Based on an example from UWE Law Library

**Primary Sources**

**(NB line spacing has been reduced to provide a range of examples**

**check your unit handbook as to font size, line spacing and margins)**

**UK Cases**

Bank Mellat v HM Treasury[2010] EWCA Civ 483, [2010] 3 WLR 1090

Baxter v Baxter [1948] A.C. 274 (HL)

Charman v Charman[2007] EWCA Civ 503, [2007] 1 FLR 1246

Crofter Hand Woven Harris Tweed Co Ltd v Veitch[1942] AC 435 (HL)

Forney v Dominion Insurance Co Ltd[1969] 1 WLR. 928 (Com Ct)[1969] 1 Lloyd’s Rep 502

Kinaston v Moore(1626) Croke Car 89

Lep Air v Rolloswin[1973] AC 331 (HL)

Marquis Cholomondeley v Lord Clinton(1820) 2 Jac & W 1

OBG Ltd v Allan[2007] UKHL 21, [2008] 1 AC 1

R v Cogan[1976] QB 217 (CA)

Secretary of State for the Home Department v AF [2009] UKHL 28, [2010] 2 AC 269

Wainwright v Home Office[2003] UKHL 53, [2003] 2 AC 406

**European Cases**

Chahal v United Kingdom(1996) 23 EHRR 413

Kadi v Commission *(*T-85/09)[2010] ECR II-0000 (judgment 30 September 2010) [157]

Merck & Co v Stephar BV & Exler(C-187/80 0) [1981] ECR 2063

Nuremberg Trial Proceedings, vol 2, 98 reproduced at <http://avalon.law.yale.edu/imt/11-21-45.asp> accessed 22 August 2011

**UK Primary Legislation**

Civil Partnership Act 2004Insolvency Act 1986

Prohibition of Female Genital Mutilation (Scotland) Act 2005

**UK Secondary Legislation**

Cross-Border Insolvency Regulations 2006, SI 2006/1030

**Other Jurisdictions**

Antiqua and Barbardos, Patents Act 2003, Law no 23 of 2003 <http://laws.gov.ag/acts/2003/a2003-23.pdf> accessed 12 October 2011

Council Decision 2006/512/EC: [2006] OJ L200/11

Criminal Code Act 1995 (Commonwealth of Australia)

**Official Publications/Parliamentary Papers**

Board of Trade Committee to Examine the Patent System and Patent Law *The British Patent System: Report of the Committee to Examine the Patent System and Patent Law* (Cmnd 4407, 1970)

European Commission, ‘Smarter Regulation in the European Union’ COM (2010) 543

Select Committee on the Constitution, 6th Report *Relations Between the Executive, the Judiciary and Parliament* (HL Paper2006-07, 151)

Insolvency Review Committee *Insolvency Law and Practice: Report (*Cmnd 8558, 1982)

Thompson M, L Vintner and V Young, *Dads and their Babies, Leave Arrangements in the First Year; Working Paper Series No 37* (Equal Opportunities Commission 2005)

The UK Insolvency Service, ‘Implementation of UNCITRAL Model Law on Cross-Border Insolvency in Great Britain: Summary of Responses and Government Reply’ (March 2006) <www.insolvencydirect.bis.gov.uk/insolvencyprofessionandlegislation/ con\_doc\_register/registerindex.htm> accessed 17 February 2012

**Secondary Sources**

**(Consult your lecturer as to their preference re the division of secondary sources by format)**

**Books**

Ashworth A, *Principles of Criminal Law* (5th edn, OUP 2006)

Armstrong KA, *Governing Social Inclusion: Europeanization through Policy Coordination* (OUP 2010)

Barak A (trans S Bashi), *Purposive Interpretation in Law* (Princeton University Press 2005)

Boyle J, *The Public Domain: Enclosing the Commons of the Mind* (Yale University Press 2008)

Cryer R and others, *An Introduction to International Criminal Law and Procedure* (2nd edn, CUP 2010)

Husak D, ‘Paternalism and Consent’ in FG Miller and A Wertheimer (eds), *The Ethics of Consent: Theory and Practice* (OUP 2010)

Lindseth PL, ‘Agents without Principals? Delegation in an Age of Diffuse and Fragmented Governance’ in F Cafaggi (ed), *Reframing Self-Regulation in European Private Law* (Kluwer Law 2006)

Raz J, ‘On the Authority and Interpretation of Constitutions: Some Preliminaries’, in L Alexander (ed), *Constitutionalism: Philosophical Foundations* (Cambridge University Press 1998) Smismans S (ed), *Civil Society and Legitimate European Governance* (Edward Elgar 2006)

Stevens R, ‘Non-Delegable Duties and Vicarious Liability’ in JW Neyers, S Pitel, and E Chamberlain (eds), *Emerging Issues in Tort Law* (Hart 2007)

Waluchow W, ‘Constitutionalism’, *Stanford Encyclopedia of Philosophy (revised 20 February2007) <*http://plato.stanford.edu/entries/constitutionalism/ > accessed 28 August 2011

**Journals**

Benjamin J, ‘The Narratives of Financial Law’ (2010) 30 OJLS 747

Curtin D, ‘The Constitutional Structure of the Union: A Europe of Bits and Pieces’ (1993) 30(1) Comm Mkt Rev 17

Dewar J, ‘The Normal Chaos of Family Law’ (1998) 61 MLR 467

Ellison G, A Barker and T Kulasuriya, ‘Work and Care: A Study of Modern Parents’ (2009) *15* EHRC

Feldman D, ‘None, One or Several: Perspectives on the UK’s Constitution(s)’ [2005] 64 CLJ 329-51

Hannum H, ‘The Advisory Opinion on Kosovo: An Opportunity Lost, or a Poisoned Chalice Refused?’ (2011) 24 LJIL

Jaffey P, ‘Liabilities in Private Law’ (2008) 14 Legal Theory

Sherwin E, ‘Constructive Trusts in Bankruptcy’ [1989] U of Ill LR 297

**Web Resources**

Boyd Rt Hon C, ‘Partners in Crime? New Relationships in the Criminal Justice System’, the James Smart Lecture delivered on 29 November 2005 <http://www.scotland.gov.uk/Publications/2005/11/29132823/28243> accessed 28 August 2011

**Other examples**

This is an example of what might be expected here at University of Portsmouth using OSCOLA Referencing with pinpointed footnotes. This has been adapted to provide a format suitable for shorter assignments and undergraduate dissertations.

You may be aware that a number of Oxford University publications use the OSCOLA format e.g.: *Oxford Journal of Legal Studies*, *Oxford University Commonwealth Law Journal* and *Current Legal Problems*. However if you are using them to find examples of particular formats, remember that the 4th edition of OSCOLA was not introduced until 2011 and that its advice on the layout of bibliographies is explicitly a summary of what is useful for longer pieces of work such as a book or thesis. You can find the specific guidance at Paragraph 1.7 on pages 11-12 and advice on Tables of Cases and Legislation in paragraph 1.6.2-3 pages 10-11. This has been adapted to provide a format suitable for shorter assignments and undergraduate dissertations.