operation of accountability in multi layered government Britannia Overruled David Reynolds, 2013-11-26 This book brings together the often separated histories of diplomacy defence economics and empire in a provocative reinterpretation of British decline It also offers a broader reflection on the nature of international power and the mechanisms of policymaking For this Second Edition David Reynolds has added a new chapters and extends his lively and incisive analysis to the beginning of the new millennium

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English Public Law David Feldman, 2009 First published in 2004 English Public Law has become the key point of reference on English public law for lawyers in the UK and throughout the world Now in its second edition the book acts as an accessible first point of reference for practitioners approaching a public law issue for the first time while simultaneously providing a lucid concise and authoritative overview of all the key areas of public law constitutional administrative human rights and criminal law within one single portable volume The second edition has been completely updated to take account of all key legislative and procedural changes since 2004 including the Constitutional Reform Act 2005 recent higher courts decisions concerning public law and human rights the Criminal Procedure Rules 2005 Written and edited by a team of acknowledged experts on English law the book offers proven reliability and as part of the Oxford Principles of English Law Series is the companion volume to the second edition of English Private Law edited by Professor Andrew Burrows FBA The book is an ideal quick reference for practitioners to fall back on when a client raises a point outside their normal area of expertise as well as for academics overseas libraries and practitioners overseas who want a one stop resource on English public law A supplement published between editions will ensure that the book is kept up to date

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The English Judges Robert Stevens,2005-04-15 In this new book Robert Stevens looks at the English Judiciary from an historical perspective with especial reference to its changing role in the 20th Century He examines current debates about the position of the judges in the light of the possible future role of the judiciary in the Constitution The centrepiece of the book is a detailed study of the political influences on the judiciary and the influence the judiciary has had on politics in the 20th Century It concludes with a series of proposed reforms to ensure that the English judiciary will both maintain its strength but enhance its utility in the 21st Century It offers no simple minded argument for separation of powers but analyses what is needed to clarify the balance of powers and to advance the debate about the role of an unelected judiciary in an increasingly democratic society

The Collaborative Constitution Aileen Kavanagh,2023-10-26 In this book Aileen Kavanagh offers a fresh account of how we should protect rights in a democracy Departing from leading theoretical accounts which present the courts and legislature as rivals for constitutional supremacy Kavanagh argues that protecting rights is a collaborative enterprise between all three branches of government the Executive the legislature and the courts On a collaborative vision of constitutionalism protecting rights is neither the solitary task of a Herculean super judge nor the dignified pronouncements of an enlightened legislature Instead it is a complex dynamic and collaborative endeavour where each branch has a distinct but complementary role to play whilst engaging with each other in a spirit of comity and mutual respect Connecting constitutional theory with the practice of protecting rights in a democracy this book offers an innovative understanding of the separation of powers grounded in the values and virtues of constitutional collaboration

Constitutional and Administrative Law Hilaire Barnett,2023-08-31 Hilaire Barnett s Constitutional and Administrative Law has consistently provided students with reliable accessible and comprehensive coverage of the Public Law syllabus Mapped to the common course outline the Fifteenth edition equips students with a thorough understanding of the UK constitution s past present and future by analysing and illustrating the political and socio historical contexts that have shaped the major rules and principles of constitutional and

administrative law as well as ongoing constitutional reform This edition has been fully updated throughout including a restructure to Chapters 22 and 26 as well as additional pause and reflect sections in order to aid student understanding of this complex area of the law The online digital content also includes updates to the Multiple Choice Questions Instructor Test Bank and Web Links Ideal for students studying constitutional and administrative law for the first time this is an indispensable guide to the challenging concepts and legal rules in public law

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