# European Constitutional Law Review

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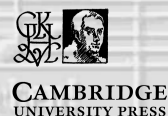
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### Subjects

COURT OF JUSTICE: Sovereignty and constitutionalism in the Court's decisions; Arbitration agreements and the autonomy of the EU legal order; The Court's approach to public international law; Judicial independence of Polish courts. European Union: Trust and the European Rule of Law; Secession and withdrawal. France: The state of emergency's impact on the rule of law and human rights. Italy: The Constitutional Court's decisions in the *Taricco* saga. Poland: Substantive equality in local elections.

Lanzanari Svarran



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#### Editorial Policy & Guidelines for Contributors

The journal is edited in the Hogendorp Centre for European Constitutional Studies, a Jean Monnet Centre of excellence. This Centre is based in the University of Amsterdam. Published four times a year. In the tradition of the Hogendorp Centre, the *European Constitutional Law Review* (EuConst) follows the classical approach of constitutionalism, to discuss EU law's developments as well as comparative public law of the member states, political and constitutional theory and history. The journal is a platform for scholarly discussion of European constitutional events and evolution. It is open to contributions in this field from any country in the world and from any discipline. These contributions should satisfy as to substance, apart from the common scholarly criteria, two specific conditions, to a) have a distinctly European relevance and b) include a reference to and discussion of legal aspects involved.

#### Submitting an article, case note or book review

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