

THE CONSTITUTIONAL  
STRUCTURE OF THE  
COMMONWEALTH

BY  
K.C. WHEARE  
F.B.A.

# The Constitutional Structure Of The Commonwealth

**Vernon Bogdanor**



## **The Constitutional Structure Of The Commonwealth:**

**The Constitutional Structure of the Commonwealth** K. C. Wheare, 1960      **The Constitutional Structure of the Commonwealth** K C (Kenneth Clinton) 1907- Wheare, 2021-09-09 This work has been selected by scholars as being culturally important and is part of the knowledge base of civilization as we know it This work is in the public domain in the United States of America and possibly other nations Within the United States you may freely copy and distribute this work as no entity individual or corporate has a copyright on the body of the work Scholars believe and we concur that this work is important enough to be preserved reproduced and made generally available to the public To ensure a quality reading experience this work has been proofread and republished using a format that seamlessly blends the original graphical elements with text in an easy to read typeface We appreciate your support of the preservation process and thank you for being an important part of keeping this knowledge alive and relevant      [The Constitutional Structure of the Commonwealth](#) Kenneth Clinton Wheare, 1969      **The Constitutional Structure of the Commonwealth** Kenneth Clinton Wheare, 1982-11-15 In this book the author analyzes and explains the collection of rules understandings and practices by which the position and mutual relations of the countries and more particularly of the Members of the Commonwealth of the United Kingdom are regulated and described      [The constitutional structure of the Commonwealth](#) KC. WHeare,      [The Constitutional Structure of the Commonwealth](#) Padmini Sengupta, 1960      **The Monarchy and the Constitution** Vernon Bogdanor, 1995-11-09 In the increasingly questioning world of the 1990s the role of the monarchy in a democracy is again coming under scrutiny Its critics argue that the monarchy is a profoundly conservative institution which serves to inhibit social change that it has outlived its usefulness that it symbolizes and reinforces deference and hierarchy and that its radical reform is therefore long overdue Rejecting these arguments Vernon Bogdanor makes a powerful case for the positive role that monarchy plays in modern democratic politics Ranging across law politics and history he argues that far from undermining democracy the monarchy sustains and strengthens democratic institutions that constitutional monarchy is a form of government that ensures not conservatism but legitimacy The first serious examination of the political role of the monarchy to appear in many years this book will make fascinating reading for all those interested in the monarchy and the future of British politics      *Constitutional Origins, Structure, and Change in Federal Countries* International Association of Centers for Federal Studies, Forum of Federations, 2005 Providing examples of diverse forms of federalism including new and mature developed and developing parliamentary and presidential and common law and civil law the comparative studies in this volume analyse government in Australia Belgium Brazil Canada Germany India Mexico Nigeria Russia South Africa Switzerland and the United States Each chapter describes the provisions of a constitution explains the political social and historical factors that influenced its creation and explores its practical application how it has changed and future challenges offering valuable ideas and lessons for federal constitution making and reform Contributors include Ignatius Ayua Akaayar

Nigeria Raoul Blindenbacher Switzerland Dakas C J Dakas Nigeria Kris Deschouwer Belgium Juan Marcos Guti rrez Gonz lez Mexico John Kincaid USA Rainer Knopff Canada Jutta Kramer Germany Akhtar Majeed India Marat S Salikov Russia Cheryl Saunders Australia Anthony M Sayers Canada Nicolas Schmitt Switzerland Celina Sousa Brazil Nico Steytler South Africa and G Alan Tarr USA The Frech edition is Forthcoming in the Fall 2005 as Les origines structure et changements constitutionnels dans les pays f d raux

**The Statecraft of British Imperialism** Robert D. King, Robin W. Kilson, 1999 These stimulating essays reassess the meaning of British imperialism in the nineteenth and twentieth centuries They are written by leading authorities in the field and range in scope from the aftermath of the American revolution to the liquidation of the British empire from the Caribbean to the Pacific from Suez to Hong Kong

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*The Coronation and the Constitution in the British Tradition* Noel Cox, 2025-08-21 This book examines the legal political and theological functions of the British coronation Coronations as understood in the traditional western European sense are in those countries which remain monarchies increasingly rarely found though they are far from extinct They indeed may be seen as an exceptional survival of a vanishing era an age dominated by kingship and Christianity although some non Christian kingdoms retain have adopted or once had comparable inaugurations But the coronation as the term is generally understood is a unique hybrid of election tribal inauguration political acknowledgment and sacred setting apart which make its legal political and theological roles highly significant The fact that the United Kingdom is one of the few monarchies which retain coronations does not diminish the importance of the coronation indeed rather the opposite The country is also the last of the great monarchies of Europe so it would perhaps be surprising if it did not retain such a ritual and solemnity It is in the context of its historical setting the theological and political underpinnings and rationale and indeed a more modern sociological understanding of the role of ritual that the importance of the coronation as a constitutional ritual of the highest importance is to be understood and therefore its necessity may be considered

*The British Constitution in the Twentieth Century* Vernon Bogdanor, 2004-06-10 This is the first scholarly survey of the British constitution in the twentieth century Indeed it fills a very real gap in the history of Britain during the last hundred years The book is a product of interdisciplinary collaboration by a distinguished group of constitutional lawyers historians and political scientists and draws where possible on primary sources Its evaluation of the recent constitutional reforms will be of particular interest This major interpretation of the constitution will remain authoritative for many years

*Year Book Australia, 1992 No. 75* Australian Bureau of Statistics, 1978

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*The Adventures of the Constituent Power* Andrew Arato, 2017-11-30 Constitutions are made in

almost all transformation of regimes What are the dangers and the hopes associated with such a process What can make constitution making legitimate The Adventures of the Constituent Power explores the democratic methods by which political communities make their basic law arguing that the most advanced method developed from Spain and South Africa The first part of this book focuses on history of the idea of constitution making before and during the democratic revolutions of the 18th Century The second part traces the notion of the constituent power in recent regime transitions that were consciously post revolutionary from Spain to South Africa With the return of revolutions or revolutionary patterns of constitution making the book examines the use and potential failure of the new ideas available The third part then proceeds to consider the type of constitution that is likely to emerge from the post sovereign process *H.R. 900, Puerto Rico Democracy Act of 2007; and H.R. 1230, Puerto Rico Self-Determination Act of 2007* United States. Congress. House. Committee on Natural Resources. Subcommittee on Insular Affairs, 2007

**The Oxford Handbook of the Australian Constitution** Cheryl Saunders, Adrienne Stone, 2018-02-22 Constitutional law provides the legal framework for the Australian political and legal systems and thus touches almost every aspect of Australian life The Handbook offers a critical analysis of some of the most significant aspects of Australian constitutional arrangements setting them against the historical legal political and social contexts in which Australia's constitutional system has developed It takes care to highlight the distinctive features of the Australian constitutional system by placing the Australian system where possible in global perspective The chapters of the Handbook are arranged in seven thematically grouped parts The first Foundations deals with aspects of Australian history which have influenced constitutional arrangements The second Constitutional Domain addresses the interaction between the constitution and other relevant legal systems and orders including the common law international law and state constitutions The third Themes identifies themes of special constitutional significance including the legitimacy of the constitution citizenship and republicanism The fourth Practice and Process deals with practical issues relevant to constitutional litigation including the processes techniques and authority of the High Court of Australia The final three parts deal with the structural building blocks of the Australian Constitutional system Separation of Powers Federalism and the Protection of Rights Written by a team of experts drawn from academia and practice the Handbook provides Australian and international readers alike with a reliable source of knowledge understanding and insight into the Australian Constitution [The Invisible Constitution in Comparative Perspective](#) Rosalind Dixon, Adrienne Stone, 2018-11-08 Constitutions worldwide inevitably have invisible features they have silences and lacunae unwritten or conventional underpinnings and social and political dimensions not apparent to certain observers This contributed volume will help its wide audience including scholars students and practitioners understand the dimensions to contemporary constitutions and their role in the interpretation legitimacy and stability of different constitutional systems [The Constitution of Australia](#) Cheryl Saunders, 2010-11-30 Consistently with the aims of the series the book canvasses the Australian constitutional system in a way that explains its form and operation

provides a critical evaluation of it and conveys a sense of the contemporary national debate The chapters deal with the foundations of Australian constitutionalism its history from the time of European settlement the nature of the Australian Constitutions the framework for judicial review the legislative executive and judicial branches of government federalism and multi level government and rights protection Running through all chapters is the story of the gradual evolution of Australian constitutionalism within the lean but almost unchanging framework of the formal written national Constitution A second theme traces the way in which the present distinctive constitutional arrangements in Australia emerged from creative tension between the British and United States constitutional traditions on which the Australian Constitution originally drew and which continues to manifest itself in various ways One of these which is likely to be of particular interest is Australian reliance on institutional arrangements for the purpose of the protection of rights The book is written in a clear and accessible style for readers in both Australia and countries around the world Each chapter is followed by additional references to enable particular issues to be pursued further by readers who seek to do so The Constitution of Australia has already been cited in a High Court of Australia case Momcilovic v The Queen 2011 HCA 34 8 September 2011

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