

## SUMMARIES

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**BALOGH, NORBERT**

### **PRESIDENTIALIZATION OF POLITICS**

#### *Abstract*

*The author's goal with his essay is to draw a comprehensive conclusion of the phenomenon that appears in the political system simply referred to as presidentialization. As a consequence of the global, social, financial and ecological challenges of the 21st century, differentiation of power relations, reconsidering the state roles as well as placing them on up-to-date basis can be examined as a prevailing process. In this context, the essay explores a decisive component of the previously mentioned processes, the issue of presidentialization, which deserves a detailed examination. For this reason, the construction of the study follows a scheme most appropriate to describe the coherence of the phenomenon. As a starter, the essay begins with the basic conceptions of the phenomenon after which an even more meticulous discussion of the topic comes, from which the author places the conclusions in the context of current politics to clarify their functions in the framework of Hungary. The essay ends with depicting the consequences and summarizing the content.*

#### *Keywords*

*Presidentialization, mediatization, personalization, political systems, strong state, differentiation of power relations.*

**MRAVIK, BALÁZS ÁRON**

### **TOWARDS GLOBAL CONSTITUTIONALISM**

#### *Abstract*

*This article deals with the European path of global constitution. While it describes the areas and the way of globalization, states the impact of globalization on the law. From the origin of constitutional principles and human rights to the international organisations the study analyses the interactions between constitutionalism and globalization. The suitable way to describe these interactions could be through human rights, more specifically through the international treaties. The international treaties and conventions has a big influence on constitutions and constitutional courts. This work focused on mainly the European Convention on Human Rights and the ECtHR. Many people especially in the age of globalization rejected the idea of global constitutionalism considered it as a further limitation of national sovereignty. But if we accept that the classical sense of sovereignty has changed, perhaps a new perspective on these processes can be investigated.*

#### *Keywords*

*Globalization, global constitutionalism, sovereignty, UN, ECHR, ECtHR, human rights.*

**STIPKOVITS, TAMÁS**

**LEVIATHAN ON LEASH, EXPLOITATION OF LEGISLATION IN LIGHT OF THE EXTENTS**

*Abstract*

*My article is called: „Leviathan on leash, exploitation of legislation in light of the extents.” Nowadays, in the renaissance of the Constitutional Law a great quantity of questions can be brought up regarding our legal system, thus seeking answers is of vital importance. In 1998 the Constitutional Court of Hungary declared the exploitation of legislation as a threat to legal certainty. So the Constitutional Court sublimated abuse of rights, the civil law principle to a constitutional level. Yet, it has proven to be difficult to make a judgement concerning the state's questionable abuse of legislation. The immunity of the state makes it harder to answer the previous question. In this article I was paying attention to popular faults of the legislation, not just the abuses. The reason why I chose present topic for my article stems from the possibility of the commitment of the previously mentioned fault by the state in the future on purpose. What about the perspective of the extents? I have classified the cases to three parts, from the viewpoints of territorial, personal and temporal extents. To conclude, the regulation of abuse of the legislation could be of salient importance, especially in Hungary. During the past few years, we have witnessed an emerging quantity of legislative activity. The technology and the relations of the society are developing, so the law must contain enough flexibility and eagerness to develop as well. The decision of the people as a part of their suzerainty must be respected, so the institutions which represent the people's will should have enough power. On the other hand, if the institution does not fit in the place, which is given from the principles of checks and balances, the Constitutional Court should act.*

*Keywords*

*Leviathan, exploitation of legislation, territorial extent, personal extent, temporal extent, abuse of rights „lexes”, confused changes, correction, fault of the codification, collision with principles, Article U, material constitutionality, formal constitutionality, nullum crimen sine lege, tyu-tyu.*

**SZÉPVÖLGYI, ENIKÓ**

**DANGEROUS TRUANTS IN THE 20TH CENTURY OF HUNGARY AND THE PROVISION OF WORKHOUSE**

*Abstract*

*Current study focuses on one section of the specific groups of the offenders – this section means the dangerous truants – , namely on the legal consequence. The author's aim in her study is to present the provision of workhouse, as well as to find real proof of the existence and function of the workhouses in the specialized literature and archives. In addition the author elaborated the parliamentary dispute and the press reaction of the act about the dangerous truants.*

*Keywords*

*Dangerous truants, provision of workhouse, archives, parliamentary dispute.*

**TAKÓ, DALMA**

**THE CONFORMATION, THE SCHEMATIC HISTORY AND THE ARMED FORCES OF THE COUNCIL REPUBLIC**

*Abstract*

*The study deals with a short term of the Hungarian history, the 133 day-long Council Republic that existed from 21st of March until 1st of August in 1919. The writer presents the most important events of this term, the main steps of the communist leaders and especially the situation of the armed forces. Within the confines of this, firstly I write about the circumstances of the conformation of the Council Republic, then the main characteristics and reforms of the system and finally the situation of the armed forces and the reasons of the fail. With the presentation of all of this, the study points out the problems and the thwarting of the dictatorship of the proletariat.*

*Keywords*

*Council Republic, dictatorship of the proletariat, communism, army, Red Guard, Lenin-boys.*

**TÓTH, ANNA**

**EXAMINATION OF THE REGULATION OF PARLIAMENTARY IMMUNITY BY THE HELP OF CASE-STUDIES**

*Abstract*

*In democracy the rights of the Members of the Parliament are exceptionally important. In our country the Act XXXVI of 2012 replaced the Act LV of 1990. The parliamentary immunity was modified by coming into effect of the new act, however a lots of open question was left. The study tries to reveal and answer these questions. In connection with this the author examines the new and the old directions with study-case, she analyses the two part of the immunity and the problems of the procedure. Furthermore for lack of a uniform definition she makes an attempt to define it.*

*Keywords*

*Parliamentary immunity, non-liability, inviolability, Parliament, Member of Parliament, parliamentary law.*