

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 in criminal matters
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. Fundamental rights
20. Harmonization
21. Industrial policy and technology
22. Institutions
23. Intellectual property
24. Internal market
25. Jurisdiction and recognition of judgments
26. Regional policy
27. Relationship between national and Community law
28. Social policy
29. Taxation
30. Transport and infrastructure

III. Council of Europe

1. General
2. Human rights

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

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
CJL	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
EuZW	Europäische Zeitschrift für Wirtschaftsrecht
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 Economic Integration
LJIL	Leiden Journal of International Law
MJ	Maastricht Journal of European and Comparative Law
NQHR	Netherlands Quarterly of Human Rights
NTER	Nederlands Tijdschrift voor Europees Recht

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.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 Européenne
SEW	Sociaal-Economische Wetgeving
SMA	Sociaal Maandblad Arbeid
SPEI	Swiss Papers on European Integration
SZIER	Schweizerische Zeitschrift für internationales und europäisches Recht
Themis	Rechtsgeleerd Magazine 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

- D. Baker, "Britain and Europe: more blood on the Euro-carpet", 55 *Parliamentary Affairs*, 317–330.
- T. Diez and R. Whitman, "Analysing European integration: reflecting on the English School – scenarios for an encounter", 40 *JCMS*, 43–67.
- W. Graf Vitzthum, "Die Identität Europas", 36 *EuR*, 1–16.
- E. Stein, "International integration and democracy: no love at first sight", 95 *AJIL*, 489–534.
- S. Wheatley, "Democracy in international law: A European perspective", 51 *ICLQ*, 225–248.

II. EUROPEAN COMMUNITIES

1. General

- T. Bender, "Die verstärkte Zusammenarbeit nach Nizza. Anwendungsfelder und Bewertung im Spiegel historischer Präzedenzfälle der differenzierten Integration", 61 *ZaöRV*, 729–769.

- A. von Bogdandy and J. Bast, "The European Union's vertical order of competences: the current law and proposals for its reform", 39 *CML Rev.*, 227–268.
- M. Broberg, "Access to documents: a general principle of Community law?", 27 *EL Rev.*, 194–205.
- A. Dashwood, "The constitution of the European Union after Nice: Law-making procedures", 26 *EL Rev.*, 215–238.
- L. Dobson, "Citizenship, political authority and constitutionalism in the European Union – a normative theoretical approach", 23 *Journal of European Integration*, 335–371.
- J.E. Fossum, "Identity-politics in the European Union", 23 *Journal of European Integration*, 373–406.
- L.A. Geelhoed, "De toekomst van de Europese Unie: marktintegratie en beleidsintegratie (II)", 50 *SEW*, 52–58.
- C. Heitsch, "Die Transparenz der Entscheidungsprozesse als Element demokratischer Legitimation der Europäischen Union.", 36 *EuR*, 809–825.
- C. Joerges, "'Good Governance' im Europäischen Binnenmarkt: Über die Spannungen zwischen zwei rechtswissenschaftlichen Integrationskonzepten und deren Aufhebung", 36 *EuR*, 17–40.
- G. Karydis, "L'ordre public dans l'ordre juridique communautaire: un concept à contenu variable", 38 *RTDE*, 1–26.
- U. Mager, "Die staatengerichtete Entscheidung als supranationale Handlungsform", 36 *EuR*, 661–681.
- F.C. Mayer, "Die drei Dimensionen der Europäischen Kompetenzdebatte", 61 *ZaöRV*, 577–640.
- F. Palermo, "The use of minority languages: Recent developments in EC law and judgments of the ECJ", 8 *MJ*, 299–318.
- P. Pallaro, "Diritto di accesso ai documenti pubblici e protezione di informazioni riservate nel diritto comunitario", 40 *Dir.com.scamb.int.*, 435–472.
- C. Parsons, "Showing ideas as causes: The origins of the European Union", 56 *IO*, 47–84.
- J.-L. Quermonne, "L'Union européenne entre 'gouvernance' et 'gouvernement' ou quelle constitution pour une fédération d'États-nations?", 106 *RDP*, 393–402.
- R. Toulemon, "De l'Europe économique à l'Europe politique par la méthode communautaire", (2002) *RMC*, 216–223.
- P. Unruh, "Die Unionstreue. Anmerkungen zu einem Rechtsgrundsatz der Europäischen Union", 36 *EuR*, 41–66.

2. *Accession*

- G. Joly, "Le processus d'élargissement de l'Union européenne", (2002) *RMC*, 239–246.
- P. Schütterle, "Effiziente Kontrolle staatlicher Beihilfen in den mittel- und osteuropäischen Ländern als Beitrittskriterium", 12 *EuZW* (2001), 711–714.
- P. Schütterle, "State aid control – an accession criterion", 39 *CML Rev.*, 577–590.
- S. White, I. McAllister, M. Light, "Enlargement and the new outsiders", 40 *JCMS*, 135–153.

3. *Agriculture*

- D. Bianchi, "L'opinion publique et la politique agricole commune – Instruments juridiques pour une politique d'information", (2002) *RMC*, 247–255.
- C.H. Born, "La conservation de la biodiversité dans la politique agricole commune", 37 *CDE* (2001), 341–401.
- A. Le Roy, "La pluriactivité agricole: une nécessité pour l'avenir?", (2002) *RMC*, 34–43.

4. *Commercial Policy*

- F. Dehousse, K. Ghemar and P. Vincent, "The EU-USA dispute concerning the new American rules of origin for textile products", 36 JWT, 67–84.
- C. Herrmann, "Common commercial policy after Nice: Sisyphus would have done a better job", 39 CML Rev., 7–29.
- C. Macnaoláin, "Ethical food labelling: The role of European Union freetrade in facilitating international fairtrade", 39 CML Rev., 295–314.
- G. Majone, "What price safety? The precautionary principle and its policy implications", 40 JCMS, 89–109.
- P. Royla, "WTO-Recht – EG-Recht: Kollision, Justiziabilität, Implementation", 36 EuR, 495–521.
- N. Salmon, "A European perspective on the precautionary principle. Food safety and the free trade imperative of the WTO", 27 EL Rev., 138–155.

5. *Common foreign and security policy*

House of lords, Select Committee on the European Union, session 2001–2002, 11th report: "The European policy on security and defence".

6. *Company Law*

- M. Lutter, "Europäische Aktiengesellschaft – Rechtsfigur mit Zukunft?", 57 BB, 1–7.
- A. Rebérioux, "European style of corporate governance at the crossroads: the role of worker involvement", 40 JCMS, 11–134.
- E. Vermeulen, "Towards a new 'company' structure for high-tech start-ups in Europe", 8 MJ, 233–275.

7. *Competition law and industrial policy*

- R. Aubanel, "Commentaire du Livre vert de la commission sur la révision du règlement de contrôle des concentrations", (2002) RMC, 153–157.
- C. Bahr, "Das Erfordernis freien Zugangs zu B2B-Marktplätzen nach EG-Kartellrecht", 52 WuW, 230–241.
- S. Baker, A. Coscelli and T. van Dijk, "Unilateral effects in retail chain mergers: an application to supermarkets", 23 ECLR, 180–192.
- A. Bartosch, "Das Risikopotenzial der Beihilferechtswidrigkeit staatlicher Bürgerschaften für den Kreditgeber", 12 EuZW (2001), 650–656.
- A. Bartosch, "The relationship of public procurement and State aid surveillance – the toughest standard applies?", 39 CML Rev., 523–550.
- A. Bartosch and A.-K. Nollau, "Die zweite Generalüberholung der europäischen Fusionskontrolle – das Grünbuch der Kommission vom 11.12.2001", 13 EuZW (2002), 197–208.
- K. Bauer, "Das Bietverfahren im EG-Beihilfenrecht bei der übertragenden Sanierung rechtswidrig begünstigter Unternehmen.", 12 EuZW (2001), 748–756.
- M. Bayram, "Le droit turc confronté à L' acquis communautaire – L'exemple de l'application des règles de concurrence aux entreprises économiques publiques", (2002) RMC, 305–318.
- C.B. Blankart, "Modelle der Daseinsvorsorge aus EG-rechtlicher und ökonomischer Sicht", 52 WuW, 340–352.
- S. Bosco, "Gli aiuti di Stato nella normativa comunitaria e nella recente giurisprudenza della Corte di cassazione", 40 Dir.com.scamb.int., 529–574.

- M. Broberg and P.S. Jakobsen, "The concept of agreement in Article 81 E.C.: On the manufacturer's right to prevent parallel trade within the European community", 23 ECLR, 127–141.
- A. Capobianco, "The essential facility doctrine: similarities and differences between the American and European approaches", 26 EL Rev., 548–564.
- L. Carswell Parmentier, "Reform of French competition law: adoption of a mandatory pre-merger control regime", 23 ECLR, 99–106.
- P. Dobson, "Competition and mergers in consumer goods industries: The case of pet foods", 22 ECLR, 443–457.
- G. Drauz, "Reform der Fusionskontrolle-verordnung – Die Kernpunkte des Grünbuch der Europäischen Kommission", 52 WuW, 444–449.
- A. Egger and C. Stix-Hackl, "Sports and competition Law: A never-ending story?", 23 ECLR, 81–91.
- C. Ehlermann and I. Atanasiu, "The modernisation of E.C. antitrust law: Consequences for the future role and function of the E.C. courts", 23 ECLR, 72–80.
- R. Emde, "Das Handelsvertreter-Kartellrecht nach den Leitlinien zur GVO 2790/99", 57 BB, 949–955.
- J. Ensthaler, "GVO-Entwurf der EU-Kommission zur Neuordnung des Kfz-Vertriebs – erste Anmerkungen", 57 BB, 313–317.
- C. Fernández and P. González-Espejo, "Actions for damages based on community competition law: New case law on direct applicability of Articles 81 and 82 by Spanish civil courts", 23 ECLR, 163–171.
- S. Frémeaux, "La flexibilité du droit communautaire de la concurrence, une condition de l'intégration européenne", (2002) RMC, 158–164.
- W. Frenz, "Auftragsvergabe nach Umweltschutz-Kriterien und Gemeinschaftsrecht", 52 WuW, 352–361.
- T. Hays, "Anti-competitive agreements and extra-market parallel importation", 26 EL Rev., 468–488.
- J. Hoffmann, "Preiskontrolle oder Wettbewerb?", 13 EuZW (2002), 69–75.
- M. Hughes, C. Foss and K. Ross, "The economic assessment of vertical restraints under U.K. and E.C. Competition law", 22 ECLR, 424–433.
- C. Humpe and J.H.J. Bourgeois, "The Commission's draft 'new regulation 17'", 23 ECLR, 43–51.
- T. Jones, "Regulation 17: The impact of the current application of articles 81 and 82 by national competition authorities on the European Commission's proposals for reform.", 22 ECLR, 405–415.
- C. Koenig, "Funktionen der Bietverfahren im EG-Beihilfenrecht", 12 EuZW (2001), 741–747.
- H. Köhler, "Durchsetzung des kartellrechtlichen Durchleitungsanspruchs im Wege der einstweiligen Verfügung", 57 BB, 584–590.
- A.P. Komninos, "New prospects for private enforcement of EC Competition law: *Courage v. Crehan* and the Community right to damages", 39 CML Rev., 447–487.
- T. Lampert, "Kompetenzabgrenzung zwischen nationaler und europäischer Fusionskontrolle – Die Kriterien des Grünbuchs – Gibt es andere (bessere)?", 52 WuW, 449–458.
- L. Macgregor, "The future for the control of oligopolies following *Compagnie Maritime Belge*", 22 ECLR, 434–442.
- K. Mahieu, "How ICT agreements fit into the scope of the block exemption for vertical restraints", 23 ECLR, 172–179.
- W. von Meiborn and A. Geiger, "Ein Weltkartellrecht als ultima ratio", 13 EuZW (2002), 261–266.
- O. Odudu, "Article 81 (3) discretion and direct effect", 23 ECLR, 17–25.
- O. Odudu, "Interpreting article 81(1): demonstrating restrictive effect", 26 EL Rev., 261–274.
- T. Pick, "Sub-contracting agreements under E.U. competition law – Applicability of article 81 E.C.", 23 ECLR, 154–159.

- M. Planz and C. Caffarra, "The economics of G.E./Honeywell", 23 ECLR, 115–121.
- R. Richardson and C. Gordon, "Collective dominance: The third way?", 22 ECLR, 416–423.
- A. Riley, "The ECHR implications of the investigation provisions of the Draft competition regulation", 51 ICLQ, 55–89.
- B.J. Rodger, "Early steps to a mature competition law system: case law developments in the first 18 months of the Competition Act 1998", 23 ECLR, 52–67.
- S. Rodrigues, "Réforme des entreprises de réseau et services publics de qualité: le mandat de Barcelone", (2002) RMC, 291–298.
- V. Römermann and K. Wellige, "Rechtsanwaltskartelle – oder: Anwaltliches Berufsrecht nach den EuGH-Entscheidungen *Wouters* und *Arduino*", 57 BB, 633–638.
- H. Schepel, "Delegation of regulatory powers to private parties under EC competition law: Towards a procedural public interest test", 39 CML Rev., 31–51.
- E. Szyszczak, "Public service provision in competitive markets", 20 YEL, 35–77.
- M. Weber, "Der Kommissionsentwurf einer Marktmissbrauchrichtlinie", 13 EuZW (2002), 43–47.
- X. Wei, "When will we see cross-border bank mergers?", 23 ECLR, 11–16.
- K.D. Yenisey, "Prohibition of cartels in Turkey", 23 ECLR, 26–43.
- U. Zinsmeister and M. Lienemeyer, "Die verfahrensrechtlichen Probleme bei der dezentralen Anwendung des europäischen Kartellrechts", 52 WuW, 331–340.

8. Consumer policy

- L. Beurdeley, "La sécurité alimentaire au sein de l'Union Européenne: un concept en gestation – 'La sécurité est l'ingrédient principal de notre alimentation'", (2002) RMC, 89–103.

9. Cooperation in criminal matters

- J. Hecker, "Europäisches Verwaltungskooperationsrecht am Beispiel der grenzüberschreitenden polizeilichen Zusammenarbeit.", 36 EuR, 826–845.
- House of Lords, Select Committee on the European Union, session 2001–2002, 16th report: "The European arrest warrant".
- V. Mitsilegas, "Defining organised crime in the European Union: the limits of European criminal law in an area of 'freedom, security and justice'", 26 EL Rev., 565–581.

10. Court of Justice; judicial protection

- S. Blockmans, "De niet-contractuele aansprakelijkheid van de Europese Gemeenschap (I)", 50 SEW, 122–129.
- M. Broberg, "The calculation of the period of limitation in claims against the European Community for non-contractual liability", 26 EL Rev., 275–290.
- P. Girerd, "Les principes d'équivalence et d'effectivité: encadrement ou désencadrement de l'autonomie procédurale des États membres", 38 RTDE, 75–102.
- U. Goll and M. Kenntner, "Brauchen wir ein Europäisches Kompetenzgericht?", 13 EuZW (2002), 101–106.
- P.J.G. Kapteyn, "Reflections on the future of the judicial system of the European Union after Nice", 20 YEL, 173–190.
- J. Schwarze, "Judicial review in EC Law – some reflections on the origins and the actual legal situation", 51 ICLQ, 17–33.

11. *Economic and monetary policy*

- B. Augel, "Le développement international de l'euro", (2002) RMC, 148–152.
- J.-P. Berdot and J. Léonard, "La transition des PECO's vers l'Euroland: le choix d'un régime de change", (2002) RMC, 319–328.
- J. de Haan, R. Inklaar and O. Sleijpen, "Have business cycles become more synchronized?", 40 JCMS, 23–42.
- K. Kaltenthaler, "German interests in European monetary integration", 40 JCMS, 69–87.
- W. Kilb, "Das Euro-Bargeld ist da", 13 EuZW (2002), 5–15.
- L. Levoyer, "Des inégalités de poids entre États membres de l'UEM, chance ou menace pour la monnaie unique?", (2002), RMC, 27–33.
- A. Porojan, "Who gains from monetary union: an estimate of relative net benefits for the EU 15 member states", 23 *Journal of European Integration*, 281–302.

12. *Energy policy*

- R. Eising, "Policy learning in embedded negotiations: Explaining EU electricity liberalization", 56 IO, 85–120.
- S. Neveling and C. Theobald, "Aktuelle Entwicklungen des europäischen Energiehandels: Die Vorschläge der EG-Kommission zur Anpassung der Strom- und Gasrichtlinien", 13 EuZW (2002), 106–112.

13. *Environmental policy*

- G. Bossis, "Les 'Aspects sociaux' du développement durable: vers une définition communautaire?", (2002) RMC, 165–182.
- M. Jacobs and J. Wiers, "The E in ICE: Is the climate for negotiations on trade and environment heating up?", 29 LIEI, 83–96.
- B. Jones, C. Corino and P. Hawkes, "Der Handel mit Treibhausgas-Emissions-rechten", 13 EuZW (2002), 165–169.
- R. Macrory and S. Turner, "Participatory rights, transboundary environmental governance and EC law", 39 CML Rev., 489–522.
- D. McGillivray and J. Holder, "Locating EC environmental law", 20 YEL, 139–171.
- M. Kotulla, "Die Steuerungswirkung des europäischen Umweltschutzrechts für das nationale Recht", 36 EuR, 522–541.
- A. Schink, "Die Verträglichkeitsprüfung nach der Fauna-Flora-Habitat-Richtlinie der EG", 55 DÖV, 45–56.

14. *External relations; association and development*

- D. Prévost and M. Matthee, "The SPS agreement as a bottleneck in agricultural trade between the European Union and developing countries: How to solve the conflict", 29 LIEI, 43–59.
- T. Sobieski, "L'Union européenne et les pays des Balkans – Le processus de stabilisation et d'association", (2002) RMC, 299–304.
- B. Thorhallsson, "The distinctive domestic characteristics of Iceland and the rejection of membership of the European Union", 23 *Journal of European Integration*, 257–280.
- J. Wouters, "De Europese Unie als internationale actor na het Verdrag van Nice", 8 NTER, 62–69.

15. *Finance*

- J.-P. Bache, "Le cadre financier pour le prochain élargissement de l' Union européenne", (2002) RMC, 228–235.
 S. Storr, "Die Bewältigung defizitärer Haushaltslagen in der EU", 36 EuR, 846–871.

16. *Free movement of goods and customs union*

- L. Beurdeley, "La sécurité alimentaire au sein de l'Union Européenne: un concept en gestation – 'La sécurité est l'ingrédient principal de notre alimentation'", (2002) RMC, 89–103.
 C. Macmaoláin, "Free movement of foodstuffs, quality requirements and consumer protection: have the court and the commission both got it wrong?", 26 EL Rev., 413–428.
 J.-P. Montfort, "L'arrêt 'Trichloroéthylène' et la libre circulation des produits chimiques: un nouveau défi pour le marché intérieur", 37 CDE (2001), 313–340.

17. *Free movement of persons*

- A. Castro Oliveira, "Workers and other persons: Step-by-step from movement to citizenship – Case law 1995–2001", 39 CML Rev., 77–127.
 House of Lords, Select Committee on the European Union, session 2001–2002, 8th report: "Minimum standards of reception conditions for asylum seekers".
 A. Lenze, "Europäische Niederlassungsfreiheit und Prostitution", 29 EuGRZ, 106–110.
 N. Maggi-Germain, "L'apport du concept de statut du personnel dans la construction juridique des réseaux transeuropéens", (2002) RMC, 256–268.

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

- G. Davies, "Welfare as service", 29 LIEI, 27–41.
 M. Kling, "Tariftreue und Dienstleistungsfreiheit", 13 EuZW, 229–237.
 M. Wathelet, "The influence of free movement of persons, services and capital on national direct taxation: trends in the case law of the Court of Justice", 20 YEL, 1–33.

19. *Fundamental Rights*

- R.W. Davis, "Citizenship of the Union . . . rights for all?", 27 EL Rev., 121–137.
 P. Drzemczewski, "The Council of Europe's position with respect to the EU Charter of fundamental rights", 22 HRLJ, 14–31.
 M. Kjærum, "Refugee protection between State interests and human rights: where is Europe heading?", 24 *Human Rights Quarterly*, 513–536.
 C. McGlynn, "Families and the European Union charter of fundamental rights: progressive change or entrenching the status quo?", 26 EL Rev., 582–598.
 E. Pache, "Die Europäische Grundrechtscharta – ein Rückschritt für den Grundrechtsschutz in Europa?", 36 EuR, 475–494.
 S. Parmar, "International human rights and the EU Charter", 8 MJ, 351–370.
 L.S. Rossi, "'Constitutionnalisation' de l'Union européenne et des droits fondamentaux", 38 RTDE, 27–52.
 M. Sleeper, "Anti-discrimination laws in Eastern Europe: Toward Effective implementation", 40 CJTL, 177–205.
 P. Steinberg, "Zur Konvergenz der Grundfreiheiten auf der Tatbestands- und Rechtfertigungsebene", 29 EuGRZ, 13–24.

- D. Triantafyllou, "The European Charter of Fundamental Rights and the 'rule of law': Restricting fundamental rights by reference", 39 CML Rev., 53–64.

20. *Harmonization*

- W. van Gerven, "Codifying European private law? Yes, if . . .!", 27 EL Rev., 156–176.
S. Grundmann, "Information, party autonomy and economic agents in European contract law", 39 CML Rev., 269–293.
C.U. Schmid, "Legitimacy conditions for a European Civil Code", 8 MJ, 277–298.
J. Martínez Soria, "Die Kodizes für gute Verwaltungspraxis – ein Beitrag zur Kodifikation des Verwaltungsverfahrenrechts der EG", 36 EuR, 682–705.
House of Lords, Select Committee on the European Union, session 2001–2002, 12th report: "European contract law".

21. *Industrial policy and technology*

- M.-C. Chemtob, "Protection juridiques des inventions biotechnologiques – Transposition en droit français de la directive 98/44/CE", (2002) RMC, 329–336.
C. Hultmark Ramberg, "The E-commerce directive and formation of contract in a comparative perspective", 26 EL Rev., 429–450.
N. Jazra Bandarra, "Cadre communautaire réglementaire pour les organismes génétiquement modifiés", (2002) RMC, 187–194.
G. Vezzoso, "Il progetto di direttiva comunitaria sull'accesso ai servizi portuali", 40 Dir.com.scamb.int., 575–600.
I. Walden, "Regulating electronic commerce: Europe in the global e-economy", 26 EL Rev., 529–547.

22. *Institutions*

- F. Amtenbrink and J. de Haan, "The European Central Bank: An independent specialized organization of Community law – A comment", 39 CML Rev., 65–76.
T. Banchoff, "Institutions, inertia and European Union research policy", 40 JCMS, 1–21.
S. Flizot, "Les rapports entre la Cour des comptes européenne et les institutions supérieures de contrôle des États membres – Quelle application du principe de subsidiarité?", (2002) RMC, 112–121.
J. Freedman, "Women in the European Parliament", 55 *Parliamentary Affairs*, 179–188.
House of Lords, Select Committee on the European Union, session 2001–2002, 7th report: "A second parliamentary chamber for Europe: an unreal solution to some real problems"
A. Siaroff, "Elections to the European Parliament: testing alternative models of what indicate in the member nations", 23 *Journal of European Integration*, 237–255.
J. Temple Lang, "How much do the smaller Member States need the European Commission? The role of the Commission in a changing Europe", 39 CML Rev., 315–335.
A.-M. Tournepiche, "Les communications: instruments privilégiés de l'action administrative de la Commission européenne", (2002) RMC, 55–62.

23. *Intellectual property*

- C. Hermann, "TRIPS, Patentschutz für Medikamente und staatliche Gesundheitspolitik: Hinreichende Flexibilität?", 13 EuZW (2002), 37–43.
J. Schwarze, "Der Schutz des geistigen Eigentums im europäischen Wettbewerbsrecht. Anmerkungen zur jüngsten Entscheidungspraxis", 13 EuZW (2002), 75–81.

- J. Zimmerling and L. Felsmann, "Die Rechtsfolgen des Folgerechts", 13 *EuZW* (2002), 267–271.

24. *Internal market*

- S. Crosby, "The new tobacco control directive: an illiberal and illegal disdain for the law", 27 *EL Rev.*, 177–193.
- S. Heselhaus, "Rechtfertigung unmittelbar diskriminierender Eingriffe in die Warenverkehrsfreiheit. Nationaler Umweltschutz in einem unvollkommenen Binnenmarkt", 12 *EuZW* (2001), 645–650.
- D. Khanna, "The defeat of the European tobacco advertising directive", 20 *YEL*, 113–138.
- R. Muñoz, "Le marché intérieur: comment rendre effectifs les droits des intéressés?", (2002) *RMC*, 337–341.
- N. de Sadeleer, "Les clauses de sauvegarde prévues à l'article 95 du Traité CE. L'efficacité de marché intérieur en porte-à-faux avec les intérêts nationaux dignes de protection", 38 *RTDE*, 53–73.
- K.-P. Sommermann, "Konvergenzen im Verwaltungsverfahren- und Verwaltungsprozessrecht europäischer Staaten", 55 *DÖV*, 133–143.

25. *Jurisdiction and recognition of judgments*

- H.-W. Micklitz and P. Rott, "Vergemeinschaftung des EuGVÜ in der Verordnung (EG) Nr. 44/2001", 13 *EuZW* (2002), 15–24.

26. *Regional policy*

- A. Grasse, "The future of the regional dimension in the EU: Nice and beyond", 23 *Journal of European Integration*, 407–443.
- N. Jazra Bandarra, "Les perspectives du développement rural au Portugal", (2002) *RMC*, 44–54.
- M. Silvestro, "Le partenariat euro – méditerranéen", (2002) *RMC*, 183–186.

27. *Relationship between national and Community law*

- G. Barrett, "Protecting legitimate expectations in European Community law and in domestic Irish law", 20 *YEL*, 191–243.
- L. Burgorque-Larsen, "Petit bréviaire imaginaire des relations harmonieuses entre la constitution française et l'intégration européenne", 106 *RDP*, 423–440.
- J. Dutheil de la Rochère, "L'avenir de l'Union européenne et le débat constitutionnel français", 106 *RDP*, 403–422.
- A. Fisahn, "Probleme der Umsetzung von EU-Richtlinien im Bundesstaat", 55 *DÖV*, 239–246.
- F.C. Mayer, "Nationale Regierungsstrukturen und europäische Integration", 29 *EuGRZ*, 111–123.
- L. Miles, "Sweden in The European Union: Changing expectations?", 23 *Journal of European Integration*, 303–333.
- M.E. Pizzicaroli, "L'applicazione della disciplina comunitaria della concorrenza da parte dell'Autorità garante del mercato in Italia", 40 *Dir.com.scamb.int.*, 601–628.
- V. Simoulin, "L'Europe au miroir danois", (2002) *RMC*, 83–88.

28. *Social policy*

- E. Caracciolo di Torella and A. Masselot, "Pregnancy, maternity and the organisation of family life: an attempt to classify the case law of the court of justice", 26 EL Rev., 239–260.
- N. Carey, "From Obloquy to equality: in the shadow of abnormal situations", 20 YEL, 79–111.
- T. von Danwitz, "Die Rechtsprechung des EuGH zum Entsenderecht", 13 EuZW, 237–244.
- A. Garde, "Recent developments in the law relating to transfers of undertakings", 39 CML Rev., 523–550.
- H. Hablitzel, "Harmonisierungsverbot und Subsidiaritätsprinzip im europäischen Bildungsrecht", 55 DÖV, 407–414.

29. *Taxation*

- J. Bezzina, "The treatment of losses under the EC Merger Directive 1990", 42 ET, 67–71.
- G. Erdős and T. Öry, "The survival of the current Hungarian tax incentives following the introduction of the EC state aid rules", 42 ET, 142–148.
- M. Joostens, J.-H. Cambien and J. Lejeune, "The new invoicing directive: *nec plus ultra* or non-harmonization institutionalized?", 42 ET, 178–183.
- T. Leegaard, "Impact of the European Economic Area agreement on direct taxation: A Norwegian perspective", 42 ET, 110–117.
- J.-P. Maublanc, "Territorialité des prestations de services imposables à la TVA – La doctrine française doublement infirmée par la Cour de justice", (2002) RMC, 122–126.
- S.R.F. Plasschaert, "Comprehensive approaches to EU company taxation: to which companies should they apply?", 42 ET, 7–17.
- N. Vinther, "The indirect effects of community law on domestic tax law: succession as a primary example", 42 ET, 123–128.

30. *Transport and infrastructure*

- House of Lords, Select Committee on the European Union, session 2001–2002, 9th report: "Reducing air traffic delays: civil and military management of airspace in Europe: supplementary report".
- House of Lords, Select Committee on the European Union, session 2001–2002, 14th report: "Reducing air traffic delays: civil and military management of airspace in Europe".
- M. Humphreys, "The polluter pays principle in the transport policy", 26 EL Rev., 451–467.

III. COUNCIL OF EUROPE1. *General*

- T. Jaag and C. Schaerer, "Die konventionen des Europarates", 12 SZIER, 103–107.

2. *Human rights*

- Y. Arai-Takahashi, "Uneven, but in the direction of enhanced effectiveness – A critical analysis of 'Anticipatory III-Treatment' under Article 3 ECHR", 20 NQHR, 5–27.
- C. Grewe, "Vergleich zwischen den Interpretationsmethoden europäischer Verfassungsgerichte und des Europäischen Gerichtshofes für Menschenrechte", 61 ZaöRV, 459–473.
- H.C. Krüger and J. Polakiewicz, "Proposals for a coherent human rights protection system in Europe", 22 HRLJ, 1–13.

- M.-F. Major, "Conscientious objection to military service: the European Commission on Human Rights and the Human Rights Committee", 32 *California Western International Law Journal*, 1–38.
- A. Mowbray, "Duties of investigation under the European Convention on Human Rights", 51 *ICLQ*, 437–448.
- C. Nowlin, "The protection of morals under the European Convention for the protection of human rights and fundamental freedoms", 24 *Human Rights Quarterly*, 264–286.
- A. Riley, "The ECHR implications of the investigation provisions of the Draft competition regulation", 51 *ICLQ*, 55–89.