

Summary Table of Contents

Introduction

- 1.- **Legality and Power: The Fundamental and Timeless Debate in Governing**
- 2.- **Historical Background: The Evolution of Scholarship**
- 3.- **Modern Background: Recent and Current Scholarship**
- 4.- **Historical Background: The Milestone Instruments**
- 5.- **Modern Background: Recent and Current Instruments**
- 6.- **The Modern Law, Policy and Politics Scene**
- 7.- **The Comprehensive Theory of Political Law**
- 8.- **The Practice of Political Law in the Legislative Branch**
- 9.- **The Practice of Political Law in the Judicial Branch**
- 10.- **The Professional Focus of Political Law: Accountability to Law**
- 11.- **The Accountability to Law of Heads of State and Government: Theory**
- 12.- **The Accountability to Law of Heads of State and Government: Practice**
- 13.- **Patterns of Scenarios in Political Law**
- 14.- **The Need for a Concept of Political Law**

Teaching Guide for Academics

Bibliography

Table of Contents

| | |
|---|-------|
| Dedication | iii |
| Forewords to the Second Edition | v |
| Foreword to the First Edition | ix |
| Preface | xi |
| Acknowledgments | xv |
| Introduction | xvii |
| Table of Cases | xliii |
| 1.- Legality and Power: The Fundamental and Timeless Debate in Governing | 1 |
| - Introduction | 1 |
| - Awareness and Knowledge | 2 |
| - Reason and Restraint | 4 |
| - Semantics and Definition | 6 |
| - Avoiding Unwarranted Conclusions | 8 |
| 2.- Historical Background: The Evolution of Scholarship | 11 |
| - Introductory Remarks | 11 |
| - Legality | 12 |
| - Imaging Legality | 13 |
| - The Great Scholars | 14 |
| - Machiavelli | 15 |
| - Locke | 17 |
| - Montesquieu | 18 |
| - Voltaire | 21 |
| - Sieyès | 23 |
| - Tocqueville | 25 |
| - Marx | 27 |
| - Bagehot | 27 |
| - Dicey | 28 |
| - Weber | 30 |
| - The Scholarship, not of “Law and Politics”, but of “Power, Discretion and Legality” | 31 |
| - Conclusion | 31 |

| | | |
|-----|---|-----|
| 3.- | Modern Background: Recent and Current Scholarship | 39 |
| - | Introduction | 39 |
| - | Twentieth Century Scholars | 39 |
| - | Hans Kelsen | 39 |
| - | Harold J. Laski | 43 |
| - | Jerome Hall | 45 |
| - | Niklas Luhmann | 47 |
| - | Sir Bernard Crick | 49 |
| - | Twenty-First Century Scholars | 52 |
| - | Lord Tom Bingham | 52 |
| - | Alan Dershowitz | 57 |
| - | Dick Howard | 58 |
| - | Martin Loughlin | 60 |
| - | Bogdan Iancu | 63 |
| - | Mauro Zambroni | 65 |
| - | Recent and Current Practitioners | 67 |
| - | Archibald Cox | 67 |
| - | Václav Havel | 69 |
| - | Bernard Kouchner | 72 |
| - | Irwin Cotler | 73 |
| - | Jacques Attali | 75 |
| - | Robert Reich | 76 |
| - | András Sajó | 80 |
| - | Paul Krugman | 82 |
| - | Laurent Cohen-Tanugi | 85 |
| - | Jeffrey Toobin | 86 |
| - | Continuation | 87 |
| 4.- | Historical Background: The Milestone Instruments | 89 |
| - | Introduction | 89 |
| - | The <i>Codex Regius Gragas</i> of Iceland | 90 |
| - | The <i>Magna Carta Libertatum</i> of England | 91 |
| - | The <i>Golden Bull</i> of Hungary | 98 |
| - | The <i>Federal Charter</i> of Switzerland | 99 |
| - | The <i>Great Privilege</i> of The Netherlands | 101 |
| - | The <i>Édit de Nantes</i> of France | 101 |
| - | The <i>Bill of Rights</i> of Great Britain | 102 |
| - | The <i>Declaration of Independence</i> of the United States | 104 |
| - | The <i>Constitution</i> of the United States | 104 |
| - | The <i>Déclaration des Droits de l'Homme et du Citoyen</i> of France | 106 |
| - | The <i>Constitution Act, 1867</i> of Canada | 109 |
| - | The <i>Charter</i> of the United Nations | 110 |
| - | The <i>Universal Declaration of Human Rights, 1948</i> | 112 |
| - | The <i>European Convention on Human Rights, 1950</i> | 116 |
| - | The <i>International Covenant on Civil and Political Rights, 1966</i> | 117 |

| | | |
|------|---|-----|
| - | The <i>Constitution Act, 1982</i> of Canada | 119 |
| - | The <i>Rome Statute of the International Criminal Court, 1998</i> | 120 |
| - | A Proposed <i>Constitution for Québec, 1994</i> | 122 |
| - | Conclusion in Respect of the Major Instruments | 124 |
| - | Conclusion in Respect of the Role of Law | 126 |
| 5. - | Modern Background: Recent and Current Instruments | 129 |
| - | Introduction | 129 |
| - | The <i>Charter of Paris for a New Europe of the Conference on Security and Co-Operation in Europe, 1990</i> | 131 |
| - | The <i>Universal Declaration on Democracy of the Inter-Parliamentary Union, 1997</i> | 134 |
| - | The <i>Déclaration De Bamako of La Francophonie, 2000</i> | 136 |
| - | The <i>Summit of the Americas Declaration and Plan of Action, 2001</i> | 138 |
| - | The <i>Commonwealth (Latimer House) Principles on the Three Branches of Government, 2003</i> | 139 |
| - | The <i>Treaty Establishing the Constitution for Europe, 2004; and the Treaty of Lisbon, 2007; and the Consolidated Reader-Friendly Edition of the Treaty on European Union (TEU) and the Treaty on the Functioning of the European Union (TFEU) as Amended by the Treaty of Lisbon, 2007 and Charter of Fundamental Rights and Freedoms of the European Union, 2010</i> | 143 |
| - | The <i>African Charter on Democracy, Elections and Governance, 2007</i> | 147 |
| - | The <i>European Commission for Democracy Through Law (Venice Commission) Report on the Rule of Law, 2011 and the Communication from the European Commission to the European Parliament and from the European Commission to the European Parliament and the Council: a New EU Framework to Strengthen the Rule of Law, 2014</i> | 149 |
| - | The <i>Declaration of The High Level Meeting of the General Assembly on the Rule of Law at the National and International Levels of the United Nations, 2012 and the Annual Reports of the Secretary General of the United Nations to the General Assembly on Strengthening and Coordinating United Nations Rule of Law Activities</i> | 158 |
| - | The <i>Charter of the Commonwealth, 2013</i> | 164 |
| - | Instruments of Core Principles of the Legal Profession | 165 |
| - | Instruments Produced by Non-Governmental Organizations | 170 |
| - | Summary | 172 |
| - | - The Necessity for Modern Instruments | 172 |
| - | - The Content of the Instruments | 174 |
| - | - Societal Activity in Support of the Modern Instruments | 175 |
| 6. - | The Modern Law, Policy and Politics Scene | 181 |
| - | An Intellectual Perspective on Democracy | 181 |
| - | Governing | 182 |
| - | Democracy | 183 |

| | | |
|-----|---|-----|
| - | Fundamental Forces in Democracy | 185 |
| - | The Instruments of Governing: Evidence of the Fundamental Forces | 187 |
| - | Relationships Among the Fundamental Forces | 188 |
| - | Patterns of Relationships | 191 |
| - | Use of the Methodology | 193 |
| - | Use of the Analysis | 194 |
| - | A Short Word about Sources | 194 |
| 7.- | The Comprehensive Theory of Political Law | 199 |
| - | Developing a General Theory | 199 |
| - | Definition of the Subject Matter | 200 |
| - | Compilation | 203 |
| - | Interaction | 206 |
| - | Influence and Impact | 209 |
| - | Accountability to Law | 211 |
| - | Uses | 213 |
| - | Illustration | 214 |
| 8.- | The Practice of Political Law in the Legislative Branch | 235 |
| - | Purpose of the Chapter | 235 |
| - | The Extent of the Legislative Process | 235 |
| - | - The Requirement to Legislate | 236 |
| - | - The Optional Decision to Legislate | 238 |
| - | - The Limitation of Legislation | 241 |
| - | - The Essence of a Legislative Proposal | 241 |
| - | - Consultations | 244 |
| - | - Preparation of a Bill | 245 |
| - | - Cabinet Approval | 247 |
| - | - The Parliamentary Phase | 251 |
| - | - Distinct Rules Applicable to the Parliamentary Phase | 255 |
| - | - The Political Law Psychology of the Legislative Process | 256 |
| - | - Implementation | 259 |
| - | - The Life Cycle of Legislation | 260 |
| - | - Equilibrium in the Legislative Process | 261 |
| 9.- | The Practice of Political Law in the Judicial Branch | 263 |
| - | Introduction | 263 |
| - | Justiciability | 266 |
| - | Need for a Broader Analytical Perspective | 267 |
| - | Elements of the Analytical Framework: Characterization of the Actions . . | 269 |
| - | - Purpose | 270 |
| - | - Subject Matter | 272 |
| - | - Parties | 274 |
| - | - Conduct of an Action | 280 |
| - | - Judgment | 283 |

TABLE OF CONTENTS / xxxvii

| | |
|--|-----|
| - Impact | 289 |
| - Outcome of the Research | 290 |
| 10.- The Professional Focus of Political Law: Accountability to Law | 293 |
| - Introduction | 293 |
| - The Elements of Democratic Governing Requiring Accountability to Law | 295 |
| - Systemic Factors | 297 |
| - The Constitution | 297 |
| - Statutes | 298 |
| - Jurisprudence | 299 |
| - Quasi-Legal Instruments | 301 |
| - Scholarly Instruments | 303 |
| - Professional Factors | 305 |
| - Elite Cohesion and Social Consensus | 306 |
| - Government and Opposition | 306 |
| - Nature of the Subject-Matter | 306 |
| - Controversiality and Urgency | 307 |
| - Public Opinion and Media | 308 |
| - Perceptual Factors | 308 |
| - Education | 309 |
| - Personal Views | 309 |
| - Social Circumstances | 313 |
| - Public Stances | 314 |
| - Health | 315 |
| - State of Mind | 316 |
| - Conclusion | 320 |
| - The Central Motivating Factor | 320 |
| - Overview | 324 |
| - Implementing Accountability to Law | 325 |
| 11.- The Accountability to Law of Heads of State and Government: Theory | 335 |
| - Introductory Comments | 335 |
| - The Specificity of Heads of State and Government | 336 |
| - An Enumeration of Methods and Instruments | 339 |
| - Traditional Legal Liabilities for Execution of Duty on Behalf of the State: An Initial Reading | 340 |
| - Misfeasance in Public Office | 342 |
| - Misuse of Public Office | 345 |
| - Misconduct in Public Office | 346 |
| - Criminal Breach of Trust | 347 |
| - Modern Legal Liabilities for Execution of Duty on Behalf of the State: Inquiries | 348 |
| - Apologies Not Based on Legislation | 351 |
| - Apologies Based on Legislation — The Ontario Model | 352 |

| | |
|--|-----|
| - Public Recognition of Wrongdoing by Civil Society | 354 |
| - Judicial Determination of Resignation | 355 |
| - Special Prosecutor Legislation — The British Columbia Model | 359 |
| - International Declarations — The Harare Commonwealth Declaration, 1991 | 363 |
| - Truth and Reconciliation Commissions — The South Africa Model | 364 |
| - The Responsibility to Protect | 369 |
| - The Doctrine of Universal Jurisdiction | 372 |
| - The International Criminal Court | 382 |
| - The Theoretical Underpinning of the Accountability to Law of Heads of State and Government | 387 |
| - Alternatives to Accountability | 390 |
| 12.- The Accountability to Law of Heads of State and Government: Practice | 399 |
| - Definition of the Issue | 399 |
| - The Stakes of Accountability to Law at this Level | 401 |
| - Categorization of the Evidence | 404 |
| - Survey of Historical Practice | 407 |
| - Category 1: Historical Cases of Interest | 408 |
| - The Prosecution of Louis XVI | 408 |
| - The Prosecution of Hideki Tojo | 411 |
| - Survey of Modern Practice | 413 |
| - Category 2: Legal Proceedings Based on Constitutional Conflict and Crimes against the State | 414 |
| - The Litigation against Jean Chrétien | 415 |
| - The Legal Proceedings Regarding Guergis' Allegations against Stephen Harper | 416 |
| - The Prosecution of Mohamed Nasheed | 417 |
| - The Litigation of the Refusal to Recommend Senators for Appointment Stephen Harper | 421 |
| - Category 3: Legal Proceedings Based on Matters of Election and Succession of Governments | 426 |
| - The Prosecution of Laurent Gbagbo | 427 |
| - Category 4: Legal Proceedings Based on Matters of Public Administration | 430 |
| - The Legal Proceedings Regarding Maurice Duplessis | 430 |
| - The Legal Proceedings Regarding Michael Harris | 432 |
| - Litigation Relating to the Correspondence of Prince Charles | 433 |
| - Category 5: Legal Proceedings Based on Maladministration | 435 |
| - The Prosecutions of Laurent Fabius | 436 |
| - The Litigation Regarding Geir Haarde | 442 |
| - Category 6: Legal Proceedings Based on Matters of Ethics and Corruption | 454 |
| - The Legal Proceedings Regarding Brian Mulroney | 455 |
| - The Prosecutions of Lise Thibault | 464 |

| | |
|---|-----|
| - Addendum Resulting From the Panama Papers | 471 |
| - Addendum Relating to Dilma Rouseff | 472 |
| - Category 7: Prosecution of Genuine Criminal Offences | 472 |
| - Category 7 (A): Prosecution of Genuine Criminal Offences: Domestic | 473 |
| - Reports and Allegations on the Criminality of Hashim Thaçi | 473 |
| - Category 7 (B): Prosecution of Genuine Criminal Offences: Foreign, International | 474 |
| - The Prosecution of Manuel Noriega in the United States | 474 |
| - The Inquiry Implicating Vladimir Putin | 476 |
| - Category 8: Legal Proceedings Based on Crimes Against Humanity and Equivalent Offences | 480 |
| - Category 8 (A): Legal Proceedings Based on Crimes Against Humanity Equivalent Offences: Domestic | 480 |
| - The Prosecution of Ríos Montt | 480 |
| - Category 8 (B): Legal Proceedings Based on Crimes Against Humanity and Equivalent Offences: Foreign, Not International | 485 |
| - The Prosecutions of Augusto Pinochet | 485 |
| - The Prosecutions of Hissène Habré | 491 |
| - Category 8 (C): Legal Proceedings Based on Crimes Against Humanity and Equivalent Offences: International | 497 |
| - The Prosecution of Uhuru Muigai Kenyatta | 497 |
| - The Dzhugashvili Litigation | 502 |
| - The Litigation Relating to Robert Mugabe | 503 |
| - The Prosecution of Radovan Karadžić | 505 |
| - Category 9: Legal Proceedings Based on Alleged Crimes: Proceedings are in Fact Political Revenge or Retribution | 508 |
| - The Show-Trial of Nagy Imre | 509 |
| - The Impeachment of William Jefferson Clinton | 510 |
| - The Impeachment of Vaclav Klaus | 515 |
| - The Prosecutions of Yulia Tymoshenko | 516 |
| - The Prosecution of Mohamed Morsi | 524 |
| - Category 10: Inchoate and Symbolic Legal Proceedings | 524 |
| - The Attempt to Impeach Tony Blair | 525 |
| - Addendum Relating to The Chilcot Inquiry Involving Tony Blair | 526 |
| - The Attempt to Prosecute Omar al-Bashir | 528 |
| - The Threat of Prosecution of Nouri Al-Maliki | 532 |
| - The Significance of Currently Evolving Legal Proceedings | 532 |
| - Comprehensive Assessment of the Evidence | 536 |
| - The Body of Law Relating to Heads of State and Government | 537 |
| - Alternatives | 541 |
| - Linkage Between Theory and Practice | 542 |
| - General Conclusions | 544 |
| 13.- Patterns of Scenarios in Political Law | 593 |

| | | |
|------|--|-----|
| - | Introduction | 593 |
| - | Mapping the Scenarios | 595 |
| - | - Non-Conflictual Scenarios | 595 |
| - | - Constitutional Dialogue Scenarios | 596 |
| - | - Conflictual Scenarios | 597 |
| | Introduction | 597 |
| - | - Democracy & the Rule of Law | 598 |
| | Introduction | 598 |
| | Canada: The G20 Summit of 2010 | 599 |
| | United Kingdom: The 2003 Decision to Engage in the Iraq War | 607 |
| - | - Constitutionalism | 610 |
| | Hungary: Limitation of the Constitutional Court's Jurisdiction | 610 |
| - | - Federalism and Respect for Minorities | 612 |
| | Instruments Regarding Québec's Specificity | 612 |
| - | - Political Party and Electoral Matters | 613 |
| | Fixed-Date Elections | 613 |
| - | - Parliamentary Matters | 619 |
| | Redistribution | 620 |
| | Proportional Representation | 620 |
| | Change of Political Allegiance | 621 |
| | Parliamentary Institutions | 621 |
| | Audit of Parliament | 622 |
| - | - Statutory Matters | 623 |
| | The Kelowna Accord | 623 |
| - | - Institutional Matters | 624 |
| | The Public Appointments Commission | 624 |
| | The Parliamentary Budget Office | 627 |
| - | - Public Administration Matters | 632 |
| | Legal Advice | 632 |
| | Development of Policy | 634 |
| | Decision to Litigate and Appeal | 638 |
| - | - Litigation Matters | 643 |
| | Controversial Political Speech | 643 |
| - | - Judicial Matters | 648 |
| | Bilingual Comprehension on the Supreme Court of Canada | 648 |
| - | - International Relations | 651 |
| | Canadian Centre for Advancing Democracy | 651 |
| - | - General Conclusions | 652 |
| 14.- | The Need for a Concept of Political Law | 663 |
| - | - Information and Knowledge | 663 |
| - | - Understanding and Participation | 664 |
| - | - Distinguishing Genuine Democracy | 665 |
| - | - Public Decision-Making | 666 |
| - | - Justice | 667 |

TABLE OF CONTENTS / xli

| | |
|--|-----|
| - Democracy, Authoritarianism and Dictatorship | 668 |
| Teaching Guide for Academics: A Model Syllabus for a Course on Political Law . . . | 669 |
| Bibliography | 693 |
| Index | 755 |