

## Acknowledgements

I came to the Goethe University in October 2019 as an awardee of the Jean Monnet Scholarship, a prestigious scholarship funded by the EU as part of Turkey's accession to the Union. For sure, it was my ambition to pursue an academic career in legal theory, yet I had limited research-related skills to make this dream come true. I had not even written a research paper or essay in English. I am grateful to the faculty members of the LLM in Legal Theory Program whose valuable input and stimulating discussions prepared me for academic life. Special thanks to Prof. Jürgen Busch, Prof. Klaus Günther, Prof. Petra Bard, Prof. Hubert Rottleuthner, Prof. Joachim Rückert, Prof. Matthias Goldmann, and Prof. Günther Teubner. I learned a great deal from them about how to approach current legal problems from different perspectives and gained indepth methodological knowledge necessary to pursue multidisciplinary research. I would like to express my gratitude to Prof. Lorenz Schulz who puts great effort and expertise to keep this LLM program effective and operational for organizing this special issue series dedicated to the awardee of the best masters thesis written under the program.

I would like to devote a special paragraph to my supervisor. Prof. Miodrag Jovanović has had a profound impact on my academic life, and I still keep in touch with him and hope to continue doing so as long as time allows. He is not only an excellent scholar with a sharp analytical mind but also a very supportive supervisor who always offer his support and guidance to his students. No need to say that his insightful feedback, patience, and expertise were essential in shaping the ideas that form the backbone of this thesis. For instance, he made me realize that there is a prior need to focus on the normative justification of the

## Acknowledgements

unconstitutional constitutional amendment doctrine before engaging in a discussion on how to apply it to a concrete case. His comments led me introduce three different normative constraints that limit the exercise of constituent power: international human rights, constitutionalism, and constitutional identity constraints. When I was asked to prepare the thesis for this publication project four years after graduation, I realized how far I had come in this process. It goes without saying that this would not have been possible without his continuous support and mentorship.

I am incredibly grateful to my lifelong academic interlocutor, Walter Abalo, whose challenging questions and critical mind helped me refine my ideas and made this journey both intellectually enriching and personally fulfilling.

To my family and especially to my mother, I owe an immense debt of gratitude for their unwavering support and understanding. Their belief in me and constant motivation were a source of strength throughout the ups and downs of this process. I could not have completed this without their love and encouragement.

Lastly, I would like to acknowledge the support of Jean Monnet Scholarship without which I would not have been an academic life.

Thank you.

**Gürkan Çapar**

**14.10.2024**