OPENING OF THE CONFERENCE, KEYNOTE ADDRESS AND PLENARY SESSION 1 "GLOBAL INJUSTICE"  WEDNESDAY JULY 5 2017, 1.00 - 4.30 P.M.  Radisson Blu Scandinavia Hotel						
PARTICIPANTS						
OPENING REMARKS AND KEYNOTE SPEECH		Gráinne de Búrca Mikael Rask Madsen KEYNOTE ADDRESS: Bryan Stevenson				
PLENARY PANEL 1 GLOBAL INJUSTICE						
		NESDAY JULY 5	SESSION I 2017, 5.00 - 6.30 P.M. ersity of Copenhagen			
PANELS	PARTIC	IPANTS	PAPERS	ROOM		
CONSTITUTIONAL ACTORS AND	Goossens Tew	Jurgen Yvonne	Direct Democracy and Constitutional Change Stealth Theocracy: Malaysia's Religion Clauses and Constitutional Change			
CONSTITUTIONAL CHANGE: COMPARATIVE PERSPECTIVES	Mordechay	Nadiv	Borrowed international legitimacy and robust domestic judicial review: An Israeli case-study Constitutional Reform and the Peace process in	JUR-SEM 2-1 4B-2-22 (48)		
Chair: Yaniv Roznai	Ramírez-Cleves Landau	Gonzalo A.  David	Colombia: The role of the constitutional Court  Discussant			

2. "THE CONSTITUTIONAL CASE OF	King	Jeff	Miller: Dividing scholars more than judges	
THE CENTURY": MILLER THE LIMITS OF EXECUTIVE POWER AND	Endicott	Timothy	Miller and the Necessity of Constitutional Executive Power	JUR-SEM 2-2
THE CONSTITUTIONAL FORCE OF EU LAW	Palmer	Stephanie	Beyond Brexit: The Broader Implications of Miller for the UK Constitution the Role of the Courts and International Law Obligations	4B-2-34 (48)
Chair: Gráinne de Búrca	Philipson	Gavin	Miller in the Supreme Court: How we realised (or not) how far EU law had changed the constitution	
a FOONOMIO ILIOTIOE	Khaitan	Tarunabh	Securing Losers' Consent for India's Constitution: The Role of Directive Principles	IUD OEM O 4
3. ECONOMIC JUSTICE	Young	Katie	The Constitutional Principle of the Social State	JUR-SEM 2-4 7C-2-24
Chair: Rosalind Dixon and Richard Holden	Dixon Suk	Rosalind Julie	Economic inequality in comparative constitutional law	(36)
	Craig	Paul	Courts and the World	
4. COURTS AND THE WORLD	Lepsius	Oliver	Courts and the World	JUR-SEM 2-5 7C-2-14 (36)
Chair: Anne Peters	Sossin	Lorne	Courts and the World	
	Strauss	Peter	Courts and the World	
5. BEYOND BALANCING: ASSESSING	Gerards	Janneke	The problems of balancing review and some alternatives	
ALTERNATIVE APPROACHES IN JUDICIAL PROPORTIONALITY REVIEW	Leijten	Ingrid	Core rights review as an alternative to balancing	JUR-SEM 2-6 7C-2-12
Chair: Aaron Baker	Cohen-Eliya	Moshe	Probability Thresholds as deontological constraints on balancing and proportionality	(36)
	Baker	Aaron	Can balancing be tamed?	
6. COMPARATIVE FEDERALISM: CONSTITUTIONAL	Palermo	Francesco	Dealt discussion	JUR-SEM 2-7
ARRANGEMENTS AND CASE LAW – BOOK DISCUSSION	Kössler	Karl	Book discussion	7C-2-02 (36)

	Belser	Eva Maria		
Chair: Marco Dani	Gardner	James		
	Popelier	Patricia		
	Steytle	Nico		
7. CAN LITIGATION SAVE THE ENVIRONMENT? ACCESS TO	Hofmann	Andreas	Left to interest groups? On the prospects for enforcing environmental law in the European Union	
JUSTICE AND THE EFFECTIVENESS OF	Hellner	Agnes	The Rationales of Access to Justice	JUR-SEM 2-8 8A-2-17
ENVIRONMENTAL LAWS  Chair: Andreas Hofmann	Epstein	Yaffa	Adversarial Legalism in the European Union and the Conservation of a Controversial Carnivore	(36)
8. CAUGHT IN BETWEEN: HOW INTERNATIONAL AND DOMESTIC	Kidd White	Emily	The Judicial Virtues and Role Legitimacy in Public Law Adjudication	JUR-SEM 2-9 8A-2-27 (36)
COURTS RECONFIGURE POLITICAL CONTESTS INTO LEGAL QUESTIONS	Megiddo	Tamar	The Court as an Arena: The Adjudication of International Law by Domestic Courts	
Chair: Emily Kidd White	Lorca Ferreccio	Rocío	The Transformative Capacity of Courts: Some considerations on the International Criminal Court	
9. CHALLENGING RACIAL	Hernandez	Tanya	Latino/a Perspectives on Law Faculty Diversity	
MARGINALITY IN PUBLIC INSTITUTIONS – MARGINALITY IN PRACTICE	Cohen	Mathilde	Where Are the Black Judges In France?	JUR-SEM 2-10 8B-2-03
Chair: Iyiola Solanke	Sommerlad	Hilary	Challenges for Diversity in the Legal Profession: minorities, merit, and misrecognition	(36)
10. COMPARATIVE CONSTITUTIONAL	Moreira	Eduardo	New Trends in Comparative Constitutional Law	
LAW AND CROSS BORDER CONSTITUTIONALISM	Araujo	Luis Claudio	The cross-border constitutionalism	JUR-SEM 2-11
	Pugliesi	Marcio	Theory of Law and Constitutionalims Adjudication	8B-2-09
Chair: Eduardo Moreira	Pena de Moraes	Guilherme	Processual Autonomy of Constitutional Justice: Limits and possibilities of the legislative activity of constitutional courts	(36)

			Democratic legitimacy, separation of powers and	
	Deutscher	Elias	public policy goals in US and EU competition law	
11. COMPETITION LAW AS PUBLIC LAW PRIVATE POWER AND	Schmidt-Kessen	Maria-José	A fundamental rights approach to the substance of EU competition law?	JUR-SEM 2-12 8B-2-19 (36)
Chair Iagaria Lianga	Makris	Stavros	Commitments and Consensual Antitrust: Shifting the Paradigm?	
Chair: Ioannis Lianos	Ioannidou	Maria	Hybrid Competition Law Enforcement: Antidote to legitimacy and accountability concerns in EU competition law?	
12. COMPLYING, CREATING AND	Kunz	Raffaela	Between Compliance and Contestation: The Implementation of Human Rights Judgments Through Domestic Courts	
CONTESTING: THE MULTIPLE ROLES OF DOMESTIC COURTS IN THE INTER-AMERICAN AND	Cornejo Chavez	Leiry	The Influence of Domestic Courts' Rulings on the Determination of Reparations by Regional Human Rights Courts and Treaty Bodies	JUR-SEM 2-13 8B-2-33
EUROPEAN HUMAN RIGHTS SYSTEMS	Contesse	Jorge	The Inter-American Court of Human Rights as Supraconstitutional Authority	(36)
Chair: Antoine Buyse	Negishi	Yota	The Interaction between Human Rights Courts and Domestic Courts in Transitional Justice	
12 COURTS AND DEMOCRACIES IN	Yap	Po-Jen	Courts and Democracies in Asia	
<ul><li>13. COURTS AND DEMOCRACIES IN COMPARATIVE PERSPECTIVES</li><li>Chair: Po-Jen Yap</li></ul>	Jhaveri	Swati	Re-democratization by Courts	JUR-SEM 2-14 8B-2-43 (36)
	Issacharoff	Sam	Discussant	(30)
	Gardbaum	Stephen	Discussant	
14. COURTS POLITICS & POLICIES	Pacini	Marco	The migrant crisis and the dynamics of public power between courts and politics	JUR-SEM 2-15
Chair: Elisa D'Alterio and Gianluca Sgueo	Ciancio	Adriana	Electoral Laws, Judicial Review and the Principle of "Communicating Vessels"	8B-2-49 (36)

	Ottaviano	llaria	The extraterritoriality in the assessment of the administrative acts	
	Parona	Leonardo	Courts Politics & Policies: The case of the "appeal process" within U.S. federal agencies	
	Magliari	Andrea	Challenging the European Central Bank supervisory decisions: Administrative review supervisory discretion and accountability	
15. COURT'S UNPOPULAR AUTHORITY	Linton	Suzannah	"Guarding the Guardians" or abuse of power? Reflections on the Impeachment of Chief Justices in the Philippines and Sri Lanka	
AND DEMOCRATIC ACCOUNTABILITY: A STORY OF	Greschner	Donna	Judicial Control of Abusive Primer Minister Power: Recent Canadian Experience	JUR-SEM 3-1 8A-3-17
TWO TALES Chair: Pablo Riberi	Barbisan	Benedetta	The "Unpopular" European Court of Human Rights: A Report from the Unyielding Political Power in Europe	(36)
Chair: Pablo Riberi	Riberi	Pablo	Unfettered Judges, Untamed Presidents, Reckless Representatives – Prevailing traits in Latin American new reading of separation of powers	
	Blokker	Paul	Populist Constitutionalism in Europe: Anti- Constitutional or Popular-Constitutional?	
16. IS POPULIST CONSTITUTIONALISM THE NEW TREND?	Bugaric	Bojan	Populism: A threat or a corrective for liberal democracy?	JUR-SEM 3-2 8A-3-27
	Tushnet	Mark	Populist Constitutionalism: Thick and Thin	8A-3-27 (36)
Chair: Paul Blokker and Bojan Bugaric	Lane Scheppele	Kim	The Opportunism of Constitutional Populists	(00)
	Ginsburg	Tom	Trumpian Constitutionalism: A Non-Sequitur?	
	Wilkinson	Michael	Discussant	
17. COURTS AND CONSTITUTIONALISM IN	Crouch	Melissa	Dialogue Among Dictators and the Many Lives of Constitutional Courts: The Constitutional Tribunal of Myanmar	JUR-SEM 3-3
CONSTITUTIONALISM IN CONTEMPORARY ASIA	Law	David	Chinaga Canatitutianaliam: An Oyumaran?	JUR-SEW 3-3 8A-3-45
	Chang	Wen-Chen	Chinese Constitutionalism: An Oxymoron?	(48)
Chair: Melissa Crouch	Rajah	Jothie	Cultural Texts as Constitutional Courts: Perceiving Public Power in Singapore	

	Tonsakulrungruang	Khemthong	Who Is Doing the Judging?: The Thai Constitutional	
	Dressel	Bjoern	Court, 1998 – 2016	
	Dressel	Bjoern	The Informal Dimension of Constitutional Politics in Asia: Insights from the Philippines and Indonesia	
	Bishop	Sara	Building constitutionalism? The Role of the Thai Constitutional Court leading up to the 2014 Coup	
	Aroney	Nicholas	Article 50 and the UK Supreme Court	
18. COURTS AS INSTIGATORS OF CONSTITUTIONAL CHANGE	Ananian-Welsh	Rebecca	Interpretation, Instigation, Invention: The Australian High Court on Human Rights	JUR-SEM 3-4 8B-3-03
Chair: Dhvani Mehta	Jackson	Miles	Torture, amnesties, and positive obligations under the ECHR	(36)
	Goss	Caitlin	Certification, revision, and extension: courts and interim constitutions	
	Ozcelik Olcay	Asli	Judicialised peace-making: The role of international and domestic courts during peace negotiations	
19. COURTS DURING POST-CONFLICT TRANSITIONS	De Groof	Emmanuel	The ICC used as a weapon in state transformation processes	JUR-SEM 3-5 8B-3-09
Chair: Ebrahim Afsah	Viveros Montoya	Luis	Peace Against Humanity: Colombia's Peace Process Conundrum and International Justice as a way Forward	(36)
	lannella	Mario	Guarantee of Social Rights in Conditionality: The role of European Commission in Ledra Adv	
20. COURTS FACING CONSTITUTIONAL GAPS. RIGHTS AS A TOOL TO DETECT INSTITUTIONAL	Romero Caro	Francisco Javier	Sections 7 and 15 of the Charter and the quest for new social rights in Canada: Building the social state one brick at a time?	JUR-SEM 3-6 8B-3-19
ACCOUNTABILITY	Sahadžić	Маја	Unfinished judicial system and legal vacuums: The case of Bosnia and Herzegovina	(36)
Chair: Paolo Passaglia	Spanò	Giovanna	Waiting for asylum, seeking (fundamental) rights. An insight beyond Law and Courts	
	Rospi	Mimma	Constitutional gaps, new fundamental rights and the	

			role of Courts. The case of end-life	
21. DEFENDING THE RULE OF LAW -	Bencze	Matyas	Obstacles and opportunities: Measuring the quality of judicial reasoning	
EFFORTS TO ASSESS THE QUALITY OF JUSTICE	Ontanu	Elena Alina	EU Justice Scoreboard: Steps Towards A Comprehensive Approach to Quality Evaluation	JUR-SEM 3-7 8B-3-33
Chair: Petra Pekkanen	Pekkanen	Petra	Operations Management view to court quality: Analyzing features challenges and improvement opportunities	(36)
	Preunkert	Jenny	Conflicts over EU public authority after the crisis and their constructive or deconstructive potential	
22. DESTRUCTIVE OR INTEGRATIVE? CONFLICT MANAGEMENT BY	Fasone	Cristina	The role of national parliaments and the European Parliament during the Eurozone crisis: Unable to manage conflicts?	
COURTS DURING THE EUROZONE CRISIS	de la Quadra- Salcedo Janini	Tomás	Conflict management by the Spanish Constitutional Court in times of crisis	JUR-SEM 3-8 8B-3-39
Chair: Marius Hildebrand	Violante	Teresa	The Portuguese constitutional case-law on austerity legislation: Protecting social rights by curbing the legislator's choices?	(36)
	Farahat	Anuscheh	Conflict management by the European Court of	
	Krenn	Christoph	Justice in times of crisis	
	Appleby	Gabrielle	Doctrinal Uncertainty and Legislative and Executive	
	Olijnyk	Anna	Constitutional Deliberation in Australia	
23. DIALOGUE BEYOND LITIGATION: A CONTEXTUAL APPROACH TO CONSTITUTIONAL INTERPRETATION	Dbeljak	Julie	Interinstitutional Rights Dialogue under the Victorian Charter: What Disagreement Reveals about Dialogue, Parliamentary Sovereignty and Human Rights Protection	JUR-SEM 3-9 8B-3-49
Chair: Scott Stephenson	Hoole	Grant	Interinstitutional Dialogue and the Reference Power in Canada	(36)
	Liston	Mary	Unpacking the Conceptual Baggage: Dialogue Theory in Context	
	Simson Caird	Jack	Brexit: The UK Parliament and the Courts	
24. THE REGIONALIZATION OF INTERNATIONAL CRIMINAL	Christensen	Mikkel Jarle	Competing Perceptions of Hybrid Justice: International, Regional and National Ideals about the	JUR-SEM 3-10 8B-3-52

JUSTICE: REGIONAL POWER BALANCES AND THE	Kjeldgaard- Pedersen	Astrid	Extraordinary Chambers of the Courts of Cambodia	(36)
TRANSFORMATION OF AN INTERNATIONAL FIELD OF LAW	Knust	Nandor	The Regionalization of International Criminal Justice: Different Legal Answers to International Crimes	
Chair: Mikkel Jarle Christensen	Bogush	Gleb	Flight MH17: A Quest for International Criminal Justice in a new Regional Setting	
	Stein	Tine	Between Schmitt and Heller: The Legacies of Law and Sociology in Böckenförde's Staatslehre	
25. ERNST-WOLFGANG	Künkler	Mirjam	and Sociology in Bockernoide's Staatsleine	
BÖCKENFÖRDE'S CONSTITUTIONAL THOUGHT IN	Cassese	Sabino	Böckenförde's notion of the state in comparative reflection with Italian state and constitutional theory	JUR-SEM 4-2
COMPARATIVE PERSPECTIVE: CAN IT PROVIDE THE BASIS FOR A EUROPEAN PUBLIC LAW?	Somek	Alexander	Böckenförde's Staatsrechtslehre as a basis for a European public law?	8A-4-35 (48)
Chair: Mirjam Künkler	Hailbronner	Michaela	Böckenförde's view of the Constitution as a Framework Order: Fit for Germany, futile for democratizing societies?	
	Möller	Kai	Böckenförde, the objective order of values, and the provincialism of <i>Staatsrechtslehre</i>	
26. THE CONTINUOUS AUTHORITY OF INTERNATIONAL LAWYERS IN	Madsen	Mikael Rask	The Genesis and Perpetuation of the International Law-Polity: A Theory of the Power and Evolution of International Law	JUR-SEM 4-3
MODERN INTERNATIONAL POLITICS. THE "INTERNATIONAL-LAW POLITY" HYPOTHESIS	Vauchez	Antoine	The Genesis and Perpetuation of the International Law-Polity: A Theory of the Power and Evolution of International Law	8A-4-47 (48)
Chair: Mikael Rask Madsen	Alter	Karen	International Courts in History	
Chair Miladi Radik Maddin	Klabbers	Jan	Functionalism as Governance	
27. EXPLORING THE POTENTIAL OF HORIZONTAL JUDICIAL DIALOGUE: SECTORIAL CASE STUDIES IN PRIVATE AND PUBLIC LAW  Chair: Deirdre Curtin	Podstawa	Karolina	Weak courts in need of support? The EU-business partnership in defence (?) of online freedom of speech	JUR-SEM 4-5
	Moraru	Madalina	Judicial dialogue clarifying abstract EU concepts limiting fundamental rights: The case study of the "risk of absconding" as legal grounds for immigration detention	8B-4-09 (36)

	Lazzerini	Nicole	Horizontal judicial dialogue as a duty (and its limits): The case of cooperation within the European Arrest Warrant System	
	Casarosa	Federica	Judicial dialogue in consumer protection area: When the CJUE is only the tip of the iceberg	
	Carpanelli	Elena	Mass-surveillance in the case law of the ECJ and the ECtHR: towards dialogue, or not?	
	Segev	Joshua	The Historical Origin of the Fiduciary-Based-Judicial-Review	
28. FIDUCIARY CONSTITUTIONALISM	Schotel	Bas	The jus incluendi et excluendi trust and colonial empire: Migration law as fiduciary powers	JUR-SEM 4-6 8B-4-19
Chair: Joshua Segev	Tauschinsky	Eljalill	Being a Subject to EU Law: What we should all learn from the Inuit Cases	(36)
	Herlin-Karnell	Ester	Fiduciary Obligations, Courts and the European "Area of Freedom Security and Justice"	
	Suteu	Silvia	Women and Participatory Constitution-making	
29. GENDER COURTS AND CONSTITUTIONS	Baines	Beverley	Women Judges on Constitutional Courts: Why Not Nine Women?	JUR-SEM 4-7 8B-4-33
Chair: Ruth Rubio Marín	Havelková	Barbara	The Hidden Cases – What Can Admissibility Decision in Sex Equality Cases Reveal?	(36)
	Brodeală	Elena	Gender and Family Power Structures under scrutiny before the Romanian Constitutional Court	
30. HUMAN RIGHTS AND THE RULE OF LAW IN THE FIELD OF ASYLUM AND	Moreno-Lax	Violeta	Reversing the Rule of Law? From Effective Rights to Effective Removal The Changing Nature of the Principle of Effectiveness in the Area of Migrant Rights	JUR-SEM 4-8
IMMIGRATION  Chair: David Fennelly	Murphy	Cliodhna	Testing the Limits of State Power: Human Rights or the Rule of Law as a Deciding Factor in Immigration Cases?	36) 38-4-43 (36)
•	Brazil	Patricia	The Right to Asylum in European Law: Underexplored Terrain?	

	Benvenuti	Simone	Images of judicial self-governance. A comparative and historical study of three main jurisdictions: France, United Kingdom, United States	
31. IMAGES OF JUDICIAL SELF- GOVERNANCE. NORMATIVE JUSTIFICATIONS AND SOCIO-	Tsereteli	Nino	Learning from the post-soviet constellation: Russia, Ukraine, and Georgia	JUR-SEM 4-9
POLITICAL ROOTS  Chair: Davide Paris	Aravantinou Leonidi	Giulia	Peculiarities of the Greek jurisdiction within the Southern European tradition: The weight of political and economic environment on self-governance	8B-4-49 (36)
	Øyrehagen Sunde	Jørn	Judicial self-governance in Norway 1999-2017: Human Rights, emotions, democracy, budget and New Public Management	
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	THURS		7, 9.00 - 10.30 A.M.	
			sity of Copenhagen	
PANELS	PARTICI		PAPERS	ROOM
32. BUILDING THE CONSTITUTION -	Tushnet	Mark	Remarks from a US comparative lawyer	
THE PRACTICE OF	Petersen	Niels	Remarks from a German comparative lawyer	
CONSTITUTIONAL INTERPRETATION IN POST- APARTHEID SOUTH AFRICA –	Bassok	Or	Remarks from the perspective of US constitutional theory	JUR-SEM 2-1 4B-2-22
BOOK DISCUSSION  Chair: Jaclyn L. Neo	Fowkes	James	Remarks from the Author	(48)
33. BEYOND "DIALOGUE" AND THE LEGAL/POLITICAL	King	Jeff	The Requirement of Interpretive Finality and Judicial Restraint	
CONSTITUTIONAL DEBATE: TOWARDS COLLABORATIVE	Carolan	Eoin	A metaphorical muddle: Why conflict (not dialogue) is the point of judicial power	JUR-SEM 2-2 4B-2-34
CONSTITUTIONALISM? Chair: Stephen Gardbaum	Philipson	Gavin	Getting real about dialogue and collaboration: The reality of the political contestation of rights	(48)
34. CONSTITUTIONAL REVIEW ON THE GROUNDS OF FUNDAMENTAL RIGHTS AND THE RULE OF LAW IN THE MEMBER STATES AND IN THE	Albi	Anneli	Constitutional review on the grounds of rights and the rule of law in the three main constitutional cultures of the EU Member States: The impact of relocation to the ECJ	JUR-SEM 2-3 4B-2-58 (48)

EU LEGAL ORDER	Rodrigues Canotilho	Mariana	The Portuguese Constitutional Court and fundamental rights: On counter-limits and the	
Chair: Christian Joerges	Lanceiro	Rui	continental European constitutional tradition	
	Pérez	Aida Torres	Judicial Review by the CJEU at Times of Crisis	
	Kochenov	Dimitry	EU Law without the Rule of Law	
	Girardi Fachin	Melina	Democratic dialogues on human rights constitutionalism	
35. DIALOGUES BETWEEN COURTS:	Karam de Chueiri	Vera	South-south dialogue: Brazilian and south african supreme court in times or (re)democratization	
HUMAN RIGHTS CONSTITUTIONALISM	de Queiroz Barboza	Estefania M.	The (non) use of a comparative constitutional method in the case selection of Brazilian Constitutional Court	JUR-SEM 2-4 7C-2-24
	Kanayama	Rodrigo	Comparative studies on Constitutional Courts: The	(36)
Chair: Melina Girardi Fachin and Vera Karam de Chueiri	Tomio	Fabrício	role of abstract judicial review at consensualism of	(00)
Rafaill de Glideill	Costaldello	Angela	decisional process and on democratic stability in	
	Robl Filho	Ilton	Brazil Mexico Spain and Portugal	
	Coutinho	Maria Francisca Miranda	Political representation as a dialectical process and an ethical relation	
36. CONCEPTUAL AND INTERPRETIVE	Karavokyris	George	Constitutional change and legal interpretation	
ASPECTS OF CONSTITUTIONAL CHANGE	Zaiden Benvindo	Juliano	Conceptual Constitutional Change in Latin America	JUR-SEM 2-5 7C-2-14
Chair: Yvonne Tew	Martin	Craig	The Legitimacy of Informal Constitutional Amendment and the "Reinterpretation of Japan's War Powers"	(36)
	Mordechay	Nadiv	Discussant	
37. CONSTITUTIONAL CHANGE IN	Albert	Richard	Constitutional Reform in the Caribbean	
LATIN AMERICA AND THE CARIBBEAN	Velasco Rivera	Mariana	Contributing to abusive constitutionalism: How and why the Supreme Court has incentivized constitutional hyper-reformism in Mexico	JUR-SEM 2-6 7C-2-12 (36)
Chair: Vicente Fabian Benitez-Rojas	González Medina	Diego Andrés	The Colombian Constitutional Court and the Peace Process	

	Colón-Ríos	Joel	What is the Constitution of Puerto Rico?	
	Correa Henao	Magdalena	A bipolar State? The Colombian State and its Constitutional Court case	
38. CONSTITUTIONAL COURTS	Komarek	Jan	Resisting "New Constitutionalism" through constitutional adjudication in Europe	
RESISTING SHAPING AND DEVELOPING PUBLIC LAW OF EUROPE	Dani	Marco	Deference, correction and resistance: In search of the terms of engagement between national constitutional courts and Union law	JUR-SEM 2-7 7C-2-02
	Wendel	Mattias	The shaping force of comparison in public law	(36)
Chair: Michaela Hailbronner	de Boer	Nik	With the law on our side: Judicialisation and	
	Majastre	Christophe	juridification of German EU politics in the Euro crisis	
39. CONSTITUTIONAL RIGHTS AND	Kitai-Sangero	Rinat	Prohibition on Police Lies Regarding the Incriminating Evidence	
THE CRIMINAL PROCEDURE	Sangero	Boaz	Safety from False Confessions	JUR-SEM 2-8 8A-2-17 (36)
Chair: Michal Tamir	Rosenberg	Roni	Sexual Harassment	(30)
	Tamir	Michal	Selective legislation	
40. Constitutional Rights in the Policy	Kremnitzer	Mordechai	On the perils of "governing like judges": Judicial review and the practice of rights-consideration in the policy process	
Making Domain: Normative and Empirical Perspectives  Chair: Mordechai Kremnitzer	Steiner	Talya	Conflicts of Constitutional Rights and Public Interests: Perspectives of the Participants in the Policy Making Process	JUR-SEM 2-9 8A-2-27 (36)
	Sulitzeanu-Kenan	Raanan	Enhancing the Protection of the Otherwise Favored: An Empirical Analysis of the effect of the label "Rights" on Balancing Between Considerations	()
41. CHALLENGING RACIAL MARGINALITY IN PUBLIC	Smith	Terry	Donald Trump, the Supreme Court and the Culture of White Grievance	JUR-SEM 2-10
INSTITUTIONS - METHOD	McFarlane	Audrey	Race Class & Moral Claims for Justice	8B-2-03 (36)

Chair: Iyiola Solanke	Parks	Gregory S.	Race Cognitive Biases and Law Student Teaching Evaluations	
	Curtin	Deirdre	EU Security Handshakes and Information Control: Below the Radar of Judicial Review?	
42. COURTS THE RULE OF LAW AND EUROPE'S CHANGING	Mendes	Joana	EU Executive Rulemaking in International Perspective: Legal Challenges and Judicial Review	JUR-SEM 2-11 8B-2-09 (36)
ADMINISTRATION  Chair: Diana Urania Galetta	Bastos	Filipe Brito	A divided judiciary for a joint administration? Composite procedures and the limits of European judicial review	
	Krajewski	Michal	An administrative or constitutional court? A quantitative analysis of private applicants' direct access to the EU courts	
	Steytler	Nico	South African Courts: The Protectors of the Hybrid Federal System	
43. COURTS AND AFRICAN FEDERALISM IN A GLOBAL PERSPECTIVE	Mugoya	Conrad Bosire	The Courts and Devolved Governance in Kenya	JUR-SEM 2-12 8B-2-19 (36)
. Error Eome	Fessha	Yonatan	Umpiring Federalism in Ethiopia	
Chair: Francesco Palermo	Ayele	Zemelak	Ompining Federalism in Ethiopia	
	Kössler	Karl	Courts in Federal Systems: A Global Perspective	
	Kosar	David	The Czech Republic: Constitutional Identity of the Czech Republic: A Dormant Concept Thorn between	
	Vyhnánek	Ladislav	Legal and Political Identity?	
44. IS THERE A SPECIAL EAST- CENTRAL EUROPEAN CONSTITUTIONAL IDENTITY? – I. COUNTRY CASE STUDIES  Chair: Oreste Pollicino	Šipulová	Katarina	Slovakia: Democratic Backsliding and (Ab)use of Constitutional Identity: Slovakian Place in the Concept of Fundamental Constitutional Values of the European Union	JUR-SEM 2-13 8B-2-33
	Koncewicz	Tomasz Tadeusz	Capture	(36)
	Halmai	Gabor	Hungary: Non-constitutionalist National(ist) Constitutional Identity	
	Perju	Vlad	Romania: The Politics of Constitutional Identity in	

			Europe	
	Blokker	Paul	Discussant	
45. CONSTITUTIONAL COURTS AND	Chen	Albert H.Y.	The Evolution of Constitutional Courts in East and Southeast Asia	JUR-SEM 2-14 8B-2-43
	Chang	Wen-Chen	The Constitutional Court of Taiwan: An Evolving Strong Court against Contextual Dynamics	
Chair: Po-Jen Yap	Chan	Cora	Hong Kong courts and Chinese institutions: Pluralism, autonomy, power balance in Hong Kong's constitutional adjudication	(36)
	Yap	Po-Jen	Discussant	
	Ragone	Sabrina	Latin American Jurisprudence on the Presidential Re- election: A Comparative Analysis	
46. HIGH COURTS AND EXECUTIVE	Ramírez Cleves	Gonzalo	The Colombian Constitutional Court and the Substitution Doctrine: Dilemmas on the Use of Convenience as a Parameter	JUR-SEM 2-15 8B-2-49
POWER IN LATIN AMERICA: AN AMBIVALENT RELATIONSHIP	Verdugo	Sergio	The Role of the Chilean Constitutional Tribunal under the Pinochet Regime: A Critical Approach	
Chairs: Elizabeth Trujillo and David Landau	Mecinas Montiel	Juan Manuel	The Mexican Supreme Court and the Executive Power (1995-2016): From Deference to Activism	(36)
	Zaiden Benvindo	Juliano	Nudging the Impeachment: The Supreme Court during the Brazilian Political Crisis in 2016	
	Werneck Arguelhes	Diego	Judicial Review of Impeachment Trials and the Limits	
	Pereira	Thomaz	of the Separation of Powers	
	Verstraelen	Sarah	Constitutional Dialogue on legislative lacunae	
47. INSTITUTIONAL DIALOGUE: COURTS AND PARLIAMENTS	Kelly	James	The Supreme Court of Canada as an Implementer- dependent Institution: Why dialogue theory must consider the political response to judicial review	JUR-SEM 3-1 8A-3-17
Chair: Patricia Popelier	De Jaegere	Josephine	Strategic behavior of constitutionals courts in consociational systems: Empiical analysis of the Belgian Constitutional Court and implications	(36)
	Lupo	Nicola	Discussant	
	Lambrecht	Sarah	Discussant	

	Brems	Eva	Integrated human rights	
48. INTEGRATED RIGHTS IN THE PRACTICE OF REGIONAL HUMAN RIGHTS COURTS	David	Valeska	Caring, rescuing or punishing? Rewriting R.M.S v Spain (European Court of Human Rights) from an integrated approach to the rights of women and children in poverty	JUR-SEM 3-2 8A-3-27
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49. COURTS AND ADMINISTRATIVE POWER	Napolitano	Giulio	Courts and Administrative Power	JUR-SEM 3-3 8A-3-45
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50. BETWEEN POLICY-MAKERS AND	Baric	Sanja	Constitutional Court of Croatia as a Facilitator of Democratic Transition: From the Ex-YU to the EU	
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51. INTERNATIONAL COURTS AND POLITICS  Chair: Haukur Karlsson	Rasnača	Zane	Do "controversial cases" make bad law?	
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53. INTERNATIONAL COURTS AT A	Wiebusch	Micha	The African Judicial system: Resilience or despair?	
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60. JUDGING SOCIAL RIGHTS: THE ROLE OF JUDICIAL REVIEW IN SHAPING AND PROTECTING SOCIAL RIGHTS - DOMESTIC COURT PRACTICE IN CONTEXT	Kramer	Michal	Is a minimum enough? The right to a dignified minimum existence in the adjudication of the German Federal constitutional court	
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61. NATIONAL SECURITY: THE POWER	Hafetz	Jonathan	Courts, Legal Rights, and the Politics of Exclusion: Denying Constitutional Protections by Redefining Borders	
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64. JUDICIALIZATION OF POLITICS IN (AN INCREASINGLY MULTIPOLAR)	Rafal	Mańko	European Court Of Justice And The Political: A CEE Perspective	JUR-SEM 4-8 8B-4-43

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65. LANGUAGE IN INTERNATIONAL COURTS  Chair: Dana Schmalz	Schmalz	Dana	More than conveyance of information: The role of the mother tongue in the jurisprudence of the European Court of Human Rights	JUR-SEM 4-9 8B-4-49 (36)
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68. CULTURAL HERITAGE BEFORE	Brasca	Daria	The Denial of Holocaust Looted Art in the Italian courts: Just a Justice Matter?	JUR-SEM 2-2
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	Oliveira	Angela	Judicial Federalism in Brazil: Constitutional Structure and the Supremacy of National Uniformity	
	Smulovitz	Catalina	Who pays for rights in the Argentine provinces? The case of domestic violence laws	

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	Dothan	Shai	International Courts Improve Public Deliberation	
71. THE PUBLIC'S DIFFERENT FACES	Koivisto	Ida	Expert power and constitutionality control	JUR-SEM 2-5 7C-2-14
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73. JUDICIAL CONTROL OVER STATE	Durand	Balthazar	The decisions of administrative French courts under the state of emergency: What place for the strategic analysis of judicial decision-making?	
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77. LEX MERCATORIA PUBLICA:	Schill	Stephan	The (Comparative) Constitutional Law of Private- Public Arbitration and Its Legitimacy	
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79. IS THERE A SPECIAL EAST- CENTRAL EUROPEAN	Sajo	Andras	National Identity and the European Court of Human Rights: Margin of Appreciation or Populism à la carte?	WID 0514 0 40
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80. DEMOCRACY AND THE ROLE OF CONSTITUTIONAL COURTS IN ASIA	Shin	Yoon Jin	Impeaching the President: Democracy and the Role of the Constitutional Court in South Korea	JUR-SEM 2-14 8B-2-43
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83. NATIONAL AND EUROPEAN	Lang	Alessandra	The rule of law and the Court of Justice of the European Union	
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87. OUTSOURCING DISPUTE	Koprivica	Anna	Justice In (and Out of) Sight: Revisiting the Role of the Court	IIID OEMO O
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88. PROCEDURAL REVIEW: DEFINITION FUNCTIONS AND LIMITATIONS	Brems	Eva	The 'Logics' of Procedural-Type Review by the European Court of Human Rights	JUR-SEM 3-7 8B-3-33
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89. CRIMINAL LAW, CONSTITUTIONAL PRINCIPLES AND HUMAN RIGHTS	Stewart	Hamish	The Constitutional Right to Procedural Fairness	JUR-SEM 3-8 8B-3-39
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90. PROTECTING DEMOCRACIES AND DEMOCRATIC RIGHTS: THROUGH	Qi	Haibin	The Ground Motive of Arising of Populism and the Dilemma of Modern Democratic Society	JUR-SEM 3-9 8B-3-49

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91. RELIGIOUS PLURALISM AND	Bretscher	Fabienne	The ECtHR's and the UNHRC's case law on conscientious objection: A process of integration?	
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93. INSTITUTIONS OF THE RULE OF	Venzke	Ingo	The Idea of Relative Authority in European and	
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94. NATIONAL CONSTITUTIONAL COURTS AND EUROPEAN INTEGRATION	Dani	Marco	Coping with the displacement of national constitutional courts in supranational litigation	
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95. RIGHTS SECURITY AND THE	Lang	Andrej	Rights Considerations in the Legislative Process in Germany	
POLICY PROCESS: THE CONSIDERATION OF RIGHTS IN THE DEVELOPMENT OF COUNTER-	de Londras	Fiona	Proportionality and the Making of the EU Counter- Terrorism Directive	JUR-SEM 4-4 8B-4-03
TERRORISM POLICY	Margalit	Lila	Rights Considerations in the Policy Process: The Case of the Israeli Combating Terror Law	(36)
Chair: Andrej Lang	Kumm	Mattias	Discussant	
	Ananian-Welsh	Rebecca	Discussant	
	Busatta	Lucia	BioLaw and the ECtHR: between political discretion	
	Tomasi	Marta	and judicial scrutiny	
96. SCIENCE AND LAW BEFORE THE	Penasa	Simone	Towards a "scientific question" doctrine? A	
COURTS. A COMPARATIVE OVERVIEW	Pulice	Elisabetta	comparative survey of national approaches to the judicial review of laws regulating science	JUR-SEM 4-5 8B-4-09
Chair: Lorenza Violini	Ragone	Giada	Scientific assessments and limits to the review by the Courts of the European Union: the GMO case	(36)
	Rovagnati	Andrea	Experimentation on Humans: Who Decides What?	
	Vimercati	Benedetta	Science, patient autonomy and end-of-life decisions across Courts and Legislators: treading a fine line	
97. SEARCHING FOR THE CONSTITUTIONAL IDENTITY	Drinócz	Tímea	Theorizing the legal concept of constitutional identity in the European legal sphere	JUR-SEM 4-6
WITHIN EU: BEYOND COURTS' INTERPRETATION	Delledonne	Giacomo	Article 2 TEU: European Values and Constitutional Identity of the EU. Overlaps and Distinctions	8B-4-19 (36)
Chair: Neliana Rodean	Faraguna	Pietro	Constitutional identity 2.0: Member States lay down	

			the shield and take up the sword	
	Bassini	Marco	From Melloni to Taricco, passing through Fransson: higher standard of protection and constitutional identity	
	Rodean	Neliana	Between cooperation and resistance: New challenges for the constitutional identity in East Europe	
	Korkea-aho	Emilia	The Legitimacy of EU Soft Law through the Eyes of National Courts: A Survey on the Water Framework	
98. SOLAR PANEL: NATIONAL	Eliantonio	Mariolina	Directive guidance documents	
ADJUDICATION AND TRANSNATIONAL SOFT LAW— JUDGES IN A NON-BINDING	Wright	Kathryn	Shared Judicial Control for a Shared Administration? National Courts and European Regulatory Networks	JUR-SEM 4-7
ENVIRONMENT	Xanthoulis	Napoleon	Soft law instruments in the EMU and their impact on liability: Judicial dialogue in times of (euro) crisis	8B-4-33 (36)
Chairs: Emilia Korkea-aho and Mariolina Eliantonio	Georgieva	Zlatina	Commission-issued Competition Soft Law and National Courts (An empirical overview of judicial attitudes to soft law in Germany, France, the UK and the Netherlands)	
	Plomer	Aurora	The European Patent Office as the Legal Engine for Patent Policy in Europe	
99. SPECIALIST PATENT COURTS: CONSTITUTIONAL AND	Mylly	Tuomas	Does The Insulation of The Unified Patent Court from EU Law and Outside Influences Hold Water?	JUR-SEM 4-8
COMPARATIVE PERSPECTIVES	Dreyfuss	Rochelle	Specialization: Lessons from The U.S. Experience with the Federal Circuit Court of Appeals	8B-4-43 (36)
Chair: Athanasios Psygkas	Seuba	Xavier	Technical Judges and Scientific Complexity in Patent Law	, ,
	Cadillo Chandler	Dhanay	The Influence of "Specialist" IP Courts on Generalist Courts in Chile	
	Abazi	Vigjilenca	Judging Trust: Which Role Does the CJEU Ascribe to Trust?	
100. TRUST AND EUROPEAN JUDICIAL GOVERNANCE	Claes	Monica	The CJEU and National Courts: Building Mutual Trust	JUR-SEM 4-9 8B-4-49
Chair: Urska Sadl	Mayoral	Juan A.	On EU law supremacy: The impact of judicial trust for strengthen supranational legal system	(36)
	Godzimirska	Zuzanna	Builders of (dis)trust: The Role of Registries in the	

			European Courts		
404 THE DISABLING OF THE	Maśnicki	Jędrzej	The autonomous interpretation method as the judge- made instrument to prevent renationalization		
101. THE DISABLING OF THE CONSTITUTIONAL COURTS AND FRAGMENTATION OF THE EU LEGAL ORDER	Karolewski	Ireneusz Paweł	Power and the Constitutional Court in Poland: Democratic backsliding or just another political conflict?	JUR-SEM 4-10 8B-4-52	
Chair: Robert Grzeszczak	Majkowska-Szulc	Sylwia	Normative parallelism at a time of constitutional crisis in Poland	(36)	
Ondir. Nobert Grzeszeszak	Wyrzykowski	Mirosław	Decline of control of constitutionality v. fragmentation of the legal system		
PLENARY SESSION 2 "HI	THUR	SDAY JULY 6 201	: A CONVERSATION WITH THREE PROMINENT JUR 17, 2.00 - 3.30 P.M. versity of Copenhagen	ISTS"	
	PARTICIPANTS				
PLENARY PANEL 2 HIGH COURTS AND POLITICAL POWER: A CONVERSATION WITH THREE PROMINENT JURISTS	Beverley McLachlin Marta Cartabia András Sajó Moderator: Ran Hirs	larta Cartabia			
			SION IV 17, 4.00 - 5.30 P.M. sity of Copenhagen		
PANELS	PARTICI	PANTS	PAPERS	ROOM	
102. WHERE OUR PROTECTION LIES:	Kyritsis	Dimitrios	Where Our Protection Lies		
CONSTITUTIONAL REVIEW AND SEPARATION OF POWERS – BOOK	Kumm	Mattias	Discussant	JUR-SEM 2-1	
DISCUSSION	Gardbaum	Stephen	Discussant	4B-2-22 (48)	
Chair: Dimitrios Kyritsis	Moller	Kai	Discussant	(40)	

	Krakat	Michael B.	Is an "International Law of Citizenship" a misnomer? Courts as mediators between mercantile- and global citizens	
	Rishi	Gulati	Justiciability of disputes involving international organisations	
400 THE SHITH DE OF	Shlomo	Agon Sivan		
103. THE FUTURE OF INTERNATIONAL LAW AND INTERNATIONAL ORGANIZATIONS	Benvenisti	Eyal	The WTO Law of Strangers: Other-Regardingness in WTO Jurisprudence	JUR-SEM 2-2 4B-2-34 (48)
Chair: Anne van Aaken	van Aaken	Anne	Can Behavioral Economics Inform International Legal Theory?	(10)
	Vodiannikov	Oleksandr	Reclaiming Legitimacy through International Law: Friendly Treatment of International Law Jurisprudence of the Constitutional Court of Ukraine in Turbulent Times for International Law	
104. BOOK ROUNDTABLE: A DISCUSSION ON	Colon-Rios	Joel	Book Discussion	JUR-SEM 2-3 4B-2-58
"UNCONSTITUTIONAL CONSTITUTIONAL AMENDMENTS"	Dixon	Rosalind		
BY YANIV ROZNAI	Jacobsohn	Gary		(48)
Chair: Richard Albert	Roznai	Yaniv		
Chair. Richard Albert	Lane Scheppele	Kim		
	Galligan	Denis	Judicalization of Politics in Illiberal Democracies	
105. JUDICALIZATION OF POLITICS IN ILLIBERAL DEMOCRACIES: EFFECTS AND CHALLENGES  Chair: András Sajó	Smilov	Daniel	Illiberalism and the counter-majoritarian difficulty II	JUR-SEM 2-4
	Sandór	Judit	From Checks and Balances to Wigs and Robes: Facing Illiberal Democracy at the European Court of Human Rights	7C-2-24 (36)
	Beširević	Violeta	Making Sense of Political Question Doctrine: The Case of Kosovo	

	Pereira	Thomaz	Constitutional Review of Constitutional Amendment Law: The Brazilian Case	
106. CONSTITUTIONAL POLITICS AND COMPARATIVE INSTITUTIONAL DESIGN	Neo	Jaclyn L.	"All Power Has Legal Limits": Towards a Normative Theory for Judicial Review in Singapore	JUR-SEM 2-5 7C-2-14
Chair: Jaclyn L. Neo	Werneck Arguelhes	Diego	"The Court it is I": Individual judicial review in Brazil and its implications for constitutional theory	(36)
	Fowkes	James	Development the Global South and Courts: Engaging the new reality	
	Paris	Davide	Constitutional limits to EU law primacy: A comparative overview	
107. FROM DIALOGUE TO DEFIANCE: EXPLORING THE LIMITS OF	Vhynánek	Ladislav	Barking dog never bites: On the Euro-friendliness of the Czech Constitutional Court	JUR-SEM 2-6
CONSTITUTIONAL COURTS: CHALLENGES TO EU LAW	Schwerdtfeger	Angela	The Case Law of the German Federal Constitutional Court: Between Attack and Dialogue	7C-2-12 (36)
Chair: Marta Cartabia	Halmai	Gábor	The Misuse of Constitutional Identity: The Case of Hungary	, ,
	Tega	Diletta	Narrowing the dialogue: The Italian Constitutional Court and the Court of Justice on the Taricco case	
	Blum	Binyamin	The Post-Colonial Jury: The Rejection of Trial by Peers in Britain's Former Dependencies	
108. THE JUDICIARY: FROM EMPIRE TO POST-COLONIAL CONSTRUCTS	Cohen	Mathilde	Courts in Overseas French Territories: (Post-)Colonial?	JUR-SEM 2-7 7C-2-02
Chair: David Law	Delaney	Erin	Understanding the Post-Colonial Judiciary: Judicial Independence in the African Commonwealth Countries	(36)
	Hernandez	Tanya	Racially-Mixed Personal Identity Equality	
109. MECHANISMS FOR SELECTING	Tushnet	Mark	Canadian judicial appointment process	
SUPREME COURT JUDGES	Alterio	Micaela	– Bolivian judicial elections	JUR-SEM 2-8 8A-2-17
Chair: Rafael Rubio	Niembro	Roberto	Bonnan jadiolal dicollone	(36)
	Saavedra	Camilo	The Mexican judicial appointment process	

	du Plessis	Anél	Legally Constructing the Spaces We Want: The Tale of Two South African Cities	
110. LAW AND CITIES	Finck	Michéle	The Urbanization of European Union Law	JUR-SEM 2-9 8A-2-27
Chair: Janne Nijman	MacLaren	Malcolm	'Been there, done that': On best practices in urban policy-making	(36)
	van Zeben	Josephine	Local Citizenship in the European Union	
111. LAW AND EVERYTHING:	Tripkovic	Bosko	Should Judges Know Metaethics?	
INTERDISCIPLINARY PERSPECTIVES ON COURTS	Mair	Sabine	Can Political Theory Alter Judicial Reasoning?	JUR-SEM 2-10 8B-2-03 (36)
Chair: Urška Šadl	Zglinski	Jan	Measuring Judicial Activism: An Empirical Analysis of CJEU Jurisprudence	(00)
	Baraggia	Antonia	Judicial "Activism" in Time of Economic Crisis: A Comparative Overview	
112. THE "STATUS" OF SOCIAL RIGHTS PROTECTION IN EUROPE:	Poulou	Anastasia	The judicial protection of social rights in times of crisis. The Portuguese and Greek example	JUR-SEM 2-11
PERSPECTIVES AND CHALLENGES	O'Cinneide	Colm	The Limits and Potential of European Social Constitutionalism	8B-2-09 (36)
Chair: Bruno De Witte	Rasnača	Zane	"Finding CJEU" - Tracing the judicial influence on the European Pillar of Social Rights	` ,
	Ioannidis	Michael	Judicial review of economic policies: The CJEU as adjudicator of EU economic governance	
	Jenart	Cedricq	The Legal Status of the World-Anti Doping Agency and the Implementation of its Norms in Flemish Law	
113. THE CHANGING NATURE OF THE PUBLIC ADMINISTRATION: WHAT ROLE FOR JUDICIAL REVIEW?	Wirtz	Sabrina	Independence under threat - the role of private actors in the setting of global pharmaceutical standards and resulting challenges for European public law	JUR-SEM 2-12 8B-2-19
Chair: Carlo Colombo and Mariolina	Van Garsse	Steven	Public contracts in European infrastructure projects -	(36)
Eliantonio	Marique	Yseult	Revisiting administrative law values	
	Eliantonio	Mariolina	How much "public law" is there in the European standardization? The legal nature of standards the	

			applicability of the principles of administrative law and the possibilities of judicial review	
	Barnes	Javier Alicia Isabel	New Frontiers of Administrative Law	
	Saavedra-Bazaga Colombo	Carlo	The advent of the collaborative state: towards a new paradigm for the law on administrative procedures at subnational level	
	Gragl	Paul	Concealed Monism in the Supreme Court's Judgment in Miller: Externalizing Representative Democracy	
114. THE ROLE OF 'EXTERNAL' NORMATIVE SOURCES AND	Poole	Thomas	Act of State in Common Law Courts	JUR-SEM 2-13
PERSPECTIVES IN SAFEGUARDING CONSTITUTIONAL ORDERS Chair: Mario Mendez	Allen	Stephen	Adjudicating External Human Rights Violations: The Decisions of the EU Courts in the Western Sahara Cases	8B-2-33 (36)
Chair. Mano Mendez	Gilbert	Jérémie	Equality v. Fraternity: Rethinking France and its	
	Keane	David	Minorities	
	Drinóczi	Tímea	Recent systemic developments in Poland and Hungary	
115. THE ROLE OF COURTS AND (IL)LIBERAL DEMOCRACY	Bień-Kacała	Agnieszka	Recent systemic developments in Poland and Hungary	JUR-SEM 2-14 8B-2-43 (36)
Chair: Tímea Drinóczi	Milej	Tomasz	Liberal principles for East Africa – the judiciary's perspective	
	Serowaniec	Maciej	The role of "controlled" referendums in Polish democracy	
	Ratto Trabucco	Fabio	The migrant quota referendum experience in Hungary	
116. THE ROLE OF INTERNATIONAL	De Sena	Pasquale	Balancing Test – An inter-systemic weight formula?	
AND NATIONAL JUDGES IN DEVELOPING INTER-SYSTEMIC LINKAGES	Pasquet	Luca	Horizontal Solange – An inter-systemic legality review?	JUR-SEM 2-15 8B-2-49
Chair: Andres Delgado Casteleiro	Stoppioni	Edoardo	General principles as purveyors of inter-systemic linkages	(36)
I = = = = = = = = = = = = = = = = = = =	Gradoni	Lorenzo	Customary international law and fragmentation from	

			the standpoint of national judges	
	Burgorgue Larsen	Laurence	How international courts frame the role of national judges	
	Jorritsma	Remy	When national judges mount resistance against international norms	
117. COURTS, ADMINISTRATIVE	Mota Prado	Mariana	Courts, Administrative Discretion and Regulatory Agencies	
DISCRETION AND REGULATORY AGENCIES	Mendes	Joana	Courts, Administrative Discretion and Regulatory Agencies	JUR-SEM 3-1 8A-3-17 (36)
Chair: Mariana Mota Prado	Napolitano	Giulio	Legislative mixed feeling about judicial review of administrative action	(00)
	Jihye	Kim	Harmful Speech by the Constitutional Court: Military Sodomy and National Defense	
	Clementi	Francesco	The new challenging boundaries of the freedom of association	
	Кора	Martin	Freedom of expression of judges in times of constitutional crises	
118. THE QUEST FOR FREEDOM(S)  Chair: Francesco Clementi	Tsen-Ta	Lee Jack	Patriotism and Belief: Judicial Approaches to Freedom of Thought Conscience and Religion in Japan and Singapore	JUR-SEM 3-2 8A-3-27 (36)
	Pirkova	Eliska	Freedom of Expression and Internet Service providers: What future holds after Delfi.	
	Soldatov	Oleg	"Bloggers Law" and Online Freedom of Expression in Russia	
	Sjoestedt	Britta	International actors in environmental peacebuilding: the local and the international in fragile states	
119. BUILDING THE PEACE	Sapiano	Jenna	Constitutional Language and Peace Constitutions	JUR-SEM 3-3 8A-3-45
Chair: Jenna Sapiano	Wittke	Cindy	Building and Keeping Peace in the City	(48)
	Spoormans	Huub	The regulation of political parties in the Netherlands	
	Broekhuijse	Irene	The regulation of political parties in the Netherlands	

	Pisa	Radek	On the Origin of Dictators	
	Aronson	Ori	The Constitution in Trial Courts: An Empirical Study	JUR-SEM 3-4
	Blokker	Paul	The Imaginary Constitution of Constitutions	
120. THE LAW OF CONSTITUTION(S)	Carolan	Eoin	Examining the social political and institutional dynamics of constitutional change	
Chair: Paul Blokker	Eggert	Friederike	Constitutionalized constitution-making from a German constitutional lawyer's perspective	8B-3-03 (36)
	Geertjes	Gert Jan	Constitutional Convention and Moderate Government	
	Kumar	Pratyush	The land question from colonial to post-colonial times: Reading and re-reading the Apex Court today	JUR-SEM 3-5 8B-3-09 (36)
	Hofmann	Andreas	Are Courts the Solution or Part of the Problem? Procedural Legitimacy in Land Use Conflicts	
121. CROSSING BORDERS: MIGRATION AND LAND-USE CONFLICTS	Moya	David	Strategic litigation. Using multilevel protection of immigrant and refugees' rights to shape legislation and administrative practice by NGOs.	
Chair: David Abraham	Vesco	Paskalev	Democracy and the loss of civic virtue: Free movement from Hirschmanian perspective	
Ondir. Bavia / Ibraham	Savino	Mario	The role of courts and the specialty of migration law	
	Wilde	Ralph	Unintended consequences: Do progressive legal developments protecting forced migrants undermine protection in other areas?	
122. CRIMINAL LAW AND INTERNATIONAL COURTS	Ramsundar	Narissa	Conquering the new frontiers of international criminality- responsibility for international crimes committed by transnational armed groups through transnational judicial and quasi legal cooperation"	JUR-SEM 3-6 8B-3-19
Chair: Dana Pugach and Tamar Hostovsky Brandes	Aitala	Rosario	International criminal courts and the pursuit of peace and justice. The case of international terrorism	(36)

	Hostovsky Brandes Pugach	Tamar Dana	Victim's Rights in Prosecutions for International Crimes in International and Domestic Courts: Should a Universal Law Apply?	
	Hendrik	Lubbe	Regional and domestic responses to the ICC arrest warrants for President Al-Bashir: The ICC's future in (South) Africa	
	Enyeribe	Oguh	Crisis in the ICC and the Power Politics of the Rome Statute	
	Kaur	Satwant	The Role of the International Criminal Court in Ending Impunity	
	Resende Ranieri	Lima	Inter-American Court of Human Rights' Decisions and Transitional Justice: Failure to Implementation the Inter-American System's Project of Reform (1999/2002) and Interinstitutional Dialogue	
	Rogan	Mary	Oversight and inspection of prisons: What does European public law require?	
123. THE LIMITS OF JUDGING? Chair: Mary Rogan	Kartalova	Sofiya	The Strategic Value of Ambiguity for the Authority of EU Law in the Dialogue between the European Court of Justice and the National Courts	JUR-SEM 3-7 8B-3-33 (36)
	Duval	Antoine	Democratizing the Supreme Court of World Sport: The Court of Arbitration for Sport after Pechstein	
	Li	Mu	Rethink the scope of supranational judicial review over national economic unilateral measures for political purpose: The evolving competence of international adjudicative bodies in global governance	
	Tu	Yu-Yin	The Legal Mobilization of Indigenous People's Right to Natural Resource: Focusing on the Role of Court	
124. CRIMINAL LAW, INTERNATIONAL LAW AND HUMAN RIGHTS	Holtermann	Jacob	Mapping the Modes of ICT-Scepticism: A Taxonomy of the Epistemic Critiques of International Criminal Tribunals	JUR-SEM 3-8 8B-3-39 (36)

Chair: Vincent Chiao	Liss	Ryan	Crime at the Limits of Sovereignty	
	Viganò	Francesco	The Ambivalent Role of Human Rights in Criminal Law Discourse	
	Zysset	Alayn	Right, Crime and Courts: First Steps toward a Unitary Account of International Law	
	Barata	Mario	The Investment Court System in the Comprehensive Economic and Trade Agreement (CETA) on Trial: German, Canadian, and European Judicial Hurdles	
125. BANKING, INVESTMENT AND PROPERTY RIGHTS IN TIME OF	Delgado Casteleiro	Andres	The Investment Court System as a public law adjudicator: An analysis from the perspective of its effects under EU law	JUR-SEM 3-9
CRISIS	Givati	Yehonatan	Of Snitched and Riches: IRS and SEC Whistleblower Rewards	8B-3-49 (36)
Chair: Mario Barata	Prieto Munoz	Jose Gustavo	When Constitutional Courts Meet Investment Arbitrators: Construction of Legitimacy in the International Legal Arena	, ,
	Usynin	Maksim	Investor-state arbitration and the evolutionary development of the treatment of investor misconduct	
	Cappelletti	Monica	"Big Data" in the Courts: Legal challenges for the	
	Scaffardi	Lucia	fundamental right to protect personal data	
	Blagojevic	Anita	International legal efforts to fight terrorism: Some	
	Fachin	Melina	constitutional implications	
126. CONTEMPORARY PROBLEMS IN PUBLIC LAW	Manal Totry	Jubran	Spatial Rights Discourse	JUR-SEM 3-10
Chair: Monica Cappelleti	Ranchordas	Sofia	Social Welfare Spies: The Privatization of Public Decisionmaking	8B-3-52 (36)
	Padovese	Octaviano	Paul de Man and Constitutional Rhetoric	
	Terada	Mayu	Legislation of Special Law and its Necessity on National and Local Level: -A study on Legal Restrictions of Drones in Japan	
127. CONSTITUTIONALISM AND PLURALISM	Abeyratne	Rehan	Dominion Constitutionalism in Sri Lanka	JUR-SEM 4-1 8A-4-17

Chair: Rehan Abeyratne	Merieau	Eugenie	Illiberal Constitutionalism and the Post-Political Constitution in Thailand	(36)
	Bocchi	Marco	Judicial Balancing as A Situated Exercise The Case	
	Soave	Tommaso	of "Necessity" in Wto and Echr Jurisprudence	
	Jeronimo	Patricia	Courts, Cultural Diversity and Legal Pluralism in Europe	
	Mac Amhlaigh	Cormac	Courts, Officials and the New Legal Pluralism	
	Piovesan	Flavia	Power of Law vs. Power Of Force: Fighting Terrorism Or Human Rights?	
	Pal	Michael	The Comparative Constitutional Politics of Voter Suppression	
	Siregar	Fritz Edward	Elections Supervisory Board vs Election Court : Finding the Right Adjudication System	
128. DEMOCRACY AND HUMAN RIGHTS	Duffy	Maureen	Courts As the "Bedrock of Our Democracy"	JUR-SEM 4-2
Chair: Michael Pal	Mohallem	Michael	Constitutional design or apex courts? The gatekeepers of international human rights law in South American states	8A-4-35 (48)
	Marcheva	Deyana	The Lack of Public Law Concept of Authority in	
	Mihaylova	Ekaterina	Bulgaria (Why Does Bulgarian Judicial System Reform Continues To Fail)	
	Scherer	Paul	The impact of the German Constitutional Court in the context of civil partnerships	
	Haflidadottir	Helga	Climate Change and Judicial Enforcement	
420 ENVIDONIMENTAL LAVALINI AVA	Staiano	Fulvia	The Judicial Construction of the Right to Water in the European Union	
129. ENVIRONMENTAL LAW IN LAW AND POLITICS	Stolk	Rowie	Global climate litigation as 21st century public law litigation	JUR-SEM 4-3 8A-4-47
Chair: Anne Dienelt	Galvao Ferreira	Patricia	Judicial Review of Executive Climate Action: Can International Environmental Law Play a Role?	(48)
	Dienelt	Anne	Human Rights, Courts and the Environment	
	Tomoszkova	Veronika	Substantive Content of the Individual Right to Healthy	

			Environment	
	Isola-Miettinen	Hannele	Judicial Review of Legislation	
	Gama	Leopoldo	Judicial activism and the Rule of Law	
130. CONSTITUTIONAL REVIEW I	Piqani	Darinka	National Constitutional Review of EU Acts: Limits, Dilemmas and Constitutional Dialogue	JUR-SEM 4-4
Chair: Darinka Piqani	Frackowiak- Adamska	Agnieszka	National Courts as Guardians of the Charter in the EU Area of Freedom Security and Justice? The Obligation to Assess whether other Member States Protect Fundamental Rights	8B-4-03 (36)
	Zaccaroni	Giovanni	Primacy, ultra vires review and constitutional identity: a challenge of national vs supranational judges?	
	Polzin	Monika	The Legitimacy of International Judicial Review in a State of Emergency	
	Hadjigeorgiou	Nasia	Conflict resolution in transitional societies: Some guidance for the judiciary	
	Ruiz-Tarrias	Susana	The Constitutional Court of Hungary's Position After the Last Constitutional Amendments	
131. CONSTITUTIONAL COURTS I	Deskoska	Renata	The Constitutional Court And Political Power: Case Study of The Republic Of Macedonia	JUR-SEM 4-5 8B-4-09
Chair: Nasia Hadjigeorgiou	Cherviatsova	Alina	(Un)Constitutional Justice: Case-Study from Ukraine	(36)
onam nada nadjigoong.oa	Castillo Ortiz	Pablo José	Kelsenian Review and The Case for Less Powerful but More Independent Constitutional Courts	(00)
	Younsik	Kim	The Role of the Constitutional Court on the Front Line between Law and Politics: Lessons from Two Impeachment Cases in Korea	
	Benvenuti	Sara	Solidarity and disability at the times of crisis. What Courts do. The case of the Italian Constitutional Court	
132. FAMILY AND DISABILITY RIGHTS Chair: Sara Benvenuti	Sanjay	Jain	Appointing Persons with disability as Judges: critique of Abelist Judicial approaches in India.	JUR-SEM 4-6 8B-4-19 (36)
	Ferri	Delia	The Italian Constitutional Court and the UN Convention on the Rights of Persons with Disabilities:	V -7

			Approach with Caution		
	Silga	Janine	Emerging Similarities in the Recent Cases of the European Court of Justice and the European Court of Human Rights on the Right to Family Reunification: Convergence or Coincidence?		
	Klabbers	Jan	The World According to Schermers		
133. INTELLECTUAL FOUNDATIONS OF INTERNATIONAL ORGANIZATIONS LAW	von Bernstorff	Jochen	A Viennese Concept of International Organizations: Hans Kelsen and the German Debate on the Juridical Nature of International Institutions	JUR-SEM 4-7 8B-4-33 (36)	
Chair: Nehal Bhuta	Sinclair	Guy Fiti	C. Wilfred Jenks and the Development of "Functional" International Organizations		
	Korkea-Aho	Emilia	Discussant		
	Lippert-Rasmussen	Kasper	Discrimination and Respect		
134. THEORIES OF DISCRIMINATION	Khaitan	Tarunabh	Wrongs, Group Disadvantage, and the Legitimacy of Indirect Discrimination Law	JUR-SEM 4-8 8B-4-43	
Chair: Ruth Rubio Marín	Suk	Julie	Affirmative Action and Discrimination	(36)	
	Siegel	Reva	"On the Basis of Sex": Antidiscrimination Approaches to Pregancy Accommodation in the Workplace		
135. HUMAN DIGNITY IN EAST ASIAN	Loper	Kelley	The Concept of Dignity as a Constitutional Value in Hong Kong		
COURTS  Chair: Albert H.Y. Chen	Obayashi	Keigo	Human Dignity in Japanese Constitutional Cases: The Hybrid Approach as "Individual Dignity"	JUR-SEM 4-9 8B-4-49 (36)	
Chair. Albert 11.1. Chen	Chia-Shin Hsu	Jimmy	Human Dignity in Taiwan's Constitutional Jurisprudence		
PANELS SESSION V FRIDAY JULY 7 2017, 9.00 - 10.30 A.M. Faculty of Law – University of Copenhagen					
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136. COURTS & WEAK V STRONG JUDICIAL REVIEW	Gardbaum	Stephen	What makes for stronger and weaker constitutional	
	Kavanagh	Aileen	courts?  Situating the Strike-Down Power	JUR-SEM 2-1 4B-2-22 (48)
Chair: Mark Tushnet	Dixon	Rosalind	Responsive Judicial Remedies	(10)
	Massa	Michele	Judicial Controversies on Constitutional Referenda: The Italian case of 2016	
137. REFERENDA, DEMOCRACY AND	Frosini	Justin Orlando	Parliamentary Sovereignty and Referendums: An Indigestible Cocktail? The Case of the United Kingdom and Brexit	
CONSTITUTIONAL LITIGATION: AVOIDING THE NEXT BREXIT	Randall	Maya Hertig	Taming the <i>Demos</i> Through Courts? The example of the Swiss Deportation Initiative	JUR-SEM 2-2 4B-2-34
THROUGH COURTS?  Chairs: Sabino Cassese and Carlo Fusaro	Kovács	Kriszta	International Standards for National Referendums: The Hungarian case	(48)
Chairs. Sabino Cassese and Cano Fusaro	Gerotto	Sergio	Direct Democracy and Liberalism. Can illiberal elements be introduced via referendum?	
	de la Quadra- Salcedo Janini	Tomás	Judicial Controversies on Referenda: The Spanish constitutional system	
	Díez Sánchez	Leticia	The Court of Justice of the European Union as a Distributive Actor	
138. THE ROLE OF THE CJEU IN ARTICULATING SOCIAL JUSTICE	Kas	Betül	The role of judge-made collective remedies for the enforcement of European social regulation	JUR-SEM 2-3 4B-2-58
Chair: Hans Micklitz	van den Brink	Martijn	EU Law and Justice: The Institutional Elephant in the Room	(48)
	Domurath	Irina	The Social Function of Contract Law Before the CJEU	
139. THE ECTHR'S CHANGING	Petrov	Jan	International Input to Domestic Implementation Mechanisms in the ECHR System	
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Chair: Andreas Føllesdal	Jahn	Jannika	Playing the Two-Level Game Effectively: Enforcing Domestic Execution of European Court of Human	

	Speck Tsereteli	Anne-Katrin	Rights Judgments with Specific Individual Measures  The impact of the ECtHR's increasingly directive approach to remedies on the supervision of the execution of judgments  Evolution of Remedial Powers and Legitimacy Management by the ECtHR	
	Volpe	Valentina	Judging Democracy: The Role of European Courts in Protecting the Independence of the Hungarian Judiciary	
140. EUROPEAN AND NATIONAL COURTS IN THE PROMOTION OF	Peci	Konstantin	Judicial Protection and Corporate Accountability for Violation of Human Rights	JUR-SEM 2-5
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Chair: Elisabetta Morlino	Bertezzolo	Giulia	Access to information and auditing powers of the European Court of Auditors on banking issues	
	De Bellis	Maurizia	Administrative Inspections in EU Law and Judicial Control	
141. WORKING PARENTS AND FREE	Suk	Julie	The Twenty-First Century Working Mother in European Constitutions	
MOVEMENT: THE EUROPEAN TRANSFORMATION OF THE FAMILY	Hennette-Vauchez	Stéphanie	Gender, Reproduction, and Freedom of Circulation	JUR-SEM 2-6 7C-2-12
Chair: Mathilde Cohen	Isailovic	Ivana	European economic governance, family law and gender	(36)
142. THE EUROPEAN COURT OF HUMAN RIGHTS AT THE GRASSROOTS LEVEL: EXPLORING THE COURT'S ROLE IN	Markoviti	Margarita	Religious pluralism and Grassroots Mobilizations in Greece: The different uses of European Court of Human Right religion-related jurisprudence in national and local courts	JUR-SEM 2-7
GOVERNING RELIGIOUS	Annicchino	Pasquale	A two speeds impact? Italy religiously motivated	7C-2-02 (36)
PLURALISM ON THE GROUND	Giorgi	Alberta	claims and the European Court of Human Rights	( /
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	Ozgul	Ceren	Human Rights in religion-related litigations in Romania  "Genuine Belief" in the International and National Courts: The ECtHR and Grassroots Mobilization around Conscientious Objection to Military Service in Turkey	
	Durmuş	Betül	Does the Turkish Constitutional Court Guard Freedom of the Press? An Assessment of the Individual Complaint Case Law	
143. THE IMPACT OF INDIVIDUAL COMPLAINT MECHANISM IN TURKEY: RECENT FINDINGS ON	Öztürk	Utku	Critical Issues from the Individual Complaint Case Law of Turkish Constitutional Court Regarding Political Sphere	JUR-SEM 2-8 8A-2-17
THE CONSTITUTIONAL COURT Chair: Bertil Emrah Oder	Özgüç	Levent Emre	The Turkish Constitutional Court's Individual Complaint Mechanism as a Pathway to the Right to Liberty in Cases of Detention and Arrest	(36)
	Biber	Sümeyye Elif	The Impact of the Individual Complaint Case Law of the Constitutional Court on the Judgments of the Court of Cassation: Learning Experiences	
144. THE RELATIONSHIP BETWEEN THE EU COURTS AND OTHER	Kuner	Christopher	"Third-country" legal regimes and the CJEU	
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Chair: Michele Finck	Lynskey	Orla	The role of collective actors in data protection governance	(30)
145. THE INSTITUTIONAL ENVIRONMENT AND THE	Weerts	Sophie	Annual reports as indicator of the Independence of the Swiss Federal Supreme Court and the Supreme Court of Canada	
COMMUNICATIVE TOOLS OF SUPREME COURT AS BENCHMARKS OF THEIR	Mak	Elaine	The Independence of the Supreme Court of the Netherlands (Hoge Raad) in a Changing Institutional and Communicative Context	JUR-SEM 2-10 8B-2-03 (36)
INDEPENDENCE Chair: Jacco Bomhoff	Romainville	Céline	The independence of the Cour de cassation and of the Constitutional Court of Belgium in context: Institutional environement and communication tools	· ·

	Andersen	Søren Stig	The Legitimizing Role of the Courts	
146. THE JUDICIARY: VIEWS FROM POLITICAL THEORY	Etxabe	Julen	Courts and the Authority of the Dialogical	JUR-SEM 2-11
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	Olcay	Tarik	The 'Constitutional' Constitution: Towards a Normative Justification for Constitutional Unamendability	
147. THE LIMITS OF CONSTITUTIONAL CHANGE	Pozsár- Szentmiklósy	Zoltán	Contextual elements in the judicial review of constitutional amendments	JUR-SEM 2-12 8B-2-19
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	Roznai	Yaniv	Limitations on Constitutional Amendment in Emergencies	
	Abeyratne	Rehan	Discussant	
	Kosar	David	Transitional Justice in Regional Human Rights Courts and the Paradoxes of International Justice	
148. TRANSITIONAL JUSTICE AND DEMOCRATIZATION: DOES	Soley	Ximena	Democratization and Transitional Justice as Identity- Forging Moment in the Inter-American System	
INTERNATIONAL LAW MAKE A DIFFERENCE?	Sipulova	Katarina	Externalities in Transitional Justice Decisions: The European Union and Transitional Justice Processes in Post-Communist Countries	JUR-SEM 2-13 8B-2-33 (36)
Chair: David Kosar	Buyse	Antoine	Reverse Transitions and European Human Rights Law	
	Krygier	Martin	Transitional Justice, International Law, and Reverse Transitions	
149. THE COURT OF JUSTICE OF THE EUROPEAN UNION: HISTORY AND EVOLUTION I	Jozwiak	Magdalena	Balancing according to Google: On the rise of private actors as adjudicators in conflicts between the speech and privacy in the EU	JUR-SEM 2-14 8B-2-43 (36)

Chair: William Phelan	Glavanits	Judit	Effect of the CJEU on public procurement regulation	
	Phelan	William	Robert Lecourt as Judge and Writer	
	Osella	Stefano	The gendered subject: governance and fundamental rights before the Court of Justice of the European Union	
	Streinz	Thomas	Advocates of EU Law: The Advocates-General at the Court of Justice of the European Union	
	MacDonnell	Vanessa	Social Science Evidence and Quasi-Concrete/Quasi-Abstract Constitutional Review	
150. THE ROLE OF FACTS IN CONSTITUTIONAL ADJUDICATION	Greene	Jamal	A Private Law Court in a Public Law System	JUR-SEM 2-15
	Orr Larson	Allison	The Price of Faux Facts in Constitutional Law	8B-2-49 (36)
Chair: Vanessa MacDonnell and Jamal Greene	Pou Giménez	Francisca	Fact-Finding and Proportionality Adjudication in Mexico	
	Pereira	Thomaz	The Relationship between Historical Facts and Culturally Dominant Historical Narratives in Constitutional Adjudication	
151. TENSIONS BETWEEN THE	Kumm	Mattias	Legitimate and illegitimate ways of avoiding proportionality in rights	
THEORY AND PRACTICE OF GLOBAL PROPORTIONALITY	Gerards	Janneke	The specificities of proportionality review by the European Court of Human Rights	JUR-SEM 3-1 8A-3-17
ANALYSIS  Chair: Matthew Saul and Alain Zysset	Zysset	Alain	Freedom of Expression, the Right to Vote, and Proportionality at the European Court of Human Rights: An Internal Critique	(36)
-	Saul	Matthew	Proportionality: A theory for courts and legislators?	
152. YOU THE PEOPLE: THE POLITICAL DIMENSION OF	Rosa	Francesca	The right to vote according to the European Court on Human Rights	JUR-SEM 3-2
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Chair: Gabor Halmai	Ciolli	Ines	The constitutional adjudication on equal vote: Italy as a case study	
	Romeo	Graziella	Intruding kindly? The US Supreme Court and electoral laws	
	Palermo	Francesco	When the Constitutional Court writes electoral laws	
	ten Napel	Hans-Martien	In Defense of the Classical Liberal Conception Regarding Religious Freedom	
	Mathew	John	Framing Religion in Constitutional Power: A View from Indian Constitutional Law	
153. THE SEPARATION OF CIVIL AND RELIGIOUS POWERS	Griglio	Elena	Judicial interpretation of the executive-legislative balance of powers in international affairs and its limits	JUR-SEM 3-3 8A-3-45
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	Bonini	Paolo	A case about the connection between the legislation by omission and the judicial decision in Italy	
	Mayoral	Juan A.	Mapping the scholarship in International Courts: An exploration of networks created in journals	
154. INTERNATIONAL LAW AND	Caicedo	Natalia	International Courts dealing with the concept of	JUR-SEM 3-5 8B-3-09 (36)
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	Bailliet	Cecilia	Rejection of Requests for an Advisory Opinion as an Example of Strategic Prudence by the Inter-American Court of Human Rights	
	Wind	Marlene	Who cares about international law?	
155. CHALLENGES UNDER THE ISRAELI'S CONSTITUTION	Hostovsky-Brandes	Tamar	The Diminishing Status of International Law in the Israeli's Supreme Court Rulings Concerning the Occupied Territories	JUR-SEM 3-6 8B-3-19 (36)

Chair: Adam Shinar	Shinar	Adam	Israel's External Constitution: Friends Enemies and the Constitutional/Administrative Law Distinction	
	Lurie	Guy	Diversity in the Israeli Judiciary: The Case of the Arab Minority	
	Mazen	Masri	The Effectiveness of Litigating Rights - The case of the Palestinians in Israel	
	Cervinek	Zdenek	Proportionality and Judicial Self-Empowerment: Empirical Analysis of "Transplanting" Proportionality into Czech Constitutional Court's Case-Law	
156. FRAMING PROPORTIONALITY	Henckels	Caroline	An exotic jurisprudential pest? Building a path to proportionality review in Australian constitutional law	JUR-SEM 3-7
Chair: Anne van Aaken	Chia-Shin Hsu	Jimmy	Systemic proportionality in constitutional review of punishment	8B-3-33 (36)
	van Aaken	Anne	Framing Proportionality: Rationality and Cognitive Biases	
	Cartabia	Marta	Developments in Italian Constitutional Law: The Year 2016 in Review	
157. A GLOBAL DIALOGUE WITH CONSTITUTIONAL JUDGES: THE I-	Grimm	Dieter	Developments in German Constitutional Law: The Year 2016 in Review	JUR-SEM 3-8
CONNECT 2016 YEAR-IN-REVIEW	Lavrysen	Luc	Developments in Belgian Constitutional Law: The Year 2016 in Review	8B-3-39 (36)
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158. INTERNATIONAL INTERACTION	Wenander	Henrik	Endorsing the European Convention on Human Rights? Attitudes in Swedish Law and Politics	UID 051100
BETWEEN COURTS: A SWEDISH PERSPECTIVE	Johansen	Tormod Otter	Depending on an Autonomous Concept of Court or Not? Comparative Discrepancies in European Law	JUR-SEM 3-9 8B-3-49 (36)
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	Åhman	Joachim	A New Chapter in the Swedish Data Retention Saga	
	Powell	Emilia Justyna	Constitutions, Legal Practice, and the Measurement of Sharia-Based Institutions in the Islamic World	
	Lienen	Christina	"Acceptable in the 80s" - How the UK Courts laid the groundwork for common law constitutional rights in the run-up to the Human Rights Act 1998	
159. CONSTITUTIONAL INTERPRETATION I	Schlegel	Stefan	The fluidity of constitutions as a function for the rank that courts appoint to international treaties: A comparison of Germany, Austria, and Switzerland	JUR-SEM 4-1 8A-4-17
Chair: Christina Lienen	Miao	Michelle	The empowerment of courts in an authoritarian context: A decade of death penalty review in China as a case study	(36)
	Costantino	Fulvio	Venom, crisis and legal traditions. Lessons from Italian court cases	
	Lock	Daniella	Judicial Decision-Making on Issues of National Security: Where UK Judges Depart from the Executive	
	Hedaraly	Sajeda	For a Bilingual Supreme Court of Canada	
	Kelemen	Katalin	Judicial dissent in constitutional courts	
	Vyhnanek	Ladislav	Politics and ideology at the Czech Constitutional Court: Methodological problems	
	Segev	Joshua	The Judicial Babysitter	
160. CONSTITUTIONAL COURTS II	Bendor	Ariel	•	JUR-SEM 4-2
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	Sand	Inger-Johanne	Constitutionalism and Nordic Exceptionalism: The Function of the Norwegian Supreme Court when negotiating public policies and constitutional rights	
	Karan	Ulas	Constitutional Complaint Procedure in Turkey: An Empirical Research on Success and Failure	

Chair: Nico Krisch	Geoff	Gordon	Discourses of authority in the context of backlash: questions of performance and perception	(48)
	Krisch	Nico	Liquid Authority - Accountability and Law in Global Governance	
	Berman	Ayelet	Participation in International Governance 2.0	
	Zaumseil	Fred Felix	The Authority of Legality	
	Xiaobo	Zhai	Bentham and Legally Limited Government	
	Atilano	Tania	The notion of Sovereignty in Mexico after Donald Trump's election	
	Hickey	Tom	A republican alternative to "public reason" as justification for a more limited form judicial review	
	Moraes	Guilherme	Trends of Contemporary Judicial Review of Legislation	
162. CONSTITUTIONAL REVIEW II	Moreira	Eduardo	Unconstitutional State of Affairs	JUR-SEM 4-4 8B-4-03
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	Bogéa	Daniel	Women in robes: gender diversity and deliberative performance in constitutional courts	
	Su	Yen-tu	Judicial Review as Constitutional Engineering: A Structural Minimalist Approach	
	Merris	Amos	The Value of the European Court of Human Rights to the United Kingdom	
163. THE EUROPEAN COURT OF HUMAN RIGHTS: HISTORY AND EVOLUTION I  Chairs: Barbara Guastaferro and Ed Bates	Bates	Ed	The ECHR's status as a "constitutional instrument of European public order": implications for the Court's legitimacy and its mediation with national authorities.	JUR-SEM 4-5
	Paterson	Jaclyn	The European Court of Human Rights' influence on the institutional relationships of the UK Supreme Court: an empirical examination.	8B-4-09 (36)
	Khorunzhiy	Sergey	Evolutive interpretation of acts of the ECHR and law enforcement of the Constitutional Court of the Russian Federation	
164. THE ROLE OF COURTS	Kayser	Martin	Judges must be politically incorrect	JUR-SEM 4-6

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	Reichman	Amnon	Judicial Institutional Capital - Preliminary Considerations	
	Bossacoma	Pau	Is the Judicial Branch a Good Branch to Deal with Secession Cases?	
	Perryman	Benjamin	Social Science Evidence and the Inversion of Judicial Power	
	Bodnar	Eszter	Good administration of justice from a constitutional law perspective	
165. THE CEE COURTS' SHAPING OF INTERNATIONAL LAW –THE MISSED AND LOST OPPORTUNITIES OF THE TRANSNATIONAL JUDICIAL	Wyrozumska	Anna	The CEE Courts' shaping of international law –the missed and lost opportunities of the transnational judicial dialogue	
	Skomerska- Muchowska	Izabela	The exchanges of CEE Constitutional Courts with the CJEU in the Era of Constitutional Pluralism	JUR-SEM 4-7 8B-4-33 (36)
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Chair: Anna Wyrozumska and Timea	Matusiak-Frącczak	Magda	The Dialogue between Selected CEE Courts and the ECtHR	
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	Savin	Andrej	CJEU Case-law on Data Protection and the Extraterritorial Application of EU Privacy Laws on Companies With Business Models Based on Data Flows	
166. DATA PROTECTION AND JUDICIAL ACTIVISM IN EUROPE: MIND THE GAP  Chair: Oreste Pollicino	Barata Mir	Joan	Territorial scope of the right to be forgotten: European vs. Global	JUR-SEM 4-8
	Wischmeyer	Thomas	Why "Schrems" is a dead end. The false premise of the CJEU,Äôs transborder data flow jurisprudence	8B-4-43 (36)
	Petkova	Bilyana	Domesticating the "Foreign" in Making Transatlantic Data Privacy Law	. ,
	Vigevani	Giulio Enea	Privacy and data protection over the top: Is there room for a freedom of speech exception?	
	Bassini	Marco	Discussant	

	Egidy	Stefanie	Beyond Judicial Control: Who Safeguards Democracy in Financial Crises?	
167. THE FUTURE OF DEMOCRACY	Granat	Miroslaw	From Constitutional Democracy to Representative Democracy (Is it Possible to Live without a Constitutional Court?)	JUR-SEM 4-9
Chair: Stefanie Egidy	Hohnerlein	Jakob	Preserving democracy as a standard for judicial review of legislation	8B-4-49 (36)
	Venter	Roxan	The realisation of democracy and freedom of expression within the judicial authority: A comparative perspective	
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			10.45 - 12.15 A.M.	
			sity of Copenhagen	
PANELS	PARTICI	PANTS	PAPERS	ROOM
	Petersen	Niels	Equal Protection Guarantees and Judicial Self-Restraint	
	Steuer	Max	Determinants of the Guardians' Success or Failure: Identifying Influences of Constitutional Courts on Democracy	
168. STRUCTURE AND DYNAMICS OF CONSTITUTIONAL COURTS	Tomoszek	Maxim	The Devil is in the Detail - What Enabled or Prevented Disempowerment of Constitutional Courts in Visegrad Countries?	JUR-SEM 2-1 4B-2-22
Chair: Niels Petersen	Jiménez	Aleman Ångel Aday	From Neutral Powers to Active Ones? Constitutional Courts and their enforcement powers	(48)
	Burchardt	Dana	Multilevel Judicial dialogue at its limits? The challenges to the courts' role as mediators between the international and the national	
	Chien-Chih	Lin	The Wax and Wane of Judicial Power in the Four Asian Tigers	
169. THE PEOPLE, CONSTITUTIONALISM AND	Uzman	Jerfi	Sense & Sensitivity: Courts and Constitutional Referendums	JUR-SEM 2-2 4B-2-34
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Chair: David Kenny	Warin	Catherine	Citizen participation in the post-Lisbon EU democracy: Striking the balance between individual rights and political discretion	
	Jones	Brian Christopher	Constitutions and Bills of Rights: Invigorating or Placating Democracy?	
	Cannilla	Ana	Popular Constitutionalism: Reinforcing Democracy through a Popular Reading of the Constitution in the Post Third-Way Age	
	Zilbersheid	Uri	Who represents the people, the parliament or the supreme court/s	
	Goldmann	Matthias	Taking Hermeneutics Seriously: Strategic and Non- Strategic Uses of International Soft Law by Domestic Courts	
170. INTERNATIONAL LAW AND	Kalmo	Hent	Comparative International Law: From Reception to Strategy	JUR-SEM 2-3
CONFLICT Chair: Matthias Goldmann	Kiss	Amarilla	International courts and tribunals in post-conflict situations: new trend in international law?	4B-2-58 (48)
	Gross	Aeyal	The Writing on the Wall - The Courts of Occupation	
	Aksenova	Marina	Reinventing or Rediscovering? Alternative Approaches to International Law	
	Albert	Richard	Constitutional Dismemberment	
171. ANALYZING AMENDMENTS:	Roznai	Yaniv	Constitutional Revolution	
CONSTITUTIONAL CHANGE POWER AND LEGITIMACY	Jacobsohn	Gary	Constitutional Revolution	JUR-SEM 2-4 7C-2-24
FOWER AND LEGITIMACT	Neo	Jaclyn L.	Judiciary-Led Transformative Amendments	(36)
Chair: Jaclyn L. Neo	Ginsburg	Tom	Measuring Constitutional Amendment	()
	Goldoni	Marco	Constitutional Change through the Material Looking	
	Wilkinson	Michael A.	Glass	

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172.INTER-LEGALITY: BEYOND	Madsen	Mikael Rask	Inter-legality: beyond conflicting legal orders	
CONFLICTING LEGAL ORDERS  Chair: Sanne Taekema	Klabbers	Jan	Inter-legality: beyond conflicting legal orders	JUR-SEM 2-5 7C-2-14 (36)
Chair. Saille Taekeilla	Palombella	Gianluigi	Inter-legality: beyond conflicting legal orders	
173. JUDICIAL POLITICS IN	Hailbronner	Michaela	Courts and Institutional Failure	
COMPARATIVE PERSPECTIVE	Bezemek	Christoph	The Best Joke About Democracy: Abuse of Human Rights	JUR-SEM 2-6 7C-2-12 (36)
Chair: Stephen Gardbaum	Petkova	Bilyana	Who is afraid of the right to privacy?	(00)
	Stephenson	Scott	Political Backlash in Comparative Perspective	
	Civitarese	Stefano	Constitutional Law and Social Welfare after the Economic Crisis	
	Halliday	Simon		
174. SOCIAL WELFARE	Vujadinovic	Dragica	Causes of the Current EU Crisis and Ways Out - Viewed upon the Welfare Lenses	JUR-SEM 2-7 7C-2-02
Chair: Matteo De Nes	Carnota	Walter F.	Social Adjudication at Its Best: The tale of the Argentine Social Security Court of Appeals	(36)
	De Nes	Matteo	Balancing Fundamental Rights and Budgetary Needs: The Jurisprudence of the Italian Constitutional Court	
	Cohen	Mathilde	Qualitative Research Methods and Judicial Practice— Notes from a French Field Study	
	Appleby	Gabrielle		
175. THE JUDGE AND POWER:	Le Mire	Suzanne	Contemporary Challenges Facing the Australian	
EMPIRICAL REVELATIONS OF JUDICIAL PRACTICE	Lynch	Andrew	Judiciary	JUR-SEM 2-8 8A-2-17
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Chair: H.P. Lee	Corder	Hugh	Navigating the Straits of Deference: 'Lawfare' in	(/
	Hoexter	Cora	South Africa and its Implications for the Judiciary	
	Hughes	Jula	What does empirical research on the Canadian	
	Bryden QC	Philip	judiciary tell us about the judicial exercise of power?	

	Paterson	Alan	The Supreme Court Decision-Making in the United Kingdom - Eleven individuals or a Team?	
	Zer-Gutman	Limor	Lawyer Perceptions of Judicial Techniques	
	Perlman	Karni	Lawyer i erespitatio er saatetat i seriniques	
	Vaypan	Grigory	Amici Curiae before the Russian Constitutional Court: Assistants or Challengers?	
176. THE CHANGING LANDSCAPE OF RUSSIAN CONSTITUTIONAL	Podoplelova	Olga	Strategic litigation before the Russian Constitutional Court: Cases, challenges and trends	UID 05M 0 40
JUSTICE: NEW ACTORS, NEW PROCEDURES, NEW PRACTICES  Chair: Aleksander Blankenagel	Sekretaryeva	Natalia	Russian Constitutional Court's role in the implementation of the European Court of Human Rights judgments: some lessons of the judgment in the N.V. Korolev and V.V. Koroleva v. Russia case	JUR-SEM 2-10 8B-2-03 (36)
	Mednikov	Dimitriy	The Russian Constitutional Court vs. Judgments of the European Court of Human Rights: Breaking or Bending International Law When Non-Enforcing It?	
	Mak	Elaine		JUR-SEM 2-11 8B-2-09
177. THE TRANSFORMATION OF JUDICIAL IDENTITY: MECHANISMS AND IMPACTS OF TRANSNATIONAL	Graaf	Niels	Old, New, Borrowed and Blue: A Comparative Analysis of European Judicial Culture(s)	
JUDICIAL COMMUNICATION	Jackson	Erin		(36)
Chair: Vicente Fabian Benitez Rojas	Rado	Klodian	Transnational Judicial Communication and the Supreme Court of Canada	(30)
	Doyle	Oran	It's bad to talk: Judicial dialogue and the judicial role	
178. TRANSFORMATIVE	Landau	David	Constitutional Non-Transformation? Socioeconomic Rights beyond the Poor	
CONSTITUTIONALISM OR DEAD LETTER? THE CURIOUS CASE OF THE COLOMBIAN CONSTITUTIONAL COURT	Gutiérrez	Andrés	Against the Tide: is it Possible to Obtain Social Changes Through the Judiciary when there is no Political Will? The Case of Forced Displacement and the Colombian Constitutional Court	JUR-SEM 2-12 8B-2-19 (36)
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	Vallejo	César	"I am the State": The Distortive effect of the Colombian Constitutional Court on the Rule of Law	
	Cartabia	Marta	The Engels criteria in the perspective of a national constitutional court	
179. RETHINKING THE MATIÉRE PÉNALE	Pinto de Albuquerque	Paulo	The ECHR standpoint: Challenges and perspectives	JUR-SEM 2-13 8B-2-33
Chair: Marta Cartabia	Viganò	Francesco	Are Confiscation Measures Penalties for the Purposes of the EHCR?	(36)
	Pollicino	Oreste	Discussant	
	Mathen	Carissima	The "Elusive" Separation of Powers in Canadian Constitutional Law	
	Barber	Nick	The Principle of Separation of Powers in the UK	
180. VARIETIES OF CONSTITUTIONALISM	Strzyczkowski	Franciszek	The misconception on the principle of separation of powers. A case study of the Polish constitutional crisis.	JUR-SEM 2-14 8B-2-43 (36)
Chair: Ioanna Tourkochoriti	Tourkochoriti	Ioanna	"Apology" of the Law or distrust towards the law? Comparing US and French Constitutionalism	` ,
	Fruhstorfer	Anna	Continuity and Change Constitutionalism, Democratic	
	Petersen	Felix	State and Separation of Powers in German Constitutions (1848-1989)	
	Tsiftsoglou	Anna	Financial Crisis and Judicial Asymmetries: The Case	
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181. ECONOMIC AND MARKET REGULATION	Schofield	Georgeson	A New Era of Coercive Industrial Relations for Australia	JUR-SEM 2-15 8B-2-49
Chair: Sofia Ranchordas	Raganelli	Biancamaria	Banking Crisis, Courts and Power	(36)
	Ranchordas	Sofia	Rethinking the Public Interest in the Platform Economy	
182. ADMINISTRATIVE LAW AND DUE PROCESS	Eneroth	Elisabeth	Administrative Courts: the Relation of Power between the Levels of the Law – Social Law	JUR-SEM 3-1 8A-3-17
Chair: Elisabeth Eneroth	Ciavarella	Fabiana	Can judicial review foster participation in administrative rulemaking? A comparative	(36)

			perspective.	
	Chen	Andy C. M.	Judicial Review of Economic Evidence in Competition Cases by Administrative Courts in Taiwan: An Effect-Based Proposal	
	Mannucci	Giulia	Due Process, Administrative Powers and Judicial Review	
	Chandran	Sharath	Judicial Review of Administrative Action- Perspectives from the Indian Experience	
	Ananian-Welsh	Rebecca	Due Process without Rights	
	Acorn	Elizabeth	In the Shadow of the Court: The American Innovation and Export of Negotiated Resolutions for Bribery in International Business	
183. CORRUPTION AND OFFICIAL	Peirone	Franco	Corruption in Member States and the EU Rule of Law: Which anti-corruption tools are enforceable?	JUR-SEM 3-2 8A-3-27 (36)
DISOBEDIENCE Chair: Elizabeth Acorn	Dotan	Yoav	Action Expresses Priorities : Judicial Anti-Corruption Enforcement Can Enhance Electoral Accountability	
	Fagelson	David	Official Disobedience And Legal Integrity	
	Buchheim	Johannes	Official Disobedience and the Competition over	
	Abiri	Gilad	Legitimacy	
	Bukspan	Eli	Public Rights for Private Persons - Direct Application	
	Kasher	Asa	of Constitutional Human Rights	
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PLENARY SESSION 3 "INTERNATIONAL COURTS IN THE 21ST CENTURY" FRIDAY JULY 7 2017, 12.30 A.M. - 2.00 P.M.

ICON·S 2017 Conference on "Courts, Powers, Public Law", Copenhagen, July 5-7, 2017

Faculty of Humanities – University of Copenhagen					
PARTICIPANTS					
PLENARY PANEL 3 INTERNATIONAL COURTS IN THE 21ST CENTURY	Silvia Fernández de Gurmendi Shaheed Fatima Mikael Rask Madsen Moderator: Phoebe Okowa	Auditorium 23.0.50 Plenary room Auditorium 23.0.49 Overflow room			