EUROPEAN CONSTITUTIONAL LAW REVIEW 2019 Volume 15 Issue 3

Contents

Articles

Armin von Bogdandy and Luke Dimitrios Spieker – Countering the Judicial Silencing of Critics: Article 2 TEU Values, Reverse Solange, and the Responsibilities of National Judges – 391

Special Section: Populism and Constitutionalism

David Kosak, Jiří Baroš and Pavel Dufek – The Twin Challenges to Separation of Powers in Central Europe: Technocratic Governance and Populism – 427

Lucia Corso – When Anti-Politics Becomes Political: What can the Italian Five Star Movement Tell us about the Relationship Between Populism and Legalism – 462

Silvia Suteu – The Populist Turn in Central and Eastern Europe: Is Deliberative Democracy Part of the Solution? – 488

Paul Blokker – Populist Counter-Constitutionalism, Conservatism, and Legal Fundamentalism – 519

Martin Krygier – The Challenge of Institutionalisation: Post-Communist 'Transitions', Populism, and the Rule of Law – 544

Case Note

Joan Solanes Mullor – The Implications of the *Otegi* Case for the Legitimacy of the Spanish Judiciary – ECtHR 6 February 2019, Case Nos. 4184/15 and 4 other applications, *Otegi Mondragon and Others* v *Spain* – *574*

Book Reviews

Paul Post – Rethinking Europe – review of Dieter Grimm, The Constitution of European Democracy – 589

Laetitia Houben – Carl Schmitt: The Ultimate Illiberal? – review of Benjamin Schupmann, Carl Schmitt's State and Constitutional Theory. A Critical Analysis – 599

For further information about this journal please go to the journal website at:







