Table of Contents

Acknowledgments

Introduction	3
Part I	
Setting the Scene	
Chapter I	
The Eurozone Sovereign Debt Crisis and its Impact on Socio-Econ Rights	nomic
1. Introduction	27
2. The Endogenous Causes of the Eurozone Sovereign Debt Crisis	28
2.1. Public Interventions towards Privately Owned Institutions	29
2.2. The Architecture of the European Economic and Monetary Union	32
3. Reactions to the Crisis	37
3.1. Reinforcing the Existing Crisis Prevention System	37
3.2. Introduction of Crisis Response Mechanisms	44
3.2.1. Assistance Mechanisms to Cope with the 2008 Eurozone Sovereign Debt Crisis	45
3.2.2. Rescue Packages and the Limits to Financial Assistance towards EU Member States	53
4. Conditionality Measures and their Negative Impact on Socio-Economic Rights	56
4.1. Lending Conditions of Financial Assistance towards Eurozone States	57
4.2. The Tension Between Lending Conditions and Socio-Economic Rights	62
5. Multiple Actors and Dispute Settlement Venues: the Quest for Accountability and Redress	66
© Edizioni Scientifiche Italiane ISBN 978-88-495-	-5264-5

1

CHAPTER I

CIMI IEK II	
A Primer on Socio-Economic Rights: Substantive and Procedural I	ssues
1. Introduction	73
2. Substantive Issues: Socio-Economic Rights as Individual Rights with a	
Collective Dimension	76
3. Obligations Flowing from Socio-Economic Rights	80
3.1. Classifications of Human Rights Obligations	80
3.2. States' General Obligations related to Socio-Economic Rights	89
3.2.1. General Obligations under Art. 2 of the International Covenant on Economic, Social, and Cultural Rights	89
3.2.2. General Obligations under Other Human Rights Instruments	94
4. Limitations of and Derogations to Socio-Economic Rights	100
4.1. Limitation and Derogation Clauses	101
4.2. Review of States' Power to Limit and Suspend Human Rights	106
5. Procedural Issues: The Proliferation of Courts and Quasi-Judicial Or-	
gans	112
5.1. Courts and Quasi-Judicial Organs Supervising Compliance with So- cio-Economic Rights: An Overview	113
5.1.1. At the International Level	113
5.1.2. At the European Union Level	122
5.2. Competing Proceedings dealing with Socio-Economic Rights	129
6. Socio-Economic Rights in Times of Resource Constraints	138
6.1. Substantive Issues	138
6.1.1. General Obligations related to Socio-economic Rights in Times of Resource Constraints	139
6.1.2. Limitations of and Derogations to Socio-Economic Rights in Times of Resource Constraints	143
6.2. Procedural Issues: Possible Competing Proceedings Related to the	173
Eurozone Sovereign Debt Crisis	145
Chapter III	
State Responsibility for Violations of Socio-Economic Rights in Co of Economic Crises	ntexts
1. Introduction	149
2. Attribution of Conduct and Breach of Obligations related to Socio-Economic Rights in the Context of the Eurozone Sovereign Debt Crisis	152
3. Circumstances Precluding Wrongfulness	155
3.1. Economic Crises and <i>Force Majeure</i>	159
5.1. Economic Crises and <i>Force majeure</i>	137

3.2. Economic Crises and State of Necessity	161
4. Remedies for Human Rights Violations and the Breach of Socio-Eco-	
nomic Rights in Times of Resource Constraints	168
4.1. The Competence to Request Remedial Measures	173
4.2. Adequate Remedies for the Violation of Socio-Economic Rights in	
Contexts of Sovereign Debt Crises	178
Part II	
Litigating Socio-Economic Rights in Times of Resource Constra the Eurozone Crisis Case-Law	aints:
Chapter IV	
Litigating Socio-Economic Rights in the Context of the Eurozone before Domestic Courts	Crisis
1. Introduction	187
2. An Overview of Key Concepts on (International) Socio-Economic Rights Adjudication	191
2.1. Justiciability and Polycentricity in (International) Socio-Economic Rights Adjudication	193
2.2. The Effect of International Treaties in Domestic Legal Systems: Direct Effect, Standard of Judicial Review and Consistent Interpretation	
2.3. The Effect of the Pronouncements of International Courts and Quasi-Judicial Bodies: In particular, the "Taking into Account"	196
Doctrine	199
2.4. International Human Rights Treaties under the Constitutions of Cyprus, Greece, Ireland, Portugal and Spain	203
3. Austerity-Related Case-Law at the National Level	207
3.1. Cyprus and Ireland: Few (and Unsuccessful) Cases on the Right to Property	208
3.2. The Inconsistent Stance of Greek Courts	213
3.2.1. From Deference to Strict Scrutiny: The Case-Law of the Greek Council of State	
3.2.2. The Assertive Stance of Greek Lower Courts	214 220
3.3. The 'Judicial Activism' of the Portuguese Constitutional Court	224
3.4. The Self-Restraint by Spanish Constitutional Court	229
3.5. An Analysis of the Prospective Role of International Treaties on So-	22)
cio-Economic Rights	233

Chapter V

Litigating Socio-Economic Rights in the	Context	of the	Eurozone	Crisis
at the International and FII Level				

1. Introduction	241
2. The Austerity-Related Case-Law at the International Level	242
2.1. The Views of the Committee on Economic, Social and Cultural Rights on the Right to Adequate Housing in Spain	245
2.2. The Reports of the ILO Committee on Freedom of Association on Trade Unions' Complaints against Greece, Portugal and Spain	254
2.3. The European Committee of Social Rights and the Labour Market Reforms Enacted in Greece	261
2.4. The Deferential Approach by the European Court of Human Rights: Kneeling to the States' Margin of Appreciation	271
2.4.1. Workers, Pensioners and Investors before the European Court of Human Rights: The Cases against Greece and Portugal	271
2.4.2. What If? The Court's Emerging Trend towards Socio-Economic Rights <i>vis-à-vis</i> Austerity Policies	279
3. The Austerity-Related Case-Law of the Court of Justice of the European Union	284
3.1. The Admissibility "Guillotine" of the Actions for Annulment	285
3.1.1. The Inadmissibility of Actions for Annulment: The Bail-In of Cypriot Banks and the Reforms of the Greek Pension System and Labour Market	288
3.1.2. Requests for Preliminary Rulings from Portuguese and Spanish Courts	292
3.1.3. Actions for Compensation for Non-Contractual Liability of the European Union	295
3.2. The Case-Law of the Court of Justice of the European Union on Austerity Policies	296
3.2.1. Actions for Compensation: The Cypriot Bail-In and the Greek Pension Scheme	296
3.2.2. Preliminary Rulings upon Request by Portuguese and Spanish Courts	302
3.3. International Human Rights Law and the EU Legal System: The Legacy of the " <i>Laval Quartet</i> "	306
Concluding Remarks	
Taking Stock and Looking Forward: from a "Once-in-a-Genera- tion" Global Financial Crisis to yet Another Polycrisis	313
Bibliography	325