

## **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
RIDPC	Rivista italiana di diritto pubblico comunitario
Riv.Dir.Eur.	Rivista di Diritto Europeo
RIW	Recht der Internationalen Wirtschaft
RMC	Revue du Marché Commun et de l'Union Européenne
RTDE	Revue Trimestrielle de Droit Européen
SEW	Sociaal-Economische Wetgeving
SMA	Sociaal Maandblad Arbeid
SPEI	Swiss Papers on European Integration
SZIER	Schweizerische Zeitschrift für internationales und europäisches Recht/ 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

Views of European Law from the Mountain – M. Bulterman, L. Hancher, A. McDonnell and H. Sevenster (Eds.), *Views of European Law from the Mountain: Liber Amicorum Piet Jan Slot*, Alphen aan de Rijn: Kluwer Law International, 2009

## I. Integration

### 1. General aspects

- A. Addis, "Imagining the international community: The constitutive dimension of universal jurisdiction", 31 HRQ, 129–162.
- M. Ferrera, "The JCMS annual lecture: National welfare states and European integration: In search of a 'Virtuous Nesting'", 47 JCMS, 219–233.
- M. Niggli, "Immigration & Integration", 18 SZIER, 213–217.
- C. Panara, "The German Länder in the process of European integration between Föderalismusreform and reform treaty", 14 EPL, 585–614.

## II. European Communities And European Union

### 1. General

- A. Alemanno, "The better regulation initiative at the judicial gate: A trojan horse within the Commission's walls or the way forward?", 15 *ELJ*, 382–400.
- M. Avbelj and J. Komárek, "Four visions of constitutional pluralism", 4 *EuConst*, 524–527.
- G. Barrett, "Building a Swiss Chalet in an Irish Legal Landscape? Referendums on European Union Treaties in Ireland & the Impact of Supreme Court Jurisprudence", 4 *EuConst*, 32–70.
- U. Battis and J. Kersten, "Europäische Raumentwicklung", 44 *EuR*, 3–23.
- G. Bermann, "National parliaments and subsidiarity: An outsider's view", 4 *EuConst*, 453–459.
- L. Brinkhorst, "National sovereignty in the EU: An outdated concept", *Views of European Law from the Mountain*, 327–334.
- E. Brok and M. Selmayr, "Der 'Vertrag der Parlamente' als Gefahr die Demokratie? Zu den offensichtlich unbegründeten Verfassungsklagen gegen den Vertrag von Lissabon", 31 *Integration*, 217–234.
- M. Bronckers, "From 'Direct Effect' to 'Muted Dialogue': Recent developments in the European Courts' case law on the WTO and beyond", *Views of European Law from the Mountain*, 403–416.
- F. Chaltiel, "Le traité de Lisbonne peut-il entrer en vigueur?", 525 *RMC*, 77–82.
- N. Copsey and T. Haughton, "The choices for Europe: national preferences in new and old member states", 47 *JCMS*, 263–286.
- D. Curtin, "Ierland en het Verdrag van Lissabon: van 'Nee' naar 'Ja'?", 57 *SEW*, 208–214.
- M. Dani, "Constitutionalism and dissonances: Has Europe paid off its debt to functionalism?", 15 *ELJ*, 324–350.
- T. von Danwitz, "Funktionsbedingungen der rechtsprechung des Europäischen Gerichtshofes", 43 *EuR*, 769–785.
- A. Dashwood, "What can be salvaged if the Treaty of Lisbon is lost?", *Views of European Law from the Mountain*, 335–344.
- U. Draetta, "La 'membership' dell'Unione europea dopo il Trattato di Lisbona", (2008) *Dir. Un. Eur.* 469–486.
- T. Drupsteen, "Inverse direct effect and Community loyalty", *Views of European Law from the Mountain*, 345–354.
- P. Van Elsuwege, S. Adam, "Situations purement internes, discriminations à rebours et collectivités autonomes après l'arrêt sur l'assurance soins flamande", 44 *CDE*, 655–712.
- A. Euzéby, "Le développement humain, référence majeure pour la stratégie de Lisbonne", 522 *RMC*, 565–571.
- B. Fauvarque-Cosson, "Terminologie, principes, élaboration de règles modèles: les tris volets du cadre commun de référence", 44 *RTDE*, 695–706.
- C. Gauthier, "Les incidences du droit de l'Union européenne sur le droit français des propriétés publiques", 43 *CDE*, 381–420.
- A. Hinarejos, "The Lisbon Treaty Versus Standing Still: A View from the Third Pillar", 4 *EuConst*, 99–116.
- G. Hogan, "The Lisbon Treaty and the Irish Referendum", 15 *EPL*, 163–170.
- C. Hillion and R. Wessel, "Competence distribution in EU external relations after *Ecowas*: Clarification or continued fuzziness?", 46 *CML Rev.*, 551–586.
- C. Hillion, "A look back at the open skies judgments", *Views of European Law from the Mountain*, 257–266.
- S. Hölscheidt, "Formale Aufwertung – geringe Schubkraft: die Rolle der nationalen Parlamente gemäß dem Lissabonner Vertrag", 31 *Integration*, 254–265.

- House of Lords European Union Committee, "6th Report of Session 2008–09 Civil Protection and Crisis Management in the European Union".
- H. Papier, "Europe's new realism: The treaty of Lisbon", 4 *EuConst*, 421–428.
- A. Philippopoulos-Mihalopoulos, "Moment of stasis: The successful failure of a constitution for Europe", 15 *ELJ*, 309–323.
- S. Van Raepenbusch, "La réforme institutionnelle du traité de Lisbonne: l'émergence juridique de l'Union européenne", 43 *CDE*, 573–622.
- J.P. Jacqué, "Le traité de Lisbonne. Une vue cavalière", 44 *RTDE*, 439–485.
- D. Kosař, "Lustration and lapse of time: 'Dealing with the past' in the Czech Republic", 4 *EuConst*, 460–487.
- G. Katrougalos, "European 'Social States' and the USA: An ocean Apart?", 4 *EuConst*, 225–250.
- M. Lefebvre, "A l'Est de l'Union européenne: bilan d'une présidence française mouvementée", 524 *RMC*, 11–16.
- J. Leinen and J. Kreutz, "Herausforderung partizipative europäische Demokratie: Zivilgesellschaft und direkte Demokratie im Vertrag von Lissabon", 31 *integration*, 241–253.
- K. Lenaerts, "De Rome à Lisbonne, la constitution européenne en marche?", 44 *CDE*, 229–254.
- J. Lindner, "Zur grundsätzlichen Bedeutung des Protokolls über die Anwendung der Grundrechtecharta auf Polen und das Vereinigte Königreich", 43 *EuR*, 786–799.
- J.-V. Louis, "Bilan d'une réforme. De l'Acte unique européen à la CIG 2007", 43 *CDE*, 559–572.
- J.-V. Louis, "National parliaments and the principle of subsidiarity – Legal opinions and practical limits", 4 *EuConst*, 429–452.
- J.-V. Louis, "D'une présidence à l'autre 2009", 44 *CDE*, 583–590.
- I. Lynch-Fannon, "Legislative policy, law and competitiveness: A mysterious and difficult relationship in the EU", 15 *ELJ*, 98–120.
- I. Maher, "Regulating markets and social Europe: New governance in the EU", 15 *ELJ*, 155–159.
- A. Masson, "Les conditions de validité des bases juridiques dérivées à la suite de l'arrêt du 4 mai 2006", 44 *CDE*, 157–174.
- A. Menéndez, "The European democratic challenge: The forging of a supranational *Volonté Générale*", 15 *ELJ*, 277–308.
- M. Millet, "Le Marché commun, un écran de fumée pour la législation communautaire contre le tabagisme", 527 *RMC*, 257–264.
- K. Mortelmans, "The Dutch council of state: Constitutional cases with an European Union background", *Views of European Law from the Mountain*, 467–481.
- J. Mosselmans and P. Peeters, "The Brussels–Halle–Vilvoorde Question: A Linguistic Trap", 15 *EPL*, 5–16.
- N. Moussis, "Les leçons et la sortie possible de l'imbraglio irlandais", 522 *RMC*, 572–580.
- M. Nettesheim, "Grundrechtskonzeptionen des EuGH im Raum der Freiheit, der Sicherheit und des Rechts", 44 *EuR*, 24–43.
- M. Oel and J. Rapp-Lücke, "Politische Entscheidungsvorbereitung in der EU-27 plus am Beispiel der europäischen Innenpolitik", 31 *integration*, 281–290.
- S. Pinin, "L'Effectivité de la primauté du droit communautaire sur la Constitution", 44 *RTDE*, 263–288.
- N. Petersen, "Der Wandel des ungeschriebenen Völkerrechts im Zuge der Konstitutionalisierung", 46 *Arch. VR*, 502–523.
- T. Pfeiffer, "Neues Internationales Vertragsrecht", 19 *EuZW*, 622–629.
- J. Rochfeld, "Les apports de l'acquis communautaire au cadre commun de référence", 44 *RTDE*, 741–760.

- K. Schönfeld, "Rex, Lex et Judex: Montesquieu and la bouche de la loi revisited", 4 EuConst, 274–301.
- C. Scott, "Governing without law or governing without government? New-ish governance and the legitimacy of the EU", 15 ELJ, 160–173.
- M. Smith, "Enforcement, monitoring, verification, outsourcing: The decline and decline of the infringement process", 33 EL Rev., 777–802.
- H. Stark, "Die französische EU-Ratspräsidentschaft 2008 – zwischen aktuellem Krisenmanagement und strategischer Weichenstellung", 31 *integration*, 235–240.
- A.-M. Tournepic, "Vers de nouveaux champs d'application pour la transparence administrative en droit communautaire. Réflexions sur le Livre vert e en matière de transparence", 43 CDE, 623–646.
- J. Vanhamme, "L'équivalence des langues dans le marché intérieur : l'apport de la Cour de justice", 43 CDE, 359–380.
- R. Wessel, "The Dynamics of the European Union Legal Order: An Increasingly Coherent Framework of Action and Interpretation", 117–142.
- B. de Witte, "European Law as an Academic Discipline: Unity and Fragmentation", Views of European Law from the Mountain, 417–428.
- M. Wittinger, "Europäische Satelliten: Anmerkungen zum Europäischen Agentur(un)wesen und zur vereinbarkeit Europäischer Agenturen mit dem Gemeinschaftsrecht", EuR, 609–626.
- M. van der Woude and C. Swaak, "No time for time", Views of European Law from the Mountain, 207–222.

## 2. *Accession*

- A. Albi, "Ironies in human rights protection in the EU: Pre-accession conditionality and post-accession conundrums", 15 ELJ, 46–69.
- A. Gates, "Mixed messages and mixed results: The EU's promotion of human rights in Turkey", 15 ELJ, 401–411.
- P. Marchat, "L'Albanie, pays des aigles...candidat à l'adhésion?", 527 RMC, 236–245.

## 3. *Agriculture*

- A. Cunha and A. Swinbank, "Exploring the determinants of CAP reform: A Delphi survey of key decision-makers", 47 JCMS 235–261.
- K. Inglis, "EU actions on rising food prices in the context of climate change and energy initiatives: Proving Murphy wrong?", 15 MJ, 277–284.
- A. Swinbank, "EU sugar policy: An extraordinary story of continuity, but then change" 43 JWT, 603–620.
- J. Wakefield, "Fisheries: A failure of values", 46 CML Rev., 431–470.

## 4. *Commercial policy*

- R. Islam and S. Alam, "Preferential trade agreements and the scope of GATT article XXIV, GATS article V and the enabling clause: An appraisal of GATT/WTO jurisprudence", 56 NILR, 1–34.
- P. Mavroidis, "No outsourcing of law? WTO law as practised by WTO Courts", 102 AJIL, 421–474.
- P. Mengozzi, "L'incidence de la globalisation sur la réglementation de la participation communautaire au système du commerce international", 2008 Dir. Un. Eur., 671–686.

- R. Stelzer, "GATT doctrine and the limits of the WTO: An investigation into Germany's stem cell act", 42 JWT, 865–903.
- A. Trouche, "Le principe de précaution entre unité et diversité : étude comparative des systèmes communautaire et OMC", 44 CDE, 279–338.

#### 5. *Common Foreign and Security Policy*

- J. Argomaniz, "When the EU is the 'Norm-taker': The passenger name records agreement and the EU's internalization of US border security norms", 31 Journal Eur. Int., 119–136.
- C. Eckes, "Sanctions against Individuals – Fighting Terrorism within the European Legal Order", 4 EuConst, 205–224.
- P. De Hert and V. Papakonstantinou, "The PNR agreement and transatlantic anti-terrorism cooperation: No firm human rights framework on either side of the Atlantic", 46 CML Rev., 885–919.
- S. Lavenex and N. Wichmann, "The external governance of EU internal security", 31 Journal Eur. Int., 83–102.
- A. Neal, "Securitization and risk at the EU border: The origins of Frontex", 47 JCMS, 333–356.
- E. Regelsberger, "Von Nizza nach Lissabon – das neue konstitutionelle Angebot für die Gemeinsame Außen- und Sicherheitspolitik der EU", 31 integration, 266–280.
- C. de Vreese and A. Kandyla, "News framing and public support for a common foreign and security policy", 47 JCMS, 453–481.
- R. Yakemtchouk, "La politique étrangère de L'Européenne", 527 RMC, 217–227".

#### 6. *Company law*

- A. Artés, "Advancing harmonization: Should the ECJ apply Golden Shares' standards to national company law?", 20 EBLR, 457–482.
- B. Clarke, "The takeover directive: Is a little regulation better than no regulation?", 15 ELJ, 174–197.
- B. Clift, "The second time as farce? The EU takeover directive, the clash of capitalisms and the hamstrung harmonization of European (and French) corporate governance", 47 JCMS, 55–79.
- S. Deakin, "Reflexive Governance and European Company Law", 15 ELJ, 224–245.
- D. Komo and C. Villiers, "Are trends in European company law threatening industrial democracy?", 34 EL Rev., 175–204.
- S. Rammeloo, "The 14<sup>th</sup> EC company law directive on the cross-border transfer of the registered office of limited liability companies – now or never?", 15 MJ, 359–394.
- P. Zumbansen, "Governance in European corporate law regulation as transnational legal pluralism", 15 ELJ, 246–276.
- E. Werlauff, "Safeguards against Takeover after Volkswagen – On the Lawfulness of such Safeguards under Company Law after the European Court's Decision in 'Volkswagen'", 20 EBLR, 101–117.

#### 7. *Competition law and industrial policy*

- T. Ackermann, "Antitrust damages actions under the Rome II regulation", Views of European Law from the Mountain, 109–122.
- H. Andersson and E. Legnerfält, "The new Swedish competition act", 29 ECLR, 563–569.
- P. Billiet, "How lenient is the EC leniency policy? A matter of certainty and predictability", 30 ECLR, 14–21.

- O. Brouwer and D. Curtin, "Why? The giving reasons requirement of EU administration", *Views of European Law from the Mountain*, 133–142.
- P. Camesasca and A. Schmidt, "EC Commission's post-conference maritime transport guidelines – true guidance to navigate through antitrust compliance", 30 ECLR, 143–145.
- T. Caspary, "German Court of Appeals: adding more bite to the minimis exception for merger control", 30 ECLR, 149–152.
- D. Edward, "Quality control of competition decisions", *Views of European Law from the Mountain*, 143–150.
- R. Gaudet Jr., "Turning a blind eye: The Commission's rejection of opt-out class actions overlooks Swedish, Norwegian, Danish and Dutch experience", 30 ECLR, 107–117.
- L. Gyselen, "Resale price maintenance: Growing convergence between the US and the EC in sight?", *Views of European Law from the Mountain*, 151–166.
- C. Harding, "Capturing the cartel's friends: Cartel facilitation and the idea of joint criminal enterprise", 34 EL Rev., 298–309.
- V. Irelli, "Article 81(1) EC: Some remarks on the notion of restriction of competition", 20 EBLR, 287–306.
- T. Jaeger, "Neue Parameter für Privatisierungen? Die Entscheidung Bank Burgenland der Kommission", 19 EuZW, 686–690.
- I. Kokkoris and L. Day, "Buyer power in UK merger control", 30 ECLR, 176–188.
- R. Lane, "EC Competition Law Post-Lisbon: A Matter of Protocol", *Views of European Law from the Mountain*, 167–178.
- B.J. McCabe, "Boundaries between unilateral and multilateral conducts in vertical restraints", 29 ECLR, 600–607.
- A. Meij, "Scope of judicial review and sanctions in competition cases", *Views of European Law from the Mountain*, 179–186.
- F. Mezzanotte, "Tacit collusion as economic links in Article 82 EC revisited", 30 ECLR, 137–142.
- J. Norton, "Multinational companies: Of institutional 'Spheres of Influence', corporate social responsibility and meaningful financial sector law reform for developing countries", 20 EBLR, 1–62.
- S. Papon, "Structural versus behavioural remedies in merger control: A Case-by-case analysis", 30 ECLR, 36–48.
- A. Pera and M. Carpagnano, "The law and practice of commitment decisions: A comparative analysis", 29 ECLR, 669–686.
- F. Rizzuto, "National merger control proceedings and the requirements of European Community law: The limits to exclusive jurisdiction", 29 ECLR, 692–709.
- S. Simsek and T. Erdogan, "An effects-based approach to exclusivity agreements: The case of Coca-Cola Turkey", 29 ECLR, 570–576.
- J. Skilbeck, "Cartel damages: The Court of Appeal rejects a gain-based remedy", 30 ECLR, 105–106.
- E. Stylopoulos, "Powers and duties of arbitrators in the application of competition law: An EC approach in the light of recent developments", 30 ECLR, 118–124.
- M. Szydło, "Sector-specific regulation and competition law: Between convergence and divergence", 15 EPL, 257–275.
- A. Tóth, "Protection of investments in European abuse of dominance cases", 29 ECLR, 710–716.
- D. Walsh, "Carrots and Sticks – Leniency and Fines in EC cartel cases", 30 ECLR, 30–35.
- E. Whiteford and A. Skudder, "Harmonization of actions for cartel damages – not the white paper", *Views of European Law from the Mountain*, 223–232.



8. *Consumer policy*

- A. Brack, "A disadvantageous dichotomy in product safety law – some reflections on sense and nonsense of the distinction food–nonfood in European product safety law", 20 EBLR, 173–198.
- H.-W. Micklitz, N. Reich, "Crónica de una muerte anunciada: The Commission proposal for a 'Directive on consumer rights'", 46 CML Rev., 471–519.
- H. Rösler, "Primäres EU-Verbraucherrecht: Vom Römischen Vertrag bis zum Vertrag von Lissabon", 43 EuR, 800–823.
- J. Stuyck, "The consumer law compendium: A new era for European consumer law? – general introduction", 20 EBLR, 377–381.

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

- E. Baker and C. Harding, "From past imperfect to future perfect? A longitudinal study of the Third Pillar", 34 EL Rev., 25–54.
- B. de Felipe and R. de Santiago, "Shooting down hijacked aeroplanes? Sorry, we're humanists", 14 EPL, 565–584.
- M. Fichera, "The European Arrest Warrant and the Sovereign State: A Marriage of Convenience?", 15 ELJ, 70–97.
- W. Frenz, "Europäischer Datenschutz und Terrorabwehr", 20 EuZW, 6–8.
- N. Garoupa and F. Stephen, "Why plea-bargaining fails to achieve results in so many criminal justice systems: A new framework for assessment", 15 MJ, 323–358.
- E. Herlin-Karnell, "Subsidiarity in the area of EU justice and home affairs law—A lost cause?", 15 ELJ, 351–361.
- L. Marin, "The European Arrest Warrant in the Italian Republic", 4 EuConst, 251–273.
- P. Pawlak, "The external dimension of the area of freedom, security and justice: hijacker or hostage of cross-pillarization?", 31 Journal Eur. Int., 25–44.
- P. Prevel, "L'application du mandat d'arrêt européen", 43 CDE, 695–732.
- N. Schrijver, "When will the new emperor wear his clothes? The efforts of the European Union towards a common development cooperation policy", Views of European Law from the Mountain, 379–390.
- K. Smith, "The justice and home affairs policy universe: some directions for further research", 31 Journal Eur. Int., 1–7.
- F. Trauner, "Deconstructing the EU's routes of influence in justice and home affairs in the western Balkans", 31 Journal Eur. Int., 65–82.
- T. Tridimas, "Analysis and reflections – Terrorism and the ECJ: Empowerment and democracy in the EC legal order", 34 EL Rev., 103–126.
- S. Wolff, N. Wichmann and G. Mounier, "The external dimension of justice and home affairs: A different security agenda for the EU?", Journal Eur. Int., 9–23.

10. *Court of Justice; judicial protection*

- H. van Arendonk, "The European Court of Justice and national courts", 18 EC Tax Rev., 96–97.
- N. Blokker, "Reviewing the review: Did the European Court of Justice in Kadi indirectly review security council resolutions? On the downside of a courageous judgment", Views of European Law from the Mountain, 315–326.
- M. Broberg, "Preliminary references by public administrative bodies: When are public administrative bodies competent to make preliminary references to the European court of justice?", 15 EPL, 207–221.

- A. Dawes and B. Kunoy, "Plate tectonics in Luxembourg: The ménage à trois between EC law, international law and the European Convention on Human Rights following the UN sanctions cases", 46 CML Rev., 73–104.
- S. Griller, "International law, human rights and the European Community's autonomous legal order: Notes on the European Court of Justice decision in Kadi", 4 EuConst, 528–553.
- D. Halberstam, Eric Stein, "The United Nations, the European Union, and the King of Sweden: Economic sanctions and individual rights in a plural world order", 46 CML Rev., 13–72.
- G. Harpaz, "The European Court of Justice and its relations with the European Court of Human Rights: The quest for enhanced reliance, coherence and legitimacy", 46 CML Rev., 105–141.
- House of Lords European Union Committee, "9th Report of Session 2008–09 Procedural rights in EU criminal proceedings – an update"
- P. Kapteyn, "Een wegwijzer naar een zo efficiënt en effectief mogelijk verloop van de prejudiciële procedure", 57 SEW, 200–208.
- C. Kombos, "The Advocate General and EC Law", 15 EPL, 139–142.
- K. Lucas-Alberni, "La possible contribution du revirement de jurisprudence de la Cour européenne des droits de l'homme à la sécurité juridique", 43 CDE, 479–524.
- C. Ohler, "Gemeinschaftsrechtlicher Rechtsschutz gegen personengerichtete sanktionen des UN-Sicherheitsrats", 19 EuZW, 630–634.
- R. van Ooik, "Cross-pillar litigation before the ECJ: Demarcation of Community and Union Competences", 4 EuConst, 399–420.
- S. Prechal, and S. de Vries, "Seamless web of judicial protection in the internal market?", 34 EL Rev., 5–24.
- T. van Rijn, "Non-exécution des arrêts de la Cour de Justice par les Etats membres", 44 CDE, 83–122.
- C. Waldhoff, "Recent developments relating to the retroactive effect of decisions of the ECJ", 46 CML Rev., 173–190.

11. *Economic and monetary policy*

- A. Buzelay, "A propos de la crise américaine et de son impact sur la zone euro", 524 RMC, 17–21.
- S. Dullien, and D. Schwarzer, "Bringing macroeconomics into the EU budget debate: Why and how?", 47 JCMS, 153–174.
- G. Tournemire, "L'Union économique et monétaire entre succès et défis", 524 RMC, 22–29.
- A. Waeyenberge, P. Pecho, "L'arrêt Unibet et le Traité de Lisbonne – un pari sur l'avenir de la protection juridictionnelle effective", 44 CDE, 123–156.

12. *Energy policy*

- R. Divaldalbero, "La Méditerranée au coeur des politiques énergétiques et environnementales de l'EU", 522 RMC, 597–604.

13. *Environmental policy*

- A. Blanco-Bazán, "Marine pollution and its scapegoats: The fragile legitimacy of A European directive and a European judgment", Views of European Law from the Mountain, 235–244.
- D. Casey, "Disintegration: Environmental protection and Article 81 EC", 15 ELJ, 362–381.
- S. Heselhaus, "Biokraftstoffe und das Recht auf Nahrung", 47 Arch. VR, 93–133.

- R. Hiskes, "Taking Action, Saving Lives: Our Duties to Protect Environmental and Public Health", 30 HRQ, 1022–1024.
- P. Mavroidis and H. Horn, "The permissible reach of national environmental policies" 42 JWT, 1107–1178.
- P. Mendes de Leon, "Nouvelles Frontières: Trading international law and European law in the context of the establishment of an emission trade system", Views of European Law from the Mountain, 301–312.
- L. Rajamani, "From Berlin to Bali and Beyond: Killing Kyoto Softly?", 57 ICLQ, 909–940.
- H. Vedder, "An assessment of carbon capture and storage under EC competition law", 29 ECLR, 586–599.

#### 14. *External relations; association and development*

- T. Eilmansberger, "Bilateral investment treaties and EU law", 46 CML Rev., 383–429.
- A. Hamonic, "La représentation de l'Union européenne au sein de la commission de consolidation de la paix des Nations Unies : entre anticipation et continuité", 44 CDE, 591–628.
- House of Lords European Union Committee, "3rd Report of Session 2008–09 After Georgia The EU and Russia: Follow-Up Report"
- P. Koutrakos, "The European Union and its neighbours – a legal appraisal of the EU's policies of stabilisation, partnership and integration", 15 EPL, 135–138.
- P. Kuijper, "Re-reading external relations cases in the field of transport: The function of community loyalty", Views of European Law from the Mountain, 291–300
- M. Maresceau, "Unilateral termination and suspension of bilateral agreements concluded by the EC", Views of European Law from the Mountain, 455–466.
- E. Vranes, "Gemischte Abkommen und die Zuständigkeit des EuGH – Grundfragen und neuere Entwicklungen In den Außenbeziehungen", 44 EuR, 44–79.
- L. Zeng, "A preliminary perspective of negotiations of EU–China PCA: A new bottle carrying old wine or new wine or both?", 15 ELJ, 121–141.
- A. Zimmermann, "Die neuen Wirtschaftspartnerschaftsabkommen der EU: WTO-Konformität versus Entwicklungsorientierung?", 20 EuZW, 1–5.

#### 15. *Finance*

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

- G. Straetmans, "Market access, the outer limits of free movement of goods and ... The law?", Views of European Law from the Mountain, 91–106.

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

- V. Correia, "Roumains et Bulgares après le 1er janvier 2007, les carences temporaires d'une citoyenneté européenne sans l'accès à l'emploi", 44 CDE, 629–654.
- C. Costello, "Metock: Free movement and 'normal family life' in the Union", 46 CML Rev., 587–622.
- S. Currie, "Accelerated justice or a step too far? Residence rights of non-EU family members and the Court's ruling in Metock", 34 EL Rev., 310–326.
- M. Fletcher, "Schengen, the European Court of Justice and Flexibility under the Lisbon Treaty: Balancing the United Kingdom's 'Ins' and 'Outs'", 4 EuConst., 71–98.
- P. Gilliaux, "Les entraves à la liberté de circulation des personnes", 44 CDE, 407–460.
- D. Persin, "Free movement of labour: UK responses to the eastern enlargement and GATS mode 4", 42 JWT, 837–864.

- I. Staffans, "Evidentiary standings of inquisitorial versus adversarial asylum procedures in the light of harmonization", 14 EPL, 615–642.

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

- A. Anand, "Rules v. Principles as approaches to financial market regulation", 50 Harv.Int'l L.J., 17–56.
- A. Andreangeli, "Between the public interest and the free market: Would the liberalisation of the legal profession bring benefits to the client – and to the market?", 19 EBLR, 1051–1060.
- G. Bertola and L. Mola, "Paths to harmonization: Legal evolution of internal and external trade in services through personal mobility in the EU", 35 LIEI, 323–350.
- G. Bertezolo, "The European Union facing the global arena: Standard-setting bodies and financial regulation", 34 EL Rev., 257–280.
- W. Bratton, J. Mccahery and E. Vermeulen, "How does corporate mobility affect law-making? A comparative analysis", 57 AJCL, 347–386.
- G. Gobbo, "MiFID's systematic internalisation: the efficiency debate and the future of the European financial markets", 20 EBLR, 63–99.
- G. Godano, "La cooperazione in materia di vigilanza bancaria: le regole europee", 2008 Dir. Un. Eur., 701–730.
- V. Hatzopoulos, "Que reste-t-il de la directive sur les services?", 43 CDE, 299–358.
- House of Lords European Union Committee, "1st Report of Session 2008–09 EU Legislative Initiatives in Response to the Financial Turmoil".
- House of Lords European Union Committee, "4th Report of Session 2008–09 Healthcare across EU borders: a safe framework Volume I".
- House of Lords European Union Committee, "4th Report of Session 2008–09 Healthcare across EU borders: a safe framework Volume II".
- A. Jones, "Regulating the legal profession: Article 81, the public interest and the ECJ's Judgment in *Wouters*", 19 EBLR, 1079–1103.
- F. Louckx, "L'influence du droit européen de la concurrence sur l'organisation des systèmes de soins de santé nationaux", 44 CDE, 339–406.
- M. Mok, "The free movement of capital in the EC and with third countries and its application on the basis of ECJ case law", Views of European Law from the Mountain, 41–58.
- T. Möllers, "Efficiency as a standard in capital market law – The application of empirical and economic arguments for the justification of civil law, criminal law and administrative law sanctions", 20 EBLR, 243–271.
- O. Mörsdorf, "Beschränkungen der Mobilität von EU-Gesellschaften im Binnenmarkt – eine Zwischenbilanz", 20 EuZW, 97–101.
- G. Murphy, "Is it time to rebrand legal professional privilege in EC competition law?", 30 ECLR, 125–136.
- W. Sauter, "The proposed patients' rights directive and the reform of (cross-border) healthcare in the European Union", 36 LIEI, 109–131.
- P. Staikouras, "The conundrum of the market abuse directive preventative measures for EU financial services' integration: In search of equilibrium between market integrity enhancement and undue regulatory encumbrance", 35 LIEI, 351–373.

19. *Fundamental rights*

- E. Bates, "Avoiding legal Obligations Created by Human Rights Treaties", 57 ICLQ, 751–788.
- D. Adamski, "How wide is 'the widest possible'? Judicial interpretation of the exceptions to the right of access to official documents revisited", 46 CML Rev., 521–549.

- M. Cartabia, "Europe and Rights: Taking Dialogue Seriously", 5 *EuConst.*, 5–31.
- L. Daniele, "Carta dei diritti fondamentali dell'Unione Europea e Trattato di Lisbona", 2008 *Dir. Un. Eur.*, 655–671.
- E. Drywood, H. Stalford, "Coming of age? Children's rights in the European Union", 46 *CML Rev.*, 143–172.
- G. Guliyeva, "Lost in transition: Russian-speaking non-citizens in Latvia and the protection of minority rights in the European Union", 33 *EL Rev.*, 843–869.
- I. Harden, "The revision of regulation 1049/2001 on public access to documents", 15 *EPL*, 239–256.
- A. Iliopoulou, "Assurer le respect et la promotion des droits fondamentaux: un nouveau défi pour l'Union européenne", 43 *CDE*, 421–478.
- H. Kranenborg, "European Court of Justice forces the institution's legal services to open up", *Views of European Law from the Mountain*, 367–378.
- J. Oliva, "Freedom of religion, minorities and the law", 15 *EPL*, 143–144.
- N. Nic Shuibhne, "Margins of appreciation: National values, fundamental rights and EC free movement law", 34 *EL Rev.*, 230–256.
- P. Wragg, "'Free speech is not valued if only valued speech is free': Connolly, consistency and some Article 10 Concerns", 15 *EPL*, 111–132.

## 20. *Harmonization*

- M. Dougan, "Minimum harmonization after tobacco advertising and *Laval Un Partneri*", *Views of European Law from the Mountain*, 3–18.
- W. Geursen, "Harmonization in a globalizing market place", *Views of European Law from the Mountain* 19–26.
- J. Jans, "Harmonization of national procedural law via the back door? Preliminary comments on the ECJ's judgment in *Janecek* in a comparative context", *Views of European Law from the Mountain*, 267–276.

## 21. *Industrial policy and technology*

- H. Busby, T. Hervey and A. Mohr, "Ethical EU law? The influence of the European Group on Ethics in Science and New Technologies", 33 *EL Rev.*, 803–842.
- L. Hancher and S. Lavrijssen, "Networks on track: From European regulatory networks to European regulatory 'Network Agencies'", 36 *LIEI*, 23–55.
- House of Lords European Union Committee, "5th Report of Session 2008–09 Mobile Phone Charges in the EU".
- P. Staikouras, "The conundrum of the market abuse directive preventative measures for EU financial services' integration: In search of equilibrium between market integrity enhancement and undue regulatory encumbrance", 35 *LIEI*, 351–373.
- R. Yakemtchouk, "La navigation par satellite – Les systèmes européens Galileo et Egnos", 526 *RMC*, 154–162.

## 22. *Institutions*

- A. Bènassy-Quere and E. Turkisch, "The ECB Governing Council in an Enlarged Euro Area", 47 *JCMS*, 25–53.
- 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.
- J. Dutheil de la Rochère, "EU regulatory agencies: What future do they have?", *Views of European Law from the Mountain*, 355–366.

- L. Erkelens, "Enkele Nederlandse voorschriften voor verkiezingen van het Europees parlement", 57 SEW, 192–200.
- R. Kardasheva, "The power to delay: The European Parliament's influence in the consultation procedure", 47 JCMS, 385–409.
- H. Van Den Oosterkamp "EU governance: The practice of EU decision-making and law-making", *Views of European Law from the Mountain*, 391–400.
- N. Robinson, "The European investment bank: The EU's neglected institution", 47 JCMS, 651–673.
- P. Settembri and C. Neuhold, "Achieving consensus through committees: Does the European Parliament manage?", 47 JCMS, 127–151.
- R. Trasca, "La place de l'Office Européen de Lutte Antifraude dans la répression de la fraude au budget communautaire", 44 CDE, 7–82.

23. *Intellectual property*

- M. Leistner, "Copyright law in the EC: Status quo, recent case law and policy perspectives", 46 CML Rev., 847–884.

24. *Internal market*

- R. Barents, "Constitutional horse trading: some comments on the protocol on the internal market and competition", *Views of European Law from the Mountain*, 123–133.
- D. Deak, "Outbound establishment revisited in *Cartesio*", 17 EC Tax Rev., 250–258.
- B. Drijber, "Interconnector law: Interconnecting competition and security of supply", *Views of European Law from the Mountain*, 245–256.
- B. Drijber and H. Stergiou, "Public procurement law and internal market law", 46 CML Rev., 805–846.
- M. van Empel, "Retail payments and the arduous road to SEPA", 46 CML Rev., 921–940.
- A. Johnston, "Ownership unbundling: Prolegomenon to a legal analysis", *Views of European Law from the Mountain*, 277–290.
- M. Knauff and T. Streit, "Die Reform des EU-Vergaberechtsschutzes", 20 EuZW, 37–39.
- R. Kovar, "Le législateur communautaire encadre le regime de la mise des produits dans le marché intérieur", 44 RTDE, 289–312.
- J. Pelkmans, "The demise of intra-EU technical barriers?", *Views of European Law from the Mountain*, 59–72.
- W.-H. Roth, "Economic justifications and the internal market", *Views of European Law from the Mountain*, 73–90.
- J.P. Santos and T. Paz-Ares, "Two basic freedoms of pharmaceutical companies regarding the sale of medicines in Spain: Freedom to set prices and freedom to contract", 29 ECLR, 577–585.

25. *Jurisdiction and recognition of judgments*

- J. Dietze and D. Schnichels, "Die aktuelle Rechtsprechung des EuGH zum EuGVÜ und zur EuGVVO", 20 EuZW, 33–36.
- G. Romano, "Le principe de sécurité juridique à l'épreuve des arrêts Gasser et Owusu", 44 CDE, 175–210.
- Z. Tang, "Multiple defendants in the European jurisdiction regulation", 34 EL Rev., 80–102.

26. *Private law*

- S. Banakas, "Unde Venis et Quo Vadis? European tort law revisited", 18 SZIER, 295–320.
- A. Chong, "Choice of Law for Unjust Enrichment/Restitution and the Rome II Regulation", 57 ICLQ, 863–898.
- C. Classen, "Freiheit und Gleichheit im öffentlichen und im privaten Recht – Unterschiede zwischen europäischem und deutschem Grundrechtsschutz?", 44 EuR, 627–653.
- V. Constantinesco, "La codification communautaire de droit privé à l'épreuve du titre de compétence de l'Union européenne", 44 RTDE, 707–722.
- T.C. Hartley, "Choice of Law for Non-Contractual Liability: Selected Problems Under the Rome II Regulation", 57 ICLQ, 899–908.
- M. Heidemann, "Private law in Europe – The public/private dichotomy revisited", 20 EBLR, 119–139.
- C. Heinze, "Europäisches Primärrecht und Zivilprozess", EuR, 654–690.
- M. Hesselink, "A European Legal Method? On European Private Law and Scientific Method", 15 ELJ, 20–45.
- House of Lords European Union Committee, "12th Report of Session 2008–09 European Contract Law: the Draft Common Frame of Reference".
- P. Kozyris, "Rome II: Tort conflicts on the right track! A postscript to Symeon Symeonides' 'Missed Opportunity'", 56 AJCL, 471–498.
- D. Mazeaud, "Principes du droit européen du droit du contrat, Projet de cadre commun de référence Principes contractuels communs", 44 RTDE, 723–740.
- M. Schillig, "The interpretation of European private law in the light of market freedoms and EU fundamental rights", 15 MJ, 285–322.
- A. Verbeke, "Negotiating [in the shadow of a] European private law", 15 MJ, 395–414.
- R. Zimmermann, "The present state of European private law", 57 AJCL, 479–512.
- F. Zoll, "A comparison with the principles of the existing EC contract law (Acquis – Principles)", 20 EBLR, 391–398.

27. *Regional policy*

House of Lords European Union Committee, "13th Report of Session 2008–09 The Review of the Less Favoured Areas Scheme".

28. *Relationship between national and Community law*

- S. Altindag, "Pour une rehabilitation de la fonction consultative du Conseil d'Etat sur le droit communautaire dérivé", 44 RTDE, 811–834.
- B. Beutler, "State liability for breaches of Community law by national courts: Is the requirement of a manifest infringement of the applicable law an insurmountable obstacle?", 46 CML Rev., 773–804.
- A. Biondi, "How to go ahead as an EU law national judge", 15 EPL, 225–238.
- M. Bobek, "Quantity or quality? Reassessing the role of supreme jurisdictions in Central Europe", 57 AJCL, 33–66.
- E. Cannizzaro, "Sui rapporti fra sistemi processuali nazionali e diritto dell'Unione Europea", (2008) Dir. Un. Eur. 447–468.
- J. van Dam and J. van Eijdsen, "Ex officio Application of EC Law by National Courts of Law in Tax Cases, Discretionary Authority or an Obligation?", 18 EC Tax Rev., 16–28.
- R. D'Sa and T. Rummel, "Implementation by German courts of the jurisprudence of the European Court of Justice on state liability for breach of Community law as developed in Francovich and subsequent cases", 20 EBLR, 273–286.

- House of Lords European Union Committee, "2nd Report of Session 2008–09 Enhanced scrutiny of EU legislation with a United Kingdom opt-in".
- House of Lords European Union Committee, "7th Report of Session 2008–09 The United Kingdom opt-in: problems with amendment and codification".
- R. Lauwaars, "Recent case law of the Bundesverfassungsgericht and EC law: A view from the outside", *Views of European Law from the Mountain*, 429–438.
- F. Lemor and K. Haake, "Ausgesuchte Rechtsfragen der Umsetzung der Dienstleistungsrichtlinie", 20 *EuZW*, 65–69.
- T. Slagter, "National parliaments and the ECJ: A view from the Bundestag" 47 *JCMS*, 175–197.

### 29. *Social policy*

- N. Barr and P. Diamond, "Reforming pensions: Principles, analytical errors and policy directions", 62 *ISSR*, 5–29.
- M. Dawson, "The ambiguity of social Europe in the open method of co-ordination", 34 *EL Rev.*, 55–79.
- R. Holtmaat, "Sexual harassment as sex discrimination: A logical step in the evolution of EU sex discrimination law or a step too far?", *Views of European Law from the Mountain* 27–40.
- C. Joerges, F. Rödl, "Informal politics, formalized law and the 'social deficit' of European integration: Reflections after the judgments of the ECJ in *Viking* and *Laval*", 15 *ELJ*, 1–19.
- R. McKinnon, "Pension system reform", 62 *ISSR*, 1–3.
- J. Schremmer, A. Coheur, C. Jacquier and V. Schmitt-Diabaté, "Extending health care coverage: Potential linkages between statutory social security and community-based social protection", 62 *ISSR*, 25–43.
- B. Vanmackelberg, "Le programme communautaire de distribution de fruits et légumes dans les écoles", 524 *RMC*, 60–63.

### 30. *State aid*

- B. Heuninckx, "Defence procurement: The most effective way to grant illegal State Aid and get away with it... or is it?", 46 *CML Rev.*, 191–211.
- A. Martin-Ehlers and S. Strohmayer, "Private Rechtsdurchsetzung im EG-Beihilfenrecht – Konkurrentenklagen vor deutschen Zivilgericht", 19 *EuZW*, 745–750.
- C. Micheau, "Tax selectivity in State aid review: a debatable case practice", 17 *EC Tax Rev.*, 276–284.
- T. Ottvanger, "Some reflections on the position of competitors in state aid cases", *Views of European Law from the Mountain*, 187–194.
- C. Tobler, "State aid under Swiss-EU bilateral law: The example of company taxation", *Views of European Law from the Mountain*, 195–206.

### 31. *Taxation*

- 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.
- N. Bammens and L. De Broe, "Truck center Belgian withholding tax on interest payments to non-resident companies does not violate EC law: A critical look at the ECJ's judgment in *truck center*", 18 *EC Tax Rev.*, 131–137.



- F. Bayreuther, "Inländerdiskriminierung bei Tariftreueerklärungen im Vergaberecht", 20 *EuZW*, 102–106.
- L. de Broe, "Are we Heading towards an Internal Market without Dividend Withholding Tax but with Interest and Royalty Withholding Tax? Some Observations on Advocate General's Kokott Opinion in *Truck Center*", 18 *EC Tax Rev.*, 2–3.
- B. da Silva and D. Ramo, "Appointment of fiscal representative: Portugal in breach with EC law?", 17 *EC Tax Rev.*, 285–288.
- P.-H. Durand and Y. Rutschmann, "The Papillon case: A first step toward a new era in European tax treatment of groups?", 18 *EC Tax Rev.*, 122–130.
- E. Kemmeren, "Renneberg Endangers the Double Tax Convention System or Can a Second Round Bring Recovery?", 18 *EC Tax Rev.*, 4–15.
- P. Hinnekens, "Non-discrimination article in OECD Model Convention needs fundamental review", 17 *EC Tax Rev.*, 248–249.
- A. Knebel and M. Heidemann, "Zur autonomen Auslegungsmethode im internationalen Steuerrecht – am beispiel der atypisch stillen Unterbeteiligung an personengesellschaften im DBA Großbritannien", 19 *EuZW*, 681–685.
- M. Lang, "Recent case law of the ECJ in direct taxation: Trends, tensions, and contradictions", 18 *EC Tax Rev.*, 98–113.
- F. Moreno, "Deduction for Export Activities in Spain's Corporation Tax: Present and Future", 18 *EC Tax Rev.*, 76–83.
- A. Nugroho, "Treatment of Losses in an EU Corporate Tax Group: Ending a Series of Unfortunate Events", 18 *EC Tax Rev.*, 29–46.
- T. O'Shea, "Freedom of establishment tax jurisprudence: *Avoir Fiscal* re-visited", 17 *EC Tax Rev.*, 259–275.
- A. Pato and P. Seize, "EC law and investment funds: The Aberdeen case", 18 *EC Tax Rev.*, 114–121.
- B. Peeters, "European Guidelines for Federal Member States Granting Fiscal Competences c.q. Tax Autonomy to Sub-national Authorities", 18 *EC Tax Rev.*, 50–52.
- P. Rossi-Maccanico, "The Gibraltar Judgment and the Point on Selectivity in Fiscal Aids", 18 *EC Tax Rev.*, 67–75.
- M. Ruiz, "Regional Participation in the EU Decision-Making Procedure: A Review of the Spanish Experience", 18 *EC Tax Rev.*, 84–88.
- T. Spaas and A. Weyn, "The Lessons of Orange European Smallcap Fund", 18 *EC Tax Rev.*, 53–66.
- C. Verlage, "Vergeltungszölle – Der EuGH rudert zurück", 20 *EuZW*, 9–11.

### 32. *Transport and infrastructure*

- K. Grard, "'Ciel ouvert' entre l'Union européenne et les États-Unis- Enfin! Déjà? Bientôt", 526 *RMC*, 145–53.
- L. Grard, "Etude d'impact du droit communautaire sur les réglementations étatiques des transports", 44 *CDE*, 255–278
- House of Lords European Union Committee, "10th Report of Session 2008–09 Recast of the first rail freight package volume I: Report".
- House of Lords European Union Committee, "10th Report of Session 2008–09 Recast of the first rail freight package volume II: Report".
- D. Plehwe, "Transformation europäischer Governance im Bereich der Verkehrspolitik", 31 *integration*, 290–306.
- A. Staudinger, "Zweifelsfragen der Verordnung (EG) Nr. 1371/2007 des Europäischen Parlaments und des rates vom 23.10.2007 über die Rechte und Pflichten der Fahrgäste im Eisenbahnverkehr", 19 *EuZW*, 751–755.

### **III. Council of Europe**

#### *1. General*

#### *2. Human rights*

- A. Baker, "Proportional, not strict, scrutiny: Against a U.S. 'Suspect Classifications' model under article 14 ECHR in the U.K.", 56 *AJCL*, 847–894.
- E. Bates, "Avoiding legal obligations created by human rights treaties", 57 *ICLQ*, 751–788.
- J. von Bernstorff, "The changing fortunes of the universal declaration of human rights: Genesis and symbolic dimensions of the turn to rights in International Law", 19 *EJIL*.
- A. Buyse, "Home sweet home? Restitution in post-conflict Bosnia and Herzegovina", 27 *NQHR*, 9–26.
- R. Lawson, "Ex Boreale Lux: On the influence of the ECJ on the interpretation of the ECHR", *Views of European Law from the Mountain*, 439–454.
- S. Mirate, "A new status for the ECHR in Italy: The Italian constitutional court and the new 'Conventional Review' on national laws", 15 *EPL*, 89–110.
- P. Orebech, "From diplomatic – to human rights protection: The possessions under the 1950 European human rights convention, first additional protocol article 1", 43 *JWT*, 59–96.
- J. Yorke, "The right to life and abolition of the death penalty in the Council of Europe 2009", 34 *EL Rev.*, 205–229.