### Submission

Dhaka University Law Journal is interested in original contributions on contemporary or jurisprudentially important legal issues from scholars and professionals. This is a peer-reviewed journal, and papers and critical essays are published only after the author(s) has/have resubmitted the paper in compliance with reviewers' suggestions and recommendations, if there be any.

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Standard articles written on one side of good quality A4-sized papers, double spaced with wide margins, should be of 8,000-10,000 words including footnotes. The contributions must be in journal style outlined below.

### References, footnotes and layout

The text must contain appropriate headings, subheadings and authoritative footnotes. The footnotes should be numbered consecutively and typed single spaced at the bottom of each relevant page. Citations conform generally to a Uniform System of Citation. Thus the style should be as follows:

### Journal article: Single author

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### Journal article: Multiple authors

Yoo, John C. and Saikrishna B. Prakash. 2003. "The Origins of Judicial Review", Vol. 70 *University of Chicago Law Review*, pp. 887-982, at pp. 889-90.

### Book: Single author

Baxi, Upendra. 1985. Courage, Craft and Contention: The Indian Supreme Court in the Eighties. Bombay: N. M. Tripathi, at p. 101.

De Cruz, Peter. 2006. *Comparative Law in a Changing World*. 3<sup>rd</sup> edn. London and Sydney: Cavendish, chapter 6. [Here, a broad reference is made to chapter 6 of the book].

### **Book: Multiple authors**

Menski, Werner, Ahmed R. Alam and Mehreen K. Raza. 2000. Public Interest Litigation in Pakistan. London and Karachi: Platinium and Pakistan Law House, at p. 102.

### Book: Edited

Alauddin, M. and S. Hasan (eds.). 1999. Development, Governance and the Environment in South Asia: A Focus on Bangladesh. London: Macmillan.

# Chapter in a book

Baxi, Upendra. 1987a. "Taking Suffering Seriously: Social Action Litigation in the Supreme Court of India", in Tiruchelvam, N. and R. Coomaraswamy (eds.): *The Role of the Judiciary in Plural Societies*. London: Francis Printer, pp. 32-59, at pp. 33-4. [Here, 1987a denotes the author's first work in the same year of 1987].

### Book: Corporate author / institute

REDRESS. 2004. Torture in Bangladesh: 1971-2004. London: REDRESS.

#### Thesis

Ahmed, Naim. 1998. Litigating in the Name of the People: Stresses and Strains of the Development of Public Interest Litigation in Bangladesh. London: SOAS. (Unpublished PhD thesis).

### Website references

Alam, M Shah. 2006. 'Reviewing Our Legal Education', available at: <a href="http://www.thedailystar.net/law/2006/12/01/index.htm">http://www.thedailystar.net/law/2006/12/01/index.htm</a>, last accessed on 12 June 2007.

### Cases

A (FC) v Secretary of State for the Home Department [2004] UKHL 56.

A. D. M., Jabalpur v Shivakant Shukla AIR 1976 SC 11207.

A. T. Mridha v The State (1973) 25 DLR (HCD) 335, 339 [Here, the case is reported on p. 335, and the quotation/reference drawn from is on p. 339].

Abbreviations should be written out in full when they appear first in the text or form the first word in a sentence. Leave out full stops in abbreviations made up of capitals as, for example, SEC, HCD, and JATI.

For the immediate past citation but with reference to a different page, *ibid.*, at p. 34 / *Ibid.*, at p. 34 should be used. For the same, immediate past reference, *Id./id.* should be used. For cross references use, for example: See above/below note 5, at p. 35; See further Baxi (1987a), above note 37; For details, see section/part 3/III below.

Published in May 2012 by the Registrar, University of Dhaka, composed by Tamjida Ahmad, former lecturer, State University of Bangladesh and printed by Shuchona, Nilkhet, Dhaka-1205

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The Faculty of Law publishes *Dhaka University Law Journal* (The Dhaka University Studies Part F) twice a year. The subscription rates for individuals for a single issue are Taka 75 (domestic) and \$15 (international). Institutional subscriptions for a single issue are Taka 100 (domestic) and \$20 (international). Postal costs will be charged separately.

Manuscripts and editorial correspondence should be addressed to:

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