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Interpretation as Political Process

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Alison L. Young

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interconnected web that facilitates dialogue and linkages across international and regional structures Oxford Comparative Constitutionalism seeks to publish scholarship of the highest quality in constitutional law that deepens our knowledge of local national regional and global phenomena through the lens of comparative public law Book jacket **European Yearbook of** Constitutional Law 2021 Jurgen de Poorter, Gerhard van der Schyff, Maarten Stremler, Maartje De Visser, 2022-06-06 The European Yearbook of Constitutional Law EYCL is an annual publication devoted to the study of constitutional law It aims to provide a forum for in depth analysis and discussion of new developments in the field both in Europe and beyond This third volume of the EYCL focuses on constitutional advice an underexplored topic of legal scholarship today and addresses this situation by looking beyond constitutional law's familiar focus on the classic separation of powers and the main legislative executive and judicial bodies implied by this construct The attention is shifted to mapping and analysing the advisory bodies and functions grouped around and in support of the legislators administrators and judges at the frontline of the constitutional edifice which is accomplished through national comparative and transnational perspectives on constitutional advice from Europe and beyond Addressing the topic of constitutional advice is necessary to broaden and deepen not only our understanding of advice as a field in its own right but also as a way of rendering a fuller account of contemporary constitutionalism Also the increasing political polarisation across many societies today underscores the need to study constitutional advice on topics of significance in an attempt to bridge divides and end gridlock This book will be of special interest to constitutional scholars and legal scholars more generally as well as to political scientists In addition government officials judges and policy makers wishing to better understand the legal mechanisms and avenues when it comes to rendering or receiving advice in the contemporary constitutional context will find much of relevance Jurgen de Poorter is professor at Tilburg Law School Department of Public Law and Governance Gerhard van der Schyff is associate professor at Tilburg Law School Department of Public Law and Governance Maarten Stremler is assistant professor at Maastricht University Faculty of Law Department of Public Law Maartje De Visser is associate professor at Yong Pung How School of Law Singapore Management University Singapore *Politics and Constitutionalism* Robert J. Spitzer, 2000-05-18 Examines The Oxford Handbook of the U.S. the work of Louis Fisher renowned scholar of constitutional law and politics Constitution Mark V. Tushnet, Mark A. Graber, Sanford Levinson, 2015 The Oxford Handbook of the U.S. Constitution offers a comprehensive overview and introduction to the U S Constitution from the perspectives of history political science law rights and constitutional themes while focusing on its development structures rights and role in the U S political system and culture This Handbook enables readers within and beyond the U S to develop a critical comprehension of the literature on the Constitution along with accessible and up to date analysis Whether a return to the pristine constitutional institutions of the founding or a translation of these constitutional norms in the present is possible remains the central challenge of U S constitutionalism today Boundaries of State, Boundaries of Rights Tsvi Kahana, Anat Scolnicov, 2016-10-20 The book

explores the various and sometimes unexpected ways in which states human rights and private actors intersect

Constitutional Interpretation Keith E. Whittington, 1999 With its detailed and wide ranging explorations in history philosophy and law this book is essential reading for anyone interested in how the Constitution ought to be interpreted and what it means to live under a constitutional government BOOK JACKET **Conflicts of Rights in the European Union** Aida Torres Pérez, 2009 Underlying the protection of human rights in Europe is a complex network of overlapping legal systems domestic EU and ECHR This book focuses on the potential for conflict to emerge between the systems where rights overlap and interpretations in different courts begin to diverge From the perspective of EU law where the interpretation of rights differs national courts are asked to renounce the constitutional scope of protection in favour of the scope defined by the European Court of Justice This work presents a theory of supranational judicial authority to confront this problem grounded in an ideal of judicial dialogue It represents the first attempt to provide a thorough theoretical account of the value of judicial dialogue and its potential for legitimating judicial decision making at a supranational level Combining theoretical rigour with attention to the practicalities of European human rights law the book will be accessible to a broad readership of legal theorists EU lawyers and judges involved in building inter judicial dialogue *Zimbabwe in Transition* Timothy Murithi, Aguilina Mawadza, 2011 Zimbabwe's Transition to Democracy in the post independence era has been a very difficult one To date there have been a number of sustained efforts by various local regional and international actors to move Zimbabwe towards democracy as well as attempts to find a lasting solution to the political and economic crises that seriously affected the country's progress from the late 1990s However these attempts have been less successful mainly because Zimbabwe has complex political and economic problems with interlocking national regional and international political and economic dimensions rooted in both historical and contemporary factors and developments To understand the complexities of the challenges to Zimbabwe's transition to democracy as well as prospects for political change and democracy in the country Zimbabwe in Transition critically examines both the historical and contemporary dynamics shaping political and economic developments in the country taking into account voices from a broad spectrum of Zimbabwean society including civil society faith based communities the diaspora women community leaders the media youth and regional actors such as SADC and the AU Book jacket General Reports of the XXth General Congress of the International Academy of Comparative Law -Rapports généraux du XXème Congrès général de l'Académie internationale de droit comparé Katharina Boele-Woelki, Diego P. Fernández Arroyo, Alexandre Senegacnik, 2020-12-17 This book explores convergences of legal doctrine despite jurisdictional cultural and political barriers as well as divergences due to such barriers examining topics that are of vital importance to contemporary legal scholars Written by leading experts from all continents its 26 chapters present a comparative analysis of cutting edge legal issues of the 21st century While each of the countries covered stands alone as a sovereign state in a technologically advanced world their disparate systems nonetheless show comparable strategies in

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emphasis on how constitutionalism in the United States is a form of politics and not a means of subordinating politics to law <u>Congress, the Court, and the Constitution</u> United States. Congress. House. Committee on the Judiciary. Subcommittee on the Constitution, 1999

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