



Scan to view this journal
on your mobile device

Contents

Editorial

685

Articles

- Barak Medina**, Constitutional limits to privatization: The Israeli Supreme Court decision to invalidate prison privatization 690
- Liav Orgad**, The preamble in constitutional interpretation 714
- Madhav Khosla**, Making social rights conditional: Lessons from India 739

Symposium: The Changing Landscape of Asian Constitutionalism

- Li-ann Thio**, Soft constitutional law in nonliberal Asian constitutional democracies 766
- Chaihark Hahm and Sung Ho Kim**, To make "We the People": Constitutional founding in postwar Japan and South Korea 800
- Albert H. Y. Chen**, Pathways of Western liberal constitutional development in Asia: A comparative study of five major nations 849
- Wen-Chen Chang**, Strategic judicial responses in politically charged cases: East Asian experiences 885
- Junn-rong Yeh**, Presidential politics and the judicial facilitation of dialogue between political actors in new Asian democracies: Comparing the South Korean and Taiwanese experiences 911
- Qianfan Zhang**, A constitution without constitutionalism? The paths of constitutional development in China 950
- Michael W. Dowdle**, Of comparative constitutional monocropping: A reply to Qianfan Zhang 977
- Qianfan Zhang**, Of comparative constitutional monocropping: A rejoinder to Michael Dowdle 985

Book Review

- G. C. N. Webber**, *The Negotiable Constitution: On The Limitation of Rights*. Cambridge University Press, 2009 (Charles-Maxime Panaccio) 988