

SURVEY OF LITERATURE*

A. List of subjects

I. Integration

1. General aspects

II. European Communities

1. General
2. Accession
3. Agriculture
4. Commercial policy
5. Common foreign and security policy
6. Company law
7. Competitive law and industrial policy
8. Consumer policy
9. Cooperation on justice and home affairs
10. Court of Justice; judicial protection
11. Economic and monetary policy
12. Energy policy
13. Environmental policy
14. External relations; association and development
15. Finance
16. Free movement of goods and customs union
17. Free movement of persons
18. Free movement of capital and freedom to provide services
19. Harmonization
20. Industrial policy and technology
21. Institutions

* Compiled by members of the staff of the European Institute of the University of Leiden.

22. Intellectual property
23. Internal market
24. Jurisdiction and recognition of judgments
25. Regional policy
26. Relationship between national and Community law
27. Social policy
28. Taxation
29. Transport

III. Council of Europe

1. General
2. Human rights

B. List of abbreviations

AA	Ars Aequi
AB	Administratief Rechtelijke Beslissingen
AJCL	American Journal of Comparative Law
AJIL	American Journal of International Law
Ann. fr. dr. int.	Annuaire Français de Droit International
AÖR	Archiv des Öffentlichen Rechts
Arch. VR	Archiv des Völkerrechts
BB	Der Betriebs-Berater
CDE	Cahiers de Droit Européen
CJTL	Columbia Journal of Transnational Law
CLJ	Cambridge Law Journal
CML Rev.	Common Market Law Review
Dir. com. scamb. int.	Diritto comunitario e degli scambi internazionali
DÖV	Die öffentliche Verwaltung
DVBL	Deutsches Verwaltungsblatt
EA	Europa Archiv
ECLR	European Competition Law Review
EC Tax Rev.	EC Tax Review
EIRR	European Industrial Relations Review
EL Rev.	European Law Review
E.N.	Euromarkt Nieuws
EPL	European Public Law

ESB	Economische en Statistische Berichten
EuGRZ	Europäische Grundrechte Zeitschrift
EuR	Europarecht
GRUR Int.	Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil
Harv. Int'l L.J.	Harvard International Law Journal
HRLJ	Human Rights Law Journal
ICLQ	International and Comparative Law Quarterly
IJEL	Irish Journal of European Law
IO	International Organization
IWB	Internationale Wirtschafts-Briefe
JCMS	Journal of Common Market Studies
Journ. dr. inter.	Journal du Droit International
JWT	Journal of World Trade
JZ	Juristenzeitung
LIEI	Legal Issues of European Integration
LJIL	Leiden Journal of International Law
MJ	Maastricht Journal of European and Comparative Law
NILR	Netherlands International Law Review
NJB	Nederlands Juristenblad
NJCM Bulletin	Nederlands Juristen Comité voor de Mensenrechten Bulletin
NJW	Neue Juristische Wochenschrift
NLJ	New Law Journal
NJIL	Nordic Journal of International Law
NQHR	Netherlands Quarterly of Human Rights
RCADI	Recueil des Cours de l'Académie de Droit International de la Haye
RDP	Revue du Droit Public et de la Science Politique en France et à l'Étranger
Rev. belge dr. int.	Revue belge du Droit International
Rev. dr. int.	Revue de Droit International
Rev. dr. int. et dr. comp.	Revue de Droit International et de Droit Comparé
Rev. gen. dr. int. publ.	Revue Générale de Droit International Public
Rev. Inst. Eur.	Revista de Instituciones Europeas
RIDPC	Rivista italiana di diritto pubblico comunitario

Riv. Dir. Eur.	Rivista di Diritto Europeo
RIW	Recht der Internationalen Wirtschaft
RMC	Revue du Marché Commun et de l'Union Européenne
RTDE	Revue Trimestrielle de Droit Européen
SEW	Sociaal-Economische Wetgeving
SMA	Sociaal Maandblad Arbeid
SPEI	Swiss Paper on European Integration
SZIER	Schweizerische Zeitschrift für internationales und europäisches Recht
Themis	Rechtsgeleerd Magazijn Themis
TVVS	Tijdschrift voor Vennootschappen, Verenigingen en Stichtingen
WPNR	Weekblad voor Privaat en Notarieel Recht
WRP	Wettbewerb in Recht und Praxis
WuW	Wirtschaft und Wettbewerb
YEL	Yearbook of European Law
ZaöRV	Zeitschrift für Ausländisches und Öffentliches Recht und Völkerrecht
ZHR	Zeitschrift für das gesamte Handelsrecht
ZLW	Zeitschrift für Luftrecht und Weltraumrechtsfragen

I. INTEGRATION

1. *General aspects*

- A. Constantinides, "The involvement of the Organization for Security and Cooperation in Europe in issues of minority protection", 9 LJIL, 373–395.
- T. Pagano, "L'Accession à l'OCDE des pays de Visegrad associés à l'Union européenne: Prélude à une accession", (1997) RMC, 120–125.

II. EUROPEAN COMMUNITIES

1. *General*

- R. Barents, "Law and language in the European Union", 6 EC Tax Rev., 49–55.
- P. van den Bossche, "In search of remedies for non-compliance: The experience of the European Community", 3 MJ, 371–398.

- F. Chaltiel, "l'Union européenne doit-elle adhérer à la convention européenne des droits de l'Homme?", (1997) RMC, 34–50.
- D. Curtin and Y. Klerk, "De Europese Unie en het Europees Verdrag voor de Rechten van de Mens: Een nieuwe fase in een lat-relatie?", (1997) NJB, 202–210.
- X. Denoel, "The United Kingdom in or out? The British approach to the French constitution", 2 EPL, 543–562.
- M.-J. Domestici-Met, "La Communauté et l'Union européenne face au défi Yougoslavie (I)", (1997) RMC, 153–165.
- A. Dubach, "Integration und Subsidiarität", (1996 no. 8) SPEI, 7–64.
- C.-D. Ehlermann and A. von Bogdandy, "Un traité unique pour le Marché unique: Les composantes du projet de traité du Centre Robert Schuman de l'Institut universitaire européen", (1997) RMC, 81–85.
- J.-F. Gribinski, "Autriche, Finlande et Suède: Trois Etats neutres dans l'Union européenne", 19 *Journal of European integration*, 197–220.
- J. van der Klaauw, "Mensenrechten en ontwikkelingsbeleid van de Europese Gemeenschap; op zoek naar consistentie en coördinatie in een Europees beleid", 22 NJCM Bulletin, 4–20.
- A. Klip, "Uniestrafrecht is op hol geslagen", (1997) NJB, 663–670.
- T. Koopmans, "Comparative law and the courts", 45 ICLQ, 545–556.
- P. Kurzer, "Decline or preservation of executive capacity? Political and economic integration revisited", 35 JCMS, 31–56.
- F. Lafay, "L'accès aux documents du Conseil de l'Union: Contribution à une problématique de la transparence en droit communautaire", 33 RTDE, 37–68.
- H. Lardy, "The political rights of Union citizenship", 2 EPL, 611–633.
- F. Laursen and J. Harrop, "The political economy of European integration", 34 JCMS, 605–611.
- I. Maselis and H.M. Gilliams, "Rights of complainants in Community law", 22 EL Rev., 103–124.
- P.-Y. Monjal, "La Conférence intergouvernementale de 1996 et la hiérarchie des normes communautaires", 32 RTDE, 681–716.
- F. Naud, "L'Embargo: Une valse à trois temps: Nations Unies, Union européenne et Etats Membres", (1997) RMC, 25–33.
- D. Obradovic, "Repatriation of powers in the European Community", 34 CML Rev., 59–88.
- M. Reimann, "American private law and European legal unification: Can the United States be a model?", 3 MJ, 217–234.
- E. Schmidt-Aßmann, "Verwaltungskooperation und Verwaltungskooperationsrecht in der Europäischen Gemeinschaft", 31 EuR, 270–301.
- S. Tierney, "European citizenship in practice? The first annual report of the European ombudsman", 2 EPL, 517–529.
- J.A. Usher, "Variable geometry or concentric circles: Patterns for the European Union", 46 ICLQ, 243–273.

- L.F.M. Verhey, "De EG-Richtlijn bescherming persoonsgegevens: Uitgangspunten en hoofdlijnen", 22 NJCM Bulletin, 239–256.
- I. Ward, "Law and other Europeans", 35 JCMS, 79–96.
- J.H.H. Weiler, "The European Union belongs to its citizens: Three immodest proposals", 22 EL Rev., 150–156.
- J.H.H. Weiler, "The reformation of European constitutionalism", 35 JCMS, 97–131.
- S. White, "Proposed measures against corruption of officials in the European Union", 21 EL Rev., 465–476.
- H. van der Wilt, "The political offence exception in extradition law: An antidote to prefixed ideas about political integration in Europe?", 4 MJ, 25–58.
- G. Winter, "Subsidiarität und Deregulierung im Gemeinschaftsrecht", 31 EuR, 247–269.

2. *Accession*

3. *Agriculture*

- R. Barents, "De aansprakelijkheid van Lid-Staten in het communautaire landbouwrecht", 45 SEW, 2–6.
- H.M.C. Gonzales, "Het EG-landbouwbeleid: Integrerend onderdeel van het gemeenschappelijk landbouwbeleid?", 45 SEW, 7–19.

4. *Commercial policy*

- Y. Echinard, "L'Union européenne: Régionalisation ou mondialisation (I)", (1997) RMC, 192–202.
- P. Eeckhout, "The domestic legal status of the WTO Agreement: Interconnecting legal systems", 34 CML Rev., 11–58.
- D. Fu, "EC anti-dumping law and individual treatment policy in cases involving imports from China", 31 JWT, 73–105.
- J.W. Gunning, "Wat moeten we met Lomé?", 82 ESB, 105–108.
- M. Montana-i-Mora, "Equilibrium: A rediscovered basis for the Court of Justice of the European Communities to refuse direct effect to the Uruguay Round Agreements?", 30 JWT, 43–60.
- R.H. Steinberg, "Trade-environment negotiations in the EU, NAFTA, and WTO: Regional trajectories of rule development", 91 AJIL, 231–267.
- O.Q. Swaak-Goldman, "Who defines Members' security interest in the WTO?", 9 LJIL, 361–371.
- H. Ward, "Common but differentiated debates: Environment, labour and the World Trade Organization", 45 ICLQ, 592–632.

5. *Common foreign and security policy*

- P. Chillon, "A European security regime: Integration and cooperation in the search for common foreign and security policy", 19 *Journal of European integration*, 221–246.
- C. Krupnick, "Between neorealism and liberal institutionalism: The CFSP and European security cooperation", 19 *Journal of European integration*, 143–163.
- A. Lofthouse and D. Long, "The European Union and the civilian model of foreign policy", 19 *Journal of European integration*, 181–196.
- A. Moens, "The road towards a Common Foreign and Security Policy", 19 *Journal of European integration*, 165–180.

6. *Company law*

- V. Edwards, "The Insider Dealing Directive and its implementation in the United Kingdom", 3 MJ, 287–313.
- M. Faure and T. Hartlief, "Towards an expanding enterprise liability in Europe? How to analyze the scope of liability of industrial operators and their insurers", 3 MJ, 235–270.

7. *Competition law and industrial policy*

- G. Abbamonte, "Competitor's rights to challenge illegally-granted aid and the problem of conflicting decisions in the field of competition law", 18 ECLR, 87–93.
- R.J. van den Bergh, "Van Nederlands kartelparadijs naar Europees kartelparadijs", (1997) NJB, 149–153.
- S.B. Bishop, "The European Commission's policy towards state aid: A role for rigorous competitive analysis", 18 ECLR, 84–86.
- O. Black, "Per se rules and rules of reason: What are they?", 18 ECLR, 145–161.
- A.M. van den Bossche, "The international dimension of E.C. competition law: The case of the Europe Agreement", 18 ECLR, 24–37.
- R. Brent, "The binding of Leviathan? The changing role of the European Commission in competition cases", 44 ICLQ, 255–279.
- M.P. Broberg, "The Commission's jurisdiction over mergers in the financial sector", (1996) LIEI, 35–92.
- M.T. Caputi Jambrenghi and M. Pullen, "The use of Articles 30 and 52 to attack barriers to market access: An overview of the ECJ's case law", 17 ECLR, 388–392.
- W. Devroe, "Privatizations and Community law: Neutrality versus policy", 34 CML Rev., 267–306.
- C.D. Ehlermann and B.J. Drijber, "Legal protection of enterprises: Administrative procedure, in particular access to files and confidentiality", 17 ECLR, 375–383.

- S. Hornsby and J. Hunter, "New incentives for 'Whistle-blowing': Will the E.C. Commission's Notice bear fruit?", 18 ECLR, 38–41.
- A. Hunt, "Regulation of telecommunications: The developing EU regulatory framework and its impact on the United Kingdom", 3 EPL, 93–115.
- P. Jacob, "De aansprakelijkheid van Lid-Statens bij het onrechtmatig verlenen van staatssteun: De begunstigde onderneming", 45 SEW, 47–55.
- A. Jour-Schröder, "The application of the EC-state aid rules in the Central and Eastern European countries", 7 EuZW, 741–747.
- C. Kerse, "Enforcing Community competition policy under Articles 88 and 89 of the E.C. Treaty: New powers for U.K. competition authorities", 18 ECLR, 17–23.
- C. Kerse, "The complainant in competition cases: A progress report", 34 CML Rev., 213–265.
- S. Kon and F. Schaeffer, "Parallel imports of pharmaceutical products: A new realism or back to basics", 18 ECLR, 123–144.
- I. de Léon, "The dilemma of regulating international competition under the WTO system", 18 ECLR, 162–177.
- A.D. Macculloch and B.J. Rodger, "Wielding the blunt sword: Interim relief for breaches of EC competition law before the UK Courts", 17 ECLR, 393–402.
- F. Montag, "The case for a radical reform of the infringement procedure under Regulation 17", 17 ECLR, 428–437.
- D. Ridyard, "Essential facilities and the obligation to supply competitors under UK and EC competition law", 17 ECLR, 438–452.
- S. Rose, "Tackling cartels: The Green Paper Proposal for implementing the Government's policy on restrictive trade practices", 17 ECLR, 384–387.
- P. Spink and C. Milne, "Calling time on the guest beer provisions", 18 ECLR, 79–83.
- U. Springer, "Borden and United Brands revisited: A comparison of the elements of price discrimination under E.C. and U.S. antitrust law", 18 ECLR, 42–53.
- A. Subrémon, "Aides d'Etat aux compagnies aériennes communautaires", (1997) RMC, 16–24.
- P. VerLoren van Themaat, "Gaaf de Luxemburgse rechtspraak over de vier vrijheden en die over het mededingingsbeleid uiteenlopen?", 44 SEW, 398–402.
- A. Walker, "Decentralization of the enforcement process of EC competition law: The greater role of national courts", (1996) LIEI, 1–34.
- R. Walz, "Rethinking *Walt Wilhelm*, or the supremacy of Community competition law over national law", 21 EL Rev., 449–464.
- R. Wesseling, "The Commission Notices on decentralisation of E.C. antitrust law: In for a penny, not for a pound", 18 ECLR, 94–97.
- W.P.J. Wils, "The Commission Notice on the non-imposition or reduction of fines in cartel cases: A legal and economic analysis", 22 EL Rev., 125–140.
- U. Zinsmeister, "Die Anwendung der Artikel 85 und 86 EG-Vertrag durch die nationalen Behörden", 47 WuW, 5–14.

8. *Consumer policy*

- L. Bergkamp and R. Hunter, "Product liability litigation in the US and Europe: Diverging procedure and damage awards", 3 MJ, 399–418.

9. *Cooperation on justice and home affairs*

- H. Labayle, "La coopération européenne en matière de justice et d'affaires intérieures et la Conférence intergouvernementale", 33 RTDE, 1–35.
T. Spijkerboer, "Toch nog: Het Asielverdrag van Dublin", (1996) NJB, 1852–1858.

10. *Court of justice; judicial protection*

- C.R. Beul, "Kein Richterprivileg bei unterlassener Vorlage gem. Art. 177 EGV", 7 EuZW, 748–750.
A. Fiebig, "The indemnification of costs in proceedings before the European Courts", 34 CML Rev., 89–134.
N. Reich, "Der Schutz subjektiver Gemeinschaftsrechte durch Staatshaftung", 7 EuZW, 709–716.
M. Ruffert, "Rights and remedies in European Community law: A comparative view", 34 CML Rev., 307–336.

11. *Economic and monetary policy*

- J.A.H. de Beaufort Wijnholds, "De EMU en het internationale monetaire stelsel", 82 ESB, 204–207.
S.A. Boele, "Civielrechtelijke vragen rond de invoering van de euro", (1997) NJB, 237–242.
R. Bruggink et al., "Een ongeloofwaardig pact, of vrijmunterij", 82 ESB, 189–191.
S. Cafaro, "Moneta unica europea e criteri di convergenza. Una valutazione giuridica delle norme del Trattato in materia di politica economica e monetaria", (1996) Dir. com. scambi. int., 471–498.
D.R.R. Dunnett, "Some legal principles applicable to the transition to the single currency", 33 CML Rev., 1133–1167.
L.A. Geelhoed, "1997: Een delta in Europa", 92 ESB, 4–8.
V. Guizzi, "Il ruolo del Parlamento europeo in materia di integrazione economica e monetaria", 36 Riv. Dir. Eur., 3–11.
A.C.F.J. Houben, "Het stabiliteitspact en de begrotingsdiscipline in de EMU", 82 SEW, 184–188.
J. Leonard and P. Norel, "Dollar-Euro: Des principes aux enjeux d'un système coopératif", (1997) RMC, 92–110.

- P. Maillet, "Le pacte de stabilité et de croissance: Portée et limites du compromis de Dublin?", (1997) RMC, 5–12.
- L. La Marca, "Gli appalti pubblici di servizi e l'attività bancaria", 36 Riv. Dir. Eur., 13–70.
- D. Riley, "L'Euro: Réflexions autour d'un scénario vraisemblable", (1997) RMC, 175–191.
- U. Wölker, "The continuity of contracts in the transition to the third stage of economic and monetary union", 33 CML Rev., 1117–1132.

12. *Energy policy*

13. *Environmental policy*

- G. Betlem and C. Lambers, "Civil liability for transfrontier pollution: Dutch environmental tort law in international cases in the light of Community law", (1996) Themis, 392–393.
- K.M. Lord, "Bootstrapping an environmental policy from an economic covenant: The teleological approach of the European Court of Justice", (1997) *Cornell International Law Journal*, 571–606.

14. *External relations; association and development*

- P. Garrone, "Le Liechtenstein entre la Suisse et l'Union européenne", (1997) RMC, 60–65.
- I. Govaere, "Een juridische schets van de Europese Akkoorden", 45 SEW, 42–47.
- F. Hakura, "The Euro-Mediterranean Policy: The implications of the Barcelona Declaration", 34 CML Rev., 337–366.

15. *Finance*

- F.C.M.A. Michiels, "Nieuwe instrumenten ter bescherming van de financiële belangen van de Europese Gemeenschappen", 44 SEW, 362–371.
- J. Monar, "The finances of the Union's intergovernmental pillars: Tortuous experiments with the Community budget", 35 JCMS, 57–78.

16. *Free movement of goods and customs union*

- F. Capelli, "I malintesi provocati dalla sentenza *Cassis de Dijon* vent'anni dopo", 1996 Dir. com. scamb. int., 673–695.
- M. Polonsky and J.-F. Canat, "The British and French systems of control of the export of works of art", 45 ICLQ, 557–591.

17. *Free movement of persons*

- P. van Nuffel, "Het algemeen stelsel van erkenning van diploma's", 44 SEW, 371–380.
K. Waaldijk, "Free movement of same-sex partners", 3 MJ, 271–285.

18. *Free movement of capital and freedom to provide services*

- N. Hopkins, "Recognition of teaching qualifications: Community law in the English context", 21 EL Rev., 435–448.

19. *Harmonization*

- J. Basedow, "A common contract law for the Common Market", 33 CML Rev., 1169–1195.
D.H. Beukenhorst, "Verscheidenheid in eenheid: Het Europees Faillissementsverdrag", 45 SEW, 90–97.

20. *Industrial policy and technology*

- K. Armingeon and T. Guldemann, "Zugang zu den Forschungsprogrammen der Europäischen Union", (1997 no. 10) SPEI, 5–52.

21. *Institutions*

- J.-M. Rachet, "Défis contemporains et perspectives du parlementarisme européen", (1997) RMC, 170–174.
M.P.C.M. van Schendelen, "'The Council decides': Does the Council decide?", 34 JCMS, 531–548.
M. Silvestro and C. Albani Liberali, "La codécision a été un succès, il faut aller de l'avant", (1997) RMC, 166–169.

22. *Intellectual property*

- D. Richard, "La protection européenne des bases de données (directive du 11 mars 1996)", (1997) RMC, 111–119.

23. *Internal market*

- B. van Aarle, "The impact of the Single Market Programme on trade and foreign direct investment in the European Union", 30 JWT, 121–138.

J.H. Dunning, "The European Internal Market Programme and inbound foreign direct investment", 35 JCMS, 1–30.

R. Mahler, "Europese aanbestedingen: Een open deur?", 45 SEW, 97–108.

24. *Jurisdiction and recognition of judgments*

J. Hill, "Jurisdiction in matters relating to a contract under the Brussels Convention", 44 ICLQ, 591–619.

25. *Regional policy*

26. *Relationship between national and community law*

A. Baas, "The Netherlands in face of its Community obligations, 1984–1995", 33 CML Rev., 1197–1244.

P. Birkinshaw, "European integration and United Kingdom constitutional law", 3 EPL, 57–91.

F. Candela Castillo, "La confirmation par la Cour du principe de non-opposabilité aux tiers des règles techniques non notifiées dans le cadre de la directive 83/189/CEE: Un pas en avant vers l'intégration structurelle des ordres juridiques nationaux et communautaire", (1997) RMC, 51–59.

E. Deards, "'Curiouser and curiouser'? The development of Member State liability in the Court of Justice", 3 EPL, 117–145.

F. Fines, "Quelle obligation de réparer pour la violation du droit communautaire? Nouveaux développements jurisprudentiels sur la responsabilité de 'l'Etat normateur'", 33 RTDE, 69–101.

W. van Gerven, "Bridging the unbridgeable: Community and national tort laws after *Francovich* and *Brasserie*", 45 ICLQ, 507–544.

J.C. van Haersolte, "In de beklagdenbank: De toepassing van art. 169 EG jegens het Koninkrijk der Nederlanden", 44 SEW, 408–421.

C. Harding, "Member State enforcement of European Community measures: The Chimera of 'effective' enforcement", 4 MJ, 5–24.

R.J. Hoekstra, "Vertrouwen in Europese besluitvorming", 44 SEW, 358–361.

E. Szyszczak and J. Delicostopoulos, "Intrusions into national procedural autonomy: The French paradigm", 22 EL Rev., 141–149.

M.H. Wissink, "De Nederlandse rechter en overheidsaansprakelijkheid krachtens *Francovich* en *Brasserie du Pêcheur*", 45 SEW, 78–90.

27. *Social policy*

- E. Baumgartner, "Der schweizerische Mutterschutz im europäischen Kontext", (1997 no. 9) SPEI, 61–93.
- E. Eichenhofer, "Erziehungsgeld als Familienleistung?", 7 EuZW, 716–718.
- C. Péliissier, "Le droit à l'information et à la consultation des travailleurs", (1997) RMC, 203–212.
- P. Pochet, "L'emploi après le sommet de Dublin", (1997) RMC, 86–91.
- N. Refaeil and K. Siegwart, "Das Konzept der mittelbaren Diskriminierung im europäischen und schweizerischen Recht", (1997 no. 9) SPEI, 5–42.
- W.S.R. Stoter, "Rechtvaardigingsgronden voor ongelijke behandeling van vrouwen en mannen in het gemeenschapsrecht", (1996) NJB, 1811–1815.
- S. Strahm, "Quotenregelungen im europäischen und im schweizerischen Recht", (1997 no. 9) SPEI, 43–60.

28. *Taxation*

- D. Bouzora, "The Parent-subsidiary Directive: *Denkavit's* lessons", 37 *European Taxation*, 14–18.
- A.P. Dourado, "Impact of non-discrimination principle on Portuguese income tax law", 6 *EC Tax Rev.*, 10–16.
- P. Farmer, "Alice through the looking glass: Some reflections", 6 *EC Tax Rev.*, 56–59.
- L. Hinnekens, "The Monti Report: The uphill task of harmonizing direct tax systems of EC Member States", 6 *EC Tax Rev.*, 31–48.
- M. Jann, "How does Community law affect benefits available to non-resident taxpayers under tax treaties?", 5 *EC Tax Rev.*, 168–170.
- C.A. de Kam, "Who pays the taxes? The distribution of effective tax burdens in four EC countries", 5 *EC Tax Rev.*, 175–188.
- P. Kavelaars, "Dutch trade register contribution: Inconsistent with the European Capital Directive", 5 *EC Tax Rev.*, 191–194.
- T. Lyons, "Double taxation of estates, inheritances and gifts in the EU and the Anglo-American trust", 37 *European Taxation*, 74–94.
- S. Plasschaert, "An EU tax on the consolidated profits of multinational enterprises", 37 *European Taxation*, 2–13.
- D. Schelpe, "The Denkavit-Vitic-Voormeer case", 6 *EC Tax Rev.*, 17–21.
- B.J.M. Terra, "Een gemeenschappelijk BTW-stelsel", 44 *SEW*, 403–407.
- G. Toifl, "Can a discrimination in the state of residence be justified by the taxable situation in the state of source?", 5 *EC Tax Rev.*, 165–167.
- C. Urtz, "Admissibility in Austria of spontaneous exchange of information under the EC Mutual Assistance Directive", 5 *EC Tax Rev.*, 171–174.
- D.M. Weber, "The first steps of the European Court of Justice concerning an abuse-doctrine in the field of harmonized direct taxes", 6 *EC Tax Rev.*, 22–30.

- D. Williams, "Asscher: The European Court and the power to destroy", 6 EC Tax Rev., 4–9.

29. *Transport*

- W. Deselaers, "Liberalisation of ground handling services at Community airports", (1996) *Air and Space Law*, 260–266.

III. COUNCIL OF EUROPE

1. *General*

- E. Decaux, "The future of inter-state dispute settlement within the Council of Europe", 9 LJIL, 397–410.

2. *Human rights*

- T. Barkhuysen and M.L. van Emmerik, "Betere tenuitvoerlegging van Straatsburgse uitspraken in de Nederlandse rechtsorde: Heropening afgesloten zaak of schadeclaim tegen de staat", 21 NJCM Bulletin, 987–1005.
- A. Cruz, "Protection of asylum-seekers", (1997) NJB, 672–677.
- F. Elgesem, "Domestic application of the European Convention on Human Rights in English and Norwegian law", 65 NJIL, 183–222.
- L. Heffernan, "A comparative view of individual petition procedures under the European Convention on Human Rights and the International Covenant on Civil and Political rights", 19 *Human Rights Quarterly*, 78–112.
- T. King, "The European Community and human rights in Eastern Europe", (1996) LIEI, 93–125.
- Y.S. Klerk and R.A. Lawson, "Het ECRM-toezichtmechanisme: Verleden, heden, toekomst", (1996) Themis, 393–396.
- R.A. Lawson and E. Myjer, "'De zaak loopt volstrekt uit de hand ...' Een interview met de nieuwe Nederlandse leden van het Europees Hof en de Europese Commissie voor de Rechten van de Mens", 22 NJCM Bulletin, 104–123.
- V. Schlette, "Das neue Rechtsschutzsystem der Europäischen Menschenrechtskonvention: Zur Reform des Kontrollmechanismus durch das 11. Protokoll", 56 ZaöRV, 905–976.