Record Nr. UNINA9910452645303321 Constitutional pluralism in the European Union and beyond / edited by **Titolo** Matej Avbelj and Jan Komarek Oxford; Portland, Oregon,: Hart Publishing, 2012 Pubbl/distr/stampa **ISBN** 1-84731-892-4 1-4725-6112-0 1-281-06480-7 9786613774026 1-84731-891-6 Edizione [1st ed.] Descrizione fisica 1 online resource (452 p.) Studies of the Oxford Institute of European and Comparative Law; v. 14 Collana Disciplina 342.4 Constitutional law - European Union countries Soggetti Legal polycentricity - European Union countries Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Papers originally presented at a conference held in Oxford under the Note generali auspices of the Institute of European and Comparative Law of the University of Oxford, Mar. 20-21, 2009 Nota di bibliografia Includes bibliographical references and index Nota di contenuto Introduction / Matej Avbelj and Jan Komarek -- Constitutionalism and pluralism in global context / Neil Walker -- Rethinking constitutional authority: on the structure and limits of constitutional pluralism / Mattias Kumm -- Three claims of constitutional pluralism / Miguel Poiares Maduro -- Systems pluralism and institutional pluralism in constitutional law: national, supranational and global governance / Daniel Halberstam -- Multilevel constitutionalism and constitutional pluralism / Franz C Mayer and Mattias Wendel -- The fallacy of European multilevel constitutionalism / Rene Barents -- Federalism as constitutional pluralism : 'letter from America' / Robert Schutze -- Out with the new, in with the old - neo-Roman constitutional thought and

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Sommario/riassunto

Constitutional pluralism has become immensely popular among scholars who study European integration and issues of global governance. Some of them believe that constitutionalism, traditionally thought to be bound to a nation state, can emerge beyond state borders - most importantly in the process of European integration, but also beyond that, for example, in international regulatory regimes such as the WTO, or international systems of fundamental rights protection, such as the European Convention. At the same time, the idea of constitutional pluralism has not gone unchallenged. Some have questioned its compatibility with the very nature of law and the values which law brings to constitutionalism. The critiques have come from both sides: from those who believe in the 'traditional' European constitutionalism based on a hierarchically superior authority of the European Union as well as from scholars focusing on constitutions of particular states. The book collects contributions taking opposing perspectives on constitutional pluralism - some defending and promoting the concept of constitutional pluralism, some criticising and opposing it. While some authors can be called 'the founding fathers of constitutional pluralism', others are young academics who have recently entered the field. Together they offer fresh perspectives on both theoretical and practical aspects of constitutional pluralism, enriching our existing understanding of the concept in current scholarship