

SURVEY OF LITERATURE

A. List of subjects

I. Integration

1. General aspects
- II. *European Communities and European Union*
 1. General
 2. Accession
 3. Agriculture
 4. Commercial policy
 5. Common Foreign and Security Policy
 6. Company law
 7. Competition law and industrial policy
 8. Consumer policy
 9. Cooperation on justice and home affairs; 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, freedom of establishment 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

B. List of abbreviations

AA	Ars Aequi
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
Cal. W. Int'l L.J.	California Western International Law Journal
CDE	Cahiers de Droit Européen
CJEL	Columbia Journal of European Law
CJTL	Columbia Journal of Transnational Law
CLJ	Cambridge Law Journal
CML Rev.	Common Market Law Review
Dir. Un. Eur.	Il Diritto dell'Unione Europea
DÖV	Die öffentliche Verwaltung
DVBL	Deutsches Verwaltungsblatt
EA	Europa Archiv
EBLR	European Business Law Review
ECLR	European Competition Law Review
EuConst	European Constitutional Law Review
EC Tax Rev.	EC Tax Review
EFA Rev.	European Foreign Affairs Review
EIRR	European Industrial Relations Review
ELJ	European Law Journal
EL Rev.	European Law Review
EPL	European Public Law
Eur. Tax.	European Taxation
ESB	Economische en Statistische Berichten
EuGRZ	Europäische Grundrechte Zeitschrift
EuR	Europarecht
EuZW	Europäische Zeitschrift für Wirtschaftsrecht
GJIL	Georgetown Journal of International Law
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.int.	Journal du Droit International
Journal Eur. Int.	Journal of European Integration
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

NILR	Netherlands International Law Review
NJCM	Nederlands Juristen Comité voor de Mensenrechten – Bulletin
NJIL	Netherlands Journal of International Law
Nordic JIL	Nordic Journal of International Law
NQHR	Netherlands Quarterly of Human Rights
NTER	Nederlands Tijdschrift voor Europees Recht
RCADI	Recueil des Cours de l'Académie de Droit International de la Haye
RDP	Revue du Droit Public et de la Science Politique en France et à l'Étranger
Rev.belge dr.int.	Revue belge du Droit International
Rev. dr. int.	Revue de Droit International
Rev.dr.int.et dr.comp.	Revue de Droit International et de Droit Comparé
Rev.Inst.Eur.	Revista de Instituciones Europeas
RIDPC	Rivista italiana di diritto pubblico comunitario
Riv.Dir.Eur.	Rivista di Diritto Europeo
RIW	Recht der Internationalen Wirtschaft
RMC	Revue du Marché Commun et de l'Union Européenne
RTDE	Revue Trimestrielle de Droit Européenne
SEW	Sociaal-Economische Wetgeving
SMA	Sociaal Maandblad Arbeid
SPEI	Swiss Papers on European Integration
SZIER	Schweizerische Zeitschrift für internationale und europäischen Recht/ Revue suisse de droit international et européen
Themis	Rechtsgeleerd Magazine Themis
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
YEEL	Yearbook of European Environmental Law
ZaöRV	Zeitschrift für Ausländisches und Öffentliches Recht und Völkerrecht
ZHR	Zeitschrift für das gesamte Handelsrecht
ZIAS	Zeitschrift für ausländisches und internationales Arbeits- und Sozialrecht
ZLW	Zeitschrift für Luftrecht und Weltraumrechtsfragen
Designing the EU	Francis Snyder (Ed.), <i>Designing the European Union/ L'Union européenne: Projets de société en devenir</i> . Brussels: Bruylant, 2007

I. Integration

1. General aspects

- R. Adler-Nissen, "The diplomacy of opting out: A Bourdieudian approach to national integration strategies", 46 JCMS, 663–684.
- R. Rose, "Political communication in a European public space: Language, the internet and understanding as soft power", 46 JCMS, 451–475.

II. European Communities And European Union

1. General

- K. Armstrong, "Governance and constitutionalism after Lisbon", 46 JCMS, 415–426.
- K. Armstrong, C. Kilpatrick, "Law, governance, or new governance – the changing Open Method of Coordination", 13 CJEL, 649.
- E. Auber, "États-Unis *versus* Union européenne – Observations comparatives sur la répartition des compétences", (2008) RMC, 221–226.
- S. van den Bogaert, "The Treaty of Lisbon: The European Union's own judgment of Solomon?", 15 MJ, 7–19.
- S. Borrás and T. Conzelmann, "Democracy, legitimacy and soft modes of governance in the EU: The empirical turn", 29 Journal Eur. Int., 531–548.
- A. van Bossuyt, "Is there an effective European legal framework for the protection of minority languages? The European Union and the Council of Europe screened", 32 EL Rev., 860–877.
- A. van den Brink, "Van rechtsinstrumenten naar rechtshandelingen. 'Lissabon' en de introductie van een Europees primaat van de wetgever", 56 SEW, 166–170.
- C. Bruell, "Constructing a collective political identity in the European Union – A language philosophical approach", *Designing the EU*, 141–156.
- E. Cannizzaro, "The European constitutional framework: Re-reading Eric Stein's *thoughts from a bridge* on the 50th anniversary of the Treaty of Rome", 55 AJCL, 767–792.
- F. Chaltiel, "Le comité des Sages, réponse au déficit démocratique de l'Europe?", (2008) RMC, 5–8.
- F. Chaltiel, "La ratification du traité de Lisbonne par la France", (2008) RMC, 277–280.
- I. Chiu, "On the identification of an EU legal norm", 26 YEL, 193–217.
- T. Corthaut, "Plus ça change, plus c'est la même chose? A comparison with the constitutional treaty", 15 MJ, 21–34.
- J. De Clerck-Sachsse, "Talking 'bout a Constitution: The convention on the future of Europe and civil society in the European Union", *Designing the EU*, 187–210.
- J. Dufourcq, "Après le traité de Lisbonne, quels objectifs stratégiques pour l'Union européenne?", (2008) RMC, 156–160.
- J. Dutheil de la Rochère and F. Chaltiel, "Le traité de Lisbonne: Quel contenu", (2007) RMC, 617–620.
- P. Craig, "The Treaty of Lisbon: Process, architecture and substance", 33 EL Rev., 137–166.
- C. Delcourt, "Traité de Lisbonne et acquis communautaire", (2008) RMC, 296–297.
- M. Dougan, "The Treaty of Lisbon 2007: Winning minds, not hearts", 45 CML Rev., 617–703.
- P. Ehin, "Competing models of EU legitimacy: The test of popular expectations", 46 JCMS, 619–640.
- W. Eijsbouts, "Fundering en geleding. Opmerkingen over Lissabon en de institutionele evolutie van de Unie", 56 SEW, 82–88.
- M. Elsmore and P. Starup, "Union citizenship – Background, jurisprudence, and perspective: The past, present, and future of law and policy", 26 YEL, 57.
- R. de la Feria, "Prohibition of abuse of (Community) law: The creation of a new general principle of EC law through tax", 45 CML Rev., 395–441.
- M. Gilbert, "Narrating the process: Questioning the progressive story of European integration", 46 JCMS, 641–662.
- F. Hervouët, "La dérive de l'Union européenne: De l'objectif de l'Union entre les peuples à celui de la concurrence", (2008) RMC, 9–13.
- House of Lords, European Union Committee, Session 2007–08, 10th Report: "The Treaty of Lisbon: An impact assessment".

- M. Kightlinger, "Twilight of the idols – EU internet privacy and the post enlightenment paradigm", 14 CJEL, 1–62.
- T. König, S. Daimer and D. Finke, "The treaty reform of the EU: Constitutional agenda-setting, intergovernmental bargains and the presidency's crisis management of ratification failure", 46 JCMS, 337–363.
- K. Lasiński-Sulecki and W. Morawski, "Late publication of EC law in languages of new Member States and its effects: Obligations on individuals following the Court's judgment in Skoma-Lux", 45 CML Rev., 705–725.
- S. Laurent, "Le processus de déconstitutionnalisation opéré par le traité de Lisbonne", (2008) RMC, 289–291.
- J. Mabrito, "The American and EC approaches to Member State liability and the possibility of State officer liability in the EC", 26 YEL, 219–253.
- E. Malathouni, "Should I stay or should I go: The sunset clause as self-confidence or suicide?", 15 MJ, 115–124.
- F. Mayer, "Die Rückkehr der Europäischen Verfassung? Ein Leitfaden zum Vertrag von Lissabon", 67 ZaöRV, 1141–1217.
- N. Moussis, "Le traité de Lisbonne: Une Constitution sans en avoir le titre", (2008) RMC, 161–177.
- R. van Ooik, "Het verdrag van Lissabon: Structuur en overzicht", 56 SEW, 38–42.
- A. Ott, "'Depillarisation': The entrance of intergovernmentalism through the backdoor?", 15 MJ, 35–42.
- J.-L. Quermonne, "Le traité réformateur européen dans le 'temps long'", (2007) RMC, 549–552.
- C. Rapoport, "Interrogations sur la réorganisation du droit primaire de l'Union européenne", (2008) RMC, 292–295.
- J. Rood, "De EU na het verdrag van Lissabon: naar een nieuw politiek en institutioneel evenwicht?", 56 SEW, 132–136.
- G. Ross, "What do 'Europeans' think? Analyses of the European Union's current crisis by European elites", 46 JCMS, 389–412.
- A. Schrauwen, "European citizenship in the Treaty of Lisbon: Any change at all?", 15 MJ, 55–64.
- P. Schiffauer, "Zum Verfassungszustand der Europäischen Union nach Unterzeichnung des Vertrags von Lissabon", 35 EuGRZ, 1–10.
- J. Schwarze, "Le traité de Lisbonne – Quelques remarques d'un observateur allemand", (2008) RMC, 281–287.
- L. Senden, "Reguleringsintensiteit en regelgevingsinstrumentarium in het Europees Gemeenschapsrecht", 56 SEW, 43–57.
- N. Skoutaris, "The application of the *acquis communautaire* in the areas not under the effective control of the republic of Cyprus: The Green Line Regulation", 45 CML Rev., 727–755.
- S. Smismans "New Governance – The solution for active European citizenship, or the end of citizenship", 13 CJEL, 595.
- A. Somek, "Solidarity decomposed: Being and time in European citizenship", 32 EL Rev., 787–818.
- M. Sousa Ferro, "Popular legislative initiative in the EU: *alea iacta est*", 26 YEL, 355–385.
- E. Spaventa, "Seeing the wood despite the trees? On the scope of Union citizenship and its constitutional effects", 45 CML Rev., 13–45.
- A. Sutton, "The IGC 2007: The European Union comes of age?", 14 EPL, 55–68.
- H.-J. Trenz, "Understanding media impact on European integration: Enhancing or restricting the scope of legitimacy of the EU", 30 Journal Eur. Int., 291–309.
- D. Trubek, L. Trubek, "New governance & (and) legal regulation: Complementarity, rivalry, and transformation", 13 CJEL, 539.

- G. Tsebelis, "Thinking about the recent past and the future of the EU", 46 JCMS, 265–292.
J. Vanhamme, "L'équivalence des langues dans le marché intérieur: L'apport de la Cour de justice", (2007) CDE, 359–380.
N. Walker, "Not the European Constitution", 15 MJ, 135–141.
N. Walker, G. de Burca, "Reconceiving law & (and) new governance", 13 CJEL, 519.
A. Weber, "Vom Verfassungsvertrag zum Vertrag von Lissabon", 19 EuZW, 7–14.

2. *Accession*

- C. Aubin, L. Briciu and C. Romocea-Turcu, "L'impact des investissements direct étrangères sur les structures productives des pays d'Europe centrale et orientale", (2008) RMC, 27–36.
M. Bobek, "The fortress of judicial independence and the mental transitions of the central European judiciaries", 14 EPL, 99–123.
G. Falkner and O. Treib, "Three worlds of compliance or four? The EU-15 compared to new member states", 46 JCMS, 293–313.
M. Müftüler-Baç, "The European Union's accession negotiations with Turkey from a foreign policy perspective", 30 Journal Eur. Int., 63–78.
G. Pridham, "The EU's political conditionality and post-accession tendencies: Comparisons from Slovakia and Latvia", 46 JCMS, 365–387.
E. Tanchev and M. Belov, "Constitutional gradualism: Adapting to EU membership and improving the judiciary in the Bulgarian constitution", 14 EPL, 3–19.
F. Türkmen, "The European Union and democratization in Turkey: The role of the elites", 30 HRQ, 146–163.

3. *Agriculture*

- F. García Azcárate, "Le bilan de santé de la politique agricole commune", (2008) RMC, 73079.
T. García Azcárate and M. Thizon, "La réforme de l'organisation commune de marché du vin", (2008) RMC, 320–324.
House of Lords, European Union Committee, Session 2007–08, 7th Report: "The Future of the Common Agricultural Policy".
A. le Roy, "La production agricole ne se limite plus à ce que l'on croit... Mieux comprendre la production agricole pour mieux l'accompagner", (2008) RMC, 313–319.

4. *Commercial policy*

- B. Andreosso-O'Callaghan and F. Nicolas, "What scope for an EU-ASEAN free trade agreement?", 42 JWT, 105–128.
G. Evans, "Substantive Trademark Law Harmonization by Means of the WTO Appellate Body and the European Court of Justice: The Case of Trade Name Protection", 41 JWT, 1127–1162.
H. Ghérari and R. Chemain, "Chronique UE-OMC: 1ère partie les accords de partenariat économique, entre réalisme et solidarité", (2007) RMC, 585–590.
H. Ghérari and R. Chemain, "Chronique UE-OMC: 2ème partie – Règlement des différends", (2007) RMC, 673–678.
H. Gössl, "EU trade policy and non-trade issues: The case of agricultural multifunctionality", 13 EFA Rev., 211–227.
House of Lords, European Union Committee, Session 2007–08, 1st Report: "Current developments in European trade policy".

- M. Karayigit, "Commonalities and differences between the transatlantic approaches to WTO law", 35 LIEI, 69–94.
- J. Kim, "A legal review of RTA tariff negotiations", 35 LIEI, 157–181.
- G. Luengo Hernández De Madrid, "Conflicts between the disciplines of EC state aids and WTO subsidies: of books, ships and aircraft", 13 EFA Rev., 1–31.
- E. Neframi, "L'invocabilité des accords OMC tribulaire du régime des accords mixtes", (2008) RMC, 227–232.
- S. Poli, "The impact of the 'biotech dispute' on WTO law and its challenges for the European Community", 26 YEL, 317–354.
- V. Randazzo, "La condizionalità nel sistema di preferenze generalizzate della Comunità europea: le recenti innovazioni e I possibili problemi di compatibilità con la normativa dell'OMC", (2007) Dir. Un. Eur., 609–632.
- M. Recanati, "Sugli effetti delle decisioni dell'organo di conciliazione dell'OMC nell'ordinamento comunitario", (2007) Dir. Un. Eur., 437–454.
- T. Voland, "Schütze deine Nächsten wie dich selbst!? – Die Vereinbarkeit von Exportverboten mit dem Welthandelsrecht", 19 EuZW, 70–74.
- H. Zimmermann, "How the EU negotiates trade and democracy: The cases of China's accession to the WTO and the Doha Round", 13 EFA Rev., 255–280.

5. *Common Foreign and Security Policy*

- P. Adriaenssens, "Rapprochement between the EU and the UN: History and balance of intersecting political cultures", 13 EFA Rev., 53–72.
- T. Behr, "Enduring differences? France, Germany and Europe's Middle East dilemma", 30 Journal Eur. Int., 79–96.
- C. Beurdeley, "Les stratégies sécuritaires américaine et européenne au Maghreb – Impacts sur les droits de l'Homme et sur l'évolution politique des pays de la région", (2008) RMC, 298–312.
- Ø. Bratberg, "Bilateral embassies in an integrated Europe: A case of institutional robustness", 30 Journal Eur. Int., 235–253.
- H. Dijkstra, "The Council Secretariat's role in the Common Foreign and Security Policy", 13 EFA Rev., 149–166.
- S. Duke, "The future of EU-NATO relations: A case of mutual irrelevance through competition?", 30 Journal Eur. Int., 27–43.
- G. Harpaz, "Mind The Gap: Narrowing the legitimacy gap in EU-Israeli Relations", 13 EFA Rev., 117–137.
- House of Lords, European Union Committee, Session 2007–08, 4th Report: "Current developments in European foreign policy: the EU and Africa".
- House of Lords, European Union Committee, Session 2007–08, 8th Report: "Current developments in European defence policy".
- House of Lords, European Union Committee, Session 2007–08, "12th Report: Current developments in European foreign policy".
- B. Irondelle, "European foreign policy: The end of French Europe?", 30 Journal Eur. Int., 153–168.
- G. Joffé, "The European Union, democracy and counter-terrorism in the Maghreb", 46 JCMS, 147–171.
- D. Keohane, "The absent friend: EU foreign policy and counter-terrorism", 46 JCMS, 125–146.
- H. Mayer, "The long legacy of Dorian Gray: Why the European Union needs to redefine its role in global affairs", 30 Journal Eur. Int., 7–25.

- A. Sari, "The conclusion of international agreements by the European Union in the context of the ESDP", 57 ICLQ, 53–86.
- E. Stewart, "Capabilities and coherence? The evolution of European Union conflict prevention", 13 EFA Rev., 229–253.
- J.-M. Thouvenin, "Les positions européennes à l'égard du projet de réforme des Nations Unies", (2007) RMC, 665–672.
- A. Toje, "The European Union as a small power, or conceptualizing Europe's strategic actorness", 30 Journal Eur. Int., 199–215.
- S. White, J. Korosteleva and I. McAllister, "A wider Europe? The view from Russia, Belarus and Ukraine", 46 JCMS, 219–241.
- R. Yakemtchouk, "L'indépendance du Kosovo: quelles conséquences pour les Balkans et l'Europe", (2008) RMC, 213–220.
- R. Yakemtchouk, "Une décennie de participation de l'UE au règlement de la question de Kosovo", (2007) RMC, 556–564.

6. *Company law*

- I. Dewing and P. Russell, "Financial integration in the EU: The first phase of EU endorsement of international accounting standards", 46 JCMS, 243–264.

7. *Competition law and industrial policy*

- F. Alese, "(Fore)closing the gap: the Commission's non-horizontal merger guidelines – a 'response' to Simon Bishop", 29 ECLR, 196–200.
- F. Amato, "I nuovi orientamenti della Commissione in materia di ammende per violazioni del diritto della concorrenza", (2007) Dir. Un. Eur., 239–269.
- A. Andreangeli, "Toward an EU Competition Court: 'Article-6–Proofing' Antitrust Proceedings before the Commission?", 30 World Comp., 595–622.
- C. Andrelang, "Damages for the infringement of Art. 81 EC by cartel Agreements according to sec. 33(3) GWB: The changes of law concerning 'protective law' requirement and the 'passing-on' defence", 30 World Comp., 573–593.
- P. Andrews, "Monopolists in the marketplace of ideas", 28 ECLR, 644–655.
- H. Anttilainen-Mochnacz, "Two-step transaction structures in the context of the EC Merger Regulation: To have or to hold?", 29 ECLR, 238–244.
- C. Beaton-Wells, "The politics of cartel criminalisation: A pessimistic view from Australia", 29 ECLR, 185–195.
- S. Bishop, "(Fore)closing the gap: The Commission's draft non-horizontal merger guidelines", 29 ECLR, 1–4.
- J. Blakney and O. Wright, "The North American price discrimination law debate: Considerations for Europe", 29 ECLR, 245–256.
- G. Blanke, "The use of arbitration in EC merger control: Latest developments", 28 ECLR, 673–694.
- G. Bruzzzone and M. Boccaccio, "Taking care of modernisation after the start-up: A view from a member state", 31 World Comp., 89–111.
- A. Chiriță, "The abuse of dominant market position under Romanian antitrust law in light of European antitrust law", 29 ECLR, 162–170.
- A. Dawes and K. Peci, "'Sorry, but there's nothing we can do to help': Schneider II and the extra-contractual liability of the European Commission in merger cases", 29 ECLR, 151–161.
- E. Dieny, "The relationship between a principal and its agent in light of article 81(1) EC: How many criteria?", 29 ECLR, 5–10.

- A. Emch, "Frequent Flyer Programmes under Article 82 EC—Is the Sky the Only Limit?" (2007) 30 *World Comp.*, 645–673.
- D. Howarth and K. McMahon, "'Windows has performed an illegal operation': The Court of First Instance's judgment in *Microsoft v. Commission*", 29 *ECLR*, 117–134.
- T. Kapp and A. Schumacher, "Die Delkredere-Haftung des Handelsvertreters im Kartellrecht", 19 *EuZW*, 167–170.
- T. Krajewska, "Referrals under the new EC merger regulation regime: A UK perspective", 29 *ECLR*, 279–285.
- K. Lange, "Die Anwendung des europäischen Kartellverbots auf staatliche Eingriffe in das Marktgeschehen", 43 *EuR*, 3–26.
- P. Manzini, "European antitrust in search of the perfect fine", 31 *World Comp.*, 3–17.
- P. Manzini and M. Portincasa, "La discrezionalità della Commissione nella determinazione delle ammende antitrust", (2007) *Dir. Un. Eur.*, 559–584.
- G. Marchegiani, "La Cour de justice européenne ignore sa jurisprudence en matière d'organismes de droit public lorsqu'elle examine des cas de 'marchés in-house'", (2007) *RMC*, 591–599.
- A. McDougall and A. Verzariu, "Vitamins litigation: Unavailability of exemplary damages, restitutionary damages and account of profits in private competition law claims", 29 *ECLR*, 181–184.
- M. Montagnani, "Remedies to exclusionary innovation in the high-tech Sector: Is there a lesson from the Microsoft saga?", 30 *World Comp.*, 623–643.
- P. Morris, "Grant-backs and no challenge clauses in Europe: What lessons from the *MedImmune v. Genentech* case?", 31 *World Comp.*, 113–126.
- M. Motta, "On cartel deterrence and fines in the European Union", 29 *ECLR*, 209–220.
- U. Müller and A. Rodenhausen, "The rise and fall of the essential facility doctrine", 29 *ECLR*, 310–329.
- P. Nebbia, "Damages actions for the infringement of EC competition law: compensation or deterrence?", 33 *EL Rev.*, 23–43.
- S. Pál, "Bidding markets and competition law in the European Union and the United Kingdom – Part 1", 29 *ECLR*, 16–32. Part 2: 29 *ECLR*, 89–95.
- O. Pallotta, "Consumatori e concorrenza: le questione irrisolte nella causa *Manfredi*", (2007) *Dir. Un. Eur.*, 305–326.
- A. Petrasincu, "The European Commission's new guidelines on the assessment of non-horizontal mergers – great expectations disappointed", 29 *ECLR*, 221–228.
- C. Petrucci, "The issues of the passing-on defence and indirect purchasers' standing in European competition law", 29 *ECLR*, 33–42.
- A. van Rooijen, "The role of investments in refusals to deal", 31 *World Comp.*, 63–88.
- D. Ridyard, "The Competition Commission's Northern Ireland banking market investigation – some unanswered questions on the role of market investigations", 29 *ECLR*, 173–180.
- F. Rizzuto, "Parallel competence and the power of the EC Commission under Regulation 1/2003 according to the Court of First Instance", 29 *ECLR*, 286–297.
- M. Schinkel, "Effective Cartel Enforcement in Europe", 30 *World Comp.*, 539–572.
- C. Seitz, "Der Vertraulichkeitsschutz der Anwaltskorrespondenz im europäischen Wettbewerbsverfahren", 19 *EuZW*, 204–208.
- J. van Sinderen and R. Kemp, "Strategic interactions in competition policy: Dutch experiences", 29 *ECLR*, 298–309.
- J. Steenbergen, "Het mededingingsbeleid en het verdrag van Lissabon", 56 *SEW*, 136–143.
- K. T'Syen, "Market power in bidding markets: An economic overview", 31 *World Comp.*, 37–62.
- J. Temple Lang, "Reprisals and overreaction by dominant companies as an anti-competitive abuse under article 82(b)", 29 *ECLR*, 11–15.

- A. Weitbrecht, "From Freiburg to Chicago and beyond – the first 50 years of European competition law", 29 ECLR, 81–88.
D. Wirth and N. Collins, "Assessing the cost-benefit impact within the de minimis exception", 29 ECLR, 264–270.

8. *Consumer policy*

- M. Loos, "Herziening van het Europese consumentenrecht, deel I", 14 NTER, 29–39. Deel II: 14 NTER, 74–83.
N. Reich, "AGM-COS.MET or: who is protected by EC safety regulation?", 33 EL Rev., 85–100.
M. Tamm, "Das Grünbuch der Kommission zum Verbraucheracquis und das Modell der Vollharmonisierung – eine kritische Analyse", 18 EuZW, 756–761.

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

- T. Balzacq, "The policy tools of securitization: Information exchange, EU foreign and interior policies", 46 JCMS, 75–100.
V. Bazzocchi, "Il mandato d'arresto europeo e le Corti supreme nazionali", (2007) Dir. Un. Eur., 661–690.
J. Berman and C. Friesendorf, "EU foreign policy and the fight against human trafficking: Coercive governance as crime control", 13 EFA Rev., 189–209.
M. den Boer, C. Hillebrand and A. Nölke, "Legitimacy under pressure: The European web of counter-terrorism networks", 46 JCMS, 101–124.
R. Bosson, "The action plan on combating terrorism: A flawed instrument of EU security governance", 46 JCMS, 27–48.
E. Cannizzaro and M. Bartoloni, "La 'costituzionalizzazione' del terzo pilastro dell'Unione europea", (2007) Dir. Un. Eur., 471–491.
M. Condinanzi, "Fonti del 'terzo pilastro' dell'Unione europea e ruolo della Corte costituzionale", (2007) Dir. Un. Eur., 513–539.
A. Dawes and O. Lynskey, "The ever-longer arm of EC law: The extension of Community competence into the field of criminal law", 45 CML Rev., 131–158.
G. Edwards and C. Meyer, "Introduction: Charting a contested transformation", 46 JCMS, 1–25.
M. Fletcher, "The problem of multiple criminal prosecutions: Building an effective EU response", 26 YEL, 33–56.
M. Garbagnati Ketvel, "La giurisprudenza della Corte comunitaria in materia penale: Verso un ravvicinamento tra i 'pilastri' dell'Unione europea?", (2007) Dir. Un. Eur., 395–435.
E. Guild, "The uses and abuses of counter-terrorism policies in Europe: The case of the 'terrorist lists'", 46 JCMS, 173–193.
V. Hatzopoulos, "With or without you... judging politically in the field of Area of Freedom, Security and Justice", 33 EL Rev., 44–65.
J. Komárek, "European constitutional pluralism and the European Arrest Warrant: Contrapunctual principles in disharmony", *Designing the EU*, 157–186.
D. Leczykiewicz, "Constitutional conflicts and the third pillar", 33 EL Rev., 230–242.
S. Manacorda, "L'exception à la double incrimination dans le mandat d'arrêt européen et le principe de légalité", (2007) CDE, 149–177.
V. Mitsilegas, "The transformation of criminal law in the 'area of freedom, security and justice'", 26 YEL, 1–32.
L. Moreillon, "Les droits de l'homme et la coopération pénale dans l'Union européenne", 17 SZIER, 437–462.

- B. Müller-Wille, "The effect of international terrorism on EU intelligence co-operation", 46 JCMS, 49–73.
- P. de Pasquale, "Sul reciproco riconoscimento delle sanzioni pecuniary tra gli State membri dell'Unione Europe", (2007) Dir. Un. Eur., 541–558.
- N. Quillot and D. Ducrocq, "Le traité de Prüm, relatif à l'approfondissement de la coopération transfrontalière", (2007) RMC, 660–664.
- C. Schönberger, "Der Rahmenbeschluss – Unionssekundärrecht zwischen Völkerrecht und Gemeinschaftsrecht", 67 ZaöRV, 1107–1139.
- S. Weber, "Justizielle Zusammenarbeit in Strafsachen und parlamentarische Demokratie", 43 EuR, 88–103.
- A. Wiener, "European responses to international terrorism: diversity awareness as a new capability?", 46 JCMS, 195–218.

10. *Court of Justice: judicial protection*

- A. Abaquesne de Parfouru, "Locus standi of private applicants under the article 230 action for annulment : any lessons to be learnt from France?", 14 MJ, 361–402.
- J. Almqvist, "A human rights critique of European judicial review: Counter-terrorism sanctions", 57 ICLQ, 303–331.
- R. Barents, "Het hervormingsverdrag en het Hof van Justitie", 13 NTER, 293–300.
- N. Bel, "Aanscherping van rechtsbescherming in aanbestedingszaken", 14 NTER, 106–112.
- G. Cuniberti, "The recognition of foreign judgments lacking reasons in Europe: Access to justice, foreign court avoidance, and efficiency", 57 ICLQ, 25–52.
- J. Inghelram, "Quelques réflexions relatives à l'utilisation de la procédure préjudicielle simplifiée par la Cour de Justice des CE", (2007) Dir. Un. Eur., 285–304.
- H. Krämer, "Individualrechtsschutz gegen die Versagung der Vornahme nicht-klägergerichteter Hoheitsakte im System des Gemeinschaftsprozessrechts", 43 EuR, 104–124.
- R. Kanitz and M. Wendel, "Gemeinschaftsrechtlich gebotene Grenzen der Bestandskraftdurchbrechung im europäisierten Verwaltungsverfahren?", 19 EuZW, 231–235.
- J. Kokott, I. Dervisopoulos and T. Henze, "Aktuelle Fragen des effektiven Rechtsschutzes durch die Gemeinschaftsgerichte", 35 EuGRZ, 10–15.
- W. Leisner, "Die subjektiv-historische Auslegung des Gemeinschaftsrechts – Der 'Wille des Gesetzgebers' in der Judikatur des EuGH", 6 EuR, 689–706.
- A. Masson and P. Duparc-Portier, "Usages et réflexivité du latin à la Cour de justice des Communautés européennes", 43 RTDE, 609–633.
- D. Nassimpian, "...And we keep on meeting: (de-)fragmenting state liability", 32 EL Rev., 819–838.
- J. Scott and S. Sturm, "Courts as catalysts: Re-Thinking the judicial role in new governance", 13 CJEL, 565.
- P. Wattel, "National procedural autonomy and effectiveness of EC law: Challenge the charge, file for restitution, sue for damages?", 35 LIEI, 109–132.
- A. Wiedmann, "Zeitlos wie ungeklärt: Die Beschränkung der zeitlichen Wirkung von Urteilen des EuGH im Vorabentscheidungsverfahren nach art. 234 EG", 18 EuZW, 692–696.
- F. de Witte, "The European judiciary after Lisbon", 15 MJ, 43–54.

11. *Economic and monetary policy*

- J. Gorter, J. Jacobs and J. de Haan, "Het monetaire beleid van de ECB", 93 ESB, 333–334.
- House of Lords, European Union Committee, Session 2007–08, 13th Report: "The Euro".
- J. Leonard and C. Oros, "Gouvernance économique et élargissement de la zone euro: Les avantages d'une coordination budgétaire à géométrie variable", (2007) RMC, 621–627.

- I. Maher, "Economic Governance: Hybridity, accountability and control", 13 CJEL, 679.
J. de Winter and K. van der Veer, "Voorspelkracht conjunctuurindicatoren eurogebied", 93 ESB, 136–137.

12. *Energy policy*

- D. Bourguignon, "Quel rapport entre libéralisation du marché gazier et sécurité énergétique? Comment Bruxelles tente d'assurer son approvisionnement en gaz naturel sur fond de tensions avec Moscou", (2008) RMC, 178–185.
L. Bovenberg and H. Vollebergh, "Veilen is efficiënt", 93 ESB, 298–300.
V. Denysyuk, "À la recherche d'une communauté paneuropéenne de l'énergie: intégration de l'Ukraine dans la politique énergétique européenne, implications et contours", (2008) RMC, 186–202.
M. Derdevet, "Entre service public et concurrence européenne – Quinze ans de valse-hésitation énergétique française... et d'incompréhension mutuelle", (2008) RMC, 169–177.
K. Inglis, "Anticipating new Union competences in energy", 15 MJ, 125–134.
J. Krzeminska, "Are support schemes for renewable energies compatible with competition objectives? An assessment of national and community rules", 7 YEEL, 125–158.
C. Locatelli, "Russie-Caspienne: la concurrence des voies d'exportation pour l'approvisionnement gazier de l'Europe", (2008) RMC, 267–270.
M. Pießkalla, "Die Kommissionsvorschläge zum 'full ownership unbundling' des Strom- und Gasversorgungssektors im Lichte der Eigentumsneutralität des EG-Vertrags (Art. 295 EG)," 19 EuZW, 199–204.
T. van der Vijver, "Exemptions to third party access for new infrastructure in the European Community gas sector – the exception that defies the rule?", 29 ECLR, 229–237.

13. *Environmental policy*

- M. Abbas, "La proposition d'une taxe CO2 aux frontières – Vers une stratégie européenne en matière de régulation commerciale et de lutte contre le changement climatique", (2007) RMC, 628–637.
C. Dalhammar, "Product and life cycle issues in European environmental law: a review of recent developments", 7 YEEL, 76–124.
P. Eleftheriadis, "Environmental rights in the EC legal order", 26 YEL, 297–315.
D. Obradovic, "EC rules on public participation in environmental decision-making at the European and national levels", 32 EL Rev., 839–859.
N. de Sadeleer, "The birds, habitats, and environmental liability directives to the rescue of wildlife under threat", 7 YEEL, 36–75.
S. Switzer, "Environmental protection and the Generalized System of Preferences: A legal and appropriate linkage?", 57 ICLQ, 113–147.
Y. Usui, "The democratic quality of soft governance in the EU sustainable development strategy: A deliberative deficit", 29 Journal Eur. Int., 619–633.
W. Zwier, "Export credit agencies and the environment: implications of the Aarhus convention for export credit agencies accountability", 7 YEEL, 204–233.

14. *External relations; association and development*

- S. Bartoloni, "Sulla natura della competenza della Comunità ad adottare misure restrittive nei confronti di Stati terzi", (2007) Dir. Un. Eur., 271–283.

- S. Blockmans, "EU-Russia relations through the prism of the European Neighbourhood and Partnership instrument", 13 EFA Rev., 167–187.
- E. Cannizzaro, "Le relazione esterne della Comunità: verso un nuovo paradigma unitario?", (2007) Dir. Un. Eur., 223–238.
- G. Edwards, "The construction of ambiguity and the limits of attraction: Europe and its neighbourhood policy", 30 Journal Eur. Int., 45–62.
- I. Gatev, "Border Security in the Eastern Neighbourhood: Where Bio-politics and Geopolitics Meet", 13 EFA Rev., 97–116.
- G. Godiveau, "La conditionnalité démocratique dans le partenariat ACP-CE – Nouvelle voie et nouvelles interrogations", (2008) RMC, 87–93.
- H. Kaddouri, "Vers une nouvelle politique euro-méditerranéenne: le projet d'union de la Méditerranée comme piste de réflexion", (2008) RMC, 14–26.
- C. Kaddous and C. Tobler, "Droit européen: Suisse- Union européenne/ Europarecht: Schweiz – Europäische Union", 17 SZIER, 637–664.
- R. Petrov, "Exporting the *Acquis Communautaire* into the legal systems of third countries", 13 EFA Rev., 33–52.
- W. Rees, "Inside out: The external face of EU internal security policy", 30 Journal Eur. Int., 97–111.
- D. Sicurelli, "Framing security and development in the EU pillar structure. How the views of the European Commission affect EU Africa policy", 30 Journal Eur. Int., 217–234.
- S. Smis and S. Kingah, "The utility of counter-terrorism and non-proliferation of WMD clauses under the EU-ACP revised Cotonou agreement", 57 ICLQ, 149–168.
- M. Smith and M. Webber, "Political dialogue and security in the European neighbourhood: The virtues and limits of 'new partnership perspectives'", 13 EFA Rev., 73–95.
- W. Teter, "Transatlantic power sharing in education: Outcomes of an interview series of civil servants in the EU and US", *Designing the EU*, 47–58.
- C. Vadcar, "Suspension des accords de partenariat économique – Quels enseignements pour la relation euro-africaine?", (2008) RMC, 80–86.

15. Finance

- A. Potteau, "Les finances publiques de l'Union européenne en 2006", 43 RTDE, 635–663.
- G. Wilms, "Die Reform des EU-Haushaltes im Lichte der Finanziellen Vorausschau 2007–2013 und des Vertrages von Lissabon – neue Perspektiven für die Europäische Union?", 6 EuR, 707–743.

16. Free movement of goods and customs union

- C. Berr and E. Natarel, "Union douanière", 43 RTDE, 665–677.
- U. Ehricke, "Die Vereinbarkeit des geplanten § 29 GWB n.F. mit den Warenverkehrsvorschriften des EG-Vertrags", 18 EuZW, 717–722.
- S. Enchelmaier, "The ECJ's recent case law on the free movement of goods: Movement in all sorts of directions", 26 YEL, 115–156.
- L. Escajedo San Epifanio, "Biotechnologie, santé et environnement dans l'Union européenne: Aspects politiques et juridiques", (2008) RMC, 255–266.
- L. Prete, "Of motorcycle trailers and personal watercrafts: the battle over *Keck*", 35 LIEI, 133–155.
- D. Wilsher, "Does *Keck* discrimination make any sense? An assessment of the non-discrimination principle within the European Single Market", 33 EL Rev., 3–22.

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

- M. Cousins, "Free movement of workers, EU citizenship and access to social advantages", 14 MJ, 343–360.
- R. Dover, "Towards a common EU immigration policy: A securitization too far", 30 Journal Eur. Int., 113–130.
- D. Düsterhaus, "Nationalität – Mobilität – Territorialität. Gemeinschaftsrechtliche Ansprüche mobiler Unionsbürger gegen ihre Heimatstaaten", 19 EuZW, 103–107.
- A. Fischer-Lescano and T. Tohidipur, "Europäisches Grenskontrollregime. Rechtsrahmen der europäischen Grenzschutzagentur FRONTEX", 67 ZaöRV, 1219–1276.
- R. Genson, "Décembre 2007 – Un élargissement de l'espace Schengen sans précédent", (2007) RMC, 652–659.
- L. Gilbert, "National identity and immigration policy in the U.S. and the European Union", 14 CJEL, 99–144.
- House of Lords, European Union Committee, Session 2007–08, 9th Report: "FRONTEX: the EU external borders agency".
- J. Kämmerer, "Inländer im Europarecht – Obsoleszenz oder Renaissance eines Rechtsbegriffs?", 43 EuR, 45–56.
- A. Niemann, "Dynamics and Countervailing pressures of visa, asylum and immigration policy treaty revision: Explaining change and stagnation from the Amsterdam IGC to the IGC of 2003–04", 46 JCMS, 559–591.
- K. Nowaczek, "The European Commission's role in building integration policy for immigrants: Managing constraints and expanding its portfolio", *Designing the EU*, 113–138.
- H. Pünder, "Die Vergabe von Personenverkehrsdienstleistungen in Europa und die völkerrechtlichen Vorgaben des WTO-Beschaffungsübereinkommens", 42 EuR, 564–596.
- M. Spornbauer, "The external dimension of Europeanisation and the external governance approach: the transfer of the safe third country concept beyond the boundaries of the European Union", *Designing the EU*, 83–111.

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

- P. Athanassiou, "Towards pan-European hedge fund regulation? State of the debate", 35 LIEI, 7–41.
- J. Barbato, "La directive 'services de médias audiovisuels': vers un renouvellement du modèle audiovisuel européen", (2008) RMC, 53–62.
- C. Barnard, "Unravelling the services Directive", 45 CML Rev., 323–394.
- J. Cavallini, "Les libertés de circulation: Marchandises, capitaux, prestation de services et établissement (juillet 2006 à juin 2007). 4^{ème} partie: Liberté d'établissement", (2007) RMC, 642–651.
- P. de Chatillon, "La proposition de directive solvabilité II", (2007) RMC, 565–569.
- T. Hervey, L. Trubek, "Freedom to provide health care services within the EU: An Opportunity for a Transformative Directive", 13 CJEL, 623.
- A. Littler, "Regulatory perspectives on the future of interactive gambling in the internal market", 33 EL Rev., 211–229.
- V. Hatzopoulos, "Que reste-t-il de la directive sur les services?", (2007) CDE, 299–358.
- S. Janin, "Services financiers: La longue marche vers un régulateur européen?", (2008) RMC, 37–42.
- K. Kecsmar, "Histoire d'un règlement annoncé et attendu", (2007) RMC, 577–584.
- D. Krimphove, "Gesetzgebung im europäischen Bank- und Kapitalmarktrecht – eine ökonomisch-historische Betrachtung", 42 EuR, 597–621.

- A. Met-Domestici, "La libéralisation des services postaux – Les enjeux de l'ouverture totale à la concurrence", (2008) RMC, 114–121.
- J. Mulder, "Aangenomen dienstenrichtlijn: Sociale dumping of het dumpen van socialisme?", 56 SEW, 2–9.
- B. Richardson, "Greening the financial sector: Legal reforms in the European Union", 7 YEEL, 159–203.
- C. Rieder, "The EC Commission's new adopted baby: Health care", 14 CJEL, 145–168.
- M. Robichon-Lindenkamp and N. Voogd, "Nieuwe richtlijn audiovisuele mediadiensten wacht op implementatie", 14 NTER, 97–105.
- W. Schulz, "Medienkonvergenz light – Zur neuen Europäischen Richtlinie über audiovisuelle Mediendienste", 19 EuZW, 107–111.
- K. von Wogau and B. Rapp-Jung, "The case for a European system monitoring foreign investment in defence and security", 45 CML Rev., 47–68.

19. *Fundamental rights*

- J. Baquero Cruz, "What's left of the Charter? Reflections on law and political mythology", 15 MJ, 65–75.
- F. Becker, "Market regulation and the 'right to property' in the European economic constitution", 26 YEL, 255–296.
- S. Breitenmoser, "Grundrechtsschutz im Wettbewerbsrecht – ein Überblick", 17 SZIER, 415–435.
- A. Iliopoulou, "Assurer le respect et la promotion des droits fondamentaux: un nouveau défi pour l'Union européenne", (2007) CDE, 421–478.
- H. Kranenborg, "Bescherming van persoonsgegevens versus openbaarheid van bestuur in de Europese Unie", 33 NJCM, 6–17.
- B. Nascimbene, "Les droits de l'homme et la citoyenneté européenne", 17 SZIER, 381–395.
- H. Weiß, "Gemeinschaftsrecht als Determinante staatlicher Informationstätigkeit", 19 EuZW, 74–78.
- S. Winkler, "Die Vermutung des 'äquivalenten' Grundrechtsschutzes im Gemeinschaftsrecht nach dem Bosphorus-Urteil des EGMR", 34 EuGRZ, 641–654.

20. *Harmonization*

21. *Industrial policy and technology*

- U. Kamecke and T. Körber, "Technological neutrality in the EC regulatory framework for electronic communications: A good principle widely misunderstood", 29 ECLR, 330–337.
- U. Mörtz, "Public and private partnerships as dilemmas between efficiency and democratic accountability: The case of Galileo", 29 Journal Eur. Int., 601–617.
- T. Siegel, "Die Widerspruchskammer im System des europäischen Verwaltungsrechtsschutzes – Wesen und Funktionsweise der Widerspruchskammer nach der neuen REACH-Verordnung für Chemikalien", 19 EuZW, 141–144.

22. *Institutions*

- E. Best, "Legislative procedures after Lisbon: fewer, simpler, clearer?", 15 MJ, 85–96.
- S. Van den Bogaert, "Qualified majority voting in the Council: First reflections on the new rules", 15 MJ, 97–108.

- S. Borrás, C. Koutalakis and F. Wendler, "European agencies and input legitimacy: EFSA, EmeA and EPO in the post-delegation phase", *Journal Eur. Int.*, 583–600.
- I. Dimitrakopoulos, "Organization of Community recruitment competitions, pregnancy, childbirth and equal treatment of candidates", 14 *EPL*, 165–175.
- F. Häge, "Who decides in the Council of the European Union?", 46 *JCMS*, 533–558.
- J. Tallberg, "Bargaining power in the European Council", 46 *JCMS*, 685–708.
- R. Thomson, "The Council Presidency in the European Union: Responsibility with power", 46 *JCMS*, 593–617.
- A. Tsadiras, "Navigating through the clashing rocks: The admissibility conditions and the grounds for inquiry into complaints by the European Ombudsman", 26 *YEL*, 157–192.
- A. Tsadiras, "Rules of institutional 'flat-sharing': The European Ombudsman and his national peers", 33 *EL Rev.*, 101–115.
- A. Tsadiras, "Unravelling Ariadne's thread: The European Ombudsman's investigative powers", 45 *CML Rev.*, 757–770.
- M. Tsakatika, "A parliamentary dimension for EU soft governance", 29 *Journal Eur. Int.*, 549–564.

23. *Intellectual property*

- A. Castellanet, "Brevet communautaire et juridiction pour les brevets en Europe: du mythe à la réalité?", (2008) *RMC*, 250–254.
- L. Helfer, "The new innovation frontier? Intellectual property and the European Court of Human Rights", 49 *Harv. Int'l L.J.*, 1–52.
- M. Leistner, "Harmonization of intellectual property law in Europe: The European Court of Justice's trade mark case law 2004–2007", 45 *CML Rev.*, 69–91.
- J. Schmidt-Szalewski, "Propriétés intellectuelles. Propriété industrielle jurisprudence (2006/2007)", 43 *RTDE*, 679–692.

24. *Internal market*

- H. Eikenberg, "Der Europäische Forschungsraum: Ein Kompetenzproblem?", 43 *EuR*, 125–139.
- C. Hilson, "Going local? EU Law, localism and climate change", 33 *EL Rev.*, 194–210.
- House of Lords, European Union Committee, Session 2007–08, 5th Report: "The Single Market: Wallflower or Dancing Partner?"
- C. Kaddous, "Les droits de l'homme et les libertés de circulation en droit communautaire", 17 *SZIER*, 397–413.
- J. Pertek, "Consolidation de l'acquis des systèmes de reconnaissance des diplômes par la directive 2005/36 du 7 septembre 2005", (2008) *RMC*, 122–129.
- N. Rubio, "Les instruments de *soft law* dans les politiques communautaires: vecteur d'une meilleure articulation entre la politique de la concurrence et la politique de cohésion économique et sociale", 43 *RTDE*, 597–608.
- W. Sauter, "Services of general economic interest and universal service in EU law", 33 *EL Rev.*, 167–193.
- O. van Stratum and A. Lecloux, "L'enregistrement des substances chimiques sous REACH et ses implications sur les échanges entre l'Europe et ses partenaires commerciaux", (2008) *RMC*, 254–249.
- A. Tryfonidou, "Reverse discrimination in purely internal situations: An incongruity in a citizen's Europe", 35 *LIEI*, 43–67.
- E. Vogelesang-Stoute, "De regulering van chemische stoffen: Na 40 jaar een nieuw begin met REACH", 56 *SEW*, 89–100.

25. *Jurisdiction and recognition of judgments*

- G. Cuniberti, "The recognition of foreign judgments lacking reasons in Europe: Access to justice, foreign court avoidance, and efficiency", 57 ICLQ, 25–52.
- Y. Farah, "Allocation of jurisdiction and the internet in EU law", 33 EL Rev., 257–270.
- G.-R. de Groot and J.-J. Kuipers, "The new provisions on private international law in the Treaty of Lisbon", 15 MJ, 109–114.

26. *Private law*

- M. Bonell, "The CISG, European contract law and the development of a world contract law", 56 AJCL, 1–28.
- J. Dietze, "Die aktuelle Rechtsprechung des EuGH zum EuGVÜ und zur EuGVVO", 18 EuZW, 687–691.
- G. Haibach, "Zur Einführung des ersten europäischen Zivilprozessverfahrens: Verordnung (EG) Nr. 861/2007", 19 EuZW, 137–140.
- House of Lords, European Union Committee, Session 2007–08, 2nd Report: "Green Paper on Succession and Wills".
- S. Symeonides, "Rome II and tort conflicts: A missed opportunity", 56 AJCL, 173–222.

27. *Regional policy*

- R. Aalders, "Convergentie of divergentie tussen Europese regio's", 92 ESB, 747–749.

28. *Relationship between national and Community law*

- G. Barrett, "'The king is dead, long live the king': the recasting by the Treaty of Lisbon of the provisions of the Constitutional Treaty concerning national parliaments", 33 EL Rev., 66–84.
- V. Bazzocchi, "Il mandato d'arresto europeo e le Corti supreme nazionali", (2007) Dir. Un. Eur., 661–690.
- M. Breuer, "Zur unmittelbare Wirkung von EG-Richtlinien im französischen Verwaltungsrecht", 34 EuGRZ, 654–662.
- A. van den Brink and H. van Meerten, "Constitutionele toetsing in Nederland: de Europese dimensie", 55 SEW, 482–491.
- A. Canton-Fourrat, "L'Union européenne et les nouvelles collectivités d'outre-mer de Saint-Barthélemy et Saint-Martin", (2007) RMC, 553–555.
- R. Chieppa, "Nuove prospettive per il controllo di compatibilità comunitaria da parte della Corte costituzionale", (2007) Dir. Un. Eur., 493–511.
- T. von Danwitz, "Effets juridiques des directives selon la jurisprudence récente de la Cour de justice", 43 RTDE, 575–595.
- A. Dutta, "Die pflicht der Mitgliedstaaten zur gegenseitigen Durchsetzung ihrer öffentlich-rechtlichen Forderungen", 6 EuR, 744–767.
- C. Gauthier, "Les incidences du droit de l'Union européenne sur le droit français des propriétés publiques", (2007) CDE, 381–420.
- P. Kiiver, "The Treaty of Lisbon, the national parliaments and the principle of subsidiarity", 15 MJ, 77–83.
- R. Král, "National normative implementation of EC Regulations: An exceptional or rather common matter?", 33 EL Rev., 243–256.
- D. Leczykiewicz, "Constitutional conflicts and the third pillar", 33 EL Rev., 230–242.

- R. Mastroianni, "Conflitti tra norme interne e norme comunitarie non dotate di efficacia diretta: il ruolo della Corte costituzionale", (2007) *Dir. Un. Eur.*, 585–608.
- S. Prechal and R. Widdershoven, "The Dutch general administrative law act: Europe-proof?", 14 *EPL*, 81–98.
- I. Raducu and N. Levrat, "Le métissage des ordres juridiques européens", (2007) *CDE*, 111–148.
- K. Scherr, "Public liability for administrative acts under French law", 14 *EPL*, 213–236.
- N. Skrzypek, "Le Tribunal constitutionnel polonais et le droit communautaire", (2007) *CDE*, 179–212.
- R. Thomas and G. Lynch-Wood, "Transposing European Union law in the United Kingdom: Administrative rule-making, scrutiny and better regulation", 14 *EPL*, 177–211.

29. *Social policy*

- I. Begg, "Is there a convincing rationale for the Lisbon strategy?", 46 *JCMS*, 427–435.
- O. Debarge, "La formation professionnelle au sein de l'UE: Un croisement entre politique communautaire et stratégie de Lisbonne", *Designing the EU*, 21–45.
- C. Euzéby, "La flexisécurité, levier de l'intégration économique et sociale en Europe", (2008) *RMC*, 145–155.
- S. Fortunato, "Internationaler Schutz der Familie am Beispiel der Europäischen Sozialcharta", 43 *EuR*, 27–44.
- M. Heidenreich and G. Bischoff, "The open method of co-ordination: A way to the Europeanization of social and employment policies?", 46 *JCMS*, 497–532.
- Ž. Humer, "Care and equality as basic concepts for equal opportunities policy in the EU countries – the case of Slovenia", *Designing the EU*, 59–80.
- M. Koch, "The state in European employment regulation", *Journal Eur. Int.*, 255–272.
- J. Konsten, "De haalbaarheid van de Lissabonstrategie", 92 *ESB*, 756–758.
- S. Kröger, "The end of democracy as we know it? The legitimacy deficits of bureaucratic social policy governance", 29 *Journal Eur. Int.*, 565–582.
- F. Latty, "L'arrêt, le livre blanc et le traité – La *lex sportiva* dans l'ordre juridique communautaire – Développements récents", (2008) *RMC*, 43–52.
- M. Lopriore, "Les nouvelles priorités du Fonds social européen (2007–2013) en matière de renforcement des capacités des administrations publiques et des partenaires sociaux", (2008) *RMC*, 106–113.
- K. Purnhagen, "Die Auswirkungen des Bologna-Prozesses auf qualifizierte Nachfolgeklauseln im Gesellschaftsrecht", 19 *EuZW*, 175–176.
- A. Pütz, "Aktuelle Entwicklungen im Europäischen Arbeitsrecht", 21 *ZIAS*, 285–301.
- P. Rodenburg and N. Bastiaansen, "Een Europese minimumloonnorm", 93 *ESB*, 84–87.
- C. Williams, "A critical evaluation of public policy towards undeclared work in the European Union", 30 *Journal Eur. Int.*, 273–290.
- J. Zeitlin, "The open method of co-ordination and the governance of the Lisbon strategy", 46 *JCMS*, 436–450.

30. *State aid*

- J. –D. Braun and J. Kühling, "Article 87 EC and the Community courts: From revolution to evolution", 45 *CML Rev.*, 465–498.
- A. Bartosch, "Die private Durchsetzung des gemeinschaftlichen Beihilfenverbots", 19 *EuZW*, 235–240.
- C. Dekker and E. Belhadj, "Kroniek staatssteun 2006–2007", 56 *SEW*, 179–190.

- S. Huber and J. Prikoszovits, "Universitäre Drittmittelforschung und EG-Beihilfenrecht", 19 EuZW, 171–174.
- J. Keßler and A. Dahlke, "Der soziale Wohnungsbau in Deutschland und die Europäische Beihilfekontrolle", 19 EuZW, 68–69.
- B. Kurcz and D. Vallindas, "Can general measures be ...selective? Some thought on the interpretation of a state aid definition", 45 CML Rev., 159–182.
- W. Lindsay-Poulsen, "Regional autonomy, geographic selectivity and fiscal aid: Between 'the Rock' and a hard place", 29 ECLR, 43–49.
- M. Nordmann, "Die neue de-minimis Verordnung im EG-Beihilfenrecht", 752–758.
- U. Soltész and A. Schädle, "How to deal with the risk of state aid recovery in M&A practice – reps and warranties in conflict with the EC state aid regime?", 29 ECLR, 139–145.
- U. Soltész and A. Schädle, "Zur Umgehung beihilferechtlicher Notifizierungspflichten – Aktuelle Entwicklungen bei der '3-Jahres-Regel'", 19 EuZW, 134–137.

31. Taxation

- R. de la Feria, "Prohibition of abuse of (Community) law: The creation of a new general principle of EC law through tax", 45 CML Rev., 395–441.
- R. de la Feria, "When do dealings in shares fall within the scope of VAT?", 17 EC Tax Rev., 24–40.
- A. de Graaf, "Designing an anti-treaty shopping provision: An alternative approach", 17 EC Tax Rev., 12–23.
- E. Kemmeren, "ECJ should not unbundle integrated tax systems!", 17 EC Tax Rev., 4–11.
- G. Kofler and R. Mason, "Double taxation: A European switch in time", 14 CJEL, 63–98.
- M. Lang, "ECJ case law on cross-border dividend taxation: Recent developments", 17 EC Tax Rev., 67–77.
- J. Lenaerts and L. Berbardeau, "L'encadrement communautaire de la fiscalité directe", (2007) CDE, 19–109.
- J.-P. Maublanc, "Inconventionalité des dispositifs d'avoir fiscal excluant les dividendes versés par des sociétés étrangères", (2007) RMC, 638–641.
- C. Radaelli and U. Kraemer, "Governance areas in EU direct tax policy", 46 JCMS, 315–336.
- I. Reiniers, A. van Doesum, H. van Kesteren and G.-J. van Norden, "The new rules on the place of supply of services in European VAT", 17 EC Tax Rev., 78–89.
- W. Schelkle, "EU Fiscal Governance: Hard law in the shadow of soft law", 13 CJEL, 70.
- A. Schnitger, "Grenzüberschreitende Verlustberücksichtigung innerhalb der EU – Bestandsaufnahme, Praxisprobleme und aktuelle Entwicklungen", (2008) IWB, 191–212.
- R. Seer and J. Müller, "Begrenzung der Rechtsfolgen von EuGH-Richtersprüchen durch den nationalen Gesetzgeber", (2008) IWB, 311–324.
- R. Seer and J. Müller, "Begrenzung der Wirkungen seiner Richtersprüche durch den EuGH", (2008) IWB, 255–268.
- S. Sydow, "Die EuGH-Rechtsprechung im Bereich der direkten Steuern und ihr Einfluss auf das deutsche Steuerrecht", (2008) IWB, 419–420.
- F. Vanistendael, "Does the ECJ have the power of interpretation to build a tax system compatible with the fundamental freedoms?", 17 EC Tax Rev., 52–66.
- H.-M. Wolfgang, "Fortentwicklung des Zollrechts durch Sicherheitsänderung und Modernisierten Zollkodex", 19 EuZW, 39–44.
- I. Woltering and C. Pott, "Maßgeblichkeitsprinzip innerhalb der Europäischen Union – Status Quo und Perspektive", (2007) IWB, 1267–1276.
- S. Wolvers, "Van harmonisatie naar coördinatie; Communautaire *soft law* op het gebied van de directe belastingen", 14 NTER, 66–73.

32. *Transport and infrastructure*

- J. Balfour, "EC external aviation relations: The Community's increasing role, and the new EC/US agreement", 45 CML Rev., 443–463.
- R. Elzinga, E. Jutten and G. Niels, "Essential or nice to have? A competition-based framework for 'rail-related services'", 29 ECLR, 50–55.
- A. de Jong, "Liberalisering spoorvervoer in de EU: naar voltooiing van de Europese spoorwegruimte?", 56 SEW, 10–17.
- D. Marteau, "Directives ferroviaires et ouverture du marché européen du fret ferroviaire", (2007) RMC, 570–576.

III. Council of Europe1. *General*

- N. Jägers, "Is er nog plaats voor Rusland in de Raad van Europa?", 32 NJCM, 1107–1129.

2. *Human rights*

- J. Frowein, "Meinungsfreiheit und Demokratie", 35 EuGRZ, 117–121.
- M. Busstram, "Eigen verantwoordelijkheid bij mensenrechten: een verkenning binnen het EVRM-systeem", 33 NJCM, 345–363.
- A. Buyse and R. Lawson, "State recognition: Admission (Im)possible", 20 LJIL, 785–795.
- M. Breuer, "Das Recht auf Individualbeschwerde zum EGMR im Spannungsfeld zwischen Subsidiarität und Einzelfallgerechtigkeit", 35 EuGRZ, 121–126.
- F. Czerber, "Das völkerrechtliche Anschlusssystem der Art. 59 II 1, 25 und 24 I GG und deren Inkorporierungsfunktion zugunsten der innerstaatlichen EMRK-Geltung", 42 EuR, 537–563.
- F. Donati, "La convenzione europea dei diritti dell'uomo nell'ordinamento italiano", (2007) Dir. Un. Eur., 691–705.
- M. Feteris, "Kroniek belastingen en mensenrechten", 32 NJCM, 1130–1152.
- N. Gibson, "An unwelcome trend: Religious dress and human rights following *Leyla Şahin vs Turkey*", 25 NQHR, 599–640.
- D. Keane, "Attacking hate speech under Article 17 of the European Convention on Human Rights", 25 NQHR, 641–663.
- F. Knoepfler, "Les droits de l'homme et l'arbitrage", 17 SZIER, 463–477.
- K. Lucas-Alberni, "La possible contribution du revirement de jurisprudence de la Cour européenne des droits de l'homme à la sécurité juridique", (2007) CDE, 479–523.
- A. Mowbray, "No violations but interesting: A study of the Strasbourg court's jurisprudence in cases where no breach of the Convention has been found", 14 EPL, 237–260.
- H.-M. ten Napel, "Het EHRM en de 'waarlijk democratische regeringsvorm'", 32 NJCM, 1090–1106.
- D. Thym, "Respect for private and family life under article 8 ECHR in immigration cases: A human right to regularize illegal stay?", 57 ICLQ, 87–112.