TABLE OF CONTENTS

INTRODUCTION TO THE FIRST EDITION	9
INTRODUCTION TO THE SECOND EDITION	13
CHAPTER 1. EPISTOMOLOGICAL NATURE	
AND SUBSTANCE OF THE NOTION	
"CONSTITUTIONAL CULTURE"	20
1.1. Legal and philosophical perceptions	
of the notion "constitutional culture"	20
1.2. From Constitution to constitutionalism:	
the dialectics of the desired and reality	41
CHAPTER 2. HISTORICAL ROOTS OF FORMATION	
OF CONSTITUTIONAL CULTURE	
IN THE ARMENIAN REALITY	
OF THE CHRISTIAN PERIOD	57
2.1. The legal and political significance	
of the proclamation of Christianity	
as a state religion in Armenia	57
2.2. The constitutional role and significance	
of national ecclesiastical councils	65
2.3. Legal charachteristics of canonical	
constitutions	70
2.4. Typical features of constitutional culture	
in the pages of the Armenian	
legal-political thought	86
CHAPTER 3. CONSTITUTIONAL CULTURE	
IN THE BACKGROUND FOR THE FORMATION	
OF RULE-OF-LAW, DEMOCRATIC STATE	
AND ESTABLISHMENT	
OF CONSTITUTIONALISM	114

3.1. Constitutional culture in the system	
of the contemporary Euroepan	
legal thought	114
3.2 Manifestation of the nature and specifics	
of constitutional culture in the conditions	
of the Armenian new reality	129
3.3. Contemporary perceptions of pivotal	
values of the Constitution of the	
rule-of-law, democratic states	152
3.4. Main issues of the new stage	
of constitutional developments	
in the Republic of Armenia	172
CHAPTER 4. GLOBAL CHALLENGES OF GUARANTEEING	
CONSTITUTIONALISM	186
4.1. Interreleations between statehood	
and constitutionalism	186
4.2. The new posture of supranational	
constitutionalism	190
4.3. Guaranteeing of constitutionalism	
as a criterion of rule-of-law State	192
4.4. Guarantees of constitutionalism	
in the Anglo-American and continental	
legal systems	233
4.5. Constitutionalism at the crossroads	
of politics and law	243
4.6. Constitutional roots of public	
concordance and tolerance	247
4.7. Main issues of constitutionalization	- 1/
of the social behaviour of the individual	
and political and public behaviour of state authorities	249
or state authornites	249

6

4.8. Axiological nature and features	
of the national constitutionalism	254
4.9. Main deformations of constitutionalism	
in the transformative social systems	261
4.10. Axiological main issues of constitutional	
developments from the perspective	
of the contemporary challenges	276
of the contemporary chanenges	270
CHAPTER 5. THE IMPERATIVE OF GUARANTEEING	
THE SUPREMACY OF THE CONSTITUTION	287
5.1. Contemporary requirements regarding	
constitutional review	287
5.2. Trends of development for the systems	
of constitutional justice	319
5.3. Interpretation of the Constitution	
by the Constitutional Court	331
5.4. Settlement of disputes regarding	
constitutional powers as the guarantee	
for constitutionalism	337
5.5. Precendential nature of the decisions	
of the Constitutional Court	345
5.6. New stage of international cooperation	
in the field of constitutional justice	356
CHAPTER 6. CONSTITUTIONAL MONITORING	
AS A NEW QUALITY OF THE EXPRESSION	
OF CONSTITUTIONAL CULTURE	360
6.1. Organic link between the definitions	
"Constitution", "constitutional culture",	
"constitutionalism", "constitutional	
monitoring" in the context of sustainable	
development	360

6.2. Conceptual approach in introducing	
systemic constitutional monitoring	382
6.3. Main issues of constitutional monitoring	
in the conditions of social transformation	385
6.4. "Constitutional control" and	
"constitutional monitoring": interrelation	
and manifestation of its essence	387
6.5. Constitutional diagnostics as a mechanism	
for implementation of systemic	
constitutional monitoring	391
6.6. Constitutional monitoring	
for guaranteeing the rule of law	398
6.7. Constitutional monitoring for ensuring	
functional balance of power	410
6.8. Constitutional monitoring	
and constitutional responsibility	420

INSTEAD OF A CONCLUSION:

ROLE OF THE RULE OF LAW CHECKLIST	
IN THE SYSTEM OF CONSTITUTIONAL MONITORING	
/CONCEPTUAL APPROACHES/	427
	400
APPENDIX I	438
APPENDIX II	454
SUMMARY	170