

SAMPOL 218 / Course Readings / spring 2017:

The readings are available from "Litteraturkiosken" (www.litteraturkiosken.uib.no), unless accessible online from the library pages through www.oria.no*

If you have any questions regarding the curriculum, please contact us at pensum@svfa.uib.no (REMEMBER to write the course code in the subject line).

**For assigned readings to each topic/lecture, see the studyguide published in the
filestorage at the course homepage in "Mitt UiB"**

*Note: To access the titles not linked use the www.oria.no source, you must be logged on to the UIB network to have access to the electronic articles. Are you on campus must use one of UIB computers, OR log on to UiB's WIFI network. If you are working from home you must log in UIB's network via VPN, read more about this [here](#).

- Alter, Karen. (2014), The New Terrain of International Law: Courts, Politics, Rights: Princeton University Press, 3-31.
- Bellamy, Richard, (2013) "Constitutional Democracy". The Encyclopedia of Political Thought, Michael T. Gibbons (ed.), Wiley-Blackwell (32 pages). Available at SSRN: <http://ssrn.com/abstract=2272188>
- Burri, Thomas and Pirker, Benedikt: "*Constitutionalization by Assosiaction? The Doubtful Case of The European Economic Area*", *Yearbook of European Law*, 2013 p. 1-23 (<https://academic.oup.com/yel/article/32/1/207/1641272/Constitutionalization-by-Association-The-Doubtful>)
- Buquicchio, Gianni / Granata-Menghini, Simona, The Venice Commission Twenty Years on. Challenge met but Challenges ahead, in van Roosmalen, Marjolein / Vermeulen, Ben / van Hoof, Fried / Oostling, Merten, eds., Fundamental Rights and Principles – Liber amicorum Pieter van Dijk, Cambridge, Antwerp, Portland (Intersentia 2013), p. 241. http://www.venice.coe.int/files/articles/Buquicchio_Granata_VC_20years_on.pdf
- Burke, Ciarán, Ólafur Ísberg Hannesson, Kristin Bangsund, 'Life on the Edge: EFTA and the EEA as a Future for the UK in Europe' (2016) 22 European Public Law, Issue 1, pp. 69–96 <https://www.kluwerlawonline.com/abstract.php?area=Journals&id=EURO2016005>
- Cameron, Charles M., and Lewis A. Kornhauser. 2015. Rational Choice Attitudinalism? A review of Epstein, Landes and Posner's The behavior of federal judges: a theoretical and empirical study of rational choice. *European journal of Law and Economics*. <http://link.springer.com/article/10.1007/s10657-015-9512-1>
- Cichowski, Rachel, 'Mobilization, Litigation and Democratic Governance', *Representation* Vol. 49, Iss. 3, 2013 (https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1643604)
- Craig, Paul P., Transnational Constitution-Making: The Contribution of the Venice Commission on Law and Democracy, UCI Journal of International, Transnational and Comparative Law, Forthcoming
- Dijk, van, Pieter, The Venice Commission on certain aspects of the European Convention of Human Rights, in: Breitenmoser (ed.): Human rights, democracy and the rule of law - Liber amicorum Luzius Wildhaber, Zürich 2007, p. 183-202 http://www.venice.coe.int/files/articles/Dijk_van_The_Venice_Commission.pdf
- Elster, Jon: "Clearing and Strengthening the Channels of Constitution-making" in Tom Ginsburg (ed) Comparative Constitutional Design. Cambridge University Press 2002 (pp. 15-30)
- Epstein, L. & Knight, J. (2013) Reconsidering Judicial Preferences. Annual Review of Political Science, 16, 11- 31 (21 pages). [http://www.annualreviews.org/doi/abs/10.1146/annurev-](http://www.annualreviews.org/doi/abs/10.1146/annurev-polisci-041612-105500)

[polisci-032211-214229](#)

- Ginsburg, Tom, "The Virtues of Evolution in an Age of Revolution: Norway's Enduring Constitution in Comparative Perspective", *Nytt Norsk Tidsskrift*, No. 3 (2014), 225-237. (*The English manuscript is available on Mitt.UiB*)
- Ginsburg, Tom, *Judicial Review in New Democracies*, Cambridge, 2003, pp. 21-33 (12 pages on 'Why Judicial Review?').
- Graver, Hans Petter "[Mission Impossible: Supra-nationality and National Legal Autonomy in the EEA Agreement](http://www.kluwerlawonline.com/document.php?requested=document.php%3Fid%3D404885%26type%3Dhitlist%26num%3D0%23xml%3Dhttp%3A%2F%2Fwww.kluwerlawonline.com%2Fpdfhits.php%3Ftype%3Dhitlist%26num%3D0&id=404885&type=hitlist&num=0#xml=http://www.kluwerlawonline.com/pdfhits.php?type=hitlist&num=0)", 7 European Foreign Affairs Review, 2002 pp. 73-90
(<http://www.kluwerlawonline.com/document.php?requested=document.php%3Fid%3D404885%26type%3Dhitlist%26num%3D0%23xml%3Dhttp%3A%2F%2Fwww.kluwerlawonline.com%2Fpdfhits.php%3Ftype%3Dhitlist%26num%3D0&id=404885&type=hitlist&num=0#xml=http://www.kluwerlawonline.com/pdfhits.php?type=hitlist&num=0>)
- Grendstad, G., W. R. Shaffer, & E. N. Waltenburg (2015): "'The Super Legislators.' Supreme Court Justices as the Guardians of the Constitution,' ch. 8 (pp. 163–192) in: *Policymaking in an Independent Judiciary: The Norwegian Supreme Court*. Colchester, UK, ECPR Press.
- Grewal, Sharanbir, and Erik Voeten. "*The Politics of Implementing European Court of Human Rights Judgements.*" Available at SSRN 1988258 (2012) 41 pages
(https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1988258)
- Hart , Vivien "Democratic Constitution-Making" US Institute of Peace Special Report 107 (2003) available at:
<http://dspace.cigilibrary.org/jspui/bitstream/123456789/4581/1/Democratic%20Constitution%20Making.pdf?1>
- Halvard Haukeland Fredriksen, Christian N.K. Franklin, 'Of pragmatism and principles: The EEA Agreement 20 years on' (2015) 52 Common Market Law Review, pp. 629-684
(<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=COLA2015049>)
- Haukeland Fredriksen, Halvard The EEA and the case law of the CJEU: Incorporation without participation? in: *The European Union's Non-Members: Independence under hegemony?*, Erik O. Eriksen and John Erik Fossum (eds.), Routledge: London/New York 2015 pp. 102-117
(<http://www.tandfebooks.com/ISBN/9781315751030>)
- Hillebrecht, C. (2014), *Domestic Politics and International Human Rights Tribunals: The Problem of Compliance* Cambridge: Cambridge University Press, ch. 1 (pp. 1–18).(
<https://www.cambridge.org/core/books/domestic-politics-and-international-human-rights-tribunals/25EBD4C51CC35D0E965CF7AAD4105B3C>)
- Hirschl, Ran "From comparative constitutional law to comparative constitutional studies" in *Int J Constitutional Law* (2013) 11 (1): 1-11. doi: 10.1093/icon/mos057
- Hirschl, Ran: *The Nordic Counter-narrative: Democracy, human development, and judicial review* *Int J Constitutional Law* (2011) 9 (2): 449-469 doi:10.1093/icon/mor034
(<https://academic.oup.com/icon/article/9/2/449/649573/The-Nordic-counternarrative-Democracy-human>)
- Hoffmann-Riem, Wolfgang, «The Venice Commission of the Council of Europe – Standards and Impact», *The European Journal of International Law*, (25) 2014 pp. 579-597.
http://www.venice.coe.int/files/articles/Hoffmann-Riem_Venice-Commission_Standards.pdf
- Holmøyvik, Eirik "Norway's constitutional acrobatics under the EEA Agreement", in: *The European Union's Non-Members: Independence under hegemony?* Erik O. Eriksen and John Erik Fossum (eds.), Routledge: London/New York 2015 pp. 137-152
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2846451
- Madlingozi, T. (2014), "*Post-Apartheid Social Movements and Legal Mobilisation*" in M. Langford, et. Al. (eds), *Symbol or Substance? The Role and Impact of Socio-Economic Rights Strategies in South Africa* (Cambridge: Cambridge University Press), pp. 92-130
(<http://link.uib.no/mando>)
- Sajo, Andras. "*Constitution without the constitutional moment: A view from the new member*

states." Int'l J. Const. L. 3 (2005): 243–261.

(http://heinonline.org/HOL/Page?handle=hein.journals/injcl3&div=23&g_sent=1&collection=journals%20-%2020253)

- Slagstad, R. (1995), The Breakthrough of Judicial Review in the Norwegian System", in E. Smith (ed.), Constitutional Justice Under Old Constitutions (The Hague: Kluwer Law International, 1995) 81-112.
- Søvig, Karl Harald, Introduction to Norwegian Constitutional Law (ca 20 pages: *available at "Mitt UiB"*)
- Sunde, Jørn Øyrehaugen "Dissenting Votes in the Norwegian Supreme Court 1965-2000. A legal cultural analysis", 1 RechtKultur, 2012 s. 59-73
- Sweet, Alec Stone. "Constitutional Courts and Parliamentary Democracy." West European Politics 25.1 (2002): 77-100. (<http://www.tandfonline.com/doi/abs/10.1080/713601586>)
- Tushnet, Mark. "*Constitutional Foundation: Constitution-Making: An Introduction.*" Tex. L. Rev. 91 (2013): 1983-2015.
(<http://www.heinonline.org/HOL/Page?page=1983&handle=hein.journals%2Ftlr91&collection=journals%20-%20202077>)
- Weiler, Joseph 'Journey to an Unknown Destination: A Retrospective and Prospective of the European Court of Justice in the Arena of Political Integration', 31 Journal of Common Market Studies (1993) 417. (<http://onlinelibrary.wiley.com/doi/10.1111/j.1468-5965.1993.tb00475.x/epdf>)
- Whittington, Keith E. "Constitutionalism" in G.A. Caldeira, R. Daniel Kelemen, and K. E. Whittington *The Oxford Handbook of Law and Politics* (Oxford University Press 2008, online 2009, DOI: 10.1093/oxfordhb/9780199208425.001.0001)
(<http://www.oxfordhandbooks.com/view/10.1093/oxfordhb/9780199208425.001.0001/oxfordhb-9780199208425-e-16?rskey=6XA3Um&result=1>)
- Pildes, Richard "The Legal Structure of Democracy" in G.A. Caldeira, R. Daniel Kelemen, and K. E. Whittington *The Oxford Handbook of Law and Politics* (Oxford University Press 2008, online 2009, DOI: 10.1093/oxfordhb/9780199208425.001.0001)
(<http://www.oxfordhandbooks.com/view/10.1093/oxfordhb/9780199208425.001.0001/oxfordhb-9780199208425-e-18>)
- McCammon, Holly J. and McGrath, Allison R. (2015), "Litigating Change? Social Movements and the Court System" *Sociology Compass* 9:2 128-139
(<http://onlinelibrary.wiley.com/doi/10.1111/soc4.12243/abstract>)
- Gauri, Varun, and Daniel M. Brinks. "The Impact of Legal Strategies for Claiming Economic and Social Rights". in Haglund, L & R. Stryker. *Closing the Rights Gap: From Human Rights to Social Transformation.* (University of California Press, 2015) 87
(<http://ebookcentral.proquest.com/lib/bergen-ebooks/reader.action?ppg=118&docID=3301571&tm=1485523303283>)