

1. Record Nr.	UNINA9910787793703321
Autore	Feyen Stef
Titolo	Beyond federal dogmatics [[electronic resource]] : the influence of European Union law on Belgian constitutional case law regarding federalism // Stef Feyen
Pubbl/distr/stampa	Louvain, Belgium, : Leuven University Press, c2013
ISBN	94-6166-082-0
Descrizione fisica	1 online resource (280 p.)
Disciplina	320.9493
Soggetti	Federal government - Belgium Constitutional law - Belgium International and municipal law - Belgium
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	<p>_GoBack; Foreword; Reader information and acknowledgments; Some commonly used abbreviations; Introduction; General purpose and method: beyond dogmatics; General object: federalism; 1.; Influence and the toolbox concept;; Some preliminary considerations pertaining to method; 1.1 Methodological problems pertaining to the object of the inquiry; 1.2 The toolbox concept ; 2.; Belgian federalism: A cursory overview; 2.1 A doubly stratified federal structure; 2.2 Bipolar and centrifugal federalism institutionalized; ; 2.3 The Constitutional Court situated in the Belgian federal system; 3.</p> <p>The Belgian Constitutional Court and federalism3.1 Different ways of examining (case-)law; 3.2 "Foundational" principles; 3.2.1 Conferral; 3.2.2 Material exclusivity; 3.2.3 Territorial exclusivity; 3.3 "Incidental" principles in the toolbox; 3.3.1 Specific "(con)textual" constraints; 3.3.2 Proportionality; 3.3.3 Federal loyalty; 3.3.4 Implied powers; 3.3.5 Economic and Monetary Union (EMU); 3.4 Interaction in the Constitutional Court's toolbox; 4.; European influence on Constitutional Court case law; 4.1 Preliminary observations; 4.2 European law and the Constitutional Court</p> <p>4.3 European law as a streamlining tool4.3.1 European law as a (quasi) political tool for evacuation of conflict; 4.3.2 European law as an argumentative tool in the context of the EMU; 4.3.3 European law as an</p>

argumentative tool reinforcing cooperation ; 4.4 Rule of law values and the limits of instrumentalization by the Constitutional Court; 4.4.1 Authoritative texts; 4.4.2 Precedent ; 4.4.3 Coherence, with the example of coherent EMU-principles; 4.5 More explanatory value? Two caveats; 5.; Three partial explanations and the road ahead  
5.1 Integration of European law in constitutional jurisprudence  
5.2 The (ever) expanding Europe; 5.3 Diversity in unity: autonomous concepts; 5.4 The road ahead; Conclusion

---

## Sommario/riassunto

The relationship between EU law and national constitutional law, including constitutional law in federalism matters, has been subject to an ongoing scholarly debate. This monograph contributes to this debate in two ways. The author argues for an approach to constitutional law that goes beyond the classic - coined dogmatic - understanding of constitutional case law regarding federalism as expounded in Belgian academia. Building on that basis, he sets out to rethink the framework within which the connection between EU law and national constitutional law can be understood. The analysis delves int

---