

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; 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

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

III. Council of Europe

1. General
2. Human rights

B. List of abbreviations

AA	Ars Aequi
AB	Administratief Rechterlijke 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
CJEL	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*

R.Geyer, "European Integration, complexity and the revision of theory", 41 JCMS, 15–35.

Y. Mény, "De la démocratie en Europe: Old concepts and new challenges", 41 JCMS, 1–13.

II. EUROPEAN UNION

1. *General*

D. Baker, "Britain and Europe: Treading water or slowly drowning?", 56 *Parliamentary Affairs*, 237–254.

- R. Barents, "Naar een Europese Constitutie?", 9 NTER, 100–105 and 138–144.
- M. Brand, "Quo vadis Europa? Thoughts on the future of the European Union", 10 *Tilburg Foreign Law Review* (2002), 106–143.
- L. Catá Backer, "The Euro and the European Demos: A Reconstitution", 2002 YEL, 13–61.
- P. de Charentenay, "Les relations entre l'Union européenne et les religions", (2003) RMC, 90–100.
- T.F. Cusack, "A tale of two treaties: An assessment of the Euratom Treaty in relation to the EC Treaty", 40 CML Rev., 117–142.
- M. Dougan, A. Dashwood, C. Hillion, E. Spaventa and A. Johnston, "Draft Constitutional Treaty of the European Union and related documents", 28 EL Rev., 3–38.
- U. Ehrlicke, "Dynamische Verweise in EG-Richtlinien auf Regelungen privater Normungsgremien", 14 EuZW, 746–753.
- S. Hobe, "Bedingungen, Verfahren und Chancen europäischer Verfassungsgebung: zur Arbeit des Brüsseler Verfassungskonvents", 38 EuR, 1–16.
- A. García Lorenzo, "The role of interest groups in the European Union decision-making-process", 15 *European Journal of Law and Economics*, 251–261.
- House of Lords, Select Committee on the European Union, Session 2002–03, 18th report: The Future of Europe: Constitutional Treaty – Draft Articles 43–46 (Union Membership) and general and final provisions. House of Lords, Select Committee on the European Union, Session 2002–03, 22nd report: The future of Europe: constitutional treaty – articles 33–37 (The democratic life of the union).
- House of Lords, Select Committee on the European Union, Session 2002–03, 23rd report: The future of Europe: constitutional treaty – draft articles on external action.
- J. Klabbbers, "International law in Community law: The law and politics of direct effect", 2002 YEL, 263–298.
- R. Ladrech, "The left and the European Union", 56 *Parliamentary Affairs*, 112–124.
- B.F. Nelsen and J.L. Guth, "Religion and youth support in the European Union", 41 JCMS, 89–112.
- J. Nergelius, "'De-legalize it' – On current tendencies in EC constitutional law", 2002 YEL, 443–470.
- E. Pache, "Eine Verfassung für Europa – Krönung oder Kollaps der europäischen Integration?", 37 EuR, 767–784.
- S. Schönberg and K. Frick, "Finishing, refining, polishing: on the use of travaux préparatoires as an aid to the interpretation of Community legislation", 28 EL Rev., 149–171.
- J. Shaw, "Flexibility in a 'reorganized' and 'simplified' treaty", 40 CML Rev., 279–311.
- E. Szyszczak, "Golden shares and market governance", 29 LIEI, 255–284.
- C. Timmermans, "The Constitutionalization of the European Union", 2002 YEL, 1–11.
- D. Triantafyllou, "L'interdiction des abus de droit en tant que principe général du droit communautaire", (2002) CDE, 611–632.
- T. Tridimas, "Black, white and shades of grey: Horizontality of directives revisited", 2002 YEL, 327–354.
- P.G. Xuereb, "The future of Europe: solidarity and constitutionalism. Towards a solidarity model", 27 EL Rev., 643–662.

2. *Accession*

- K. Henrard, "The impact of the enlargement process on the development of a minority protection policy within the EU: Another aspect of responsibility/burden-sharing?", 9 MJ, 357–391.
- M. Lefebvre, "L'élargissement à l'Est: un risque ou une chance?", (2003) RMC, 216–224.
- M. Müftüler-Bac and L.M. McLaren, "Enlargement preferences and policy-making in the European Union: Impacts on Turkey", 25 *Journal of European Integration*, 17–30.

- M. Nettesheim, "EU-Beitritt und Unrechtsaufarbeitung", 38 *EuR*, 36–64.
 R. Yakemitchouk, "L'Union européenne et Kaliningrad", (2003) *RMC*, 160–166

3. Agriculture

- D. Bianchi, "Simplifier la politique agricole commune? C'est possible", 39 *RTDE*, 51–90.
 House of Lords, Select Committee on the European Union, Session 2002–03, 2nd report: Reform of the common fisheries policy: the current crisis over fish stocks.
 House of Lords, Select Committee on the European Union, Session 2002–03, 10th report: Mid term review of the common agricultural policy.
 C. Le Bihan, "La réforme de la politique commune de la pêche – Quel compromis entre les 'Amis de la pêche' et les 'Amis de poissons'?", (2003) *RMC*, 80–89.
 C. Roederer-Rynning, "The European parliament and agricultural change", 41 *JCMS* 113–136.

4. Commercial policy

- M. Aziz, "Sovereignty lost, sovereignty regained? Some reflections on the Bundesverfassungsgericht's banana judgment", 9 *CJEL*, 109–140.
 P. Beynon, "Community mutual recognition agreements, technical barriers to trade and the WTO's most favoured nation principle", 28 *EL Rev.*, 231–249.
 D. Blanchard, "Les effets des rapports de l'organe de règlement des différends de l'OMC – À la lumière du règlement (CE) 1515/2001 du Conseil de l'Union européenne", (2003) *RMC*, 37–48.
 A. Davies, "Bananas, private challenges, the courts and the legislature", 2002 *YEL*, 299–326.
 R. Howse, "The sardines panel – Some preliminary reactions", 29 *LIEL*, 247–254.
 X. Liu and H. Vandenbussche, "EU Antidumping cases against China – An overview and future prospects with respect to China's WTO Membership", 36 *JWT*, 1125–1144.
 A. Mold, "The single market and US manufacturing affiliates", 41 *JCMS*, 37–62.
 G. Shaffer, "Reconciling trade and regulatory goals: The prospects and limits of new approaches to transatlantic governance through mutual recognition and safe harbor agreements", 9 *CJEL*, 29–77.
 J. Scott, "European Regulation of GMOs and the WTO", 9 *CJEL*, 213–239.
 F. Snyder, "The gatekeepers: The European courts and WTO law", 40 *CML Rev.*, 313–367.
 G. Zonnekeyn, "The *Bed Linen* Case and its aftermath – Some comments on the EC's WTO Enabling Regulation", 36 *JWT*, 993–1003.

5. Common Foreign and Security Policy

- S. Baches Opi and R. Floyd, "A shaky pillar of global stability: The evolution of the European Union's Common Foreign and Security Policy", 9 *CJEL*, 299–332.
 D. Bonner, "Managing terrorism while respecting human rights? European aspects of the Anti-Terrorism Crime and Security Act 2001", 9 *MJ*, 497–524.
 House of Lords, Select Committee on the European Union, Session 2002–03, 7th report: EU – effective in a crisis?
 House of Lords, Select Committee on the European Union, Session 2002–03, 23rd report: The future of Europe: constitutional treaty – draft articles on external action.
 A. Missiroli, "EU Enlargement and CFSP/ESDP", 25 *Journal of European Integration*, 1–16.

6. *Company law*

- V. Edwards, "The European company – essential tool or eviscerated dream?", 40 CML Rev., 443–464.
- M. Lutter, "Überseering und die Folgen", 58 BB, 7–10.
- W.-H. Roth, "From Centros to Ueberseering; Free movement of companies, private international law and Community law", 52 ICLQ, 177–208.
- S. Schmidt, "Neue Anforderungen an die Unabhängigkeit des Abschlussprüfers: SEC-Verordnung im Vergleich mit den Empfehlungen der EU-Kommission und den Plänen der Bundesregierung", 58 BB, 779–786.
- P.M. Wiesner, "Neue Brüsseler Impulse für corporate governance und Gesellschaftsrecht", 58 BB, 213–217.
- E. Wymeersch, "The transfer of the company's seat in European company law", 40 CML Rev., 661–695.
- D. Zimmer, "Wie es Euch gefällt? Offene Fragen nach dem Überseering-Urteil des EUGH", 58 BB, 1–7.

7. *Competition law and industrial policy*

- R. Ahdar, "The unbearable absence of transnational provisions", 24 ECLR, 1–8.
- J. Basedow, "Gemeinschaftsrechtliche Grenzen der Ministererlaubnis in der Fusionskontrolle", 14 EuZW, 44–50.
- A.F. Bavasso, "Essential Facilities in EC Law: The Rise of an 'Epithet' and the Consolidation of a Doctrine in the Communications sector", 2002 YEL, 63–106.
- Automotive Sector Groups of Houthoff Buruma and Liedekerke, Wolters, Waelbroeck and Kirkpatrick, "Flawed reform of the competition rules for the European Motor Vehicle Distribution Sector", 24 ECLR, 254–267.
- U. Bernitz and I. Gutu, "The effect of EU merger policy on large multinationals based in Sweden and other smaller EU member states: Is the policy discriminatory?", 24 ECLR, 19–29.
- O. Black, "Concerted Practices, Joint action and reliance", 24 ECLR, 219–228. L. Darázs, "EG-Vertriebsrecht und assoziiertes nationales Kartellrecht", 14 EuZW, 138–146.
- B. Dauner-Lieb and M. Lamandini, "Der neue Kommissionsvorschlag einer EU-Übernahmerichtlinie – Stellungnahme der Gutachter des EU-Parlaments", 58 BB, 265–267.
- K. Dyckjær-Hansen and K. Høegh, "Succession of liability for competition law infringements with special reference to due diligence and warranty claims", 24 ECLR, 203–212.
- B. Dubow, "The passing on defence: An economic perspective", 24 ECLR, 238–240.
- C. Franzius, "Strukturmodelle des europäischen Telekommunikationsrechts – Ein neuer Rechtsrahmen für die Informationsgesellschaft", 37 EuR, 660–690.
- U.M. Gassner and G.M. Dangelmaier, "Neues zur Kartellrechtswidrigkeit von Verkäufen unter Einstandspreis", 53 WuW, 491–496.
- D. Geradin, "Competition between rules and rules of competition: A legal and economic analysis of the proposed modernization of the enforcement of EC competition law", 9 CJEL, 1–28.
- C. Harding, "Business cartels as a criminal activity: Reconciling North American and European Models of Regulation", 9 MJ, 393–413.
- B.C. Harris and C.G. Veljanovski, "Critical loss analysis: Its growing use in competition law", 24 ECLR, 213–218.
- S. Janisch, "Business opportunities on the internet: Is European community competition law the limit?", 24 ECLR, 32–40.

- D. Jarret Arp and C. Swaak, "A tempting offer: Immunity from fines for cartel conduct under the European Commission's new Leniency Notice", 24 ECLR, 9–18.
- V. Karayannis, "Le service universel de télécommunications en droit communautaire: entre intervention publique et concurrence", (2002) CDE, 315–375.
- A. Klees, "Der Vorschlag für eine neue EG-Fusionskontrollverordnung", 14 EuZW, 197–202.
- R. Klotz, J. Delgado and J. Fehrenbach, "Zugangsentgelte in der Telekommunikation: Die Erfahrung mit dem entbündelten Zugang zur Teilnehmeranschlussleitung in der EU", 53 WuW, 346–358.
- J. Lau Hansen, "When less would be more: The EU Takeover Directive in its latest apparition", 9 CJEL, 275–298.
- K. Mehta, L. Kjølbbye and V. Rabassa, "La théorie de l'ogipole relève-t-elle de l'économie ou du droit?" (2003) RMC, 304–309.
- A. Nikpay and F. Houwen, "Tour de force or a little local turbulence? A heretical view on the Airtours judgment", 24 ECLR, 193–202.
- P. Pohlmann, "Doppelkontrolle von Gemeinschaftsunternehmen im europäischen Kartellrecht", 53 WuW, 473–491.
- M.H. Ryan, "Structural separation: A prerequisite for effective telecoms competition", 24 ECLR, 241–250.
- J.M. Schmidt, "Spotting the elephant in parallel mergers: First past the post, or combined assessment?", 24 ECLR, 183–192.
- G. Schohe, "Das Verbot des Zusammenschlusses von Schneider und Legrand ist nichtig; Ein weiteres 'Menetekel' für die Kommission, 53 WuW, 359–363.
- J. Schwarze, "Die Bedeutung des Grundsatzes der Verhältnismässigkeit bei der Behandlung von Verpflichtungszusagen nach der europäischen Fusionskontrollverordnung", 14 EuZW, 741–746.
- U. Soltész, C. Steinle and H. Bielez, "Rekordgeldbußen versus Bestimmtheitsgebot", 14 EuZW, 202–210.
- E.M.S. Spierts, "Europäische Aspekte der Verrechnungspreisvorschriften aus Sicht der Niederlande", (2003) IWB, 35–44.
- R. Streinz, "Das Verbot des Apothekenversandhandles mit Arzneimitteln", 14 EuZW, 37–43.
- J.M. Thouvenin, "Concurrence (Concentrations): après l'arrêt Airtours, trois nouveaux avertissements à la Commission", (2003) RMC, 12–20.
- R. van den Bergh, "Dante, Calimero en de rechter-econoom. Over de mogelijkheden en de beperkingen van het gebruik van economische theorieën en econometrisch bewijsmateriaal in mededingingszaken", 51 SEW, 10–19.
- J. Venit, "Brave new world: The modernization and decentralization of enforcement under Articles 81 and 82 of the EC Treaty", 40 CML Rev., 545–580.
- S. Völcker, "Das beschleunigte Verfahren in EU-Wettbewerbsachen: Effektiver rechtsschutz in der Fusionskontrolle?", 53 WuW, 6–15.
- S. Völcker, "Leveraging as a theory of competitive harm in EU merger control", 40 CML Rev., 581–614.
- A. Weitbrecht, "Das neue EG-Kartellverfahrensrecht", 14 EuZW, 69–73.
- A. Zinser, "Ein neuer Anlauf: der jüngste Vorschlag einer Übernahmerichtlinie vom 2.10.2002", 14 EuZW, 10–13.
- V. Zuleger, "Die neue Gruppenfreistellungsverordnung für Beschäftigungsbeihilfen", 14 EuZW, 270–274.

8. *Consumer policy*

9. *Cooperation on criminal matters*

- L. Benoit, "Le mandat d'arrêt européen", (2003) RMC, 106–110.
- S. Combeaud, "État du débat sur la protection pénale des intérêts financiers communautaires et la création d'un procureur européen", (2003) RMC, 29–36
- House of Lords, Select Committee on the European Union, Session 2002–03, 5th report: Europe's role in fighting crime.
- H. Labayle, "Entre désir et réalités: quelle voie pour une répression pénale des violations du droit communautaire?", (2003) RMC, 293–303.
- M.J. Veldt-Foglia, "Ruime uitleg van het ne bis in idem-beginsel in artikel 54 SUO; geen tweede vervolging mogelijk indien verdachte met OM een transactie is aangegaan", 9 NTER, 127–133.

10. *Court of Justice; judicial protection*

- G. Anagnostaras, "State liability and alternative courses of action: How independent can an autonomous remedy be?", 2002 YEL, 355–383.
- R. Higgins, "The ICJ, the ECJ and the integrity of international law", 52 ICLQ, 1–20.
- R. Barents, "Een midzomernachtdroom op de Kirchberg", 51 SEW, 2–8.
- R. Mehdi, "La recevabilité des recours formés par les personnes physiques et morales à l'encontre d'un acte de portée général: l'aggiornamento n'aura pas lieu", 39 RTDE, 23–50
- P. Rott, "Effektiver Rechtsschutz vor missbräuchlichen AGB – Zum Codifis-Urteil des EuGH", 14 EuZW, 5–10.
- J. Schwarze, "Rechtsstaatliche Grenzen der gesetzlichen und richterlichen Qualifikation von Verwaltungssanktionen im europäischen Gemeinschaftsrecht", 14 EuZW, 261–269.
- T. Tridimas, "Knocking on heaven's door: Fragmentation, efficiency and defiance in the preliminary reference procedure", 40 CML Rev., 9–50.

11. *Economic and monetary policy*

- B. Angel, "Faut-il réformer le cadre institutionnel de l'Union économique et monétaire?", 321–325.
- A. Buzelay, "De la coordination des politiques économiques nationales au sein de l'Union européenne", 242–252.
- A. Euzéby and R.M. Marques, "Mondialisation de l'économie et concurrence fiscale: des menaces pour le modèle sociale européen", (2003) RMC, 310–320.
- L.A. Geelhoed, "Het stabiliteitspact, zin en onzin", 51 SEW, 42–49.
- C. Lord, "The European Parliament in the economic governance of the EU", 41 JCMS, 249–267.

12. *Energy policy*

- G. Kühne, "Die sog. Verrechtlichung der Verbändevereinbarungen und ihre Bedeutung für das Verhältnis zwischen Energie- und Kartellrecht", 58 BB, 383–386.
- D. Schnichels, "Marktabstottung durch langfristige Gaslieferverträge", 14 EuZW, 171–175.

13. *Environmental policy*

- D.H. Scheuing, "Das Europäische Umweltverfassungsrecht als Maßstab gerichtlicher Kontrolle – Eine Analyse der Rechtsprechung des EuGH", 37 EuR, 619–659.
J.M. Verschuuren, "Rechtstreekse werking IPPC-richtlijn en ambtshalve toetsing", 9 NTER, 124–126.

14. *External relations; association and development*

- K. Arts, "ACP-EU relations in a new era: The Cotonou Agreement", 40 CML Rev., 95–116.
F. Chaltiel, "L'Union européenne et le développement durable", (2003) RMC, 24–28.
House of Lords, Select Committee on the European Union, Session 2002–03, 3rd report: EU-Russia relations.

15. *Finance*

- L. Levoyer, "Les modalités de financement des collectivités locales au sein de l'Union européenne", (2003) RMC, 242–252.

16. *Free movement of goods and customs union*

- J. Goossen, "Notificaties onder Richtlijn 98/34, preventieve controle op het vrije verkeer van goederen: stand van zaken", 51 SEW, 94–100.
P. Koutrakos, "In search of a common vocabulary in free movement of goods: the example of repackaging pharmaceuticals", 28 EL Rev., 53–69.

17. *Free movement of persons*

- G. Barrett, "Family matters: European Community law and third-country family members", 40 CML Rev., 369–421.
M. Bell, "We are Family? Same-sex Partners and EU Migration Law", 9 MJ, 335–355.
G. Davies, "Bureaucracy and free movement. A conflict of form and substance", 9 NTER, 81–89.
G. Papagianni, "Free movement of persons in the light of the new title IV TEC: From inter-governmentalism towards a community policy", 2002 YEL, 107–162.
N. Reich and S. Harbacevica, "Citizenship and family on trial: A fairly optimistic overview of recent court practice with regard to free movement of persons", 40 CML Rev., 615–638.
D. Wilsher, "Economic migration into the European Union: Standing at the crossroads", 2002 YEL, 163–193.

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

- M. Djordjevic, "Domestic regulation and free trade in services – A balancing act", 29 LIEI, 305–322.
B.J. Drijber, "Europese effectenwetgeving in een institutionele voortrekkersrol", 51 SEW, 114–121.
B.J. Drijber, "Le communications commerciales au carrefour de la dérégulation et de la réglementation", (2002) CDE, 529–610.
M. Faure and R. Van den Bergh, "Competition on the European market for liability insurance and efficient accident law", 9 MJ, 279–306.
I. Katsirea, "Why the European broadcasting quota should be abolished", 28 EL Rev., 190–209.

- A.P. van der Mei, "Zorg over de grens: noodhulp versus toestemmingshulp", 9 NTER, 109–113.
E. Mossialos and W. Palm, "The European Court of Justice and the free movement of patients in the European Union", 56 *International Social Security Review*, issue 2, 3–29.

19. *Fundamental rights*

- J. Auvret-Finck, "Les procédures de sanction internationale en vigueur dans l'ordre interne de l'Union et la défense des droit de l'homme dans le monde", 39 RTDE, 1–21
C. Brown, "The race directive: Towards equality for *all* the peoples of Europe?", 2002 YEL, 195–227.
W. Frenz, "Grundfreiheiten und Grundrechte", 37 EuR, 603–618.
G.S. Friedman and J.Q. Whitman, "The European Transformation of harassment law: Discrimination versus dignity", 9 CJEL, 241–274.
House of Lords, Select Committee on the European Union, Session 2002–03, 6th report: The future status of the EU Charter of Fundamental Rights
P. Mavroidis, "La sécurité sociale et les promesses des droit fondamentaux dans l'Union européenne", (2002) CDE, 633–677
L. Papadopoulou, "In(di)visible citizen(ship): Same-sex partners in European Union immigration law", 2002 YEL, 229–262
S. Peers, "The new regulation on access to documents: A critical analysis", 2002 YEL, 385–442
P. Pescatore, "La coopération entre la Cour communautaire, les juridictions nationales et la Cour européenne des droits de l'homme dans la protection des droits fondamentaux – Enquête sur un problème virtuel", (2003) RMC, 151–159.

20. *Harmonization*

- J.N. Schutte-Veenstra, "EG-harmonisatie van vennootschapsrecht; een stand van zaken", 51 SEW, 121–129.

21. *Industrial policy and technology*

- C. Koenig, J. Kühling and K.E. Winkler, "Pflichten zur Veränderung von Netzinfrastrukturen", 53 WuW, 228–241.
A. de Streel, R. Queck and P. Vernet, "Le nouveau cadre réglementaire européen des réseaux et services de communications électroniques", (2002) CDE, 243–314.

22. *Institutions*

- R. Corbett, F. Jacobs and M. Shackleton, "The European Parliament at fifty: a view from the inside", 41 JCMS, 353–373.
B.J. Drijber, "Comitologie ook na LIFE springlevend", 9 NTER, 134–137.
S. Hix, A. Kreppel and A. Noury, "The party system in the European Parliament: collusive or competitive?", 41 JCMS, 309–331.
House of Lords, Select Committee on the European Union, Session 2002–03, 21th report: The future of Europe: constitutional treaty – draft articles on the institutions.
V. Mamadouh and T. Raunio, "The committee system: powers, appointments and report allocation", 41 JCMS, 333–351.
A. Maurer, "The legislative powers and the impact of the European Parliament", 41 JCMS, 227–247.
V. Mehde, "Responsibility and accountability in the European Commission", 40 CML Rev., 423–442.

- B. Rittberger, "The creation and empowerment of the European Parliament", 41 JCMS, 203–226.
- R. Scully and D.M. Farrell, "MEPs as representatives: individual and institutional roles", 41 JCMS, 269–288.
- A. Smith, "Why European Commissioners matter", 41 JCMS, 137–156.
- W. Yeng-Seng, "Premier bilan de l'activité des Médiateur européen: d'une politique des petits pas à une pratique consolidée", (2003) RMC, 326–336.

23. *Intellectual property*

- H.M.H. Speyart, "The gunners outgunned", 9 NTER, 114–118.
- G. Winter and N. Wagenknecht, "Multiple use of test evidence under EC Chemicals legislation and EC basic rights: Is there intellectual property in administrative information", 12 *Review of European Community & International Environmental Law*, 69–83.

24. *Internal market*

- T. Douraki, "Le secret médical en tant qu'élément de la vie privée du malade face au progrès de l'informatique: l'approche juridique européenne", (2003) RMC, 257–265.
- R. Giesen, "Posting – Social protection of workers vs. fundamental freedoms?", 40 CML Rev., 143–158.
- M. Trybus, "Procurements for the armed forces: Balancing security and the internal market", 27 EL Rev., 692–713.
- B. Wägenbauer, "Tabak, Ende der Diskussion oder Diskussion ohne Ende?", 14 EuZW, 107–109.
- S. Weatherill, "'Fair play please!': Recent developments in the application of EC law to sport", 40 CML Rev., 51–93.

25. *Jurisdiction and recognition of judgments*

- C. Ambrose, "Can anti-suit injunctions survive European Community law?", 52 ICLQ, 401–424.
- A. Bigot, "La responsabilité parentale après désunion du couple en Europe – Étude de droit international privée", (2003) RMC, 111–119.
- T.M. Bos, "The European Insolvency Regulation and the harmonization of private international law in Europe", 50 *Netherlands International Law Review*, 31–58.

26. *Private Law*

- D. Staudemayer, "Der Aktionsplan der EG-Kommission zum Europäischen Vertragsrecht", 14 EuZW, 165–171.

27. *Regional policy*

- L.K. Hallstrom, "Support for European federalism? – An elite view", 25 *Journal of European Integration*, 51–72.
- J. Villaverde Castro, "Regional convergence, polarisation and mobility in the European Union", 25 *Journal of European Integration*, 73–86.

28. *Relationship between national and Community law*

- S. Fabbrini and A. Donà, "Europeanisation as strengthening of domestic executive power? The Italian experience and the case of 'Legge Comunitaria'", 25 *Journal of European Integration*, 31–50.
- J.C. van Haersolte and J.S. van den Oosterkamp, "De coördinatie van Nederlandse standpunten over Europees recht en Europees beleid in de Haagse praktijk", 51 *SEW*, 129–140.
- H.E. Kube, "Competence conflicts and solutions: National tax exemptions and transnational controls", 9 *CJEL*, 79–108.
- K. Mortelmans, "Europees materieel recht voor nationale rechters: L' acquis et le défi communautaires", 51 *SEW*, 78–94.
- A. Ross and M. Salvador Crespo, "The effect of devolution on the implementation of European Community Law in Spain and the United Kingdom", 28 *EL Rev.*, 210–230.
- D. Voirot, "Le droit communautaire et l' inopposabilité aux particuliers des règles techniques nationales", 39 *RTDE*, 91–112.
- B.W. Wegener, "Staatshaftung für die Verletzung von Gemeinschaftsrecht durch nationale Gerichte?", 37 *EuR*, 785–800.

29. *Social policy*

- E. Ellis, "Social advantages: A new lease of life?", 40 *CML Rev.*, 639–659.
- C. Hanley, "Avoiding the issue: the Commission and human rights conditionality in public procurement", 27 *EL Rev.*, 714–735.
- House of Lords, Select Committee on the European Union, Session 2002–03, 14th report: The Future of Europe: "Social Europe".
- M. Hutsebaut, "Social protection in Europe: A European trade union perspective", 56 *International Social Security Review*, issue 3, 53–74.
- D. McElwee, "The European Social Fund: Monitoring and Compliance in the UK", 10 *Tilburg Foreign Law Review* (2002), 219–236.
- J.S. Mosher and D.M. Trubek, "Alternative approaches to governance in the EU: EU Social Policy and the European Employment Strategy", 41 *JCMS*, 63–88.
- T. Novitz, "'A human face' for the Union or more cosmetic surgery? EU Competence in global social governance and promotion of core labour standards", 9 *MJ*, 231–261.
- C. Nowak, "EU-Osterweiterung, Personsfreizügigkeit und staatliche Schutzpflichten im Bereich der sozialen Sicherheit", 14 *EuZW*, 101–107.
- H. Stalford, "Regulating family life in post-Amsterdam Europe", 28 *EL Rev.*, 39–52.
- R. Whittle and M. Bell, "Between social policy and Union citizenship: the Framework Directive on equal treatment in employment", 27 *EL Rev.*, 677–691.

30. *State Aid*

- C. Koenig and M. Scholz, "Öffentliche Infrastrukturförderung durch Bau- und Betriebsgesellschaften im EG-beihilfenrechtlichen Kontrollraster der EG-Kommission", 14 *EuZW*, 133–138.
- T. Lübbig, "L'application de l'article 87 du traité de Rome aux aides fiscales: un coup d'État communautaire?", (2003) *RMC*, 124–128.
- M. Parish, "On the private investor principle", 28 *EL Rev.*, 70–89.
- U. Soltész and G. Ch. Makowski, "Die Nichtdurchsetzung von Forderungen der öffentlichen Hand als staatliche Beihilfe", 14 *EuZW*, 73–78.
- M.L. Struys and H. Abbott, "The role of national courts in State aid litigation", 28 *EL Rev.*, 172–189.

31. *Taxation*

- K.M. Braun, "Wat belast de BTW?", 9 NTER, 119–123.
 R. Buchheim and S. Grönen, "Schnittstelle zu deutschem und zu EU-Bilanzrecht", 58 BB, 953–956. A. Cordewener, "Company taxation, cross-border financing and thin capitalization in the EU internal market: some comments on Lankhorst-Hohorst GmbH", 43 *European Taxation*, 102–113.
 L. Hintsanen, "Attribution of income to permanent establishments under EC Law", 43 *European Taxation*, 114–122.

32. *Transport and infrastructure*

- F. Danis, "L'entreprise commune Galileo", (2003) RMC, 194–198.
 House of Lords, Select Committee on the European Union, Session 2002–03, 17th report: "Open skies or open markets? The effect of the ECJ judgments on aviation relations between the EU and the USA".
 R. Yakemtchouk, "Le régime de la navigation à travers le détroit de Baltiysk", (2003) RMC, 225–230.

III. COUNCIL OF EUROPE

1. *General*

- M. Albers, "Die rechtlichen Standards der Biomedizin-Konvention des Europarates", 37 EuR, 801–830

2. *Human rights*

- E.A. Alkema, "De overbelasting van het Europese Hof in Straatsburg: deconcentratie en mogelijke oplossing?", 28 *NJCM-Bulletin*, 291–297.
 M. de Boer, "De toekomst van het EHRM", 28 *NJCM-Bulletin*, 6–10.
 T. Barkhuysen en M.L. van Emmerik, "De toekomst van het EHRM: meer middelen voor effectievere rechtsbescherming. met naschrift R.A. Lawson", 28 *NJCM-Bulletin*, 298–304.
 C. Kohler, "Zur institutionellen Stellung des EUGH: Status, Ausstattung, Haushalt", 30 EuGRZ, 117–121.
 D. Kugelman, "Der Schutz privatene Individual-kommunikation nach der EMRK", 30 EuGRZ, 16–25.
 H.R. Kranenborg, "Art 8 EVRM en de verificatie-bevloedigheden van de Commissie. Colas est en Roquette Frères", 51 SEW, 49–57.
 B.L. Ohms, "Bewertung des Diskussionsstandes über die Entlastung des EGMR", 30 EuGRZ, 141–148.
 W. Okresek, "Die Umsetzung der EGMR-Urteile und ihre Überwachung", 30 EuGRZ, 168–173.
 J. Schokkenbroek, "Überblick über die Arbeit des Europarates betreffend die Reform des Gerichtshofes" 30 EuGRZ, 134–138.
 I. Siess-Scherz, "Bestandsaufnahme: Der EGMR nach der Erweiterung des Europarates", 30 EuGRZ, 100–106.
 C. Tomusschat, "Individuelle Rechtsschutz: das Herzstück des 'ordre public européen' nach der EMRK", 30 EuGRZ, 95–100.