

Table of contents

	<i>page</i>
1	
Foreword	XI
by <i>Paul Craig</i>	
2	
Introduction – Brexit as a Multilevel Constitutional Challenge	1
by <i>Cristina Fasone and Claudio Martinelli</i>	
1. Multilevel Constitutionalism at the Test Bench	1
2. Investigating Brexit in a Multilevel Constitutional Context	7
3. Overview of the Volume	11
<i>Bibliographic references</i>	15
Part I	
The Devolution and the Separatist Claims in the Aftermath of Brexit	
3	
England Unincorporated: Reflections on the Constitutional Way Ahead Post Brexit?	21
by <i>Peter Leyland</i>	
1. Introduction	21

	<i>page</i>
2 The Reform of Parliament	22
3. The Multi-Dimensional English Question	25
3.1. The Demise of English Votes for English Laws	27
3.2. Evolving Patterns of Regional Government	28
3.3. Regional Governance Under Labour	30
3.4. The Illusion of English Devolution: Northern Powerhouse and City Regions	32
3.5. Is This Really Devolution?	34
4. Sovereignty Restored? Redressing the Balance in favour of Westminster	35
4.1. The Internal Markets Act 2020: A Path to Centralisation?	37
4.2. The Subsidy Control Bill. The Continuing Paradox: Even More Centralisation?	41
5. Conclusion	43
<i>Bibliographic references</i>	44

4

The Prospects for Scottish Independence in the Aftermath of Brexit	49
by <i>Aileen McHarg</i>	

1. Brexit and the campaign for a second independence referendum in Scotland	49
2. A constitutional right to self-determination?	53
3. Brexit as a “material change in circumstances”?	56
4. The question of the mandate	61
5. Overcoming the impasse	64
<i>Bibliographic references</i>	70

5

Northern Ireland’s Post Brexit Constitution	73
by <i>Gordon Anthony</i>	

1. Introduction	73
2. The Belfast Agreement	76
3. The Protocol	79
4. The challenge to the Protocol	83

	<i>page</i>
5. Conclusion	89
<i>Bibliographic references</i>	90

6

Leaving the Union: Constitutionalising Secession Rights in the United Kingdom

by *Oran Doyle*

1. Introduction	91
2. Approaches to territorial integrity in mastertext constitutions	92
3. (Northern) Ireland in the United Kingdom – pre-1998	94
4. Northern Ireland in the United Kingdom – the 1998 settlement	100
4.1. Overview	100
4.2. Triggering the border poll	101
4.3. Implementing the people’s decision	105
4.4. Recapitulation	106
5. A Union based on consent?	108
6. Entitlement to secede within a political constitution	111
7. Conclusion	114
<i>Bibliographic references</i>	114

Part II

The European and International Implications of Brexit

7

Future(s) of and for the Union: Some Thoughts After Brexit

by *Robert Schütze*

1. Introduction: Two Dimensions of Constitutional Change	119
2. Horizontal Changes: Widening or Narrowing of Membership	120
3. Vertical Changes: Deepening or Flattening of Integration	125
4. Conclusion: And what about Brexit?	128
<i>Bibliographic references</i>	129

8

EU External Action – Learning from Brexit 131

by *Marise Cremona*

1. Introduction	131
2. What type of agreement?	132
2.1. Transactional agreements	133
2.2. Integrational agreements	135
2.2.1. Different types of integration into or with the EU	136
2.2.2. Integration into the world economy	138
3. The Brexit negotiation: transactional or integrational?	142
4. Limits to flexibility: the EU's "red lines"	147
<i>Bibliographic references</i>	151

9

The Effects of Brexit on the Law of UK Trade 153

by *Filippo Fontanelli*

1. Introduction	153
2. Before Brexit	155
2.1. UK trade with the EU – the internal market	155
2.2. UK trade with EU trade partners – piggy-backing on EU external trade policy	158
2.3. UK trade with third countries	159
3. "No deal"	160
3.1. UK trade with the EU – trading on WTO terms	161
3.2. UK trade with EU partners – cloning the EU's network	163
3.3. UK trade with third countries	164
4. Post-Brexit	165
4.1. GB trade with the EU: the Trade and Cooperation Agreement	166
4.2. UK trade with EU partners – cloning the EU's network and moving on	171
4.3. UK trade with third countries	172
5. Conclusions	175
<i>Bibliographic references</i>	176

	<i>page</i>
10	
The European Union as a Global Security Actor After Brexit	179
by <i>Valsamis Mitsilegas</i>	
1. Introduction – Internal Security and the Three Levels of Ambition in the TCA	179
2. Approximating pre-withdrawal cooperation – the European Arrest Warrant after Brexit	182
3. Projecting Global EU Actorness – the enhanced role of the European Public prosecutor’s Office (EPPO)	184
4. EU Values and regulatory divergence in the post-Brexit era	186
5. Conclusion	190
<i>Bibliographic references</i>	192
<i>Information on the Authors</i>	193

