Contributors

Helena Alviar García is Dean and Professor for Constitutional Law and Public Policy, Law and Development, Latin American Law and Institutions, Feminist Theory and Critical Theory at the Universidad de los Andes in Bogotá (Colombia). She is the author of numerous publications in these areas, most recently: *Feminismo y Crítica Jurídica: El análisis distributivo como alternativa crítica al legalismo liberal* (Siglo del hombre Editores, Ediciones Uniandes, 2012; co-author: Isabel Cristina Jaramillo Sierra).

Upendra Baxi, now Emeritus Professor of Law at the University of Warwick and Delhi, was Vice Chancellor of the University of Delhi and of South Gujarat. He has contributed widely to comparative constitutional studies, the social theory of human rights, sociology of law, and adjudicatory leadership. His most recent works include *The Future of Human Rights* (Oxford University Press, 2002) and *Human Rights in a Posthuman World: Critical Essays* (Oxford University Press (India), 2007).


Julia Eckert, Professor of Political Anthropology at the University of Bern, specializes in legal anthropology, the anthropology of the modern state, conflict theory, and social movements. Her current research interests are in the anthropology of crime and punishment; changing notions of responsibility and liability; security; democracy and citizenship and the transnationalization of legal norms. Recent publications on these issues are *Law against the State: Ethnographic Forays into Law’s Transformations* (Cambridge University Press, 2012); “Theories of Militancy in Practice: Explanations of Muslim Terrorism in India” (2012)
Order from transfer


Günter Frankenberg teaches public law, philosophy of law and comparative law at the Goethe University in Frankfurt; he is an associate member of the Cluster of Excellence “Normative Orders” at the Goethe University. His publications in these areas include: “Critical Comparisons – Re-Thinking Comparative Law” (1985) Harvard International Law Journal; Die demokratische Frage [The Democratic Question] (Suhrkamp 1989, co-author); Autorität und Integration [Authority and Integration – The Grammar of Law and Constitutions] (Suhrkamp, 2003); Normalizing the State of Exception [Staatstechnik Suhrkamp, 2010] (forthcoming 2013). As visiting professor he has taught at the law schools of Harvard University, Boston University, Tulane University, University of Pennsylvania and Phnom Penh. In the 1990s he participated as a legal consultant in law- and constitution-making projects in Central and Eastern European countries.

Roberto Gargarella, Dr. jur., University of Chicago, is a researcher at CONICET, University of Buenos Aires and CMI, Norway and Professor at the University of Buenos Aires and the University of Torcuato Di Tella (Argentina). He is the author of The Legal Foundations of Inequality: Constitutionalism in the Americas (Cambridge University Press, 2010) and Latin American Constitutionalism (Oxford University Press, forthcoming 2013).


Jennifer Hendry is a lecturer at the University of Leeds School of Law and the deputy director of the Centre for European Law and Legal Studies. Before joining Leeds, she wrote her doctoral thesis on the topic “Unitas in Diversitate? On Legal Cultures and the Europeanisation of Law” at the European University Institute (EUI) in Florence. She holds an LLB (Hons) in Law and German from the University of Glasgow and
an LLM in Law and Society from the University of Edinburgh. During summer 2011 she was a visiting research fellow at the University of Sydney’s Department of Philosophy. Her main research interests are in the areas of legal, social and political theory, and in comparative law and legal studies, specifically on the concepts of legal culture and legal pluralism. She is currently writing on issues of legal translation and transfer, and is a principal investigator on an interdisciplinary international research network focusing on “spaces of indigenous justice.” Her publications include: “The Double Fragmentation of Law: Legal System-Internal Differentiation and the Process of Europeanisation” in D Augenstein (ed), Integration through Law Revisited: The Making of the European Polity (Ashgate, 2012); and “Governance, Proceduralisation & Justice: Some Challenges to the Legal Paradigm” (2008) 19(3) Law & Critique: Special Issue on Governance, Civil Society & Social Movements 345.

**Stefan Kadelbach** teaches Public Law, European Law and International Public Law at the Goethe University in Frankfurt (Germany); he is co-director of the Wilhelm Merton Centre for European Integration and International Economic Order and principal investigator at the Cluster of Excellence “Formation of Normative Orders” of the Goethe University. Recent publications include Recht ohne Staat? Zur Normativität nichtstaatlicher Rechtsetzung (editor with K Günther; Campus, 2011) and Europarecht (editor with M Zuleeg and R Schulze; 2nd edn Nomos, 2010).

**Nora Markard** is a postdoctoral research associate at the Collaborative Research Center 597 “Transformations of the State” at the University of Bremen, on leave as a visiting fellow at Columbia Law School for 2012/13. She holds a law degree from Free University Berlin, an MA in International Peace & Security from King’s College London, and a Ph.D. in law from Humboldt University Berlin, where she co-founded the Humboldt Law Clinic: Human Rights. She also studied at the Sorbonne and visited the University of Michigan during her Ph.D. Her research areas stretch from human rights law, refugee law and international criminal law to comparative constitutionalism and law and gender. Recent publications include Kriegsflüchtlinge (Mohr Siebeck, 2012), a Parallel Report to the 5th Periodic Report of the Federal Republic of Germany on the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (2011, co-authored for the Humboldt Law Clinic), and “Asylrecht: Der Stand der Dinge” (2012) Merkur 28.
**Order from transfer**


**H Kwasi Prempeh**, Professor of Law at Seton Hall University School of Law, Newark, New Jersey (USA), where he teaches constitutional law and comparative constitutionalism, among others. His current scholarship focuses on the challenges of building constitutionalism in Africa’s emerging democracies. He received his Dr. jur. degree from Yale University, where he served as a teaching fellow and an editor of the Yale Law Journal. He also holds graduate and undergraduate degrees from Baylor University, Texas, and the University of Ghana, respectively. He was a 2011 Reagan-Fascell Democracy Fellow at the National Endowment for Democracy, Washington, DC. His scholarship has been published in a number of law and social science journals, including the International Journal of Constitutional Law, the Journal of Democracy, and Tulane Law Review. Selected publications include “Presidents Untamed” (2008) 19(2) Journal of Democracy 109; “Africa’s Constitutionalism Revival: False Start or New Dawn?” (2007) 5(3) International Journal of Constitutional Law 469; “Marbury in Africa: Judicial Review and the Challenge of Constitutionalism in Contemporary Africa” (2006) 80(4) Tulane Law Review 1239.

**Ruth Rubio Marín** holds a Chair in Constitutional and Public Comparative Law at the European University Institute in Florence, Italy. Formerly, she was Professor of Constitutional Law at the University of Seville, Spain, and a member of the Faculty of the Hauser Global Law School Program at New York University. She has taught at several other academic institutions including Columbia Law School and Princeton University where she was selected as a Fellow for the Program in Law and Public Affairs at Princeton University in 2000–2001. Her interests include migration, minority rights, citizenship, gender justice and transitional justice, areas which she addresses mostly from constitutional, human rights and political theory angles. She is the author and editor of several books, including Immigration as a Democratic Challenge (Cambridge University Press, 2000); The Gender of Constitutional Jurisprudence (co-editor with Beverley Baines; Cambridge University Press, 2004); What Happened to the Women? Gender and Reparations for

Margrit Seckelmann, Ph.D. (Dr. jur.), MA, is a senior research fellow and the head of administration at the German Research Institute for Public Administration Speyer. After her studies in history and literature (MA) and law (First State Exam) in Heidelberg and Berlin, she completed her Bar Exam (Second State Exam) in Berlin and her Ph.D. in Law (Legal History) in Frankfurt. Apart from her work at the institute, she also teaches Administrative Law as well as Constitutional and Administrative History at the German University of Administrative Sciences in Speyer. Selected publications include “Autonomy and Accountability” in Sjur Bergan et al (eds), Leadership and Governance in Higher Education. Handbook for Decision-Makers and Administrators (Berlin: Raabe, 2012) A.3, 1–24; “From the Paris Convention of 1883 to the TRIPs Agreement of 1994: The History of the International Patent Protection as a History of Propertization?” in Isabella Löh and Hannes Siegrist (eds), Intellectual Property Rights and Globalization (comparativ, vol. 21 (2011)) 46–63; “Observations from Germany” in Eberhard Bohne and Charlie Karlsson (eds), Repositioning Europe and America for Economic Growth: The Role of Governments and Private Actors in Key Policy Areas (Münster: LIT, 2010) 351–8; Industrialisierung, Internationalisierung und Patentecht im Deutschen Reich, 1871–1914 (Frankfurt am Main: Klostermann, 2006).

Timo Tohidipur, Ph.D. (Dr. jur.), is a Postdoctoral Research Assistant and Lecturer at the Institute for Public Law, Goethe University in Frankfurt (Germany), where he teaches German Constitutional Law, European Law, Theory of Law, Migration and Refugee Law. Recent publications include “Iran und die Narrative west-östlicher Begegnung” (2012) 45(2) Kritische Justiz 178; “Europas Grenzschutzregime” in Martin W Möllers and Christoph van Ooyen (eds), Migration: Europäische Grenzpolitik und FRONTEX (2012) 41; “Border Controls at Sea: Requirements under International Human Rights and Refugee Law” (2009) 21(2) International Journal of Refugee Law 256 (with Andreas Fischer-Lescano and Tillmann Löhr).