

# Public Law

Issue 2 April 2015

## Table of Contents

The Editorial Committee <i>Maurice Sunkin</i>	197
--	-----

## Analysis

Judicial independence and accountability in the UK have both emerged stronger as a result of the Constitutional Reform Act 2005 <i>Robert Hazell</i>	198
---	-----

More “efficient” justice at the European Court of Human Rights: but at whose expense? <i>Andrew Tickell</i>	206
--	-----

Reforming the oversight of administrative justice 2010–2014: does the UK need a new Leggatt Report? <i>Chris Skelcher</i>	215
--	-----

## Articles

The Future of Public Inquiries <i>The Right Hon. The Lord Thomas of Cwmgiedd</i>	225
---	-----

Undignified Rights: The Importance of a Basis in Dignity for the Possession of Human Rights in the United Kingdom <i>Benedict Douglas</i>	241
--	-----

Ratione Temporis, European Law and the Repeal of EU Instruments <i>Phillip Johnson</i>	258
---	-----

Political Publicity and Improper Purposes: Aberdeen City Council’s Independence Intervention <i>Paul Scott</i>	275
---	-----

The Legitimacy of Press Regulation <i>Paul Wragg</i>	290
---	-----

<b>Current Survey</b>	308
-----------------------	-----

<b>International Survey</b>	332
-----------------------------	-----

<b>Government and Politics Journals</b>	343
---	-----

<b>Book Reviews</b>	345
---------------------	-----