

# CONTENT

<b>Foreword by the Book Reviewer .....</b>	3
<b>Content .....</b>	4
<b>Introduction: Constitutional System of the European Union and its elements .....</b>	7
<b>PART ONE – “Where a Society Exists there is a Constitution” .....</b>	15
<b>Chapter I: Relation between Member States and European Union and Building of Proto-Federal Society .....</b>	16
1.1 Membership in the European Union .....	16
1.1.1 To Be a Member State ... (Acquisition and Content of the Membership) .....	16
1.1.2 Creators and Masters of the Treaties .....	17
1.1.3 Destiny Holders... .....	19
1.1.4 Multi-Speed Europe .....	20
1.2 Vertical Division of Powers – Competences of the European Union....	20
1.2.1 The Fundamental Principles Governing the Division of Powers between Member States and Union .....	20
1.2.2 Flexible system .....	23
<b>Chapter II: Civis Europeus Sum – Forming the Chain between Individual and European Union .....</b>	25
2.1 The Character of EU Citizenship.....	25
2.2 The Content of EU Citizenship.....	28
2.2.1 Economic and Social Dimension – Movement Rights .....	28
2.2.2 Political Dimension – voting, petitions, initiatives and protection .....	29
<b>Chapter III: Horizontal Division of Powers within the Union – The Internal Institutional Scheme .....</b>	33
3.1 Institutions in General .....	33
3.2 The European Parliament .....	34
3.3 The European Council .....	38
3.4 The Council .....	40
3.5 The European Commission .....	44
3.6 The Court of Justice of the European Union .....	47

<b>PART TWO – “Where a legal system is present there is a Constitution” .....</b>	53
<b>Chapter IV: Concept and Sources of European Union Law</b>	
<b>- An Independent Catalogue of the Legal Acts.....</b>	54
4.1 The Primary Law of the European Union and its Development .....	56
4.2 The Secondary Law of the European Union – the Expression of the Will of Supranational Legislator .....	62
4.2.1 The Typology of the Secondary Law Acts.....	62
4.2.2 Process of Adoption of the Secondary Law of the European Union .....	65
4.2.3 Formal requirements for the secondary law sources .....	67
<b>Chapter V: The European Union Law as an autonomous and self-sufficient legal order.....</b>	68
5.1 The Internal Applicability of the European Union Law within National Legal Orders .....	69
5.2 The Direct Effect of the European Union Law.....	71
5.2.1 The Definition of the Direct Effect .....	71
5.2.2 Direct effect of the Primary Law of the European Union and its Categories .....	73
5.2.3 The Direct Effect of Secondary Law Sources .....	77
5.2.4 The Direct Effect of other Sources of EU Law .....	87
<b>Chapter VI: European Union Law as the Dominant Legal System .....</b>	89
6.1 The Cohabitation of Colliding Legal Worlds – the Principle of Primacy of the European Union Law.....	89
6.2 The Indirect Effect of Supranational Rules = Interpretation of National Law in Conformity with European Union Law .....	95
6.3 The Price for the Non-conformity – Principle of Member State’s Liability for Damages Caused by an Infringement of European Union Law .....	97
Additional reading: Czech Constitutional Court Dealing with the Dominance of EU Law .....	104
<b>PART THREE – “Where a rule of law is respected there is a Constitution” .....</b>	107
<b>Chapter VII: Judicial Control over the Member States</b>	
<b>- the Infringement Actions .....</b>	109
7.1 General Characteristics .....	109
7.2 The Objective of the Proceedings .....	109
7.3 Initiation of Proceedings .....	110
7.4 Phases of the Proceedings .....	111

<b>Chapter VIII: The Judicial control over European Institutions .....</b>	117
8.1 Validity of Union's Action – General Overview .....	117
8.2 The Action for Annulment .....	117
8.2.1 The Scope of Review .....	117
8.2.2 Specifics of Validity Review in Some Areas .....	118
8.2.3 Grounds for Annulment .....	119
8.2.4 Locus Standi – Privileged and Semi-privileged Applicants .....	120
8.2.5 Locus Standi – Non-privileged Applicants .....	120
8.2.6 The Criticism on the Restricted Locus Standi of Individuals.....	126
8.2.7 The Period for Bringing an Action, Effects of the Annulment .....	129
8.3 The Preliminary Ruling and the Validity Review .....	129
8.4 Plea of Illegality .....	131
8.5 Validity of Union's Inaction – Control of Failure to Act .....	132
<b>Chapter IX: Autonomous Interpretation of an Autonomous Law</b>	
– Preliminary ruling procedure .....	133
9.1 The Character of the Procedure .....	133
9.2 The Proceedings Initiation .....	133
9.3 An Individual and Reference for the Preliminary Ruling .....	134
9.4 The Facultative and the Obligatory Preliminary Ruling Procedure .....	135
9.5 The Subject Matter of the Preliminary Ruling Procedure .....	136
9.6 The Wording of Questions Raised by the National Court .....	137
9.7 The Binding Nature of the Decision on the Preliminary Question.....	138
<b>Chapter X: The Fundamental Rights Protection within the European Union – the Core of Material Constitutionality .....</b>	139
10.1 "Cerberus" Guarding the Fundamental Rights and Advocating the Supranational Constitutionalization .....	139
10.1.1 Charter of Fundamental rights of the European Union – Internal Pillar .....	140
10.1.2 European Convention for the Protection of Human Rights and Fundamental Freedoms – External Pillar .....	143
10.1.3 Unwritten General Principles – Eternal Pillar .....	143
10.2 The Role of Fundamental Rights .....	145
<b>Endnote and acknowledgements .....</b>	147
<b>Bibliography .....</b>	149
<b>ANNEX: "Written Constitution of the European Union"</b> .....	160
Treaty on European Union .....	160
Treaty on the Functioning of the European Union .....	172
Charter of Fundamental Rights of the European Union .....	194