



Future of EU Constitutionalism

New University, Ljubljana September 23-24, 2021

On May 9 the Conference on the Future of Europe was launched in Strasbourg. The political expectations with regard to the Conference have been extremely high. It has been envisaged that the Conference would last for two years, taking the form of a comprehensive bottom up democratic exercise among EU citizens and their national and supranational institutions, which would eventually mark or at least lead to a turning point in the functioning of the European Union. After Covid-19 and all the political schisms in the European Union, on the axes running from the North to the South and from the West to the East, it is question-begging to what an extent the Conference will really live up to these high expectations, rather than just causing another crisis as a result of unfulfilled expectations. Even if we remain on the optimistic side, it is hard to expect that the Conference on the Future of Europe will produce any fundamental breakthrough. Furthermore, unlike the 2002-2003 Convention, the Conference is equally not likely to usurp a constitutional mandate, even though we might have been, for several years now, going through a de facto constitutional moment.

Does that mean that there is no real future for EU constitutionalism? That the latter will at best remain a tacit, small c constitutionalism? This is the central question that the conference is going to explore.

The conference proceeds against the normative backdrop according to which, despite the negative historical experience, nothing in the nature of constitutionalism as a concept stands in the way of the European Union eventually adopting a constitution, and so turning its tacit and silent constitutionalism into an explicit project. Furthermore, the past crises of European integration, which have been left in suspense rather than resolved, might make the case for explicit constitutionalization of the EU even stronger today. At the same time, it is by no means certain that constitutionalism is a normatively and empirically viable alternative for shaping the future of the European Union. And while this cannot be known until it is tried, the conference will question whether a refined, pluralist approach to EU constitutionalism – perhaps also within the framework of the Conference on the Future of Europe or its aftermath - could succeed in revitalizing the EU with all of its legal, democratic, political, economic and federalist conceptual novelties.

The conference will explore five main pillars of EU constitutionalism: the constitutional values, EU formal constitutional framework, its substance consisting of the EU political and economic constitution, and conclude by looking at the foundational concept of sovereignty, national and European, in a global realm.

Programme:

Thursday, 22 Sontomber 2021			
	Thursday, 23 September 2021		
9:00	Opening: Gašper Dovžan , State Secretary at the Ministry of Foreign Affairs of Slovenia and a Member of the Executive Board of the Conference on the Future of Europe		
9:30	Keynote and Discussion: Neil Walker , Regius Professor of Public Law and the Law of Nature and Nations, University of Edinburgh		
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	https://us06web.zoom.us/j/82986456285?pwd=T3YxUXY3eUJDMTRrVDVtbXhERWJadz09 Webinar ID: 829 8645 6285 Passcode: 980611		
10:45	Coffee Break		
11:00	Panel 1: Constitutional Values		
	This panel is going to explore which constitutional values are, or ought to be, central for the viability of European integration in the future, especially in light of the crises that the EU has been subject to in recent years and that have left strong value fissures at the heart of the "EU constitution".		
	Maria Cahill, Professor of Law, University College Cork		
	Alun Gibbs, Associate Professor in Public Law and Director of the Centre for Law, Policy and Society, Southampton Law School, University of Southampton		
	Matej Avbelj, Professor of European Law, New University		
	Chair: Jernej Letnar Černič, Professor of Human Rights, New University		
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12:30	Lunch		
14:00	Panel 2: EU Formal Constitution		
	Autonomous legal order of the European Union, with its core principles of primacy, direct applicability direct effect and loyal co-operation, has for almost seven decades now served as the EU formal constitution. The latter has been well established, but its nature has also remained theoretically contested between pluralists and monists. With the Weiss decision of the BVerfG and the Commission's announcement of the infringement procedure against		

	Germany, the pluralist/monist dilemma, for the first time, stands the chance to be directly
	pronounced upon by the CJEU. What does this mean for the future of the EU formal
	constitution? Will its nature be finally unequivocally resolved or irretrievably broken?
	Mattias Wendel, Professor of Public Law, EU Law, International Law, Migration Law and
	Comparative Law at Leipzig University
	Giuseppe Martinico, Professor of Comparative Public law at the Scuola Superiore
	Sant'Anna, Pisa
	Janja Hojnik, Professor of European Law, Vice-Rector, University of Maribor
	Chair: Polona Batagelj, Lecturer in EU Law, New University
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15:30	Coffee Break
16:00	Panel 3: EU Political Constitution
	In contrast to the well-established, if still contested EU formal constitution, the EU political
	constitution, standing for the nature and quality of the EU political regime, its structure of
	governance, the democratic underpinnings and socio-political objectives, remains much
	more underdeveloped and subject to a variety of ideological visions of Europe. What is the
	future of the EU political constitution and how to bring it about?
	Casha Cashara Dasfarana at 511 Jaw at the Land Studies Department Callers of Surgers
	Sacha Garben, Professor of EU law at the Legal Studies Department, College of Europe,
	Brugges
	Emilia Korkea-aho, Associate Professor in European Law and Legislative Studies, the
	University of Eastern Finland and Academy Research Fellow, Helsinki
	Michael Wilkinson, Associate Professor of Law, LSE
	Chair: Verena Rošic Feguš, Assistant Professor of European Law, New University
	chail. Verena Rosic regus, Assistant Professor of European Law, New Oniversity
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	Passcode: 746868
17:30	End of Day 1
19:00	Dinner

	Friday, 24 September 2021		
	riday, 24 September 2021		
9:00	Keynote and Discussion: Peter Jambrek , Professor of Constitutional Law, President of the New University, First President of the Slovenian Constitutional Court		
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	https://us06web.zoom.us/j/82181670044?pwd=NkR2cmJoVEhienIzM2hMOVVkQU5Ldz09 Webinar ID: 821 8167 0044 Passcode: 257259		
10:00	Panel 1: EU Economic Constitution		
	The EU economic constitution, that has traditionally rested upon the four fundamental freedoms of the single market, has in recent years been significantly disputed. The opinions have been divided between the neo-liberal and social Europe as well as between the means of reaching either of them within the framework of the EU multilevel economic governance. What are the lessons that we have learned from the past and the present, in particular from the EU response to the Covid-19 crisis, and what direction should the EU economic constitution take in the future?		
	Marija Bartl, Professor of Transnational Private Law, Amsterdam Law School, and the Director of the Amsterdam Centre for Transformative Private Law		
	Andreja Jaklič, Professor and Research Fellow at the Centre of International Relations at the Faculty of Social Sciences, University of Ljubljana		
	Federico Fabbrini , Professor of European Law, School of Law & Government of Dublin City University (DCU), Director of the Law Research Centre and the founding director of the DCU Brexit Institute		
	Chair: Gorazd Justinek , Assistant Professor of International Political, Economic and Business Relations, New University		
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11:30	Coffee Break		
11:45	Panel 2: Sovereign Europe		
	Sovereignty has been regarded as a foundational concept of the Westphalian world order with a sovereign state as its building block. The process of European integration has led to the transformation of the national sovereignty and has spurred the calls for a European sovereignty. The latter too, however, appears to be under pressure by the process of		

	 globalization driven also by a plethora of transnational, often private actors. This raises not only the question of an on-going conceptual relevance of sovereignty, but of its location and capacity of being exercised in a global realm against public, hybrid and private actors. What is then the future of sovereignty in Europe? Cormac Mac Amhleigh, Senior Lecturer in Public Law, University of Edinburgh Daniel Augenstein, Associate Professor, Tilburg Law School, Public Law & Governance Katarina Vatovec, Assistant Professor of European Law, New University Chair: Pietro Faraguna, Associate Professor of Constitutional Law, University of Trieste
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13:15	End of Conference

Participants:

Daniel Augenstein, Associate Professor, Tilburg Law School, Public Law & Governance

Matej Avbelj, Professor of European Law, New University

Marija Bartl, Professor of Transnational Private Law, Amsterdam Law School, and the Director of the Amsterdam Centre for Transformative Private Law.

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Peter Jambrek, Professor of Constitutional Law, President of the New University, First President of the Slovenian Constitutional Court

Gorazd Justinek, Assistant Professor of International Political, Economic and Business Relations, New University

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