

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. Competition law and industrial policy
8. Consumer policy
9. Cooperation on justice and home affairs
10. Court of Justice
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
22. Intellectual property
23. Internal market
24. Jurisdiction and recognition of judgments

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

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
EIRR	European Industrial Relations Review
EL Rev.	European Law Review
E.N.	Euromarkt Nieuws
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
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
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
NTIR	Nordisk Tidskrift for International Ret
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
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*

- U. Hedetoft, "National identities and European integration 'from below': Bringing people back in", 18 *Journal of European Integration*, 1–28.
- T. Fischer and S. Neff, "Some American thoughts about European 'Federalism'", 44 ICLQ, 904–915.

II. EUROPEAN COMMUNITIES

1. *General*

- J.-F. Akandji-Kombé, "Les droits des étrangers et leur sauvegarde dans l'ordre communautaire", 31 CDE, 351–381.
- A. Boixareu Carrera, "El principio de subsidiariedad", 21 Rev. Inst. Eur., 771–808.
- G. de Búrca, "The principle of proportionality and its application in EC law", 13 YEL, 105–150.
- R. Cafari Panico, "Il principio di sussidiarietà e il ravvicinamento delle legislazioni nazionali", 34 Riv. Dir. Eur., 53–74.
- G. della Cananea, "L'organizzazione amministrativa della Comunità europea", 3 RIDPC, 1105–1132.
- C. Cattabriga, "Limiti materiali alla revisione comunitaria: il caso dei protocolli allegati al trattato di Maastricht", 34 Riv. Dir. Eur., 245–270.
- C. Curti Gialdino, "Some reflections on the *acquis communautaire*", 32 CML Rev., 1089–1121.
- D. Curtin, "The shaping of a European constitution and the 1996 IGC: 'Flexibility' as a key paradigm?", 50 *Aussen-Wirtschaft*, 237–251.
- L.M. Díez Picazo, "Reflexiones sobre la idea de Constitución europea", 20 Rev. Inst. Eur., 533–559.
- A. Epiney, "Neuere Tendenzen der Rechtsentwicklung in der Europäischen Union", 5 SZIER, 135–183.
- J.M. Fernández Martín, "El principio de tutela judicial efectiva de los derechos subjetivos derivados del Derecho Comunitario: Evolución y alcance", 21 Rev. Inst. Eur., 845–896.
- E. García de Enterría, "El proyecto de constitución europea", 34 Riv. Dir. Eur., 671–690.
- I. García Rodríguez, "Derecho aplicable y orden público comunitario", 20 Rev. Inst. Eur., 901–942.
- A. Geddes, "Immigrant and Ethnic minorities and EU's 'democratic deficit'", 33 JCMS, 197–215.
- H. Hauser and A. Müller, "Legitimacy: The missing link for explaining EU-institution building", 50 *Aussen-Wirtschaft*, 17–41.
- R. Hrbek, "Federal balance and the problem of democratic legitimacy in the European Union", 50 *Aussen-Wirtschaft*, 43–66.
- Justus Lipsius, "The 1996 Intergovernmental Conference", 20 EL Rev., 235–267.
- J.-V. Louis, "Algunas reflexiones sobre la reforma de 1996", 22 Rev. Inst. Eur., 9–42.

- G. Majone, "The development of social regulation in the European Community: Policy externalities, transaction costs, motivational factors", 50 *Aussen-Wirtschaft*, 79-109.
- J. Martín and P. de Nanclares, "La atribución de competencia en materia cultural (art.128 TCE)", 22 *Rev. Inst. Eur.*, 171-189.
- J. Palacio González, "The principle of subsidiarity", 20 *EL Rev.*, 355-370.
- L. Pelaggi, "Organizzazione internazionale del lavoro ed Unione europea: necessità di coordinamento", 34 *Riv. Dir. Eur.*, 75-85.
- E. Pérez Vera, "El tratado de la Unión Europea y los derechos humanos", 20 *Rev. Inst. Eur.*, 459-484.
- E.-U. Petersmann, "How can the European Union be constitutionalized? The European Parliament's 1994 proposal for a 'Constitution for the European Union'", 50 *Aussen-Wirtschaft*, 171-204.
- E.-U. Petersmann, "Proposals for a new constitution for the European Union: Building-blocks for a constitutional theory and constitutional law of the EU", 32 *CML Rev.*, 1123-1175.
- P. Pustorino, "Note sul principio di sussidiarietà", 34 *Dir. com. scamb. int.*, 47-67.
- J.-M. Rachet, "De la compétence de l'Union européenne en matière de défense et de promotion des droits de l'homme", (1995) *RMC*, 256-260.
- J. Roldán Barbero, "Una revisión del art.234 del TCE: La sentencia 'Levy' dictada por el TJCE el 2 agosto de 1993", 21 *Rev. Inst. Eur.*, 481-498.
- M. Seidel, "Basic aspects of a European constitution", 50 *Aussen-Wirtschaft*, 221-236.
- M. Silvestro, "Modifications des procédures législatives à la suite du traité sur l'Union européenne et renforcement des procédures de contrôle politique et administratif", (1995) *RMC*, 169-173.
- D.Th. Tsatsos, "Die Europäische Unionsgrundordnung: Grundsatzfragen und fünf Anregungen zum Umdenken anlässlich der Regierungskonferenz 1996", 22 *EuGRZ*, 287-296.
- D.Th. Tsatsos, "European political parties? Preliminary reflections on interpreting the Maastricht Treaty article on political parties", 16 *HRLJ*, 1-9.
- D. Waelbroeck and A.-M. Verheyden, "Les conditions de recevabilité du recours en annulation des particuliers contre les actes normatifs communautaires", 31 *CDE*, 399-441.
- C. Zanghi, "Unione Europea e diritti dell'uomo", 34 *Riv. Dir. Eur.*, 213-224.

2. Accession

- D. Arter, "The EU referendum in Finland on 16 October 1994: A vote for the West, not for Maastricht", 33 *JCMS*, 361-387.
- M. Bommensath, "L'Europe au-delà de Maastricht et face à l'élargissement vers l'Est", (1995) *RMC*, 213-219.
- D. Howarth, "The compromise on Denmark and the Treaty on European Union: A political and legal analysis", 18 *Journal of European Integration*, 57-95.
- W. Kaiser, "Austria in the European Union", 33 *JCMS*, 411-425.
- I. Seidl-Hohenveldern, "Constitutional problems involved in Austria's accession to the EU", 32 *CML Rev.*, 727-741.
- I. Sogner and C. Archer, "Norway and Europe: 1972 and now", 33 *JCMS*, 389-409.
- T. Worre, "First no, then yes: The Danish referendums on the Maastricht Treaty 1992 and 1993", 33 *JCMS*, 235-257.

3. *Agriculture*

4. *Commercial policy*

- R. Bonete Perales, "Las restricciones voluntarias a las exportaciones en el marco de la política comercial de la Comunidad Europea", 22 Rev. Inst. Eur., 43–69.
- J. Bourgeois, "The EC in the WTO and Advisory opinion 1/94: An Echternach procession", 32 CML Rev., 763–787.
- M.C.E.J. Bronckers, "WTO implementation in the European Community: Antidumping, safeguards and intellectual property", 29 JWT, 73–95.
- F. Castillo de la Torre, "Derecho de la política comercial y derecho de la competencia: algunas consideraciones sobre su interacción en el ámbito comunitario", 20 Rev. Inst. Eur., 605–635.
- S. Holmes, "Anti-circumvention under the European Union's new anti-dumping rules", 29 JWT, 161–180.
- J. Martín and P. de Nanclares, "La competencia de la CE para celebrar el acuerdo de la Organización Mundial de Comercio", 22 Rev. Inst. Eur., 593–618.
- N. Moussis, "L'intérêt grandissant de l'Union européenne pour les petites et moyennes entreprises", (1995) RMC, 185–190.
- M. O'Regan, "The protection of intellectual property, international trade and the European Community: The impact of the TRIPS agreement of the Uruguay Round of Multilateral Trade Negotiations", (1995) LIEI, 1–50.
- P. Waer and B. Driessen, "The new European Union generalised system of preferences: A workable compromise in the EU – but a better deal for developing countries?", 29 JWT, 97–124.
- F. Weiss, "The General Agreement of Trade in Services 1994", 32 CML Rev., 1177–1225.

5. *Common foreign and security policy*

- G. Burghardt and G. Tebbe, "Die Gemeinsame Außen- und Sicherheitspolitik der Europäischen Union: Rechtliche Struktur und politischer Prozeß", 30 EuR, 1–20.
- J.M. Gabriel, "The integration of European security: A functionalist analysis", 50 *Aussen-Wirtschaft*, 135–159.
- M.A. Robles Carrillo, "La financiación de la PESC", 22 Rev. Inst. Eur., 101–146.
- B.-C. Ryba, "La politique étrangère et de sécurité commune (PESC): Mode d'emploi et bilan d'une année d'application (fin 1993/1994)", (1995) RMC, 14–35.
- L.I. Sánchez Rodríguez, "La Unión Europea y su política exterior y de seguridad", 20 Rev. Inst. Eur., 773–798.
- E. Vilariño Pintos, "Representación exterior y cooperación diplomática y consular en el Tratado de la Unión Europea", 22 Rev. Inst. Eur., 417–443.
- R.A. Wessel, "De 'tweede pijler' van de Europese Unie: een vreemde eend in de bijt?", 43 SEW, 554–579.

6. *Company law*

- R. Buchner, "Die Festwertrechnung in der europäischen Rechnungslegung", 50 BB, 2259–2267.

- U. Ehrlicke, "Staatliche Handelsmonopolie im Recht der EU – Art.37 EG-Vertrag: Bestandsaufnahme und Perspektiven", 45 WuW, 691–704.
- T. Trimidas, "The case-law of the European Court of Justice on corporate entities", 13 YEL, 335–360.

7. Competition law and industrial policy

- J. Armstrong, "Compliance programmes", 16 ECLR, 147–153.
- J.-Y. Art and D. van Liedekerke, "Developments in EC competition Law in 1994: An overview", 32 CML Rev., 921–971.
- A. Bach, "Die Zukunft des selektiven Vertriebs in der EG – Zur Novellierung der Gruppenfreistellungs-VO für den Kfz-Vertrieb", 45 WuW, 5–21.
- I. van Bael, "Fining à la carte: The lottery of EU competition law", 16 ECLR, 237–243.
- J. Bernd Nordemann, "Buying power and sophisticated buyers in merger control law: The need for a more sophisticated approach", 16 ECLR, 270–281.
- J. Borer, "Spruchpraxis zum EG-Wettbewerbsrecht (1993 und 1994)", 5 SZIER, 185–209.
- J. Briones, "Oligopolistic dominance: Is there a common approach in different jurisdictions? A review of decisions adopted by the Commission under the merger regulation", 16 ECLR, 334–347.
- M.P. Broberg, "The De Minimis notice", 20 EL Rev., 371–387.
- A. Burnside and J. Mackenzie Stuart, "Joint Venture analysis: The latest chapter", 16 ECLR, 138–146.
- G. Capolino Perlingieri, "La comunicazione della Commissione CEE relativa alla cooperazione fra giudici nazionali e Commissione nell'applicazione degli articoli 85 e 86 del Trattato CEE", 34 Riv. Dir. Eur., 521–528.
- C.-M. Chung, "The relationship between state regulation and EC competition law: Two proposals for a coherent approach", 16 ECLR, 87–97.
- P. Curwen, "Telecommunications policy in the European Union: Developing the information superhighway", 33 JCMS, 331–360.
- W. Deselaers, "Die 'Essential Facilities' – Doktrin im Lichte des Magill-Urteils des EuGH", 6 EuZW, 563–569.
- H. Eidenmüller, "Einstweiliger Rechtsschutz und europäisches Vergaberecht", 6 EuZW, 632–634.
- B. van der Esch, "Loyauté fédérale et subsidiarité: a propos des arrêts du 17 novembre 1993 dans les affaires C-2/91 (Meng), C-245/91 (Ohra) et C-185/91 (Reiff)", 30 CDE, 523–542.
- N. Fenger and M.P. Broberg, "National Organisation of regulatory powers and community competition law", 16 ECLR, 364–375.
- A. Gardner, "The Velvet Revolution: Article 90 and the triumph of the free market in Europe's regulated sectors", 16 ECLR, 78–86.
- L. Garzaniti and G. Scassellati-Sforzolini, "Liability of successor undertakings for infringements of EC competition law committed prior to corporate reorganisations", 16 ECLR, 348–353.
- F. Gieseke, "Parallelimporte und EU-Wettbewerbspolitik", 45 WuW, 284–289.
- P.J. Groves, "Whatevershebringswesing: DG IV rebukes the car industry", 16 ECLR, 98–103.
- L. Hancher and P.J. Slot, "Recente ontwikkelingen op het gebied van steunmaatregelen", 43 SEW, 307–335.
- C.-M. Happe, "Die Fristen im EG-Fusionskontrollverfahren", 6 EuZW, 303–308.

- A. Haslam-Jones, "A comparative analysis of the decision-taking process in competition matters in Member States of the European Union, the European Commission and the United States", 16 ECLR, 154–180.
- B. Hawk, "System failure: Vertical restraints and EC competition law", 32 CML Rev., 973–989.
- S. Hirsbrunner, "Fusionskontrolle der Kommission im Jahre 1994", 6 EuZW, 295–303.
- Th. Jestaedt and M. Budde, "Beihilfen für den Umweltschutz im Rahmen des EG-Vertrages", 45 WuW, 196–204.
- Th. Jestaedt and A. Miehle, "Rettungs- und Umstrukturierungsbeihilfen für Unternehmen in Schwierigkeiten", 6 EuZW, 659–664.
- W. Kirchhoff, "Die Beurteilung von Bezugsverträgen nach europäischem Kartellrecht", 45 WuW, 361–374.
- Ch. Koenig, "Öffentlich-rechtliche Anstaltlast und Gewährträgerhaftung als staatliche Beihilfen gem. Art. 92 EGV?", 6 EuZW, 595–602.
- V. Korah, "Collaborative joint ventures for research and development where markets are concentrated: The competition rules of the common market and the invalidity of contracts", 13 YEL, 39–81.
- M. López Escudero, "Las reglamentaciones nacionales anticompetitivas", 21 Rev. Inst. Eur., 917–942.
- K. Market, "Die Verweigerung des Zugangs zu 'wesentlichen Einrichtungen' als Problem der kartellrechtlichen Mißbrauchsaufsicht", 45 WuW, 560–571.
- W. v. Meibom and J. Byok, "Anmerkungen zur Notwendigkeit eines Vergabegesetzes in Deutschland", 6 EuZW, 629–632.
- K. van Miert, "Die Wettbewerbspolitik der neuen Kommission", 45 WuW, 553–560.
- W. Möschel, "Tarifautonomie – Ein überholtes Ordnungsmodell?", 45 WuW, 704–713.
- V.C. Moussis, "L'influence française et allemande dans la conception du règlement communautaire sur les concentrations", (1995) RMC, 396–404.
- L.M. Pais Antunes, "Interim measures under EC competition law: Recent developments", 13 YEL, 83–104.
- H. Schneider and T. Busch, "Anstaltlast und Gewährträgerhaftung als Beihilfen im Sinne von Art. 92 EGV?", 6 EuZW, 602–608.
- P. Schütterle, "Die Beihilfenkontrollpraxis der Europäischen Kommission im Spannungsfeld zwischen Recht und Politik", 6 EuZW, 391–395.
- M.M. Slotboom, "State aid in community law: A broad or narrow definition?", 20 EL Rev., 289–302.
- F. Wijckmans and A. Vanderelst, "The EC Commission's draft regulation on motor vehicle distribution: Alea Iacta Est?", 16 ECLR, 225–236.

8. *Consumer policy*

9. *Cooperation on justice and home affairs*

- R. Adam, "La cooperazione nel campo della giustizia e degli affari interni: da Schengen a Maastricht", 34 Riv. Dir. Eur., 225–244.
- D.M. Curtin and J.F.M. Pouw, "Samenwerking op het gebied van Justitie en Binnenlandse Zaken in de Europese Unie: pre-Maastricht-nostalgie?", 43 SEW, 579–605.
- M. Lepoivre, "Le domaine de la justice et des affaires intérieures dans la perspective

de la conférence intergouvernementale", 31 CDE, 323–349.

R. McMahon, "Maastricht's third pillar: Load-bearing or purely decorative", (1995) LIEI, 51–64.

D. O'Keeffe, "Recasting the third pillar", 32 CML Rev., 883–892.

10. Court of justice

J. Diez-Hochleitner, "La respuesta del TUE al incumplimiento de las sentencias del Tribunal de Justicia por los Estados miembros", 20 Rev. Inst. Eur., 837–899.

A. McDonagh, "Pour un élargissement des conditions de recevabilité des recours en contrôle de la légalité par des personnes privées en droit communautaire: le cas de l'article 175 du traité CE", 30 CDE, 607–637.

M.A. Robles Carrillo, "La posición del Tribunal de Justicia en el Tratado de la Unión Europea: Alcance y consecuencias de los artículos C y L", 21 Rev. Inst. Eur., 809–844.

11. Economic and monetary policy

E. Aberola-Ila, "Convergence bands: A proposal to reform the EMS in the transition to a common currency", 18 *Journal of European Integration*, 29–56.

N. Berthold, "European currency union: Do we need a centralized fiscal stabilization policy?", 50 *Aussen-Wirtschaft*, 399–422.

D. Gros and G. Vandille, "Seigniorage and EMU: The fiscal implications of price stability and financial market integration", 33 JCMS, 175–196.

E. de Jong, "EMU vereist afdwingbare beleidscoördinatie", 80 ESB, 392–395.

L. Roeges, "Banking activities through a branch in another Member State after the Second Banking Directive", 13 YEL, 295–333.

D. Romeo and B. Smulders, "Financial centres within the single market: The example of Gibraltar", 13 YEL, 361–379.

P. Vigneron, P. Steinfeld and D. Counye, "European regulatory lessons of the BCCI collapse: The case for strengthening financial supervision", 13 YEL, 263–293.

12. Energy policy

A. Lolli, "Monopoli e privatizzazioni in ambito europeo con particolare riguardo al settore dell'energia", 34 Riv. Dir. Eur., 691–720.

E.L. Schüppstuhl, "Elektrizität und Wettbewerb", 45 WuW, 374–383.

13. Environmental policy

D. Chalmers, "Environmental protection and the single market: An unsustainable development. Does the EC Treaty need a title on the environment?", (1995) LIEI, 65–98.

X. Debroux, "Le choix de la base juridique dans l'action environnementale de l'Union européenne", 31 CDE, 383–397.

D. Geradin, "Trade and environmental protection: Community harmonization and national environmental standards", 13 YEL, 151–199.

- L. Krämer, "Die Rechtsprechung des Gerichtshofs der Europäischen Gemeinschaften zum Umweltrecht 1992 bis 1994", 22 *EuGRZ*, 45–53.
- F.M. Mariño Menéndez, "La configuración progresiva de la política medioambiental comunitaria", 20 *Rev. Inst. Eur.*, 799–836.
- A. Nollkaemper and E. Hey, "Implementation of the LOS Convention at regional level: European Community competence in regulating safety and environmental aspects of shipping", 10 *Int.Journ.of Marine and Coastal Law*, 281–300.
- P. Pagh, "The 'direct effect doctrine' in EC environmental law", 64 *Nordic Journal of International Law*, 23–57.
- K. Vandekerckhove, "The polluter pays principle in the European Community", 13 *YEL*, 201–262.

14. *External relations; association and development*

- J. Dutheil de la Rochère, "L'ère des compétences partagées. à propos de l'étendue des compétences extérieures de la Communauté européenne", (1995) *RMC*, 461–470.
- I. Lirola Delgado, "Las relaciones entre la Unión Europea y los países de Europa Central y Oriental: Los acuerdos europeos en el marco de la ampliación de la Unión Europea", 22 *Rev. Inst. Eur.*, 71–99.
- F.-X. Pons Rafols, "La admisión de la Comunidad Económica Europea como miembro de la Organización de las Naciones Unidas para la Agricultura y la Alimentación", 21 *Rev. Inst. Eur.*, 419–458.
- C. Preston, "Obstacles to EU enlargement: The classical community method and the prospects for a wider Europe", 33 *JCMS*, 451–463.
- R. Rose and C. Haerpfer, "Democracy and enlarging the European Union Eastwards", 33 *JCMS*, 427–449.
- J. Sack, "The European Community's membership of international organizations", 32 *CML Rev.*, 1227–1256.
- J.M. Sobrino Heredia, "La actividad diplomática de las delegaciones de la Comisión en el exterior de la Comunidad Europea", 20 *Rev. Inst. Eur.*, 485–532.
- S. Peers, "From cold war to lukewarm embrace: The European Union's Agreements with the CIS States", 44 *ICLQ*, 829–847.
- G. Tognazzi, "Nozione e classificazione degli accordi misti", 33 *Dir. com. scamb. int.*, 583–629.
- A. Toledano Laredo, "L'Union européenne, l'ex-Union Soviétique, l'Europe centrale et orientale: un aperçu de leurs accords", 30 *CDE*, 543–562.

15. *Finance*

16. *Free movement of goods and customs union*

- S. Amadeo, "Novità in tema di divieto di misure di effetto equivalente", 33 *Dir. com. scamb. int.*, 671–700.
- M.A. Dausen, "Die Rechtsprechung des EuGH zum Verbraucherschutz und zur Werbefreiheit im Binnenmarkt", 6 *EuZW*, 425–431.
- M. López Escudero, "La jurisprudencia Keck y Mithouard: una revisión del concepto de medida de efecto equivalente", 21 *Rev. Inst. Eur.*, 379–417.
- T. Lüder, "Mars: Zwischen Keck und Cassis", 6 *EuZW*, 609–610.

- L. Maublanc-Fernandez and J.-P. Maublanc, "L'interdiction des entraves de nature fiscale ou parafiscale à la libre circulation des marchandises", (1995) RMC, 373–379.
- T. von Plehwe, "European Union and the free movement of cultural goods", 20 EL Rev., 431–450.

17. *Free movement of persons*

- E. Adobati, "Laurea ed accesso alla libera professione nell'Unione europea", 34 Dir. com. scambi. int., 91–116.
- N. Bouza i Vidal, "El ámbito personal de aplicación del Derecho de establecimiento en los supuestos de doble nacionalidad", 20 Rev. Inst. Eur., 563–581.
- M. Castellaneta, "Libera circolazione dei calciatori e disposizioni della Figc", 33 Dir. com. scambi. int., 635–663.
- M.G. Garbagnati, "Immigrazione, diritto di asilo e libertà di circolazione delle persone nella prospettiva dell'Unione europea", 34 Dir. com. scambi. int., 7–45.

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

- R. Ciccone, "Turismo e turisti nella normativa e nella giurisprudenza comunitaria", 34 Riv. Dir. Eur., 479–500.
- T. Stein, "Freier Wettbewerb und Werbeverbote in der Europäischen Union", 6 EuZW, 435–438.
- R. Wägenbaur, "Werberecht und Werbeverbote", 6 EuZW, 431–435.

19. *Harmonization*

- C.D. Ehlermann, "Compétition entre systèmes réglementaires", (1995) RMC, 220–227.
- F. Emmert and M. Pereira de Azevedo, "Les jeux sont faits: rien ne va plus ou une nouvelle occasion perdue par la CJCE", 31 RTDE, 11–22.
- M. Heidenhain, "Fehlerhafte Umsetzung der Spaltungs-Richtlinie", 6 EuZW, 327–330.
- A. Strub, "Le marché unique des procédures d'insolvabilité entre l'universalité et la territorialité", (1995) RMC, 127–131.

20. *Industrial policy and technology*

21. *Institutions*

- S. Battini, "La Commissione nell'organizzazione delle Comunità europee: profili ricostruttivi ed evolutivi", 3 RIDPC, 1025–1051.
- C. Blumann, "Le pouvoir exécutif de la Commission et le problème de la Comitologie", 3 RIDPC, 1053–1079.
- I. Borrello, "I controlli della Commissione delle Comunità europee sull'applicazione del diritto comunitario", 3 RIDPC, 1081–1104.

- O. Casanovas y la Rosa, "La competencia de la Comisión para concluir acuerdos internacionales", 22 Rev. Inst. Eur., 533–553.
- P. Honohan, "The public policy role of the European Investment Bank within the EU", 33 JCMS, 315–330.
- F. Ingelaere, "Het comité van de regio's", 43 SEW, 383–398.
- H.-J. Jarchov, "Zur Strategie und zum Instrumentarium der Europäischen Zentralbank", 50 *Aussen-Wirtschaft*, 423–442.
- E. Moavero Milanese, "La Commissione: funzioni e organizzazione", 3 RIDPC, 1133–1159.
- L. Neville Brown, "The first five years of the Court of First Instance and appeals to the Court of Justice: Assessment and statistics", 32 CML Rev., 743–761.
- J.-C. Piris, "Dopo Maastricht, le istituzioni comunitarie sono divenute più efficaci, più democratiche, più trasparenti?", 34 Riv. Dir. Eur., 3–51.
- A. Pliakos, "Le médiateur de l'Union européenne", 30 CDE, 563–606.
- A. Pliakos, "L'Union européenne et le Parlement européen: y a-t-il vraiment un déficit démocratique?", (1995) RDP, 749–763.
- N.A.M. Schipper, "Enkele kanttekeningen bij de Europese Ombudsman", 43 SEW, 484–492.
- M.L. Tufano, "La Corte di giustizia e lo Spazio economico europeo", 33 Dir. com. scamb. int., 759–790.
- S. Wilks and L. McGowan, "Disarming the Commission: The debate over a European cartel office", 33 JCMS, 259–273.

22. *Intellectual property*

- P. Eeckman, "Het merkenrecht en de BMW na de richtlijn", 43 SEW, 232–251.

23. *Internal market*

24. *Jurisdiction and recognition of judgments*

- P. Beaumont and G. Moir, "Brussels Convention II: A new private law instrument in family matters for the European Union or the European Community?", 20 EL Rev., 268–288.
- G. Hogan, "The Brussels convention, *forum non conveniens* and the connecting factors problem", 20 EL Rev., 471–493.

25. *Regional policy*

- B. Fernández Pérez, "Coordinación y coherencia entre política regional y política de la competencia: Los incentivos regionales", 22 Rev. Inst. Eur., 191–212.
- G. Marks and I. Llamazares, "La transformación de la movilización regional en la Unión Europea", 22 Rev. Inst. Eur., 149–170.
- A. Valle Gálvez, "La cohesión económica y social como objetivo de la Unión Europea: Análisis y perspectivas", 21 Rev. Inst. Eur., 341–378.
- M. Vellano, "Coesione economica e sociale e ripartizione di competenze: le nuove iniziative comunitarie", 34 Dir. com. scamb. int., 193–208.

26. *Relationship between national and community law*

- J. Boulouis, "Le juge constitutionnel français et l'Union européenne (1991–1993)", 30 CDE, 505–522.
- R. Caranta, "Judicial protection against Member States: A new *jus commune* takes shape", 32 CML Rev., 703–726.
- H.-J. Cremer, "Das Demokratieprinzip auf nationaler und europäischer Ebene im Lichte des Maastricht-Urteils des Bundesverfassungsgerichts", 30 EuR, 21–45.
- M. Esser-Wellié, "Die Anwendung der Artikel 85 und 86 EG-Vertrag durch nationale Gerichte", 45 WuW, 457–474.
- E. García de Enterría, "The extension of the jurisdiction of national administrative courts by community law: The judgement of the Court of Justice in *Borelli* and article 5 of the EC Treaty", 13 YEL, 19–37.
- E. García de Enterría, "Un paso capital en el Derecho Constitucional británico: El poder de los jueces para enjuiciar en abstracto y con alcance general las leyes del Parlamento por su contradicción con el Derecho Comunitario", 21 Rev. Inst. Eur., 721–743.
- W. van Gerven, "Bridging the gap between Community and national laws: Towards a principle of homogeneity in the field of legal remedies?", 32 CML Rev., 679–702.
- F. Maria di Majo, "Efficacia diretta delle direttive inattuato: dell'interpretazione conforme del diritto interno alla responsabilità dello Stato per la mancata attuazione delle direttive", 34 Riv. Dir. Eur., 501–519.
- M.M. Martín Martínez, "El control parlamentario de la política comunitaria", 22 Rev. Inst. Eur., 445–473.
- A. La Pergola, "L'articolazione del diritto comunitario e di quello interno: L'esperienza italiana", 34 Riv. Dir. Eur., 651–669.
- K. Reiche, "Kompetenzwidrige EuGH-Rechtsprechung zu Art.177 II EGV?", 6 EuZW, 569–570.
- T. Stein, "La sentencia del Tribunal Constitucional Alemán sobre el Tratado de Maastricht", 21 Rev. Inst. Eur., 745–769.
- G. Tesaro, "The effectiveness of judicial protection and co-operation between the Court of Justice and the national courts", 13 YEL, 1–17.
- M. Vacca, "Limiti e riserve costituzionali nell'applicazione diretta delle norme comunitarie", 34 Riv. Dir. Eur., 465–478.
- A. Zimmermann, "Europäisches Gemeinschaftsrecht und Staatsangehörigkeitsrecht der Mitgliedstaaten unter Berücksichtigung der Probleme mehrfacher Staatsangehörigkeit", 30 EuR, 54–70.

27. *Social policy*

- N. Delorme, "Le cadre établi par le Traité de Maastricht pour la politique sociale européenne", (1995) RMC, 244–255.
- C. Mestre and Y. Petit, "La cohésion économique et sociale après le Traité sur l'Union européenne", 31 RTDE, 207–23.
- E. Reynaud, "Financing retirement pensions: Pay-as-you-go and funded systems in the European Union", 48 *International Social Security Review*, 41–57.
- R. Vaubel, "Social regulation and market integration: A critique and public-choice analysis of the social chapter", 50 *Aussen-Wirtschaft*, 111–131.
- M. Voirin, "Private and public pension schemes: Elements of a comparative approach", 48 *International Social Security Review*, 91–141.

- E. Whiteford, "Lost in the mists of time: The ECJ and occupational pensions", CML Rev., 801-840.
- J. Wouters, "Gelijke behandeling van mannen en vrouwen inzake bedrijfspensioenen: de 'post-Barber'-arresten van het Hof van Justitie", 20 NJCM, 274-302.

28. *Taxation*

- D. Devgun, "Multilateral capital transfer tax treaty relief within the European Community", 20 EL Rev., 451-470.
- H. Doyle, "Is article 26 of the Netherlands-United States Tax Treaty compatible with EC law?", 35 *European Taxation*, 14-22.
- F.A. García Prats, "Application of the parent-subsidiary directive to permanent establishments?", 25 *European Taxation*, 179-187.
- O. Gjems-Onstad, "European Economic Area: The EEA agreement and taxation", 35 *European Taxation*, 210-217.
- A. Holfeuer, "Austria: Tax laws adapted to EC regime", 35 *European Taxation*, 23-26.
- J. Malherbe and D. Berlin, "Conventions fiscales bilatérales et droit communautaire", 31 RTDE, 245-272.
- D. Richard, "La convention européenne d'élimination des doubles impositions: un instrument au service des entreprises", (1995) RMC, 358-372.
- J.C. Wheeler, "What the merger directive does not say", 25 *European Taxation*, 142-146.

29. *Transport*

- J. Balfour, "Airline mergers and marketing alliances-legal constraints", 20 *Air and Space Law*, 112-117.
- J. Balfour, "The EC Commission's policy on state aids for airline restructuring: Is the bonfire alight?", 20 *Air and Space Law*, 60-67.
- E. Brandt, "Le trafic transalpin sur de nouveaux rails: L'accord entre la Communauté européenne, l'Autriche et la Suisse dans le domaine du trafic de transit", (1995) RMC, 98-111.
- B.J.H. Crans, "EC aviation scene", 20 *Air and Space Law*, 206-213.
- K.S. Eisermann, "Die Luftfahrtaußenkompetenz der Gemeinschaft", 6 EuZW, 331-335.
- L. Idot, "L'ouverture des transports ferroviaires à la concurrence", 31 CDE, 263-321.
- O. Rijdsdijk, "European guidelines for aircraft accident and incident investigations", 20 *Air and Space Law*, 196-200.
- I. Seidl-Hohenveldern, "L'Union européenne et le transit de marchandises par rail et par route à travers l'Autriche", (1995) RMC, 380-387.
- T. Soames and A. Ryan, "State aid and air transport", 16 ECLR, 290-309.
- L. Weber, "Modern trends in the antitrust/competition law governing the aviation industry", 20 *Air and Space Law*, 101-109.

III. COUNCIL OF EUROPE

1. General

- M. àngels Clotet i Miró, "La Carta Europea de las lenguas regionales o minoritarias", 21 *Rev. Inst. Eur.*, 529–562.
- J.-F. Flauss, "Les conditions d'admission des pays d'Europe centrale et orientale au sein du Conseil de l'Europe", 5 *EJIL*, 401–422.
2. Human rights
- T. Barkhuysen and M.L.M. Hertogh, "Effectieve bescherming van mensenrechten. Rechter, ombudsman en artikel 13 EVRM", 20 *NJCM*, 751–766.
- R. Desgagné, "Integrating environmental values into the European Convention on Human Rights", 89 *AJIL*, 263–294.
- M.L. van Emmerik, "Schadevergoeding bij schending van mensenrechten: Hoe ver ligt San José van Straatsburg?", 20 *NJCM*, 303–315.
- C. Grabenwarter, "Filmkunst im Spannungsfeld zwischen Freiheit der Meinungsäußerung und Religionsfreiheit: Anmerkung zum Urteil des Europäischen Gerichtshofs für Menschenrechte vom 20. September 1994 im Fall *Otto-Preminger-Institut*", 55 *ZaÖRV*, 128–165.
- R.A. Lawson, "Positieve verplichtingen onder het EVRM: Opkomst en ondergang van de 'fair balance'-test", 20 *NJCM*, 558–573 (part I), 727–750 (part II).
- E.E.V. Lenos and J.M.A. van Waterschoot, "De malusregeling en de artikelen 6 en 8 EVRM: Oftewel over onzorgvuldige wetgeving", 20 *NJCM*, 391–408.
- M. de Merieux, "The German competition law and article 10 ECHR", 20 *EL Rev.*, 388–399.
- A. Salado Osuna, "El Protocolo de enmienda número 11 al Convenio Europeo de Derechos Humanos", 21 *Rev. Inst. Eur.*, 943–965.
- A. Salado Osuna, "Las funciones del Comité europeo para la prevención de la tortura", 21 *Rev. Inst. Eur.*, 563–581.
- P. Tavernier, "A propos de la convention Cadre du Conseil de l'Europe pour la protection des minorités nationales", 99 *Rev.gen.dr.int.publ.*, 385–402.
- H.G. van der Wilt, "Après Soering: The relationship between extradition and human rights in the legal practice of Germany, the Netherlands and the United States", 42 *NILR*, 53–80.