## Contents

## Editorial

Articles	
Veronika Fikfak. Against settlement before the European Court of	0.12
Human Rights	942
Alain Zysset. Calibrating the response to populism at the European Court of Human Rights	976
Orit Fischman-Afori. Taking global administrative law one step	370
ahead: Online giants and the digital democratic sphere	1006
Carolyn Moser and Berthold Rittberger. The CJEU and EU	
(de-)constitutionalization: Unpacking jurisprudential responses	1038
David Kershaw. Revolutionary amnesia and the nature of	
prerogative power	1071
Raffael N. Fasel. Constraining constituent conventions: Emmanuel	
Joseph Sieyès and the limits of pouvoir constituant	1103
Gonçalo de Almeida Ribeiro. What is constitutional interpretation?	1130
Cristóbal Caviedes. A core case for supermajority rules in	
constitutional adjudication	1162
Special Section: Small States	
Caroline Morris. Antidefection laws in three small South Pacific	
parliaments: A cautionary tale	1188
Maartje De Visser and Elisabeth Perham. Variables shaping participatory constitution-making: Insights from the experiences of	
small states	1216
Critical Review of Jurisprudence	
Kenny Chng. Microcontextual considerations in ouster clause	
analysis: A comparative study of parallel trends in the United Kingdom	
and Singapore	1257
Symposium: Academic Stories of Covid-19 and Its	
Unequal Impacts	
Gráinne de Búrca and Dana Schmalz. Introduction to the	
Symposium: Academic stories of Covid-19 and its unequal impacts	1281
Marcela Prieto Rudolnhy Retween predictability and perpleyity	1285

 Marcela Prieto Rudolphy.
 Between predictability and perplexity
 1285

 Jaclyn L. Neo.
 Constitutionalizing care: How can we expand our
 1307

 constitutional imaginary after Covid-19?
 1307

939

Clare Williams. "Un-disabled by Covid": Reflections of a (usually	11226
disabled) socio-legal scholar	1326
Ada Fama. When everyday-life troubles get even bigger: Being a	1227
young woman with a disability during Covid times	1337
Gertrude Amorkor Amarh. Assessing the impact of Covid-19 on teaching and research. A Changian perspective	1342
teaching and research: A Ghanaian perspective	1542
Lorenzo Gasbarri. The thin line between farce and tragedy: My Covid story between Italy and Guatemala	1349
Gabriela Rondon, Debora Diniz, and Juliano Zaiden	
Benvindo. Speaking truth to power: Legal scholars as survivors and witnesses of the Covid-19 maternal mortality in Brazil	1360
Pedi Obani. My Covid-19 story: A tale of convergence, divergence, and more than law	1370
Jernej Letnar Černič. Between two worlds: Personal reflections from	
Slovenia and Spain on the Covid-19 pandemic	1378
Alice Margaria. When the personal becomes political: Rethinking legal fatherhood	1386
Book Reviews	
Benedetta Barbisan, Review of Diletta Tega. La Corte nel contesto. Percorsi di ri-accentramento della giustizia costituzionale in Italia	1397
Ondřej Kadlec, Review of Cristina E. Parau. Transnational Networking and Elite Self-Empowerment: The Making of the Judiciary in	
Contemporary Europe and Beyond	1401
Marten Zwanenburg, Review of Amichai Cohen and David Zlotogorski. Proportionality in International Humanitarian Law:	1405
Consequences, Precautions, and Procedures	1405
Margaret K. Lewis, Review of Weitseng Chen & Hualing Fu (eds). Authoritarian Legality in Asia: Formation, Development and Transition	1409
Brendan Edgeworth, Review of Rachael Walsh. Property Rights and Social Justice: Progressive Property in Action	1416
Tom Gerald Daly, Review of Mark Tushnet. The New Fourth Branch:	
Institutions for Protecting Constitutional Democracy	1423