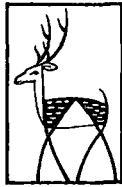


# The European Union under Transnational Law

A Pluralist Appraisal

Matej Avbelj



• H A R T •  
PUBLISHING

OXFORD AND PORTLAND, OREGON

2018

# Contents

<i>Acknowledgements</i> .....	v
Introduction .....	1
1. The Emergence and Growth of Transnational Law .....	7
I. Reaching beyond the Exclusive Statist Focus in EU Law.....	7
II. The Concept of Transnational Law .....	9
III. The Challenges of Transnational Law .....	17
2. The Theory of Principled Legal Pluralism .....	21
I. A New Theory for a New Legal Polycentricity.....	21
II. From Pluralism to Legal Pluralism.....	23
III. The Theory of Principled Legal Pluralism.....	32
IV. The Advantages of a Theory of Principled Legal Pluralism.....	37
3. A Pluralist Conception of the EU .....	41
I. Introduction .....	41
II. The Many Conceptions of the EU.....	41
III. The Union in an Historical Perspective .....	43
A. The Theory of Union .....	48
IV. The EU as a Union .....	52
4. Transnational Law and the Rule of Law in the EU .....	60
I. Introduction .....	60
II. The Rule of Law in the EU.....	62
III. The Erosion of the Rule of Law under Transnational Law .....	66
IV. Upholding the Rule of Law in the EU under Transnational Law .....	71
V. Improving the Rule of Law in the EU–International Law Relationship .....	77
5. Transnational Law and Democracy in the EU .....	82
I. Introduction .....	82
II. On the Concept of Democracy.....	83
III. Democracy in the EU.....	86
IV. The Pre-emption of National Democracy in the EU .....	88
A. The Substantive and Institutional Pre-emption of National Democracy in an Economic Crisis .....	90
B. The Economic Pre-emption of National Democracy in an Economic Crisis .....	97

V.	The Pre-emption of Supranational Democracy .....	98
A.	CRAs and the Economic Pre-emption of Democracy in the EU .....	100
VI.	Assessment from the Perspective of Principled Legal Pluralism .....	104
6.	EU Law, Transnational Law and Human Rights Protection: The Case of Privacy .....	109
I.	Introduction .....	109
II.	The Right to Privacy between <i>Lex Sportiva</i> and EU Law.....	111
A.	Mediating and Resolving the Tensions between <i>Lex Sportiva</i> and EU Law with Regard to the Right to Privacy .....	115
III.	The Right to Privacy between <i>Lex Informatica</i> and EU Law .....	120
A.	The CJEU's Balance between EU Law, <i>Lex Informatica</i> and the Right to Privacy.....	123
IV.	The EU's Relationship to <i>Lex Sportiva</i> and <i>Lex Informatica</i> Compared .....	126
V.	Assessment from the Perspective of Principled Legal Pluralism .....	127
7.	Justice, the EU and Transnational Law.....	131
I.	Introduction .....	131
II.	Specificities of Justice in the EU .....	133
III.	Three Examples of Injustice under Transnational Law.....	135
A.	Injustice of Transnational Law as a Lack of Justification .....	135
B.	The Economic Injustice of Transnational Law .....	139
C.	Injustice as an Affront to Human Dignity .....	142
IV.	Principled Legal Pluralism and Justice .....	145
8.	Principled Legal Pluralism, EU Law and Transnational Law .....	147
I.	The Main Findings of this Book.....	147
II.	Pluralism versus the Old and New Monisms.....	153
	<i>Bibliography</i> .....	157
	<i>Index</i> .....	171