

BOOKS

1. D Rolph, **JNE Varuhas**, Penelope Crossley and Michael Douglas, *Law of Torts* (6th edn, Sydney, LexisNexis, forthcoming 2020).
2. **JNE Varuhas**, *Administrative Law* (Oxford, Hart Publishing, forthcoming 2019).
3. **JNE Varuhas** and NA Moreham (eds), *Remedies for Breach of Privacy* (Oxford, Hart Publishing, 2018) xiii+472pp.
4. M Elliott, **JNE Varuhas** and SW Stark (eds), *The Unity of Public Law? Doctrinal, Theoretical and Comparative Perspectives* (Oxford, Hart Publishing, 2018) xxxviii+432pp.
5. S Degeling and **JNE Varuhas** (eds), *Equitable Compensation and Disgorgement of Profit* (Oxford, Hart Publishing, 2017) xl+335pp.
 - a. Reviews: William Day [2017] *Lloyd's Maritime and Commercial Law Quarterly* 606; Daniel Farinha (2017) 91 *ALJ* 931.
6. M Elliott and **JNE Varuhas**, *Administrative Law* (5th edn, Oxford, Oxford University Press, 2017) lix+796pp.
7. **JNE Varuhas**, *Damages and Human Rights* (Oxford, Hart Publishing, 2016) lii+499pp.
 - a. SLS Peter Birks Prize for Outstanding Legal Scholarship 2016 – First Prize.
 - b. Reviews: Justice Stephen Gageler (2016) 27 *Public Law Review* 327; Sir Michael Tugendhat (2017) *Cambridge Law Journal* 671; Mike Varney (2017) 23 *European Public Law* 816; Toby Collis [2017] *EHRLR* 527; Justice Matthew Palmer (2018) 81 *Modern Law Review* 179.
 - c. Cited: *Alseran v Ministry of Defence* [2017] EWHC 3289, [921] (QB); *Jenkins v Northern Territory* [2017] FCA 1263, [84]; *R (Lee-Hirons) v Secretary of State for Justice* [2016] UKSC 46 [2017] AC 52, [46]; *Wotton v State of Queensland (No 5)* [2016] FCA 1457, [1626]-[1629].
 - d. Paperback forthcoming September 2018.
8. J Bell, M Elliott, **JNE Varuhas** and P Murray (eds), *Public Law Adjudication in Common Law Systems: Process and Substance* (Oxford, Hart Publishing, 2016) liii+390pp.
 - a. Reviews: Justice John Basten [2016] *CLJ* 623; Sarah-Jane Morris (2016) 23 *AJ Admin L* 220; Christopher Knight [2016] *JR* 317; Madeleine Ellicott (2017) 91 *ALJ* 244; Sarah Nason [2017] *PL* 537.
 - b. Paperback forthcoming August 2018.

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9. **JNE Varuhas**, “Administrative Law and Rights in the UK House of Lords and Supreme Court” in P Daly (ed), *Apex Courts and the Common Law* (Toronto, University of Toronto Press, forthcoming 2018) 35 pages. In Press.

10. **JNE Varuhas**, “Varieties of Damages for Breach of Privacy” in JNE Varuhas and NA Moreham (eds), *Remedies for Breach of Privacy* (Oxford, Hart Publishing, 2018) 55-96.
11. **JNE Varuhas** and NA Moreham, “Remedies for Breach of Privacy” in JNE Varuhas and NA Moreham (eds), *Remedies for Breach of Privacy* (Oxford, Hart Publishing, 2018) 1-28.
12. **JNE Varuhas**, “Taxonomy and Public Law” in M Elliott, JNE Varuhas and SW Stark (eds), *The Unity of Public Law? Doctrinal, Theoretical and Comparative Perspectives* (Oxford, Hart Publishing, 2018) 39-78.
13. M Elliott, **JNE Varuhas** and SW Stark, “Introduction” in in M Elliott, JNE Varuhas and SW Stark (eds), *The Unity of Public Law? Doctrinal, Theoretical and Comparative Perspectives* (Oxford, Hart Publishing, 2018) 1-13.
14. **JNE Varuhas**, “Damages under the Human Rights Act” in J Edelman, *McGregor on Damages* (20th edn, London, Sweet and Maxwell, 2017) 1681-1781.
15. **JNE Varuhas**, “Writing a Dissertation” in NJ McBride with JNE Varuhas, *Letters to a Law Student: A Guide to Studying Law at University* (4th edn, Harlow, Pearson, 2017).
16. S Degeling and **JNE Varuhas**, “Equity’s Personal Monetary Remedies” in S Degeling and JNE Varuhas (eds), *Equitable Compensation and Disgorgement of Profit* (Oxford, Hart Publishing, 2017) 1-18.
17. **JNE Varuhas**, “In Search of a Doctrine: Mapping the Law of Legitimate Expectations” in M Groves and G Weeks (eds), *Legitimate Expectations in the Common Law World* (Oxford, Hart Publishing, 2017) 17-52.
18. **JNE Varuhas**, “The Public Interest Conception of Public Law” in J Bell, M Elliott, JNE Varuhas and P Murray (eds), *Public Law Adjudication in Common Law Systems: Process and Substance* (Oxford, Hart Publishing, 2016) 45-86.
 - a. Cited: *Smith v Attorney-General* [2017] NZHC 1647, [26].
19. J Bell, M Elliott, **JNE Varuhas** and P Murray, “Introduction” in J Bell, M Elliott, JNE Varuhas and P Murray (eds), *Public Law Adjudication in Common Law Systems: Process and Substance* (Oxford, Hart Publishing, 2016) 1-9.
20. **JNE Varuhas**, “Against Unification” in H Wilberg and M Elliott (eds), *The Scope and Intensity of Substantive Review: Traversing Taggart’s Rainbow* (Oxford, Hart Publishing, 2015) 91-132.
21. **JNE Varuhas**, “Writing a Dissertation” in NJ McBride with JNE Varuhas, *Letters to a Law Student: A Guide to Studying Law at University* (3rd edn, Harlow, Pearson, 2013) 287-307.
22. **JNE Varuhas**, “Damages: Private Law and the HRA - Never the Twain Shall Meet?” in D Hoffman (ed), *The Impact of the UK Human Rights Act on Private Law* (Cambridge, Cambridge University Press, 2011) 223-248.

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23. **JNE Varuhas**, “Conceptualising the Principle of Legality” (2018) 29 *Public Law Review* forthcoming. 14 pages.
24. **JNE Varuhas**, “The Development of the Damages Remedy under the New Zealand Bill of Rights Act 1990” [2016] *New Zealand Law Review* 213-254.
 - a. Cited: *Clayton v Currie* [2018] NZHC 1898, [214], [216].
25. **JNE Varuhas**, “The Concept of ‘Vindication’ in the Law of Torts: Rights, Interests and Damages” (2014) 34 *Oxford Journal of Legal Studies* 253-293.
26. **JNE Varuhas**, “The Reformation of English Administrative Law? ‘Rights’, Rhetoric and Reality” [2013] *Cambridge Law Journal* 369-413.
27. **JNE Varuhas**, “A Tort-Based Approach to Damages under the Human Rights Act 1998” (2009) 72 *Modern Law Review* 750-782.
 - a. Cited: *R (Pennington) v Parole Board* [2010] EWHC (Admin) 78, [6].
28. **JNE Varuhas**, “Governmental Rejections of Ombudsman Findings: What Role for the Courts?” (2009) 72 *Modern Law Review* 102-115.
29. **JNE Varuhas**, “Courts in the Service of Democracy: Why Courts Should Have a Constitutional (But Not Supreme) Role in Westminster Legal Systems” [2009] *New Zealand Law Review* 481-518.
30. N Sage and **JNE Varuhas**, “Reclaiming Contract Law in Aotearoa: No Exemplary Damages for Breach of Contract” (2007) 13 *New Zealand Business Law Quarterly* 71-95.
31. **JNE Varuhas**, “Law and Economics: Net Benefit or Deadweight Loss?” (2006) 12 *New Zealand Business Law Quarterly* 270-294.
32. **JNE Varuhas**, “*Powerco v Commerce Commission*: Developing Trends of Proportionality in New Zealand Administrative Law” (2006) 4 *New Zealand Journal of Public and International Law* 339-349.
33. **JNE Varuhas**, “Keeping Things in Proportion: The Judiciary, Executive Action and Human Rights” (2006) 22 *New Zealand Universities Law Review* 300-332.
34. **JNE Varuhas**, “Acting Judges: Constitutional Implications” [2006] *New Zealand Law Journal* 172-174.
35. **JNE Varuhas**, “One Person Can Make a Difference: An Individual Petition System for International Environmental Law” (2005) 3 *New Zealand Journal of Public and International Law* 329-372.

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36. **JNE Varuhas**, “Judicial Review at the Crossroads” [2015] *Cambridge Law Journal* 215-218.
37. **JNE Varuhas**, “Ministerial Refusals to Initiate Public Inquiries: Review or Appeal?” [2014] *Cambridge Law Journal* 238-241.
38. **JNE Varuhas** and PG Turner, “Injunctions, Undertakings in Damages, and the Public-Private Divide” (2014) 130 *Law Quarterly Review* 32-37.
39. **JNE Varuhas**, “Judicial Review: Standing and Remedies” [2013] *Cambridge Law Journal* 243-247
40. **JNE Varuhas**, “Liability under the Human Rights Act 1998: The Duty to Protect Life, Indirect Victims and Damages” [2012] *Cambridge Law Journal* 263-266.
41. **JNE Varuhas**, “Exemplary Damages: ‘Public Law’ Functions, Mens Rea and Quantum” [2011] *Cambridge Law Journal* 284-287.
42. **JNE Varuhas**, “False Imprisonment of Prisoners: Lawful Authority, Omissions and Damages” [2010] *Cambridge Law Journal* 438-440.

BOOK REVIEWS

43. **JNE Varuhas**, “Review of David Dyzenhaus, Murray Hunt and Grant Huscroft (eds), *A Simple Common Lawyer: Essays in Honour of Michael Taggart*, Hart Publishing, Oxford, 2009” (2009) 20 *Public Law Review* 233-240.

POLICY REPORTS

44. **JNE Varuhas**, *Judicial Capture of Political Accountability* (London, Policy Exchange, 2016) 51pp (electronic version available at <judicialpowerproject.org.uk/judicial-capture-of-political-accountability/>
 - a. Responses by Professor Carol Harlow, Professor Christopher Forsyth, Dr Farrah Ahmed, and Dr Richard Kirkham available at: <judicialpowerproject.org.uk/category/debates/judicial-capture-of-political-accountability/>).
45. **JNE Varuhas**, *The Economic Analysis of Law in New Zealand* (Wellington, New Zealand Institute for the Study of Competition and Regulation, 2005) x+50pp (electronic version available at <leanz.org.nz/uploads/pdfs/14202.pdf>).
46. **JNE Varuhas**, L Fursman and V Jacobsen, *Work and Family Balance: An Economic View*, Treasury Working Paper 03/26 (Wellington, The Treasury, 2003) ii+28pp (electronic version available at <www.treasury.govt.nz/publications/research-policy/wp/2003/03-26>).

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47. J Bell, M Elliott, D Feldman, C Forsyth, and **JNE Varuhas**, “Response to UK Ministry of Justice Consultation Paper on ‘Judicial Review: Proposals for Reform’” (University of Cambridge Centre for Public Law, January 2013) available at: http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2205830.

BLOG POSTS

48. **JNE Varuhas**, ‘Judicial Review beyond Administrative Law: Braganza v BP Shipping Ltd and Review of Contractual Discretions’, UK Const L Blog (31 May 2017) (available at <https://ukconstitutionallaw.org/>).
49. **JNE Varuhas**, “Judicial Capture of Political Accountability” Policy Exchange-Judicial Power Project Blog (6 June 2016) (available at judicialpowerproject.org.uk/jason-varuhas-judicial-capture-of-political-accountability/).
50. **JNE Varuhas**, “Public Inquiries – Who Decides? The Legal Background to the Litvinenko Inquiry” Policy Exchange-Judicial Power Project Blog (2 February 2016) (available at judicialpowerproject.org.uk/public-inquiries-who-decides-the-legal-background-to-the-litvinenko-inquiry/).
51. **JNE Varuhas**, “Should the Common Law of Review and the Law under the Human Rights Act 1998 be ‘synthesised’?” UK Const L Blog (28 April 2014) (available at ukconstitutionallaw.org).

CONFERENCE AND SEMINAR PRESENTATIONS

52. “Core Themes of the 2018 Public Law Conference”, Centre for Comparative Constitutional Studies Seminar, Melbourne Law School, July 2018.
53. “Contractual Discretion”, Obligations 9 Conference, Melbourne Law School, July 2018.
54. “The Socialisation of Private Law: From Private Rights to Public Good”, Third Biennial Public Law Conference, Melbourne Law School, July 2018.
55. “Conceptualizing the Principle of Legality”, Centre for Comparative Constitutional Studies Seminar, Melbourne Law School, May 2018.
56. “Conceptualizing the Principle of Legality”, Judges and the Academy Seminar, Supreme Court of Victoria, April 2018.
57. Panelist and Discussant, Panel on Contemporary Issues in Human Rights Law, Jindal-MLS-NUS-Oxford Conference on Contemporary Issues in Public Law, Australian High Commission, Delhi, April 2018.
58. Commentator for Mr Kyle Jordaan (Stellenbosch), “Damages Against the State: Legal Duties, Rights Values and Fiscal Burdens in the Developing Commonwealth”, Jindal Global Law School, Jindal-MLS-NUS-Oxford Workshop on Indian Administrative Law, April 2018.

59. Commentator for Professor Rehan Aberyaratne (CUHK), “Ordinary Wrongs as Constitutional Rights: The Public Law Model of Torts in South Asia”, Melbourne Institute of Comparative Constitutional Law Workshop, Melbourne Law School, December 2017.
60. “Contractual Discretion”, Obligations Group Seminar, Melbourne Law School, September 2017.
61. Commentator for Professor Janet McLean (Auckland), “Public Office and Public Law”, MLS-Oxford Workshop on Constitutional Boundaries, Melbourne Law School, August 2017.
62. “Public Law-Private Law”, Presentation and Panel Discussion with Professor Cheryl Saunders and Associate Professor Kirsty Gover, Melbourne Law School Staff Seminar Series, August 2017.
63. “A Game of Levels: the UK Supreme Court and the New Common Law Constitutionalism”, Centre for Comparative Constitutional Studies and Australasian Society of Legal Philosophy Constitutional Theory Scholars’ Workshop, Melbourne Law School, July 2017.
64. “Teaching at the Interface: Public Law and Private Law”, Centre for Comparative Constitutional Studies-Obligations Group Joint Seminar, Melbourne Law School, May 2017 (with Professor Cheryl Saunders).
65. “Taxonomy and Public Law”, Legal Theory Workshop, Melbourne Law School, April 2017.
66. “Remedies for Breach of Privacy”, Judges and the Academy Seminar, Supreme Court of Victoria, February 2017.
67. “Varieties of Damages for Breach of Privacy”, International Workshop on Remedies for Breach of Privacy, Melbourne Law School, December 2016.
68. “Mapping Public Law”, Public Law Conference 2016: The Unity of Public Law?, Cambridge, September 2016.
69. Book Panel on *Damages and Human Rights*. Commentators: Professor Christopher Forsyth (Cambridge), Professor Carol Harlow (LSE) and Professor Robert Stevens (Oxford), SLS Annual Conference, Oxford, September 2016.
70. Book launch of *Damages and Human Rights*. Speakers: Justice Stephen Gageler (High Court of Australia), Professor Cheryl Saunders (Melbourne). Melbourne Law School, August 2017.
71. “The Socialisation of Private Law”, Obligations VIII: Revolutions in Private Law, University of Cambridge, July 2016.
72. “Mapping Public Law”, Seminar, British Institute of International and Comparative Law, University of London, July 2016.

73. “Against the Public Law-Private Law Divide: Pluralism and Public Law”, Joint British Institute of International and Comparative Law-Melbourne Law School Conference on Dialogues between International and Public Law, London, July 2016.
74. Book Panel on *Damages and Human Rights*. Commentators: Professor Claudia Geiringer (VUW), Justice Matthew Palmer (New Zealand High Court) and Mr Chris Curran (Partner, Russell McVeigh). Victoria University of Wellington, June 2016.
75. “Snakes and Ladders: The New Common Law Constitutionalism”, Conference on Supreme Courts and the Common Law, Université de Montréal, May 2016.
76. Roundtable Discussion on *Damages and Human Rights*. Commentators: Professor Brice Dickson (Queen’s Belfast) and Mr James Lee (KCL). Université de Montréal, May 2016.
77. “Judicial Capture of Political Accountability Processes”, Centre for Comparative Constitutional Studies Seminar, Melbourne Law School, March 2016.
78. Commentator for Professors Jacob Gerson and Jeannie Suk (Harvard), “The Sex Bureaucracy”, UNSW Workshop on Comparative Constitutional Law, UNSW, December 2015.
79. Presentations on UK and New Zealand Supreme Courts, Gilbert+Tobin Centre for Public Law and AACL Final Courts Round-up, Federal Courts Building, Sydney, December 2015.
80. “Human Rights Damages and the Public Law/Private Law Divide”, University of New South Wales Faculty of Law Staff Seminar Series, May 2015.
81. “Against Unification”, University of Melbourne, CCCS-Obligations Group Joint Seminar, February 2015.
82. “The Development of the Damages Remedy under the New Zealand Bill of Rights Act 1990”, New Zealand Law Foundation Conference and Workshop on Administrative Law, Auckland, January 2015.
83. “Reflections on the Damages Principle in *Lumba*”, University of Melbourne, Conference on the Law of Civil Wrongs, December 2014.
84. “The Public Interest Conception of Public Law: Its Procedural Origins and Substantive Implications”, Public Law Conference 2014: Process and Substance in Public Law, Cambridge, September 2014.
85. “Against Unification: Recognising the Distinctiveness of the Common Law of Review, and the Law under the Human Rights Act 1998”, University of New South Wales Faculty of Law Staff Seminar Series, April 2014.
86. “Reflections on the Damages Principle in *Lumba*”, Université de Montréal Colloque Annuel du Programme de Common Law: La Compensation en Common Law, March 2014.
87. “Vindication”, Presentation and debate with Professor Kit Barker (UQ), Private Law Cluster Seminar, University of New South Wales Faculty of Law, February 2014.

88. “The Reformation of English Administrative Law? ‘Rights’, Rhetoric and Reality”, Oxford Public Law Discussion Group, University of Oxford Law Faculty, January 2013.
89. “The Concept of ‘Vindication’ in the Law of Torts: Rights, Interests and Damages”, Cambridge Private Law Centre Seminar Series, University of Cambridge Law Faculty, October 2012.
90. “Liability under the Human Rights Act 1998: *Rabone v Pennine Care NHS Foundation Trust*”, Cambridge Centre for Public Law Seminar Series, University of Cambridge Law Faculty, October 2012.
91. “The Concept of ‘Vindication’ in the Law of Torts: Rights, Interests and Damages”, Obligations VI: Challenging Orthodoxy, University of Western Ontario, July 2012.
92. “‘Rights’ in English Administrative Law”, Goodhart Seminar Series in Private Law and Public Law, University of Cambridge Law Faculty, February 2012.
93. “A Tort-Based Approach to Damages under the Human Rights Act 1998”, Society of Legal Scholars Annual Conference (Civil Liberties Section), Keele University, September 2009.
94. “Damages for Human Rights Breaches”, Fox International Fellowship Seminar Series, MacMillan Centre, Yale University, May 2009.
95. “Judicial Review of Governmental Rejections of Ombudsman Findings”, University of Cambridge Centre for Public Law and Chinese University of Hong Kong Faculty of Law Joint Conference, “Effective Judicial Review: A Cornerstone of Good Governance”, Hong Kong, December 2008.
96. “A Tort-based Approach to Damages for Human Rights Breaches”, Society of Legal Scholars Annual Conference (Tort Law Section), London School of Economics, September 2008.
97. “International Environmental Law and Individual Petition: Recognising a Role for Non-State Actors in Compliance Control”, International Law Association (British Branch) Spring Conference, University of Sussex, Brighton, April 2007.
98. “Law and Economics: Net Benefit or Deadweight Loss?”, Ministry of Justice, Wellington, June 2006.
99. “Why Law needs Law and Economics”, Law and Economics Association of New Zealand Seminar, Auckland, March 2006.
100. “Why Law needs Law and Economics”, Law and Economics Association of New Zealand Seminar, Wellington, December 2005.
101. “Work and Family Balance: An Economic View”, The Treasury, Wellington, March 2003.
