

Charter Conflicts: What is Parliament's Role? (McGill-Queen's University Press, 2002) 285 pp. (Short-listed in 2002 for the Donald Smiley Prize for best book on the study of government and politics in Canada). (Second printing in paperback May 2004). R

Limiting Rights: The Dilemma of Judicial Review (McGill-Queen's University Press, 1996), 188 pp. R

Canada: The State of the Federation 1994, (ed.) with Douglas M. Brown, (Queen's Institute of Intergovernmental Relations, 1994) 231 pp. R

Political Ethics: A Canadian Perspective, (ed.), (Dundurn Press, 1991) 292 pp. R

Papers in Journals:

"The HRA: Ambiguity about Parliamentary Sovereignty" (2013) 14:12 *German Law Journal*, pp. 2251-2254. R

"The Courts/Parliament Trade-off: Canadian Attitudes on Judicial Influence on Public Policy" with Elizabeth Goodyear Grant and J. Scott Matthews, 51:3 *Commonwealth and Comparative Politics* (2013), pp. 377-397 R.

"Parliamentary Engagement with the Charter: Rethinking the Idea of Legislative Rights Review" 58 *Supreme Court Law Review*, second series (2012), pp. 87-107.

"Governing under the Human Rights Act. The Limitations of Wishful Thinking" *Public Law* (2012), pp. 29-46.

"Parliamentary Bills of Rights: An Alternative Model?" 69:1 *Modern Law Review* (2006), pp. 7-28. R

"Parliament and the Human Rights Act: Can the JCHR help facilitate a culture of rights?" 4:1 *International Journal of Constitutional Law* (2006), pp. 1-38. R

"Parliamentary Review of Terrorism Measures" 68:4 *Modern Law Review* (2005), pp. 676-680.

"Rights-Vetting in New Zealand and Canada: Similar Idea, Different Outcomes" 3:1 *New Zealand Journal of Public and International Law* (2005), pp. 63-103. R.

"Interpreting a Bill of Rights: The Importance of Legislative Rights Review" 35 *British Journal of Political Science* (2005), pp. 235-255. R

"Is it Too Late to Rehabilitate Canada's Notwithstanding Clause?" 23 *Supreme Court Law Review* 2nd series (2004), pp. 169-189.

“New Constitutional Ideas. But can new parliamentary models resist judicial dominance when interpreting rights?” 82:7 *Texas Law Review* (2004), pp. 1963-1987.

“From Equality Rights to Same-Sex Marriage – Parliament and the Courts in the Age of the Charter” Oct. *Policy Options* (2003), pp.10-16.

“A Relational Approach to Constitutional Interpretation: Shared Legislative and Judicial Responsibilities” 35:4 *Journal of Canadian Studies* (2001) pp. 161-181. R

“Why must a Bill of Rights be a Contest of Political and Judicial Wills? The Canadian Alternative” 10:1 *Public Law Review* (1999), pp. 22-36. R

“Wrestling with Rights” 5:3 *Choices* (IRPP) (1999). R

“Money and Elections: Can Citizens Participate on Fair Terms amidst Unrestricted Spending?” 31:1 *Canadian Journal of Political Science* (1998), pp. 91-111. R

“A Hybrid Approach to Rights Protection: An Argument in Favour of Supplementing Canadian Judicial Review with Australia’s Model of Parliamentary Scrutiny” 26:1 *Federal Law Review* (1998), pp. 115-138. R

“Rights and Public Debate: The Limitations of a ‘Rights Must be Paramount Perspective’” 7 *International Journal of Canadian Studies* (1993), pp. 117-135. R

“Fair Elections and Freedom of Expression under the Charter” 28 *Journal of Canadian Studies* (1991), pp. 103-134. R

“The Evolution of the Limitation Clause in the Charter” 28:1 *Osgoode Hall Law Journal* (1991), pp. 103-134. R

Chapters in Books:

“The Notwithstanding Clause: Why Infrequent use should not be equated with Charter Compliance,” in Nathalie Des Rosiers, Patrick Macklem and Peter Oliver (eds), *Oxford Handbook of the Canadian Constitution* (forthcoming).

“Parliamentary Bills of Rights. Do They Alter the Norms of Legislative Decision-Making” in Gary Jacobson and Miguel Schor (eds), *Comparative Constitutional Theory*, Edward Elgar Publishing (forthcoming).

“Legislative Rights Review: Addressing the Gap between Ideals and Constraints” in Murray Hunt, Hayley Hooper and Paul Yowell (eds.) *Parliament and Human Rights: Redressing the Democratic Deficit* (Oxford: Hart Publishing), 2015.

“Scholarly Debates about the Charter/Federalism Relationship: A Case of Two Solitudes” co-written with Jeremy Clarke, in *The Federal Idea. Essays in Honour of Ronald L. Watts*, in Thomas J. Courchene et al (eds.) (Montreal: McGill-Queen’s University Press, 2011), pp. 77-98.

“Governing Like Judges?” in Tom Campbell, K.D. Ewing, and Adam Tomkins (eds.) *The Legal Protection of Human Rights: Sceptical Essays*, (Oxford University Press 2011), pp. 40-65. R.

“Constitutional experimentation: Rethinking how a Bill of Rights Functions” in Rosalind Dixon and Tom Ginsberg (eds.) *Handbook of Comparative Constitutional Law*, (Edward Elgar Publishing Ltd, 2011), pp. 298-320.

“The Canadian Charter of Rights and Freedoms” in John C. Courtney and David E. Smith (eds) *Oxford Handbook of Canadian Politics* (New York: Oxford University Press, 2010), pp. 54-71. R.

“Compromise and the Notwithstanding Clause: Why the Dominant Narrative Distorts our Understanding” in James B. Kelly and Christopher Manfred, (eds.) *Contested Constitutionalism: Reflections on the Charter of Rights and Freedoms* p 102-128, (Vancouver: UBC Press, 2009). R.

“Elections, Democracy and Free Speech: More at Stake than an Unfettered Right to Advertise” in Keith Ewing and Samuel Isacharoff (eds.) *Party Funding and Campaign Financing in International Perspective* (Oxford: Hart Publishing, 2006), pp. 273-293.

“Parliament and Rights” in Tom Campbell, Jeff Goldsworthy and Adrienne Stone (eds.) *Protecting Human Rights: Instruments and Institutions* (Oxford: Oxford University Press, 2003), pp. 231-246. R

“Wrestling with Rights: Judges, Parliament and the Making of Social Policy” in Paul Howe and Peter H. Russell (eds.) *Judicial Power and Canadian Democracy* (McGill-Queen’s University Press, 2001), pp. 165-213. R

“Los Efectos de la Carta de Derechos y Libertades en la Política Canadiense” in Esther Mityans and Josep M. Castellà (eds.) *Canadá: Introducción al sistema político y jurídico* (University of Barcelona Publications 2001), pp. 195-226 (Translated by Carmen Chacón Piqueras).

“Legislative Scrutiny: An Alternative Approach For Rights Protection” in Joseph Fletcher (ed.) *Ideas in Action: Essays on Politics and Law in Honour of Peter Russell* (University of Toronto Press, 1999), pp. 294-312. R

“Parliament, Courts and Rights: Sharing the Responsibility for Interpreting the Charter” in Alain G. Gagnon and James Bickerton (eds.) *Canadian Politics* 3rd ed. (Broadview Press, 1999), pp. 185-205.

“The Charter and Federalism: Revisiting the Nation-Building Thesis” in Douglas M. Brown and Janet Hiebert (eds.) *Canada: The State of the Federation* 1994 (Queen’s Institute of Intergovernmental Relations, 1994) pp. 153-178. R

“Debating Policy: The Effects of Rights Talk” in F.L. Seidle (ed.) *Equity and Community: the Charter, Interest Advocacy and Representation* (Institute for Research on Public Policy 1993), pp. 31-60. R

“Political Approaches to Reasonable Limits” in Patrick Monahan and Marie Finkelstein (eds.) *The Impact of the Charter on the Public Policy Process* (York University Centre for Public Law and Public Policy, 1993) pp. 221-234.

“Representation and the Charter: Should Rights Be Paramount?” in David Smith and John Courtney (eds.) *Drawing Boundaries: Legislatures, Courts and Electoral Values* (Fifth House Publishers, 1992) pp. 72-86.

“Interest Groups and Canadian Federal Elections” in F.L. Seidle (ed.) *Interest Groups and Elections in Canada* (Dundurn Press, 1991) pp. 3-76. R

“A Code of Ethics for Political Parties” in Janet Hiebert (ed.) *Political Ethics: A Canadian Perspective* (Dundurn Press, 1991) pp. 265-280.

REVIEWS OF AUTHOR’S WORK

Reviews of *Parliamentary Bills of Rights. The Experiences of New Zealand and the United Kingdom.* By Alison L. Young, 63 *American Journal of Comparative Law* (2015), pp. 810-815.

Reviews of *Charter Conflicts: What is Parliament’s Role?* By Mark Tushnet, *International Journal of Constitutional Law* v. 2:4 (2004), pp. 734-741; Lorne Sossin, *Osgoode Hall Law Journal*, v. 42:1 (2004), pp. 189-196; Matthew Hennigar, *Canadian Journal of Political Science*, v. 36:5 (2003), pp. 1076-1078; Christopher P. Manfredi, *Review of Constitutional Studies*, v.8:1 (2003), pp. 93-95; S.P. Duffy, *Choice. Current Reviews for Academic Libraries*, January 2003; Roland Penner, *Queen’s Law Review*, v. 28 (2003), pp. 731-748; Zoë Oxaal, *Saskatchewan Law Review*, v. 66 (2003) pp. 672-673; Julia Hughes, *Ottawa Law Review*, v. 34:2 (2002-03); Lesley A. Jacob, *Windsor Yearbook of Access to Justice*, v. 21 (2002), pp. 641-651; Ron Atkey, *Literary Review of Canada*, November 2002, pp. 9-10; Roy Flemming, *The Law and Politics Book Review* (APSA) August 2002, pp. 394-397.

Review Essay of *Charter Conflicts: What is Parliament’s Role?* By Tsvi Kahana, “Constitutional Cosiness and Legislative Activism,” *University of Toronto Law Journal* v. 55:1 (2005) 129-154.

Review of *Limiting Rights: The Dilemma of Judicial Review*: By Jennifer Smith, *Canadian Journal of Political Science*, v. xxix:4 (1996), pp. 784.

Reviews of *Canada: The State of the Federation, 1994*: Michael Stein, *Canadian Journal of Political Science*, v. xxviii:4 (1995), pp. 753-755; Agar Adamson, *Canadian Public Policy*, v. xxi:4 (1995), pp. 481-482.

SELECTED INVITED LECTURES

“Parliament and Rights: The Challenges for Assessing and Debating Compatibility,” University of Strathclyde Law School, Glasgow, September 30 2015.

“Parliament and the Protection of Human Rights. Pre-Legislative Scrutiny and the Role of S. 7 of the Bill of Rights,” March 13 2014, Wellington New Zealand (hosted by Russell McVeah Law Firm)

“Bill of Rights Compatibility Reports: Business as Usual, or Are They Altering Political Behaviour?” The New Zealand Human Rights Centre, Auckland New Zealand March 14 2014.

“Legislative Rights Review: The Perils of Constitutional Borrowing”, Centre for Comparative Constitutional Studies, University of Melbourne, August 27 2013.

‘Constitutional Experimentation: Rethinking how bills of rights function’, St. Paul’s College, University of Sydney, Sept 24 2013.

“Protecting Rights and the Westminster Challenge”, Faculty of Law Seminar, University of New South Wales, October 14 2013.

“Legislative Rights Review: Realistic Idea or Fundamental Paradox?” Department of Political Studies, Memorial University, February 3, 2012

"Constitutional Experimentation and Canada's Notwithstanding Clause: Crude Political Compromise or Constitutional Innovation?" Department of Political Science Distinguished Lecture Series, Memorial University, February 2 2012.

“Governing under the Human Rights Act. The Limitations of Wishful Thinking” 2011 Public Law Lecture, University of Westminster, London, March 31 2011.

“Legislating like Judges? A Preliminary Assessment of Parliamentary Bills of Rights” Centre for Comparative Constitutional Studies, University of Melbourne, Feb. 10 2009

“The impact of a bill of rights on Parliament: Are we legislating like judges?” Victorian Government Solicitor’s Office, Melbourne, February 5 2009

“The Charter’s impact on Governance” University of Guelph, Department of Political Science, Oct. 29 2008.

“Dialogue: Poor Choice of Constitutional Metaphor?” The Canadian Charter of Rights and Freedoms at 25, International Legal Studies, Harvard Law School, April 13 2007.

“Political Review of Bills of Rights: Is Legal Compliance Inevitable”, Crown Law Office, Government of New Zealand, July 25 2006.

“Parliament as a Forum for Rights Review: Politics as Usual? Judicial Influence by Other Means? Or Something Completely New?” Faculty Seminar, Georgetown Law School, Washington D.C. April 6 2006

“Does the New Parliamentary Rights Model Address Skeptics' Concerns with Bills of Rights?” Research Seminar in Philosophy of Law and Legal Theory: "Liberal Themes in Philosophy and Theory of Law" European University Institute, Florence Italy, January 25

“Parliamentary Bills of Rights: Does this ‘New Model’ lessen dependence on the judiciary” University of New South Wales, Law Faculty, March 15 2005.

“Parliamentary Bills of Rights: Does this ‘New Model’ lessen dependence on the judiciary” Monash Law Faculty, Melbourne Australia. April 5 2005

“What is Parliament’s Role in Charter Conflicts?” Department of Justice, Ottawa, November 15 2002.

“Interpreting the Charter: What is Parliament’s Role?” Department of Political Science, McGill University, October 1 2002.

“Parliament and Interpreting the Charter. Or is this role confined to courts?” University of Toronto Law School, September 24 2002.

“Interpreting the HRA: Don't be fooled by the metaphor of dialogue” Centre for the Study of Human Rights, London School of Economics, June 5 2003.

“The Charter of Rights and Discrimination” La Universidad Complutense, Faculty of Law, Madrid, April 16 2002

“The Charter of Rights and Discrimination” University of Barcelona, Faculty of Law, April 18 2002.

“How has the Charter of Rights Influenced Governing?” Monash University, Faculty of Law, Melbourne Australia, February 28 2002.

“Governing Under the Charter’s Influence: Sharing Responsibility for Judgments” University of Toronto, Department of Political Science, October 26 2001.

“Can politicians and judges work together to protect human rights?” Constitution Unit, London UK, January 12 2001.

“Federalism and Rights” University of Barcelona, els Juliols, Canadà: un apropament jurídic, polític i econòmic, July 20 1999.

“Encouraging Conversation between Parliament and Courts: How a bill of rights can improve decision-making” Centre for Comparative Constitutional Studies, Public Forum, University of Melbourne, July 23 1998.

“Who Will Save the Canadian Charter of Rights and Freedoms: Parliament or the Courts?” New Zealand Institute of Public Law, Victoria University of Wellington, New Zealand, July 22 1997.

“Judicial Review of Legislation: The Changing Role of Judges under the Canadian Charter” University of Western Australia, Department of Law, Perth, July 30 1996.

“Regulating Election Expenses: The Conflict between Freedom of Expression and Political Equality” University of Western Australia, Department of Political Science, Perth, July 29, 1996.

SELECTED CONFERENCE PAPERS AND WORKSHOPS

“Parliament and Rights: The Challenges for Assessing and Debating Compatibility Under the HRA,” Workshop on Protecting Rights – Engaging Parliament, St Johns College, Oxford, October 16 2015.

“Legislative Rights Review in the UK”, International Workshop – Rights in the Policy Making Process, Madrid, June 14-15 2015.

“Charter Evaluations: Straining the Notion of Credibility”, CPSA Annual Conference, Ottawa, June 4 2015.

“Comparative Constitutional Theory”, panellist, Law and Society Annual Meeting, Seattle, May 28- 31 2015, Seattle.

“The Challenges for Legislative Rights Review. The Lessons from New Zealand and the United Kingdom,” Symposium: The Human Rights (Parliamentary Scrutiny) Act 2011 Commonwealth Parliament, Canberra, Feb. 25 2014.

“Protecting Rights in Parliament: the Challenges for a Westminster-based System”, Canadian Political Science Association Annual Meeting, Victoria, June 4-6 2013.

“Recent Constitutional Developments”, Final Courts Round-Up 2013 and the Comparative Constitutional Roundtable, Faculty of Law, University of New South Wales, December 10 2013.

“Prisoners’ Rights to Vote: Ambiguity about Parliament’s Rights-Protecting Role” International Political Science Association, Madrid, July 8 2012

“The HRA: Ambiguity about Parliamentary Sovereignty” presented at Workshop on Political Constitutions, Caledonian University of Glasgow, London campus, June 7 2012.

“The Charter’s Impact on Parliament: Rethinking an Important Canadian Innovation” Presented at ‘30 Years of *Charter* Jurisprudence” Osgoode Hall, May 4 2012

“Legislative Rights Review: Serious Gap between Ideals and Context” Presented at conference on “Redressing the Democratic Deficit in Human Rights” London, April 17 2012.

“Can Parliament Protect Rights?” American Political Science Association, Annual Conference, Seattle, 1-4, 2011.

“Rethinking the Function of a Bill of Rights in Westminster Systems” International Political Science Association, RC 09 (Comparative Judicial Studies), Bologna Italy, June 21-23, 2010

“Legislative Reliance on Case Law to Reduce Risk” Presented at Political Science Association, Edinburgh, March 29-April 1 2010

“Governing Like Judges?” Workshop on “Judicial Supremacy or Inter-institutional Dialogue” Sydney Law School, University of Sydney, May 18-19 2010

“Governing Like Judges” Rescuing Human Rights Workshop, London UK, March 20-21 2009.

“Bicameralism and Parliamentary Rights Review” Bicameralism: Australia in Comparative Context Sponsored by the Parliamentary Studies Centre, ANU, Canberra Australia, Oct. 9-10 2008.

“Governing under The HRA” 2008 Meeting of the Research Committee on Comparative Judicial Studies (IPSA#9), Montreal, June 24-26 2008.

“The UK’s Human Rights Act: Ideas meet Practices” Canadian Political Science Association, Vancouver B.C. June 4-6 2008.

“Legislating under the Influence of Constitutional Norms in Canada” American Political Science Association, 2007 Annual Meeting, Chicago, Aug.30-Sept. 2 2007

“Compromise and the Notwithstanding Clause: Why the Dominant Narrative Distorts our Understanding” Presented at “A Living Tree: The Legacy of 1982 in Canada’s Political Evolution” Regina, May 2007

“Bills of Rights: How Different is the Commonwealth Alternative?” American Political Science Association, 2006 Annual Meeting, Philadelphia, Sept 2 2006

“Governing under a Bill of Rights: What does a Compliance Culture Entail?” presented at Legislatures and the Protection of Human Rights Conference, July 20-22 2006, Melbourne Australia.

“The UK Committee on Human Rights – an Assessment” Ninth Australasian and Pacific Conference on Delegated Legislation & Sixth Australasian and Pacific Conference on the Scrutiny of Bills, ACT, Canberra Australia, March 3 2005

“Contemporary challenges for scrutiny committees” Panel Discussion, Ninth Australasian and Pacific Conference on Delegated Legislation & Sixth Australasian and Pacific Conference on the Scrutiny of Bills, ACT, Canberra Australia, March 4 2005

“Parliamentary Bills of Rights: An Alternative Model Perhaps. But how significant are the differences?” Canadian Political Science Association, London Ontario, June 4 2005

“Rethinking Section 33: Notwithstanding the Charter, Canada remains a Federal Society” presented at “Constitutionalism and Cultural Pluralism: Lessons from Canada,” Edinburgh, April 28-29 2004.

“Rights-Vetting in New Zealand and Canada: Similar Idea, Different Outcomes” Second Annual New Zealand Centre for Public Law Conference on the Primary Functions of Government: Parliament” October 29-30, 2004

“Parliamentary Rights Model: The Case of the United Kingdom” presented at “Legislatures and Constitutionalism,” Banff Alberta, July 2-5 2004.

“Can liberal nations resist judicial dominance when interpreting a bill of rights?” presented at “Comparative Avenues in Constitutional Scholarship,” Texas Law Review Symposium, Austin, February 27-28 2004

“Britain’s Human Rights Act: Perhaps a new model. But will this difference matter?” presented at “Workshop on Protecting Human Rights in Australia: Past, Present and Future,” Monash University, Melbourne Australia, December 10-12 2003.

“Is it too late to Rehabilitate Canada’s Notwithstanding Clause?” presented at “Constitutionalism in the Charter Era,” University of Western Ontario, September 12 2003.

“Interpreting a Bill of Rights: Why Look Only to Courts for Answers?” Comparative Judicial Research Group, International Political Science Association, Parma Italy, June 2003.

“Elections, Democracy, and Free Speech: More at Stake than an Unfettered Right to Advertise” presented at “Funding of Political Parties Workshop” University of London, London UK, July 5-6 2002.

“Anti-Terrorist Legislation Confronts the Canadian Charter of Rights and Freedoms” presented at “Workshop on Toward a North American Perimeter. Canada, the United States and Homeland Security” Dartmouth College, Hanover New Hampshire, May 23-24 2002.

“Constitutional Dialogue: Salutory Concept or Self-Serving Metaphor?” presented at “National Judicial Institute, Appellate Courts Seminar” Vancouver B.C. April 9 2002.

“The Charter and Dialogue” presented at “The Charter at 20” York University, April 13 2002.

“Parliament and Rights” presented at Workshop of Participants in Funded Research Project on “Human Rights Protection: Boundaries and Challenges” Melbourne December 12-14 2001.

“A Relational Approach to Constitutional Interpretation: Shared Legislative and Judicial Responsibilities” Research Committee on Comparative Judicial Studies, IPSA, Cape Town, Jan. 7-9 2001.

“Wrestling with Rights: Judges, Parliament and the Making of Social Policy” presented at “Guiding the Rule of Law into the 21st Century” (IRPP) Ottawa, April 17, 1999.

“Strengthening Parliament’s Role to ‘Right’ Policy: A Canadian Perspective” presented at conference on Delegated Legislation and Scrutiny of Bills, Adelaide, South Australia, July 17 1997.

“Legislative Scrutiny: An Alternative Approach for Rights Protection” presented at conference to Celebrate Professor Peter Russell’s Career, Toronto, November 16, 1996.

“Policy Making in a Different Venue: Judicial Discretion, Normative Preferences and Uncertainty Masquerading as Principled, Objective Criteria” presented at Workshop on “Changing Role of the Judiciary in Public Law” Centre for Public Policy, University of Melbourne, June 7 1996.

“A Code of Ethics for Political Parties” presented at “Conflict of Interest Workshop,” York University, Nov. 21, 1992.

“Political Approaches to Reasonable Limits” presented at “Roundtable on the Charter of Rights” York University Centre for Public Law and Public Policy, November 16 1991.

“Representation and the Charter: Should Rights be Paramount?” Presented at “Drawing Boundaries” University of Saskatchewan, Nov. 8 1991.

RESEARCH GRANTS/AWARDS

“Australia and the Parliamentary Rights Model” Social Sciences and Humanities Research Council Grant (2009-2012) \$64,311 (This grant was extended until 2014 because of administrative responsibilities as Head of Department).

“Legislative Compliance with the Canadian Charter” awarded the Bora Laskin National Fellowship in Human Rights (2008), \$55,000.

“Parliamentary democracies and human rights: comparative institutional approaches to rights protections in advanced Westminster systems” Social Sciences and Humanities Research Council Grant (2005-2008) \$92,758 (with James Kelly, Concordia). This project examines the development and impact of bills of rights in parliamentary systems (New Zealand and United Kingdom).

“The Human Rights Act: Changing Political and Judicial Behaviour” Social Sciences and Humanities Research Council Grant (2002-2005) \$43,028. The project examines whether the adoption of a bill of rights in the United Kingdom is facilitating a culture of rights and, if so, how political and judicial decisions in the UK are changing as a result (2002-2005).

“Transforming Political Choices: The Effects of a Bill of Rights on Governance” Chancellor’s Research Award, Queen’s University \$60,000. This project examined comparative dimensions of constitutional review; in particular, the development of non-judicial forms of rights review in parliamentary systems (1999-2004).

“Legislative, Judicial and Popular Participation in the Protection of Human Rights” large grant category, Australian Research Council, associate investigator, with Tom Campbell, Jeffrey Goldsworthy and Adrienne Stone (principal investigators).

“‘Righting’ Policy: Do Institutions Affect Outcomes” Social Sciences and Humanities Research Council Grant \$33,321. This grant was used to conduct research on how political and judicial interpretations of the Charter of Rights and Freedoms have influenced legislative decision-making on a range of social policies (1998-2001).

“‘Righting’ Policy: Do Institutions Affect Outcomes” Queen’s SSHRC 4-A Grant, \$5,000 (1997).

“Protecting Rights: The Nexus Between Political and Judicial Scrutiny” Queen’s SSHRC 4-A Grant, \$5,000 (1996).

“Citizenship, democracy and identity in the multiethnic state” (Co-investigator, with Will Kymlicka, principal investigator) SSHRC Grant, \$70,000, (1994-1997).

“Judicial Protection of Rights: Canadian and Australian Perspectives” Queen’s ARC, \$4,720 (1994).

“Independent Expenditures: New Trends or was the 1988 Election an Anomaly” Queen’s ARC, \$3,946 (1993).

“The Impact of the Charter on the Democratic Capacity to Debate Contentious Values” Queen’s ARC, \$3,297 (1992).

PROFESSIONAL ACTIVITIES

Member of Canadian Political Science Association; International Political Science Association (Committee on Comparative Judicial Studies)

VISITING FELLOWSHIPS

Visiting Scholar, Trinity College, University of Melbourne 2006 (July)

Academic Visitor, Faculty of Law, University of Victoria, 2005 (Nov)

Visiting Fellow, Faculty of Law, UNSW, 2005 (Jan.-March)

Academic Visitor, Faculty of Law, University of Cambridge 2003 (June-July)

Academic Visitor, Centre for the study of Human Rights, LSE, 2003 (May)

Academic Visitor, Centre for Comparative Constitutional Studies, University of Melbourne 1998 (February-July)

Scholar in Residence, Ormond College, University of Melbourne 1998 (February-July)

PROFESSIONAL SERVICE

Member, McGill-Queen’s Publication Review Committee, 2000-4

Member, Board of Directors, Canadian Political Science Association, 1996-98

Section head (law and politics), Program Committee for the Canadian Political Science Association Meeting in Brock in 1996

PUBLIC SERVICE

Presentation to International Bar Association, Human Rights Institute, workshop on Human Rights for Parliamentarians, March 31 2011, London, UK.

Presentation to Victorian Government Solicitor's Office, Melbourne Australia, "The impact of a bill of rights on Parliament: Are we legislating like judges?" February 5 2009.

Presentation to Crown Law Office, Government of New Zealand, "Political Review of Bills of Rights: Is Legal Compliance Inevitable", July 25 2006.

Provided brief to "*Submission to Human Rights Consultation Committee*" Department of Justice, Victoria Australia (With James Kelly). This submission has been referred to in the final report by the Human Rights Consultation Committee, "Rights, Responsibilities and Respect" (about whether or not the state of Victoria should adopt a statutory bill of rights), 2005.

Invited submission to and appearance before Select Committee on Electoral Reform, Legislative Assembly of Ontario, August 31 200

Invited lecture to Department of Justice, Ottawa, November 2002

Member of the Jury, The Arthur Kroeger College Award in Public Discourse, 2002

Appointed by the Speaker of the Canadian House of Commons on a three-member boundary commission (an independent body with a mandate to readjust Ontario's federal and provincial election boundaries), 2002-3.

Invited lecture to the Canadian Centre for Management Development, Ottawa May 2001

Invited lecture to the National Security Studies Course, Canadian Forces College, Toronto, January 1999 and January 2000

Prepared research note for the federal/provincial Deputy Ministers of Justice meeting, June 1999

Prepared briefing paper for Charter litigation on regulating the location of political signs on public property during elections, November 1999

Presentation to Australian Institute of International Affairs (Human Rights Working Group), "The Political Effects of the Canadian Charter of Rights and Freedoms" Victoria Parliament, Melbourne, June 19, 1996.

Expert Witness for federal government on constitutionality (s. 1 - reasonable limits) of Bill C-114 in Somerville v. Canada (Attorney General) (challenge of federal regulations for independent election expenditures for violating the right to vote, freedom of expression, and freedom of association in the Charter). Alberta Queen's Bench, June 1993.

Consultation with Department of Justice, British Columbia. Retained to prepare expert report on the constitutionality of impugned legislation in Jaswat Singh Mangat v. Attorney General of Canada, Supreme Court of British Columbia, October 1993. Challenge of whether s. 81(1)(i) of Canada Elections Act (provisions relating to role of party leader in determining which candidate will be the party's official candidate in each electoral district for federal elections) violates the Charter and if so, whether a reasonable limit. October 1993.

Retained to provide scholarly opinion to the federal New Democratic Party on the constitutionality of spending limits for advertising in the Charlottetown Referendum, 1992.

Research coordinator, Royal Commission on Electoral Reform and Party Financing (Lortie Commission), 1990-91.

DEPARTMENTAL SERVICE

Head, Department of Political Studies, July 2009-2012;

Chair, Graduate Program, Department of Political Studies, July 1 2008-2009;

Chair, Graduate Admissions, Department of Political Studies, January 2008-2009;

Member, Headship Committee, Department of Political Studies, 2000;

Chair, Undergraduate Program, Department of Political Studies, 1997, 2001-3:

Undergraduate Advisor, 1995-7, 2004:

Organizer of departmental colloquium, 2001-2003.

UNIVERSITY SERVICE

Member, Faculty Queen's National Scholar Adjudicating Committee, 2007

Fellow, Centre for the Study of Democracy, Queen's University 2006 -2012

Member, Review Committee for the Chancellor's Research Award, 2002

Representative, Subcommittee V, Advisory Research, 2000-3

Member Advisory Research Committee, Division 5, 2000-1

Member, Internal Academic Review Team (reviewing the Faculty of Law), 2000-01;

Member, Search Committee for Director for the Institute of Intergovernmental Relations, 1992-3, 1996, 2006;

Member, Arts and Science Visiting Scholars Committee, 1997;

Member, Executive Committee and Advisory Committee for the Institute of Intergovernmental Relations, 1993-2012

Member Academic Orientation Committee, 1993;

Mentor for new faculty (Department of Sociology) 1999; (Department of Geography) 2000.

HONOURS

- | | |
|------|---|
| 2012 | Nominated for Frank Knox Excellence in Teaching Award |
| 2008 | Bora Laskin National Fellowship in Human Rights, 2008 |
| 2002 | Short-listed in 2002 for the Donald Smiley Prize for best book on the study of government and politics in Canada (for <i>Charter Conflicts: What is Parliament's Role?</i>). |
| 2000 | Nominated for Frank Knox Excellence in Teaching Award |
| 1999 | Chancellor's Research Award, Queen's University (awarded to junior researchers with demonstrated high research potential) |