

SURVEY OF LITERATURE

A. List of subjects

I. *Integration*

1. General aspects

II. *European Communities and European Union*

1. General
2. Accession
3. Agriculture and fisheries
4. Commercial policy
5. Common Foreign and Security Policy
6. Company law
7. Competition law and industrial policy
8. Consumer policy
9. Cooperation on justice and home affairs; cooperation on criminal matters
10. Court of Justice; judicial protection
11. Economic and monetary policy
12. Energy policy
13. Environmental policy
14. External relations; association and development
15. Finance
16. Free movement of goods and customs union
17. Free movement of persons; migration and asylum
18. Free movement of capital, 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; conflict of laws
26. Private law
27. Regional policy
28. Relationship between national and Union 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
AÖR	Archiv des Öffentlichen Rechts
Arch. VR	Archiv des Völkerrechts
BB	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
Cornell Int'l L.J.	Cornell International Law Journal
Dir. Un. Eur.	Il Diritto dell'Unione Europea
DÖV	Die öffentliche Verwaltung
DVBL	Deutsches Verwaltungsblatt
EBLR	European Business Law Review
ECLR	European Competition Law Review
EuConst	European Constitutional Law Review
ECL	European Company Law
EC Tax Rev.	EC Tax Review
EFA Rev.	European Foreign Affairs Review
EIRR	European Industrial Relations Review
EJIL	European Journal of International Law
EJSS	European Journal of Social Security
ELJ	European Law Journal
EL Rev.	European Law Review
EPL	European Public Law
E.R.P.L.	European Review of Private Law
Eur. Tax.	European Taxation
ESB	Economische en Statistische Berichten
EuGRZ	Europäische Grundrechte Zeitschrift
EuR	Europarecht
EuZW	Europäische Zeitschrift für Wirtschaftsrecht
GRUR Int.	Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil
Harv. Int'l L.J.	Harvard International Law Journal
HRLJ	Human Rights Law Journal
H.R.L. Rev.	Human Rights Law Review
Hum.Rts.Q.	Human Rights Quarterly
ICLQ	International and Comparative Law Quarterly
IJEL	Irish Journal of European Law
IJMCL	International Journal of Marine and Coastal Law
IO	International Organization
ISSR	International Social Security Review
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
N.J.B.	Nederlands Juristenblad
NJECL	New Journal of European Criminal Law
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
R.A.E.- L.E.A.	Revue des affaires Européennes – Law and European Affairs
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.et dr.comp.	Revue de Droit International et de Droit Comparé
Rev.der.com.Eur.	Revista de derecho comunitario europeo
Rev.Inst.Eur.	Revista de Instituciones Europeas
R.G.D.I.P.	Revue General de Droit International Public
RIDPC	Rivista italiana di diritto pubblico comunitario
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
SZIER	Schweizerische Zeitschrift für internationales und europäisches Recht/ Revue suisse de droit international et européen
Themis	Rechtsgeleerd Magazine Themis
World Comp.	World Competition
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

- A. Alvarez-Jiménez, "Public hearings at the WTO appellate body: The next step", 59 ICLQ, 1079–1098.
- A. Arena, "The GATS notion of public services as an instance of intergovernmental agnosticism: Comparative insights from EU supranational dialectic", 45 JWT, 489–528.
- D. Benson and A. Jordan, "Exploring the tool-kit of European integration theory: What role for cooperative federalism?", 33 Journal Eur. Int., 1–17.

- T. Diez, I. Mannes and R.G. Whitman, "The changing nature of international institutions in Europe: The challenge of the European Union", 33 *Journal Eur. Int.*, 117–138.
- H. Dijkstra, M. Pieper, M. Winter and A. Wirtz, "The European Union as an actor in Arctic governance", 16 *EFA Rev.*, 227–242.
- D. Eisenhut, "Sovereignty, national security and international treaty law: The standard of review of international courts and tribunals with regard to 'security exceptions'", 4 *Arch. VR*, 431–466.
- G. Pourchot, "The OSCE: A pan-European society in the making?", 33 *Journal Eur. Int.*, 179–195.
- M. Sanso-Navarro, "The effects on American foreign direct investment in the United Kingdom from not adopting the Euro", 49 *JCMS*, 463–484.
- J. Santos Vara, "The consequences of *Kadi*: Where the divergence of opinion between EU and international lawyers lies?", 17 *ELJ*, 252–274.
- J.A. Scherpereel and M.C. Zierler, "Barriers to socialization: Turkey and regional international organizations", 33 *Journal Eur. Int.*, 19–36.
- M. Webber, "NATO: Within and between European international society", 33 *Journal Eur. Int.*, 139–158.

II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

1. *General*

- S. Bredt, "Prospects and limits of democratic governance in the EU", 17 *ELJ*, 35–65.
- G. Conway, "Recovering a separation of powers in the European Union", 17 *ELJ*, 304–322.
- B. Driessen, "Delegated legislation after the Treaty of Lisbon: An analysis of Article 290 TFEU", 35 *EL Rev.*, 837–848.
- G. Garzón Clariana, "Los actos delegados en el sistema de fuentes de derecho de la Unión Europea", 37 *Rev.der.com.Eur.*, 721–760.
- R. Gosalbo Bono, "État de droit et droit de l'Union européenne", 544–546 *RMC*, part one 13–35, part two 96–116, part three 156–173.
- A. Guckelberger, "Veröffentlichung der Leistungsempfänger von EU-Subventionen und unionsgrundrechtlicher Datenschutz", 22 *EuZW*, 126–130.
- M. Hahn-Lorber, "Are there methods of reasoning on 'meta-legislation'? The interpretation of legislative competence norms within the methodology of European constitutional law", 16 *ELJ*, 760–779.
- G. Harpaz, "European integration in the aftermath of the ratification of the Treaty of Lisbon: *Quo Vadis?*", 17 *EPL*, 73–89.
- T. Joris and S. van der Jeught, "Tien jaar financiële sancties in de Europese inbreukprocedure ex artikel 260 lid 2 VWEU", 58 *SEW*, 432–446.
- C. Karlsson, "The convention method revisited: Does it have a future and does it matter?", 16 *ELJ*, 717–735.
- I.P. Karolewski, "Pathologies of deliberation in the EU", 17 *ELJ*, 66–79.
- S. Marciali, "L'entrée en vigueur du Traité de Lisbonne et les garanties accordées à l'Irlande et à la République tchèque", 46 *RTDE*, 885–925.
- L. Pech, "'A Union founded on the rule of law': Meaning and reality of the rule of law as a constitutional principle of EU law", 6 *EuConst*, 359–396.
- S. Peers, "Divorce, European style: The first authorization of enhanced cooperation", 6 *EuConst*, 339–358.

- I. Pernice, "Die Zukunft der Unionsgerichtsbarkeit – Zu den Bedingungen einer nachhaltigen Sicherung effektiven Rechtsschutzes im Europäischen Verfassungsverbund", 46 *EuR*, 151–168.
- P. Popelier, "De juridische implicaties van het EU-beleid inzake Betere Regelgeving: Over legitimiteit en rechterlijk toezicht", 59 *SEW*, 50–58.
- J. Schwarze, "Soft Law im Recht der Europäischen Union", 46 *EuR*, 3–18.
- J. Scott, "In legal limbo: Post-legislative guidance as a challenge for European administrative law", 48 *CML Rev.*, 329–355.
- P. Soldatos, "Le glissement constitutionnel de la CE/UE vers une gouvernance duale et poly-archique", 546 *RMC*, 147–156.
- M. Wendel, "Lisbon before the courts: Comparative perspectives", 7 *EuConst*, 96–137.
- F. Wollenschläger, "A new fundamental freedom beyond market integration: Union citizenship and its dynamics for shifting the economic paradigm of European integration", 17 *ELJ*, 1–34.

2. Accession

- M.H. Bayram, "La Turquie et l'Union européenne : Une intégration par des étapes temporisées", 545 *RMC*, 129–144.
- K. Engelbrekt, "EU enlargement and the emboldening of institutional integrity in Central and Eastern Europe: The 'tough test' of public procurement", 17 *ELJ*, 230–251.
- B. Rumelili, "Turkey: Identity, foreign policy, and socialization in a post-enlargement Europe", 33 *Journal Eur. Int.*, 235–249.
- Y. Stivachtis and S. Georgakis, "Changing gender attitudes in candidate countries: The impact of EU conditionality-the case of Turkey", 33 *Journal Eur. Int.*, 75–91.

3. Agriculture and fisheries

- L. Baroni, "Quali limiti alla discrezionalità degli stati membri negli interventi a sostegno al settore delle carni bovine? Riflessioni a margine della più recente giurisprudenza in materia", 1 *RIDPC*, 59–82.
- A. Proelss, M. Krivickaite, A. Gilles, H. Herr, and U. Siebert, "Protection of cetaceans in European waters – A case study on bottom-set gillnet fisheries within marine protected areas", 26 *IJMCL*, 5–45.
- C. Roussel, "Le coût caché de la PAC-Les corrections financières infligées aux Etats membres en cas de mauvais contrôles des dépenses agricoles", 544 *RMC*, 36–45.

4. Commercial policy

- C.S.K. Chase, "MFN in the CARIFORUM-EC Economic Partnership Agreement: Policy blunder or legal inconsistency?", 38 *LIEI*, 189–197.
- L. Cuyvers and W. Zhou, "Linking international trade and labour standards: The effectiveness of sanctions under the European Union's GSP", 45 *JWT*, 63–85.
- F.D. Dascalescu, "The European Commission's practice on exporters found not to dump in the aftermath of WTO *Mexico Rice*", 44 *JWT*, 1253–1272.
- S. El Boudhoui, "L'avenir des traités bilatéraux d'investissement conclus par les Etats membres de l'Union européenne avec des Etats tiers", 47 *RTDE*, 85–116.
- S. Shadikhodjaev, "Checking RTA compatibility with global trade rules: WTO litigation practice and implications from the transparency mechanism for RTAs", 45 *JWT*, 529–551.

5. Common Foreign and Security Policy

- A. Biava, "The emergence of a strategic culture within the common security and defence policy", 16 EFA Rev., 41–58.
- C.J. Bickerton, "Towards a social theory of EU foreign and security policy", 49 JCMS, 171–190.
- C.J. Bickerton, B. Irondelle and A. Menon, "Security co-operation beyond the nation-state: The EU's common security and defence policy", 49 JCMS, 1–22.
- S. Biscop and J. Coelmont, "CSDP and the 'Ghent Framework': The indirect approach to permanent structured cooperation?", 16 EFA Rev., 149–167.
- G. Christou, "Multilateralism, conflict prevention, and the Eastern partnership", 16 EFA Rev., 207–225.
- I. Ferreira Nunes, "Civilian, normative, and ethical power in Europe: Role claims and EU discourses", 16 EFA Rev., 1–20.
- M. Guinea Llorente, "El Servicio Europeo de Acción Exterior: Génesis de una diplomacia europea", 37 Rev. der. com. Eur., 761–800.
- S.C. Hofmann, "Why institutional overlap matters: CSDP in the European security architecture", 49 JCMS, 101–120.
- H. Kandil, "Resisting resistance: Examining the shifting balance of threats in the Middle East", 15 EFA Rev., 717–737.
- P. Kratochvíl, P. Cibulková and M. Beník, "The EU as a 'framing actor': Reflections on media debates about EU foreign policy", 49 JCMS, 391–412.
- A. Menon, "Power, institutions and the CSDP: The promise of institutionalist theory", 49 JCMS, 83–100.
- F. Mérand, S.C. Hofmann and B. Irondelle, "Governance and State power: A network analysis of European security", 49 JCMS, 121–148.
- M. Merlingen, "From governance to governmentality in CSDP: Towards a Foucauldian research agenda", 49 JCMS, 149–170.
- C.O. Meyer and E. Strickmann, "Solidifying constructivism: How material and ideational factors interact in European defence", 49 JCMS, 61–82.
- P. Morillas, "Institutionalization or intergovernmental decision-taking in foreign policy: The implementation of the Lisbon Treaty", 16 EFA Rev., 243–257.
- S. Rynning, "Realism and the common security and defence policy", 49 JCMS, 23–42.
- A.I. Saliceti, "The protection of EU citizens abroad: Accountability, rule of law, role of consular and diplomatic services", 17 EPL, 91–109.
- G. Sydow, "Der Europäische Auswärtige Dienst", 66 JZ, 6–12.
- A. Toje, "The European Union as a small power", 49 JCMS, 43–60.
- B. van Vooren, "A legal-institutional perspective on the European External Action Service", 48 CML Rev., 475–502.
- T. Vončina, "Speaking with one voice: Statements and declarations as an instrument of the EU's common foreign and security policy", 16 EFA Rev., 169–186.

6. Company law

- J. Armour and W.-G. Ringe, "European company law 1999–2010: Renaissance and crisis", 48 CML Rev., 125–174.
- P.-O. Bjuggren and L.-G. Sund, "Ownership restrictions, risk and team considerations in family-owned businesses", 22 EBLR, 93–105.
- U. Brandt and D. Quartner, "The German government proposal on cash-settled equity disclosures", 8 ECL, 8–16.
- N.J. Clausen, "Regulating listed companies: Between company law and financial market law in Danish law", 22 EBLR, 171–188.

- L. Handschin, "Corporate risks, risk bearing ability and equity", 22 EBLR, 189–210.
- A. Keay, "Moving towards stakeholderism? Constituency statutes, enlightened shareholder value, and more: Much ado about little?", 22 EBLR, 1–49.
- A. Masson and M.J. Shariff, "Through the legal looking glass: Exploring the concept of corporate legal strategy", 22 EBLR, 51–77.
- K.F. Mtwebana, "The regulation of companies' capital in the European Union: What is the current state of affairs?", 22 EBLR, 237–260.
- B. Sjøfjell, "Why law matters: Corporate social irresponsibility and the futility of voluntary climate change mitigation", 8 ECL, 56–64.

7. Competition law and industrial policy

- G. Accardo and F. Louis, "Ne Bis in Idem, part 'Bis'", 34 World Comp., 97–112.
- G. Blanke, "Antitrust arbitration under the Arbitration Act 1996: A commentary", 22 EBLR, 119–169.
- V. Brisimi and M. Ioannidou, "Criminalizing cartels in Greece: A tale of hasty developments and shaky grounds", 34 World Comp., 157–176.
- C. Dautricourt and R. Subiotto, "The reform of European distribution law", 34 World Comp., 11–50.
- P. de Bandt, "De nieuwe groepsvrijstelling en richtsnoeren inzake verticale overeenkomsten en beperkingen: Zachte evolutie na een revolutie", 59 SEW, 166–181.
- F. Dethmers and H. Engelen, "Fines under Article 102 of the Treaty on the Functioning of the European Union", 32 ECLR, 86–98.
- N.F. Diebold, "Assessing competition in international economic law: A comparison of 'market definition' and 'comparability'", 38 LIEI, 115–141.
- G. di Federico, "The impact of the Lisbon Treaty on EU antitrust enforcement: enhancing procedural guarantees through Article 6 TEU", 4 Dir. Un. Eur., 805–834.
- G. di Federico, "EU competition law and the principle of *Ne Bis in Idem*", 17 EPL, 241–260.
- J. Galloway, "Driving innovation: A case for targeted competition policy in dynamic markets", 34 World Comp., 73–96.
- P. Gussone and R. Michalczyk, "Der Austausch von Informationen um ECN – Wer bekommt wann was zu sehen?", 22 EuZW, 130–134.
- M. Harker, S. Peyer and K. Wright, "Judicial scrutiny of merger decisions in the EU, UK and Germany", 60 ICLQ, 93–124.
- S. Hirsbrunner, "Settlements in EU-Kartellverfahren – Kritische Anmerkungen nach den ersten Anwendungsfällen", 22 EuZW, 12–17.
- L. la Rocca, "The controversial issue of the parent-company liability for the violation of EC competition rules by the subsidiary", 32 ECLR, 68–76.
- P. Massey, "A tale of two mergers: Irish merger policy after the Heineken and Kerry decisions", 34 World Comp., 113–137.
- A.- S. Pye, "Dominance in peak-term electricity markets", 32 ECLR, 99–105.
- E.R. Roelofs and G.C. van Eck, "Ranking the rules applicable to cross-border mergers", 8 ECL, 17–22.
- J. Steenbergen, "Ambtshalve toepassing van het EU-mededingingsrecht" 59 SEW, 59–63.
- G. Vallindas, "Le tribunal et la concurrence: Le juge face aux appréciations économiques complexes", 3 R.A.E.- L.E.A., 433–466.
- R.H. Weber, "Competition law versus FRAND terms in IT markets", 34 World Comp., 51–71.
- J. Westin, "Defining relevant market in the pharmaceutical sector in the light of the Losec case – just how different is the pharmaceutical market?", 32 ECLR, 57–62.

8. *Consumer policy*

- E. Beysen and V. Trstenjak, "European consumer protection law: *Curia semper dabit remedium?*", 48 CML Rev., 95–124.
- M. de Muynck, "Credit cards, overdraft facilities and European consumer protection – A blank cheque for unfairness?", 18 E.R.P.L., 1181–1241.
- M. Kenny, "Orchestrating sub-prime consumer protection in retail banking: *Abbey National* in the context of Europeanized private law", 19 E.R.P.L., 43–69.
- V. Mak, "Standards of protection: In search of the 'average consumer' of EU law in the proposal for a consumer rights directive", 19 E.R.P.L., 25–42.
- C. Verdure, "L'harmonisation des pratiques commerciales déloyales dans le cadre de la directive 2005/29/CE : Premier bilan jurisprudentiel", 3–4 CDE, 311–336.

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

- K. Bárd, "The impact of the Lisbon Reform Treaty in the field of criminal procedural law", 2 NJECL, 9–20.
- D. Brodowski, "Judicial cooperation between the EU and non-Member States", 2 NJECL, 21–44.
- S. Crosby, "An example of a mixed civil and penal enforcement regime which undermines a union policy and where Article 83(2) TFEU might be of assistance", 2 NJECL, 2–4.
- I. Gabert, "Die neue EU-Amtshilferichtlinie", 7 IWB, 250–260.
- A.H. Gibbs, "Reasoned 'balance' in Europe's area of freedom, security and justice", 17 ELJ, 121–137.
- S. Lavaux, "La politique européenne en matière de lutte contre le terrorisme CBRN", 3–4 CDE, 337–386.
- T. Marguery, "La citoyenneté européenne joue-t-elle un rôle dans l'espace pénal de liberté, de sécurité et de justice ?", 3–4 CDE, 387–423.
- F. Meyer, "Das Strafrecht im Raum der Freiheit, der Sicherheit und des Rechts", 46 EuR, 169–195.
- T. Obokata, "Key EU principles to combat transnational organized crime", 48 CML Rev., 801–828.
- S. Peers, "Mission accomplished? EU Justice and Home Affairs law after the Treaty of Lisbon", 48 CML Rev., 661–693.
- J. Thomas, "Networks of the judiciary and the development of common judicial area", 2 NJECL, 5–8.
- A. Weyembergh, "The development of Eurojust: Potential and limitations of Article 85 of the TFEU", 2 NJECL, 75–99.

10. *Court of Justice; judicial protection*

- A. Arnall, "The principle of effective judicial protection in EU law: An unruly horse?", 36 EL Rev., 51–70.
- E. Bribosia and T. Bombois, "Interdiction de la discrimination en raison de l'âge : Du principe, de ses exceptions et de quelques hésitations...Réflexions autour des arrêts *Wolf*, *Petersen*, et *Küçükdeveci* de la Cour de justice de l'Union européenne", 47 RTDE, 41–84.
- M. Broberg and N. Fenger, "L'application de la doctrine de l'*acte clair* par les juridictions des Etats membres", 46 RTDE, 861–884.
- E. Coulon, "Le Tribunal de l'Union européenne à l'épreuve du temps", 3 R.A.E- L.E.A., 389–418.

- L. Coutron and F. Rolin, "Les initiatives jurisprudentielles du Tribunal", 3 R.A.E- L.E.A., 511–531.
- M. Eliantonio and G. Glavanovits, "EU law and access to court: The experience of Austria in the telecommunications sector", 17 EPL, 51–60.
- F. Fontanelli, "General Principles of the EU and a glimpse of solidarity in the aftermath of *Mangold* and *Kücükdeveci*", 17 EPL, 225–240.
- J. Gaster, "Das Gutachten des EuGH zum Entwurf eines Übereinkommens zur Schaffung eines Europäischen Patentgerichts", 22 EuZW, 394–399.
- J. Gerards, "Pluralism, deference and the margin of appreciation doctrine", 17 ELJ, 80–120.
- B. Gsell, "Die Geltendmachung nachträglicher materieller Einwendungen im Wege der Vollstreckungsgegenklage bei Titeln aus dem Europäischen Mahn- oder Bagatellverfahren", 22 EuZW, 87–91.
- K. Gutman, "The evolution of the action for damages against the European Union and its place in the system of judicial protection", 48 CML Rev., 695–750.
- Q.L. Hong, "Constitutional review in the mega-leviathan: A democratic foundation for the European Court of Justice", 16 ELJ, 695–716.
- M. Jaeger, "Le référé devant le Tribunal de l'Union européenne: Réflexions sur 20 années de jurisprudence", 3 R.A.E- L.E.A., 373–388.
- U. Klinke, "Le juge unique auprès du Tribunal de l'Union européenne", 3 R.A.E- L.E.A., 467–477.
- E. Neframi, "Le Tribunal, juge de deuxième instance", 3 R.A.E- L.E.A., 419–431.
- J. Rideau, "Réflexions sur la jurisprudence Kadi et Yusuf/Al Barakaat. Quand le Professeur retourne à l'école... de droit", 3 R.A.E- L.E.A., 489–510.
- D. Schnichels and T. Resch, "Das Anwaltsprivileg im europäischen Kontext", 22 EuZW, 47–52.

11. *Economic and monetary policy*

- Y. Echinard, "La politique monétaire européenne: Entre principes et pragmatisme", 546 RMC, 174–179.
- G. Vallet, "La Suisse et la zone euro: Une zone monétaire optimisée?", 543 RMC, 624–635.
- P. Vigneron, "La construction incomplète de la zone euro", 543 RMC, 636–646.
- A.M. Viterbo and R. Cisotta, "La crisi della Grecia, l'attacco speculativo all'euro e le risposte dell'Unione Europea", 4 Dir. Un. Eur., 961–994.

12. *Energy policy*

- P.O. Eikeland, "The third internal Energy Market Package: New power relations among Member States, EU institutions and non-State actors?", 49 JCMS, 243–265.
- S. Pront-van Bommel, "Het Derde Energiepakket", 58 SEW, 455–467.

13. *Environmental policy*

- M. Bartlik, "Die Einbeziehung des Luftverkehrs in das EU Emissionshandelssystem", 46 EuR, 196–225.
- K. Holzinger and T. Sommerer, "‘Race to the bottom’ or ‘race to Brussels’? Environmental competition in Europe", 49 JCMS, 315–340.
- S. Kingston, "Integrating environmental protection and EU competition law: Why competition isn't special", 16 ELJ, 780–805.
- L. Kramer, "Klimaschutzrecht der Europäischen Union", 3 SZIER, 311–338.

- K. Kulovesi, E. Morgera, M. Muñoz, "Environmental integration and multi-faceted international dimensions of EU law: Unpacking the EU's 2009 climate and energy package", 48 CML Rev., 829–891.
- T. Markus, S. Schlacke and N. Maier, "Legal implementation of integrated ocean policies: The EU's marine strategy framework directive", 26 IJMC, 59–90.

14. *External relations; association and development*

- L. Beurdeley, "Un renforcement inédit des relations bilatérales Maroc/UE : L'octroi du statut de partenaire avancé", 544 RMC, 57–76.
- M. Brosig, "The emerging peace and security regime in Africa: The role of the EU", 16 EFA Rev., 107–122.
- P. Cardwell, "Adjudicating on the origin of products from Israel and the West Bank: *Brita GmbH v. Hauptzollamt Hamburg-Hafen* (C-398/06)", 17 EPL, 37–50.
- P. Cardwell, "Mapping out democracy promotion in the EU's external relations", 16 EFA Rev., 21–40.
- P.J. Cardwell, "EuroMed, European Neighbourhood Policy and the Union for the Mediterranean: Overlapping policy frames in the EU's governance of the Mediterranean", 49 JCMS, 219–240.
- T. Casier, "To adopt or not to adopt: Explaining selective rule transfer under the European Neighbourhood Policy", 33 Journal Eur. Int., 37–53.
- F. Cavatorta and A. Gomez Arana, "The European Union's critical engagement with the Syrian Arab Republic", 15 EFA Rev., 629–644.
- S. Costea, "EU-Ukraine relations and the Eastern partnership: Challenges, progress and potential", 16 EFA Rev., 259–276.
- M. Dangerfield, "Belarus, Moldova and Ukraine: In or out of European regional international society?", 33 Journal Eur. Int., 215–233.
- V. Durac, "The European Union in Yemen: The triumph of pragmatism over normativity?", 15 EFA Rev., 645–661.
- G. Harpaz, "European educational programmes as a bridge over troubled European-Israeli water", 16 EFA Rev., 123–142.
- P. Holden, "Developing polyarchy? The European Union and its structural policies for middle eastern neighbours", 15 EFA Rev., 589–609.
- J. Holslag, "The elusive axis: Assessing the EU-China strategic partnership", 49 JCMS, 293–314.
- U. Khaliq, "The European Union and the Middle East: Pragmatism, post-norm activity, and international law", 15 EFA Rev., 697–715.
- M. Pace, "Interrogating the European Union's democracy promotion agenda: Discursive configurations of 'democracy' from the Middle East", 15 EFA Rev., 611–628.
- R. Petrov and P. Kalinichenko, "The Europeanization of third country judiciaries through the application of the EU *acquis*: The cases of Russia and Ukraine", 60 ICLQ, 325–353.
- L. Puccio, "Understanding EU practice in bilateral free-trade agreements: Brita and preferential rules of origin in international law", 36 EL Rev., 124–134.
- C. Rositano, "La solidarité 'externe' de l'Union européenne à travers l'exemple de l'action humanitaire en Haïti", 543 RMC, 662–672.
- R. Sakwa, "Russia and Europe: Whose society?", 33 Journal Eur. Int., 197–214.
- P. Seeberg, "European neighbourhood policy, post-normativity, and pragmatism", 15 EFA Rev., 663–679.
- P.J. Slot and N. Tezcan, "À la recherche d'un cadre légal approprié pour les relations UE- Russie", 546 RMC, 179–193.
- F. Volpi, "Normative and technical power at the EU-Moroccan interface: The islamization of the north as a response to the democratization of the south", 15 EFA Rev., 681–695.

15. *Finance*

A. Leen, "De Europese identiteit en de financiering van de EU", 58 SEW, 447–454.

16. *Free movement of goods and customs union*

L. Salgado, "How to SOLVIT? – Ein Erfahrungsbericht über die Warenverkehrsfreiheit", 22 EuZW, 422–425.

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

M. Jesse, "The value of 'integration' in European law – The implications of the *Förster* case on legal assessment of integration conditions for third-country nationals", 17 ELJ, 172–189.

D. Kochenov, "Double nationality in the EU: An argument for tolerance", 17 ELJ, 323–343.

G. Menz, "Stopping, shaping and moulding Europe: Two-level games, non-State actors and the europeanization of migration policies", 49 JCMS, 437–462.

P. Nicolaidis and S. Shamskho, "Compatibility of Dutch school benefits with EU law", 17 MJ, 442–452.

C. Picheral, "L'œuvre de la cour de justice dans la politique européenne d'asile et d'immigration", 545 RMC, 117–121.

P. Stasinopoulos, "From *van Duyn* to *Josemans*: How the tide might affect EU's freedoms", 17 EPL, 277–289.

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

A. Dimopoulos, "The validity and applicability of international investment agreements between EU Member States under EU and international law", 48 CML Rev., 63–93.

A.A. Ghouri, "Resolving incompatibilities of bilateral investment treaties of the EU Member States with the EC Treaty: Individual and collective options", 16 ELJ, 806–830.

E. Grossman and P. Leblond, "European financial integration: Finally the great leap forward?", 49 JCMS, 413–436.

A. Lefterov, "How feasible is the proposal for establishing a new European system of financial supervision", 38 LIEI, 33–64.

F.C. Mayer and C. Heidfeld, "Europarechtliche Aspekte einer Finanztransaktionsteuer", 22 EuZW, 373–378.

N. Moloney, "Reform or revolution? The financial crisis, EU financial markets law, and the European securities and markets authority", 60 ICLQ, 521–533.

J. Oster, "Who rates the raters? The Regulation of Credit Rating Agencies in the EU", 17 MJ, 353–376.

T. Papadopoulos, "EU regulatory approaches to cross-border mergers: exercising the right of establishment", 36 EL Rev., 71–97.

D. Triantafyllou, "Zur Verantwortung des Staates für die Geldwirtschaft Auf dem Weg zu einer europäischen Bankenaufsicht", 45 EuR, 585–597.

J. van de Gronden and H. de Waele, "All's well that bends well? The constitutional dimension to the services directive", 6 EuConst, 397–429.

F. Walla, "The Swedish capital markets law from a European perspective", 22 EBLR, 211–221.

B. Weiser, "Die nationale Umsetzung der AIFM-Richtlinie und ihre Auswirkungen auf die Fondsbranche in Deutschland", 20 BB, 1219–1225.

19. *Fundamental rights*

- M. Connolly, "Victimising third parties: The equality directives, the European Convention on Human Rights, and EU general principles", 35 EL Rev., 822–836.
- M. Dawson and E. Muir, "Individual, institutional and collective vigilance in protecting fundamental rights in the EU: Lessons from the Roma", 48 CML Rev., 751–775.
- F. Forni, "Cittadinanza dell'Unione e condizione delle minoranze negli stati membri", 4 Dir. Un. Eur., 835–867.
- M. Kotzur, "Der Schutz personenbezogener Daten in der europäischen Grundrechtsgemeinschaft", 38 EuGRZ, 105–115.
- C. Ladenburger, "Vers l'adhésion de l'Union européenne à la Convention européenne des droits de l'homme", 47 RTDE, 20–26.
- N. Reich, "Wer hat Angst vor Straßburg?", 22 EuZW, 379–384.
- F. Schoch, "Informationsrecht in einem grenzüberschreitenden und europäischen Kontext", 22 EuZW, 388–394.
- A. Tizzano, "Quelques réflexions sur les rapports entre les cours européennes dans la perspective de l'adhésion de l'Union à la Convention EDH", 47 RTDE, 9–19.
- F. Tulkens, "Pour et vers une organisation harmonieuse", 47 RTDE, 27–34.
- A. van Bossuyt, "L'Union européenne et la protection des minorités: Une question de volonté politique?", 3–4 CDE, 425–455.
- W. Weiß, "Human rights in the EU: Rethinking the role of the European Convention on Human Rights after Lisbon", 7 EuConst, 64–95.

20. *Harmonization*

- B. Wessels, "Harmonization of insolvency law in Europe", 8 ECL, 27–31.

21. *Industrial policy and technology*

- M.L. Flear and A. Vakulenko, "A human rights perspective on citizen participation in the EU's governance of new technologies", 10 H.R.L. Rev., 661–688.
- M. Lee, "Risk and beyond: EU regulation of nanotechnology", 35 EL Rev., 799–821.
- T.-Y. Lin, "Systemic reflection on the *EC-IT Product* Case: Establishing an 'understanding' on maintaining the product coverage of the current information technology agreement in the face of technological change", 45 JWT, 401–430.

22. *Institutions*

- M.-L. Basilien-Gainche, "La régulation des stratégies politiques des acteurs économiques: comment promouvoir un lobbying responsable?", 3 R.A.E.- L.E.A., 535–553.
- J. Blom-Hansen, "Interests, instruments and institutional preferences in the EU comitology system: The 2006 comitology reform", 17 ELJ, 344–365.
- F.-C. Chang, "European Defence Agency – motor of strengthening the EU's military capabilities?", 16 EFA Rev., 59–87.
- J. Clark and A. Jones, " 'Telling stories about politics': Europeanization and the EU's Council working groups", 49 JCMS, 341–366.
- A. Delcamp, "Les parlements nationaux et l'Union européenne : De la reconnaissance à l'engagement", 544 RMC, 7–12.
- M.E. de Leeuw, "The European ombudsman's role as a developer of norms of good administration", 17 EPL, 349–368.

- E. Ferran, "Can soft law bodies be effective? The special case of the European Systemic Risk Board", 35 *EL Rev.*, 751–776.
- P. Kiiver, "The early-warning system for the principle of subsidiarity: The national parliament as a *conseil d'état* for Europe", 36 *EL Rev.*, 98–108.
- A. Pospíšilová and H. Krück, "L'émancipation difficile des eurodéputés- l'histoire et le contenu du statut des députés au Parlement européen", 3–4 *CDE*, 225–271.
- A. Santini, "Le nuove figure di vertice dell'Unione europea: Potenzialità e limiti", 4 *Dir. Un. Eur.*, 909–921.
- J. Saurer, "Supranational governance and networked accountability structures: Member State oversight of EU agencies", 1 *European Journal of Risk Regulation*, 51–60.
- D. Schleicher, "What if Europe held an election and no one cared", 52 *Harv. Int'l L.J.*, 109–162.
- C. Shore, "'European Governance' or governmentality? The European Commission and the future of democratic government", 17 *ELJ*, 287–303.
- W. Voermans, "Delegation is a matter of confidence", 17 *EPL*, 313–330.
- K. Wright, "The European Commission's own 'preliminary reference procedure' in competition cases?", 16 *ELJ*, 736–759.

23. Intellectual property

- L. Moscati, "Intellectual property in the European legal context: Tools and perspectives", 22 *EBLR*, 79–92.
- M. Mounicif-Moungache, "La titularité des dessins et modèles communautaires: une question partiellement réglée par le juge de l'Union européenne", 3 *R.A.E.- L.E.A.*, 555–564.
- J. Pila, "Software patents, separation of powers, and failed syllogisms: A cornucopia from the enlarged board of appeal of the European patent office", 70 *CLJ*, 203–228.
- H.G. Ruse-Khan, T. Jaeger and R. Kordic, "The role of atypical acts in EU external trade and intellectual property policy", 21 *EJIL*, 901–939.
- C. Zolynski, "L'oeuvre du Tribunal de l'Union européenne en matière de propriété intellectuelle", 3 *R.A.E.- L.E.A.*, 479–487.

24. Internal market

- J. Corti Varela, "The new strategy on coexistence in the 2010 European commission recommendation", 4 *European Journal of Risk Regulation*, 353–358.
- F. Fleurke and H. Somsen, "Precautionary regulation of chemical risk: How REACH confronts the regulatory challenges of scale, uncertainty, complexity and innovation", 48 *CML Rev.*, 357–393.
- T. Fox, E. Versluis and M.B.A. van Asselt, "Regulating the use of bisphenol A in baby and children's products in the European Union: Current developments and scenarios for the regulatory future", 1 *European Journal of Risk Regulation*, 21–35.
- S. Hennette-Vauchez, "Biomedicine and EU Law: Unlikely Encounters?", 38 *LIEI*, 5–32.
- O. Hottat and A. van Waeyenberge, "Le programme REACH: Règlement ou régulation?", 544 *RMC*, 46–56.
- P.F. Kjaer, "A hybrid within a hybrid: Contextualising REACH in the process of European integration and constitutionalization", 4 *European Journal of Risk Regulation*, 383–396.
- S.H. Morris and C. Spillane, "EU GM Crop Regulation: A road to resolution or a regulatory roundabout?", 4 *European Journal of Risk Regulation*, 359–369.
- S. Poli, "The commission's new approach to the cultivation of genetically modified organisms", 4 *European Journal of Risk Regulation*, 338–344.

M. Weimer, "What price flexibility? – The recent Commission proposal to allow for national 'opt-outs' on GMO cultivation under the deliberate release directive and the comitology reform post-Lisbon", 4 *European Journal of Risk Regulation*, 345–352.

25. *Jurisdiction and recognition of judgments; conflict of laws*

T.C. Hartley, "Choice of law regarding the voluntary assignment of contractual obligations under the Rome I Regulation", 60 *ICLQ*, 29–56.

J.-J. Kuipers and S. Migliorini, "Qu'est-ce que sont les 'lois de police'? – Une querelle franco-allemande après la communautarisation de la Convention de Rome", 19 *E.R.P.L.*, 187–207.

C. Tuo, "La nozione di ordine pubblico processuale tra Bruxelles I e CEDU", 4 *Dir. Un. Eur.*, 923–959.

26. *Private law*

A.J. Berends, "The EU insolvency regulation: Some *capita selecta*", 57 *NILR*, 423–442.

C. Cauffman, "The DCFR and the attempts to increase the private enforcement of competition law: Convergences and divergences", 18 *E.R.P.L.*, 1079–1119.

Y. Delfos-Roy, "The PEICL and the duty of disclosure", 19 *E.R.P.L.*, 71–86.

A. Fötschl, "The relationship of the European certificate of succession to national certificates", 18 *E.R.P.L.*, 1259–1271.

C. Herresthal, "Ein europäisches Vertragsrecht als Optionales Instrument", 22 *EuZW*, 7–12.

R. Lamont, "Mainstreaming gender into European family law? The case of international child abduction and Brussels II revised", 17 *ELJ*, 366–384.

A. Lenaerts, "The general principle of the prohibition of abuse of rights: A critical position on its role in a codified European contract law", 18 *E.R.P.L.*, 1121–1154.

V. Mak, "A shift in focus: Systematization in European private law through EU law", 17 *ELJ*, 403–428.

M.N. Shúilleabháin, "Ten years of European family law: Retrospective reflections from a common law perspective", 59 *ICLQ*, 1021–1053.

R. Streinz and W. Michl, "Die Drittwirkung des europäischen Datenschutzgrundrechts (Art. 8 GRCh) im deutschen Privatrecht", 22 *EuZW*, 384–388.

M. Stürner, "Die Grenzen der Primärleistungspflicht im Europäischen Vertragsrecht", 19 *E.R.P.L.*, 167–185.

J. von Hein, "Verstärkung des Kapitalanlegerschutzes: Das Europäische Zivilprozessrecht auf dem Prüfstand", 22 *EuZW*, 369–373.

27. *Regional policy*

S. Trevisanut, "Search and rescue operations in the Mediterranean: Factor of cooperation or conflict?", 25 *IJMCL*, 523–542.

28. *Relationship between national and Union law*

V. Couronne, "L'autonomie procédurale des États membres de l'Union européenne à l'épreuve du temps", 3–4 *CDE*, 273–309.

L. Coutron, "Priorité à la question de ... conventionalité", 3 *R.A.E.-L.E.A.*, 565–574.

P. Craig, "The ECJ and *ultra vires* action: A conceptual analysis", 48 *CML Rev.*, 395–437.

L. de Lucia, "Cooperazione e conflitto nell'unione amministrativa europea", 1 *RIDPC*, 13–52.

- J. Dickson, "Directives in EU legal systems: Whose norms are they anyway?", 17 *ELJ*, 190–212.
- E.O. Eriksen and J.E. Fossum, "Bringing European democracy back in – Or how to read the German constitutional court's Lisbon Treaty ruling", 17 *ELJ*, 153–171.
- P. Gérard, "De hoeder van de meerlagige Europese Constitutie tussen unierecht en grondwet in Frankrijk en België", 59 *SEW*, 152–165.
- D. Jančić, "The European political order and internet piracy: Accidental or paradigmatic constitution-shaping?", 6 *EuConst*, 430–461.
- A. Łazowski, "Half full and half empty glass: The application of EU law in Poland (2004–2010)", 48 *CML Rev.*, 503–553.
- R. Mehdi, "French supreme courts and European Union law: Between historical compromise and accepted loyalty", 48 *CML Rev.*, 439–473.
- F.-X. Millet, "Le dialogue des juges à l'épreuve de la QPC", 6 *RDP*, 1729–1750.
- E. Muir, "Of ages in – and edges of – EU law", 48 *CML Rev.*, 39–62.
- M. Payandeh, "Constitutional review of EU law after *Honeywell*: Contextualizing the relationship between the German Constitutional Court and the EU Court of Justice", 48 *CML Rev.*, 9–38.
- A. Pliakos and G. Anagnostaras, "Who is the ultimate arbiter? The battle over judicial supremacy in EU law", 36 *EL Rev.*, 109–123.
- A. Pliakos, "La fonction communautaire/européenne du juge national mise en question", 545 *RMC*, 79–95.
- A. Ruggeri, "Sistema integrato di fonti e sistema integrato di interpretazioni, nella prospettiva di un'Europa unita", 4 *Dir. Un. Eur.*, 869–908.
- A. Tizzano and B. Gencarelli, "Droit de l'Union et décisions nationales définitives dans la jurisprudence récente de la Cour de Justice", 4 *Dir. Un. Eur.*, 789–804.

29. *Social policy*

- L. Corazza, "Hard times for hard bans: Fixed-term work and so-called non-regression clauses in the era of flexicurity", 17 *ELJ*, 385–402.
- I. Guardiancich, "Pan-European pension funds: Current situation and future prospects", 64 *ISSR*, 15–36.
- M. Knauff, "Die daseinsvorsorge im Vertrag von Lissabon", 45 *EuR*, 725–745.
- C. O'Brien, "Equality's false summits: New varieties of disability discrimination, 'excessive' equal treatment and economically constricted horizons", 36 *EL Rev.*, 26–50.
- R. Parrish, "Social dialogue in European professional football", 17 *ELJ*, 213–229.
- H.-J. Reinhard, "Towards a European pension policy? The possible impact of the European Commission's Green Paper 'Towards adequate, sustainable and safe European pension systems' on national pension strategies", 12 *EJSS*, 200–215.
- D. Schiek, "Age discrimination before the ECJ – conceptual and theoretical issues", 48 *CML Rev.*, 777–799.
- H. van Meerten and B. Starink, "Cross-border obstacles and solutions for pan-European pensions", 20 *EC Tax Rev.*, 30–40.
- J. Wiemann, "Deductibility of health insurance and social security contributions", 20 *EC Tax Rev.*, 94–102.

30. *State aid*

- H. Gilliams, "Testing the regulator: Review of State aid to financial institutions after the collapse of Lehman", 36 *EL Rev.*, 3–25.

31. *Taxation*

- A. Cordewener, "Cross-border loss relief and the '*effet utile*' of EU Law: Are we losing it?", 20 EC Tax Rev., 58–61.
- B. Cortez and T. Vogel, "A financial transaction tax for Europe?", 20 EC Tax Rev., 16–29.
- M. Evers and A. de Graaf, "Limiting benefit shopping: Outline of a measure to counter erosion of the dividend tax base in the EU", 19 EC Tax Rev., 238–246.
- T. Hubert, "Die EuGH-Rechtsprechung zum Erbschaftsteuerrecht", 9 IWB, 331–344.
- R. Kok, "Compatibility of exit taxes and community law", 20 EC Tax Rev., 62–74.
- P. Inwinkl and T. Nilsson, "The Swedish taxation on loans from foreign companies", 20 EC Tax Rev., 84–93.
- A. Martínez Arias, S. Álvarez García and E. Fernández Rodríguez, "Corporate tax burden in the European Union", 20 EC Tax Rev., 41–55.
- B. Peeters, "Tax sovereignty of EU Member States in view of the global financial and economic crisis", 19 EC Tax Rev., 236–237.
- H.M. Peters and L.H. Haverkamp, "Verbesserte Möglichkeiten zur Beseitigung von Doppelbesteuerungen – Vergleich des Schieds-verfahrens nach Art. 25 Abs. 5 OECD-MA und des EU-Schiedsverfahrens", 21 BB, 1303–1311.
- E. Traversa, "Is there still room left in EU law for tax autonomy of Member States' regional and local authorities?", 20 EC Tax Rev., 4–15.
- J. van Dam and A. van Eijdsen, "Possibilities and impossibilities for challenging final tax assessments and decisions in tax cases that contravene EC law", 19 EC Tax Rev., 247–258.
- A. van Doesum, "Contributions to partnerships from a European VAT law perspective", 19 EC Tax Rev. 259–271.
- H.H. Zee, "A VAT voucher system for origin-based taxation", 20 EC Tax Rev., 75–83.
- F. Zimmer, "ECJ settles dispute over Italian withholding tax, raising new concerns about EEA agreement", 22 EBLR, 107–113.

32. *Transport and infrastructure*

- J.-V. Schmitz and B. Winkelhüsener, "Der öffentliche Personennahverkehr im Übergang zur VO 1370/2007: Vergaberechtliche Handlungsoptionen und deren beihilferechtliche Konsequenzen", 22 EuZW, 52–57.
- P. Vieu, "La SNCF dans le contexte de l'Union européenne", 543 RMC, 647–654.

III. COUNCIL OF EUROPE1. *General*

- Y.A. Stivachtis and M. Habegger, "The Council of Europe: The institutional limits of contemporary European international society?", 33 Journal Eur. Int., 159–177.

2. *Human rights*

- M. Ailincăi, "L'avenir de la Cour européenne des droits de l'homme à l'aune de la conférence ministérielle d'Interlaken", 3–4 CDE, 457–486.
- T. Allen, "Liberalism, social democracy and the value of property under the European Convention on Human Rights", 59 ICLQ, 1055–1078.

- J. Baumann, "Auf dem Weg zu einem doppelten EMRK-Schutzstandard? Die Fortschreibung der Bosphorus-Rechtsprechung des EGMR im Fall *Niederlandse Kokkelvisserij*", 38 *EuGRZ*, 1–11.
- I. Bryan and P. Langford, "The lawful detention of unauthorized aliens under the European system for the protection of human rights", 80 *Nordic JIL*, 193–218.
- H. Cannie and D. Voorhoof, "The abuse clause and freedom of expression in the European Human Rights Convention: An added value for democracy and human rights protection?", 29 *NQHR*, 54–83.
- T. Lock, "EU accession to the ECHR: Implications for judicial review in Strasbourg", 35 *EL Rev.*, 777–798.
- L.G. Loucaides, "Is the European Court of Human Rights still a principled court of human rights after the *Demopoulos* case?", 24 *LJIL*, 435–465.
- S. Morgades Gil, "La protección de los demandantes de asilo por razón de su vulnerabilidad especial en la jurisprudencia del Tribunal Europeo de Derechos Humanos", 37 *Rev.der. com.Eur.*, 801–842.
- T. Murphy and G. Ó Cuinn, "Works in progress: New technologies and the European Court of Human Rights", 10 *H.R.L. Rev.*, 601–638.
- C. Panara, "*Lautsi v. Italy*: The display of religious symbols by the State", 17 *EPL*, 139–168.
- M. Payandeh, "Konventionswidrige Gesetze vor deutschen Gerichten", 10 *DÖV*, 382–391.
- X.-B. Ruedin, "Aliens' and asylum seekers' detention under Article 5(1)(f) ECHR", 4 *SZIER*, 483–500.
- S. Schmahl and T. Winkler, "Schutz vor Armut in der EMRK?", 4 *Arch. VR*, 405–430.
- S. Sottiaux, "'Bad tendencies' in the ECtHR's 'hate speech' jurisprudence", 7 *EuConst*, 40–63.