

PROFESSOR PP CRAIG

CURRICULUM VITAE

Date of Birth: 27 9 51.
Married to Dr Anita Cooper.
One son

1 EDUCATION

1970-4: Worcester College, Oxford.

1972 : Awarded Gibbs Prize in Law and made a Scholar of the College.

1973 : BA (Hons.) First Class. Awarded Henriques Prize.

1974 : BCL First Class. Awarded the Vinerian Scholarship.

2 ACADEMIC CAREER

1975-6: Lecturer in Law, Magdalen College, Oxford.

1976-98: Official Tutorial Fellow, Worcester College, Oxford, and CUF Lecturer in Law.

1981-2: Visiting Professor during a sabbatical year which was divided between Osgoode Hall Law School, York University, Toronto and the University of Virginia Law School. I taught three different courses.

1983: Visiting lecturer for a semester at the University of Queensland, Brisbane.

1986-7: Visiting Professor during a sabbatical at Cornell Law School where I taught three courses.

1989: Visiting Professor at the University of Connecticut for half a semester.

1990: Appointed to a Readership by Oxford University.

1992, 1994-2000: Visiting Professor at Indiana Law School for five weeks, August/September.

1996: Appointed to a Professorship by Oxford University

1998-2019: Appointed to the University of Oxford Professorship of English Law at St John's College with effect from October 1st 1998.

1998: Elected to the British Academy

2000: Appointed as a QC (Honoris Causa)

2000: Appointed as an Honorary Bencher of Gray's Inn

2010-2019: The alternate UK member of the Venice Commission on Law and Democracy

2014: Awarded an Honorary Doctorate by Maastricht University

2016: The Walter Ganshof van der Meersch Visiting Professor at Université libre de Bruxelles

2019: Emeritus Professor of English Law, St John's College, Oxford

2021: Professor of Law NYU Abu Dhabi.

3 PUBLICATIONS

(a) Books

Administrative Law (Sweet & Maxwell, 1st ed, 1983)

Administrative Law (Sweet & Maxwell, 2nd ed, 1989)

Public Law and Democracy in the United Kingdom and the United States of America (Oxford University Press, 1990). (Pages 162-182 reprinted, in D Galligan (ed.), *A Reader on Administrative Law* (1996); pages 15-17, 33-43 reprinted, in M Allen, B Thomson and B Walsh, *Cases and Materials on Constitutional and Administrative Law* (2nd ed, 1990); pages 117-118, reprinted, in A Aman, *Administrative Law and Process* (1993))

Administrative Law (Sweet & Maxwell, 3rd ed, 1994)

EC Law, Text, Cases and Materials (Oxford University Press, 1st ed, 1995), written jointly with Grainne de Búrca

Lawmaking in the European Union (Kluwer Law, 1998), edited jointly with Carol Harlow

EU Law, Text, Cases and Materials (Oxford University Press, 2nd ed, 1998), written jointly with Grainne de Búrca

Administrative Law (Sweet & Maxwell, 4th ed, 1999)

The Evolution EU Law (Oxford University Press, 1999), edited jointly with Grainne de Búrca

Administrative Law (Sweet & Maxwell, 5th ed, 2003)

Law and Administration in Europe: Essays in Honour of Carol Harlow (Oxford University Press, 2003), edited jointly with Richard Rawlings

EU Law, Text, Cases and Materials (Oxford University Press, 3rd ed, 2003), written jointly with Grainne de Búrca

The Executive and Public Law: Power and Accountability in Comparative Perspective (Oxford University Press, 2005), edited jointly with Adam Tomkins

EU Administrative Law (Oxford University Press, 2006)

Public Employment Services and European Law (Oxford University Press, 2007), written jointly with with Mark Freedland, Catherine Jacqueson and Nicola Kountouris

EU Law, Text, Cases and Materials (Oxford University Press, 4th ed, 2008), written jointly with Grainne de Búrca

Administrative Law (Sweet & Maxwell, 6th ed, 2008)

The Lisbon Treaty, Law, Politics and Treaty Reform (Oxford University Press, 2010)

The Evolution of EU Law (Oxford University Press, 2nd edn, 2011), jointly edited with Grainne de Búrca

EU Law, Text, Cases and Materials (Oxford University Press, 5th ed, 2011), written jointly with Grainne de Búrca

EU Administrative Law (Oxford University Press, 2nd ed, 2012)

Administrative Law (Sweet & Maxwell, 7th ed, 2012)

The Lisbon Treaty, Law, Politics and Treaty Reform (Oxford University Press, 2013), paperback version but with new extra chapter on the financial crisis

EU Law, Text, Cases and Materials (Oxford University Press, 6th ed, 2015), written jointly with Grainne de Búrca

UK, EU and Global Administrative Law: Foundations and Challenges (Hamlyn Lectures, Cambridge University Press, 2015)

Administrative Law (Sweet & Maxwell, 8th ed, 2016)

ReNEUAL Model Rules on EU Administrative Procedure (Oxford University Press, 2017), edited jointly with Herwig Hofmann, Jens-Peter Schneider and Jacques Ziller

EU Administrative Law (Oxford University Press, 3rd ed, 2018)

EU Law, Text, Cases and Materials (Oxford University Press, 7th ed, 2020), written jointly with Grainne de Búrca

EU Law, Text, Cases and Materials, UK Edition (Oxford University Press, 7th ed, 2020), written jointly with Grainne de Búrca

Administrative Law (Sweet & Maxwell, 9th ed, 2021)

Evolution of EU Law (Oxford University Press, 3rd edn, 2021), jointly edited with Grainne de Búrca

(b) Chapters in Books

‘Discretionary Power in Modern Administration’, in M Bullinger (ed) *Verwaltungsermessens im Modernen Staat* (1986) 79-113.

‘The Monopolies and Mergers Commission: Competition and Administrative Rationality’, in R Baldwin and C McCrudden eds, *Regulation and Public Law* (Weidenfeld and Nicolson, 1987) Ch 10.

‘The Impact of Europe’, in P Birks (ed), *Examining the Law Syllabus* (Oxford University Press, 1992), 65-68.

‘Public Law, Sovereignty and Citizenship’, in R Blackburn (ed), *Rights of Citizenship* (Sweet & Maxwell, 1993) Ch 16.

‘The State, the Market and Development: Regulation or Deregulation’, in *Proceedings of the International Institute of Administrative Sciences*, Helsinki 1994, 21-25.

‘Jurisdiction, Judicial Control and Agency Autonomy’, in I Loveland (ed), *A Special Relationship, American Influences on Public Law in the UK* (Oxford University Press, 1995) Ch 7.

‘Contract, Government and Community Law’, in F Rose (ed), *Consensus Ad Idem* (Sweet & Maxwell, 1996) 141-158

‘Public Law and Control over Private Power’, in M Taggart (ed), *The Province of Administrative Law* (Hart, 1997) 196-216.

‘The Impact of Community law on Domestic Public Law’, in P Leyland and T Wood (eds), *Administrative Law Facing the Future: Old Constraints and New Horizons* (Blackstone, 1997) Ch 12.

‘Legislation, Regulation and Judicial Review’, in B Markesinis (ed), *Law Making, Law Finding and Law Shaping, The Diverse Influences* (Oxford University Press, 1997) Ch 12.

‘What is Public Power’, in H Corder and T. Maluwa (eds), *Administrative Justice in Southern Africa* (1997) Ch 3.

‘Prerogative, Precedent and Power’, in C Forsyth and I Hare (eds), *The Golden Metwand and the Crooked Cord, Essays in Honour of Sir William Wade* (Oxford University Press, 1998) 65-89.

‘The Domestic Liability of Public Authorities in Damages: Lessons from the EC?’, in J Beatson and T Tridimas (eds), *New Directions in European Public Law* (Hart, 1998) Ch 6.

‘Report on the United Kingdom’, in A-M Slaughter, A Stone Sweet and J Weiler (eds), *The European Courts and National Courts, Doctrine and Jurisprudence* (Hart, 1998) Ch 7.

‘Indirect Effect of Directives in the Application of National Legislation’, in M Andenas and F Jacobs (eds), *European Community Law in the English Courts* (Hart, 1998) Ch 3.

‘Regulation and Judicial Review: Perspectives from UK and EC Law’, in C McCrudden (ed), *Regulation and Deregulation: Policy and Practice in the Utilities and Financial Services Industries* (Oxford University Press, 1998) Ch 7.

‘Substantive Legitimate Expectations and the Principles of Judicial Review’, in M Andenas (ed), *English Public Law and the Common Law of Europe* (Key Haven, 1998) Ch 3.

‘Constitutionalism, Regulation and Review’, in R Hazell (ed), *Constitutional Futures, A History of the Next Ten Years* (Hart, 1999) Ch 5.

‘The European Community, the Crown and the State’, in M Sunkin and S Payne (eds), *The Nature of the Crown, A Legal and Political Analysis* (Oxford University Press, 1999) Ch 12.

‘The Nature of the Community: Integration, Democracy and Legitimacy’, in P Craig and G de Burca (eds), *The Evolution of EU Law* (Oxford University Press, 1999) Ch 1.

‘Unreasonableness and Proportionality in UK Law’, in E Ellis (ed), *The Principle of Proportionality in the Laws of Europe* (Hart, 1999) 85-106.

‘EMU, the European Central Bank and Judicial Review’, in P Beaumont and N Walker (eds), *Legal Framework of the Single European Currency* (Hart, 1999) Ch 5.

‘Contract, Public Law and Accountability’, in F Rose (ed), *Lex Mercatoria, Essays on International Commercial Law in Honour of Francis Reynolds* (Oxford University Press, 2000) Ch 16.

Reprints of three articles (‘Ultra Vires and the Foundations of Judicial Review’, ‘The Courts, Devolution and Judicial Review’, and ‘Competing Models of Judicial Review’), in C Forsyth (ed), *Judicial Review and the Constitution* (Hart, 2000) Chs 3, 10, 17.

‘Britain in the European Union’, in J Jowell and D Oliver (eds), *The Changing Constitution* (Oxford University Press, 4th ed, 2000) Ch 3.

‘Procedural Fairness’ in *Common Law, Common Values and Common Rights* (2000) 67-77.

‘Three Perspectives on the Relationship between Administrative Justice and Administrative Law’, in R Creyke and J McMillan eds, *Administrative Justice – The Core and the Fringe* (2000) 28-39.

‘Jurisdiction of the Community Courts Reconsidered’, in G de Burca and J Weiler (eds), *The European Court of Justice* (Oxford University Press, 2001) Ch 6.

‘The Evolution of the Single Market’, in C Barnard and J Scott (eds), *The Law of the Single European Market, Unpacking the Premises* (Hart, 2002) Ch 1.

‘Administrative Permits: The Position in the UK’, in I Gebhardt and G Zhixin (eds), *Systems of Administrative Law: Comparative Essays* (2002) 579-604.

‘National Courts and Community Law’, in J Hayward and A Menon (eds), *Governing Europe* (Oxford University Press, 2003) Chap 2.

‘Administrative Law in the Anglo-American Tradition’, in G Peters and J Pierre (eds), *Handbook of Public Administration* (Oxford University Press, 2003) 269-279.

‘When is the Time Right: Historical Big Bangs and Peaceful Reform’, in K Nicolaidis and S Weatherill (eds), *Whose Europe? National Models and the Constitution of the European Union* (Oxford University Press, 2003) 22-27.

‘Theory and Values in Public Law: A Response’, in P Craig and R Rawlings (eds), *Law and Administration in Europe: Essays in Honour of Carol Harlow* (Oxford University Press, 2003) Ch 2.

‘Great Britain and the European Union’, in F Segado ed, *The Spanish Constitution in the European Constitutional Context* (2003) 371-399

‘Fundamental Principles of Administrative Law’, in D Feldman (ed), *English Public Law* (Oxford University Press, 2004) Ch 13.

‘Grounds for Judicial Review: Substantive Control over Discretion’, in D Feldman (ed), *English Public Law* (Oxford University Press, 2004) Ch 16.

‘Access to Mechanisms of Administrative Law’, in D Feldman (ed), *English Public Law* (Oxford University Press, 2004) Ch 17.

‘Some Thoughts on the Role of the European Council’, in JM Beneyto Perez and I Pernice (eds), *The Government of Europe: Which Institutional Design for the European Union?* (Nomos, 2004) Ch 3.

‘The ECJ, National Courts and the Supremacy of Community Law’, in R Miccu and I Pernice (eds), *The European Constitution in the Making* (Nomos, 2004) Ch 2.

‘Judicial Review, Intensity and Deference in EU Law’, in D Dyzenhaus (ed), *The Unity of Public Law* (Hart, 2004) Ch 13.

‘The Constitutional Treaty: Legislative and Executive Power in the Emerging Constitutional Order’ (EUI Working Paper Law No. 2004/7).

‘Britain in the European Union’, in J Jowell and D Oliver (eds), *The Changing Constitution* (5th ed, Oxford University Press, 2004) Ch 4.

‘Una Nuovo Cornice Per L’Amministrazione Comunitaria: Il Regolamento Finanziario Del 2002’, in F Bignami and S Cassese (eds), *Il Procedimento Amministrativo Nel Diritto Europeo* (2004) 161-202.

‘The Hierarchy of Norms’, in T Tridimas (ed), *EU Law for the Twenty-First Century, Volume I* (Hart, 2004) Ch 5.

‘European Governance: Executive and Administrative Powers under the New Constitutional Settlement’, in J Weiler and Eisgruber (eds), *Altneuland: The EU Constitution in a Contextual Perspective*, Jean Monnet Working Paper 5/04.

‘Process Rights in Adjudication and Rulemaking: Legal and Political Perspectives’, in J Ziller ed, *What’s New in European Administrative Law* (EUI Working Paper 2005/10) 25-29.

‘The Locus and Accountability of Executive Power in the European Union’, in P Craig and A Tomkins (eds), *The Executive and Public Law: Power and Accountability in Comparative Perspective* (Oxford University Press, 2005) Ch 11.

‘Introduction’, in P Craig and A Tomkins (eds), *The Executive and Public Law: Power and Accountability in Comparative Perspective* (Oxford University Press, 2005) 1-15.

‘The Constitutional Treaty and Sovereignty’, in C Kaddous and A Auer (eds) *Les Principes Fondamentaux de la Constitution Europeene/The Fundamental Principles of the European Constitution* (, Dossier de Droit Europeen No 15, Helbing & Lichtenhahn/Bruylan/LGDJ; Basle, Geneva, Munich/Bruxelles/Paris, 2006) 117-134.

‘Process and Substance in Judicial Review’, in D Dyzenhaus (ed), *Inside and Outside Canadian Administrative Law, Essays in Honour of David Mullan* (Toronto University Press, 2006) 162-184.

‘Britain in the European Union’, in J Jowell and D Oliver eds, *The Changing Constitution* (Oxford University Press, 6th ed, 2007) Ch 4.

‘Multilevel Governance and Accountability in the EU’, in P Pavlopoulos and S Flogaitis (eds), *Multilevel Governance and Administrative Reform in the 21st Century* (2008) 69-80.

‘The Administrative System and Administrative Law Principle in the UK’, in HH Trute, T Grob, HC Rohl, C Mollers (eds), *Allgemeines Verwaltungsrecht – zur Tragfähigkeit eines Konzepts* (Mohr Siebeck, 2008) 699-734.

‘Fundamental Rights’, in P Moser and K Sawyer (eds), *Making Community Law, The Legacy of Advocate General Jacobs at the European Court of Justice* (Edward Elgar, 2008) Ch 2.

‘The Role of the European Parliament under the Lisbon Treaty’, in S Griller and J Ziller (eds), *The Lisbon Treaty, EU Constitutionalism without a Constitutional Treaty?* (Springer Wien New York, 2008) 109-135.

‘The Detailed Mandate and the Future Methods of Interpretation of the Treaties’, in I Pernice and E Tanchev (eds), *Ceci n’est pas une Constitution – Constitutionalisation without a Constitution?* (Nomos, 2009) 86-98.

‘Substance and Procedure in Judicial Review’, in M Andenas and D Fairgrieve (eds), *Tom Bingham and the Transformation of the Law, A Liber Amicorum* (Oxford University Press, 2009) 73-89.

‘Executive Accountability and the Contestability of the Executive Domain’, in L Verhey, P Kiiver & S Loeffen (eds), *Political Accountability and European Integration* (Kluwer, 2009) Ch 14

‘Shared Administration, Disbursement of Community Funds and the Regulatory State’, in Herwig C,H, Hofmann and Alexander H. Turk (eds), *Legal Challenges in EU Administrative Law, Towards an Integrated Administration* (Edward Elgar, 2009) Ch 2.

‘Administrative Law’, in L Blom-Cooper, B Dickson and G Drewry (eds), *The Judicial House of Lords 1876-2009* (Oxford University Press, 2009) Ch 29.

‘Fundamental Principles of Administrative Law’, in D Feldman (ed), *English Public Law* (Oxford University Press, 2nd ed, 2009) Ch 13.

‘Grounds for Judicial Review: Substantive Control over Discretion’, in D Feldman (ed), *English Public Law* (Oxford University Press, 2nd ed, 2009) Ch 16.

‘Access to Mechanisms of Administrative Law’, in D Feldman (ed), *English Public Law* (Oxford University Press, 2nd ed, 2009) Ch 17.

‘The Classics of EU Law Revisited: CILFIT and Foto-Frost’, in M Poiares Maduro and L Azoulai (eds), *The Past and Future of EU Law* (Hart, 2010) 185-192.

‘Legal Control over Regulatory Bodies: Principle, Policy and Teleology’, in P Birkinshaw and M Varney (eds), *The European Legal Order after Lisbon* (Kluwer Law International, 2010) Ch 5.

‘Sovereignty and the EU: The UK Perspective and Primacy Clauses’, in L Tichy and T Dumbrovsky (eds), *Sovereignty and Integration, Paradoxes and Development within Europe Today* (Centre for Comparative Law, Law Faculty of Charles University in Prague, 2010) 9-26.

‘Community Administration, History, Typology and Accountability’, in M D’Alberti (ed), *Le nuove mete del diritto amministrativo* (il Mulino, 2010) 11-66.

‘Coping with Numbers: Voting, Enhanced Cooperation and Amendment’, in H Koch, K Hagel-Sorensen, U Haltern and JHH Weiler (eds), *Europe, The New Legal Realism* (Djof Publishing, 2010) 113-134.

‘Specific Powers of Public Contractors’, in R Noguellou and U Stelkens (eds), *Comparative Law on Public Contracts* (Bruylant, 2010) 173-198.

‘England and Wales’, in R Noguellou and U Stelkens (eds), *Comparative Law on Public Contracts* (Bruylant, 2010) 338-366, (with M Trybus).

‘Political Constitutionalism and Judicial Review’, in C Forsyth, M Elliott, S Jhaveri, A Scully-Hill, M Ramsden (eds), *Effective Judicial Review: A Cornerstone of Good Governance* (Oxford University Press, 2010).

‘Legitimacy in Administrative Law: European Union’, in M Ruffert (ed), *Legitimacy in European Administrative Law: Reform and Reconstruction* (Europa Law Publishing, 2011) 197-216.

‘Shared Administration and Networks: Global and EU Perspectives’, in G Anthony, J-B Auby, J Morison and T Zwart (eds), *Values in Global*

Administrative Law, Essays in Honour of Spyridon Flogaitis and Gerard Timsit (Hart, 2011) Ch 4.

‘Judicial Review of Questions of Law: A Comparative Perspective’, in S Rose-Ackerman and P Lindseth (eds), *Comparative Administrative Law* (Edward Elgar, 2011) Ch 26.

‘Introduction’, in P Craig and G de Burca (eds) *The Evolution of EU Law* (Oxford University Press, 2nd edn, 2011) Ch 1.

‘Integration, Democracy and Legitimacy’, in P Craig and G de Burca (eds) *The Evolution of EU Law* (Oxford University Press, 2nd edn, 2011) Ch 2.

‘Institutions, Power and Institutional Balance’, in P Craig and G de Burca (eds) *The Evolution of EU Law* (Oxford University Press, 2nd edn, 2011) Ch 3.

‘Britain in the European Union’, in J Jowell and D Oliver (eds), *The Changing Constitution* (Oxford University Press, 7th ed, 2011) Ch 4

‘The President of the European Council’, in JM Beneyto and I Pernice (eds), *Europe’s Constitutional Challenges in the Light of the Recent Case Law of National Constitutional Courts, Lisbon and Beyond* (Nomos, 2011) 207-228.

‘Competence and Member State Autonomy: Causality, Consequence and Legitimacy’, in H-W Micklitz and B de Witte (eds), *The European Court of Justice and the Limits of Member State Autonomy* (Intersentia, 2012) 11-34.

‘Administrative Law in the Anglo-American Tradition’ in B Guy Peters and Jon Pierre (eds), *The SAGE Handbook of Public Administration* (Sage Publications 2012) 293-306.

‘EU Administrative Law and Tradition’, in M Ruffert (ed), *Administrative Law in Europe: Between Common Principles and National Traditions* (Europa Law Publishing, 2013) Ch 9.

‘The United Kingdom, the European Union and Sovereignty’, in R Rawlings, P Leyland and A Young (eds), *Sovereignty and the Law, Domestic, European and International Perspectives* (Oxford University Press, 2013) Ch 10.

‘Accountability and Judicial Review in the UK and EU: Central Precepts’, in N Bamforth and P Leyland (eds), *Accountability in the Contemporary Constitution* (Oxford University Press, 2013) Ch 8.

‘Article 41’, in S Peers, T Hervey, J Kenner and A Ward (eds), *The EU Charter of Fundamental Rights, A Commentary* (Hart, 2014).

‘Development of the EU’, in C Barnard and S Peers (eds), *European Union Law* (Oxford University Press, 2014), Chap. 2.

‘Economic Governance and the Euro Crisis: Constitutional Architecture and Constitutional Implications’ in M Adams, F Fabbrini and P Larouche (eds), *The Constitutionalization of European Budgetary Constraints* (Hart, 2014) Ch 2.

‘Sfide sostanziale e procedurali del diritto amministrativo europeo’ in L de Lucia and B Marchetti (eds), *L’amministrazione europea e le sue regole* (Il Mulino, 2015) 295-309.

‘Britain in the European Union’, in J Jowell, D Oliver and C O’Cinneide (eds), *The Changing Constitution* (Oxford University Press, 8th ed, 2015) Ch 4.

‘The Financial Crisis, the EU Institutional Order and Constitutional Responsibility’, in F Fabbrini, E Hirsch Ballin and H Somsen (eds), *What Form of Government for the European Union and the Eurozone ?* (Hart, 2015) Ch 2.

‘Accountability’, in A Arnall and D Chalmers (eds), *The Oxford Handbook of European Union Law* (Oxford University Press, 2015) Ch. 17.

‘Public Law and Public Laws’, in M. Elliott and D. Feldman (eds), *The Cambridge Companion to Public Law* (Cambridge University Press, 2015), 153-172.

‘Comitology, Rulemaking and the Lisbon Settlement: Tensions and Strains’, in C-F Bergstrom and D Ritleng (eds), *Rulemaking by the European Commission, The New System for the Delegation of Powers* (Oxford University Press, 2016), 173-202.

‘Responsibility, Voice and Exit: Britain Alone?’, in P Birkinshaw and A Biondi (eds), *Britain Alone! The Implications and Consequences of United Kingdom Exit from the EU* (Wolters Kluwer, 2016), Ch. 5.

‘Limits of Law: Reflections from Private and Public Law’, in N Barber, R Ekins and P Yowell (eds), *Lord Sumption and the Limits of Law* (Hart, 2016), 175-192.

‘Global Networks and Shared Administration’, in S Cassese (ed), *Global Administrative Law* (Edward Elgar, 2016) 153-174.

‘The Euro Area, its Regulation and Impact on Non-Euro Member States’, in P Koutakos and J Snell (eds), *The Law of the EU’s Internal Market* (Elgar, 2017), 289-316 (with M Markakis).

‘Miller, the Legislature and the Executive’, in M Sunkin and S Juss (eds), *Landmark Cases in Public Law* (Hart, 2017), 305-313.

‘Proportionality and Judicial Review: A UK Historical Perspective’, in S Vogenauer and S Weatherill (eds), *General Principles of Law, European and Comparative Perspectives* (Hart, 2017), Chap. 9.

‘Brexit and Relations between the UK and the EU’, in M Dougan (ed), *The UK after Brexit, Legal and Policy Challenges* (Intersentia, 2017), Chap. 15.

‘Development of the EU’, in C Barnard and S Peers (eds), *European Union Law* (Oxford University Press, 2nd ed., 2017), Chap. 2.

‘Judicial Review of Questions of Law: A Comparative Perspective’, in S Rose-Ackerman and P Lindseth (eds), *Comparative Administrative Law* (Edward Elgar, 2nd ed., 2017) Ch. 23.

‘Process: Brexit and the Anatomy of Article 50’, in F Fabbrini (ed), *The Law & Politics of Brexit* (Oxford University Press, 2017) Ch. 3.

‘Pertinent Issues of Judicial Accountability in EU Shared Enforcement’, in M Scholten and M Luchtman (eds), *Law Enforcement by EU Authorities* (Edward Elgar, 2017), Ch. 13, with R Widdershoven.

‘Delegated and Implementing Acts’, in R Schutze and T Tridimas (eds), *Oxford Principles of European Union Law, Volume I: The European Union Legal Order* (Oxford University Press, 2018), Ch. 22.

‘Miller, EU Law and the UK’, in M Elliott, J Williams and A Young (eds), *The UK Constitution after Miller* (Hart Publishing, 2018), Ch. 5.

‘Treaty Amendment, the Draft Constitution and European Integration’, in N Barber, M Cahil and R Ekins (eds), *The Rise and Fall of the European Constitution* (Hart, 2019), Ch. 5.

‘Transnational Constitution-Making: The Contribution of the Venice Commission on Law and Democracy’, in G Shaffer, T Ginsburg and T Halliday (eds), *Constitution-Making and Transnational Legal Order* (Cambridge University Press, 2019), Ch. 6.

‘Brexit and the UK Constitution’, in J Jowell and C O’Cinneide (eds), *The Changing Constitution* (Oxford University Press, 9th edn, 2019), Ch. 4.

‘The EU, Democracy and Institutional Structure: Past, Present and Future’, in W Heusel and J-P Rageade (eds), *The Authority of EU Law, Do we Still Believe in It* (Springer, 2019) 311-330.

‘The EU, Democracy and Institutional Structure: Past, Present and Future’, in A Bakardjieva Engelbrekt and X Groussot (eds), *The Future of Europe, Political and Legal Integration Beyond Brexit* (Hart, 2019), Ch. 2.

‘Engagement and Disengagement with International Institutions: The UK Perspective’, in C Bradley (ed), *The Oxford Handbook of Comparative Foreign Relations Law* (Oxford University Press, 2019), Ch. 22.

‘The EU, Democracy and Institutional Structure: Past, Present and Future’, in W Heusel and J-P Rageade (eds), *The Authority of EU Law, Do we Still Believe in It?* (Springer, 2019) 311-334.

‘Constitutional Identity in the UK: An Evolving Concept’, in C Calliess and G van der Schyff (eds), *Constitutional Identity in a Europe of Multilevel Constitutionalism* (Cambridge University Press, 2019), Ch. 14.

‘Democracy’, in R Masterman and R Schutze (eds), *The Cambridge Companion to Constitutional Law* (Cambridge University Press, 2019), Ch. 8.

‘EMU Reform’ in F Amtenbrink and C Hermann (eds), *EU Law of Economic and Monetary Union* (Oxford University Press, 2020) Ch 42 (with M Markakis).

‘Judicial Review and Judicial Deference’ in M Scholten and A Brenninkmeijer (eds), *Controlling EU Agencies, The Rule of Law in a Multi-Jurisdictional Order* (Elgar, 2020) Ch 6.

‘The Ratifications’ in F Fabbrini (ed), *The Withdrawal Agreement, The Law and Politics of Brexit Volume II* (Oxford University Press, 2020) Ch 4.

‘Six Dimensions of Public Law: Pressure-Testing the UK and EU Systems’ in E Fisher, J King and A Young (eds), *The Foundations and Future of Public Law* (Oxford University Press, 2020) Ch 20.

(c) Full Length Articles in Journals

Ch15 of the 1975 Annual Survey of Commonwealth Law concerning Competition Law.

Ch 19 of the 1976 Annual Survey of Commonwealth Law concerning Competition Law.

‘Negligent Misstatements, Negligent Acts and Economic Loss’ (1976) 92 LQR 213-241.

‘Representations by Public Bodies’ (1977) 93 LQR 398-420.

‘Negligence in the Exercise of a Statutory Power’ (1978) 94 LQR 428-456.

‘Compensation in Public Law’ (1980) 96 LQR 413-455.

‘Bentham, Public Law and Democracy’ [1989] PL 407-427.

‘Rights, Autonomy and Process: Public Interest Litigation in India’ (1989) 9 OJLS 356-374. (with S Deshpande).

‘Administrative Law’ (1989) 1 ERPL 427-448.

‘Dicey: Unitary, Self-Correcting Democracy and Public Law’ (1990) 106 LQR 105-143.

‘Procedures, Rights and Remedies’ (1990) 4 ERPL 425-446.

‘Constitutions, Property and Regulation’ [1991] PL 438-454.

‘Administrative Law, Remedies and the EEC’ (1991) 6 ERPL 521-536.

‘Sovereignty of the United Kingdom Parliament after *Factortame*’ (1991) 11 YBEL 221-255.

‘Legitimate Expectations: A Conceptual Analysis’ (1992) 108 LQR 79-98.

‘What Should Public Lawyers Do? A Reply’ (1992) 12 OJLS 564-577.

‘Once Upon a Time in the West: Direct Effect and the Federalization of EEC Law’ (1992) 12 OJLS 453-479.

‘Public and Private Procedures’ (1992) 8 ERPL 465-476.

‘*Francovich*, Remedies and the Scope of Damages Liability’ (1993) 109 LQR 595-621.

‘Procedures and Administrative Decisionmaking: A Common Law Perspective’ (1993) Special Number ERPL 55-69.

‘The Common Law, Reasons and Administrative Justice’ [1994] CLJ 282-302.

‘Privatization: The UK Experience’ (1994) Special Number ERPL 95-115.

‘Legality, Standing and Substantive Review in Community Law’ (1994) 14 OJLS 507-537.

‘Recent Developments in Jurisdictional Control’ (1994) 11 ERPL 203-220.

‘Formal and Substantive Conceptions of the Rule of Law’ (1995) 1 Diritto Pubblico 35-55.

‘The European Court and National Courts-Doctrine and Jurisprudence: Legal Change in its Social Context’, European University Institute Working Paper, RSC No. 95/29, 1995, 1-33.

‘Substantive Legitimate Expectations in Domestic and Community Law’ [1996] CLJ 289-312.

‘Substantive Review of Discretion’ (1996) 20 ERPL 443-462.

‘Once More Unto the Breach: The Community, the State and Damages Liability’ (1997) 113 LQR 67-94.

‘Democracy and Rulemaking within the EC: An Empirical and Normative Assessment’ (1997) 3 ELJ 105-130.

‘Towards a Unified Judicial Protection in Europe (?): UK’ (1997) 25 ERPL 881-907.

‘Formal and Substantive Conceptions of the Rule of Law: An Analytical Framework’ [1997] PL 467-487.

‘Directives: Direct Effect, Indirect Effect and the Construction of National Legislation’ (1997) 22 ELRev. 519-538.

‘Ultra Vires and the Foundations of Judicial Review’ [1998] CLJ 63-90.

‘The Courts, Devolution and Judicial Review’ [1999] PL 274-303 (with M Walters).

‘Competing Models of Judicial Review’ [1999] PL 428-447.

‘Barrett, Negligence and Discretionary Powers’ [1999] PL 626-650 (with D Fairgrieve).

‘Public Law, Political Theory and Legal Theory’ [2000] PL 211-239.

‘The Fall and Renewal of the Commission: Accountability, Contract and Administrative Organisation’ (2000) 6 ELJ 98-116.

‘Substantive Legitimate Expectations after *Coughlan*’ [2000] PL 684-701 (with S Schonberg).

‘Constitutions, Constitutionalism, and the European Union’ (2001) 7 ELJ 125-50.

‘The Courts, the Human Rights Act and Judicial Review’ (2001) 117 LQR 589-603.

‘The Jurisdiction of the Community Courts Reconsidered’ (2001) 36 Texas International Law Journal 556-86.

‘Constitutional Analysis, Constitutional Principle and Judicial Review’, with N Bamforth [2001] PL 763-780

‘Constitutional and Non-Constitutional Review’ (2001) 54 CLP 147-178

‘Contracting Out, the Human Rights Act and the Scope of Judicial Review’ (2002) 118 LQR 551-568

‘The Community, Rights and the Charter’ (2002) 14 ERPL 195-226

‘Constitutional Foundations, the Rule of Law and Supremacy’ [2003] PL 92-111

‘The Community Political Order’ (2003) 10 Indiana Journal of Global Legal Studies 79-124

‘The Human Rights Act, Article 6 and Procedural Rights’ [2003] PL 753-773

‘Standing, Rights and the Structure of Legal Argument’ (2003) 9 EPL 493-508

‘The Constitutionalisation of Community Administration’ (2003) 28 ELRev 840-864

‘The Common Law, Shared Power and Judicial Review’ (2004) 24 OJLS 237-257.

‘Competence: Clarity, Conferral, Containment and Consideration’ (2004) 29 ELRev 323-344.

‘Constitutional Process and Reform in the EU: Nice, Laeken, the Convention and the IGC’ (2004) 10 EPL 653-675.

‘Legislative Intent and Legislative Supremacy: A Reply to Professor Allan’ (2004) 24 OJLS 585-596.

‘Judicial Review, Appeal and Factual Error’ [2004] PL 788-807.

‘European Governance: Executive and Administrative Powers under the New Constitutional Settlement’ (2005) 3 I-CON 407-439.

‘Theory, “Pure Theory” and Values in Public Law’ [2005] PL 440-447.

‘Equality, Review and the Crown’s Power to Disburse Funds’ (2007) 19 ERPL 845-865.

‘The Treaty of Lisbon: Process, Architecture and Substance’ (2008) 33 ELRev 137-166.

‘The Legal Effect of Directives: Policy, Rules and Exceptions’ (2009) 34 ELRev 349-377.

‘Delegation of Legislative Power’ (2009) 49 CMLRev 1265-1275.

‘Perspectives on Process: Common Law, Statutory and Political’ [2010] PL 275-296.

‘Competence and Member State Autonomy: Causality, Consequence and Legitimacy’ (2010) *Revista Romana de Drept European* 51-71 (translated into Romanian).

‘Proportionality, Rationality and Review’ [2010] *NZLR* 265-301.

‘The ECJ and *Ultra Vires* Action: A Conceptual Analysis’ (2011) 48 *CMLRev* 395-437.

‘Political Constitutionalism and the Judicial Role: A Response’ (2011) 9 *I-CON* 112-131.

‘EU Administrative Law, The Acquis’ (2011) 2 *Rivista Italiana di Diritto Pubblico Comunitario* 329-352.

‘Delegated Acts, Implementing Acts and the New Comitology Regulation’ (2011) 36 *ELRev* 671-687.

‘The European Union Act 2011: Locks, Limits and Legality’ (2011) 48 *CMLRev* 1881-2011.

‘Subsidiarity: A Political and Legal Analysis’ (2012) 50 *JCMS* 72-87.

‘The Stability, Coordination and Governance Treaty: Principle, Politics and Pragmatism’ (2012) 37 *ELRev* 231-248.

‘Two-Speed, Multi-Speed and Europe’s Future: A Review of Jean-Claude Piris on the Future of Europe’ (2012) 37 *ELRev* 800-810.

‘*Pringle*: Legal Reasoning, Text, Purpose and Teleology’ (2013) 20 *MJ* 1-11.

‘A General Law on Administrative Procedure, Legislative Competence and Judicial Competence’ (2013) 19 *EPL* 503-524.

‘The Nature of Reasonableness Review’ [2013] *CLP* 1-37.

‘*Pringle* and Use of EU Institutions Outside the EU Legal Framework: Foundations, Procedure and Substance’ (2013) 9 *EuConst* 263-284.

‘EU Accession to the ECHR: Competence, Procedure and Substance’ (2013) 36 *Fordham International Law Journal* 1115-1150.

‘*Pringle* and the Nature of Legal Reasoning’ (2014) 21 *MJ* 205-220.

‘Constitutionalizing Constitutional Law: HS2’ [2014] *PL* 373-392.

‘Judicial Review and Anxious Scrutiny: Foundations, Evolution and Application’ [2015] *PL* 60-78.

'The Financial Crisis, the European Union Institutional Order and Constitutional Responsibility' (2015) 22 *Indiana Journal of Global Legal Studies* 243-267.

'*Gauweiler* and the Legality of Outright Monetary Transactions' (2016) 41 *ELRev* 1-21 (with Menelaos Markakis).

'Brexit: A Drama in Six Acts' (2016) 41 *ELRev* 447-468.

'The Legitimacy of US Administrative Law and the Foundations of English Administrative Law: Setting the Historical Record Straight', *Oxford Legal Studies Research Paper* 4/16, 1-61.

'Transnational Constitution-Making: The Contribution of the Venice Commission on Law and Democracy' (2017) 2 *UC Irvine Journal of International, Transnational, and Comparative Law* 57-85.

'Brexit, A Drama: The Interregnum' [2017] *YEL* 1-43.

'The Eurogroup, Power and Accountability' (2017) 23 *ELJ* 234-249.

'Comparative Administrative Law and Political Structure' (2017) *OJLS* 1-20.

'*Miller*, Structural Constitutional Review and the Limits of Prerogative Power' [2017] *PL* 48-72.

'Judicial Power, the Judicial Power Project and the UK' [2017] *University of Queensland Law Journal* 355-374.

'English Foundations of US Administrative Law: Four Central Errors', *Oxford Legal Studies Research Paper* 3/17, 1-40

'Constitutional Principle, the Rule of Law and Political Reality: The European Union (Withdrawal) Act 2018' (2019) 82 *MLR* 319-350.

'Taxonomy and Public Law: A Response' [2019] *PL* 281-303.

'The Supreme Court, Prorogation and Constitutional Principle' [2020] *PL* 248-278.

'Response to Loughlin's Note on *Miller/Cherry*' [2020] *PL* 282-286.

'Brexit, A Drama: The Endgame – Part I' [2020] 45 *ELRev* 163-182.

'Proportionality and Constitutional Review' (2020) 3 *University of Oxford Human Rights Hub Journal* 87-95

(d) Shorter Articles in Journals

- ‘Organisational Rights’ (1974) 3 ILJ 52.
- ‘Redundancy Payments’ (1974) 3 ILJ 108.
- ‘Negligence, Discretionary Power and the Privy Council’ (1988) 104 LQR 185-187.
- ‘Ministers, the Crown and Contempt’ (1993) 2(4) Parliamentary Brief 58-59.
- ‘Reasons and Administrative Justice’ (1994) 110 LQR 12-14.
- ‘The Road to the 1996 IGC: The Contribution of the ECJ and the CFI’ [1996] PL 13-17.
- ‘Proceeding Outside Order 53: A Modified Test?’ (1996) 112 LQR 531-535.
- ‘Laudatio for Professor Sir William Wade’ (1997) 25 ERPL 513-517.
- ‘Collateral Attack, Prosecutions and Judicial Review’ (1997) 113 LQR 521-524.
- ‘The Treaty of Amsterdam: A Brief Guide’ [1998] PL 351-355.
- ‘Collateral Attack, Procedural Exclusivity and Judicial Review’ (1998) 114 LQR 535-538.
- ‘Institutional Structure: A Delicate Balance’ (2005) 1 ECLRev 52-56.
- ‘Review, Risk, Legality and Damages’ (2013) 4 EJRR 399-403.
- ‘Pouvoir Executif et Pouvoir Legislatif au Royaume-Uni’ (2005) Les Cahiers du Conseil Constitutionnel 101-105.

(e) Book Reviews Since 1989

- HG Schermers et al, *Non-Contractual Liability of the European Communities* (1989) 9 YBEL 451-456.
- M Loughlin, *Public Law and Political Theory* (1993) 13 Legal Studies 275-283.
- C Lewis, *Judicial Remedies in Public Law* (1994) 110 LQR 147-150.
- M Supperstone and J Goudie (eds), *Judicial Review* (1994-5) 5 King's College Law Journal 204-205.

K Hawkins (ed), *The Uses of Discretion*, (1995) 58 MLR 274-277.

G Anthony, *UK Public Law and European Law: The Dynamics of Legal Integration* [2003] PL 566-568.

A Arnall, P Eeckhout and T Trdimas (eds), *Continuity and Change in EU Law, Essays in Honour of Sir Francis Jacobs* [2009] PL 417-419.

4 GOVERNMENT

I have given evidence to select committees of the House of Commons and the House of Lords on numerous occasions.

5 MEDIA

I researched, wrote the script and presented a 45 minute Radio 4 programme on the European Court of Justice for the BBC *Analysis* series in February 1993.

I have also engaged with the media of numerous other occasions, most recently concerning aspects of Brexit.

6 CONSULTANCY

I have engaged in consultancy work in public law, competition law and EU law.

I have more recently been an expert witness on EU law in arbitrations.