

Contents

Preliminary Note on the Euro Crisis xi

Preface xiii

Citation Forms xix

Abbreviations xxi

INTRODUCTION **Reconciling Europe and the Nation-State in Law and History** 1

Representative Government, Democratic
Legitimacy, and “Europe” 4

Administrative Governance and the
Distinction between Control and
Legitimation of Regulatory Power 14

National Legitimation and the Administrative
Character of European Governance 23

CHAPTER ONE **Situating the Argument: Legal History, Institutional Change, and Integration Theory** 33

1.1 Administrative Governance as an Alternative
Analytical Framework 33

1.2 Delegation as a Normative-Legal Principle 44

1.3 The Importance of National Antecedents 57

CHAPTER TWO **The Interwar Crisis and the Postwar Constitutional Settlement of Administrative Governance** 61

2.1 The Crisis of Parliamentary Democracy
and Lessons Learned 62

2.2 Elements of the Postwar
Constitutional Settlement 74

Delegation and the Legislative

Function Redefined 75

Technocracy and the Leadership of the

National Executive 81

Courts as Commitment Mechanisms: Collective

Democracy and Individual Rights 85

2.3 Mediated Legitimacy and the Conditions for
Constitutional Stability in the Two Postwar Eras 88

CHAPTER THREE **Supranational Delegation and National Executive Leadership since the 1950s 91**

3.1 A New Deal for Europe?: Technocratic
Autonomy, the Treaty of Paris, and the Need
for a National Executive Role 95

3.2 Toward National Executive Control?:
Negotiating the Treaty of Rome 107

3.3 From Control to Oversight: the Luxembourg
Compromise, the European Council,
and Beyond 120

CHAPTER FOUR **Supranational Delegation and National Judicial Review since the 1960s 133**

4.1 The European Court of Justice and
Judicially Sanctioned Spillover 137

4.2 Defining National Judicial Deference
to Supranational Delegation from
the 1960s to the 1980s 152

4.3 Defining the Limits of Strong Deference:
Kompetenz-Kompetenz in the Constitutional
Politics and Jurisprudence of the Last
Two Decades 166

CHAPTER FIVE **Supranational Delegation and National Parliamentary Scrutiny since the 1970s 189**

5.1 The Pivotal Change: Subsidiarity and
the Expansion of Supranational Regulatory
Power After 1986 191

- 5.2 The Institutionalization of National
Parliamentary Scrutiny under National
Law since the 1970s 202
- 5.3 Toward a Polycentric Constitutional Settlement:
National Parliaments and Subsidiarity under
Supranational Law in the 2000s 225

**CONCLUSION The Challenge of Legitimizing Europeanized
Administrative Governance 251**

Beyond Delegation?: Density, Democracy,
and Polycentric Constitutionalism in the
European Union 256

Legitimation and Control Revisited:
Toward a European Conflicts Tribunal? 266

Sovereignty, the Nation-State,
and Integration History 277

References 283

Table of Cases 317

Index 325