〈極東書店/新刊情報〉

KS-4321 / March 2017 ご注文承り中!!

【憲法、比較憲法、法哲学】

△ 著名な研究者の編集による各国の憲法を体系的に比較する包括的な精選論文集

M.タシュネット編 比較憲法 全3巻

Comparative Constitutional Law. 3 vols.

Tushnet, Mark (ed.), Comparative Constitutional Law. 3 vols. (The International Library of Comparative Law Series 1) 2568 pp. 2017:5 (E. Elgar, UK) <100-4667> ISBN 978-1-78536-269-9 hard set

本書は、比較憲法研究の指針となるような最重要な論文を精選して集めています。収録されるトピックスは、各国の公法の歴史研究、憲法上の権利と構成の理論的説明、多くの諸憲法に共通する特徴の詳解、数多くの裁判管轄間の比較などです。

第 1 巻は、「研究史」「方法論」「憲法制定」「国内の憲法における比較憲法の利用」「非自由主義的立憲主義」の部から、第 2 巻は「違憲審査の構成ー集権化 対 分権化」「強い型の審査 対弱い型の審査」「裁判官の選任、任期、独立」「違憲審査の方法論ー均衡性とカテゴリカル分析」「非常事態対処権限」「人間の尊厳ープライバシー、自律、関連するカテゴリー」「社会的・経済的権利」の部から、第 3 巻は「表現の自由ー政治的アドヴォカシー」「表現の自由ー名誉棄損」「表現の自由ー選挙法」「表現の自由ーベイト・スピーチと関連する話題」「宗教の権利ー国教と宗教活動の自由」「平等ー実体と公式」「平等ー積極的優遇/アファーマティヴ・アクション」「妊娠中絶と生殖の自由」の部からそれぞれ構成され、編者による書き下ろしの序文も付されます。本書は憲法研究者に不可決な論稿を体系的に集める稀有なコレクションです。是非この機会にお揃えください。

アアアアアアアアアアア 《収録論文》アアアアアアアアアア

Volume I

Acknowledgements

Introduction Mark Tushnet

PART I HISTORY OF THE FIELD

- 1. Armin von Bogdandy (2009), 'The Past and Promise of Doctrinal Constructivism: A Strategy for Responding to the Challenges Facing Constitutional Scholarship in Europe'
- 2. Ran Hirschl (2013), 'Editorial: From Comparative Constitutional Law to Comparative Constitutional Studies'
- 3. David Fontana (2011), 'The Rise and Fall of Comparative Constitutional Law in the Postwar Era'

PART II METHODOLOGY

4. Oliver Brand (2007), 'Conceptual Comparisons: Towards a Coherent Methodology of Comparative Legal Studies'

- 5. Günter Frankenberg (2006), 'Comparing Constitutions: Ideas, Ideals, and Ideology Toward a Layered Narrative'
- 6. Pierre Legrand (1996), 'How to Compare Now'
- 7. Ran Hirschl (2005), 'The Question of Case Selection in Comparative Constitutional Law'

PART III CONSTITUTION MAKING

- 8. Jon Elster (1995), 'Forces and Mechanisms in the Constitution-Making Process'
- 9. Nathan J. Brown (2008), 'Reason, Interest, Rationality, and Passion in Constitution Drafting'

PART IV USES OF COMPARATIVE CONSTITUTIONAL LAW IN DOMESTIC CONSTITUTIONAL LAW

- 10. Vicki C. Jackson (2005), 'Constitutional Comparisons: Convergence, Resistance, Engagement'
- 11. Eric A. Posner and Cass R. Sunstein (2006), 'The Law of Other States'
- 12. Eyal Benvenisti (2008), 'Reclaiming Democracy: The Strategic Uses of Foreign and International Law by National Courts'
- 13. Mark C. Rahdert (2007), 'Comparative Constitutional Advocacy'

PART V NONLIBERAL CONSTITUTIONALISM

- 14. Mark Tushnet (2015), 'Authoritarian Constitutionalism'
- 15. David Landau (2013), 'Abusive Constitutionalism'
- 16. David S. Law and Mila Versteeg (2013), 'Sham Constitutions'

Volume II

Acknowledgements

Introduction An introduction by the editor appears in Volume I

PART I STRUCTURES OF CONSTITUTIONAL REVIEW: CENTRALIZED VERSUS DECENTRALIZED

- 1. Víctor Ferreres Comella (2004), 'The Consequences of Centralizing Constitutional Review in a Special Court: Some Thoughts on Judicial Activism'
- 2. Alec Stone Sweet (2003), 'Why Europe Rejected American Judicial Review and Why it May Not Matter'
- 3. John Ferejohn and Pasquale Pasquino (2004), 'Constitutional Adjudication: Lessons from Europe'

PART II STRONG VERSUS WEAK FORM REVIEW

- 4. Mark Tushnet (2003), 'Alternative Forms of Judicial Review'
- 5. Stephen Gardbaum (2010), 'Reassessing the New Commonwealth Model of Constitutionalism'
- 6. Rosalind Dixon (2007), 'Creating Dialogue about Socioeconomic Rights: Strong-Form versus Weak-Form Judicial Review Revisited'
- 7. Rivka Weill (2012), 'Reconciling Parliamentary Sovereignty and Judicial Review: On the Theoretical and Historical Origins of the Israeli Legislative Override Power'

PART III JUDICIAL APPOINTMENTS, TENURE, AND INDEPENDENCE

- 8. Lee Epstein, Jack Knight and Olga Shvetsova (2001), 'Comparing Judicial Selection Systems'
- 9. Mary L. Clark (2011), 'Advice and Consent vs. Silence and Dissent? The Contrasting Roles of the Legislature in U.S. and U.K. Judicial Appointments'
- 10. Tom Ginsburg (2002), 'Economic Analysis and the Design of Constitutional Courts'

PART IV METHODOLOGY OF CONSTITUTIONAL REVIEW: PROPORTIONALITY AND CATEGORICAL ANALYSIS

- 11. Dieter Grimm (2007), 'Proportionality in Canadian and German Constitutional Jurisprudence'
- 12. Jacco Bomhoff (2008), 'Balancing, the Global and the Local: Judicial Balancing as a Problematic Topic in Comparative (Constitutional) Law'
- 13. Moshe Cohen-Eliya and Iddo Porat (2011), 'Proportionality and the Culture of Justification'

PART V EMERGENCY POWERS

- 14. John Ferejohn and Pasquale Pasquino (2004), 'The Law of the Exception: A Typology of Emergency Powers'
- 15. Gabriel L. Negretto and José Antonio Aguilar Rivera (2000), 'Liberalism and Emergency Powers in Latin America: Reflections on Carl Schmitt and the Theory of Constitutional Dictatorship'

- 16. Jenny S. Martinez (2006), 'Inherent Executive Power: A Comparative Perspective'
- 17. Kim Lane Scheppele (2006), 'North American Emergencies: The Use of Emergency Powers in Canada and the United States'

PART VI HUMAN DIGNITY: PRIVACY, AUTONOMY AND RELATED CATEGORIES

- 18. Christopher McCrudden (2008), 'Human Dignity and Judicial Interpretation of Human Rights'
- 19. Ran Hirschl (1998), 'Israel's "Constitutional Revolution": The Legal Interpretation of Entrenched Civil Liberties in an Emerging Neo-Liberal Economic Order'
- 20. James Q. Whitman (2004), 'The Two Western Cultures of Privacy: Dignity Versus Liberty'
- 21. Doron Shultziner and Guy E. Carmi (2014), 'Human Dignity in National Constitutions: Functions, Promises and Dangers'

PART VII SOCIAL AND ECONOMIC RIGHTS

- 22. Katharine G. Young (2008), 'The Minimum Core of Economic and Social Rights: A Concept in Search of Content'
- 23. Brian Ray (2009), 'Policentrism, Political Mobilization, and the Promise of Socioeconomic Rights'
- 24. Courtney Jung, Ran Hirschl and Evan Rosevear (2014), 'Economic and Social Rights in National Constitutions'

Volume III

Acknowledgements

Introduction An introduction by the editor appears in Volume I

PART I FREEDOM OF EXPRESSION: POLITICAL ADVOCACY

- 1. Mehrdad Payandeh (2010), 'The Limits of Freedom of Expression in the Wunsiedel Decision of the German Federal Constitutional Court'
- 2. Jaclyn Ling-Chien Neo (2011), 'Seditious in Singapore! Free Speech and the Offence of Promoting Ill-Will and Hostility between Different Racial Groups'
- 3. Patrick Macklem (2006), 'Militant Democracy, Legal Pluralism, and the Paradox of Self-Determination'

PART II FREEDOM OF EXPRESSION: DEFAMATION

4. Ronald J. Krotoszynski, Jr. (2005), 'Defamation in the Digital Age: Some Comparative Law Observations on the Difficulty of Reconciling Free Speech and Reputation in the Emerging Global Village'

PART III FREEDOM OF EXPRESSION: ELECTION LAW

5. Yasmin Dawood (2006), 'Democracy, Power, and the Supreme Court: Campaign Finance Reform in Comparative Context'

PART IV FREEDOM OF EXPRESSION: HATE SPEECH AND RELATED TOPICS

- 6. Ian Cram (2012), 'Coercing Communities or Promoting Civilised Discourse? Funeral Protests and Comparative Hate Speech Jurisprudence'
- 7. David Kretzmer (1987), 'Freedom of Speech and Racism'
- 8. Michel Rosenfeld (2003), 'Hate Speech in Constitutional Jurisprudence: A Comparative Analysis'

PART V RIGHTS OF RELIGION: ESTABLISHMENT AND FREE EXERCISE

- 9. Nimer Sultany (2014), 'Religion and Constitutionalism: Lessons from American and Islamic Constitutionalism'
- 10. Ran Hirschl and Ayelet Shachar (2009), 'The New Wall of Separation: Permitting Diversity, Restricting Competition'
- 11. Jill I. Goldenziel (2013), 'Veiled Political Questions: Islamic Dress, Constitutionalism, and the Ascendance of Courts'

PART VI EQUALITY: SUBSTANTIVE AND FORMAL

12. Paolo Wright-Carozza (1993), 'Organic Goods: Legal Understandings of Work, Parenthood, and Gender Equality in Comparative Perspective'

- 13. Anja Seibert-Fohr (2010), 'The Rise of Equality in International Law and its Pitfalls: Learning from Comparative Constitutional Law'
- 14. Carolyn A. Dubay (2012), 'Beyond Critical Mass: A Comparative Perspective on Judicial Design and Gender Equality in Iraq and Afghanistan'

PART VII EQUALITY: POSITIVE DISCRIMINATION/AFFIRMATIVE ACTION

- 15. Julie Chi-Hye Suk (2007), 'Equal By Comparison: Unsettling Assumptions of Antidiscrimination Law'
- 16. Blanca Rodríguez-Ruiz and Ruth Rubio-Marín (2008), 'The Gender of Representation: On Democracy, Equality, and Parity'
- 17. Sean A. Pager (2007), 'Antisubordination of Whom? What India's Answer Tells Us About the Meaning of Equality in Affirmative Action'
- 18. Robert J. Cottrol (2004), 'Brown and the Contemporary Brazilian Struggle against Racial Inequality: Some Preliminary Comparative Thoughts'

PART VIII ABORTION AND REPRODUCTIVE FREEDOM

- 19. Mary Ann Glendon (1989), 'Legal Institutions: A Beau Mentir Qui Vient De Loin: The 1988 Canadian Abortion Decision in Comparative Perspective'
- 20. Reva B. Siegel (2012), 'Dignity and Sexuality: Claims on Dignity in Transnational Debates over Abortion and Same-Sex Marriage'
- 21. Gerald L. Neuman (1995), 'Casey in the Mirror: Abortion, Abuse and the Right to Protection in the United States and Germany'

Index