

SURVEY OF LITERATURE

A. List of subjects

- I. *Integration*
 1. General aspects
 - II. *European Communities*
 1. General
 2. Accession
 3. Agriculture; fisheries
 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; 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; migration and asylum
 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
1. Compiled by members of the staff of the Europa Institute of the University of Leiden

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
CJTL	Columbia Journal of Transnational Law
CLJ	Cambridge Law Journal
CML Rev.	Common Market Law Review
Dir.com.scamb.int.	Diritto comunitario e degli scambi internazionali
DÖV	Die öffentliche Verwaltung
DVBL	Deutsches Verwaltungsblatt
EA	Europa Archiv
ECLR	European Competition Law Review
EC Tax Rev.	EC Tax Review
EFA Rev.	European Foreign Affairs Review
EIRR	European Industrial Relations Review
EL Rev.	European Law Review
EPL	European Public Law
ESB	Economische en Statistische Berichten
EuGRZ	Europäische Grundrechte Zeitschrift
EuR	Europarecht
EuZW	Europäische Zeitschrift für Wirtschaftsrecht
GRUR Int.	Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil
Harv.Int'l L.J.	Harvard International Law Journal
HRLJ	Human Rights Law Journal
ICLQ	International and Comparative Law Quarterly
IJEL	Irish Journal of European Law
Dir. Un. Eur.	Il Diritto dell'Unione Europea
IO	International Organization
IWB	Internationale Wirtschafts-Briefe
JCMS	Journal of Common Market Studies
Journ.dr.int.	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 Européen
SEW	Sociaal-Economische Wetgeving
SMA	Sociaal Maandblad Arbeid
SPEI	Swiss Papers on European Integration
SZIER	Schweizerische Zeitschrift für internationales und europäisches Recht
Themis	Rechtsgeleerd Magazine Themis
TVVS	Tijdschrift voor Vennootschappen, Verenigingen en Stichtingen
World Comp.	World Competition
WPNR	Weekblad voor Privaat en Notarieel Recht
WRP	Wettbewerb in Recht und Praxis
WuW	Wirtschaft und Wettbewerb
YEL	Yearbook of European Law
ZaöRV	Zeitschrift für Ausländisches und Öffentliches Recht und Völkerrecht
ZHR	Zeitschrift für das gesamte Handelsrecht
ZLW	Zeitschrift für Luftrecht und Weltraumrechtsfragen

I. INTEGRATION

1. General aspects

- A. Caplanova, M. Orviska and J. Hudson, "Eastern European Attitudes to Integration with Western Europe", 42 JCMS, 271–288.
- M. Grädel, "Die Schweiz nach dem Zweiten Weltkrieg – ein fruchtbarer Boden für europäische Integrationspläne", (2004/38) SWEI.
- L. Gresch-Brunner, "Swiss Interest Representation in Brussels; A Policy Network Analysis", (2004/36) SWEI.

II. EUROPEAN UNION

1. General

- O. Bailly, "La stratégie de Lisbonne, ou les enjeux politiques de la réforme", 35 RMC, 425–429.
- R. Barents, "Een grondwet voor Europa (I): algemeen overzicht", 10 NTER (8–9), 232–240.
- R. Barents, "Een grondwet voor Europa (II): de institutionele structuur", 10 NTER (9), 32–38.
- M-L. Basilien-Gainche, "Le lobbying européen: bénéfices et préjudices du fonctionnalisme dans l'optique communautaire", 120 RDP, 755–795.
- S. Cafaro, "L'abuso di diritto nel sistema comunitario: dal caso Van Binsbergen alla Carta dei diritti, passando per gli ordinamenti nazionali", 8 *Il Diritto dell'Unione Europea*, 291–323.
- C. Calliess and M. Ruffert, "Vom Vertrag zur EU-Verfassung?", 31 EuGRZ, 542–550.
- J-P. Camby, "Le droit communautaire est-il soluble dans la Constitution?", 120 RDP, 878–888.

- F. Chaltiel, "Nouvelles variations sur la Constitutionalisation de l'Europe", 35 RMC, 450–454.
- J.-L. Clergerie, "La place de la religion dans la future Constitution européenne", 120 RDP, 739–754.
- P. Craig, "Competence: clarity, conferral, containment and consideration", 29 EL Rev., 323–344.
- N. Delpierre, T. Papadimitriou, D. Pincemaille, and B. Moulinier, "Le Traité Instituant une Constitution Européenne", 120 RDP, 609–631.
- A. Euzéby, "Constitution de l'union européenne: des valeurs à défendre!", 35 RMC, 566–568.
- P.-A. Feral, "Retour en force du principe de subsidiarité dans le traité constitutionnel", 35 RMC, 496–499.
- House of Lords, European Union Committee, Session 2003–04, 13th Report, "Developments in the EU".
- House of Lords, European Union Committee, Session 2003–04, 22nd Report, "Proposed Constitutional Treaty: Outcome of the Irish Presidency and the Subsidiarity Early Warning Mechanism".
- A. Husting, "Quelle reconnaissance pour l'exception ou pour la spécificité sportive dans la nouvelle constitution européenne?", 35 RMC, 515–519.
- J.-P. Jacqué, "Der Vertrag über eine Verfassung für Europa: Konstitutionalisierung oder Vertragsrevision?; Trennung der Begriffe von Föderation und Staat", 31 EuGRZ, 551–556.
- S. Krebber, "Die Koordinierung als Kompetenzkategorie im EU-Verfassungsentwurf aus dogmatischer Sicht", 31 EuGRZ, 592–596.
- P. Lægreid, R. Steinthorsson and B. Thorhallsson, "Europeanization of Central Government Administration in the Nordic States", 42 JCMS, 347–369.
- M. Lefebvre, "La constitution européenne: bilan d'un accouchement (2002–2004)", 35 RMC, 559–565.
- K. Lenaerts, "Structuurelementen van de Unie volgens de Grondwet voor Europa", 52 SEW, 400–411.
- K. Lenaerts and D. Gerard, "The structure of the Union according to the Constitution for Europe: The emperor is getting dressed", 29 EL Rev., 289–322.
- H. Lindahl, "Finding a place for freedom, security and justice: The European Union's claim to territorial unity", 29 EL Rev., 461–484.
- F. Mayer and J. Palmowski, "European Identities and the EU – The Ties that Bind the Peoples of Europe", 42 JCMS, 573–598.
- P.-Y. Monjal, "Le projet de traité établissant une Constitution pour l'Europe: quels fondements théoriques pour le droit constitutionnel de l'Union européenne?", 40 RTDE, 443–475.
- N. Moussis, "Pour rapprocher les citoyens de l'Union: une politique commune de la communication", 35 RMC, 500–508.
- B. Nabli, "Les implications de l'élargissement sur le multilinguisme institutionnel de l'Union Européenne", 40 CDE, 197–223.
- M. Nettesheim, "Die Kompetenzordnung im Vertrag über eine Verfassung für Europa", 39 EuR, 511–546.
- A. Oraison, "La reconnaissance de la 'démocratie participative' par l'article additionnel 72–1 de la Constitution", 120 RDP, 633–658.
- A. Peters, "Europäische Öffentlichkeit im europäischen Verfassungsprozess", 39 EuR, 375–392.
- N. Petersen, "Europäische Verfassung und europäische Verfassungstheorie", 64 ZaöRV, 429–466.

- J. Schwarze, "Enlargement, the European Constitution, and Administrative Law", 53 ICLQ, 969–984.
- H. Speyart, "Kik in cassatie", 10 NTER (6), 165–168.
- W. Swenden, "Is the European Union in need of a competence catalogue? Insights from Comparative Federalism", 42 JCMS, 371–392.
- A. Tizzano, "Prime note sul progetto di Costituzione europea", 8 *Il Diritto dell'Unione Europea*, 249–290.
- C. Trübe, "Das System der EU-Kompetenzen vor und nach dem Entwurf eines Europäischen Verfassungsvertrags", 64 ZaöRV, 391–427.
- D. Vignes, "Le projet du 18 juin 2004, d'un traité constitutionnel, continuité et discontinuité", 35 RMC, 417–420.
- J. Wichard, "Der Vertrag über eine Verfassung für Europa: Konstitutionalisierung oder Vertragsrevision?; Supranationale Verfassung zwischen Staats- und Völkerrecht", 31 EuGRZ, 556–558.
- C. van der Wijst and A. Zwiers, "Herkansing Lissabon-strategie", 89 ESB, 314–316.

2. Accession

- C. Hillion, "The European Union is dead. Long live the European Union... A commentary on the Treaty of Accession 2003", 29 EL Rev., 583–612.
- J. Hughes, G. Sasse and C. Gordon, "Conditionality and Compliance in the EU's Eastward Enlargement: Regional Policy and the Reform of Sub-national Government", 42 JCMS, 523–551.
- K. Inglis, "The Union's fifth accession treaty: New means to make enlargement possible", 41 CML Rev., 937–973.
- E. Lannon, "Le Traité d'Adhésion d'Athènes", 40 CDE, 17–94.
- D. Papadimitriou and D. Phinnemore, "Europeanization, Conditionality and Domestic Change: The Twinning Exercise and Administrative Reform in Romania", 42 JCMS, 619–639.
- S. Radošević, "A Two-Tier or Multi-Tier Europe? Assessing the Innovation Capacities of Central and East European Countries in the Enlarged EU", 42 JCMS, 641–666.
- A. Rizzo, "L'allargamento dell'Unione: profili generali del Trattato e dell'Atto di adesione", 8 *Il Diritto dell'Unione Europea*, 115–146.
- D. Schmid, "Europe/Turquie: en attendant l'heure", 35 RMC, 492–495.
- E. Tezcan, "La Turquie et l'Union Européenne: le point sur les arguments des partisans et des adversaires de l'adhésion de la Turquie à l'Union Européenne", 35 RMC, 569–575.

3. Agriculture; fisheries

- T. Etty, "Nieuwe Ronde, Nieuwe Kansen voor GGO's in Europa?", 10 NTER (10), 21–31.
- P. Ørebech, "The Fisheries Issues of the 2004 Second European Union Accession Treaty: A Comparison with the 1994 First Accession Treaty", 19 *The International Journal of Marine and Coastal Law*, 93–150.

4. Commercial Policy

- A. Alemanno, "Judicial Enforcement of the WTO *Hormones* Ruling within the European Community: Toward EC Liability for the Non-Implementation of WTO Dispute Settlement Decisions?", 45 Harv. Int'l L.J., 547–561.
- House of Lords, European Union Committee, Session 2003–04, 16th Report, "World Trade Organization: the role of the EU post-Cancún".
- N. Jouan, "États-Unis – mesures antidumping appliquées à certains produits en acier laminés à chaud en provenance du Japon", (2004/37) SWEI.

- F. Montanari, "La Comunità europea e il commercio equo e solidale", 8 *Il Diritto dell'Unione Europea*, 737–761.
- S. Princen, "EC Compliance with WTO Law: The Interplay of Law and Politics", 15 *EJIL*, 555–574.
- B. Richez, "La réforme de l'antidumping et du règlement des différends de l'OMC: Quels objectifs pour les entreprises européennes?", 35 *RMC*, 472–476.
- A. Young, "The Incidental Fortress: The Single European Market and World Trade", 42 *JCMS*, 393–414.
- R. Youngs, "Normative Dynamics and Strategic Interests in the EU's External Identity", 42 *JCMS*, 415–435.

5. *Common Foreign and Security Policy*

- A. Dumoulin, "Comment se porte la politique européenne de sécurité et de défense?", 35 *RMC*, 367–374.
- H.-J. Cremer, "Anmerkungen zur GASP – Eine rechtspolitische Perspektive", 31 *EuGRZ*, 587–591.
- J. Solana, "L'Élan de la politique européenne de sécurité et de défense", 35 *RMC*, 489–491.

6. *Company Law*

- G. Contaldi, "Il diritto comunitario delle società tra evoluzioni giurisprudenziali e legge di riforma della materia", 8 *Il Diritto dell'Unione Europea*, 711–735.
- I. Dewing and P. Russell, "Accounting, Auditing and Corporate Governance of European Listed Countries: EU Policy Developments Before and After Enron", 42 *JCMS*, 289–319.
- H.-C. Ihrig and J. Wagner, "Das Gesetz zur Einführung der Europäischen Gesellschaft (SEEG) auf der Zielgeraden", 59 *BB*, 1749–1759.
- G. Lanfermann and S. Maul, "EU-Übernehmerichtlinie: Aufstellung und Prüfung des Lageberichts", 59 *BB*, 1517–1521.
- J. Winter, "EU Company Law on the Move", 31 *LIEI*, 97–114.
- A. Lühn, "Körperschaftsteuerpflichtige Personengesellschaften in der EU – eine attraktive Alternative zur Kapitalgesellschaft nach der Änderung der Mutter-Tochter-Richtlinie?", (2004) *IWB*, 471–486.
- S. Maul and G. Lanfermann, "Europäische Corporate Governance – Stand der Entwicklungen", 59 *BB*, 1861–1868.
- F. Säcker, "Corporate Governance und Europäisches Gesellschaftsrecht – Neue Wege in der Mitbestimmung", 59 *BB*, 1462–1464.
- C. Steinhauer, "Die Reform des Gesellschaftsrechts in Italien", 15 *EuZW*, 364–367.

7. *Competition law and industrial policy*

- D. Bailey, "Scope of judicial review under Article 81 EC", 41 *CML Rev.*, 1327–1360.
- J. Boespflug and C. Vadcar, "Les entreprises européennes face aux normes: mieux défendre leurs besoins et leurs intérêts", 35 *RMC*, 466–471.
- S. Boni, "La tutela dei diritti di coloro che denunciano violazioni del diritto antitrust: ordinamento comunitario e italiano a confronto", 8 *Il Diritto dell'Unione Europea*, 45–87.
- J. Borer, "Spruchpraxis zum EG-Wettbewerbsrecht", 14 *SZIER*, 207–222.
- A. Capobianco, "Information exchange under EC competition law", 41 *CML Rev.*, 1247–1276.

- F. Caronna, "Article 81 as a tool for controlling minority cross-shareholdings between competitors", 29 *EL Rev.*, 485–500.
- J. Davey, "Category Management", 25 *ECLR*, 479–484.
- W. Durner, "Die Unabhängigkeit nationaler Richter im Binnenmarkt – Zu den Loyalitätspflichten nationaler Gerichte gegenüber der EG-Kommission, insbesondere auf dem Gebiet des Kartellrechts", 39 *EuR*, 547–574.
- N. Gaviano, "La decisione comunitaria sulle fondazioni bancarie: diritto della concorrenza ed enti non-profit", 8 *Il Diritto dell'Unione Europea*, 89–114.
- J. Hölscher and J. Stephan, "Competition Policy in Central Eastern Europe in the Light of EU Accession", 42 *JCMS*, 321–345.
- J. Houdijk, "Zorg & Mededinging: meer marktwerking, meer mededingingsrecht", 10 *NTER* (7), 181–196.
- M. Jaspers, "Emergency Aid; An Analysis of the Commission's Practice with Regard to Article 87(2)(b) EC Treaty, in Particular in the Light of the Air Transport Insurance Cases Post September 11", 25 *ECLR*, 546–557.
- A. Kaczorowska, "The Power of a National Competition Authority to Disapply National Law Incompatible with EC Law – and its Practical Consequences", 25 *ECLR*, 591–599.
- M. Kekelekis, "The 'Statement of Objections' as an Inherent Part of the Right to be Heard in EC Merger Proceedings: Issues of Concern", 25 *ECLR*, 518–527.
- W. Kirchhoff, "Sachverhaltsaufklärung und Beweislage bei der Anwendung des Art. 81 EG-Vertrag", 54 *WUW*, 745–769.
- R. Lind and M. Walker, "The (Mis)use of Profitability Analysis in Competition Law Cases", 25 *ECLR*, 439–446.
- M. Lubitz, "Die neue Technologietransfer-Gruppenfreistellungsverordnung", 15 *EuZW*, 652–656.
- P. Lugard and L. Hancher, "Honey, I Shrunk the Article! A Critical Assessment of the Commission's Notice on Article 81(3) of the EC Treaty", 25 *ECLR*, 410–420.
- L. Mayer-Robitaille, "Le statut ambivalent au regard de la politique communautaire de concurrence des accords de nature culturelle et des aides d'Etat relatives à la culture", 40 *RTDE*, 477–503.
- G. McCurdy, "The Impact of Modernisation of the EU Competition Law System on the Courts and Private Enforcement of the Competition Law: A Comparative Perspective", 25 *ECLR*, 509–517.
- D. McElwee, "Should the European Commission adopt 'Amnesty Plus' in its Fight against Hard-Core Cartels?", 25 *ECLR*, 558–565.
- A. Mentula and E. Ruohoniemi, "The Reform of Finnish Competition Legislation", 25 *ECLR*, 638–645.
- G. Murphy, "CFI Signals Possible Extension of Professional Privilege to In-house Lawyers", 25 *ECLR*, 447–454.
- N. Nikolinakos, "Mergers and Strategic Alliances in the Emerging Multi-Media Sector: The EU Competition Policy", 25 *ECLR*, 625–637.
- K. Nordlander, "Discovering Discovery – US Discovery of EC Leniency Statements", 25 *ECLR*, 646–659.
- H. Nyssens, N. Pecchioli, "Il regolamento n. 1/2003 CE: verso una decentralizzazione ed una privatizzazione del diritto della concorrenza", 8 *Il Diritto dell'Unione Europea*, 357–393.
- L. Federico Pace, "Die Dezentralisierungspolitik im EG-Kartellrecht", 15 *EuZW*, 301–305.
- M. Pallek, "L'avenir de la coopération Euro-Américaine dans le domaine de la concurrence", 40 *CDE*, 96–155.

- A. Pera, V. Falce, "The Modernization of EC Competition Law and the role of National Competition Authorities – Revolution or Evolution?", 8 *Il Diritto dell'Unione Europea*, 433–454.
- N. Petit, "The Commission's Contribution to the Emergence of 3G Mobile Communications: an Analysis of Some Decisions in the Field of Competition Law", 25 ECLR, 429–438.
- F. Pietzsch, "Elftes St. Galler Internationales Kartellrechtsforum IKF", 15 EuZW, 368–369.
- C. Ritter, "The New Technology Transfer Block Exemption under EC Competition Law", 31 LIEI, 161–183.
- M. Rosenthal, "Neuordnung der Zuständigkeiten und des Verfahrens in der Europäischen Fusionskontrolle", 15 EuZW, 327–332.
- I. Schwander, "Rechtsprechung zum internationalen Schuld-, Sachen-, Gesellschafts- und Konkursrecht", 14 SZIER, 255–283.
- D. Sinclair, "Abuse of Dominance at a Crossroads- Potential Effect, Object and Appreciability Under Article 82 EC", 25 ECLR, 491–501.
- J. Steenberg and M. van der Woude, "Het EU-mededingingsrecht na 1 mei 2004: Verordening 1/2003", 52 SEW, 192–201.
- J. Steenberg and M. van der Woude, "Het EU-mededingingsrecht na 1 mei 2004: Verordening 139/2004", 52 SEW, 253–257.
- J. Temple Lang, "National measures restricting competition, and national authorities under Article 10 EC", 29 EL Rev., 397–406.
- J. Vickers, "Merger Policy in Europe: Retrospect and Prospect", 25 ECLR, 455–463.
- S. Völcker, "Developments in EC competition law in 2003: An overview", 41 CML Rev., 1027–1072.
- S. Völcker, "Mind the Gap: Unilateral Effects Analysis Arrives in EC Merger Control", 25 ECLR, 395–409.
- S. Voigt and A. Schmidt, "Switching to Substantial Impediments of Competition (SIC) can have Substantial Costs – SIC!", 25 ECLR, 584–590.
- E. Vollebregt, "The Changes in the New Technology Transfer Block Exemption Compared to the Draft", 25 ECLR, 660–665.
- P. Vos, "De nieuwe technologiesvrijstelling", 10 NTER (8–9), 211–216.

8. *Consumer policy*

- M. Loos, "Financiële diensten op afstand", 10 NTER (10), 9–20.

9. *Cooperation on justice and home affairs; cooperation on criminal matters*

- M. den Boer, "'Crime and the Constitution': a Brief Chronology of Choices and Circumventions", 11 MJ, 143–158.
- C. Fijnaut and M. Groenhuijsen, "Strafrecht in de Europese Unie, een grote sprong voorwaarts of een klein stapje?", 52 SEW, 202–211.
- House of Lords, European Union Committee, Session 2003–04, 20th Report, "Security at EU Council Meetings".
- House of Lords, European Union Committee, Session 2003–04, 23rd Report, "Judicial Cooperation in the EU: the role of Eurojust".
- G. de Kerchove, "L'action de l'Union Européenne en matière de lutte contre le terrorisme (I)", 35 RMC, 421–424.
- D. Kühner, "DVWG Rechtsforum: Terrorabwehr im Transport- und Verkehrswesen Tagungsbericht", 15 EuZW, 430–432.
- I. Tappeiner, "Voetbal: politiesamenwerking en het vrij verkeer van supporters", 10 NTER (5), 105–111.

- I. Thomas, "La mise en œuvre en droit européen des dispositions internationales de lutte contre le terrorisme", 108 RGDIP, 463–480.
- J. Wouters and F. Naert, "Of arrest warrants, terrorist offences and extradition deals: An appraisal of the EU's main criminal law measures against terrorism after '11 September'", 41 CML Rev., 909–935.

10. *Court of Justice; judicial protection*

- C. Amalfitano, "La protezione giurisdizionale dei ricorrenti non privilegiati nel sistema comunitario", 8 *Il Diritto dell'Unione Europea*, 13–44.
- R. Barents, "The Court of Justice in the Draft Constitution", 11 MJ, 121–141.
- A.-S. Botella, "La responsabilité du juge national", 40 RTDE, 283–315.
- J. Cazala, "La contestation de la compétence exclusive de la Cour de justice des Communautés européennes", 40 RTDE, 505–532.
- W. Cremer, "Der Rechtsschutz des Einzelnen gegen Sekundärrechtsakte der Union gem. Art. III-270 Abs. 4 Konventsentwurf des Vertrags über eine Verfassung für Europa", 31 EuGRZ, 577–583.
- T. Eilmansberger, "The relationship between rights and remedies in EC law: In search of the missing link", 41 CML Rev., 1199–1246.
- House of Lords, European Union Committee, Session 2003–04, 6th Report, "The future role of the European Court of Justice".
- S. Lefevre, "The interpretation of Community law by the Court of Justice in areas of national competence", 29 EL Rev., 501–516.
- M. Ruffert, "Die künftige Rolle des EuGH im europäischen Grundrechtsschutzsystem", 31 EuGRZ, 466–471.
- W.-G. Schärf, "Zur Frage der Inexistenz von Rechtsakten im Gemeinschaftsrecht", 15 EuZW, 333–334.
- A. Tizzano, "La 'Costituzione europea' e il sistema giurisdizionale comunitario", 8 *Il Diritto dell'Unione Europea*, 455–479.
- P. Wattel, "Red Herrings in Direct Tax Cases before the ECJ", 31 LIEI, 81–95.

11. *Economic and monetary policy*

- B. Angel, "Le second souffle du SME", 35 RMC, 576–579.
- H. Badinger and B. Dutzler, "Economic and Legal Issues in Reducing the Eurosystem's Excess of International Reserves", 42 JCMS, 453–471.
- J.-P. Berdot et J. Léonard, "L'Intérêt d'un ciblage souple d'inflation dans la perspective de l'Union Économique et Monétaire: L'Expérience de la Roumanie", 35 RMS, 580–589.
- F. Chaltiel, "Le Pacte de Stabilité, entre exigences juridiques et pragmatisme politique", 35 RMC, 509–514.
- H. van Dalen, S. van der Geest, J. Swank and M. Varkevisser, "Europa en de prijs van solidariteit", 89 ESB, 437–439.
- J. Hessel and F. de Ruiter, "Sterke arbeidsmarkt en zwakke productiviteitsgroei in de EMU", 89 ESB, 482–485.
- House of Lords, European Union Committee, Session 2003–04, 14th Report, "Evidence from the Financial Secretary on the Stability and Growth Pact and the European Central Bank".
- I. Jansen, "Nieuwe EU-Lidstaten in ERM-II", 89 ESB, 449.
- P. Leblond, "Completing the Maastricht Contract: Institutional Handicraft and the Transition to European Monetary Union", 42 JCMS, 553–572.
- M. Wassenaar, "Een decentraal stabiliteitspact", 89 ESB, 462–463.

12. *Energy policy*

- M. Carta, "La liberalizzazione dei servizi di interesse economico generale nell'Unione: il mercato interno dell'energia elettrica", 8 *Il Diritto dell'Unione Europea*, 771–796.
House of Lords, European Union Committee, Session 2003–04, 17th Report, "Gas: Liberalised Markets and Security of Supply".
A. Meijer, E. Pietermaat and J. van Breugel, "Kroniek energierecht 2003", 52 *SEW*, 363–380.
F. Wenting, "Leiden Richtlijn 2003/54/EG en Beschikking nr. 1229/2003/EG tot een Europese markt voor elektriciteit?", 10 *NTER* (7), 169–173.

13. *Environmental policy*

- J. Bazelmans, "De koppeling van CDM en JI aan het Europese emissiehandelssysteem", 10 *NTER* (6), 151–156.
T. Christoforou, "The regulation of genetically modified organisms in the European Union: The interplay of science, law and politics", 41 *CML Rev.*, 637–709.
R. Churchill and J. Scott, "The Mox Plant Litigation: The First Half-Life", 53 *ICLQ*, 643–676.
House of Lords, European Union Committee, Session 2003–04, 30th Report, "The EU and Climate Change".
I. Koopmans, "Europa en de handhaving van het milieurecht: een pijler te ver?", 10 *NTER* (5), 127–132.
M. Pâques, "La directive 2003/87/CE et le système d'échange de quotas d'émission de gaz à effet de serre dans la Communauté européenne", 40 *RTDE*, 249–282.

14. *External relations; association and development*

- L. Bini Smaghi, "A Single EU Seat in the IMF?", 42 *JCMS*, 229–248.
B. Bonafè, "Il nuovo accordo 'interpilieri' concluso dall'Unione europea con il Libano", 8 *Il Diritto dell'Unione Europea*, 407–415.
E. Cannizzaro, "Differenziazione e unitarietà nell'azione esterna dell'UE", 8 *Il Diritto dell'Unione Europea*, 763–770.
T. Gomart, "Le partenariat entre l'Union Européenne et la Russie à l'épreuve de l'élargissement", 35 *RMC*, 349–354.
House of Lords, European Union Committee, Session 2003–04, 4th Report, "Current developments in European Foreign Policy".
House of Lords, European Union Committee, Session 2003–04, 12th Report, "EU Development Aid in Transition".
House of Lords, European Union Committee, Session 2003–04, 19th Report, "Current Developments in European Foreign Policy".
M. Reichard, "Some Legal Issues Concerning the EU-NATO Berlin Plus Agreement", 37 *NJIL*, p. 37–67.
P. Rieker et U. Sverdrup, "L'Élargissement de l'union Européenne une perspective Norvégienne", 35 *RMC*, 355–360.
D. Vernet, "Die Union als außenpolitischer Akteur – Skizze einer Standortbestimmung", 31 *EuGRZ*, 584–587.
R. Wessel, "De externe betrekkingen van de EU: van versnippering naar constitutionele eenheid?", 52 *SEW*, 412–420.
R. Yakemtchouk, "L'Union Européenne et la République de Moldova", 35 *RMC*, 430–439.

15. *Finance*

- I. Begg, "Future fiscal arrangements of the European Union", 41 CML Rev., 775–794.
 M. Bos and B. van Riel, "Meerjarig financieel kader van de EU", 89 ESB, 396–398.
 House of Lords, European Union Committee, Session 2003–04, 21st Report, "The 2005 EC Budget".

16. *Free movement of goods and customs union*

- P. Bos and C. Hubert, "Jurisprudentie van het Hof inzake toevoegingen aan levensmiddelen: voegt deze iets toe aan de bestendige praktijk inzake vrij verkeer van goederen?", 10 NTER (8–9), 205–209.

17. *Free movement of persons; migration and asylum*

- House of Lords, European Union Committee, Session 2003–04, 1st Report, "Evidence by Caroline Flint MP on Asylum Procedures".
 House of Lords, European Union Committee, Session 2003–04, 5th Report, "Fighting illegal immigration: should carriers carry the burden?".
 House of Lords, European Union Committee, Session 2003–04, 11th Report, "Handling EU asylum claims: New Approaches Examined".
 House of Lords, European Union Committee, Session 2003–04, 18th Report, "Further evidence by Caroline Flint MP on Asylum Procedures".
 M. Kamp, "Die unternehmerische Mitbestimmung nach 'Überseeing' und 'Inspire Art'", 59 BB, 1496–1500.
 S. Peers, "Implementing equality? The Directive on long-term resident third-country nationals", 29 EL Rev., 437–460.
 A. Roig, "L'harmonisation européenne du droit d'asile: une vue critique", 35 RMC, 590–596.
 E. Spaventa, "From *Gebhard* to *Carpenter*: Towards a (non-)economic European constitution", 41 CML Rev., 743–773.
 R. White, "Conflicting competences: free movement rules and immigration laws", 29 EL Rev., 385–396.

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

- J. van der Beek and M. de Koning, "De goksaga: nieuwe grenzen aan de beperkingen van gokken over de grenzen", 10 NTER (6), 137–146.
 N. Moloney, "Time to take stock on the markets: the Financial Services Action Plan concludes as the Company Law Action Plan rolls out", 53 ICLQ, 999–1012.
 M. Vereecken, "Les directives européennes sur la monnaie électronique", 40 CDE, 226–260.
 L. Woods and A. Scheuer, "Advertising frequency and the Television without Frontiers Directive", 29 EL Rev., 366–384.

19. *Fundamental rights*

- C. Classen, "Die Grundfreiheiten in Spannungsfeld von europäischer Marktfreiheit und mitgliedstaatlichen Gestaltungskompetenzen", 39 EuR, 416–438.
 G. Coscia, "Il rinvio di conformità nell'art. 28 della Carta europea sui diritti fondamentali", 8 *Il Diritto dell'Unione Europea*, 417–433.

- É. Déal, "L'inviolabilité du domicile 'privé' dans la décision no. 2004-492 DC du conseil constitution Français: mise en perspective au sein des jurisprudences européennes et influence de la 'théorie des sphères'", 40 CDE, 164-195.
- C. Grabenwarter, "Auf dem Weg in die Grundrechtsgemeinschaft?", 31 EuGRZ, 563-570.
- J. Gundel, "Europarechtliche Probleme der Bürgerversicherung", 39 EuR, 575-589.
- P. Kapteyn, "De reikwijdte van het Handvest van de grondrechten van de Europese Unie als onderdeel van een Grondwet voor Europa", 165 Themis, 111-119.
- T. Kingreen, "Theorie und Dogmatik der Grundrechte im europäischen Verfassungsrecht", 31 EuGRZ, 570-576.

20. *Harmonization*

21. *Industrial policy and technology*

22. *Institutions*

- H. von Arnim, "‘Fraudulent and unacceptable?’ The uncontrolled growth in allowances in the European Parliament", 29 EL Rev., 698-710.
- B. Bjurulf and O. Elgström, "Negotiating Transparency: The Role of Institutions", 42 JCMS, 249-269.
- P. Bouwen, "The Logic of Access to the European Parliament: Business Lobbying in the Committee on Economic and Monetary Affairs", 42 JCMS, 473-495.
- S. Bracq, "La Commission Européenne entre fonctions d'arbitrage et rôle politique", 35 RMC, 440-449.
- R. Buchheim, S. Gröner, and M. Kühne, "Übernahme von IAS/IFRS in Europa: Ablauf und Wirkung des Komitologieverfahrens auf die Rechnungslegung", 59 BB, 1783-1788.
- S. Frank, "Europese agentschappen: beleidsmatige overwegingen en juridische aandachtspunten", 10 NTER (7), 157-164, 197-204.
- House of Lords, European Union Committee, Session 2003-04, 2nd Report, "Evidence from the Minister for Europe on the Brussels European Council".
- House of Lords, European Union Committee, Session 2003-04, 15th Report, "Director's and Auditors' Liability".
- House of Lords, European Union Committee, Session 2003-04, 24th Report, "Strengthening OLAF, the European Anti-Fraud Office".
- M. Hosli and M. Machover, "The Nice Treaty and Voting Rules in the Council: A Reply to Moberg (2002)", 42 JCMS, 497-521.
- K. Kaňska, "Wolves in the clothing of sheep? The case of the European Food Safety Authority", 29 EL Rev., 711-727.
- N. Maggi-Germain, "Les fonctionnaires communautaires et la fabrication d'un intérêt général communautaire", 35 RMC, 531-543.
- G. Prunier, "Le statut des partis politiques en Europe", 120 RDP, 681-691.
- C. Reich, "Le Conseil Législatif: 'Chimère' ou Réalité?", 35 RMC, 361-366.
- J. Wuermeling, "Mehr Kraft zum Konflikt; Sieben Anmerkungen zur Zukunft des Europäischen Parlaments nach dem Verfassungsvertrag", 31 EuGRZ, 559-562.

23. *Intellectual property*

- F. Chaltiel, "La marque communautaire à la recherche de sa définition", 35 RMC, 597-602.
- J. Davis, "A European constitution for IPRs? Competition, trade marks and culturally significant signs", 41 CML Rev., 1005-1026.
- E. Derclaye, "The IMS Health decision and the reconciliation of copyright and competition law", 29 EL Rev., 687-697.

- F. Gioia, "Alicante and the harmonization of intellectual property law in Europe: Trade marks and beyond", 41 CML Rev., 975–1003.
- T. de Haan, "Postkantoor en Biomild: de terugkeer van het algemeen belang", 10 NTER (6), 147–150.
- C. Seville, "Trade Mark Law: The Community's Thinking Widens and Deepens", 53 ICLQ, 1013–1023.
- P. Turner-Kerr, "Trade mark tangles: recent twists and turns in EC trade mark law", 29 EL Rev., 345–365.

24. Internal market

- S. Arrowsmith, "An assessment of the new legislative package on public procurement", 41 CML Rev., 1277–1325.
- J. Basedow, "Dienstleistungsrichtlinie, Herkunftslandprinzip und Internationales Privatrecht", 15 EuZW, 423–424.
- S. Bastianon, "Direttive comunitarie e tutela del creditore in case di ritardato pagamento nelle transizioni commerciali: prime osservazioni a proposito del D.lgs. n. 231/2002", 8 *Il Diritto dell'Unione Europea*, 395–406.
- C. Bertrand, "La Traçabilité des marchandises et le droit communautaire(I)", 35 RMC, 394–400.
- G. Britz, "Erweiterung des Instrumentariums administrativer Normsetzung zur Realisierung gemeinschaftsrechtlicher Regulierungsaufträge", 15 EuZW, 462–464.
- P. Cabral, "The internal market and the right to cross-border medical care", 29 EL Rev., 673–686.
- S. Carbone, "Il notaio tra regole nazionali ed europee: diritto societario e professioni regolamentate alla prova delle libertà comunitarie", 8 *Il Diritto dell'Unione Europea*, 689–710.
- T. Christoforou, "The regulation of genetically modified organisms in the European Union: The interplay of science, law and politics", 41 CML Rev., 637–709.
- R. Craufurd Smith, "Rethinking European Union competence in the field of media ownership: the internal market, fundamental rights and European citizenship", 29 EL Rev., 652–672.
- B. Drijber, "De bezems van Bolkestein", 10 NTER (5), 112–120.
- G. Ferrarini, "The European Market Abuse Directive", 41 CML Rev., 711–741.
- K. Fischer, "Vergabefremde Zwecke im öffentlichen Auftragswesen: Zulässigkeit nach Europäischem Gemeinschaftsrecht", 15 EuZW, 492–496.
- S. González-Varas, "Problèmes juridiques de la passation des marchés publics à la lumière des directives communautaires des secteurs 'spéciaux' et des recours", 40 RTDE, 317–332.
- H. Hijmans, "De Europese Unie, verdwijnende grenzen en elektronische diensten", 52 SEW, 350–362.
- K. van Hulle, "Harmonisierung der Rechnungslegung in der EU", 2004 IWB, 849–856.
- O. Mader, "Das neue EG-Vergaberecht", 15 EuZW, 425–429.
- K. Mortelmans, "Botsende algemene belangen en de werking van de interne markt", 52 SEW, 240–252.
- D. Muffat-Jeandet, "OPA: L'adoption d'une directive européenne", 35 RMC, 455–465.
- K. Odendahl, "Die Berücksichtigung vergabefremder Kriterien im öffentlichen Auftragswesen", 15 EuZW, 647–652.
- H. Weyer, "Gemeinschaftsrechtliche Überprüfbarkeit mitgliedstaatlicher Regelungen der Verkaufsmodalitäten", 15 EuZW, 455–457.

25. *Jurisdiction and recognition of judgments*26. *Private law*

- S. Atrill, "Choice of Law in Contract: The Missing Pieces of the Article 4 Jigsaw?", 53 ICLQ, 549–578.
- J. van Haersolte-van Hof, "Arrest Turner/Changepoint; Weg met de anti-suit injunction!", 10 NTER (8–9), 228–230.
- House of Lords, European Union Committee, Session 2003–04, 8th Report, "The Rome II Regulation".
- T. Kadner Graziano, "L'europeanisation du droit privé et de la méthode comparative – Etude de cas". 14 SZIER, 233–254.
- P. McEleavy, "The Communitarization of Divorce Rules: What Impact for English and Scottish Law?", 53 ICLQ, 605–642.
- V. Sagaert, "Unjust Enrichment and Change of Position", 11 MJ, 159–186.

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

- U. Ehricke, "Vermerke der Kommission zur Umsetzung von Richtlinien", 15 EuZW, 359–364.
- A. Levade, "Le Conseil constitutionnel aux prises avec le droit communautaire dérivé", 120 RDP, 889–911.
- G. Meier, "Rechtsfolgen eines Verstoßes gegen Gemeinschaftsrecht durch nationale Gerichte", 15 EuZW, 335.
- P. Nicolaides, "The Political Economy of Multi-tiered Regulation in Europe", 42 JCMS, 599–618.
- L. Pegoraro, "I problemi dell'integrazione della Svezia nell'Unione europea", 8 *Il Diritto dell'Unione Europea*, 797–829.
- J. Roux, "Le Conseil constitutionnel, le droit communautaire dérivé et la Constitution", 120 RDP, 912–933.
- F. Schorkopf, "Nationale Grundrechte in der Dogmatik der Grundfreiheiten", 64 ZaöRV, 125–143.
- M. Wasmeier and N. Thwaites, "The 'battle of the pillars': does the European Community have the power to approximate national criminal laws?", 29 EL Rev., 613–635.

29. *Social policy*

- T. Douraki, "Droit à l'éducation des enfants d'immigrés en Europe", 35 RMC, 375–383.
- J. Gerards, "Intensity of Judicial Review in Equal Treatment Cases", 51 NILR, 135–183.
- S. Giubboni, "I diritti sociali fondamentali nell'ordinamento comunitario. Una rilettura alla luce della Carta di Nizza.", 8 *Il Diritto dell'Unione Europea*, 325–356.
- R. Holcman, "La dimension européenne des politiques de l'emploi", 35 RMC, 385–393.
- House of Lords, European Union Committee, Session 2003–04, 9th Report, "The Working Time Directive: A Response to the European Commission's Review".
- W. Lipinski, "Keine Unwirksamkeit der Kündigung bei fehlender oder fehlerhafter Massenentlassungsanzeige gem. § 17 KSchG auch unter Berücksichtigung der Richtlinie 98/59/EG", 59 BB, 1790–1791.
- P. Taylor-Gooby, "New social risks in postindustrial society: Some evidence on responses to active labour market policies from Eurobarometer", 57(3) Int. Social Security Review, 45–64.

30. *State aid*

- A. Bartosch, "Die Kommissionspraxis nach dem Urteil des EuGH in der Rechtssache Altmark – Worin liegt das Neue?", 15 EuZW, 295–301.
- C. Koenig, "Das Unternehmen, sein Rechtsträger und dessen Anteilseigner im Rahmen der Rückforderung gemeinschaftsrechtswidriger Beihilfen", 15 EuZW, 487–491.
- M. Lumma, "Die Stellung Dritter in der Beihilfekontrolle", 15 EuZW, 457–461.
- P. Nicolaides and M. Kekelekis, "An Assessment of EC State Aid Policy on Rescue and Restructuring of Companies in Difficulty", 25 ECLR, 578–583.
- F.-R. Töpfer and J. Butler, "Proceed with Care: Purchasing Companies with Potential State Aid Liabilities", 25 ECLR, 421–428.

31. *Taxation*

- M. Dettmeier and I. Dörr, "Geplante Änderungen der Unternehmensbesteuerung in den Regierungsentwürfen zum Richtlinien-Umsetzungsgesetz und EG-Amtshilfe-Anpassungsgesetz", 59 BB, 2382–2387.
- M. Eisma, "Exitheffing exit?", 10 NTER (8–9), 217–227.
- J. Englisch, "Fiscal Cohesion in the Taxation of Cross-Border Dividends (Part One)", 44 *European Taxation*, 323–327.
- J. Englisch, "Fiscal Cohesion in the Taxation of Cross-Border Dividends (Part Two)", 44 *European Taxation*, 355–363.
- M. Finkenzeller and C. Spengel, "Company Taxation in the new Member States: Impact on Location Decisions by Multinationals", 44 *European Taxation*, 342–354.
- H. Grögler, "Teilnahme am Vorsteuer-Modell nach Seeling: Die Finanzverwaltung reagiert!", 59 BB, 1653–1658.
- M. Helios and T. Müller, "Vereinbarkeit des steuerlichen Gemeinnützigkeitsrechts mit dem EG-Vertrag", 59 BB, 2332–2337.
- H.-J. Krebs and A. Bödefeld, "Nochmals: Verbot der Anrechnung ausländischer Körperschaftsteuer auf die Einkommensteuer des Anteilseigners ist europarechtswidrig", 59 BB, 1712–1713.
- J.-P. Maublanc, "La communication de la commission relative à la tva ou l'empirisme résigné sur le devenir du système", 35 RMC, 528–530.
- R. de Mooij, M. Evers and H. Vollebergh, "Europees minimum voor vennootschapsbelasting is goede zaak", 89 ESB, 270–271.

32. *Transport and infrastructure*

- M. Geerdink, "Scheepvaartregelgeving in stroomversnelling", 10 NTER (7), 174–180.

III. COUNCIL OF EUROPE1. *General*

- K. de Vos and G. van Lomwel, "De nationale minima in het ECHP", 89 ESB, 326–327.

2. *Human rights*

- F. Bien and O. Guillaumont, "Innerstaatlicher Rechtsschutz gegen überlange Verfahrensdauer", 31 EuGRZ, 451–466.

- M. Breuer, "Urteilsfolgen bei strukturellen Problemen – Das erste 'Piloturteil' des EGMR", 31 EuGRZ, 445–451.
- M. Breuer, "Zur Anordnung konkreter Abhilfemaßnahmen durch den EGMR", 31 EuGRZ, 257–263.
- R. Churchill and U. Khaliq, "The Collective Complaints System of the European Social Charter: An Effective Mechanism for Ensuring Compliance with Economic and Social Rights?", 15 EJIL, 417–456.
- P. Harvey, "Militant democracy and the European Convention on Human Rights", 29 EL Rev., 407–420.