

Contents

<i>Acknowledgements</i>	<i>vii</i>
<i>Prologue: The Man Who Had Learned to Say ‘No’</i>	<i>ix</i>
<i>Abbreviations</i>	<i>xvii</i>
<i>Table of Cases</i>	<i>xix</i>

Introduction	1
I. Yesterday Came Suddenly	1
II. The Greek Disease.....	4
III. The Content of this Book	6

PART I

MOMENTS OF THE CRISIS AND THE METAMORPHOSIS OF THE EUROPEAN ECONOMIC GOVERNANCE

1. Conceptual Flaw, Original Sin and Misapplications of the Maastricht Treaty	15
I. Introduction: The Interrelation between Monetary and Fiscal Policy	15
II. The Open Coordination Method, the Ambitious Goals and the Wishful Rules of the ‘Macroeconomic Constitution’ of the Maastricht Treaty	18
III. The Structural Asymmetry (and Original Sin) of the Maastricht Treaty and its Impact on the Crisis	24
IV. The Jurisprudential Quasi Pre-emption of an Already Shallow Discipline.....	29
2. The Greek Memoranda	35
I. The Message of the Figures and the Agony of the Titles.....	35
A. The Message of the Figures.....	35
B. The Agony of the Titles.....	38
II. The Road to the Greek Memoranda.....	38
A. Approaching the Crisis	38
B. The Outbreak of the Crisis and its Aftermath	41
C. The Arrival of the Memoranda	45
III. The Memoranda	48
A. The Cornerstones of the Memoranda Mechanics	48
B. Memorandum I	53

C.	Memorandum II	55
i.	The Road to the Second Greek Memorandum	55
ii.	On the Content of the Second Memorandum	59
D.	Memorandum III	64
i.	The Road to the Third Memorandum	64
ii.	On the Content of Memorandum III	72
E.	The Happy Epilogue of the Figures and the Relief of the Institutions	74
F.	Aladdin’s Cave	78
Excursus I:	On Greek and European Statistics	83
I.	The Birth of a Stereotype and Some Dark Sides of the European Statistics	83
II.	On the Commission’s Eloquence on the Greek Statistics and Discretion on the European Statistics	85
III.	<i>Le Bal des Hypocrites</i> : The Timid Silence about the Dark Sides of European Statistics	94
IV.	A Mathematical Scrutiny	95
Excursus II:	<i>Per Speculum et in Aenigmate</i>	97
I.	We Had the Experience but Missed the Meaning	97
A.	Why Us?	97
B.	The International Financial Commission	99
II.	On the Nominal Value and the Strength of Our Constitutional Polity	105
A.	1974! A Short Introduction to the Constitution of 1975	105
B.	The Translator and the Original	107
C.	Spending the Country to Ruins	108
III.	The Gradual Relinquishment of Greece’s National Sovereignty through the Democratic Process	110
IV.	<i>California Dreamin’</i>	115
3.	Institutional Creativity	117
I.	Some Political Prolegomena of the New Economic Governance	117
A.	The Cradle and the Genesis of New Institutions	117
B.	The Power Shift: ‘Only One Bed for Two Dreams’	118
II.	The Strategic Response: The New Economic Governance: <i>‘Jetzt einmal wird in Europa Deutsch gesprochen’</i>	128
A.	The Reform of the Stability and Growth Pact	129
i.	The Six-Pack	130
ii.	The Two-Pack	139
iii.	National Parliaments	145
B.	‘Global in Life But National in Death’: An Introduction to the Harmful Interplay between the Fragilities of the Sovereigns and the Vulnerability of the Banks	146
i.	The Imperative to Break the Vicious Circle between Banks and Sovereigns: Banking	146

ii.	The Process Leading to the Crisis-triggered Reform of the European Banking Law	151
iii.	The European System of Financial Supervision.....	152
iv.	The European Banking Union: Facing ‘the Death Embrace between Failing Banks and Sovereigns and the Euro Generally’	159
v.	National Parliaments	169
C.	The Treaty on Stability, Coordination and Governance in the Economic and Monetary Union and the New Fiscal Compact	170
D.	The Economic Policy Coordination Agendas: Europe 2020 and Europe Plus Pact	172
i.	Europe 2020.....	172
ii.	The Euro Plus Pact.....	173
III.	The Tactical Response: Facing the Outbreak of the Crisis.....	174
A.	The ‘Mechanisms’	174
i.	The ‘Firewalls’	175
ii.	The European Stability Mechanism	182
iii.	The Modes of Financing	188
B.	For the Sake of Legal Certainty: Revision of Article 136 TFEU	189
C.	The Jurisprudential Solidification of the Arcane Entanglement of the TFEU/ESM Regime in the Doctrine of the Court of Justice of the European Union	189
i.	The <i>Pringle</i> Case: ‘ <i>Forge moi une vérité</i> ’	190
ii.	‘ <i>Chez café “L’Eurogroup”</i> ’: The <i>Mallis</i> and <i>Ledra</i> Cases	203
iii.	The Jurisdictional Aftermath of and a Gloss on <i>Pringle</i> , <i>Mallis</i> and <i>Ledra</i>	209
D.	Dogmatic Coherence and Judicial Asphyxia	213

PART II

ECONOMIC STABILITY: THE MEETING AND THE MIXING POINT OF EUROPE’S INSTITUTIONAL WORLDS

4.	The Two Sides of the Coin: Constitutional Reviews of the Crisis	
	Legislation	217
I.	Introduction	217
II.	The ‘Givers’ Case Law I: The Bundesverfassungsgericht’s Concern for German Constitutional Identity	219
A.	The Syllogisms of the Federal Justices	219
B.	The German Fury Over the <i>OMT Decision</i> of the ECB	227
C.	... the European Reply	233
D.	... and the German Response	237
E.	<i>Deutschland über Alles?</i>	241
III.	The ‘Givers’ Case Law II: France’s Care for Her Republican Sovereignty	245
IV.	The ‘Receivers’ Case Law I: Greece	250
A.	Introduction. Ireland and Cyprus	250
B.	Greece	253

C.	The Landmark Decision 668/2012 of the Council of State.....	255
D.	The European Aftermath: The Memorandum Paradigm before the European Court of Human Rights and the Proliferation of the Main Theme.....	263
E.	Taxation and Fiscal Charges	267
i.	Special Charge for Electrified Built-up Areas.....	267
ii.	Real Estate Tax.....	270
iii.	Solidarity Contribution: Charge for the Exercise of the Liberal Professions.....	271
F.	Social Benefits	272
i.	Pension Cuts.....	272
ii.	The Empire Strikes Back: Special Remuneration Scales	277
G.	Organisation of the State; Privatisations	284
i.	Pre-pension Non-active Status.....	284
ii.	Non-active Status of Teaching Personnel for Vocational Training.....	286
iii.	Temporary Lay-off of Civil Servants Subject to Disciplinary Proceedings: Abolition of the Municipal Police Force.....	288
iv.	The Abolition of Hellenic Broadcasting Corporation and Privatization Issues Regarding the Athens Water Supply and Sewerage Company	289
v.	Privatisations	291
H.	<i>Caesar Dominus et Supra Grammaticam</i>	292
I.	The PSI ‘Incident’	295
J.	On the Reception of the Crisis by Greek Constitutional Literature: Passion, Pragmatism, and Fatigue. A Presidents’ Dialogue	298
V.	The ‘Receivers’ Case Law II: Portugal.....	305
A.	Introduction	305
B.	Admitted as Exceptional: The Budget in the First Year under the Memorandum.....	310
C.	Unconstitutional but not in the Current Year: On the Budget for the Second Year under the Memorandum.....	312
D.	The Expensive Redemption of Constitutional Values: The All-inclusive Litigation on the Critical Budget of 2013	316
E.	The Empire Pulls Slightly Back: On the Last Budget under the Memorandum.....	323
F.	Four Decisions not Directly Related to the Law of the Budget but to the Adjustment Programme and/or its Rationale	325
i.	Decision 474/2013	325
ii.	Decision 602/2013 on Structural Reform: The Changes in the Labour Code	330
iii.	Decision 794/2013	330
iv.	Decision 862/2013	332
G.	The Return to the New Normality	334

5. The Schmittian and the Madisonian Moments of the Crisis and the Fate of the Constitution.....	338
I. The Moment of the Crisis.....	338
II. On the Exception and the Rule and the Schmittian Moment of the Crisis	341
A. On the Exception and the Rule.....	341
B. The Schmittian Moment of the Crisis	343
III. The End of the Exception: The Madisonian Moment of the Crisis	344
A. An Institutional Metamorphosis	344
B. The Shift in the Centre of Gravity: Intergovernmentalism and International Law Instruments	345
C. On the De-legalisation of Institutional Politics: The Decisive Role of the Judicially Uncontrolled Eurogroup	346
D. Pastorship (and Discipline)	350
E. The Organisation of Pastorship I: The Credo and the Dogma of Financial Stability	351
F. The Organisation of Pastorship II: Commandments, Guidelines, Programmes, Warnings	357
G. The Organisation of Pastorship III: Timeline and Deadlines.....	359
H. The Organisation of Discipline I: Surveillance.....	360
I. The Organisation of Discipline II: Repentance and Punishment	361
IV. The Mystical Power of the Constitution.....	362
V. Bending the Parameters of a Constitutional Polity: The Emperor's Clothes	364
A. The Crisis Enters the Polity: The Memoranda Constitution of Greece.....	364
B. In Terms of Parenthesis: Democracies?.....	372
C. The Crisis Enters the Judicial Reasoning	375
D. The Stumbling Normativity of a Constitution.....	376
i. On the Resilience of the Constitution.....	376
ii. On the Exception from the Constitution.....	377
iii. On Constitutional Pluralism	380
E. The Adoration of the Clothes	381
6. Gleichschaltung or a <i>Metaconstitutional Catallaxy</i>	384
I. The Melting Pots	384
A. External Hybridity or the Vanishing of the Actor	384
B. Internal Hybridity or the Mingling of the Functions.....	385
II. The Direct Entry of Economics into Law and the Depoliticisation of Politics.....	386
A. The Monetisation of the Economy.....	387
B. The Depoliticisation of Politics	388

III. A Metaconstitutional Catallaxy	391
A. Metaconstitutional	391
B. ... Catallaxy?	393
Epilogue: The Peculiar Lack of Interest in the Fate of Hans Castorp	394
<i>Bibliography</i>	396
<i>Index of Names</i>	409
<i>Index of Subjects</i>	413