

El Parlamento Europeo y la evolución del poder legislativo y del sistema normativo de la Unión Europea [

Centro de Estudios Políticos y Constitucionales, 2015

text (article)

Analítica

The purpose of this article is to present the evolution of the role of the European Parliament in the legislative power of the European Union and its impact on the whole system of EU law-making acts. This presentation is structured according to legal criteria and discussed from a legal point of view. There is information on the context of general international law and on relevant Political Science studies; regarding bibliography, special attention has been paid to insiders publications. The first part of the article focuses on the Parliament's role in past and present legislative procedures, where it has produced either preparatory acts (as in the consultation, conciliation, cooperation and assent / consent procedures) or legislative acts in the framework of the codecision procedure (the so-called "ordinary legislative procedure") or, in rare cases, out of special legislative procedures. The second part throws light on the consequences of the growing role of the European Parliament as a legislator, on the legitimacy and the quality of European legislation (with references to the relevant interinstitutional acts) and on the parliamentary scrutiny of acts of the executive based on Articles 290 and 291 TFEU, acts for the implementation of the new legislation for economic governance, and acts of European agencies, bodies or offices. In the conclusions some general comments are submitted as regards the development of the European Parliament prerogatives concerning legislation, and also on the development of negotiations with the Council in legislative procedures, imposing limits on the backbenchers participation in the legislative process and on access of the public to information about the preparatory work of legislative acts. Last, there is a reflection on resistence and nostalgies in the presence of the new provisions of the Lisbon Treaty, inconsistent with the fact that they were drafted with a very substantial representation of MPs from Member States, and about the

The purpose of this article is to present the evolution of the role of the European Parliament in the legislative power of the European Union and its impact on the whole system of EU law-making acts. This presentation is structured according to legal criteria and discussed from a legal point of view. There is information on the context of general international law and on relevant Political Science studies; regarding bibliography, special attention has been paid to insiders publications. The first part of the article focuses on the Parliament's role in past and present legislative procedures, where it has produced either preparatory acts (as in the consultation, conciliation, cooperation and assent / consent procedures) or legislative acts in the framework of the codecision procedure (the so-called "ordinary legislative procedure") or, in rare cases, out of special legislative procedures. The second part throws light on the consequences of the growing role of the European Parliament as a legislator, on the legitimacy and the quality of European legislation (with references to the relevant

interinstitutional acts) and on the parliamentary scrutiny of acts of the executive based on Articles 290 and 291 TFEU, acts for the implementation of the new legislation for economic governance, and acts of European agencies, bodies or offices. In the conclusions some general comments are submitted as regards the development of the European Parliament prerogatives concerning legislation, and also on the development of negotiations with the Council in legislative procedures, imposing limits on the backbenchers participation in the legislative process and on access of the public to information about the preparatory work of legislative acts. Last, there is a reflection on resistence and nostalgies in the presence of the new provisions of the Lisbon Treaty, inconsistent with the fact that they were drafted with a very substantial representation of MPs from Member States, and about the

https://rebiunoda.pro.baratznet.cloud: 28443/OpacDiscovery/public/catalog/detail/b2FpOmNlbGVicmF0aW9uOmVzLmJhcmF0ei5yZW4vMzE0MjQ2Mjkkrosterees and the second sec

Título: El Parlamento Europeo y la evolución del poder legislativo y del sistema normativo de la Unión Europea electronic resource]

Editorial: Centro de Estudios Políticos y Constitucionales 2015

Tipo Audiovisual: Actos delegados Actos de ejecución Actos interinstitucionales Actos legislativos Actos reglamentarios Agencias Aprobación Autoorganización de las Instituciones Buenas prácticas Calidad de la legislación Codecisión Codificación Concertación Consulta Control parlamentario Cooperación Iniciativa legislativa Legitimidad de la legislación europea Nueva gobernanza económica Self-organization of European Institutions Special legislative procedures Trialogues Organismos de la Unión Procedimiento legislativo ordinario Procedimientos legislativos especiales Reconsulta Refundición Triálogos Agencies Assent Co-decision Codification Conciliation Consent Consultation procedure Cooperation procedure Delegated acts Good practice Implementing acts Interinstitutional acts Legislative acts Legitimacy of European legislation Ordinary legislative procedure Quality of legislation Recasting Reconsultation Regulatory acts

Documento fuente: Revista de Derecho Comunitario Europeo, ISSN 1138-4026, Año nº 19, Nº 50, 2015, pags. 43-83

Nota general: application/pdf

Restricciones de acceso: Open access content. Open access content star

Condiciones de uso y reproducción: LICENCIA DE USO: Los documentos a texto completo incluidos en Dialnet son de acceso libre y propiedad de sus autores y/o editores. Por tanto, cualquier acto de reproducción, distribución, comunicación pública y/o transformación total o parcial requiere el consentimiento expreso y escrito de aquéllos. Cualquier enlace al texto completo de estos documentos deberá hacerse a través de la URL oficial de éstos en Dialnet. Más información: https://dialnet.unirioja.es/info/derechosOAI | INTELLECTUAL PROPERTY RIGHTS STATEMENT: Full text documents hosted by Dialnet are protected by copyright and/or related rights. This digital object is accessible without charge, but its use is subject to the licensing conditions set by its authors or editors. Unless expressly stated otherwise in the licensing conditions, you are free to linking, browsing, printing and making a copy for your own personal purposes. All other acts of reproduction and communication to the public are subject to the licensing conditions expressed by editors and authors and require consent from them. Any link to this document should be made using its official URL in Dialnet. More info: https://dialnet.unirioja.es/info/derechosOAI

Lengua: Spanish

Enlace a fuente de información: Revista de Derecho Comunitario Europeo, ISSN 1138-4026, Año nº 19, Nº 50, 2015, pags. 43-83

Baratz Innovación Documental

- Gran Vía, 59 28013 Madrid
- (+34) 91 456 03 60

• informa@baratz.es