Bibliography

Books


Ahuja, S. *People Power and Justice: A Casebook of Public Interest Litigation* (Orient Longman, New Delhi, 1997).


Chopra, P. *The Supreme Court versus the Constitution: A Challenge to Federalism* (Sage Publications, New Delhi, 2006).


Hart, H.L.A. Concept of Law (Oxford India Paperbacks, New Delhi, 2002).
———. Basic Constitutional Values (Ajanta Publications, New Delhi, 1994).


Palkhivala, N. *Our Constitution Defaced and Defiled* (Macmillan Co. of India, Delhi, 1974).


Sathe, S.P. *Judicial Activism in India: Transgressing Borders and Enforcing Limits* (Oxford University Press, New Delhi, 2002).


Shourie, A. *Courts and their Judgments: Promises, Prerequisites, Consequences* (Rupa & Co., New Delhi, 2001)


Tripathi, P.K. *Some Insights into Fundamental Rights* (University of Bombay, Bombay, 1972).


**Articles**


Baxi, U. ‘“The Little Done, The Vast Undone”—Some Reflections on Reading
Granville Austin’s The Indian Constitution’, 9 Journal of the Indian Law
Institute, pp. 322–430 (1967).

————. ‘The Constitutional Quicksands of Kesavananda Bharati and the
Twenty Fifty Amendment’ (1974), 1 Supreme Court Cases Journal 45.

————. ‘On How Not To Judge the Judges: Notes Towards Evaluation
of the Judicial Role’, 25 Journal of the Indian Law Institute, pp. 211–37
(1985).

————. ‘Saint Granville’s Gospel: Reflections’, 36 Economic and Political

————. ‘Constitutional Changes: An Analysis of the Swaran Singh
Committee Report’ (1976) 2 Supreme Court Cases (Journal), 17.

————. ‘Kar Seva of the Indian Constitution? Reflection on Proposals for
Review of the Constitution’, 35 Economic and Political Weekly, p. 891
(2000).

————. ‘A known but an indifferent judge: Situating Ronald Dworkin
in Contemporary Indian Jurisprudence’, 1 International Journal of

Bhargava, R. ‘Words save lives: India, the BJP and the Constitution’ <http://

Black, C. ‘Amending the Constitution: A Letter to a Congressman’, 82

Choudhry, S. and B. Mount. ‘Ackerman’s Higher Lawmaking in Comparative
Constitutional Perspective: Constitutional Moments as Constitutional
1544 <http://law.bepress.com/expresso/eps/1544>

Claus, L. ‘Implication and the Concept of a Constitution’, 69 Australian L J,

Clayton, R. ‘Judicial Deference and “Democratic Dialogue”: The Legitimacy
of Judicial Intervention under the Human Rights Act 1998’, Public Law,

Cohn, M. ‘Judicial Activism in the House of Lords: A Composite Constitu-

Corwin, E. ‘The Higher Law Background to the American Constitutional

Craig, P. ‘Public Law, Political Theory and Legal Theory’, Public Law,

Dellinger, Walter. ‘The Legitimacy of Constitutional Change: Rethinking the


Hogg, P. and A. Bushell. ‘The Charter dialogue between courts and legislatures (or perhaps the Charter of Rights isn’t such a bad thing after all), 35 Osgoode Hall L.J. p. 75 (1997).


Mirfield, P. ‘Can the House of Lords Lawfully be Abolished?’, 95 LQR, p. 36 (1995).


Palkhivala, N.A. ‘Fundamental Rights Case: Comment’, 4 Supreme Court Cases (Journal), 57 (1973).
**Theses**


