



Scan to view this journal
on your mobile device

ÚSTAVNÍ SOUD
Joštova 8
660 83 BRNO



1

Contents

Editorial

Articles

Chaihark Hahm, Beyond “law vs. politics” in constitutional adjudication: Lessons from South Korea 6

James B. Kelly and Matthew A. Hennigar, The Canadian Charter of Rights and the minister of justice: Weak-form review within a constitutional Charter of Rights 35

Matthias Klatt and Johannes Schmidt, Epistemic discretion in constitutional law 69

Stefan Sottiaux and Stefan Rummens, Concentric democracy: Resolving the incoherence in the European Court of Human Rights’ case law on freedom of expression and freedom of association 106

Symposium: The State of Church and State

Paul Cliteur, State and religion against the backdrop of religious radicalism 127

Aernout J. Nieuwenhuis, State and religion, a multidimensional relationship: Some comparative law remarks 153

Yaniv Roznai and Serkan Yolcu, An unconstitutional constitutional amendment—The Turkish perspective: A comment on the Turkish Constitutional Court’s headscarf decision 175

Augusto Zimmermann and Lael Daniel Weinberger, Secularization by law? The establishment clauses and religion in the public square in Australia and the United States 208

I.CON: Debate!

Remy Z. Levin and Paul Chen, Rethinking the Constitution–treaty relationship 242

William M. Carter, Jr., Rethinking the Constitution–treaty relationship: A reply to Remy Z. Levin & Paul Chen 261

Remy Z. Levin and Paul Chen, Rethinking the Constitution–treaty relationship: A rejoinder to William M. Carter, Jr. 268

Critical Review of Government and Governance: An Occasional Series

Guobin Zhu, The composite state of China under “One Country, Multiple Systems”: Theoretical construction and methodological considerations 272