

Referencing using OSCOLA

Section 5: What about articles from databases such as Westlaw?

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What about articles you find through Westlaw or other databases?

- Treat them *exactly* the same as print journals.
- You don't need to give the name of the database

 whether you found the article in print or
 electronic form is not relevant.



Keywords: Common law; Constitutionality; Human rights; Judgments and orders; Legislation;

Parliamentary sovereignty; Separation of powers

Legislation: European Convention on Human Rights 1950

*P.L. 2011, 90 In a Page argued that it was possible to construct a theoretical argument

which supported a sharing of sovereignty between Parliament and the courts.1 The way in which it

can work is by identifying that there is a functional overlap: both Parliament and the courts have a

legal sovereignty role in making law, and an enforcement sovereignty role in ensuring the following of

the law by others. The argument made was placed squarely in the English tradition of institutional

pragmatism.



Reference complete

• CJS Knight, 'Striking down legislation under bi-polar sovereignty' [2011] PL 90.