

# Parlamentari Trasparenti

## Schweizerische Bundeskanzlei

*Die Schweiz 2030, La Suisse 2030, La Svizzera 2030* Schweizerische Bundeskanzlei, 2018-10-31 «Was werden wir 2030 bereuen? Was haben wir zu wenig berücksichtigt, verdrängt oder zu lange für richtig gehalten?» Das Buch vereint die Antworten auf diese Fragen, die die Bundeskanzlei ausgewählten Persönlichkeiten aus verschiedenen Landesteilen und Branchen gestellt hat. 77 Expertinnen und Experten, vorwiegend aus der Schweiz, zeichnen aus ihrer heutigen Perspektive ein Bild der Schweiz im Jahr 2030. Sie schildern kurz und prägnant wichtige Entwicklungen, die der Bundesrat bei der Festlegung der Bundespolitik berücksichtigen sollte. Ihre Antworten betreffen zum Beispiel die Europapolitik, Infrastrukturen und die Digitalisierung. Mit Beiträgen unter anderem von Peter Wanner, Aymo Brunetti, Marcel Rohner, Thomas Maissen, Ladina Heimgartner, Hansueli Loosli, Dominique von Matt, Christine Beerli.

**Atti parlamentari** Italy. Parlamento. Camera dei deputati, 1968

**Discorsi parlamentari: 1969-1976** Giorgio Almirante, 2008

Quale Parlamento? Analisi critica della riforma Fraccaro Mario Centini, 2020-09-14 Il testo analizza criticamente la legge costituzionale che modifica gli artt 56, 57 e 59 della Costituzione (pubblicata sulla Gazzetta Ufficiale del 12 ottobre 2019) - oggetto del referendum oppositivo del 20 e 21 settembre 2020 - e fornisce un'appendice documentaria che consente al lettore di approfondire la materia.

**Democrazie sotto pressione** Pier Luigi Petrillo, 2011

**Der Fremde im Kriege** Timm Genett, 2012-10-31 Diese intellektuelle Biographie unternimmt eine grundlegende Revision von Robert Michels' politischem Werk und Leben. Sie ist nicht nur die bislang umfassendste Gesamtdeutung dieses Klassikers der Politikwissenschaft, sondern auch die erste seit über drei Jahrzehnten. Ihr theoretisches Herzstück ist eine Neuinterpretation von Michels' berühmter Soziologie des Parteiwesens (1911), ihrer pessimistischen, aber auch ihrer demokratiepädagogischen Sinngehalte. Hat die Forschung bisher beim frühen Michels nach Erklärungen für die spätere Wende zum akademischen Botschafter des italienischen Faschismus gesucht, wird hier auf der Basis unbekannter Text- und Archivmaterials der ‚Präfaschist‘ Michels als Legende - der Forschung, vor allem aber auch des späten Michels selbst - entlarvt. Dies macht den Blick frei auf den unkonventionellen Sozialdemokraten Michels: als radikaler Liberaler und Republikaner, Feminist, Sexualreformer, Bewegungsforscher, leidenschaftlicher Vertreter des nationalen

Selbstbestimmungsrechts und europäischer Pazifist. Das biographische Herzstück bildet Michels' Rolle im Ersten Weltkrieg, seine resignative Außenseiterposition im Kontext der allgemeinen Kriegsbegeisterung von 1914, aber auch sein proitalienisches Kriegseingagement in den Folgejahren, das seine Fremdheit im Weltkrieg eher zementiert als sie überwindet. Die Rekonstruktion der vielfältigen Brüche seiner Biographie relativiert nicht, sondern präzisiert vielmehr Michels' politische Verantwortung in den 20er und 30er Jahren des vergangenen Jahrhunderts: obwohl kein Faschist der ersten Stunde, steht Michels für die Erosion des politischen Liberalismus in der Nachkriegszeit und hat diese durch seine publizistische Wirkung noch verstärkt.

*Il sistema costituzionale italiano* Giancarlo Rolla, 2010

Avanti Italia Francis Morandi, 2012-04-02T00:00:00+02:00 Un saggio positivo e pragmatico che spazia sulle principali tematiche legate alla paralisi del Paese: dall'esagerata "finanziarizzazione del mondo" agli ingenti costi dell'attuale politica, all'analisi della questione dell'energia, a quella della giustizia da guarire, alla lotta alle mafie, al problema del lavoro a quello delle necessarie liberalizzazioni, alle nuove metodologie di Political & Social Responsibility, alla City Management e alla Net Democracy come rimedi per raggiungere maggiore trasparenza nella politica, al forzato sviluppo del Sud Italia infine.

**Nuova trasparenza amministrativa e libertà di accesso alle informazioni** Benedetto Ponti, 2016

Cittadini senza scettro Gianfranco Pasquino, 2015-02-23T00:00:00+01:00 Riformare le Costituzioni e le istituzioni, nei sistemi politici democratici, è un compito tanto delicato quanto nobile. Per adempierlo è indispensabile possedere conoscenze, non soltanto giuridiche, ma soprattutto politologiche, approfondite e comparate. Questo saggio, lucido, irriverente e brillante, offre ai lettori gli elementi necessari per capire quali riforme sono in discussione in Italia, quali riforme sono già state effettuate, spesso male, quali criteri debbono essere utilizzati per valutarle. I giudizi sono argomentati e severi. Riforme che non consentono ai cittadini di eleggere i candidati che preferiscono e, più in generale, che non restituiscono loro lo scettro della sovranità, sono riforme brutte, sbagliate, controproducenti. Criticarle e proporre alternative, proprio quello che fa questo libro, è un dovere, non soltanto "scientifico", ma civico.

**Parlamento 2.0** Sara Bentivegna, 2012 Risultati di un'indagine sull'uso di Internet da parte dei parlamentari per comunicare coi cittadini. Prevalenza dell'aspetto promozionale rispetto all'ascolto e all'interazione.

**Il diritto parlamentare nella teoria e nella pratica** Vittorio Di Ciolo, Luigi Ciaurro, 2013 Le site d'éditeur indique : Il volume approfondisce i temi classici del diritto parlamentare: dalle fonti alle prerogative e immunità, dall'organizzazione delle Camere al procedimento legislativo, dagli atti di indirizzo, controllo e informazione alle attività del Parlamento in seduta comune. L'ambizione è quella di fornire al lettore un approfondimento delle problematiche teoriche e dottrinarie, ma soprattutto la ricostruzione minuziosa dei precedenti relativi ai singoli istituti e procedure. Infatti, il diritto parlamentare vivente si nutre di molteplici fonti non scritte di diversa intensità e in qualche caso anche del cosiddetto diritto parlamentare

informale, che solo gli operatori sul campo - come i due Autori - possono essere in grado di ricostruire. La lettura del testo consente quindi la conoscenza del reale vissuto (giuridico e in qualche caso politico) delle Camere.

*Raccolta degli atti stampati* Italy. Parlamento. Camera dei deputati,1808

**Codice costituzionale** Angelo Mattioni,2021-06-18T00:00:00+02:00 L'Opera è aggiornata con: - il D.L. semplificazioni 31 maggio 2021, n. 77, recante significative modifiche alle norme del Testo Unico ambientale e alla disciplina in materia di diritto di accesso ai documenti amministrativi. Argomenti affrontati: - AUTONOMIE DEI PRIVATI - AUTONOMIE ECONOMICHE E SOCIALI - AUTONOMIE POLITICHE - AUTONOMIE TERRITORIALI - CORPO ELETTORALE E DIRITTO DI VOTO - CORTE COSTITUZIONALE - DOVERI COSTITUZIONALI - GARANZIE GIURISDIZIONALI - LA FORMAZIONE DELL'ORDINAMENTO COSTITUZIONALE - ORGANI COSTITUZIONALI - ORGANI DI RILIEVO COSTITUZIONALE E AUSILIARI - RAPPORTI DI DIRITTO INTERNAZIONALE - RAPPORTI CON L'ORDINAMENTO COMUNITARIO - RAPPORTI CON L'ORDINAMENTO CANONICO E CON GLI ALTRI ORDINAMENTI RELIGIOSI - REDDITO DI CITTADINANZA - UNIONI CIVILI E CONVIVENZE DI FATTO

ANNO 2017 PRIMA PARTE ANTONIO GIANGRANDE, E' comodo definirsi scrittori da parte di chi non ha arte né parte. I letterati, che non siano poeti, cioè scrittori stringati, si dividono in narratori e saggisti. E' facile scrivere "C'era una volta...." e parlare di cazzate con nomi di fantasia. In questo modo il successo è assicurato e non hai rompiballe che si sentono diffamati e che ti querelano e che, spesso, sono gli stessi che ti condannano. Meno facile è essere saggisti e scrivere "C'è adesso...." e parlare di cose reali con nomi e cognomi. Impossibile poi è essere saggisti e scrivere delle malefatte dei magistrati e del Potere in generale, che per logica ti perseguitano per farti cessare di scrivere. Devastante è farlo senza essere di sinistra. Quando si parla di veri scrittori ci si ricordi di Dante Alighieri e della fine che fece il primo saggista mondiale. Le vittime, vere o presunte, di soprusi, parlano solo di loro, inascoltati, pretendendo aiuto. Io da vittima non racconto di me e delle mie traversie. Ascoltato e seguito, parlo degli altri, vittime o carnefici, che l'aiuto cercato non lo concederanno mai. "Chi non conosce la verità è uno sciocco, ma chi, conoscendola, la chiama bugia, è un delinquente". Aforisma di Bertolt Brecht. Bene. Tante verità soggettive e tante omertà son tasselli che la mente corrompono. Io le cerco, le filtro e nei miei libri compongo il puzzle, svelando l'immagine che dimostra la verità oggettiva censurata da interessi economici ed ideologie vetuste e criminali. Rappresentare con verità storica, anche scomoda ai potenti di turno, la realtà contemporanea, rapportandola al passato e proiettandola al futuro. Per non reiterare vecchi errori. Perché la massa dimentica o non conosce. Denuncio i difetti e caldeggio i pregi italici. Perché non abbiamo orgoglio e dignità per migliorarci e perché non sappiamo apprezzare, tutelare e promuovere quello che abbiamo ereditato dai nostri avi. Insomma, siamo bravi a farci del male e qualcuno deve pur essere diverso!

**I sistemi elettorali dal dopoguerra ad oggi** Paolo Becchi ,Giuseppe Palma,2022-08-29 A poche settimane dalle

elezioni politiche del settembre 2022, esce la seconda edizione aggiornata e ampliata del libro di Paolo Becchi e Giuseppe Palma. Gli autori presentano un volume sui sistemi elettorali italiani dal dopoguerra ad oggi, vale a dire dal sistema proporzionale della Prima Repubblica a quello misto del Rosatellum. Il libro si sofferma anche su alcuni tentativi falliti di riforma del sistema elettorale. Come si vota in concreto col Rosatellum? Come funziona nel dettaglio questo sistema elettorale misto? Quali sono i meccanismi espliciti e quelli impliciti? Perché dovrebbe almeno incentivare la cosiddetta "governabilità"? La legge elettorale presenta profili di incostituzionalità? Rispetta i requisiti dettati dalla Corte costituzionale con le sentenze numm. 1/2014 e 35/2017? Queste alcune delle domande a cui Becchi e Palma cercano di dare una risposta. Alcune schede evidenziano con chiarezza come si vota, ponendo l'accento sui casi di voto valido e non valido. Alla fine del libro, prima delle conclusioni, un box di aggiornamento con le tabelle dei nuovi collegi elettorali - sia per la Camera che per il Senato - a seguito della riduzione del numero dei parlamentari. Una lettura indispensabile in vista dell'imminenza del voto.

*Il Mondo*, 2007-10

Introducing Maltese Linguistics Bernard Comrie, Ray Fabri, Elizabeth Hume, Manwel Mifsud, Thomas Stolz, Martine Vanhove, 2009-06-24 This collection of articles highlights a selection of on-going research projects. Phonological, morphological, and syntactic issues are addressed by international experts on Maltese. The diachronic development of Maltese, its age-long contact with Italo-Romance, and the present diglossic situation with co-official English are the topics of a variety of contributions to this volume. The repercussions that the promotion of Maltese to the status of official working language of the EU has on the Maltese lexicon are discussed. A project on the sociolinguistics of non-native Maltese-English is presented. The problems posed by the creation of electronic resources for Maltese are equally focused upon. The papers amply demonstrate that Maltese Linguistics can stand on its own outside the traditional field of Oriental Studies.

*The Heirs to the Savoia Throne and the Construction of 'Italianità', 1860-1900* Maria Christina Marchi, 2022-05-26 This book explores the evolution of the role of the heirs to the throne of Italy between 1860 and 1900. It focuses on the future kings Umberto I (1844-1900) and Vittorio Emanuele III (1869-1947), and their respective spouses, Margherita of Savoia (1851-1926) and Elena of Montenegro (1873-1952). It sheds light on the soft power the Italian royals were attempting to generate, by identifying and examining four specific areas of monarchical activity: firstly, the heirs' public role and the manner in which they attempted to craft an Italian identity through a process of self-presentation; secondly, the national, royal, linguistic and military education of the heirs; thirdly, the promotion of a family-centred dynasty deploying both male and female elements in the public realm; and finally the readiness to embrace different modes of mobility in the construction of Italianità. By analysing the growing importance of the royal heirs and their performance on the public stage in post-Risorgimento Italy, this study investigates the attempted construction of a cohesive national identity through the crown and, more specifically, the heirs to the throne.

**Reconsidering Constitutional Formation II Decisive Constitutional Normativity** Ulrike Müßig, 2018-05-25 This second volume of ReConFort, published open access, addresses the decisive role of constitutional normativity, and focuses on discourses concerning the legal role of constitutional norms. Taken together with ReConFort I (National Sovereignty), it calls for an innovative reassessment of constitutional history drawing on key categories to convey the legal nature of the constitution itself (national sovereignty, precedence, justiciability of power, judiciary as constituted power). In the late 18th and early 19th centuries, constitutional normativity began to complete the legal fixation of the entire political order. This juridification in one constitutional text resulted in a conceptual differentiation from ordinary law, which extends to alterability and justiciability. The early expressions of this 'new order of the ages' suggest an unprecedented and irremediable break with European legal tradition, be it with British colonial governance or the French ancien régime. In fact, while the shift to constitutions as a hierarchically 'higher' form of positive law was a revolutionary change, it also drew upon old liberties. The American constitutional discourse, which was itself heavily influenced by British common law, in turn served as an inspiration for a variety of constitutional experiments - from the French Revolution to Napoleon's downfall, in the halls of the Frankfurt Assembly, on the road to a unified Italy, and in the later theoretical discourse of twentieth-century Austria. If the constitution states the legal rules for the law-making process, then its Kelsian primacy is mandatory. Also included in this volume are the French originals and English translations of two vital documents. The first - Emmanuel Joseph Sieyès' *Du Jury Constitutionnaire* (1795) - highlights an early attempt to reconcile the democratic values of the French Revolution with the pragmatic need to legally protect the Revolution. The second - the 1812 draft of the Constitution of the Kingdom of Poland - presents the 'constitutional propaganda' of the Russian Tsar Alexander I to bargain for the support of the Lithuanian and Polish nobility. These documents open new avenues of research into Europe's constitutional history: one replete with diverse contexts and national experiences, but above all an overarching motif of constitutional decisiveness that served to complete the juridification of sovereignty. ([www.reconfort.eu](http://www.reconfort.eu))

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