POV 1523434

Between Democracy and Law

The Amorality of Secession

Edited by Carlos Closa, 70 \$\sqrt{268359}\$
Costanza Margiotta and RTG \$\sqrt{664719}\$
Giuseppe Martinico TSA \$\sqrt{426788}\$

Dipartimento di Scienze Politiche Biblioteca Inv. DSP 7261 Coll. 895, 418, 8, 566



Contents

	Notes on contributors	vii
1	Introduction	1
	RT I ne theoretical nexus democracy – secession	7
2	An update on secession as the "ultimate right": For a liminal legality COSTANZA MARGIOTTA	9
3	Secession v forceful union: A provisional enquiry into the right to decide to secede and the obligation to belong JOXERRAMON BENGOETXEA	29
4	A critique of the theory of democratic secession CARLOS GLOSA	49
5	Decide on what? Addressing secessionist claims in an interdependent Europe DANIEL INNERARITY AND ANDER ERRASTI	62
	RT II te instruments of the theory of democratic secession	85
6	Constitutionalists' guide to the populist challenge: Lessons from Canada GIUSEPPE MARTINICO	8 <i>7</i>

vi Contents

- 7 Sovereignty referendums: A question of majority?:
 Or how "majority" actually begs numerous questions
 STÉPHANE BEAULAC
- 8 Independence referendums: History, legal status and voting behaviour

MATT QVORTRUP

PART III Non-institutional actors

9 The framing of secessionism in the neo-liberal crisis: The Scottish and Catalan cases DONATELLA DELLA PORTA, FRANCIS O'CONNOR AND MARTÍN PORTOS

10 The Europeanization of the Catalan debate:
A "war of attrition"?

MATTIA GUIDI AND MATTIA CASULA

PART IV Case studies

11 On Brexit and secession(s)
NIKOS SKOUTARIS

12 'An attempt to disentangle the Crimean impasse LUIGI CREMA

Index