Bibliography: Articles by Harry Evans

| Title | Published/Presented |
|---|---|
| First Commonwealth Conference of Delegated Legislation Committees | The Table, 1981 |
| Law-making in Australia [book review] | The Table, 1981 |
| Proposals for constitutional change in Australia | The Parliamentarian, July 1982 |
| Australia and the 'Westminster System' | The Table, 1982 |
| Government by judges [book review] | The House Magazine, 12 October 1982 |
| Professional staff and the powers of Parliament [book review] | The House Magazine, 9 November 1982 |
| Questioning the tyranny: the British heritage in Australia's system of government | Quadrant, April 1983 |
| Parliamentary privilege and the press | Australasian Study of Parliament Group, 4th Special Workshop, May 1983 |
| | The House Magazine, 17 May 1983 |
| The Australian Senate: taking the initiative | The Parliamentarian, July 1983 |
| Committees abroad: Senate officer looks at UK, Canada | The House Magazine, 4 October 1983 |
| Parliamentary control of delegated legislation: an Australian perspective | The Parliamentarian, October 1983 |
| Interparliamentary committee contacts: backbenchers of the world unite? | Australasian Study of Parliament Group, 5th Special Workshop, Brisbane, May 1984 |
| | Legislative Studies, Winter 1984 |
| 'Privilege': what to remember and what to forget | Australasian Study of Parliament Group, Workshop on Parliamentary Privilege, Melbourne, August 1984 |
| | Legislative Studies, Autumn 1986 |

| Title | Published/Presented |
|--|--------------------------------------|
| Party government versus constitutional government | Australian Quarterly, Spring 1984 |
| Australian Senate: inquiries into the conduct of a judge | The Parliamentarian, July 1985 |
| Australia: Senate select committees on a judge | The Table, 1985 |
| Meetings of the Australian Senate after the dissolution of the lower house | The Table, 1985 |
| Is Parliament House a sanctuary? [Comments on the report of the joint select committee of the NSW Parliament on parliamentary privilege] | The House Magazine, 16 October 1985 |
| Parliamentary privilege: the reasons of Mr Justice Cantor—an analysis | Legislative Studies, Autumn 1986 |
| Misleading cases [parliamentary privilege] | The House Magazine, 12 March 1986 |
| Reforming Parliament: a flawed view [book review] | The House Magazine, 19 March 1986 |
| The 'Murphy affair' produces conflict between Parliament and the courts | The Parliamentarian, April 1986 |
| Parliament through understanding eyes [book review] | The House Magazine, 28 May 1986 |
| Senate President acts on court judgments | The House Magazine, 19 June 1986 |
| Judges in error [book review] | The House Magazine, 20 August 1986 |
| The British Parliament dissected [book review] | The House Magazine, 27 August 1986 |
| Parliamentary practice: amendment, amendments | The House Magazine, 26 November 1986 |
| The 'Murphy affair' ends and the Senate President acts on freedom of speech | The Parliamentarian, January 1987 |
| Privileges bill passes Senate | The House Magazine, 8 April 1987 |
| Parliamentary privilege: reasons of Mr Justice Hunt—an analysis | Legislative Studies, Autumn 1987 |

| Title | Published/Presented |
|--|--|
| Parliament and the judges: the removal of federal judges under section 72 of the Constitution | Legislative Studies, Spring 1987 |
| US Constitution also celebrates bicentenary | The House Magazine, 23 September 1987 |
| Disagreement with the courts over freedom of speech: an Australian parliamentary commission of inquiry | The Table, 1987 |
| Time to remember the revolution of 1688 | The House Magazine, 24 February 1988 |
| Why Plato would hate the new Parliament House | The House Magazine, 4 May 1988 |
| Freedom of speech under the bill of rights: recent developments in Australia | 9th Conference of Commonwealth Speakers and Presiding Officers, London, July 1988 |
| Legislating and prescribing for parliamentary privilege: problems and solutions | 19th Conference of Presiding Officers and Clerks, Darwin, July 1988 |
| Constitutionalism and Party Government in Australia | Australasian Study of Parliament Group, Occasional paper no. 1, August 1988 |
| Parliamentary privilege: changes to the law at federal level | The University of New South Wales Law Journal, vol. 11, no. 2, 1988 |
| Parliamentary privilege: legislation and resolutions in the Australian Parliament | The Table, 1988 |
| The rotation of senators: republican remedies and the Australian Constitution | B. Galligan and J.R. Nethercote (eds), <i>The Constitutional Commission and the 1988 Referendums</i> . Canberra, Centre for Research on Federal Financial Relations and Royal Australian Institute of Public Administration (ACT Division), 1989 |
| Keeping the Old Republic: a further appraisal of the new Parliament House | The House Magazine, 5 April 1989 |
| Putting constitutionalism back in the Constitution | Policy (St Leonards, NSW), Autumn 1989 |

| Title | Published/Presented |
|---|--|
| Refurbishing the legislative power | 20th Conference of Presiding Officers and Clerks, Apia, June 1989 |
| The role of parliamentary officers | The House Magazine, 7 June 1989 |
| Parliament and the legislative power | The Table, 1989 |
| Claims of parliamentary tradition can be a smokescreen | The House Magazine, 16 August 1989 |
| Updating parliamentary privilege: more recent developments in Australia | 10th Conference of Speakers and Presiding Officers of Commonwealth Parliaments, Harare, January 1990 |
| Australia's Commonwealth Parliament 1901–1988: ten perspectives [book review] | The Parliamentarian, January 1990 |
| Parliament and the constitutional design | Australian Federal Democracy: Political Theory and Constitutional Design. Canberra, Australian National University, Centre for Research on Federal Financial Relations, 1990 |
| The hidden wisdom of the West | Quadrant, May 1990 |
| Parliamentary privileges committees: a rejoinder | Legislative Studies, Autumn 1990 |
| Consideration of legislation by committees | 21st Conference of Presiding Officers and Clerks, Perth, June 1990 |
| | The Table, 1990 |
| Reference of bills to Senate committees | The House Magazine, 12 December 1990 |
| Unbogging the parliamentary reform wagon | Legislative Studies, Summer 1991 |
| A Parliament votes for war | The House Magazine, 13 February 1991 |
| A modest proposal addressing the question of 'too many elections' | The House Magazine, 15 May 1991 |
| The need for new procedures for dealing with legislation | 22nd Conference of Presiding Officers and Clerks, Honiara, June 1991 |

Title Published/Presented Parliamentary reform: new directions and Seminar Papers: Public Seminar on possibilities for reform of parliamentary Parliamentarians, the Opposition and processes Scrutiny of Government. Brisbane, Electoral and Administrative Review Commission, 1991 Papers on Parliament, no. 14, February 1992 Rescission of order for publication of The Table, 1991 evidence Information and parliamentary reform: a The House Magazine, 21 August 1991 seminar conducted by the Electoral and Administrative Review Commission Queensland Towards closer scrutiny of legislation: new Canberra Bulletin Public procedures for examination of bills by Senate Administration, October 1991 committees Australian Journal of Political Science, Galligan, Nethercote & Walsh The Cabinet and Budget Processes [book review] November 1991 Philip Norton, Legislatures [book review] Australian Journal of Political Science, November 1991 A note on the meaning of 'republic' Legislative Studies, Summer 1992 D.W. Lovell et al (eds), The Australian Political System. Melbourne, Longman, 1995 Referring bills to Senate committees: a Legislative Studies, Summer 1992 rejoinder Rodney Brazier, Constitutional Practice Political Theory Newsletter, April 1992 [book review] 23rd Conference of Presiding Officers Parliamentary privilege and statutory secrecy and Clerks, Adelaide, June 1992 provisions The Table, 1992 Citizens' initiative versus constitutional Legislative Studies, Spring 1992 government

| Title | Published/Presented |
|--|--|
| Parliament: an unreformable institution? | Papers on Parliament, no. 18, December 1992 |
| Party government: the Australian disease and Australian cures | Australasian Study of Parliament Group, 14th Conference, Canberra, 1992 |
| | Legislative Studies, Autumn, 1993 |
| | D.W. Lovell et al (eds), <i>The Australian Political System</i> . Melbourne, Longman, 1995 |
| Constitution, section 53, financial legislation and the houses of the Commonwealth Parliament: papers presented to the Senate and the House of Representatives | Papers on Parliament, no. 19, May 1993 |
| Republicanism, continued: a brief rejoinder to Graham Maddox | Legislative Studies, Autumn, 1993 |
| Republicanism and the Australian Constitution | The House Magazine, 5 May 1993 |
| Parliamentary privilege | Australian Law Journal, June 1993 |
| A. Lijphart, Parliamentary versus presidential government [book review] | Australian Journal of Political Science, July 1993 |
| Interference with witnesses | 24th Conference of Presiding Officers and Clerks, Port Vila, July 1993 |
| The agenda of the true republicans | Introduction to G. Walker, S. Ratnapala and W. Kasper, <i>Restoring the True Republic</i> . St Leonards, NSW, Centre for Independent Studies, 1993 |
| Parliamentary committees and the public interest | Legislative Studies, Spring 1993 |
| Reforming the ancient constitution [book review] | The House Magazine, 15 September 1993 |
| Keeping the Australian republic | Policy (St Leonards, NSW), Spring 1993 |
| Interference with witnesses | The Table, 1993 |

| Title | Published/Presented |
|--|---|
| Keeping the bastards honest | The Reporter, March 1994 |
| Essentials of republican legislatures: distributed majorities and legislative control | Legislative Studies, Autumn 1994 |
| Parliament's performance as a legislature: parliamentary scrutiny of legislation | Administrative Law Conference, Canberra, May 1994 |
| Issues arising in the Senate: Taxation Legislation; Constitutional issues; Equally divided votes; Members of other houses as witnesses; Orders for the production of documents | 25th Conference of Presiding Officers and Clerks, Darwin, June 1994 |
| Taxation legislation: equally divided votes | The Table, 1994 |
| Blunt instruments: parliamentary methods of obtaining information | Colloquium on Government and Parliamentary Information, University of New South Wales, Sydney, July 1994 |
| Parliamentary privilege: New Zealand's retention of appeals to the Privy Council results in a judgement on an Australian Act of Parliament | The House Magazine, 24 August 1994 |
| Essays on republicanism: small r republicanism | Papers on Parliament, no. 24, September 1994 |
| Government and politics in 2098 | The House Magazine, 7–14 December 1994 |
| Can Parliament be reformed? | D.W. Lovell et al (eds), <i>The Australian Political System</i> . Melbourne, Longman, 1995 |
| Reflections on the founders | The House Magazine, 1 March 1995 |
| The problem with Parliament | CCF Newsletter, Winter 1995 |
| Electing a President: the elite versus the public | The House Magazine, 5 July 1995 |
| Recent changes to the Senate's committee system | 26th Conference of Presiding Officers and Clerks, Port Moresby, July 1995 |

| Title | Published/Presented |
|--|--|
| Restructuring the Senate's committee system | Canberra Bulletin of Public Administration, August 1995 |
| Parliamentary committees and the executive government | Constitutional Law Reform, Attorney-General's Department, 16 August 1995 (Published as 'New accountability system emerging', <i>Directions in Government</i> , September 1995) |
| Lessons from Livy | Quadrant, October 1995 |
| Citizen initiated referendums: adjunct or antithesis of constitutional government? | 6th Samuel Griffith Society Conference, Carlton, Vic., November 1995 (published in <i>Upholding the</i> <i>Australian Constitution</i> , Proceedings of the Samuel Griffith Society Conference, vol. 6, 1995) |
| 1975 revisited: lost causes and lost remedies | ANU Conference on the Constitution and Australian Democracy, Canberra, November 1995 |
| | Quadrant, December 1995 |
| | M. Coper and G. Williams (eds), <i>Power, Parliament and the People</i> . Leichhardt, NSW, Federation Press, 1997 |
| Power to prorogue a relic of imperial past | The Canberra Times, 1 February 1996 |
| History revised | Quadrant, April 1996 |
| Protection of persons who provide information to members | 27th Conference of Presiding Officers and Clerks, Hobart, July 1996 (published as 'Members' informants: any protection?' in <i>The Table</i> , 1997) |
| The Australian head of state: putting republicanism into the republic | Agenda, vol. 3, no. 2, 1996 |
| | Papers on Parliament, no. 28, November 1996 |
| Origins of the elected Senate | The House Magazine, 11 December 1996 |

| Title | Published/Presented |
|---|--|
| Federalism and the role of the Senate | Samuel Griffith Society Conference, Canberra, March 1997 (published in Upholding the Australian Constitution, Proceedings of the Samuel Griffith Society Conference, vol. 8, 1997) |
| | The House Magazine, 19 March 1997 |
| Federalism: an idea whose time has come? | Australian National Review, May 1997 |
| Government and Parliament | G. Singleton (ed.), The Second Keating Government: Australian Commonwealth Administration 1993–1996. Belconnen, ACT, University of Canberra and Institute of Public Administration Australia, 1997 |
| Making a nation | Introduction to K. Dermody, A Nation at Last: the Story of Federation. Canberra, Department of the Senate, 1997 |
| | Crossings, International Australian Studies Association, vol. 2, no. 2, 1998 |
| Democracy and accountability: accountability to Parliament | Best Practice Government Symposium, Insight '98, February 1998 |
| Does the government have a Wik double dissolution trigger? | Current Affairs Bulletin, February/March 1998 |
| The wrong-track republic | The Canberra Times, 2 March 1998 |
| Strange death of an Australian republic | Australian Constitutional News, March/April 1998 |
| Franca Arena and parliamentary privilege | Constitutional Law and Policy Review, May 1998 |
| Bad King John and the Australian Constitution: commemorating the 700th anniversary of the 1297 issue of Magna Carta | Papers on Parliament, no. 31, June 1998 |

| Title | Published/Presented |
|---|---|
| A non-republican republic: the convention's compromise model | University of Queensland Law School, Symposium on an Australian Republic, June 1998 |
| | Australian National Review, December/January 1998 |
| | The University of New South Wales Law Journal, vol. 20, no. 2, 1999 |
| | Australian Constitutional News, February 1999 |
| Amendment of complex bills and bicameral considerations | 29th Conference of Presiding Officers and Clerks, Sydney, July 1998 |
| Constitution, section 57: comments on article by George Williams | Constitutional Law and Policy Review, August 1998 |
| The other metropolis: the Australian founders' knowledge of America | The New Federalist, no. 2, December 1998 |
| Reasonably necessary powers: parliamentary inquiries and Egan v Willis and Cahill | Constitutional Law and Policy Review, February 1999 |
| Constitutional safeguards, bicameralism, small jurisdictions and Tasmania | Legislative Studies, Autumn 1999 |
| Parliament and extra-parliamentary accountability institutions | Australian Journal of Public Administration, March 1999 |
| The cost of the Commonwealth Parliament: amalgamations, values and comparisons | Australian Journal of Public Administration, March 1999 |
| The Senate and parliamentary accountability | Canberra, Public Policy Program, Australian National University, 1999. Discussion paper no. 65. |
| Enough of executive arrogance?: Egan v Chadwick and others | Constitutional Law and Policy Review, May 1999 |
| Draft legislation for republic referendum is deficient in detail | Australian National Review, June/July 1999 |

| Title | Published/Presented |
|---|--|
| Senate | H. Irving (ed.), <i>The Centenary Companion to Australian Federation</i> . Cambridge, Cambridge University Press, 1999 |
| The curse of the Westminster paradigm | The Canberra Times, 16 September 1999 |
| Accountability versus government control: the effect of proportional representation | Papers on Parliament, no. 34, December 1999 |
| The Howard Government and the Parliament | G. Singleton (ed.), The Howard Government: Australian Commonwealth Administration 1996– 1998. Sydney, UNSW Press, 2000 |
| The life of a state: Australia's longevity | The House Magazine, 10 May 2000 |
| The senators, the Senate and Australia, 1901–1929 | Introduction to A. Millar (ed.), <i>The Biographical Dictionary of the Australian Senate</i> , vol. 1, 1901–1929. Carlton, Vic., University of Melbourne Press, 2000 |
| Australia's first Senate and the senators, 1901–1929 | The New Federalist, no. 5, June 2000 |
| Enclosing politicians: the ambitious project [book review] | Constitutional Law and Policy Review, August 2000 |
| The Australian Constitution and the 1911 myth | The House Magazine, 6 September 2000 |
| | H.D. Irving et al, <i>Trusting the People:</i> An Elected President for an Australian Republic. Cottesloe, WA, Design by Design Practitioners, 2001 |
| Australia: the republic referendum | The Table, 2000 |
| The 1911 myth embellished, by Gough | The House Magazine, 3–5 December 2000 |
| Foreword | R.P. Broinowski, Witness to History: The Life And Times of Robert Broinowski. Carlton South, Vic., Melbourne University Press, 2001 |

| Title | Published/Presented |
|--|---|
| The role of the Senate | Reform, Australian Law Reform Commission, no. 78, Autumn 2001 |
| Why the Senate? | Federal Gallery, March 2001 |
| An elected president for an Australian republic: problems and solutions | H.D. Irving et al, <i>Trusting the People:</i> An Elected President for an Australian Republic. Cottesloe, WA, Design by Design Practitioners, 2001 |
| The Senate today | 13th Samuel Griffith Society Conference, Melbourne (published in <i>Upholding the Australian Constitution</i> , Proceedings of the Samuel Griffith Society Conference, vol. 13, September 2001) |
| The Australian Senate: a question of design | The Parliamentarian, no. 3, 2001 |
| Hobbes versus Madison and Isaacs versus Baker: contrary theories and practices in Australian democracy | The University of New South Wales Law Journal, vol. 24, no. 3, 2001 |
| Bryce's Bible: why did it impress the Australian founders? | The New Federalist, no. 8, December 2001 |
| Public interest immunity claims in the Senate | Public Law Review, March 2002 |
| Senate inquiries: who can be called? | The Canberra Times, Public Sector Informant, 2 April 2002 |
| The Australian Parliament: time for reformation | National Press Club address, 24 April 2002 (Extract published as 'When reform adds up to a rubber stamp' in <i>The Age</i> , 25 April 2002) |
| The limits of parliamentary privilege: judicial confirmation | The Canberra Times, 7 May 2002 |
| The pedigree of the practices: parliamentary manuals and Australian government | 33rd Conference of Australian and Pacific Presiding Officers and Clerks, Brisbane, July 2002 |
| Senate order for scrutinising government contracts | 33rd Conference of Australian and Pacific Presiding Officers and Clerks, Brisbane, July 2002 |

| Title | Published/Presented |
|--|--|
| The parliamentary power of inquiry: any limitations? | Australasian Study of Parliament Group, National Conference, Melbourne, October 2002 |
| | Australasian Parliamentary Review, Spring 2002 |
| Scrutinising government contracts: a continuing order for documents | The Table, 2002 |
| Fitzpatrick and Browne: imprisonment by a house of the Parliament | H.P. Lee and G. Winterton (eds), Australian Constitutional Landmarks. Cambridge, Cambridge University Press, 2003 |
| When in Rome, can we do as the Americans do? | The Canberra Times, 21 October 2003 |
| Consultation with a closed mind | The Courier-Mail, 28 November 2003 |
| Why the Prime Minister's proposals would dismantle the Constitution | 16th Samuel Griffith Society Conference, Perth, (published in <i>Upholding the Australian Constitution</i> , Proceedings of the Samuel Griffith Society Conference, vol. 16, March 2004) |
| Australia's senators in the dark age of the twentieth century, 1929–1962 | Introduction to A. Millar (ed.), <i>The Biographical Dictionary of the Australian Senate</i> , vol. 2, 1929–1962. Carlton, Vic., University of Melbourne Press, 2004 |
| Unusual measures to scrutinise government spending | The Parliamentarian, no. 2, 2004 |
| Constitutional change, bicameral relations and executive monopoly | Australasian Study of Parliament Group National Conference, Perth, May 2004 |
| Renewing the public sphere [book review] | The Canberra Times, 1 June 2004 |
| The traditional, the quaint and the useful: pitfalls of reforming parliamentary procedures | 35th Conference of Australian and Pacific Presiding Officers and Clerks, Melbourne, July 2004 |
| Parliamentary privilege and party discipline | The Parliamentarian, no. 3, 2004 |

| Title | Published/Presented |
|--|--|
| Law research and parliamentary activities: a major impact | Australian Law Librarian, Summer 2004 |
| The future of the Senate committee system | Committee Bulletin, 1–15 November 2004 |
| Mandate theory: a bundle of fallacies | Impact, Summer 2005 |
| Beware the monarchical gargoyle in our Constitution | The Canberra Times, 25 February 2005 |
| The Senate after 1 July: a revolution? | Committee for Economic Development of Australia briefing, 8 April 2005 |
| Executive and Parliament | C. Aulich and R. Wettenhall (eds), Howard's Second and Third Governments: Australian Commonwealth Administration 1998–2004. Sydney, UNSW Press, 2005 |
| A day spent in the public gallery would shock the founding fathers | The Sydney Morning Herald, 21 June 2005 |
| Abuse of majority too risky | The Australian, 21 June 2005 |
| Estimates hearings: the grand inquisition | The Table, 2005 |
| Putting Parliament before the courts [book review] | The Canberra Times, 4 October 2005 |
| The failure of the law and the superiority of politics: republicanism versus legal constitutionalism [book review] | Constitutional Law and Policy Review, November 2005 |
| Parliamentary reform | New Matilda, 15 March 2006 |
| Parliamentary privilege | Address to ACT Law Society, April 2006 |
| Senate estimates hearings and the government majority in the Senate | Address to Australian Marketing Institute, National Press Club, Canberra, 11 April 2006 |
| Corporate governance and a government Senate majority | Institute for International Research, 9th Annual Corporate Governance in the Public Sector Conference, Canberra, April 2006 |

| Title | Published/Presented |
|--|---|
| The case for bicameralism | University of Queensland Law School/University of Sunshine Coast Conference, Improving Government Accountability in Queensland: the Upper House Solution?, Brisbane, April 2006 |
| Lively, analytical history of the NSW Parliament [book review] | Constitutional Law and Policy Review, June 2006 |
| Monarchical and parliamentary government in Australia | Insurance Council of Australia, Conference, Canberra, 10 August 2006 |
| Best to stick with terms we've got | Australian Financial Review, 28 August 2006 |
| Democracy: the wrong message | Democratic Audit of Australia, Discussion paper 24/06, August 2006 |
| The government majority in the Senate: a nail in the coffin of responsible government? | Australasian Study of Parliament Group, Victorian Chapter, seminar in honour of David Hamer, former Deputy President of the Senate, 3 October 2006 |
| Constitutionalism, bicameralism and the control of power | Australian National University Research School of Social Sciences and Australia–New Zealand School of Government seminar, 4 October 2006 |
| Ethics and public service governance | CPA Australia, ACT Congress, Canberra, 16 November 2006 (Published as 'The estimates test: a safeguard against illegality and impropriety', <i>The Canberra Times</i> , Public Sector Informant, 5 December 2006) |
| The Senate | Chapter 10 of C. Hamilton and S. Maddison (eds), Silencing Dissent: How the Australian Government is Controlling Public Opinion and Stifling Debate. Crows Nest, NSW, Allen & Unwin, 2007 |
| Parliamentary control of finance: bringing back the revolution | The Table, 2007 |
| Brown's reforms impact on Australia | The Canberra Times, 9 July 2007 |

Title Published/Presented The Senate, accountability and government Australian Research Council Project 'Strengthening control Parliamentary Institutions', **ANU** Parliamentary Studies Centre, Canberra, November 2007 Papers on Parliament, no. 48, January 2008 Parliamentary privilege and search warrants: Papers on Parliament, no. 48, January will the US Supreme Court legislate for 2008 Australia? Refurbishing parliamentary processes Published chapter entitled as 'Parliament', in Robert Manne (ed.), Dear Mr Rudd: Ideas for a Better Melbourne, Black Inc. Australia. Agenda, 2008 Accountability and corporate governance in Institute for International Research, the new Parliament 11th Annual Corporate Governance in **Public** Conference, the Sector Melbourne, March 2008 The case for bicameralism N. Aroney, S. Prasser and J.R. Nethercote (eds), Restraining Elective Dictatorship: The Upper Solution? Crawley, WA, University of Western Australia Press, 2008 (also published 'Constitutionalism, as bicameralism and the control of power' in Papers on Parliament, no. 50, March Legislative power and executive privilege in Papers on Parliament, no. 49, August the courts 2008 Masters rule over 'corrupt system' The Canberra Times, 3 October 2008 The intertwined history of Canberra and the Canberra Day Oration, Canberra and Parliament District Historical Society, Canberra, March 2009 The Senate's power to obtain evidence Papers on Parliament, no. 50, March 2009