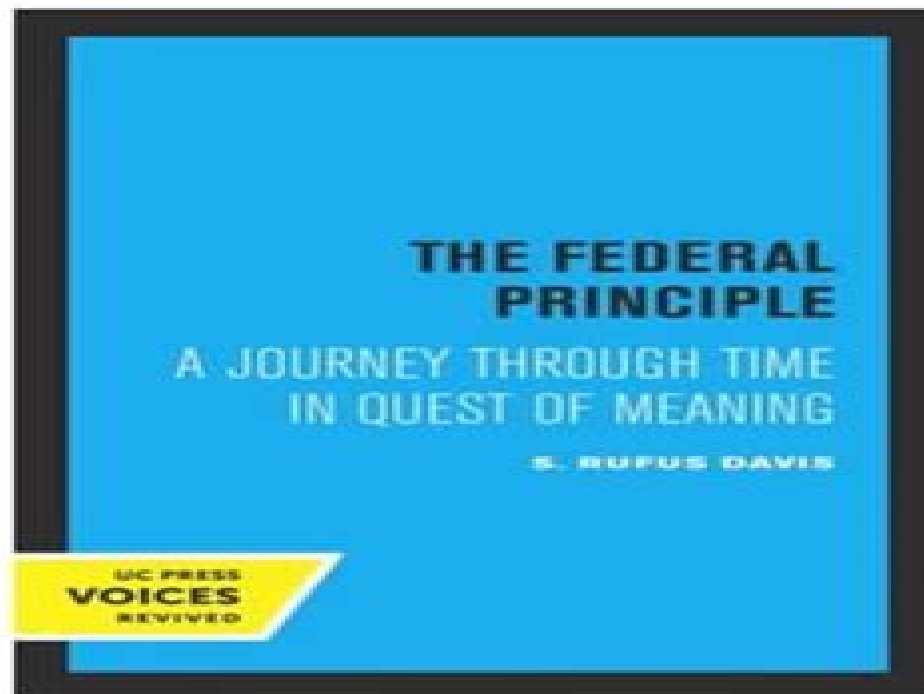


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The Soviet Union Tania Raffass, 2012 The Soviet Union is often characterised as nominally a federation but really an empire liable to break up when individual federal units which were allegedly really subordinate colonial units sought independence This book questions this interpretation revisiting the theory of federation and discussing actual examples of federations such as the United States arguing that many federal unions including the United States are really centralised polities It also discusses the nature of empires nations and how they relate to nation states and empires and the right of secession highlighting the importance of the fact that this was written in to the Soviet constitution It examines the attitude of successive Soviet leaders towards nationalities and the changing attitudes of nationalists towards the Soviet Union Overall it demonstrates that the Soviet attitude to nationalities and federal units was complicated wrestling in a similar way to many other states with difficult questions of how ethno cultural justice can best be delivered in a political unit which is bigger than the national state

The European Union under Transnational Law Matej Avbelj, 2018-01-11 For almost a decade the European Union has been stuck in a permanent crisis Starting with domestic constitutional crises followed by an imported financial crisis it has evolved into a fully formed political crisis This book argues that none of the crises are exclusively internal to the EU and the responses to date which have taken inward looking approaches are simply inadequate Resolution can only come when the EU engages more fully with transnational law This highly topical book offers an innovative dual focus on both transnational and EU law together It sets out the relationship between the two frameworks by exploring practical concrete problems that transnational law has posed to the EU These problems are explored from the perspective of four key tenets of both systems namely the rule of law democracy the protection of human rights and justice It does this by advancing the theoretical framework of principled legal pluralism In so doing it offers clear normative guidance as to how the relationship between EU and transnational law should be developed and fostered

State Politics and the New Federalism Marilyn Gittell, 1986 **Harvard Law Review**, 1985

Malaysian Federalism Mohammad Agus Yusoff, 2006 *Public administration*, 1992 **Indian Journal of Politics**, 1984 **The Indian Journal of Politics**, 1983 **Michigan Law Review**, 1998-02 **Public Sector Management** Sir John Bourn, 1995

Legislatures in Federal Systems and Multi-level-governance International Association of Centers for Federal Studies. Conference, 2010 The contributions in this book analyze the role of parliamentary assemblies in various federal systems They deal with national parliaments Second Chambers regional parliaments and the special role and functions of parliaments in Multi Level Governance such as the EU

The Federal Factor in the Government and Politics of Peninsular Malaysia B. H. Shafruddin, 1987 This book explores the labyrinth of Centre State relations in post independence Peninsular Malaysia focusing on four crucial components of the political structure the Constitution finance

administrative organization and political parties Political Alternatives for Southern Africa D. J. Van Vuuren, Dan J. Kriek, 1983 Intergovernmental Relations in Australia Christine Fletcher, 1991 **The Idea of European Community in History: Aspects of connecting poleis and ethne in ancient Greece** Kostas Buraselis, 2003

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