

Andreas Auer

Alfred de Zayas

Direct Democracy Andreas Auer, Michael Bützer, 2001 This text aims to provide the reader with insights into Eastern European democracies. It is divided into two parts, the first part presents 12 country-reports, focusing on seven issues and the second part contains theoretical papers which place the topics tackled in the book in a broader context.

Policymaking and Democracy Stuart S. Nagel, 2003 Policymaking and Democracy is the first volume of a three-volume set that examines the multi-dimensional role of policy in the development and promotion of democracy, prosperity, and peace. The democracy volume brings together international contributions on the policy challenges faced by national and multinational bodies to promote a democratic political culture and encourage the growth and development of civil society. The work includes chapters on integration and representation within the European Union, the expanding role of NGOs and IGOs, international parliamentary organs, the future of the nation-state in a pluralistic world, and the importance of global consensus-building.

A Constitutional Convention for Cyprus Andreas Auer, 2009

E-Voting Andreas Auer, 2003

Direct Democracy Andreas Auer, 2017 This title was first published in 2001. This text aims to provide the reader with insights into Eastern European democracies. It is divided into two parts, the first part presents 12 country-reports, focusing on seven issues and the second part contains theoretical papers which place the topics tackled in the book in a broader context. -- Provided by publisher.

Separation of Powers and Antitrust Vincent Martenet, 2023-10-31 An innovative book on the concentration of power which examines the combined perspectives of separation of powers and antitrust in democracy.

Towards a Federal Europe Alexander H. Trechsel, 2013-09-13 An excellent new analysis of federalism and the EU that investigates their mutual impact. It shows how scholars of comparative politics increasingly include the EU among their cases when investigating the impact of federalism on key issues such as policy making. The last decade saw a new wave of scholarly publications hit the shores as research on federalism and on the EU came together. These emerging strands of research genuinely enrich our understanding of the EU and its politics. Despite this recent wave, the topic of federalism and the EU is still extremely fruitful. This volume contributes to the continuing debate at a moment in time when the EU is undergoing profound changes. It is structured around four interrelated dimensions: the constitutional/theoretical dimension the institutional vision the party/citizens dimension the policy dimension. This structure allows the reader to consecutively funnel down from the more theoretical and abstract levels to the more concrete policy oriented level.

Building a Just World Order Alfred de Zayas, 2021-10-01 In 2011, the UN Human Rights Council created the mandate of the Independent Expert on the Promotion of a Democratic and Equitable International Order. This book, based on the reports by Dr. Alfred de Zayas, the first mandate-holder (2012-2018), offers a brilliant and comprehensive critique of the UN system, addressing the changes that must be made in order to further the emergence of a democratic and equitable international order. De Zayas proposes concrete reforms of the UN system, notably the Security Council. He advocates recognition of peace as a human right, slashing military budgets, and establishing the right of self-determination as a conflict-prevention measure. As it concerns the global economy, he calls for reversing the adverse impacts of World Bank and International Monetary Fund policies, rendering free-trade agreements compatible with human rights, abolishing tax havens and ISDS, alleviating the foreign debt crisis, and criminalizing war-profiteers and pandemic vultures. He denounces unilateral coercive measures, economic sanctions and financial blockades, because they demonstrably have led to hundreds of thousands of deaths. Alfred de Zayas is a gifted human rights lawyer who, alongside Jakob Moller, pioneered the development of UN human rights jurisprudence. He was a dynamic Special Rapporteur, as is evidenced by his Principles for a Democratic and Equitable International Order. -- BERTRAND RAMCHARAN, Acting UN High Commissioner for Human Rights 2002-2004 The 25 Zayas Principles of International Order are a modern Magna Carta. If implemented by the international community, they would help ensure peace with social justice in the 21st century. Pursuant to the UN Charter member States bear responsibility for future generations. Hence, they should take concrete measures to achieve this rules-based order in international solidarity. -- Maria Fernanda Espinosa, President of the 73rd session of the UN General Assembly, 2018-19 Zayas proposes a new functional paradigm of human rights for all. His elaboration on principles and on how to apply international law uniformly is a welcome contribution to a necessary debate on the foundations of a just international order. -- Professor Dr. Carlos Correa, University of Buenos Aires, Executive Director of South Centre

Referendums Around the World Matt Qvortrup, 2014-05-05 Surveying all referendums around the world since 1793, Dr Qvortrup and contributors provide a thorough account of why and when citizens have been asked to vote on policy issues. Referendums Around the World is essential reading for political scientists and others interested in direct democracy as well as representative government.

Direct Democracy Andreas Auer, Michael Butzer, 2017-12-15 This title was first published in 2001. This text aims to provide the reader with insights into Eastern European democracies. It is divided into two parts, the first part presents 12 country-reports, focusing on seven issues and the second part contains theoretical papers which place the topics tackled in the book in a broader context.

Courts in Federal Countries Nicholas Aroney, John Kincaid, 2017-01-01 Courts in Federal Countries examines the role high courts play in thirteen countries, including Australia, Brazil, Canada, Germany, India, Nigeria, Spain, and the United States.

The Oxford Handbook of Comparative Constitutional Law Michel Rosenfeld, András Sajó, 2012-05-17 The field of comparative constitutional law has grown immensely over the past couple of decades. Once a minor and obscure adjunct to the field of domestic constitutional law, comparative constitutional law has now moved front and centre. Driven by the global spread of democratic government and the expansion of international human rights law, the prominence and visibility of the field, among judges, politicians, and scholars has grown exponentially. Even in the United States, where domestic constitutional exclusivism has traditionally held a firm grip, use of comparative constitutional materials has become the subject of a lively and much publicized controversy among various justices of the U.S. Supreme Court. The trend towards harmonization and international borrowing has been controversial. Whereas it seems fair to assume that there ought to be great convergence among industrialized democracies over the uses and functions of commercial contracts, that seems far from the case in constitutional law. Can a parliamentary democracy be compared to a presidential one? A federal republic to a unitary one? Moreover, what about differences in ideology or national identity? Can constitutional rights deployed in a libertarian context be profitably compared to those at work in a social welfare context? Is it perilous to compare minority rights in a multi-ethnic state to those in its ethnically homogeneous counterparts? These controversies form the background to the field of comparative constitutional law, challenging not only legal scholars, but also those in other fields, such as philosophy and political theory. Providing the first single-volume, comprehensive reference resource, the 'Oxford Handbook of Comparative Constitutional Law' will be an essential road map to the field for all those working within it, or encountering it for the first time. Leading experts in the field examine the history and methodology of the discipline, the central concepts of constitutional law, constitutional processes, and institutions - from legislative reform to judicial interpretation, rights, and emerging trends.

STAIRS 2012 K. Kersting, M. Toussaint, 2012-08-15 The field of Artificial Intelligence is one in which novel ideas and new and original perspectives are of more than usual importance. The Starting AI Researchers' Symposium (STAIRS) is an international meeting which supports AI researchers from all countries at the beginning of their career, PhD students and those who have held a PhD for less than one year. It offers doctoral students and young post-doctoral AI fellows a unique and valuable opportunity to gain experience in presenting their work in a supportive scientific environment, where they can obtain constructive feedback on the

technical content of their work, as well as advice on how to present it, and where they can also establish contacts with the broader European AI research community. This book presents revised versions of peer-reviewed papers presented at the Sixth STAIRS, which took place in Montpellier, France, in conjunction with the 20th European Conference on Artificial Intelligence (ECAI) and the Seventh Conference on Prestigious Applications of Intelligent Systems (PAIS) in August 2012. The topics covered in the book range over a broad spectrum of subjects in the field of AI: machine learning and data mining, constraint satisfaction problems and belief propagation, logic and reasoning, dialogue and multiagent systems, and games and planning. Offering a fascinating opportunity to glimpse the current work of the AI researchers of the future, this book will be of interest to anyone whose work involves the use of artificial intelligence and intelligent systems.

Patterns of Constitutional Design Jonathan Wheatley,Fernando Mendez,2016-05-13 To what extent does the constitution-making process matter? By focusing on three central aspects of constitution-making; the nature of the constitution-making body, how it reaches decisions and the way in which a new constitution is legitimized and by examining a wide range of case studies, this international collection from expert contributors provides answers to this crucial question. Bridging the gap between law and political science this book draws together divergent research on the role of constitution making in conflict resolution, constitutional law and democratization and employs a wide variety of qualitative and quantitative methods to unfold and explore the political frameworks of the states affected. Comparative analysis is used to investigate potential causal chains between constitution-making processes and their outcomes in terms of stability, conflict resolution and democracy. By focusing on both procedure and context, the book explores the impact of constitution-making procedures in new and established states and unions in Europe, South America and Africa.

The European Union and E-Voting (Electronic Voting) Fernando Mendez,Alexander H. Trechsel,2004-08-02 This is the first book to systematically evaluate e-voting from the wider European perspective. It focuses on the European experience, thereby raising key issues at the heart of the social sciences, legal scholarship and technology studies in a penetrating and interdisciplinary manner. It coincides with a crucial juncture for European integration in which the Convention on the Future of Europe and the 2004 Intergovernmental Conference will discuss measures to further democratize the EU.

The Reception of International Law in the European Court of Human Rights Magdalena Forowicz,2010 The growing number of international courts and tribunals and their burgeoning case law have fuelled concerns about the fragmentation of international law. This arises as a consequence of both the specialized regimes these courts create and the multiple ways in which they may interpret international law emanating from other sources. This book considers this issue by examining the busiest and arguably most successful international court, the European Court of Human Rights. More specifically, it focuses on the jurisprudence of the Court and its predecessor, the European Commission of Human Rights, covering a range of special human rights regimes, treaty law, and the case law of the International Court of Justice. The author assesses whether the Court has been able to adopt a coherent, comprehensive approach to the interpretation and evaluation of international law and thus the extent to which it has been able to contribute to the development and coherence of international law.

The Max Planck Handbooks in European Public Law: Volume I: The Administrative State Sabino Cassese,Armin von Bogdandy,Peter Huber,2017-07-24 The Max Planck Handbooks in European Public Law series describes and analyses the public law of the European legal space, an area that encompasses not only the law of the European Union but also the European Convention on Human Rights and, importantly, the domestic public laws of European states. Recognizing that the ongoing vertical and horizontal processes of European integration make legal comparison the task of our time for both scholars and practitioners, it aims to foster the development of a specifically European legal pluralism and to contribute to the legitimacy and efficiency of European public law. The first volume of the series begins this enterprise with an appraisal of the evolution of the state and its administration, with cross-cutting contributions and also specific country reports. While the former include, among others, treatises on historical antecedents of the concept of European public law, the development of the administrative state as such, the relationship between constitutional and administrative law, and legal conceptions of statehood, the latter focus on states and legal orders as diverse as, e.g., Spain and Hungary or Great Britain and Greece. With this, the book provides access to the systematic foundations, pivotal historic moments, and legal thought of states bound together not only by a common history but also by deep and entrenched normative ties; for the quality of the *ius publicum europaeum* can be no better than the common understanding European scholars and practitioners have of the law of other states. An understanding thus improved will enable them to operate with the shared skills, knowledge, and values that can bring to fruition the different processes of European integration.

eBook: Representative Government in Modern Europe, 5e GALLAGHER,2021-04-09 eBook: Representative Government in Modern Europe, 5e

Computer Aided Systems Theory - EUROCAST 2019 Roberto Moreno-Díaz,Franz Pichler,Alexis Quesada-Arencibia,2020-04-15 The two-volume set LNCS 12013 and 12014 constitutes the thoroughly refereed proceedings of the 17th International Conference on Computer Aided Systems Theory, EUROCAST 2019, held in Las Palmas de Gran Canaria, Spain, in February 2019. The 123 full papers presented were carefully reviewed and selected from 172 submissions. The papers are organized in the following topical sections: Part I: systems theory and applications; pioneers and landmarks in the development of information and communication technologies; stochastic models and applications to natural, social and technical systems; theory and applications of metaheuristic algorithms; model-based system design, verification and simulation. Part II: applications of signal processing technology; artificial intelligence and data mining for intelligent transportation systems and smart mobility; computer vision, machine learning for image analysis and applications; computer and systems based methods and electronic technologies in medicine; advances in biomedical signal and image processing; systems concepts and methods in touristic flows; systems in industrial robotics, automation and IoT.

Direkte Demokratie Andrea Good,2013

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web the application date for majuba tvet college is 1 september the application portal will open for applications for admission into the 2024 2025 academic year on this date the application portal closes on september 30 allowing

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web go to the portal then select the course and certification you want to register for you will then be shown the registration fees for the selected course after checking the fees you can press the apply for this course button and proceed to fill

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