CONTENTS

References Table of Cases CHAPTER I: SCOPE OF COMPARATIVE CONSTITUTIONA LAW			vii-xvi xvii- x xx	
			NAL 1-154	
(a)	Need	for comparative study of human institutions,	İ	
(b)	_	rtance of the study of comparative constitutiona n constitution making, 3	L	
(c)		al importance of comparative study in interpret constitutions borrowed from foreign sources, 9	-	
(d)	Comp	parative study—a guide for the future, 101		
(e)	Scop	e of the present work, 104		
(f)	Diffi	culties of study at the world level, 148		
СНАРТ	TER U	: A WRITTEN CONSTITUTION AS LAW .	155–512	
(a)	The	basic concepts involved, 155	Comment of	
(b)		lents of a written Constitution as a legal ument:		
	(1)	Justiciability of a written Constitution, 170		
a a	(2)	Interpretation of the Constitution as a legal instrument, 201		
	(3)	Extraneous evidence, not generally admissible to interpret a written Constitution, 285		
	(4)	Amendability of the Constitution, 349		
	(5)	The Constitution as 'higher law', 366		
	(6)	The written Constitution as a limitation, 404		
	(7)	Judicial Review of laws on the touchstone of the Constitution, 465		
	(8)	Judiciary as guardian of the Constitution in a federation, 481		
	(9)	Constitutional law as a branch of public law,	504	

Index

... 513-528