

Summer Studies “On the Rhine”

"Public Policy and Administration in the European Union, Germany, and the United States"

18 May – 19 June 2020

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1. Program overview

Speyer University is Germany's centre of competence for public administration. It offers postgraduate studies and executive training with an interdisciplinary approach, working closely with institutions in the public and private sector.

In cooperation with the Sol Price School of Public Policy, University of Southern California, USA and the School of Public and Environmental Affairs, Indiana University, USA, Speyer University offers a joint summer program on comparative public policy and administration in Germany, the European Union and the United States. Five seminars deal with major topics in public management, European economic integration, US and EU constitutional law, policy-making in the EU and German federalism.

The program provides students with an opportunity to study issues of public policy and administration in an interdisciplinary and international context. The instructors have backgrounds in political science, economics and law. US and other international students, e.g. from Eastern Europe, learn side by side with German students. The courses are taught exclusively in English.

The program also features excursions to important German and European institutions, such as the German Federal Parliament and Chancellery (Berlin), the European Central Bank (Frankfurt), the European Court of Human Rights (Strasbourg) and the European Parliament, European Council and the Commission (Brussels). Through city tours in Speyer and Heidelberg, students also get to know the Rhein-Neckar region.

2. Faculty

Professor Michael W. Bauer is Jean Monnet Professor of the European Union and holds the Chair of Comparative Public Administration and Policy Analysis at the German University of Administrative Sciences Speyer. He is an expert on comparative public administration, EU policy-making and multi-level governance.

Professor Denvil Duncan is Associate Professor at the School of Public and Environmental Affairs at Indiana University. His research has explored the impact of tax evasion opportunities on income inequality, labor supply, risk taking behavior, and tax incidence.

Professor Andreas Knorr holds the Chair of Economics (Economic and Transport Policy) at the German University of Administrative Sciences Speyer. He is an expert on European economic integration.

Professor William G. Resh is Professor at the Sol Price School of Public Policy, University of Southern California, USA. He is an expert on public management and executive politics.

Professor Constanze Janda holds the Chair of Social Law and Public Administration at the German University of Administrative Sciences Speyer. She is an expert on social security law and migration law.

Professor Rahel Schomaker is Professor of Economics and Public Administration at Carinthia University of Applied Sciences (CUAS), Kärnten, Austria and Senior Fellow at the German Research Institute for Public Administration (GRIP), Speyer.

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4. Course structure, credits and requirements

4.1 Course structure

Overview seminars	EU institutions and multilevel policy-making	
	German federalism	
Core course	A comparative perspective on public administration	
Electives (choice of one)	European economic integration	US and European constitutional law

This is how the OTR course structure works: Two overview seminars introduce you to EU policy-making and German federalism. Participation is obligatory, and you are expected to write a memo in both courses. The seminar “A comparative perspective on public administration in the EU, Germany and the US” is the core course of the program. Participation is also obligatory. As a fourth course, you can choose between European economic integration and US and European constitutional law. Both the core course and the elective course offer opportunities to deliver presentations and write papers or prepare a third memo. Which requirements you have to fulfil depends on your study program.

4.2 Requirements for O’Neill and Price students

<u>Six credits/units (Graduate students)</u>	<u>Six credits/units (Undergrad students)</u>
Active participation in four seminars (15 %)	Active participation in four seminars (15 %)
Two seminar papers (20% each = 40%)	One seminar paper (35%)
Two oral presentations (12.5% each = 25%)	One oral presentation (20%)
Two memos (10% each = 20%)	Three memos (10% each = 30%)
<u>Participation in all excursions (mandatory)</u>	<u>Participation in all excursions (mandatory)</u>

4.3 Requirements for Speyer students and international students

Speyer University students are welcome to participate in the whole program (four seminars out of five); they can also participate in single seminars as part of their regular curriculum. If you are interested in participating in single seminars, please register via the [regular procedure](#). If you are interested in participating in the whole program, your requirements will be the same as for US undergraduate students (see above; excursions are not mandatory). Please visit our [program website](#) for detailed information and registration options for Speyer students.

Other **international students** should contact their home institutions to decide whether and to what extent they award credits for the OTR courses in the context of their academic programs. Depending on credit point requirements, they can follow either the graduate or the undergraduate track (see also above).

4.4 Choosing requirements

Against the background of different requirements for the student groups, choosing your individual requirements follows one of two main processes.

Undergraduate students, international students on the undergraduate track and Speyer students follow this process

You are:

O'Neill undergraduate	USC undergraduate	Speyer University student	International on undergraduate track
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You choose an elective course:

"Economic integration"	"Constitutional law"
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You can choose to

- a) deliver a presentation and write a paper in the core course and write a memo in the elective course or to
- b) deliver a presentation and write a paper in the elective course and write a memo in the core course.

Paper in "Comparative public administration" + Memo in "Economic integration"	Memo in "Comparative public administration" + Paper in "Economic integration"	Paper in "Comparative public administration" + Memo in "Constitutional law"	Memo in "Comparative public administration" + Paper in "Constitutional law"
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These are your requirements:

↓	↓	↓	↓
Paper and presentation in "Comparative public administration" + Memo in "European economic integration" + Memo in "EU policy-making" + Memo in "German federalism"	Memo in "Comparative public administration" + Paper and presentation in "European economic integration" + Memo in "EU policy-making" + Memo in "German federalism"	Paper and presentation in "Comparative public administration" + Memo in "US and European constitutional law" + Memo in "EU policy-making" + Memo in "German federalism"	Memo in "Comparative public administration" + Paper and presentation in "US and European constitutional law" + Memo in "EU policy-making" + Memo in "German federalism"

Graduate students, including internationals on the graduate track, follow this process:

You are:

O'Neill graduate student	USC graduate student	International student on graduate track
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You choose an elective course:

„Economic integration“	„Constitutional law“
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These are your requirements:

↓	↓
Paper + Presentation in "Comparative public administration" Paper + Presentation in "Economic integration" Memo in "EU Policy" Memo in "German Federalism"	Paper + Presentation in "Comparative public administration" Paper + Presentation in "Constitutional law" Memo in "EU Policy" Memo in "Federalism"

4.5 About papers, presentations and memos

- **Seminar papers** deal with a specific research question related to a topic from a given seminar (10-15 pages). It is recommended, but not obligatory, to write seminar papers on the presentation topics.
- **Oral presentations** give a general overview of a topic (15-20 min) and must be accompanied by a handout of 1-2 pages.
- **Memos** are brief reports on a scientific article or book chapter (1-2 pages). The respective instructor will provide you with appropriate selections. Each memo must be handed in one day before the respective scientific article or book chapter is discussed in class. Memos are accepted only in writing.

Full-program participants: Topics for presentations and literature for memos will be assigned to you once you have made your course choices.

A limited number of presentation topics and memo literature will be reserved for single seminar participants.

4.6 Deadlines and grading

US and other international students hand in their papers to the respective instructor(s) on **July 1, 2020**. In case the papers are turned in late, the grade will be reduced by 5% for every two days it is late. Papers are no longer accepted after **July 4, 2020**.

The deadline for the Speyer professors to send their grades to the American professors is **July 10, 2020**.

4.7 Certificate of Participation

Upon request, Speyer University, O'Neill and USC also offer a special Certificate of Participation for US and international students who successfully complete the overall program.

5. Logistical information

5.1 Room and board

International students live on campus, generally sharing double-bedrooms with German students. Students have access to the library and all other university facilities. Breakfast and lunch are available at the university cafeteria on campus. The dorms offer cooking facilities. The kitchen has to be cleaned regularly – in alteration with the German students.

5.2 Support services

Professor Resh serves as the resident director on site for PRICE students; Professor Duncan serves in the same capacity for O'Neill students. Speyer University staff can help with logistics, academic concerns and emergency issues. Prior to departure, O'Neill and PRICE interview all IU and USC applicants and solicit information about relevant health issues; in addition, a list of contact numbers is maintained at O'Neill and PRICE.

Both PRICE and O'Neill cohorts will have a "student liaison" who will be the primary contact for most student questions and concerns. Students should feel free to contact the respective directors and staff in the case of an emergency. However, all questions regarding programmatic details, classroom assignments or details on the different excursions (for example) should be directed first and foremost to your respective student liaison. Details and contact information on the student liaisons will be distributed to each cohort before the program begins.

5.3 Visa procedure

All non-U.S. citizens are responsible for contacting **in time** the German Embassy or Consulate to determine the entry and visa requirements. **Please apply as early as possible for your visa, as the procedure usually takes a long time.**

For up-to-date information, please visit our [website](#).

6. Overview of seminars

EU institutions and multilevel policy-making

Instructor: Professor Schomaker

Overview

This seminar is designed as a brief introduction to the political system of the European Union (EU). It focuses on the history and theory of European integration, the main institutions and procedures of the current EU, and the most important challenges it faces in the years to come. Each session starts with an introductory lecture on the crucial topics of the day. Afterwards, students gather in groups to discuss and research key documents, events and problems of European integration. Each session ends with a wrap-up that brings together the students' findings.

Basic Readings

Hix, S. & Hoyland, B. (2011): *The Political System of the European Union*, 3rd ed, Basingstoke: Palgrave Macmillan.

Peterson, J. & Shackleton, M. (eds.) (2006): *The Institutions of the European Union*, 2nd ed, Oxford: Oxford University Press.

Wallace, H., Pollack, M. & Young, A. (2010): *Policy-Making in the European Union*, Oxford: Oxford University Press.

Zimmermann, H., & Dürr, A. (eds). (2012): *Key controversies in European integration*, Basingstoke: Palgrave Macmillan.

Course Plan

Session 1 (18 May, 2.00-4.30 pm, HS 6)

Institutional development and theoretical interpretations of the EU integration process

Objectives: Students will be able to identify the institutional milestones in European integration and to explain the development of the European Union using different theories.

Required reading: Hix & Hoyland 2011

Recommended: Rosamond 2000

Group work: Understanding key documents of European integration; guiding questions: what is the respective vision for a United Europe/the EU, what should it be for?

- Winston Churchill Speech in Zurich, 1946 (<http://www.cfr.org/europe/churchills-united-states-europe-speech-zurich/p32536>)
- Schuman Declaration 1950 (https://europa.eu/european-union/about-eu/symbols/europe-day/schuman-declaration_en)
- Luxembourg Compromise 1966 (http://www.internationaldemocracywatch.org/attachments/297_Luxembourg%20Compromise.pdf)
- Thatcher Speech in Bruges 1988 (<http://www.margarethatcher.org/document/107332>)
- Merkel Speech in Bruges 2010 (<http://www.bruessel.diplo.de/contentblob/2959854/Daten/>)

Session 2 (19 May, 10.00-12.30 am, HS 6)

The Main Actors and Their Role in EU Policy-Making

Objectives: Students will be able to describe the role of the European Commission, the Council of Ministers, the European Council and the European Parliament in EU policy-making.

Required reading: McCormick 2014 (Chapter 4), European Commission 2012

Recommended: Peterson 2006 (Commission); Hayes-Renshaw 2006 (Council of Ministers); Carammia, Princen & Timmermans 2016 (European Council); Shackleton 2006 (European Parliament)

Group work: Getting to know the EU institutions; guiding questions: how are they appointed/elected, what is their purpose?

- Fact Sheet: The European Commission: http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.3.8.pdf
- Fact Sheet: The Council of the European Union: http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.3.7.pdf
- Fact Sheet: The European Council: http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.3.6.pdf
- Fact Sheet: The European Parliament – Powers: http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.3.2.pdf
- Fact Sheet: The European Parliament – Organisation and Operation: http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.3.3.pdf

Session 3 (19 May, 6.00-8.00 pm, HS 6)

The Main Decision-making Procedures

Objectives: Students will be able to understand the EU legislative procedures from the proposal to the adoption and implementation of legislation (legislative decision-making as well as executive law-making).

Required reading: Craig 2010, Chapter 2

Recommended: Pollak & Slominski 2004 (Treaty Revision); Costello & Thomson 2013 (Codecision procedure); Christiansen & Dobbels 2013 (Delegated law-making after Lisbon); Borrás & Jacobssen 2004 (Open Method of Coordination)

Group work: Understanding how decisions are made; guiding questions: which issues/policies are decided by supranational/intergovernmental procedures, what sets them apart?

- Supranational decision-making procedure http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.4.1.pdf
- Intergovernmental decision-making procedures http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.4.2.pdf
- Budget procedure http://www.europarl.europa.eu/ftu/pdf/en/FTU_1.4.3.pdf

Session 4 (20 May, 10.00 am -12.30 pm, HS 6)

The Future of the EU – Crises and Challenges

Objectives: Students are aware of current developments and future challenges for the EU, especially regarding Eurosceptic movements, the process and implications of the Brexit as well as a common migration and asylum policy.

Required reading: European Commission 2015

Recommended: Falkner 2016 (EU's problem-solving capacities in times of crisis); Webber 2014 (Likelihood of EU disintegration)

Group work: Envisioning scenarios of future (dis)integration; guiding questions: what are likely trajectories of the EU, what will it look like in 2030, what are potential solutions for the refugee crisis, and the BREXIT?

- Gabriel-Macron: Europe cannot wait any longer, 2015 (<https://www.theguardian.com/commentisfree/2015/jun/03/europe-france-germany-eu-eurozone-future-integrate>)
- Paul Morillas: The EU should abandon 'ever closer union' in favour of 'flexible differentiation' after Brexit, 2016 (<http://blogs.lse.ac.uk/europpblog/2017/01/13/flexible-differentiation-after-brexit/>)

Session 5 (20 May, 12.45-15.15 pm, HS 6)

Wrap up

Objectives: n.n.

Required reading: n.n.

Recommended: n.n.

Group work: n.n.

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- Christiansen, T., & Dobbels, M. (2013). Non-Legislative Rule Making after the Lisbon Treaty: Implementing the New System of Comitology and Delegated Acts. In *European Law Journal*, 19 (1), pp. 42–56.
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- European Commission (2015). *The EU explained: Ten priorities for Europe*. Luxembourg.
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- Falkner, G. (2016) The EU's current crisis and its policy effects: research design and comparative findings. In *Journal of European Integration*, 38(3), pp.219-235.
- Gillingham, J. (2016) The end of the European dream. In: Zimmermann, H., & Dür, A. (Eds.): *Key Controversies in European Integration*. Basingstoke: Palgrave Macmillan, pp. 19-31.
- Hayes-Renshaw, F. (2006). The Council of Ministers. In Peterson, J., & Shackleton, M. (eds.), *The Institutions of the European Union*, 2nd ed, Oxford: Oxford University Press, pp. 60-80.
- Hix, S., & Hoyland, B. (2011). Chapter 1: Explaining the EU Political System. In *Ibid, The Political System of the European Union*, 3rd ed, Basingstoke: Palgrave Macmillan, pp. 1-19.
- McCormick, J. (2014). *Understanding the European Union. A Concise Introduction*. 6th edition. London/New York: Palgrave.
- Peterson, J. (2006). The College of Commissioners. In Peterson, J., & Shackleton, M. (eds.), *The Institutions of the European Union*, 2nd ed, Oxford: Oxford University Press, pp. 71-94.
- Pollak, J., & Slominski, P. (2004) The Representative Quality of EU Treaty Reform: A Comparison between the IGC and the Convention. In *Journal of European Integration*, 26(3), pp. 201-226.
- Rosamond, B. (2000). Chapter 5: Theorizing the New Europe. In *Ibid, Theories of European Integration*. Basingstoke: Palgrave Macmillan, pp. 89-128.
- Shackleton, M. (2006): The European Parliament. In Peterson, J., & Shackleton, M. (eds.), *The Institutions of the European Union*, 2nd ed, Oxford: Oxford University Press, pp. 104-124.
- Webber, D. (2014). How likely is it that the European Union will disintegrate? A critical analysis of competing theoretical perspectives.

A comparative perspective on public administration in the EU, Germany, and the US

Instructors: Professors Bauer, Resh and Duncan

Overview

The purpose of the seminar is to compare EU, German and US approaches to common problems of public administration, to present key characteristics of these administrative systems, and to hereby offer a better understanding of one's own system. After a discussion in session 1 of basic theoretical concepts underlying public administration in Europe and the US, there will be seven sessions focusing on administrative approaches in the following problem areas:

- Origins and phases of theorizing about public administration
- Parliaments and bureaucracy
- Case Study: The Internal Revenue Service
- Political approaches to public personnel administration
- The structure and accountability of regulatory agencies
- Administrative reforms
- Politics of budgeting in US, EU and Germany
- Politicized bureaucracy

Each session comprises two topics – we use letters for the sessions, and numbers for the topics for the ease of orientation! Each session thus contains two general introductions to the respective topics by the professors that are followed by the students' presentations of 15-20 min and discussion time of 20 min after each student presentation. The case study on the Internal Revenue Service is an exception.

Topics

Session A (19 May, 3.00 pm-5.30 pm, HS 6):

Origins and phases of theorizing about public administration

Objectives: Origins of public administration as a discipline: Are Weber's bureaucratic model and Wilson's distinction between politics and administration still relevant today? Weber's focus on legal rationality and Wilson's emphasis on administrative efficiency are generally considered to be starting points of legalistic and managerial approaches to public administration. Students will be able to describe the historical context and purposes of the two concepts and discuss their relevance for modern public administration.

1. Characteristics, purpose and today's relevance of Wilson's distinction between politics and administration

Required reading: Wilson 1887

Recommended reading: Kaufman 1956; Raadschelders 2000; Stillman 1999a, 1999b; Lynn 2001; Rosenbloom 2008

2. Characteristics, purpose and today's relevance of Weber's bureaucratic model

Required reading: Fry & Raadschelders 2008, pp. 19-54

Recommended reading: Sager & Rosser 2009; Weber 1978, vol. 1, chapter III ii (pp. 217-226), vol. 2, chapter XI (pp. 956-1005); Seibel 2010

Session B (25 May, 10.00 am-12.30 pm, HS 6):

Parliaments and (their) bureaucracies

Objectives: Parliaments are supposed to control the executive, i.e., the government and the administration. But how are they able to do this? What is their relationship to the administration? Moreover, what is the role of the Parliaments' own bureaucracies? Students will be able to identify the control mechanisms of parliaments in presidential and parliamentary systems and to understand the differences between bureaucrats in legislative and executive branches.

3. Legislative Oversight and Administrative Influence in the US

Required reading: West 1995 (Ch. 6-7)

Recommended reading: Arnold 1980; McCubbins & Schwartz 1984; Rosenbloom 2010

4. Bureaucrats in the European Parliament

Required reading: Winzen 2011

Recommended reading: Egeberg et al. 2012; Dobbels & Neuhold 2013; Pegan 2011

Session C (1 June, 3.00-5.30 pm, HS 6 – Prof. Dr. Denvil Duncan)

Case Study: The Internal Revenue Service

Objectives: The section will look at the public administration challenges facing the Internal Revenue Service (IRS). We begin with a discussion of the IRS scandal and the resulting efforts to defund the IRS. This is followed by an overview of the impacts of the defunding effort on IRS operations. We contrast tax administration in the US (including the fate of the IRS) to tax administration in Germany. This includes a discussion of the interaction between the states and the federal governments in both countries. We also explore cultural differences that influence tax administration and tax compliance.

Readings: Martinez-Vazquez & Timofeev 2010
Duncan & McLure 1997
IRS 2011 – The tax gap map
The Tax Gap Project Group 2016 – About the concept of tax gaps

Reading on the IRS

scandal: The scandal: <http://www.cnn.com/2014/07/18/politics/irs-scandal-fast-facts/>
The defunding: <http://www.cbpp.org/research/federal-tax/irs-funding-cuts-compromise-taxpayer-service-and-weaken-enforcement>
Potential Impact on compliance: <https://www.irs.gov/uac/irs-releases-new-tax-gap-estimates-compliance-rates-remain-statistically-unchanged-from-previous-study>
Organizational Chart: https://www.irs.gov/PUP/newsroom/irs_organization_chart_october_2016.pdf
Other useful information on current changes and proposals: <https://www.irs.gov/uac/strategic-plan-and-other-references>
Fun video (may contain modestly offensive language): <http://time.com/money/3819382/john-oliver-and-irs-tax-gap/>

Session D (3 June, 3.00-5.30 pm, HS 6)

Political approaches to public personnel administration

Objectives: Students will be able to describe, compare and evaluate how conflicts between professional integrity and political loyalty are resolved in the German and US governments.

5. Tensions between political appointees and careerists in the US federal government

Required reading: Kettl & Fesler 2009b

Recommended reading: Kettl & Fesler, 2009a; Hecl 1977; Peters 2004; Durant 1995; Cohen 1998; Resh 2015

6. The “political civil servant” in Germany – a contradiction in itself?

Required reading: Veit & Scholz 2016

Recommended reading: Derlien 2003; Jann & Veit 2010; Goetz 1999

Session E (8 June, 10.00 am -12.30 pm, HS 6):

The structure and accountability of regulatory agencies

Objectives: Students will be able to evaluate the conditions under which regulatory agencies can be effectively structured in the separation-of-powers systems of the United States and European Union. How do varying institutional and ideological perspectives conflict? How is this conflict manifest in administrative structure? To whom are these agencies accountable?

7. The structure and accountability of regulatory agencies in the US

Required reading: Moe 1989

Recommended reading: Wood & Bohte 2004; Balla & Wright 2001; Furlong & Kerwin 2005; Milakovich & Gordon 2009, pp. 530-535

8. The structure and accountability of regulatory agencies in the European Union

Required reading: Gilardi 2008, pp. 55-72

Recommended reading: Thatcher 2011; Döhler 2002; Thatcher 2007

Session F (10 June, 10.00 am-12.30 pm, HS 6):

Administrative reforms

Objectives: In the US, New Public Management (NPM) has been the prevailing administrative reform movement for the last two decades. In the EU, enlargement has triggered a debate on the reform of EU institutions, and led to the Lisbon Treaty. Students will be able to describe, compare and evaluate administrative reform concepts and measures.

9. New public management in Germany – an appraisal

Required reading: Kuhlmann, Bogumil & Grohs 2008

Recommended reading: Kuhlmann 2010; Pollitt & Bouckaert 2003; König 2001

10. New public management in the US – an appraisal

Required reading: Breul & Kamensky 2008

Recommended reading: Moynihan 2006; Thompson 2000; Thompson 2002; Kickert 1997; Spicer 2007; Gregory 2007; Eickenberry & Pautz 2008; Lynn 2008

Session G (11 June, 3.00-5.30 pm, HS 6 – Prof. Dr. Denvil Duncan)

Politics of budgeting in US, EU and Germany

Objectives: The budget is an important policy document. It reflects the government's opinion about the current and future state of the world, and the policies the government hopes to implement in the coming year(s). Deciding how to divide scarce revenues among often competing departments in an effort to achieve multiple objectives requires a well-functioning political administration process. Students will be able to describe and compare the budgeting process in the US, EU and Germany and to identify some of the key challenges these governments face in developing and implementing their respective budgets.

11. US Public Budgeting: Laws, committees and budgetary agencies; process and timeline; effectiveness of budgetary rules and processes.

Required reading: Mikesell 2011

Recommended reading: Office of Management and Budget 2005

12. German Federal Budgeting and the EU: Laws, committees and budgetary agencies; process and timeline; effectiveness of budgetary rules and processes, and role of the EU.

Required reading: Lübke 2006

Recommended reading: Posen 2005; OECD 2014

Additional: Instruction for logroll simulation.

Session H (17 June, 3.00-5.30 pm, HS 6):

Politicized Bureaucracy?

Objectives: The relationship between bureaucrats and politicians lies at the centre of this seminar. We started with analysing Weber and Wilson's concerns. In the final session we want to look at current state of affairs (and how students of public administration think about it) in the USA and in Europe. We will see that "politicization" is less a "status" but rather a relationship that is first, specific to the institutional configuration the administration is part of, never stops changing and that probably needs to be re-considered continuously.

13. US: The politicized bureaucracy in a separation of powers system

Required reading: Miller & Whitford, 2016 (Chs. 1-2)

Recommended reading: Lewis 2012; Furlong 1998; Moynihan & Roberts 2010; Gordon 2011; Lewis 2008; Resh 2014

14. EU: Multilevel Governance: Executive Dynamics and Politicization

Required reading: Hooghe & Marks 2008

Recommended reading: Hooghe & Marks 2001 (Chapter 1)

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German federalism in the EU

Instructor: Professor Bauer

Course Plan

Session 1 (Mon, 25 May; 3.00-5.30 pm, HS 6)

Introduction to the political system of the Federal Republic of Germany

Objectives: Students will be able to understand the historical background and identify the major institutions of German federalism.

Readings: Kramer 2005; Conradt & Langenbacher 2013

In-class material: - Excerpt (Schmidt 2016) on policy diversity in German federalism

Session 2 (Thu, 28 May 2019; 5.00-7.30 pm, Landesvertretung RLP, Brussels)

Topic n.n.

External speaker in Berlin

Session 3 (Mon, 8 June; 3.00-5.30 pm, HS 6)

European Parliament, Brexit, and Germany

Guest speaker: n.n., Institution n.n.

Objectives: Students will understand the multilevel character of the European Parliament and the role of German political parties in managing this supranational assembly. The implications of the 2019 elections for the European Parliament will be clarified in this context.

Readings: Ondarza & Schenuit 2018; Lehne & Grabbe 2018

Session 4 (Wed, 10 June; 3.00-5.30 pm)

Topic: Unitary Federalism

Guest speaker: n.n., Institution n.n.

Objectives: Students will be familiar with the main principles of the German Federalism and its national-Land (regional) cooperation. The features of the constitutional Federalism Reforms will be analyzed.

Readings: Sturm 2018

Session 5 (Tue, 16 June; 3.00-5.30 pm, HS 6)

Party system and party politics (Special emphasis: Federal elections 2017)

Objectives: Students will be familiar with the most prominent German parties and the processes of government formation following a general election.

Readings: Lochocki 2016; Poguntke 2014

In-class material: - Federal election 2017 results
- Government formation – Coalition governments from 1949-2017

Session 6 (Wed, 17 June; 10.00 am -12.30 pm, HS 6)

Wrap-up / Extra session: Germany and the US in the Age of Trump

Objectives: Students will analyse how the US sees Germany and how Germany sees the US in relevant policy areas under the Trump Administration

Readings: Brugger 2019; Langenbacher & Wittlinger 2018

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European economic integration

Instructor: Professor Knorr

Overview

The course of study is designed to familiarize students with the key theoretical and political concepts of European economic integration, its successes and its failures. In order to achieve its objectives, the course is divided into two main parts. Session 1, conceived as a brief introduction to the field, kicks off with a short history of the European economic integration process and an overview of the structural elements of alternative forms of regional economic integration. It concludes with a synopsis of the economic theory of regional economic integration. The focus of sessions 2-5 will be on selected areas of the European economic integration as it has evolved in practice: the EU's tax harmonization efforts and the supranational competition policy, the Common Agricultural Policy, the European Monetary Union (EMU), Euro crisis, immigration crisis and the likely economic implications of the proposed post-Brexit era.

The seminar will be taught by Professor Knorr. The first session is a lecture that introduces the overall topic. The following sessions are composed of students' presentations (of term papers and/or reading assignments) of around 20 min., followed by a plenary discussion of some 40 min. per topic.

Topics

Session 1: (Tue, June 2; 3.00 -5.30 pm, HS 6)

Introduction to European economic integration (Prof. Knorr)

Objectives: Students will be able to understand the historical background of European economic integration and its main challenges from the Treaty of Paris to the ongoing "EURO crisis", as well as the diversity of institutional designs of regional economic blocs. Moreover, students will be able to identify and to understand the causes and consequences of the - positive as well as negative - economic effects of regional economic integration on members and non-members.

1. A short history of European economic integration (Prof. Knorr)

Required reading: El-Agraa, A. 2011a

Recommended reading: Bulmer, S. 2007; Baldwin, R., & Wyplosz, C. 2012

reading: http://europa.eu/about-eu/eu-history/index_en.htm

http://europa.eu/pol/index_en.htm

<https://agenda.weforum.org/2015/04/a-history-of-europes-economic-integration/>

2. The economics of regional economic integration: free trade (basic freedoms), trade creation and trade diversion effects (Prof. Knorr)

Required reading: Pelkmans, J. 2006, pp. 2-17; Ardy, B., & El-Agraa, A. 2011a; El-Agraa, A. 2011b

Recommended reading: Haenggi, H. 2006; Baldwin, R., & Wyplosz, C. 2012; Hitiris, T. 2003; Venables, A.J. 2007; McDonald, F. 2005; Young, A.R. 2010; Ziltener, P. 2004

<http://www.cfr.org/world/european-union-model-regional-integration/p22935>

Session 2: (Thu, June 4; 10.00 am-12.30 pm, HS 6)

Selected EU policies I: competition policy and state aid control

Objectives: Students will be able to understand the main economic principles of competition policy and state aid control as well as their crucial role for the proper functioning of the Single Market.

3. The EU's supranational competition policy: objective, instruments, effectiveness
4. The EU's supranational control of state aids: objective, instruments, effectiveness

Required reading: Sauter, W. 2011

Recommended reading: Baldwin, R., & Wyplosz, C. 2012; Blauburger, M. 2008;

reading: Martin, S. 2007

http://ec.europa.eu/competition/index_en.html

http://ec.europa.eu/competition/state_aid/overview/index_en.html

http://europa.eu/pol/pdf/flipbook/en/competition_en.pdf

Session 3: (Thu, June 4; 3.00-5.30 pm, VS)

Selected EU policies II: the Common Agricultural Policy (CAP) and the EU's tax harmonization approach

Objectives: Students will be able to evaluate the objectives and instruments of the EU's Common Agricultural Policy (CAP), its basic principles and its economic impact within the EU and on third countries as well as the need for fundamental reform. Moreover, students will become familiar with the pros and cons of tax harmonization in the Single Market.

5. Agricultural policy and agricultural protectionism in the EU and USA: objectives, policy instruments, economic costs and benefits

Required reading: Koester, U., & El-Agraa, A. 2011

Recommended reading: Blandford, D., Josling, T., & Bureau, J.-C. 2011; Colman, D. 2007;

reading: Neal, L. 2007

https://ec.europa.eu/info/food-farming-fisheries/key-policies/common-agricultural-policy_en

http://ec.europa.eu/agriculture/policy-perspectives/policy-briefs/05_en.pdf

6. Tax harmonization in the Single Market?

Required reading: Ardy, B., & El-Agraa, A. 2011b

Recommended reading: Fourçans, A., & Warin, T. 2001; Hitiris, T. 2003;

reading: McCarthy, K. J., Van Doorn, F., & Unger, B. 2008

http://ec.europa.eu/taxation_customs/taxation/gen_info/tax_policy/index_en.htm

<http://www.ifs.org.uk/comms/r63.pdf>

https://mpira.ub.uni-muenchen.de/40350/1/MPRA_paper_40350.pdf

<http://bruegel.org/2014/07/tax-harmonization-in-europe-moving-forward/>

http://wcfia.harvard.edu/files/wcfia/files/fwasserfallen_political_and_economic_integration.pdf

Session 4: (Thu, June 4; 6.30-9.00 pm, VS)

European Economic Disintegration I: the “Euro crisis”

Objectives: Students will be able to understand the economics of and the key steps towards monetary integration in the EU as well as the causes of and the potential fallout from the ongoing so-called “EURO crisis”.

7. Monetary Integration I – To join or not to join a monetary union? The theory of optimum currency areas versus the convergence criteria of Maastricht Treaty

Required reading: Alessi, C., & McBride, J. 2015; Baldwin, R., & Giavazzi, F. 2015

Recommended readings: Wyplosz, C. 2010

8. The “Euro Crisis”, its economic causes and potential solutions: Exits versus deeper integration?

Required reading: Mayes, D., & El-Agraa, A. 2011

Recommended reading: Alesina, A., & Giavazzi, F. 2010; Baldwin, R., & Wyplosz, C. 2012;

reading: Wyplosz, C. 2010

<http://www.cfr.org/eu/eurozone-crisis/p22055>

Session 5: (Tue, June 9; 10.00 am-12.30 pm, HS 6)

European Economic Disintegration II: BREXIT and the EU’s immigration crisis

Objectives: Student will learn about the potential short-term to long-term economic effects of BREXIT on Great Britain and the remaining EU-27. Moreover, students will become familiar with the economics of migration in the EU context.

9. The (potential) economic consequences of BREXIT

Required reading: Jackson, J. K., Akhtar, S.I., & Mix, D.E 2016

Recommended reading: OECD 2016; Sampson, T. 2017

10. The EU’s ongoing immigration crisis and its impact on the integration process

Required reading: Borjas, G. 2014; Collier, P. 2014

Recommended readings: Frontex (ongoing; <https://frontex.europa.eu/>)

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Selected Journals:

- Current Politics and Economics of Europe
- Economic Policy
- European Economic Review
- Journal of Common Market Studies
- Journal of International Economics
- Journal of World Trade
- World Competition
- World Economy

Human Rights and Fundamental Freedoms in the Jurisdiction of the European Court of Justice

Instructor: Professor Constanze Janda

Overview

The European Economic Community (EEC) has been founded in the 1950s in order to promote Europe-wide trade and the mobility of capital, goods, services and employees. Whereas the right to mobility has been extended to all EU citizens in 1992, it was not before 2000 that the Charter of Fundamental Rights of the European Union has been proclaimed. The seminar “Human Rights and Fundamental Freedoms in the Jurisdiction of the European Court of Justice” aims at analyzing the scope and content of the European Human Rights approach and at reflecting it in the context of migration law, social security law and labor law.

The sessions will cover:

- Introduction to European constitutional law
- The Right to Equality and Non-Discrimination
- The Right to Asylum
- Migration and the Right to Social Security
- The Right of Collective Bargaining and Action

In each session, at least two students will present their insights, followed by a plenary discussion. The focus will be on EU law, however students are invited to enrich their presentations with examples from their respective national law. By doing so, students will be able to identify differences in the legal cultures and traditions of the US as well as the EU and its member states.

Seminar papers

All papers must be submitted **at the latest by July 4.**

Students are invited to choose one of the cases or texts listed below as a starting point for their presentations and seminar papers. Case law annotations will have to explain clearly the facts of the case, the legal questions and the reasoning of the court. The students are expected to reflect on the judgement, e.g. by referring to similar case law or to fundamental legal principles. Migration, social security and labor law often are under vivid political debate. Hence, students are invited to discuss political, social and economic implications of the case and reflect on the arguments that have been put forward in scientific literature. Instead of presenting one specific case, students can also opt for a more general reflection of the basic principles of EU and/or national human rights law.

Session 1: (Tue, June 2; 10.00 am-12.30 pm, S 103): **Introduction to European constitutional law**

1. Introduction to the seminar by the course Instructor
2. Basic principles and basic freedoms of the TFEU
3. The Charter of Fundamental Rights of the European Union

Objectives:

Introduction to general principles of European Constitutionalism, the “Four Freedoms” of the European Single Market and the Fundamental Rights and their influence on European and national law. Discussion of different approaches to constitutionalism.

Required reading:

Bogdandy, A. von, Constitutional Principles for Europe, in: Riedel E., & Wolfrum R. (ed.), *Recent trends in German and European Constitutional Law*, Berlin, Heidelberg, New York: Springer, 2006, pp. 1-35.

Douglas-Scott, S., Fundamental Rights and the Union, in: Schütze, R. & Tridimas, T. (ed.), *Oxford Principles of European Union Law, Volume II*, Oxford 2018.

García, R.A., The General Provisions of the Charter of Fundamental Rights of the European Union, in: *European Law Journal* 2002, Vol. 8 Issue 4, p. 492-514.

Lenaerts, K. & Gutierrez-Fons, J.A., The European Union: A Constitutional Perspective, in: Schütze, R. & Tridimas, T. (ed.), *Oxford Principles of European Union Law, Volume I*, Oxford 2018.

Recommended reading:

Brink, M., EU Citizenship and (Fundamental) Rights: Empirical, normative, and conceptual problems, in: *European Law Journal* 2019, Vol. 25, Issue 1, pp. 21-36.

Chalmers, D., Davies, G. & Monti, G. (ed.), *European Union Law. Text and Materials*, 4th Edition, Cambridge 2019.

de Búrca, G., After the EU Charter of Fundamental Rights: The Court of Justice as a Human Rights Adjudicator?, in: *Maastricht Journal of European and Comparative Law* 2013, Vol 20, Issue 2, pp. 168-184.

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Dougan, M., Judicial Review of Member State Action under the General Principles and the Charter: Defining the „Scope of Union Law“, in: *Common Market Law Review* 2015, Vol. 52, Issue 5, pp. 1201-1245.

Grimm, D., The Basic Law at 60 – Identity and Change, in: *German Law Journal* 2010, Vol. 11, No. 1, pp. 33-46.

Kochenov, D., The Right to Have What Rights? EU Citizenship in Need of Clarification, in: European Law Journal 2013, Vol. 19, Issue 4, pp. 502-516.

Ludera-Ruszel, A., Free Movement of Workers as an Instrument of Creation of the European Common Market, in: European Integration Studies 2015, Issue 9, pp. 161-169.

Sarmiento, D., Who's Afraid of the Charter? The Court of Justice, National Courts and the New Framework of Fundamental Rights Protection in Europe, in: Common Market Law Review 2013, Vol. 50, Issue 6, pp. 1267-1304.

Session 2: (Wed, June 3; 10.00 am-12.30 pm, S 103): **The Right to Equality and Non-Discrimination**

1. European Perspectives on Anti-Discrimination Law
2. European Case Law on Discrimination

Objectives:

Examination of relevant case law both of the European Court of Human Rights and the European Court of Justice concerning the right to freedom from discrimination and discussion of related national law approaches.

Required reading:

Council of Europe, European Court of Human Rights & European Union Agency for Fundamental Rights (ed.), European Non-Discrimination Law 2018, <https://fra.europa.eu/en/publication/2018/handbook-european-law-non-discrimination>

Recommended reading:

European Court of Human Rights (Grand Chamber), Judgement of July 1, 2014, S.A.S. v. France – Ban on wearing burqa or niqab in public places.

European Court of Human Rights, Judgment of December 5, 2017, Hamidović v. Bosnia and Herzegovina – Expulsion from court room for wearing a skullcap.

European Court of Human Rights (Grand Chamber), Judgement of March 18, 2011, Lautsi v. Italy – Classroom Crucifix;

European Court of Human Rights, Judgement of January 15, 2013, Eweida and others v. The United Kingdom – Protection against employers prohibiting the wearing of religious symbols.

European Court of Human Rights, Judgement of April 6, 2017, A.P., Garçon and Nicot v. France – Legal requirements for rectification of civil status for transgender persons.

European Court of Human Rights (Grand Chamber), Judgement of December 22, 2009, Sejdić and Finci v. Bosnia and Herzegovina – Prohibition imposed on a Rom and a Jew to run for Presidency and Parliament.

European Court of Justice, Judgement of April 17, 2018, Vera Egenberger vs. Evangelisches Werk für Diakonie und Entwicklung e. V., C-414/16 - Occupational activities within churches and other organisations the ethos of which is based on religion or belief — Religion or belief constituting a genuine, legitimate and justified occupational requirement, having regard to the organisation's ethos.

European Court of Justice, Judgement of July 10, 2008, Centrum voor gelijkheid van kansen en voor racismebestrijding vs. Firma Feryn NV, C-54/07 - Discriminatory criteria for selecting staff - Burden of proof - Penalties.

European Court of Justice, Judgement of March 14, 2017, Asma Bougnaoui and Association de défense des droits de l'homme (ADDH) v Micropole SA, C-188/15 — Discrimination based on religion or belief — Genuine and determining occupational requirement — Meaning — Customer's wish not to have services provided by a worker wearing an Islamic headscarf.

European Court of Justice, Judgement of July 16, 2015, CHEZ Razpredelenie Bulgaria AD vs. Komisia za zashtita ot diskriminatsia, C-83/14 - Urban districts lived in mainly by persons of Roma origin - Concepts of 'direct discrimination' and 'indirect discrimination' - Possible - Offensive and stigmatising effect of the measure.

European Court of Justice, Judgement of April 6, 2017, Jyske Finans A/S vs Ligebehandlingsnævnet, C-668/15 - Equal treatment between persons irrespective of racial or ethnic origin - Credit institution requiring additional proof of identity from third country nationals.

Dewhurst, E., The Development of EU Case-Law on Age Discrimination in Employment: 'Will You Still Need Me? Will You Still Feed Me? When I'm Sixty-Four', in: European Law Journal 2013, Vol. 19, Issue 4, pp. 517-544.

Schwellnus, G., Reasons for Constitutionalization: Non-Discrimination, Minority Rights and Social Rights in the Convention on the EU Charter of Fundamental Rights, in: Journal of European Public Policy 2006, Vol. 13 Issue 8, pp. 1265-1283.

Session 3: (Tue, June 9; 3.00-5.30 pm, S 103): The Right to Asylum

1. Basic Principles of the Common European Asylum System
2. Case Law on the Rights of Refugees

Objectives:

Examination of relevant case law concerning entry and treatment of refugees to protection procedures and to social services.

Required reading:

European Court of Human Rights & European Union Agency for Fundamental Rights (ed.), The Handbook on European Law Relating to Asylum, Borders and Immigration

2013, <https://fra.europa.eu/en/publication/2013/handbook-european-law-relating-asylum-borders-and-immigration>

Recommended reading:

Boeles, den Heijer & Lodder, *European Migration Law*, 2014, Intersentia Publishers.

Drywood, E., Who's in and Who's out? The Court's Emerging Case Law on the Definition of a Refugee, in: *Common Market Law Review* 2014, Vol. 51, Issue 4, pp. 1093-1124.

Foblets & Carlier, *Law and Migration in a Changing World*, 2020, Springer Publishing.

Ippolito, F., Migration and asylum cases before the court of justice of the European Union: putting the EU charter of fundamental rights to test?, in: *European Journal of Migration and Law* 2015, Vol. 17, issue 1, pp. 1-38.

Küçük, E., The Principle of Solidarity and Fairness in Sharing Responsibility: More than Window Dressing?, in: *European Law Journal* 2016, Vol. 22, Issue 4, pp.448-469.

Nicolosi, S.F., Going Unnoticed? Diagnosing the Right to Asylum in the Charter of Fundamental Rights of the European Union, in: *European Law Journal* 2017, Vol. 23, Issue 1/2, pp. 94-117.

European Court of Justice, Judgement of November 7, 2013, X and Y and Z, C-199/12 to C-201/12 - Minimum standards relating to the conditions for granting refugee status or subsidiary protection status - Membership of a particular social group - Sexual orientation.

European Court of Justice, Judgement of December 2011, N.S., C-411/10 - Prohibition of inhuman or degrading treatment - Common European Asylum System - Concept of 'safe countries' - Rebuttable presumption of compliance of the Member State in charge with fundamental rights.

European Court of Justice, Judgement of September 2012, Y and Z, C-71/11 and C-99/11 - Minimum standards for determining who qualifies for refugee status or for subsidiary protection status - Definition of 'acts of persecution' - Acts by authorities designed to prohibit the manifestation of a person's religion in public.

European Court of Justice, Judgment of September 27, 2012, Cimade and GISTI, C-179/11 - Obligation to guarantee asylum seekers minimum reception conditions during the procedure of taking charge or taking back by the responsible Member State.

European Court of Human Rights (Grand Chamber), Judgement of February 23, 2012, Hirsi Jamaa and Others v. Italy – Push-backs of migrants on high sea by the Italian coast-guard.

European Court of Human Rights, Judgement of December 11, 2018, M.A. and Others v. Lithuania – Chechen refugees prevented from filing asylum applications in Lithuania and pushed back at the border with Belarus.

Session 4: (Fri, June 12; 10.00 am-12.30 pm, S 103): **Migration and The Right to Social Security**

1. Basic Principles of European Social Security Law
2. Migration and Access to Social Welfare

Objective:

Analysing the interrelation between migration law and social security law and the concept of “social citizenship” in the relevant case law.

Required Reading:

Pennings, F., *Introduction to European Social Security Law*, 7th edition 2020, Intersentia Publishing.

Pennings, F. & Vonk, G., *Research Handbook on European Social Security Law*, 2015 E.Elgar Publishing.

Recommended Reading:

Cappelen, C. & Peters, Y., Diversity and welfare state legitimacy in Europe. The challenge of intra-EU migration, in: *Journal of European Public Policy* 2018, Vol. 25, Issue 9, pp. 1336-1356.

Ferrera, M., The Contentious Politics of Hospitality: Intra-EU Mobility and Social Rights, in: *European Law Journal* 2016, Vol. 22, Issue 6, pp. 791-805.

Hoogenboom, A., In Search of a Rationale for the EU Citizenship Jurisprudence, in: *Oxford Journal of Legal Studies* 2015, Vol. 35, Issue 2, pp. 301-324.

Pennings, F., EU Citizenship: Access to Social Benefits in Other EU Member States, in: *International Journal of Comparative Labour Law & Industrial Relations* 2012, Vol. 28, Issue 3, pp. 307-333.

Reich, N., Union Citizenship-Metaphor or Source of Rights?, in: *European Law Journal* 2001, Vol. 7 Issue 1, pp. 4-23.

Strumia, F., European Citizenship and EU Immigration: A Democratic Bridge between the Third Country Nationals' Right to Belong and the Member States' Power to Exclude, in: *European Law Journal* 2016, Vol. 22, Issue 4, pp. 417-447.

Thym, D., 'Citizens' and 'Foreigners' in EU Law. Migration Law and its Cosmopolitan Outlook, in: *European Law Journal* 2016, Vol. 22, Issue 3, pp. 296-316.

European Court of Justice, Judgement of March 1, 2016, Alo and Osso, C-443/14 and C-444/14 - Subsidiary protection status - Social welfare - Freedom of movement within the host Member State - Obligation to reside in a particular place.

European Court of Justice, Judgement of November 21, 2018, Ayubi, C-713/17 - Rules relating to the content of international protection - Refugees with temporary right of residence - Social protection - Different treatment.

European Court of Justice, Judgment of September 20, 2001, Rudy Grzelczyk vs. Centre public d'aide sociale d'Ottignies-Louvain-la-Neuve, C-184/99 - National legislation which guarantees a minimum subsistence allowance only for nationals.

European Court of Justice, Judgement of November 11, 2014, Elisabeta Dano and Florin Dano vs. Jobcenter Leipzig, C-333/13 - Free movement of - Economically inactive nationals of a Member State residing in the territory of another Member State - Condition requiring sufficient resources.

European Court of Justice, Judgement of September 15, 2015, Jobcenter Berlin Neukölln vs. Nazifa Alimanovic and Others, C-67/14 - Freedom of movement for persons - Member State nationals who are job-seekers and resident in a different Member State.

European Court of Human Rights, Judgement of September 16, 1996, Gaygusuz vs. Austria, Application no. 17371/90 - Right to Social Security - Equal Treatment - Right to exclude Non-Nationals from Social Security Benefits that are financed out of Contributions.

European Court of Justice, Judgement of September 30, 2003, Poirrez vs. France, Application no. 40892/98, Right to Social Security - Equal Treatment - Right to exclude Non-Nationals from Social Security Benefits that are financed out of taxes.

Session 5: (Tue, June 16; 10.00 am-12.30 pm, S 103): **The Right of Collective Bargaining and Action**

1. The Right to Collective Bargaining and Collective Action
2. Case Law on the interrelation of Collective Action and the Market Freedoms

Objective:

Analysing the interrelationship of workers' rights and employers' freedoms in the case law of the European Court of Justice.

Required Reading:

Ewing, K. D., Myth and Reality of the Right to Strike as a 'Fundamental Labour Right', in: *International Journal of Comparative Labour Law & Industrial Relations* 2013, Vol. 29, Issue 2, pp. 145-165.

Fornasier, M., The Impact of EU Fundamental Rights on Private Relationships: Direct or Indirect Effect?, in: *European Review of Private Law* 2015, Vol. 23, Issue 1, pp. 29-46.

Zimmer, R., Labour Market Politics through Jurisprudence: The Influence of the Judgements of the European Court of Justice (Viking, Laval, Ruffert, Luxembourg) on Labour Market Policies, in: *German Policy Studies/Politikfeldanalyse*. 2011, Vol. 7, Issue 1, pp. 211-234.

Recommended Reading:

Albin, E., Union Responsibility to Migrant Workers: A Global Justice Approach, in: Oxford Journal of Legal Studies 2014, Vol. 34, Issue 1, pp. 133-153.

Joerges, C. & Rödl, F., Informal Politics, Formalised Law and the 'Social Deficit' of European Integration: Reflections after the Judgments of the ECJ in Viking and Laval, in: European Law Journal 2009, Vol. 15, Issue 1, pp. 1-19.

Novitz, T., The Internationally Recognized Right to Strike: A Past, Present, and Future Basis upon Which to Evaluate Remedies for Unlawful Collective Action?, in: International Journal of Comparative Labour Law & Industrial Relations 2014, Vol. 30, Issue 3, pp. 357-379.

European Court of Justice, Judgement of December 18, 2007, Laval un Partneri Ltd vs Svenska Byggnadsarbetareförbundet, C-341/05 - Freedom to provide services - Possibility for trade unions to attempt, by way of collective action, to force undertakings established in other Member States to negotiate on a case-by-case basis in order to determine the rates of pay for workers and to sign the collective agreement for the building sector.

European Court of Justice, Judgment of December 11, 2007, International Transport Workers' Federation and Finnish Seamen's Union vs. Viking Line, C-438/05 - Right of establishment - Collective action taken by a trade union organisation against a private undertaking - Collective agreement liable to deter an undertaking from registering a vessel under the flag of another Member State.

European Court of Human Rights, Judgement of January 31, 2012, Sindicatul Pastoral cel Bun vs. Romania, Application no. 2330/09 - Right to Strike as a Human Right.

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Chalmers, D., Davies, G. & Monti, G. (ed.), European Union Law. Text and Materials, 4th Edition, Cambridge 2019.

Council of Europe, European Court of Human Rights & European Union Agency for Fundamental Rights (ed.), European Non-Discrimination Law 2018, <https://fra.europa.eu/en/publication/2018/handbook-european-law-non-discrimination>

di Federico, G., The EU charter of fundamental rights: from declaration to binding instrument, Berlin and Heidelberg 2011.

Douglas-Scott, S., Fundamental Rights and the Union, in: Schütze, R. & Tridimas, T. (ed.), Oxford Principles of European Union Law, Volume II, Oxford 2018.

European Court of Human Rights & European Union Agency for Fundamental Rights (ed.), The Handbook on European Law Relating to Asylum, Borders and Immigration 2013, <https://fra.europa.eu/en/publication/2013/handbook-european-law-relating-asylum-borders-and-immigration>

Foblets & Carlier, *Law and Migration in a Changing World*, 2020, Springer Publishing.

Pennings, F., *Introduction to European Social Security Law*, 7th edition 2020, Intersentia Publishing.

Pennings, F. & Vonk, G., *Research Handbook on European Social Security Law*, 2015 E.Elgar Publishing.

Relevant case-law

European Court of Human Rights, Judgement of September 16, 1996, *Gaygusuz vs. Austria*, Application no. 17371/90.

European Court of Justice, Judgement of September 30, 2003, *Poirrez vs. France*.

European Court of Human Rights (Grand Chamber), Judgement of December 22, 2009, *Sejdić and Finci v. Bosnia and Herzegovina*.

European Court of Human Rights (Grand Chamber), Judgement of March 18, 2011, *Lautsi v. Italy*.

European Court of Human Rights (Grand Chamber), Judgement of February 23, 2012, *Hirsi Jamaa and Others v. Italy*.

European Court of Human Rights, Judgement of January 31, 2012, *Sindicatul Pastorul cel Bun vs. Romania*, Application no. 2330/09.

European Court of Human Rights, Judgement of January 15, 2013, *Eweida and others v. The United Kingdom*.

European Court of Human Rights (Grand Chamber), Judgement of July 1, 2014, *S.A.S. v. France*.

European Court of Human Rights, Judgement of April 6, 2017, *A.P., Garçon and Nicot v. France*.

European Court of Human Rights, Judgment of December 5, 2017, *Hamidović v. Bosnia and Herzegovina*.

European Court of Human Rights, Judgement of December 11, 2018, *M.A. and Others v. Lithuania*.

European Court of Justice, Judgment of September 20, 2001, *Rudy Grzelczyk vs. Centre public d'aide sociale d'Ottignies-Louvain-la-Neuve*, C-184/99.

European Court of Justice, Judgment of December 11, 2007, *International Transport Workers' Federation and Finnish Seamen's Union vs. Viking Line*, C-438/05.

European Court of Justice, Judgement of December 18, 2007, *Laval un Partneri Ltd vs Svenska Byggnadsarbetareförbundet*, C-341/05.

European Court of Justice, Judgement of July 10, 2008, *Centrum voor gelijkheid van kansen en voor racismebestrijding vs. Firma Feryn NV*, C-54/07.

European Court of Justice, Judgement of December 2011, *N.S.*, C-411/10.

European Court of Justice, Judgement of September 2012, *Y and Z*, C-71/11 and C-99/11.

European Court of Justice, Judgment of September 27, 2012, Cimade and GISTI, C-179/11.

European Court of Justice, Judgement of November 7, 2013, X and Y and Z, C-199/12 to C-201/12.

European Court of Justice, Judgement of November 11, 2014, Elisabeta Dano and Florin Dano vs. Jobcenter Leipzig, C-333/13.

European Court of Justice, Judgement of July 16, 2015, CHEZ Razpredelenie Bulgaria AD vs. Komisia za zashtita ot diskriminatsia, C-83/14.

European Court of Justice, Judgement of September 15, 2015, Jobcenter Berlin Neukölln vs. Nazifa Alimanovic and Others, C-67/14.

European Court of Justice, Judgement of March 1, 2016, Alo and Osso, C-443/14 and C-444/14.

European Court of Justice, Judgement of March 14, 2017, Asma Bougnaoui and Association de défense des droits de l'homme (ADDH) v Micropole SA, C-188/15.

European Court of Justice, Judgement of April 6, 2017, Jyske Finans A/S vs Ligebehandlingsnævnet, C-668/15.

European Court of Justice, Judgement of April 17, 2018, Vera Egenberger vs. Evangelisches Werk für Diakonie und Entwicklung e. V., C-414/16.

European Court of Justice, Judgement of November 21, 2018, Ayubi, C-713/17.

Appendix A

University of Southern California Statement on Academic Conduct and Support Systems

Academic Conduct

Plagiarism – presenting someone else’s ideas as your own, either verbatim or recast in your own words – is a serious academic offense with serious consequences. Please familiarize yourself with the discussion of plagiarism in SCampus in Section 11, Behavior Violating University Standards <https://scampus.usc.edu/1100-behavior-violating-university-standards-and-appropriate-sanctions/>. Other forms of academic dishonesty are equally unacceptable. See additional information in SCampus and university policies on scientific misconduct, <http://policy.usc.edu/scientific-misconduct/>.

Discrimination, sexual assault, and harassment are not tolerated by the university. You are encouraged to report any incidents to the Office of Equity and Diversity <http://equity.usc.edu/> or to the Department of Public Safety <http://capsnet.usc.edu/department/departement-public-safety/online-forms/contact-us>. This is important for the safety whole USC community. Another member of the university community – such as a friend, classmate, advisor, or faculty member – can help initiate the report, or can initiate the report on behalf of another person. The Center for Women and Men <http://www.usc.edu/student-affairs/cwm/> provides 24/7 confidential support, and the sexual assault resource center webpage sarc@usc.edu describes reporting options and other resources.

Support Systems

A number of USC’s schools provide support for students who need help with scholarly writing. Check with your advisor or program staff to find out more. Students whose primary language is not English should check with the American Language Institute <http://dornsife.usc.edu/ali>, which sponsors courses and workshops specifically for international graduate students. The Office of Disability Services and Programs http://sait.usc.edu/academicssupport/centerprograms/dsp/home_index.html provides certification for students with disabilities and helps arrange the relevant accommodations. If an officially declared emergency makes travel to campus infeasible, USC Emergency Information <http://emergency.usc.edu/> will provide safety and other updates, including ways in which instruction will be continued by means of blackboard, teleconferencing, and other technology.

Appendix B

Indiana University Statement on Academic Conduct

Academic honesty

Students are expected to adhere to O'Neill's standards on cheating and other academic behavior. These standards are clearly outlined at https://spea.indiana.edu/doc/undergraduate/ugrd_student_honorcode.pdf.

O'Neill's policy dictates that "Academic dishonesty can result in a grade of F for the class (an F for academic dishonesty cannot be removed from the transcript). Significant violations of the Code can result in expulsion from the University." It is critical that you become familiar with these standards.

Appendix C

Guidelines on seminar papers

1. Seminar paper

- Cover sheet (full name, topic, student ID number, course ID, submission deadline)
- Contents
- List of abbreviations
- Text
- References
- Appendices (if applicable)
- Approx. 10-15 pages

2. Referencing and citing

- All widely used formats are acceptable, as long as they are used consistently.
- Use respectable sources only. *Wikipedia* is not one of them.
- Plagiarism will **not** be tolerated!

Plagiarism consists of any act of borrowing the words, opinions, ideas, sequence of ideas, statistical data, or other findings of another author without proper attribution. This means that, for instance, the literal citation of a text must be put in quotation marks. Mere reference to the author in a footnote is not sufficient. Plagiarism will result in lower grades and might even lead to a grade of 0. If 10% or more of a paper represents plagiarism, the paper will not be graded, and the person will be removed from the seminar.