# A Short Tutorial

on using

the

# BIBLATEX-OSCOLA Citation Style

12-Dec-2021

**DISCLAIMER** 

This tutorial is not affiliated with BL-OSCOLA in any way and no warranty is expressed or implied. Use (and modify) at own risk.

# **Table of Cases**

Case COMP/37.685 2004/33/EC Georg Verkehrsorgani v Ferrovie dello Stato [2004] OJ L11/17 15 IV/M.042 91/251/EEC Alcatel/Telettra [1991] OJ L122/48 14	Corfu Channel Case (UK v Albania) (Merits) [1949] ICJ Rep 4
240/83 Procureur de la	(Land Ct) 19 10
République v ADBHU [1985] ECR 531 12 C-430/93–C-431/93 Jereon van Schijndel v Stichting	Davidson v Scottish Ministers [2005] UKHL 74, 2006 SC (HL)
Pensioenfonds voor Fysiotherapeuten [1998]	Dodds v HM Advocate 2003 JC 8 10
ECR I–4705 12 C–176/03 Commission v Council [2005] ECR I– 7879 14	Henly v Mayor of Lyme (1828) 5 Bing 91, 130 ER 995 8, 9, 26 Hislop v Durham 1842 D 1168 9
C-556/07 Commission v France [2009] OJ C102/8 13	Legal Consequences of the
Adams v Advocate General 2003 SC 171 (OH) 9	Construction of a Wall (Advisory Opinion) (2004) (http://www.icj-cij.org/icjwww/imwp/
Barrett v Enfield LBC (2001) 49 BMLR 1 (HL) 7 Bridgewater Bank v Pietersma	imwpframe.htm accessed 21 July 2005 20
2021 NBQB 180 18	Re Operadora DB Mexico SA 6:09-cv-383-Orl022GJK,
Calvert v Gardiner [2002] EWHC 1394 (QB) 7 Clearbrook Ironworks Ltd v	2009 WL 2423138 (MD Fla 2009) 19
Letorneau 2006 FCA 42, 46 CPR (4th) 241 17	Powick v Malvern Wells Water Co The Times,

28 September 1993 (QB)	xxx [2021] Abc 123 (xxx).
8	This is an annotation for the
	<testbib> entry. Qwerty</testbib>
R v Tang (2008) 237 CLR 1 18	Qwerty Qwerty Qwerty
	Qwerty Qwerty Qwerty
Smart v HM Advocate [2006]	<b>Qwerty Qwerty Qwerty</b>
HJAC 12, 2006 JC 119 11	Qwerty Qwerty Qwerty
Stubbs v Sayer (CA,	<b>Qwerty Qwerty Qwerty</b>
8 November 1990) 7	Qwerty Qwerty Qwerty
	Qwerty Qwerty Qwerty
Western Alliance Insurance Co	Second sentence.
v Gill 686 NE 2d 997	Second paragraph: FACTS xxx
(Mass 1997) 19	Held 25

## **Table of UN Resolutions**

Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, including the Moon and Other Celestial Bodies, UNGA RES 2222 (XXI) [1966] ...... 24

## 1 Table of Cases, etc

The Table of Cases, Table of Statutes, etc, are indexes and can be generated in various ways.

Using imakeidx package, invoke it with the splitindex option.

\usepackage[splitindex]{imakeidx}

For each Table, define it with makeindex.

Pre-defined jurisdictional categories (see the documentation) can be fed to the Table with DeclareIndexAssociation.

\makeindex[name=cases, title={Table of Cases}]
\DeclareIndexAssociation{encases}{cases}

Alternatively, a bibentry with a . . . tabulate={unres}, . . . field will send the item to the unres index.

\makeindex[name=unres, title={Table of UN Resolutions},columns=1]

Set biblatex option indexing=cite,.

Print the indexes at the start of the document with:

\citetrackerfalse
\printindexearly[cases]
\printindexearly[unres]
\citetrackertrue

Run latex, biber, latex, latex, splitindex, latex, splitindex, latex. As each component is inserted into the document, page numbers used by cross-references will change, so they need to "settle".

### 2 Cases



With medium neutral citation

(1)

```
@jurisdiction{corr08,
institution = {HL}, % alias for court
journaltitle = {AC}, % alias for reporter
keywords = {gb},
number = {[2008] UKHL 13},
options = {year-essential=true},
pages = {884},
pagination = {[]},
shorttitle = {Corr},
title = {Corr v IBC Vehicles Ltd},
volume = {1},
year = {2008}, % derived from date
}
```

Q

Without medium neutral citation

(2)

Page v Smith [1996] AC 155 (HL)

```
@jurisdiction{page96,
institution = {HL}, % alias for court
journaltitle = {AC}, % alias for reporter
pages = {155},
title = {Page v Smith},
usera = {gb}, % derived from tabulate
year = {1996}, % derived from date
}
```



## Year not essential for report

(3)

Barrett v Enfield LBC (2001) 49 BMLR 1 (HL)

```
@jurisdiction{barrett01a,
institution = {HL}, % alias for court
journaltitle = {BMLR}, % alias for reporter
pages = {1},
title = {Barrett v Enfield LBC},
volume = {49},
year = {2001}, % derived from date
}
```



## Unreported case

**(4)** 

Stubbs v Sayer (CA, 8 November 1990)

```
@jurisdiction{stubbs90,
institution = {CA}, % alias for court
title = {Stubbs v Sayer},
year = {1990}, % derived from date
}
```



Unreported case with MNC

(5)

Calvert v Gardiner [2002] EWHC 1394 (QB)

```
@jurisdiction{calvert02,
institution = {QB}, % alias for court
number = {[2002] EWHC 1394 (QB)},
title = {Calvert v Gardiner},
year = {2002}, % derived from date
}
```



Case reported in a newspaper of record

(6)

Powick v Malvern Wells Water Co The Times, 28 September 1993 (QB)

```
@jurisdiction{powick93,
entrysubtype = {newspaper},
institution = {QB}, % alias for court
journaltitle = {The Times}, % alias for reporter
title = {Powick v Malvern Wells Water Co},
year = {1993}, % derived from date
}
```



Nominate report

(7)

Henly v Mayor of Lyme (1828) 5 Bing 91, 130 ER 995

```
@jurisdiction{henly28,
journaltitle = {Bing}, % alias for reporter
keywords = {en},
pages = {91},
title = {Henly v Mayor of Lyme},
userb = {130}, % alias for parvolume
userc = {ER}, % alias for parreporter
usere = {995}, % alias for parpages
volume = {5},
year = {1828}, % derived from date
}
```

\cite[93|995] {henly28} gives: *Henly v Mayor of Lyme* (1828) 5 Bing 91, 93; 130 ER 995, 995



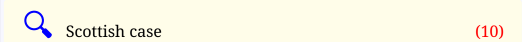
Hislop v Durham 1842 D 1168

```
@jurisdiction{hislop42,
journaltitle = {D}, % alias for reporter
keywords = {sc},
pages = {1168},
title = {Hislop v Durham},
year = {1842}, % derived from date
}
```



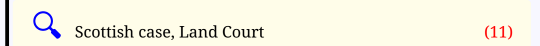
Adams v Advocate General 2003 SC 171 (OH)

```
@jurisdiction{adams03,
institution = {OH}, % alias for court
journaltitle = {SC}, % alias for reporter
keywords = {sc},
pages = {171},
title = {Adams v Advocate General},
year = {2003}, % derived from date
}
```



Dodds v HM Advocate 2003 JC 8

```
@jurisdiction{dodds03,
journaltitle = {JC}, % alias for reporter
keywords = {sc},
pages = {8},
title = {Dodds v HM Advocate},
year = {2003}, % derived from date
}
```



Crofters Commission v Scottish Ministers 2002 SLT (Land Ct) 19

```
@jurisdiction{crofters02,
journaltitle = {SLT}, % alias for reporter
keywords = {sc},
pages = {19},
series = {(Land Ct)},
title = {Crofters Commission v Scottish Ministers},
year = {2002}, % derived from date
}
```



Scottish case, with MNC

(12)

Davidson v Scottish Ministers [2005] UKHL 74, 2006 SC (HL)

```
@jurisdiction{davidson05,
journaltitle = {SC (HL)}, % alias for reporter
keywords = {gb},
number = {[2005] UKHL 74},
options = {scottish-style=true},
title = {Davidson v Scottish Ministers},
year = {2006}, % derived from date
}
```



Scottish case, with MNC

(13)

Smart v HM Advocate [2006] HJAC 12, 2006 JC 119

```
@jurisdiction{smart06,
journaltitle = {JC}, % alias for reporter
keywords = {sc},
number = {[2006] HJAC 12},
pages = {119},
title = {Smart v HM Advocate},
year = {2006}, % derived from date
}
```



EU case, ecli field

(14)

Case 240/83 *Procureur de la République v ADBHU* [1985] ECR 531

```
@jurisdiction{adbhu,
institution = {ECJ}, % alias for court
journaltitle = {ECR}, % alias for reporter
keywords = {eu},
number = {240/83},
pages = {531},
shorttitle = {ADBHU},
title = {Procureur de la République v ADBHU},
verba = {EU:C:1985:59}, % alias for ecli
year = {1985}, % derived from date
}
```



EU case, joined cases, hyphenation

(15)

Joined Cases C-430/93–C-431/93 Jereon van Schijndel v Stichting Pensioenfonds voor Fysiotherapeuten [1998] ECR I–4705

```
@jurisdiction{C430/93,
institution = {ECJ}, % alias for court
journaltitle = {ECR}, % alias for reporter
keywords = {eu},
number = {C-430/93--C-431/93},
pages = {4705},
shorttitle = {van Schijndel},
title = {Jereon van Schijndel v Stichting Pensioenfonds
voor Fysiotherapeuten},
volume = {I},
year = {1998}, % derived from date
}
```

Note: Two hyphens (--) indicate multiple cases, C-430/93--C-431/93, as well as comma (,) and and. hyphenation={dutch}, command is swallowed by the processing.



EU case, unreported (Official Journal)

(16)

Case C-556/07 *Commission v France* [2009] OJ C102/8

```
@jurisdiction{C556/07,
institution = {ECJ}, % alias for court
journaltitle = {OJ}, % alias for reporter
keywords = {eu},
number = {C-556/07},
pages = {8},
series = {C},
title = {Commission v France},
volume = {102},
year = {2009}, % derived from date
}
```



```
Case C-176/03 Commission v Council [2005] ECR I-7879,
  paras 47-48

postnote = [47-48]

@jurisdiction{C176/03,
  institution = {ECJ}, % alias for court
  journaltitle = {ECR}, % alias for reporter
  keywords = {eu},
  number = {C-176/03},
  pages = {7879},
  title = {Commission v Council},
  volume = {I},
  year = {2005}, % derived from date
}
```

Q

Commission: (decision#)number,(case#)userb

(18)

Case 91/251/EEC *Alcatel/Telettra* [1991] OJ L122/48

```
@jurisdiction{alcatel,
institution = {Commission}, % alias for court
journaltitle = {OJ}, % alias for reporter
keywords = {eu},
number = {91/251/EEC},
pages = {48},
series = {L},
```

```
title = {Alcatel/Telettra},
userb = {IV/M.042}, % alias for parvolume
volume = {122},
year = {1991}, % derived from date
}
```



Commission: issue=volume

(19)

Case 2004/33/EC Georg Verkehrsorgani v Ferrovie dello Stato [2004] OJ L11/17

```
@jurisdiction{verkehrsorgani,
institution = {Commission}, % alias for court
issue = {11},
journaltitle = {0J}, % alias for reporter
keywords = {eu},
number = {2004/33/EC},
pages = {17},
series = {L},
title = {Georg Verkehrsorgani v Ferrovie dello
Stato},
userb = {Case COMP/37.685}, % alias for parvolume
year = {2004}, % derived from date
}
```



ECHR: Official – Series A (<1998)

(20)

Johnston v Ireland (1986) Series A no 122

```
@jurisdiction{johnston86,
institution = {ECtHR}, % alias for court
journaltitle = {Series A}, % alias for reporter
keywords = {echr},
pages = {122},
title = {Johnston v Ireland},
year = {1986}, % derived from date
}
```



ECHR: Official – ECHR (>=1998)

(21)

Osman v UK ECHR 1998-VIII 3124

```
@jurisdiction{osman98,
institution = {ECtHR}, % alias for court
journaltitle = {ECHR}, % alias for reporter
keywords = {echr},
pages = {3124},
title = {Osman v UK},
volume = {8},
year = {1998}, % derived from date
}
```



ECHR: Unofficial

(22)

 $Omojudi\ v\ UK$  (2010) 51 EHHR 10, para 10

postnote = [10]

```
@jurisdiction{omojudi10,
institution = {ECtHR}, % alias for court
journaltitle = {EHHR}, % alias for reporter
keywords = {echr},
pages = {10},
title = {Omojudi v UK},
volume = {51},
year = {2010}, % derived from date
}
```



ECHR: Unreported

(23)

Balogh v Hungary App no 47940/99 (ECtHR, 20 July 2004)

```
@jurisdiction{balogh04,
institution = {ECtHR}, % alias for court
keywords = {echr},
number = {47940/99},
title = {Balogh v Hungary},
year = {2004}, % derived from date
}
```



Canadian cases

(24)

Clearbrook Ironworks Ltd v Letorneau 2006 FCA 42, 46 CPR (4th) 241, para 3

postnote = [3]

```
@jurisdiction{clearbrook,
journaltitle = {CPR}, % alias for reporter
keywords = {ca},
number = {2006 FCA 42},
pages = {241},
pagination = {paragraph},
series = {4th},
title = {Clearbrook Ironworks Ltd v Letorneau},
volume = {46},
year = {2006}, % derived from date
}
```

#### The Rules

Adherence to the *Rules of Court* is necessary to ensure a level playing field for all litigants and to provide predictability for all participants.

– Bridgewater Bank v Pietersma 2021 NBQB 180, para 20

```
Australian cases
```

(25)

```
R v Tang (2008) 237 CLR 1, 7

postnote = [7]

@jurisdiction{tang,
  journaltitle = {CLR}, % alias for reporter
  keywords = {au},
  pages = {1},
```

```
title = {R v Tang},
volume = {237},
year = {2008}, % derived from date
}
```



US cases

(26)

*Western Alliance Insurance Co v Gill* 686 NE 2d 997 (Mass 1997)

```
@jurisdiction{western97,
journaltitle = {NE}, % alias for reporter
keywords = {us},
location = {Mass},
pages = {997},
series = {2},
title = {Western Alliance Insurance Co v Gill},
volume = {686},
year = {1997}, % derived from date
}
```



US cases

(27)

*Re Operadora DB Mexico SA* 6:09-cv-383-Orl022GJK, 2009 WL 2423138 (MD Fla 2009)

```
@jurisdiction{operadora09,
eprint = {2009 WL 2423138},
institution = {MD Fla}, % alias for court
keywords = {us},
number = {6:09-cv-383-0rl022GJK},
title = {Re Operadora DB Mexico SA},
year = {2009}, % derived from date
}
```



Public International Law cases

(28)

Corfu Channel Case (UK v Albania) (Merits) [1949] ICJ Rep 4

```
@jurisdiction{corfu,
journaltitle = {ICJ Rep}, % alias for reporter
keywords = {int},
pages = {4},
subtitle = {UK v Albania},
title = {Corfu Channel Case},
titleaddon = {Merits},
year = {1949}, % derived from date
}
```



Public International Law cases

(29)

Legal Consequences of the Construction of a Wall (Advisory Opinion) (2004) (http://www.icj-cij.org/icjwww/imwp/imwpframe.htm) accessed 21 July 2005

```
@jurisdiction{wall,
keywords = {int},
pagination = {[]},
title = {Legal Consequences of the Construction
of a Wall},
titleaddon = {Advisory Opinion},
url = {http://www.icj-cij.org/icjwww/imwp/imwpframe.htm},
urldate = {2005-7-21},
year = {2004}, % derived from date
}
```

## 3 Legislation

Pagination choices are section (s), rule (r), regulation (reg), clause (cl).



Unfair Contract Terms Act 1997

```
@legislation{ucta,
entrysubtype = {primary},
keywords = {en},
number = {23 Eliz II, cap 23},
pagination = {section},
title = {Unfair Contract Terms Act},
year = {1997}, % derived from date
}
```



## Statute, subsequent cite

(31)

Nuclear Installations Act 1965 (NIA 1965)

```
@legislation{nia1965,
entrysubtype = {primary},
keywords = {en},
pagination = {section},
shorthand = {NIA 1965},
title = {Nuclear Installations Act},
year = {1965}, % derived from date
}
```

Subsequent cite:  $\langle cite[2] \{ nia1965 \} \rightarrow NIA 1965, s 2 \}$ 



## Regulations

(32)

Penalties for Disorderly Behaviour (Amendment of Minimum Age) Order 2004, SI 2004/3166

```
@legislation{disorderly,
entrysubtype = {secondary},
keywords = {en},
number = {SI 2004/3166},
pagination = {regulation},
title = {Penalties for Disorderly Behaviour (Amendment
of Minimum Age) Order},
year = {2004}, % derived from date
}
```



Bills (33)

Academies HL Bill (2010–11) 1, cl 8(2)

```
postnote = [8(2)]
```

```
@legislation{academies,
entrysubtype = {primary},
institution = {HL},
keywords = {gb,draft},
number = {1},
pagination = {clause},
title = {Academies Bill},
year = {2010}, % derived from date
}
```

Institution choices are HC, HL.



**Explanatory Notes** 

(34)

Explanatory Notes on the Charities Act 2006

```
@legal{charitiesnotes,
entrysubtype = {explanatory note},
pagination = {paragraph},
title = {Explanatory Notes on the Charities Act
2006},
}
```



Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, including the Moon and Other Celestial Bodies, UNGA RES 2222 (XXI) [1966]

```
@misc{UNGA_Res2222,
entrysubtype = {undoc},
institution = {UNGA},
title = {Treaty on Principles Governing the Activities
of States in the Exploration and Use of Outer Space,
including the Moon and Other Celestial Bodies},
titleaddon = {RES 2222 (XXI)},
usera = {unres}, % derived from tabulate
year = {1966}, % derived from date
}
```

```
Sundry material ... xxx [2021] Abc 123 (xxx).
```

This is an annotation for the <testbib> entry. Qwerty Qwer

Second paragraph: FACTS XXX HELD ...

#### 4 Meta

```
1. Meta commands in this document
   2.text
3.text1
                                                      default: text2
   4.{text}
   5.\text
   6.\text
   7.text
   8.\text{}
   9.{text}
   10.[text]
   11.[ text ]
   12.(text)
   13.
                                   text
   14.
                                   text
15.text
   16.<text>
   17.(text)
   18.Donoghue v Stevenson
   19.[1932] AC 562
   20.(text)
   21 text
   22. text
   23. text
   24.text:
   25.text
   26a. \cite{henly28}:
```

## See Henly v Mayor of Lyme

27.

X

28..

29.:

31.



31a.

title

text: casequoteb environment

- citation

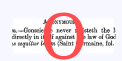
32.

title

#### text: xcasenote environment

**US SUPREME COURT** legal lipsum: In deciding when to ignore the requirements of the clear statement rule, the Court also considers the extent to which citizens have relied on our past decisions. This analysis looks to the reliance of the employees who may be without a remedy if FELA does not apply to their state employers. From the standpoint of the States, however, the Court ignores the fact that we generally do not assume States waive their right to challenge an abrogation of their traditional authority just because they have acquiesced in, or even relied on, longstanding congressional regulation. See Welch, 483 U.S., at 473 (constructive consent to suit not sufficient). The "reliance" exception to the clear statement rule thus reinstates a theory of constructive waiver of sovereign immunity that our cases have repeatedly rejected. See ibid.; Atascadero State Hospital v. Scanlon, 473 U.S., at 241, 246– 247; Port Authority Trans-Hudson Corp. v. Feeney, 495 U. S. 299, 306 (1990).

In sum, the Court's newly created exception to the clear statement rule threatens to eliminate it altogether, except when the States' Eleventh Amendment sovereign immunity is abrogated in federal court. It will be difficult, if not impossible, for lower courts to know when



they should apply the rule in interpreting statutes that upset the traditional balance between the State and Federal Governments outside the context of Eleventh Amendment immunity.

— Hilton v. South Carolina Public Railways Commission, 502 US 197, 211-212 (1991)