

## **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
ICLQ	International and Comparative Law Quarterly
IJEL	Irish Journal of European Law
IO	International Organization
IWB	Internationale Wirtschafts-Briefe
JCMS	Journal of Common Market Studies
Journ.dr.inter.	Journal du Droit International
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
RGDIP	Revue Générale de Droit International Public
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 internationales und europäisches 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

## I. INTEGRATION

### 1. General aspects

N.J. Bandarra, "Quelle Union pour la Méditerranée?", 519 RMC, 370–375.

C. Joerges, "Integration through de-legalisation?", 33 EL Rev., 291–312.

## II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

### 1. *General*

- L. Azoulai, "The Court of Justice and the social market economy: The emergence of an ideal and the conditions for its realization", 45 CML Rev. 1335–1356.
- N.C. Bandelow, "Government Learning in German and British European Policies", 46 JCMS, 743–764.
- R. Baratta, "Le principali novità del Trattato di Lisbona", 13 Dir. Un. Eur., 21–70.
- E. Brok and M. Selmayr, "Per Popularklage zurück nack Nizza? Zu den Verfassungsklagen gegen den Reformvertrag von Lissabon", 19 EuZW, 487–491.
- M. Büchs, "How Legitimate is the Open Method of Co-ordination?", 46 JCMS, 765–786.
- J. Corkin, "Science legitimacy and the law: Regulating risk regulation judiciously in the European Community", 33 EL Rev., 359–384.
- P. Craig, "The Treaty of Lisbon: Process, architecture and substance", 33 EL Rev., 137–166.
- A. Dumoulin, "Trait de Lisbonne – De l'assistance mutuelle à la défense mutuelle: oscillations et interprétations", 519 RMC, 351–356.
- L. Haring and K.-D. Classen, "Europäische Informationsverwaltung durch behördliche Risikoanalyse", 19 EuZW, 295–299.
- House of Lords, European Union Committee, Session 2007–08, 22<sup>nd</sup> Report: "Initiation of EU Legislation".
- House of Lords, European Union Committee, Session 2007–08, 23<sup>rd</sup> Report: "The Commission's Annual Policy Strategy for 2009".
- T. Jaeger, "Vertragsänderungen und vergaberecht", 19 EuZW, 492–495.
- H. Kranenborg, "Access to documents and data protection in the European Union: On the public nature of personal data", 45 CML Rev., 1079–1114.
- M. Martens, "Administrative Integration through the Back Door? The Role and Influence of the European Commission in Transgovernmental Networks within the Environmental Policy Field", 30 Journal Eur. Int., 635–651.
- A. Masson, "Les conditions de validité des bases juridiques dérivées à la suite de l'arrêt du 4 mai 2006", 44 CDE, 157–174.
- J.W. Müller, "A European Constitutional Patriotism? The Case Restated", 14 ELJ, 542–557.
- J. Philipp, "Der Vertrag von Lissabon: Grundlegende Verfassungsurkunde der europäischen Rechtsgemeinschaft oder technischer Änderungsvertrag", 43 EuR, 143–189.
- G.P. Romano, "Le principe de sécurité juridique à l'épreuve des arrêts Gasser et Owusu", 44 CDE, 175–210.
- J. Schwelm, "Präventive Selbstverteidigung. Eine vergleichende Analyse der völkerrechtlichen Debatte", 46 Arch. VR, 368–406.
- C. Seitz, "Grundsätze der ordnungsgemäßen Verwaltung und der Gleichbehandlung – Sanktionsreduzierung wegen Nichtbeachtung der im Gemeinschaftsrecht geltenden Verfahrensgarantien durch die Europäische Kommission", 19 EuZW, 525–528.
- M. Shu, "Referendums and the Political Constitutionalisation of the EU", 14 ELJ, 423–445.
- J. Snell, "European constitutional settlement, an ever-closer union, and the Treaty of Lisbon: Democracy or relevance?", 33 EL Rev., 619–642.
- A.-M. Tournepiche, "Vers de nouveaux champs d'application pour la transparence administrative en droit communautaire. Réflexions sur le Livre vert en matière de transparence", 43 CDE, 623–646.
- R. Trasca, "La place de l'Office Européen de Lutte Antifraude dans la répression de la fraude au budget communautaire", 44 CDE, 7–82.
- D. Vignes, "Lorsqu'on essaye de faire le point... sur le référendum de l'Irlande- Quelques raisons pour comprendre qu'ils aient dit non", 520 RMC, 413–415.

- W. Weiß, “Neues zum legal professional privilege – Eine Anmerkung zum Akzo Urteil des EuG”, 43 EuR, 546–557.

## 2. Accession

- G. Majone, “Unity in diversity: European integration and the enlargement process”, 33 EL Rev., 457–481.  
 R. Priebe, “Beitrittsperspektive und Verfassungsreformen in den Ländern des Westlichen Balkans”, 43 EuR, 301–319.

## 3. Agriculture

- K. Heard-Laureote, “The Commission’s Advisory Groups and Committees in the Field of Agricultural Policy”, 30 Journal Eur. Int., 579–596.  
 House of Lords, European Union Committee, Session 2007–08, 21<sup>st</sup> Report: “The Progress of the Common Fisheries Policy”.  
 C. Bretherton and J. Vogler, “The European Union as a Sustainable Development Actor: the Case of External Fisheries Policy”, 30 Journal Eur. Int., 401–417.

## 4. Commercial policy

- J.B. Bigos, “Contemplating GATS Article XVIII on Additional Commitments”, 42 JWT, 723–782.  
 P. Van den Bossche, “Looking for Proportionality in WTO Law”, 35 LIEI, 283–294.  
 B. Fliess, J.A. Kim, “Non-tariff Barriers Facing Trade in Selected Environmental Goods and Associated Services”, 42 JWT, 535–562.  
 H. Gherari, “Règles de l’Organisation Mondiale du Commerce et Accords commerciaux régionaux. Le bilatéralisme conquérant ou le nouveau visage du commerce international”, 112 RGDIP, 255–294.  
 R. Quick, “Regulatory Cooperation: A Subject of Bilateral Trade Negotiations or Even for the WTO?”, 42 JWT, 391–406.  
 E. Vranes, “The Single Euro Payments Area (SEPA) and its Compatibility with the GATS Disciplines on Financial Services”, 42 JWT, 509–533.

## 5. Common Foreign and Security Policy

- House of Lords, European Union Committee, Session 2007–08, 20<sup>th</sup> Report: “Current Developments in European Defence Policy”.  
 R. Yakemtchouk, “La force européenne Eufor au Tchad et en République centrafricaine” 519 RMC, 365–369.  
 R. Youngs, “Fusing Security and Development: Just Another Euro-platitude?”, 30 Journal Eur. Int. 419–437.  
 “Le traité de Lisbonne: un tournant pour l’Europe de la défense? analyse des impacts du traité de Lisbonne en matière de défense”, 520 RMC 420–431.

## 6. *Company law*

- J. von Bargaen, "Aussergerichtliche Streitschlichtungsverfahren (Mediation) auf verwaltungsrechtlichem Gebiet in rechtsvergleichender Perspektive", 43 EuR, 200–222.
- L. Cerioni and A. Keay, "Corporate Governance and the Corporate Objective in the European Community: Proposing a Re-Definition in Light of EC Law", 19 EBLR, 405–445.
- B. Kuschnik, "On the Difficulties of Legally Regulating Multinational Enterprises", 19 EBLR, 895–907.
- G. Psarakis, "One Share – One Vote and the Case for a Harmonized Capital Structure", 19 EBLR, 709–733.
- O. de Schutter, "Corporate Social Responsibility European Style", 14 ELJ, 203–236.
- P.K. Staikouras, "Four Years of MADness? – The New Market Abuse Prohibition Revisited: Integrated Implementation Through the Lens of a Critical, Comparative Analysis", 19 EBLR, 775–809.
- A. Zahid, "'True and Fair View' Versus 'Fair Presentation' Accountings: Are They Legally Similar or Different?", 19 EBLR, 677–690.

## 7. *Competition law and industrial policy*

- H. Andersson and E. Legnerfält, "Dawn Raids in Sector Inquiries – Fishing Expeditions in Disguise?", 29 ECLR, 439–445.
- D. Bailey, "Publicly Distancing Oneself from a Cartel", 31 World Comp., 177–203.
- O. Brouwer J. Goyder and D. Mes, "Developments in EC competition law in 2007: An overview", 45 CML Rev., 1167–1205.
- A. Coscelli, G. Edwards and A. Overd, "Parallel Trade in Pharmaceuticals: More Harm than Good?", 29 ECLR, 490–492.
- M. Danov, "Awarding Exemplary (or Punative) Antitrust Damages in EC Competition Cases with an International Element – The Rome II Regulation and the Commission's White Paper on Damages", 29 ECLR, 430–436.
- G. de Minico, "The 2002 EC Directives on Telecommunications: Regime up to the 2008 Ongoing Revision – Have the Goals been Reached?", 19 EBLR, 657–675.
- R. Elkerbout and M. Knapen, "The IT Guidelines 2007 of the NMa: a Journey through the Land of the Blind", 29 ECLR, 540–545.
- D. Gerard, "Protectionist threats against cross-border mergers: Unexplored avenues to strengthen the effectiveness of Article 21 ECMR", 45 CML Rev., 987–1025.
- G. Godano, "La nuova normativa comunitaria sulle 'mergers and acquisitions' nel settore finanziario", 13 Dir. Un. Eur., 71–84.
- R.A. Gregório, "Driving Competition: The Impact of Regulation 1400/2002 on Motor Vehicle Distribution", 31 World Comp., 299–325.
- F. Herrenschmidt, "The French Competition Council and Parallel Trade in the Pharmaceutical Industry: A Step Ahead of EU Case Law?", 31 World Comp., 235–257.
- P. Humphreys and S. Simpson, "Globalization, the 'Competition' State and the Rise of the 'Regulatory' State in European Telecommunications", 46 JCMLS, 849–874.
- K. Hüschelrath, "Punishing Predators with Pecuniary Fines", 29 ECLR, 383–391.
- J. Kallaugh and A. Weitbrecht, "Microsoft and more – Developments under Articles 81 and 82 in 2007", 29 ECLR 418–329.
- I. Lianos, "Collusion in vertical relations under Article 81 EC", 45 CML Rev., 1027–1077.
- J. Lohrberg and M. Huhtamäki, "Outsourcing Transactions and Merger Control", 29 ECLR, 349–355.

- A. Mentula and S. Mäntykangas, "Third Parties' Right to Appeal and Other Recent Developments of Finnish Merger Control", 29 ECLR, 376–381.
- G.B. Nuzzi and A. Nuzzi, "Main Trends of the Italian Competition Authority's Activity: A Law and Economics Perspective", 19 EBLR, 909–948.
- M. Petr, "The Ne Bis In Idem Principle in Competition Law", 29 ECLR, 392–400.
- C.E. de Quesada, "Unfair Commercial Practices in Franchise Agreements: The Exploitation of Economic Dependence Situations", 19 EBLR, 691–708.
- V. Quitaz, "Restrictive Covenants in Land Transactions Functioning as Strategic Devices to Abuse Competition in the Grocery Market: Part I", 29 ECLR, 401–407; Part II, 29 ECLR, 460–470.
- F. Rizzuto, "Competition Law Enforcement in Belgium: The System Remains Flawed and Uncertain Despite Recent Reform", 29 ECLR, 367–375.
- H. von Rosenberg, "No Ace to Win the Trick – the Proposed ACER and its Influence on EC Competition Law", 29 ECLR, 512–522.
- W. Sauter, "Services of general economic interest and universal service in EU law", 33 EL Rev., 167–193.
- A. Schwab and C. Steinle, "Pitfalls of the European Competition Network – Why Better Protection of Leniency Applicants and Legal Regulation of Case Allocation is Needed", 29 ECLR, 523–531.
- K. Seifert, "The Single Complex and Continuous Infringement-‘Effect’ Utilitarianism?", 29 ECLR, 546–556.
- D. de Smet, "The Diametrically Opposed Principles of US and EU Antitrust Policy", 29 ECLR, 356–362.
- J. Steenbergen, "Proportionality in Competition Law and Policy", 35 LIEI, 259–268.
- O.A. Ştefan, "European Competition Soft Law in European Courts: A Matter of Hard Principles?", 14 ELJ, 753–772.
- T. Weck and A. Scheidtman, "Non-horizontal Mergers in the Common Market: Assessment under the Commission's Guidelines and Beyond", 29 ECLR, 480–489.
- A. Weirbrecht, "Ryanair and More – EU Merger Control 2007", 29 ECLR, 341–348.
- F. Wooldridge, "The Implementation of the Takeovers Directive in Germany", 19 EBLR, 811–816.

## 8. *Consumer policy*

- A. Garde, "EU Food Law – Protecting Consumers and Health in a Common Market", 14 EPL, 440–443.
- J. Gundel, "Die 'gespaltene Harmonisierung' von Produktnormen durch den Gemeinschaftsgesetzgeber: Ein Fall für die Warenverkehrsfreiheit?", 43 EuR, 248–256.
- C. MacMaoláin, "Waiter! There's a beetle in my soup. Yes sir, that's E120: Disparities between actual individual behaviour and regulating food labelling for the average consumer in EU law", 45 CML Rev., 1147–1165.
- M. Schillig, "Inequality of bargaining power versus market for lemons: Legal paradigm change and the Court of Justice's jurisprudence on Directive 93/13 on unfair contract terms", 33 EL Rev., 336–358.

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

- M. Bainczyk, "Die Öffnung der Verfassung der Republik Polen für den Europäischen Haftbefehl", 43 EuR, 257–269.
- E. Herlin-Karnell, "Article 95 EC and the Criminal Law", 19 EBLR, 557–577.

- O.L. Knöfel, "Vier Jahre Europäische Beweisaufnahmeverordnung – Bestandsaufnahme und aktuelle Entwicklungen", 19 EuZW, 267–269.
- D.S. Koller, "The Faith of the International Criminal Lawyer", 40 NYUJ Int. L. & Pol. 1019–1069.
- C. Ladenurger, "Police and Criminal Law in The Treaty of Lisbon – A New dimension for the Community Method", 4 EuConst, 20–40.
- M. Lugato, "Mandat d'arrêt européen, extradition et droit à un procès équitable", 112 RGDIP, 601–622.
- S. Peers, "EU Criminal Law and the Treaty of Lisbon", 33 EL Rev., 507–529.

#### 10. *Court of Justice; judicial protection*

- G. Anagnostaras, "The incomplete state of Community harmonisation in the provision of interim protection by the national courts", 33 EL Rev., 586–597.
- L. Azoulai, "Le rôle Constitutionnel de la Cour de Justice des Communautés européennes tel qu'il se dégage de sa jurisprudence", (2008) RTDE, 29–46.
- E. Barbier de La Serre and A.-L. Sibony, "Expert evidence before the EC courts", 45 CML Rev., 941–985.
- M. Bobek, "Learning to talk: Preliminary rulings, the courts of the new Member States and the Court of Justice", 45 CML Rev., 1611–1643.
- S. Boni, "La procédure devant le tribunal de la fonction publique de l'Union européenne : Principales innovations introduites par son règlement de procédure", 43 CDE, 733–776.
- M. Broberg, "*Acte clair* revisited: Adapting the *acte clair* criteria to the demands of the times", 45 CML Rev., 1383–1397.
- B. Davies, "Segi and the Future of Judicial Rights Protection in the Third Pillar of the EU", 14 EPL, 311–321.
- W. Frenz, "Grundrechtlicher Vertrauensschutz – nicht nur ein allgemeiner Rechtsgrundsatz", 43 EuR, 468–488.
- W.M. Kühn, "Grundzüge des neuen Eilverfahrens vor dem Gerichtshof der Europäischen Gemeinschaften im Rahmen von Vorabentscheidungsverfahren", 19 EuZW, 258–262.
- N. Marsch and A.-C. Sanders, "Gibt es ein Recht der Parteien auf Stellungnahme zu den Schlussanträgen des Generalanwalts? Zur Vereinbarkeit des Verfahrens vor dem EuGH mit Art. 6 I EMRK", 43 EuR, 345–364.
- N. Póltorak, "*Ratione temporis* application of the preliminary rulings procedure", 45 CML Rev., 1357–1381.
- U. Reithmann, "Die Rechtsprechung des Gerichts für den öffentlichen Dienst der EU 2006 und in der ersten Jahreshälfte 2007", 43 EuR, 270–295.
- P. Schammo, "Arbitrage and Abuse of Rights in the EC Legal System", 14 ELJ, 351–376.
- T. van Rijn, "Non-exécution des arrêts de la Cour de Justice par les Etats membres", 44 CDE, 83–122.

#### 11. *Economic and monetary policy*

- P. Asdrubali and S. Kim, "The Economic Effects of the EU Budget: A VAR Analysis", 46 JCMS, 933–968.
- S. Deroose, D. Hodson and J. Kuhlmann, "The Broad Economic Policy Guidelines: Before and After the Re-launch of the Lisbon Strategy", 46 JCMS, 827–848.
- J.A. Usher, "Proportionality in the Context of Economic and Monetary Union", 35 LIEI, 245–256.



12. *Energy policy*

- J. Ebbinghaus, "Auf dem Weg zum echten Energiebinnenmarkt: Konsens im Ziel Dissens über die Methoden – Zur Fachtagung des Instituts für Berg- und Energie- recht der Ruhr-Universität Bochum am 21.2.2008", 19 *EuZW*, 270–273.
- S.S. Haghighi, "Energy Security and the Division of Competences between the European Community and its Member States", 14 *ELJ*, 461–482.
- F.M. Salerno, "Neutral Networks: The Paradox of Unbundling in the European Regulation of Energy and Telecommunications", 29 *ECLR*, 471–479.

13. *Environmental policy*

- E. Engle, "Ecotaxes and the European Union", 19 *EBLR*, 647–656.
- C. Hilson, "Going local? EU Law, localism and climate change", 33 *EL Rev.*, 194–210.
- S. Pernice-Warneke, "Der Zugang zu Gericht in Umweltangelegenheiten für Individualkläger und Verbände gemäss Art. 9 Abs. 3 Aarhus-Konvention und seine Umsetzung durch die europäische Gemeinschaft – Beseitigung eines Doppelstandards?", 43 *EuR*, 410–423.
- B. Schueler, "Methods of Application of the Proportionality Principle in Environmental Law", 35 *LIEI*, 231–240.
- P. Wennerås, "Towards an ever greener Union? Competence in the field of the environment and beyond", 45 *CML Rev.*, 1645–1685.
- C. Voigt, "State Responsibility for Climate Change Damages", 77 *Nordic JIL*, 1–22.

14. *External relations; association and development*

- F. Baetens, "Muddling the Waters of Treaty Interpretation? Relevant Rules of International Law in the MOX Plant OSPAR Arbitration and EC – Biotech Case", 77 *Nordic JIL*, 197–216.
- S. Bartelt, "The Institutional Interplay Regarding the New Architecture for the EC's External Assistance", 14 *ELJ*, 655–679.
- R. Bengtsson, "Constructing Interfaces: the Neighbourhood Discourse in EU External Policy", 30 *Journal Eur. Int.*, 597–616.
- M. Carbone, "Mission Impossible: the European Union and Policy Coherence for Development", 30 *Journal Eur. Int.*, 323–342.
- D. Dózsa, "EU Relations with European Micro-States. Happily Ever After?", 14 *ELJ*, 93–104.
- B. ter Haar, "Open Method of Coordination: A New Stepping Stone in the Legal Order of International and European Relations", 77 *Nordic JIL* 235–251.
- M. Herdegen, "Legal challenges for transatlantic economic integration", 45 *CML Rev.*, 1581–1609.
- M. Holland, "The EU and the Global Development Agenda", 30 *Journal Eur. Int.*, 343–362.
- House of Lords, European Union Committee, Session 2007–08, 14<sup>th</sup> Report: "The European Union and Russia".
- House of Lords, European Union Committee, Session 2007–08, 16<sup>th</sup> Report: "Current Developments in European Foreign Policy: Burma".
- P. Koutrakos, "Primary law and policy in EU external relations: Moving away from the big picture", 33 *EL Rev.*, 666–686.
- A. Łazowski, "Enhanced multilateralism and enhanced bilateralism: Integration without membership in the European Union", 45 *CML Rev.*, 1433–1458.

- A. Matthews, "The European Union's Common Agricultural Policy and Developing Countries: the Struggle for Coherence", 30 *Journal Eur. Int.*, 381–399.
- B. McGrady, "Fragmentation of International Law or 'Systemic Integration' of Treaty Regimes: EC–Biotech Products and the Proper Interpretation of Article 31(3)(c) of the Vienna Convention on the Law of Treaties", 42 *JWT*, 589–618.
- D.S. Meyers, "The Transatlantic Divide Over the Implementation and Enforcement of Security Council Resolutions", 38 *Cal. W. Int'l L.J.*, 255–285.
- N. Tocci, "The EU and Conflict Resolution in Turkey and Georgia: Hindering EU Potential Through the Political Management of Contractual Relations", 46 *JCMS*, 875–897.

### 15. *Finances*

- House of Lords, European Union Committee, Session 2007–08, 18<sup>th</sup> Report: "The 2009 EC Budget".
- C. Manger-Nestler, "Die Rolle der Bundesbank im Gefüge des ESZB", 43 *EuR*, 577–588.
- L. Quaglia, "Financial Sector Committee Governance in the European Union", 30 *Journal Eur. Int.*, 563–578.
- L.B. Smaghi, "Central Bank Independence in the EU: From Theory to Practice", 14 *ELJ*, 446–460.

### 16. *Free movement of goods and customs union*

- S. Prechal, "Free Movement and Procedural Requirements: Proportionality Reconsidered", 35 *LIEI*, 201–216.

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

- N. El-Enany, "Who is the new European refugee?", 33 *EL Rev.* 313–335.
- C. Hilson, "The Unpatriotism of the Economic Constitution? Rights to Free Movement and their Impact on National and European Identity", 14 *ELJ*, 186–202.

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

- P. Athanassiou, "Hedge Fund Regulation in Selected European Jurisdictions: A Comparative Review", 19 *EBLR*, 447–484.
- A. Autenne, M. De Wolf, "La mobilité transfrontalière des sociétés en droit européen : Le cas particulier du transfert de siège social Regards croisés de droit des sociétés et de droit fiscal", 43 *CDE*, 647–694.
- V. Ceriani, "CCCTB and the Financial Sector", 17 *EC Tax Rev.*, 159–168.
- E. Cervone, "Regulating Credit Rating Agencies in a Transatlantic Dialogue", 19 *EBLR*, 821–881.
- J.H. Dalhuisen, "The Operation of the International Commercial and Financial Legal Order: The Lex Mercatoria and its Application – Moving from the Theories of Legal Positivism and Formalism to the Practicalities of Legal Pluralism and Dynamism", 19 *EBLR*, 985–1050.

- C.F. Germelmann, "Konkurrenz von Grundfreiheit und Missbrauch von Gemeinschaftsrecht – Zum Verhältnis von Kapitalverkehrs- und Niederlassungsfreiheit in der neueren Rechtsprechung", 19 *EuZW*, 596–600.
- H. van Harten, "Proportionality in Decentralized Action; the Dutch Court Experience in Free Movement of Services and Freedom of Establishment Cases", 35 *LIEI*, 217–230.
- M. Klamert and N. Maydell, "Rechtsfragen der impliziten Außenkompetenz der EG illustriert am Beispiel der Dienstleistungsrichtlinie und der Minimum Platform on Investment", 43 *EuR*, 589–602.
- A. Littler, "Regulatory perspectives on the future of interactive gambling in the internal market", 33 *EL Rev.*, 211–229.
- J. Long, "Navigating the Maze: Reviewing the Information Disclosure Requirements in the Financial Services *Acquis*", 19 *EBLR*, 485–524.
- K. Peglow, "La libre prestation de services dans la directive n° 2006/123/CE", (2008) *RTDE* 67–119.

## 19. Fundamental rights

- J. Almqvist, "A Human Rights Critique of European Judicial Review", 57 *ICLQ*, 303–331.
- Y. Borgmann-Prebil, "The Rule of Reason in European Citizenship", 14 *ELJ*, 328–350.
- House of Lords, European Union Committee, Session 2007–08, 15<sup>th</sup> Report: "The Passenger Name Record (PNR) Framework Decision".
- P.M. Huber, "Unitarisierung durch Gemeinschaftsgrundrechte – Zur berprüfungsbedürftigkeit der ERT-Rechtsprechung", 43 *EuR*, 190–199.
- P.M. Huber, "The Unitary Effect of the Community's Fundamental Rights: The ERT-Doctrine Needs to be Reviewed", 14 *EPL*, 323–333.
- P.M. Huber, "Die gleiche Freiheit der Unionsbürger – Zu den unterschiedlichen Perspektiven von unialem und nationalem Recht", 68 *ZaöRV*, 307–326.
- H.R. Kranenborg, "Bescherming van persoonsgegevens versus openbaarheid van bestuur in de Europese Unie", 33 *NJCM*, 6–17.
- J. Malmberg and T. Sigeman, "Industrial actions and EU economic freedoms: The autonomous collective bargaining model curtailed by the European Court of Justice", 45 *CML Rev.*, 1115–1146.
- J. Marshall, "Conditions for Freedom?: European Human Rights Law and the Islamic Headscarf Debate", 30 *HRQ*, 631–654.
- K. Naumann, "Art. 52 Abs. 3 GrCh zwischen Kohärenz des europäischen Grundrechtsschutzes und Autonomie des Unionsrechts", 43 *EuR*, 424–435.
- E. Pache and F. Rösch, "Europäischer Grundrechtsschutz nach Lissabon – die Rolle der EMRK und der Grundrechtecharta in der EU", 19 *EuZW*, 519–521.
- P. Rodiere, "Les arrêts Viking et Laval, le droit de grève et le droit de négociation collective", (2008) *RTDE*, 47–66.
- C. Tomuschat, "Gleichheit in der Europäischen Union", 68 *ZaöRV*, 327–346.

## 20. Harmonization

- T. Bull, "Administrative Independence and European Integration", 14 *EPL*, 285–296.
- W. Obwexer, "Akademische Grade aus Lehrgängen universitären Charakters in Deutschland", 19 *EuZW*, 300–304.

## 21. *Industrial policy and technology*

J.L. Gómez-Barroso, C. Ffeijóo and E. Karnitis, "The European Policy for the Development of an Information Society: the Right Path?", 46 JCMS, 787–825.

## 22. *Institutions*

- V. Ceriani, "CCCTB and the Financial Sector", 17 EC Tax Rev., 159–168.  
E. Czakert, "Administrative issues and CCCTB", 17 EC Tax Rev., 169–172.  
A.-M. Fernandez, "Change and Stability of the EU Institutional System: the Communitarization of the Council Presidency", 30 Journal Eur. Int., 617–634.  
M. Gravier, "The 2004 Enlargement Staff Policy of the European Commission: The Case for Representative Bureaucracy", 46 JCMS 1025–1047.  
I. Härtel, "Die Europäische Grundrechteagentur: unnötige Bürokratie oder gesteigerter Grundrechtsschutz?", 43 EuR, 489–513.  
A. Hervé, "Quelles évolutions pour la majorité qualifiée?", 520 RMC, 448–450.  
I. de Jesús Butler, "Non-governmental Organisation Participation in the EU Law-making Process: The Example of Social Non-governmental Organisations at the Commission, Parliament and Council", 14 ELJ, 558–582.  
E. Mak, "The European Judicial Organisation in a New Paradigm: The Influence of Principles of 'New Public Management' on the Organisation of the European Courts", 14 ELJ, 718–734.  
U. Puetter, "Adapting to Enlargement: The Role of Formal and Informal Processes of Institutional Adjustment in EU Committee Governance", 30 Journal Eur. Int., 479–491.  
F. Shirvani, "Neure Entwicklungen im europäischen Parteienfinanzierungsrecht", 19 EuZW, 364–367.

## 23. *Intellectual property*

- M. Favale, "Fine-tuning copyright law to strike a balance between the rights of owners and users", 33 EL Rev. 687–708.  
M. Negrinotti, "Abuse of Regulatory Procedures in the Intellectual Property Context: The AstraZeneca Case", 29 ECLR, 446–459.

## 24. *Internal market*

- K. Banks, "The application of the fundamental freedoms to Member State tax measures: Guarding against protectionism or second-guessing national policy choices?", 33 EL Rev., 482–506.  
F. Filippaios, M. Papanastassiou, "US Outward Foreign Direct Investment in the European Union and the Implementation of the Single Market: Empirical Evidence from a Cohesive Framework", 46 JCMS, 969–1000.  
T. Gehring, M. Kerler, "Institutional Stimulation of Deliberative Decision-Making: Division of Labour, Deliberative Legitimacy and Technical Regulation in the European Single Market", 46 JCMS, 1001–1023.  
M. Krajewski, "Providing Legal Clarity and Securing Policy Space for Public Services through a Legal Framework for Services of General Economic Interest: Squaring the Circle?", 14 EPL, 377–398.

- C. O'Brien, "Real Links, abstract rights and false alarms: The relationship between the ECJ's 'real link' case law and national solidarity", 33 EL Rev. 643–665.
- A. Renzulli, "Services of General Economic Interest: The PostAltmark Scenario", 14 EPL, 399–432.
- T. Stewen, "Der EuGH und die nationale Steuerhoheit – Spannungsverhältnis und Konfliktlösung", 43 EuR, 445–467.

## 25. *Jurisdiction and recognition of judgments*

- G. Distefano, "La demande reconventionnelle au fil des textes régissant de fonctionnement de la Cour de La Haye et de sa jurisprudence", 18 SZIER 45–67.
- F. Giorgi, and N. Triart, "National Judges, Community Judges: Invitation to a Journey through the Looking-glass – On the Need for Jurisdictions to Rethink the Inter-systemic Relations beyond the Hierarchical Principle", 14 ELJ, 693–717.
- Y. Farah, Youseph "Allocation of jurisdiction and the internet in EU law", 33 EL Rev., 257–270.

## 26. *Private law*

- V. van den Eeckhout, "Promoting Human Rights within the Union: The Role of European Private International Law", 14 ELJ, 105–127.
- M. Fontaine, "Le Code Civil Napoléon et les Obligations Contractuelles: de Centenaire en Centenaire ... et Perspectives", 19 EBLR, 579–603.
- A. Furrer, "Die Rolle des IPR im Europäischen Privatrecht", 18 SZIER, 7–30.
- A. Furrer, "Meilensteine im Europäischen Kollisionsrecht", 18 SZIER, 3–6.
- L.L. Hansen, "Applicable Employment Law after Rome I –The Draft Rome I Regulation and Its Importance for Employment Contracts", 19 EBLR, 767–774.
- C. Harlow, "The Public Law/Private Law Divide, Une entente assez cordiale?", 14 EPL, 433–439.
- O. Lando and P.A. Nielsen, "The Rome I Regulation", 45 CML Rev., 1687–1725.
- C. Mak, "Grondrechten en Europees contractenrecht. Over de rechtspolitieke achtergrond van contractenrechtelijke uitspraken", 33 NJCM, 770–781.
- P. Mengozzi, "Le Manifeste pour une justice sociale en droit européen des contrats et la preconisation d'un principe d'interpretation comparative horizontale", 13 Dir. Un. Eur., 85–126.

## 27. *Regional policy*

- A. Buzelay, "À propos de la lutte sur les inégalités régionales en Europe – Bilan et perspectives", 519 RMC, 345–350.
- House of Lords, European Union Committee, Session 2007–08, 19<sup>th</sup> Report: "The Future of EU Regional Policy".

## 28. *Relationship between national and Community law*

- M. Bungenberg, "'Tariftreue' zwischen Bundesverfassungsgericht und EuGH – konträres oder komplementäres wirtschaftsverfassungsrechtliches Verständnis?", 43 EuR, 397–409.

- M.-P. Granger, "France is 'Already' Back in Europe: The Europeanization of French Courts and the Influence of France in the EU", 14 EPL, 335–375.
- R. Král, "National normative implementation of EC Regulations: An exceptional or rather common matter?", 33 EL Rev., 243–256.
- E. Lagrange, "L'application de la Convention de Rome à des actes accomplis par les Etats parties en dehors du territoire national", 112 RGDIP, 521–566.
- D. Leczykiewicz, "Analysis and Reflections – Constitutional conflicts and the third pillar", 33 EL Rev., 230–242.
- W. Phelan, "Can Ireland legislate contrary to EC law?", 33 EL Rev., 530–549.
- J. Roux, "Le conseil constitutionnel et le contrôle de constitutionnalité du Traité de Lisbonne: bis repetita?", (2008) RTDE, 5–28.
- J.P. Terhechte, "Der Grundsatz der Subsidiarität der Verfassungsbeschwerde auf dem Prüfstand des Unionsrechts", 43 EuR, 467–476.
- C. Thiele, "Sanktionen gegen EG-Mitgliedstaaten zur Durchsetzung von Europäischem Gemeinschaftsrecht – Das Sanktionsverfahren nach Art. 228 Abs. 2 EG", 43 EuR, 320–344.

## 29. *Social policy*

- P. Badura, "Gleiche Freiheit im Verhältnis zwischen Privaten – Die verfassungsrechtliche Problematik der Umsetzung der EG-Diskriminierungsrichtlinien in Deutschland", 68 ZaöRV, 347–358.
- K.S. Buschoff and P. Protsch, "(A-)typical and (in-)secure? Social protection and 'non-standard' forms of employment in Europe", 61 *International Social security Review*, 51–73.
- House of Lords, European Union Committee, Session 2007–08, 17<sup>th</sup> Report: "Increasing the supply of donor organs within the European Union Volume 1 and 2".
- E. Howard, "The European Year of Equal Opportunities for All – 2007: Is the EU Moving Away From a Formal Idea of Equality?", 14 ELJ, 168–185.
- C. Leconte, "Opposing Integration on Matters of Social and Normative Preferences: A New Dimension of Political Contestation in the EU", 46 JCMS 1071–1091.
- M. Opielka, "The likelihood of a basic income in Germany", 61 *International Social security Review*, 73–94.
- E. Sabatakakis, "À propos du traité de Lisbonne et de l'Europe sociale", 520 RMC, 432–441.

## 30. *State aid*

- A. Giraud, "A study of the notion of legitimate expectations in State aid recovery proceedings: 'Abandon all hope, ye who enter here'?", 45 CML Rev., 1399–1431.
- C. Koenig and J. Paul, "Die Krankenhausfinanzierung im kreuzfeuer der EG-Beihilfenkontrolle", 19 EuZW, 359–363.
- J.-P. van der Veer, "Is the Market Failing? The Commission's Assessment of State Aid to Broadband Networks", 29 ECLR, 363–366.

## 31. *Taxation*

- L. de Broe, "Some observations on the 2007 communication from the Commission: 'The application of anti-abuse measures in the area of direct taxation within the EU and in relation to third countries'", 17 EC Tax Rev., 142–148.

- O. Henkow, "Neutrality of VAT for taxable persons: a new approach in European VAT?" 17 EC Tax Rev., 233–240.
- L. Jarass and G.M. Obermair, "Tax on earnings before interest and taxes instead of profit – fair, simple and competitive: a conceivable initiative of EU Member States for a common consolidated corporate tax base", 17 EC Tax Rev., 111–117.
- T.A. Van Kampen and L.J. de Rijke, "The Kredietbank Luxembourg and the Liechtenstein tax affairs: notes on the balance between the exchange of information between states and the protection of fundamental rights", 17 EC Tax Rev., 221–232.
- K. Kubik and C. Massoner, "Common Consolidated Corporate Tax Base – the possible content of Community Law provisions", 17 EC Tax Rev., 137–141.
- E.C.C.M. Kemmeren, "Exemption method for PEs and (major) shareholdings best services: the CCCTB and the internal markets concerned", 17 EC Tax Rev., 118–136.
- M.-W. Leung, "The Concept of 'Out of Sight – Offshore – Out of Mind' under the International Financial Architecture: Do Tax Havens Impede Economic Growth and Development?", 19 EBLR, 525–555.
- A.C. Pato, "Cross-border direct tax issues of investment funds from the perspective of European law", 17 EC Tax Rev., 197–220.
- J.C. Sharman, "Regional Deals and the Global Imperative: The External Dimension of the European Union Savings Tax Directive", 46 JCMS, 1049–1069.
- J.M. Weiner, "Formula One. The race to find a common formula to apportion the EU tax base", 17 EC Tax Rev., 100–110.
- C. Wimpissinger, "Cross-border transfer of losses, the ECJ does not agree with Advocate General Sharpston", 17 EC Tax Rev., 173–181.

### 32. *Transport and infrastructure*

## III. COUNCIL OF EUROPE

### 1. *General*

### 2. *Human rights*

- J.S. Bloise, "L'arrêt de la Cour européenne des droits de l'homme D.H. et autres c. République tchèque : une décision de principe en matière de nondiscrimination raciale", 18 SZIER, 31–43.
- Busstra, "Eigen verantwoordelijkheid bij mensenrechten: een verkenning binnen het EVRM-systeem", 33 NJCM, 345–363.
- S. Greer, "What's Wrong with the European Convention on Human Rights?", 30 HRQ, 680–702.
- Knoll "Rights Without Remedies: The European Court's Failure to Close the Human Rights Gap in Kosovo", 68 ZaöRV, 431–542.
- C. McCrudden, "Human Dignity and Judicial Interpretation of Human Rights", 19 EJIL, 655–724.
- F.P. Ölcer, "Eerlijk proces en bijzondere opsporing. Over uitlokken, af luisteren, andere bijzondere opsporingsmethoden en het EVRM", 33 NJCM, 185–201.