

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 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. Private law
27. Regional policy
28. Relationship between national and Community law
29. Social policy
30. State Aid
31. Taxation
32. 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
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
HRQ	Human Rights Quarterly
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
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
W. Comp.	World Competition
WPNR	Weekbad 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
ZLW	Zeitschrift für Luftrecht und Weltraumrechtsfragen

I. INTEGRATION

1. *General aspects*

- E.O. Eriksen and J.E. Fossum, "Democracy through strong publics in the European Union?", 40 JCMS, 401–424.
- D. Lewis, "Law and globalisation. An opportunity for Europe and its partners and their legal scholars", 8 EPL, 219–239.
- I. Manners, "Normative power Europe: A contradiction in terms?", 40 JCMS, 235–258.
- K. Nicolaïdes and R. Howse, "This is my EUtopia ... 'narrative as power'", 40 JCMS, 767–792.

II. EUROPEAN UNION

1. *General*

- N. Barber, "Citizenship, nationalism and the European Union", 27 EL Rev., 241–259.
- A. von Bogdandy, J. Bast and F. Arndt, "Handlungsformen im Unionsrecht – Empirische Analysen und dogmatische Strukturen in einem vermeintlichen Dschungel", 62 ZaöRV, 77–161.

- T. Börzel, "Member State responses to Europeanization", 40 JCMS, 193–214.
- V.L. Inozemtsev, "Le retour de l'Europe: I – Relevée de ses cendres, l'économie européenne de XXIème siècle", (2002) RMC, 583–594.
- R.O. Keohane, "Ironies of sovereignty: The European Union and the United States", 40 JCMS, 743–765.
- K. Lenaerts and M. Desomer, "Bricks for a Constitutional Treaty of the European Union: Values, objectives and means", 27 EL Rev., 377–407.
- K. Lenaerts and M. Desomer, "New models of constitution-making in Europe: The quest for legitimacy", 39 CML Rev., 1217–1253.
- F. Maiani, "Le cadre réglementaire des traitements de données personnelles effectués au sein de l'Union européenne. Situation présente et perspectives de développement", 38 RTDE, 283–309.
- C. Moal-Nuyts, "Le transfert de données à caractère personnel vers les Etats-Unis conformément au droit européen", 38 RTDE, 451–470.
- C. Möllers, "Durchführung des gemeinschaftsrechts-vertragliche Dogmatik und theoretische Implikationen", 37 EuR, 483–516.
- A. Moravcsik, "In defence of the 'democratic deficit': Reassessing legitimacy in the European Union", 40 JCMS, 603–624.
- W. Obwexer, "Das Ende der Europäischen Gemeinschaft für Kohle und Stahl", 13 EuZW, 517–524.
- J. Schwarze, "Constitutional Perspectives of the European Union with Regard to the Next Intergovernmental Conference in 2004", 8 EPL, 241–254.
- G. Tsebelis and X. Yataganas, "Veto players and decision-making in the EU After Nice", 40 JCMS, 283–308.
- J. Tallberg, "Paths to Compliance: Enforcement, Management, and the European Union", 56 IO, 609–643.
- A.-M. Tournepiche, "La clarification du statut juridique des accords interinstitutionnels. Commentaire de la déclaration du projet de Traité de Nice relative à l'article 10 CE", 38 RTDE, 209–222.
- P. VerLoren van Themaat, "Vijftig jaar dynamische wisselwerking tussen het volkenrechtelijke territorialiteitsbeginsel en het economische marktmechanisme", 50 SEW, 214–219.
- J.H.H. Weiler, "A Constitution for Europe? Some hard choices", 40 JCMS, 363–380.
- B. de Witte, "Simplification and reorganization of the European treaties", 39 CML Rev., 1255–1287.

2. *Accession*

- M. Gasiorek, Smith and A.J. Venables, "The accession of the UK to the EC: A welfare analysis", 40 JCMS, 425–447.
- M.G. Puder, "Salade Niçoise from Amsterdam left-overs: Does the Treaty of Nice contain the institutional recipe to ready the European Union for enlargement?", 8 *Columbia Journal of European Law*, 53–83.
- E. Šarčević, "EU-Erweiterung nach Art. 49 EUV: Ermessensentscheidungen und Beitrittsrecht", 37 EuR, 461–482.
- H. Sjursen, "Why expand? The question of legitimacy and justification in the EU's enlargement policy", 40 JCMS, 491–513.

3. *Agriculture*

- P. Baudin, "La politique agricole commune, l'élargissement et aides directes", (2002) RMC, 425–432.

- D. Charles Le Bihan, "Réforme de la politique commune de la pêche: quelles propositions?", (2002) RMC, 452–459.

4. *Commercial policy*

- A. Baars and P. Bisschoff-Everding, "Antidumping und Ursprungsregime – das Schiedsverfahren im Mercosur wird zu einer festen Größe", 13 EuZW, 329–335.
 J.H. Bourgeois, "Het EG-beleid met betrekking tot vrijhandelszones. Kunst- en vliegwerk", 50 SEW, 170–176.
 E. Fisher, "Precaution, precaution everywhere: Developing a 'common understanding' of the precautionary principle in the European Community", 9 MJ, 7–28.
 P. Icard, "Le principe de précaution: exception à l'application du droit communautaire?", 38 RTDE, 471–497.
 A. Klebes-Pelissier, "L'Organisation mondiale du commerce confrontée à la législation commerciale américaine. A propos de l'affaire section 301 du Trade Act de 1974 (Communauté européenne c/ Etats-Unis, WT/DS152R, 30 novembre 1998)", 38 RTDE, 183–207.
 M.A. Orellana, "The Swordfish dispute between the EU and Chile at the ITLOS and the WTO", 71 *Nordic Journal of International Law*, 55–81.

5. *Common foreign and security policy*

- A. Deighton, "The European security and defence policy", 40 JCMS, 719–741.
 C. Gheur, "L'union européenne face au conflit israélo-palestinien", (2002) RMC, 358–366.

6. *Company law*

- P. Burbridge, "Cross Border Insolvency within the European Union: dawn of a new era", 27 EL Rev., 589–609.
 S. Ebert, "Die Europäische Aktiengesellschaft auf dem level playing field der Gemeinschaft", (2002) IWB, 977–984.
 P. Huber, "Die Europäische Insolvenzverordnung", 13 EuZW, 490–496.
 H. Krause, "Der Kommissionsvorschlag für die Revitalisierung der EU-Übernehmerichtlinie", 57 BB, 2341–2347.
 A. Schlüter, "Die EWIV: Modellfall für ein europäisches Gesellschaftsrecht?", 13 EuZW, 589–594.
 R. Snelders en M. Dolmans, "Cross-Border Mergers in company law and competition law: Removing the final barriers", 50 SEW, 307–332.
 K. Werner Lange, "Kartellrechtlicher Unternehmensbegriff und staatliches Wirtschaftshandeln in Europa", 52 WuW, 953–961.

7. *Competition law and industrial policy*

- R. Ahdar, "Consumers, redistribution of income and the purpose of competition law", 23 ECLR, 341–353.
 P. Andrews, "Self-regulation by profession – The approach Under E.U. and U.S. competition rules", 23 ECLR, 281–285.
 A. Bartosch, "Europäisches Telekommunikationsrecht in den Jahren 2000 und 2001", 13 EuZW, 389–396.
 C. Baudenbacher and I. Higgins, "Decentralization of EC Competition Law Enforcement and Arbitration", 8 *Columbia Journal of European Law*, 1–18.
 J. Borer, "Spruchpraxis zum EG-Wettbewerbsrecht (2001)", 12 SZIER, 247–265.

- C. Bovis, "Recent case law relating to public procurement: A beacon for the integration of public markets", 39 CML rev., 1025–1056.
- R. Burnley, "Interstate Trade revisited – The jurisdictional criterion for articles 81 and 82 E.C.", 23 ECLR, 217–226.
- P.D. Camesasca and B. van de Walle de Ghelcke, "Het groenboek over de herziening van de controle op concentraties: efficiëntievoordelen herbekeken", 5 *Markt en Mededinging*, 219–224.
- J. Carle, S.P. Lindeborg and E. Segenmark, "The new leniency notes", 23 ECLR, 265–272.
- C. Cramer, M.J. de Meij and R. Stil, "De nieuwe Europese richtlijnen voor elektronische communicatie: beter voor de markt?", 5 *Markt en Mededinging*, 233–238.
- P. Crocioni, "The hypothetical monopolist test: What it can and cannot tell you", 23 ECLR, 354–362.
- P. Dobson and L. Coppi, "The importance of market conduct in the economic analysis of mergers – the Interbrew saga", 23 ECLR, 378–385.
- M. Dreher, "Deutsche Ministererlaubnis in der Zusammenschlusskontrolle und europäisches Kartellrecht – Zugleich ein Beitrag zur Abgrenzung von Art. 81, 82 EG und FKVO", 52 WuW, 828–841.
- T. Fiala, "The new competition act in the Czech republic", 23 ECLR, 400–406.
- F. Fine, "NDC/IMS; logical application of essential facilities doctrine", 23 ECLR, 457–468.
- U. Fischer, "Unlauterer Wettbewerb durch Doping im europäischen Profisport", 13 EuZW, 297–300.
- W. Fritzemeyer, "Auswirkungen der EU-Gruppenfreistellungsverordnung auf die Gestaltung von Franchiseverträgen", 57 BB, 1658–1664.
- A. Geiger and W. von Meibom, "A world competition law as ultima ratio", 23 ECLR, 445–454.
- H. Haupt, "Collective dominance under Article 82 E.C. and E.C. Merger Control in the light of the Airtours judgment", 23 ECLR, 434–444.
- S. Hirsbrunner, "Neue Entwicklungen der EG-Fusionkontrolle im Jahre 2001", 13 EuZW, 453–460.
- H. Janssen and Z. Janssen, "Zusammenschlusskontrolle in Ungarn im Vergleich zum deutschen und europäischen recht", 52 WuW, 698–710.
- M. Jephcott, "The European Commission's new leniency notice – whistling the right tune?", 23 ECLR, 375–377.
- J. Joshua, "A Sherman Act Bridgehead in Europe, or a Ghost Ship in Mid-Atlantic? A close look at the United Kingdom Proposals to criminalise hard-core cartel conduct", 23 ECLR, 231–245.
- A. Kallmayer and H. Haupt, "Die Urteile des EuG zum Fernwärmerohrkartell", 13 EuZW, 677–682.
- T. Kapp and M. Schröder, "Legal Privilege des EG-(Kartell)-Verfahrensrecht: Ist § 97 Abs. 2 Satz 1 stop gemeinschaftsrechtswidrig?", 52 WuW, 555–566.
- A. Klees, "Zu viel Rechtssicherheit für Unternehmen durch die neue Kronzeugenmitteilung in europäischen Kartellverfahren?", 52 WuW, 1056–1068.
- C. Koenig and A. Neumann, "Die neue Top-Level Domain ".eu", als Beitrag zum Auf- und Ausbau transeuropäischer Netze?", 13 EuZW, 485–490.
- 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. Kuck, "Die Anerkennung des Grundsatzes ne bis in idem im europäischen Kartellrecht und seine Anwendung in internationalen Kartellverfahren", 52 WuW, 689–698.
- V. Landes and M.G. Wezenbeek-Geuke, "Communautaire concentratiecontrole. Wat is er gebeurd in 2001?", 8 NTER, 172–177.
- P. Larouche en S. Lavrijssen, "EU-regulering van elektronische communicatie. Een kritische beschouwing van de onderliggende aannames van de EG-regelgeving betreffende elektronische communicatie", 50 SEW, 258–268.

- J. Lever, "The German monopolies commission's report on the problems consequent upon the reform of the European cartel procedures", 23 ECLR, 321–325.
- V. Louri, "'Undertaking' as a Jurisdictional Element for Application of EC Competition Rules", 29 LIEI, 143–176.
- P. Manzini, "The European rule of reason – crossing the sea of doubt", 23 ECLR, 392–399.
- D. McAuley, "They think it's all over . . . It might just be now: unravelling the ramifications of the European football transfer system post-Bosman", 23 ECLR, 331–340.
- G. Monti, "Anticompetitive agreements: The innocent party's right to damages", 27 EL Rev., 282–302.
- G. Monti, "Article 81 EC and public policy", 39 CML Rev., 1057–1099.
- G. Murphy, "Responding to the challenges of a globalised marketplace", 23 ECLR, 227–230.
- Y.E. de Muynck, "Joint ventures en het daarop van toepassing zijnde mededingingsregime", 8 NTER, 254–260.
- O. Odudu, "Compensatory damages for breach of Article 81", 27 EL Rev., 327–339.
- A. Overd, "The SME banking report", 23 ECLR, 454–456.
- R. Polley and D. Seeliger, "Die neue Mitteilung der Europäischen Kommission über den Erlass und die Ermäßigung von Geldbußen in EG-Kartellsachen", 13 EuZW, 397–401.
- M.L.H. Reumers, "Een meer economische aanpak van horizontale mededingingsbeperkingen in de EU?", 5 *Markt en Mededinging*, 255–260.
- J. Pearce Azevedo and M. Walker, "Dominance: meaning and measurement", 23 ECLR, 363–367.
- D. Ridyard, "Exclusionary pricing and price discrimination abuses under article 82 – An economic analysis", 23 ECLR, 286–303.
- A.J. Riley, "Cartel whistleblowing: toward an American Model?", 9 MJ, 67–102.
- L. Ritter, "De recente toepassing van de EG-mededingingsregels door de Europese Commissie: modernier, efficiënter, transparanter?", 50 SEW, 355–368.
- J. Rivas and F. Stroud, "Developments in EC competition law in 2001: An overview", 39 CML Rev., 1101–1145.
- R. Ruge, "Golden Aktien und EG recht", 13 EuZW, 421–424.
- D. Sinclair, "Reflections on the European Commissions proposals to amend the jurisdictional Texts in the merger regulation: a hall of mirrors?", 23 ECLR, 326–330.
- H. Schmidt, "Article 82's 'exceptional circumstances' that restrict intellectual property rights", 23 ECLR, 210–216.
- R.A. Struijlaart, "Minority share acquisitions below the control threshold of the EC merger regulation: an economic and legal analysis", 25 W. Comp., 173–204.
- C.G. Veljanovski, "Markets in professional sports: *Hendry v. WPSBA* and the importance of functional markets", 23 ECLR, 271–280.
- A. Weitbrecht, "Europäisches Kartellrecht 2000/2001", 13 EuZW, 581–589.
- M.H. van der Woude, "De herziening van het Europese mededingingsrecht en de gevolgen daarvan voor de nationale rechter", 50 SEW, 176–184.

8. Consumer policy

- F. Garron, "La protection du consommateur sur le marché européen des droits de séjour à temps partagé", 38 RTDE, 223–281.
- House of lords, Select Committee on the European Union, session 2001–2002, 10th report: The European food authority: legislative proposal

9. Cooperation on criminal matters

- M.J. Veldt Foglia, "(Nog) geen strafrecht in de eerste pijler?", 50 SEW, 162–169.

- S. Skinner, "The Third Pillar Treaty Provisions on Police Cooperation: Has the EU bitten off more than it can chew?", 8 *Columbia Journal of European Law*, 203–220.
- J.A.E. Vervaele, "Counterfeiting the single European currency (Euro): towards the federalization of enforcement in the European Union?", 8 *Columbia Journal of European Law*, 151–179.

10. *Court of justice; judicial protection*

- F.W. Bulst, "Verwaltungsfristen in der Rechtsprechung des Europäischen Gerichtshofs", 13 *EuZW*, 524–528.
- N. Burrows, "Nemo me impune lacessit: The Scottish right of access to the European courts", 8 *EPL*, 45–68.
- I. Canor, "Harmonizing the European Community's standard of judicial review", 8 *EPL*, 135–166.
- M.A. Fierstra, "Gerecht van eerste aanleg geeft praktische aanwijzingen voor procespartijen. Over e-mail, nietjes en andere praktische zaken.", 8 *NTER*, 200–204.
- T. Groh, "Auslegung des Gemeinschaftsrechts und Vorlagepflicht nach Art. 234 EG", 13 *EuZW*, 460–464.
- C. Jacqueson, "Union citizenship and the Court of Justice: something new under the sun?", 27 *EL Rev.*, 241–259.
- K. Lenaerts, "Rechter en partijen in de rechtspleging voor Hof en Gerecht", 50 *SEW*, 231–237.
- T. Schilling, "The Court of Justice's revolution: its effects and the conditions for its consummation. What Europe can learn from Fiji", 27 *EL Rev.*, 445–463.
- G. Schohe, "Aufhebung einer Untersagungsentscheidung der Kommission durch das Gericht erster Instanz", 52 *WuW*, 841–845.
- J. Wakefield, "BSE: a lesson in containment? Avoiding responsibility and accountability in the compensation action", 27 *EL Rev.*, 426–444.

11. *Economic and monetary policy*

- W. Busse, "Vorschlag der EG-Kommission zur Anpassung der Bilanzrichtlinien an die IAS – Abschied von der Harmonisierung?", 57 *BB*, 1530–1536.
- A. Buzelay, "Contre la spéculation monétaire internationale – Un combat justifiable, une stratégie discutable", (2002) *RMC*, 367–372.
- P. De Grauwe, "Challenges for monetary policy in Euroland", 40 *JCMS*, 693–718.
- J.A. Frieden, "Real sources of European currency policy: Sectoral interests and European monetary integration", 56 *IO*, 831–860.
- H.-J. Hellmann, "Vereinbarkeit der leitlinien der Kommission zur Berechnung von Bussgeldern mit höherrangigem Gemeinschaftsrecht", 52 *WuW*, 944–953.
- V. Kabisch, "Die EG-Richtlinie zur Rechnungsstellung und ihre Auswirkungen auf das nationale Recht", (2002) *IWB*, 703–718.
- W. Weiß, "Kompetenzverteilung in der Währungspolitik und Außenvertretung des Euro", 37 *EuR*, 165–191.

12. *Energy policy*

13. *Environmental policy*

- E. Ferrari, "Planning, building and environmental law after the recent Italian devolution", 8 *EPL*, 357–365.

- L. Krämer, "Die Rechtsprechung der EG-Gerichte zum Umweltrecht 2000 und 2001 / Im Anhang Überblick über die wichtigsten neuen Umweltregelungen", 29 EuGRZ, 483–498.
- R. Macrory and S. Turner, "Participatory rights, transboundary environmental governance and EC law", 39 CML Rev., 489–522.

14. *External relations; association and development*

- N. Bandarra-Jazra, "Intégration de l'égalité des chances dans les programmes de développement rural (2000-06)", (2002) RMC, 610–618.
- J. Bosse-Platière, "Le parlement européen et les relations extérieures de la communauté européenne après le Traité de Nice", 38 RTDE, 527–553.
- B. Hocking and S. McGuire, "Government-Business strategies in EU-US economic relations: The lessons of the foreign sales corporation issue", 40 JCMS, 449–470.

15. *Finance*

- J.-P. Grossir, "La procédure budgétaire pour 2002: la poursuite d' une entente cordiale entre les institutions", (2002) RMC, 394–402.

16. *Free movement of goods and customs union*

- N. Nic Shuibhne, "The free movement of goods and Article 28 EC: an evolving framework", 27 EL Rev., 408–425.

17. *Free movement of persons*

- H.R. Garry, "Harmonisation of asylum law and policy within the European Union: A human rights perspective", 20 NQHR, 163–184.
- House of lords, Select Committee on the European Union, session 2001–2002, 13th report: A Community Immigration Policy
- T. Kostakopoulou, "'Integrating' non-EU migrants in the European Union: Ambivalent legacies and mutating paradigms", 8 *Columbia Journal of European Law*, 181–201.
- A.P. van der Mei, "Regulation 1408/71 and co-ordination of special non-contributory benefit schemes", 27 EL Rev., 551–566.
- M. Moore, "Freedom of movement and migrant workers' social security: an overview of the case law of the Court of Justice, 1997–2001", 39 CML Rev., 807–839.
- N. Nic Shuibhne, "Free movement of persons and the wholly internal rule: Time to move on?", 39 CML Rev., 731–771.
- F. Touboul, "Le principe de non-discrimination et les travailleurs frontaliers", (2002) RMC, 619–626.

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

- A. Corcoran and T.L. Hart, "The regulation of cross-border financial services in the EU internal market", 8 *Columbia Journal of European Law*, 221–292.
- L. Flynn, "Coming of age: The free movement of capital case law 1993–2002", 39 CML Rev., 773–805.
- S. Janin, "Une directive sur les opérations d'initiés et les manipulations de marché (abus de marché) – Étape décisive pour le renforcement de l'intégrité des marchés financiers européens", (2002) RMC, 508–515.

19. *Fundamental rights*

- W. Bayer, "Zulässige und unzulässige Einschränkungen der europäischen Grundfreiheiten im Gesellschaftsrecht", 57 BB, 2289–2292.
- P. Cassia, "Contrats publics et principe communautaire d'égalité de traitement", 38 RTDE, 413–449.
- R. Craufurd Smith and B. Böttcher, "Football and fundamental rights: regulating access to major sporting events on television", 8 EPL, 107–134.
- P. Eeckhout, "The EU Charter of fundamental rights and the federal question", 39 CML Rev., 945–1009.
- W. Hoffmann-Riem, "Kohärenz der Anwendung europäischen und nationalen Grundrechte", 29 EuGRZ, 473–483.
- C. McGlynn, "Rights for children?: The potential impact of the European Union Charter of fundamental rights", 8 EPL, 387–400.
- A.J. Menéndez, "Chartering Europe: legal status and policy implications of the Charter of fundamental rights of the European Union", 40 JCMS, 471–490.
- A. Roberts, "Multilateral institutions and the right to information: Experience in the European Union", 8 EPL, 255–275.
- G. Sacerdoti, "The European Charter of Fundamental Rights: From a nation-state Europe to a citizens' Europe", 8 *Columbia Journal of European Law*, 37–52.
- C. Tobler, "Rechtsgelijkheid en voorkeursmaatregelen in het EG-recht", 27 *NJCM-Bulletin*, 360–374.

20. *Harmonization*

- C. Barnard and S. Deakin, "'Negative' and 'positive' harmonization of labor law in the European Union", 8 *Columbia Journal of European Law*, 389–413.
- E. Deards, "Community Law and Uninsured or Untraced Drivers: Who is the Real Victim?", 8 EPL, 277–298.
- G. de Geest, B. de Moor and B. Depoorter, "Misunderstandings between contracting parties: towards an optimally simple legal doctrine", 9 MJ, 161–187.
- H.-P. Mayer, "Richtlinie 2001/29/EG zur Harmonisierung bestimmter Aspekte des Urheberrechts und der verwandten Schutzrechte in der Informationsgesellschaft", 13 EuZW, 325–329.
- R.S. Tancer and C. Mosseri-Marlio, "Évolutions et ramifications de la réglementation pharmaceutique dans l'Union européenne et aux États-Unis", (2002) RMC, 394–402.
- M. Velentza and N. Behrndt, "Réforme de la législation pharmaceutique de l'Union européenne dans le domaine des médicaments 'humains'", (2002) RMC, 465–477.
- G. Wagner, "The economics of harmonization: The case of contract law", 39 CML Rev., 995–1023.

21. *Industrial policy and technology*

- D. Marginson and K. Sisson, "European integration and industrial relations: A case of convergence and divergence?", 40 JCMS, 671–692.
- H.A.G. Temmink, "De Europese strategie voor biowetenschappen en biotechnologie", 8 NTER, 216–221.

22. Institutions

- A. Ballman, D. Epstein and S. O' Halloran, "Delegation, comitology and the separation of powers in the European Union", 56 IO, 551–574.
- M.W. Bauer, "Limitations to agency control in European Union policy-making: the Commission and the poverty programmes", 40 JCMS, 381–400.
- D. Bostock, "Coreper Revisited", 40 JCMS, 215–334.
- A.S. Gaiser, "Gerichtliche Kontrolle im Europäischen System der Zentralbanken", 37 EuR, 517–539.
- A. Moberg, "The Nice Treaty and voting rules in the Council", 40 JCMS, 259–282.
- J.P. Olsen, "Reforming European institutions of governance", 40 JCMS, 581–602.
- É. Vallet, "Les commissions d'enquête du parlement européen", 106 RDP, 619–633.

23. Intellectual property

- V. Di Cataldo, "From the European patent to a community patent", 8 *Columbia Journal of European Law*, 19–35.

24. Internal market

- M. Candela Soriano, "Les exigences linguistiques: une entrave légitime à la libre circulation?", 38 CDE, 9–44.
- C. Gimeno Verdejo, "La réponse communautaire aux blocages des réseaux de transport: application et perspectives d'avenir du règlement no. 2679/98 en vue de la protection du marché intérieur", 38 CDE, 45–93.
- V. Hatzopoulos, "Killing national health and insurance systems but healing patients? The European market for health care services after the judgments of the ECJ in *Vanbraekel* and *Peerbooms*", 39 CML Rev., 683–729.
- T. Hervey, "Mapping the contours of European Union health law and policy", 8 EPL, 69–106.
- A.P. van der Mei, "Cross-border access to health care within the European Union: Some reflections on *Geraets-Smits and Peerbooms* and *Vanbraekel*", 9 MJ, 189–213.
- K. Mortelmans, "The relationship between the treaty rules and community measures for the establishment and functioning of the internal market – towards a concordance rule", 39 CML Rev., 1303–1346.
- K.J.M. Mortelmans and H.A.G. Temmink, "Het wetsvoorstel Markt en Overheid in een Europeesrechtelijk perspectief: concurrerende stelsels?", 8 NTER, 242–252.
- M. Möstl, "Grenzen der Rechtsangleichung im europäischen Binnenmarkt – Kompetenzielle, grundfreiheitliche und grundrechtliche Schranken des Gemeinschaftsgesetzgebers", 37 EuR, 318–350.
- M. Trybus, "The EC Treaty as an instrument of European defence integration: Judicial scrutiny of defence and security exceptions", 39 CML Rev., 1347–1372.
- E.R. Vollebregt, "Het voorstel voor een verordening betreffende de verkoopbevordering in de interne markt", 8 NTER, 109–115.

25. Jurisdiction and recognition of judgments

- K. Boele-Woelki and R.H. van Ooik, "De ingrijpende communautarisering van het internationale privaatrecht", 50 SEW, 394–407.
- K. Takahashi, "Jurisdiction in matters relating to contract: Article 5(1) of the Brussels Convention and Regulation", 27 EL Rev., 511–529.

26. *Private law*

- C. v. Bar, "From principles to codification: prospects for European private law", 8 *Columbia Journal of European Law*, 379–388.
- F. Blasé, "A uniform European law of contracts – why and how?", 8 *Columbia Journal of European Law*, 487–491.
- J. Haubold and J.K. Winn, "Electronic Promises: contract law reform and e-commerce in a comparative perspective", 27 *EL Rev.*, 567–588.
- C.U. Schmid, "Pattern of legislative and adjudicative integration of private law", 8 *Columbia Journal of European Law*, 415–486.

27. *Regional policy*28. *Relationship between national and Community law*

- M. Andenas and D. Fairgrieve, "Misfeasance in public office, governmental liability and European influences", 51 *ICLQ*, 757–779.
- S. Beljin, "Die Zusammenhänge zwischen dem Vorrang, den Instituten der innerstaatlichen Beachtlichkeit und der Durchführung des Gemeinschaftsrechts", 37 *EuR*, 351–376.
- F. Boyenga-Bofala, "L'impact des directives-recours sur l'organisation des voies de droit internes et les modalités d'exercice par le juge administratif français de son office. Un aspect de l'encadrement de l'autonomie procédurale des Etats membres", 38 *RTDE*, 499–525.
- U. di Fabio, "Some remarks on the allocation of competences between the European Union and its Member States", 39 *CML Rev.*, 1289–1301.
- M. Frick, "The polluter pays principle as a Swiss constitutional principle. The relevance of EC Experience", 33 *SPEI*.
- L.A. Geelhoed en H. Hijmans, "Het rechterlijk toezicht op de uitvoering van het gemeenschapsrecht in een Europabrede Unie. Kanttekeningen naar aanleiding van een WRR-rapport", 50 *SEW*, 407–417.
- M. Helios, "Das deutsche Gemeinnützigkeitsrecht innerhalb der Schranken des Europarechts", 57 *BB*, 1893–1897.
- R.-E. Papadopoulou, "Situations purement internes et droit communautaire: un instrument jurisprudentiel à double fonction ou une arme à double tranchant?", 38 *CDE*, 95–129.
- S. Peyrou-Pistouley, "Autriche: l'association du parlement national et des Länder au processus normatif européen", 106 *RDP*, 1459–1491.
- M. Schröder, "Die Parlamente im europäischen Entscheidungsgefüge", 37 *EuR*, 301–317.
- K.-A. Schwarz, "Die karitative Tätigkeit der Kirchen im Spannungsfeld von nationalem Recht und Gemeinschaftsrecht", 37 *EuR*, 192–215.
- A.M. Van den Bossche, "De soevereiniteit van de nationale wetgever. Realiteit of fictie?", 50 *SEW*, 208–213.

29. *Social policy*

- T. Atkinson, "Social inclusion and the European Union", 40 *JCMS*, 625–643.
- A. Garde, "Recent developments in the law relating to transfers of undertakings", *CML Rev.*, 523–550.
- P. McEleavey, "The Brussels II Regulation: How the European Community has moved into family law", 51 *ICLQ*, 883–908.
- F.W. Scharpf, "The European social model: Coping with the challenges of diversity", 40 *JCMS*, 645–670.

- R. Whittle, "The Framework Directive for equal treatment in employment and occupation: an analysis from a disability rights perspective", 27 *EL Rev.*, 303–326.
H.F. Zacher, "Wird es einen europäischen Sozialstaat geben?", 37 *EuR*, 147–164.

30. State Aid

- A. Bartosch, "The relationship of public procurement and state aid surveillance – the toughest standard applies?", 39 *CML Rev.*, 551–576.
A. Bavasso, "Public service broadcasting and state aid rules: Between a rock and a hard place", 27 *EL Rev.*, 340–350.
T. Fouquet, "Les critères spécifiques d'identification des aides d'État aux entreprises en difficulté", (2002) *RMC*, 532–546.
P. Schuetterle, "State aid control – an accession criterion", 39 *CML Rev.*, 577–590.

31. Taxation

- N. Dautzenberg, "Europarechtliche Bedenken bei der "Riester-Rente"?", 57 *BB*, 1945–1954.
W. Gassner, "Company taxation in the internal market – an Austrian perspective", 42 *European Taxation*, 317–321.
B. Gibert, "A French reaction to the Communication from the Commission 'Towards an internal market without tax obstacles'", 42 *European Taxation*, 309–316.
K.A. Heineken, "Environmental taxation in Europe: A bird's eye view", 42 *European Taxation*, 461–466.
J. Hey, "Die Entwicklung des EG-Mehrwertsteuerrechts in den Jahren 2000 und 2001", 13 *EuZW*, 613–626.
H.-K. Kroppen and S. Rasch, "Die Reformierung der Unternehmensbesteuerung in der Europäischen Union (I)", (2002) *IWB*, 1069–1080.
M. Lang, "CFC legislation and community law", 42 *European Taxation*, 374–379.
G. Maisto, "Shaping EU company tax policy: Amending the tax directives", 42 *European Taxation*, 287–302.
G. Maisto, "Shaping EU company tax policy: The EU model tax treaty", 42 *European Taxation*, 303–308.
J. Martens Weiner and J. Mintz, "An exploration of formula apportionment in the European Union", 42 *European Taxation*, 346–351.
E. Osterweil, "Introduction: Reform of company taxation in the EU internal market", 42 *European Taxation*, 271–275.
S. Plasschaert, "Further thoughts on the "European Union company income tax" and its first cousins", 42 *European Taxation*, 336–345.
G. Quardt, "Zur Abschaffung von Anstaltslast und Gewährträgerhaftung", 13 *EuZW*, 424–428.
S. Raventós-Calvo and J.L. de Juan y Peñalosa, "The commission's proposals on company taxation from a Spanish perspective", 42 *European Taxation*, 331–336.
W. Schön, "The European Commission's report on company taxation: A magic formula for European taxation?", 42 *European Taxation*, 276–286.
E. Verwaal and S. Cnossen, "Europe's new border taxes", 40 *JCMS*, 309–330.
B. Westberg, "Consolidated corporate tax bases for EU-Wide activities: Evaluation of four proposals presented by the European commission", 42 *European Taxation*, 322–330.

32. Transport and infrastructure

- O. Silla, "Le second paquet ferroviaire: vers une régulation européenne des chemins de fer", (2002) *RMC*, 516–522.

W. Graf Vitzthum, "Schiffssicherheit: Die EG als potentiellen Durchsetzungsdegen der IMO", 62 *ZaöRV*, 163–182.

III. COUNCIL OF EUROPE

1. *General*

2. *Human rights*

D. Blumenwitz, "Die Liechtenstein-Entscheidung des Europäischen Gerichtshofs für Menschenrechte", 40 *Arch. VR*, 215–242.

L. Caffish, "The Rome statute and the European Convention on Human Rights", 23 *HRLJ*, 1–12.

G. Gilbert, "The burgeoning minority rights jurisprudence of the European Court of Human Rights", 24 *HRQ*, 736–780.

M. Holdgaard, "The right to cross-examine witnesses – case law under the European Convention on Human Rights", 71 *Nordic Journal of International Law*, 83–106.

G. Lebreton, "L'Islam devant le Cour européenne des droits de l'homme", 106 *RDP*, 1493–1510.

P.A.M. Mevis, "EHRM inzake Krenz e.a. t. Duitsland: afsluiting, maar inhoudelijk geen apotheose", 27 *NJCM-Bulletin*, 344–359.

X. Prétot, "La convention européenne des droits de l'homme et le droit fiscal: le régime des intérêts de retard", 106 *RDP*, 619–633.

L. Wildhaber, "A constitutional future for the European Court of Human Rights?", 23 *HRLJ*, 161–165.