

JOHN WAUGH

# THE RULES

An Introduction to the Australian  
Constitutions

## THE CONSTITUTION

(65 & 64 VICTORIA, CHAPTER 12)

An Act to constitute the Commonwealth of Australia

[10th July 1900]

WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established;

And whereas it is expedient to provide for the admission into the Commonwealth of other Australian Colonies and possessions of the Queen;

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Short title

1. This Act may be cited as the Commonwealth of Australia Constitution Act.

Act to extend to the Queen's dominions

2. The provisions of this Act relating to the Queen shall extend to Her Majesty's Colonies and possessions in the Dominion of the United Kingdom.

# Rules An Introduction To The Australian Constitutions

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**Constitution** Albert Venn Dicey, 1908 First edition published in 1885 under title Lectures introductory to the study of the law of the constitution *Introducing the Law* Gary N Heilbronn, Gary N. Heilbronn, Paul Latimer, Jennifer M. Nielsen, Tony Pagone, 2008 Introducing the Law 7th edition was previously published by CCH Australia Introducing the Law provides students with a solid understanding of the Australian legal system The 7th edition has a continued focus on tertiary legal studies and related courses It contains a broad range of topics including the legislative process and the role of courts in law making changing the law processes and institutions for settling legal disputes and a critical evaluation of the legal system

*Introducing the Law* CCH Australia, Limited, 2011-01-05 *Year Book Australia, 1989 No. 72*, 1988 **Year Book Australia, 1991 No. 74**, 2008 **Year Book Australia No. 67, 1983**, 1997 *Year Book Australia, 1988, No. 71*, 1988

*The Law of the Australian Constitution* Donald Kerr, 1925 *Education for Socialists*, 2002 *Deference to the Administration in Judicial Review* Guobin Zhu, 2019-11-23 This book investigates judicial deference to the administration in judicial review a concept and legal practice that can be found to a greater or lesser degree in every constitutional system In each system deference functions differently because the positioning of the judiciary with regard to the separation of powers the role of the courts as a mechanism of checks and balances and the scope of judicial review differ In addition the way deference works within the constitutional system itself is complex multi faceted and often covert Although judicial deference to the administration is a topical theme in comparative administrative law a general examination of national systems is still lacking As such a theoretical and empirical review is called for Accordingly this book presents national reports from 15 jurisdictions ranging from Argentina Canada and the US to the EU Constituting the outcome of the 20th General Congress of the International Academy of Comparative Law held in Fukuoka Japan in July 2018 it offers a valuable and unique resource for the study of comparative administrative law *Power Beyond Constitutions* Miloš Brunclík, Michal Kubát, Attila Vincze, Miluše Kindlová, Marek Antoš, Filip Horák, Lukáš Hájek, 2023-07-12 This research monograph examines presidential constitutional conventions and the role they play in the political systems of four Central European countries the Czech Republic Slovakia Hungary and Poland As primarily unwritten rules of constitutional practice constitutional conventions represent political arrangements and as such are political in origin Not only this constitutional conventions in general and presidential constitutional conventions in particular have significant political implications They shape both the everyday operation and character of regimes Central Europe represents a particularly useful example on which this role of

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Equality and Discrimination Law in Australia: An Introduction Beth Gaze,Belinda Smith,2016-11-24 Equality and Discrimination Law in Australia An Introduction adopts a groundbreaking approach in its delivery of equality and discrimination law principles It analyses equality as a goal of the law and acknowledges that to prevent discrimination modern laws must challenge the beliefs practices systems and structures that enable it

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