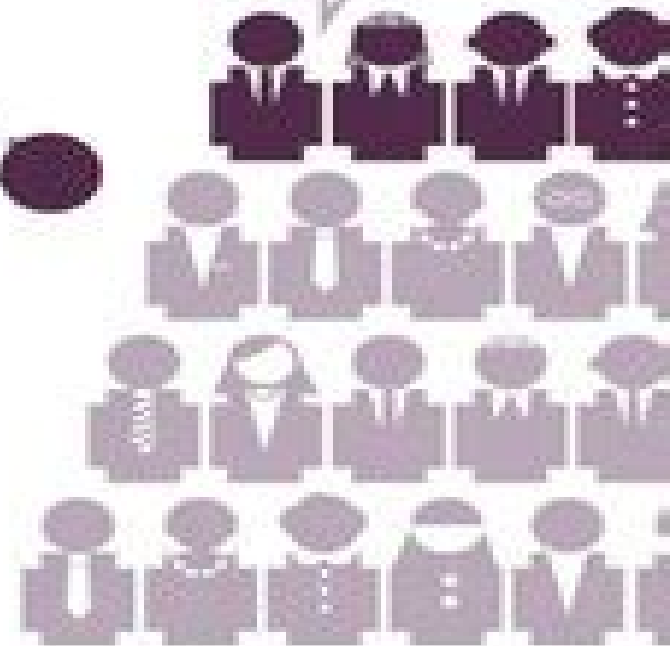


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Legislation at Westminster Meg Russell, Daniel Gover (Political researcher), 2017 The Westminster parliament is a highly visible political institution and one of its core functions is approving new laws Yet Britain's legislative process is often seen as executive dominated and parliament as relatively weak As this book shows such impressions can be misleading Drawing on the largest study of its kind for more than forty years Meg Russell and Daniel Gover cast new light on the political dynamics that shape the legislative process They provide a fascinating account of the passage of twelve government bills collectively attracting more than 4000 proposed amendments through both the House of Commons and House of Lords These include highly contested changes such as Labour's identity cards scheme and the coalition's welfare reforms alongside other relatively uncontroversial measures As well as studying the parliamentary record and amendments the study draws from more than 100 interviews with legislative insiders Following introductory chapters about the Westminster legislative process the book focuses on the contribution of distinct parliamentary actors including the government opposition backbenchers select committees and pressure groups It considers their behaviour in the legislative process what they seek to achieve and crucially how they influence policy decisions The final chapter reflects on Westminster's influence overall showing this to be far greater than commonly assumed Parliamentary influence is asserted in various different ways ranging from visible amendments to more subtle means of changing government's behaviour The book's findings make an important contribution to understanding both British politics and the dynamics of legislative bodies more broadly Its readability and relevance will appeal to both specialists and general readers with interests in politics and law in the UK and beyond **The**

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surrounding politics and society over the past decades *A Bibliography of British History, 1914-1989* Keith Robbins, American Historical Association, Royal Historical Society (Great Britain), 1996 Containing over 25 000 entries this unique volume will be absolutely indispensable for all those with an interest in Britain in the twentieth century Accessibly arranged by theme with helpful introductions to each chapter a huge range of topics is covered There is a comprehensive index Marxism, Communism, and Western Society Claus Dieter Kernig, 1972 Public Law in a Multi-Layered Constitution Nicholas Bamforth, Peter Leyland, 2003-10-30 How is the distribution of power between the different levels of the contemporary constitution to be policed What is the emerging contribution of the courts in regard to EC law the Human Rights Act 1998 and devolution What roles should be played by the legislative and judicial bodies at each level Who should have access to the courts in public law disputes and on what grounds should the courts regulate the exercise of public power Can a coherent distinction be maintained between public and private law These essays by leading public law scholars explore the allocation and regulation of public power in the United Kingdom At the beginning of the twenty first century it appears that the traditional Diceyan model of a unitary constitution has been superseded as power has come to be distributed particularly in the post 1997 period between institutions at European national devolved and local level Furthermore the courts have come to play a powerful role at all levels through judicial review while forms of regulation and contracting together with other informal techniques of governance have emerged The contemporary constitution can be characterised as involving a multi layered distribution of power a situation which raises many key questions about the role of public law The essays in this important collection tackle such questions from a variety of perspectives aiming between them to provide a dynamic picture of the role of public law in the contemporary multi layered constitution

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