

## **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: EU budget
16. Free movement of goods and customs union
17. Free movement of persons; migration and asylum; Area of Freedom, Security and Justice
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	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
Cornell Int'l L.J.	Cornell International Law Journal
CRNI	Competition and Regulation in Network Industries
CYELS	Cambridge Yearbook of European Legal Studies
Dir. Un. Eur.	Il Diritto dell'Unione Europea
DÖV	Die öffentliche Verwaltung
DVBL	Deutsches Verwaltungsblatt
EA	Europa Archiv
EBLR	European Business Law Review
ECL	European Company Law
ECLR	European Competition Law Review
EuConst	European Constitutional Law Review
EC Tax Rev.	EC Tax Review
EHRLR	European Human Rights Law Review
EFA Rev.	European Foreign Affairs Review
EIRR	European Industrial Relations Review
EJIL	European Journal of International Law
EJRR	European Journal of Risk Regulation
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
GJIL	Georgetown Journal of International Law
GLJ	German Law Journal
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
ISSR	International social Security Review
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
JECL&Pract.	Journal of European Competition Law & Practice
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
NJCM	Nederlands Juristen Comité voor de Mensenrechten – Bulletin
NJECL	New Journal of European Criminal Law
NYUJILP	New York University Journal of International Law and Politics
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
Parliam. Aff.	Parliamentary Affairs
R.A.E- L.E.A.	Revue des affaires Européenes – 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
Rev. de l'UE	Revue de l'Union Européenne [formerly Revue du Marché Commun et de l'Union Européenne]
R.G.D.I.P.	Revue General de Droit International Public
RIDPC	Rivista italiana di diritto pubblico comunitario
Riv.Dir.Eur.	Rivista di Diritto Europeo
RIW	Recht der Internationalen Wirtschaft
RMC	Revue du Marché Commun et de l'Union Européenne
RTDeur.	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
TEUW	Inge Govaere, Erwan Lannon, Peter Van Elsuwege and Stanislas Adam (Eds.), <i>The European Union in the World. Essays in Honours of Marc Maresceau</i> . Leiden: Martinus Nijhoff, 2013. 656 pages. ISBN: 9789004259058. EUR 213.
SSSR	Christine Chinkin and Freya Baetens (Eds.), <i>Sovereignty, Statehood and State Responsibility. Essays in Honour of James Crawford</i> . Cambridge: Cambridge University Press, 2015. 528 pages. ISBN: 9781107044258. EUR 75.
CYELS	Albertina Albors-Llorens, Kenneth Armstrong, Markus W. Gehring (Eds.), <i>Cambridge Yearbook of European Legal Studies Vol. 16 2013–2014</i> . Oxford: Hart Publishers, 2015. 700 pages. ISBN: 9781849466288. GBP 135.

## I. INTEGRATION

### 1. General aspects

- R. Adler-Nissen and K. Kropp, "A sociology of knowledge approach to European integration: Four analytical principles", 37 *Journal Eur. Int.*, 155–173.
- L. Delcour and K. Wolczuk, "The EU's unexpected 'ideal neighbour'? The perplexing case of Armenia's europeanisation", 37 *Journal Eur. Int.*, 491–507.
- H. Grabbe, "Six lessons of enlargement ten years on: The EU's transformative power in retrospect and prospect", 52 *JCMS*, 40–56.
- O. Hammerslev, "Reforming the Bulgarian state of knowledge: Legal expertise as a resource in modelling states", 37 *Journal Eur. Int.*, 247–262.
- P. M. Huber, "The Federal Constitutional Court and European integration", 21 *EPL*, 83–107.
- S. Svensson and C. Nordlund, "The building blocks of a Euroregion: Novel metrics to measure cross-border integration", 37 *Journal Eur. Int.*, 371–389.

## II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

### 1. General

- M. Bartkowska and G. Tiemann, "The impact of economic perceptions on voting behaviour in European parliamentary elections", 53 *JCMS*, 201–217.
- M. Bartl, "The way we do Europe: Subsidiarity and the substantive democratic deficit", 21 *ELJ*, 23–43.
- A. Chirita, "The impact of the European Union current crisis on law, policy and society", *CYELS*, 255–288.
- G. Davies, "Democracy and legitimacy in the shadow of purposive competence", 21 *ELJ*, 2–22.
- M. Dawson and F. De Witte, "Self-determination in the constitutional future of the EU", 21 *ELJ*, 371–383.
- M. Flear, "Clinical trials abroad: The marketable ethics, weak protections and vulnerable subjects of EU law", *CYELS*, 75–108.
- J-W Müller, "Should the EU protect democracy and the rule of law inside Member States?", 21 *ELJ*, 141–160.
- J. Organ, "Decommissioning direct democracy? A critical analysis of Commission decision-making on the legal admissibility of European citizens initiative proposals", 10 *EuConst.*, 422–443.
- V. Reding, "The 2014 Mackenzie Stuart lecture. The United Kingdom and the European Union: Inevitably drifting apart?", *CYELS*, 3–12.
- R. de Ruiter, "Houses of abstention or houses of reflection? Upper houses in EU Member States and the ex-ante scrutiny of EU legislation", 37 *Journal Eur. Int.*, 391–407.
- A. Saydé, "Defining the concept of abuse of Union law", 33 *YEL*, 138–162.
- S. Smismans, "Policy evaluation in the EU: The challenges of linking *ex ante* and *ex post* appraisal", 6 *EJRR*, 6–26.
- P. Syrpis, "The relationship between primary and secondary law in the EU", 52 *CML Rev.*, 461–487.
- F. Terpan, "Soft law in the European Union: The changing nature of EU law", 21 *ELJ*, 68–96.
- B. von Ulrich Mückenberger, "Eine europäische Sozialverfassung?", 49 *EuR*, 369–400.
- R. Zbiral, "Restoring tasks from the European Union to Member States: A bumpy road to an unclear destination?", 52 *CML Rev.*, 51–84.

## 2. *Accession*

- P. Athanassiou and S. Laulhé Shaelou, "EU accession from within? An introduction", 33 YEL, 335–384.
- A. Ott, "The EU-Turkey association and other EU parallel legal orders in the European legal space", 42 LIEI, 5–29.

## 3. *Agriculture*

- Š. Bojinec and I. Fertő, "Agri-food export competitiveness in European Union countries", 53JCMS, 476–492.
- H. Janssen, "Producentenorganisaties in de groenten- en fruitsector en het belang van regie over de afzet", 63 SEW, 76–90.

## 4. *Commercial policy*

- A. Antimiani and L. Salvatici, "Regionalism versus multilateralism: The case of the European Union Trade Policy", 49 JWT, 253–275.
- Y. Devuyt, "The European Parliament and international trade agreements: Practice after the Lisbon treaty", TEUW, 171–189.
- T. Johnsen and P. Rieker, "The EEA and Norway grants: A source of soft power?", 37 Journal Eur. Int., 417–432.
- U. Karpenstein and M. Kottmann, "Prozessführung, Haftung und Regress in Schiedsstreitigkeiten auf Grundlage von EU-Investitionsabkommen", 26 EuZW, 256–260.
- M. Krajewski, "Schutz öffentlicher Dienstleistungen in EU-Freihandelsabkommen", 26 EuZW, 301–305.
- R. Quick, "Why TTIP should have an investment chapter including ISDS", 49 JWT, 199–209.
- J. Waleson, "Corporate social responsibility in EU comprehensive free trade agreements: Towards sustainable trade and investment", 42 LIEI, 143–174.
- C. Zeynep Pirim, "The EU-Turkey customs union: From a transitional to a definitive framework?", 42 LIEI, 31–56.

## 5. *Common Foreign and Security Policy*

- N. Bremberg, "The European Union as security community-building institution: Venues, networks and co-operative security practices", 53 JCMS, 674–692.
- D. Caswell and M. Hoybye-Mortensen, "Responses from the frontline: How organisations and street-level bureaucrats deal with economic sanctions", 17 EJSS, 31–51.
- H. Edström and D. Gyllensporre, "Minding the gap between words and deeds: Towards a new EU strategy on security", 20 EFA Rev., 3–22.
- A. Engel, "Delimiting competences in the EU: CFSP versus AFSJ legal bases", 21 EPL, 47–59.
- T. Henökl and C. Webersik, "The impact of institutional change on foreign policy-making: The case of the EU horn of Africa strategy", 10 EFA Rev., 519–537.
- K. McDonagh, "Talking the talk or walking the walk: Understanding the EU's security identity", 53 JCMS, 627–641.
- G. Noutcheva, "Institutional governance of European neighbourhood policy in the wake of the Arab spring", 37 Journal Eur. Int., 19–36.
- J. Santos Vara, "The external activities of AFSJ agencies: The weakness of democratic and judicial controls", 20 EFA Rev., 118–136.

- R. Wessel, "Can the EU replace its Member States in international affairs? An international law perspective", TEUW, 129–147.

#### 6. *Company law*

- G. Bevivino, "Corporate social responsibility and duties of directors", 25 EBLR, 923–942.  
 F. de Swart, "The use of mailbox companies in international investment protection", 12 ECL, 19–25.  
 I. de Groot, "Exemption method in the EU Parent-Subsidiary Directive amended in respect of hybrid instruments: What about the credit method?", 24 EC Tax Rev., 158–165.  
 A. Fomcenco, "Rise of a new corporate vehicle: Public benefit corporation", 11 ECL, 276–280.  
 U. Forsthoff, "Die Bedeutung der Rechtsprechung des EuGH zur Mobilität von Gesellschaften über das Gesellschaftsrecht hinaus", 26 EuZW, 248–251.  
 E. Howell, "Short selling reporting rules: A greenfield area", 11 ECL, 79–88.  
 S. Kalss, "Das Schichtwerk des europäischen Gesellschaftsrechts", 26 EuZW, 252–255.  
 S. R. Kashyap, "Accounting for risks in banks: The link between prudential regulation and accounting in bank", 12 ECL, 89–96.  
 J. Khort, "Protection of private equity fund investors in the EU", 12 ECL, 97–106.  
 L. Kolding Foged-Ladefoged and E. Werlauff, "Limitation of auditors' liability", 11 ECL, 271–275.  
 E. Marchisio, "A behavioural analysis of shareholders' meetings", 26 EBLR, 245–281.  
 J. McConvill, "An unstoppable force rather than an illegitimate farce: Exploring the role of offshore financial centres amid renewed criticism", 25 EBLR, 877–891.  
 I. Ramsay, "Increased corporate governance powers of shareholders and regulators and the role of the corporate regulator in enforcing duties owed by corporate directors and managers", 26 EBLR, 49–73.  
 I. Saenger, "The best interests of the corporation, procedural questions of enforcing individual and corporate rights and legal actions against board members", 26 EBLR, 13–29.  
 K. Engsig Sørensen, "The fight against letterbox companies in the internal market", 52 CML Rev., p. 85–117.  
 M. Szydło, "Gender equality on the boards of EU companies: Between economic efficiency, fundamental rights and democratic legitimisation of economic governance", 21 ELJ, 97–115.  
 J. van Bakkum, "Cross-border investments in undertakings and the future of EU company law", 25 EBLR, 811–844.  
 W. Weterings, "Directors' & officers' liability, D&O insurance and moral hazard: More control of moral hazard by D&O insurers needed to increase the incentives of directors and supervisory board members", 26 EBLR, 305–320.  
 I. Wuisman, "The Societas Unius Personae (SUP)", 12 ECL, 34–44.

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

- A. Albors-Llorens, "Competition and consumer law in the European Union: Evolution and convergence", 33 YEL, 163–193.  
 P. Behrens, "Das Verhältnis von Marktbeherrschung und Wettbewerbsbeschränkung in der Fusionskontrolle", 26 EuZW, 244–247.  
 F. Berrod, "L'utilisation de la soft law comme méthode de conception du droit européen de la concurrence", 588 Rev. de l'UE, 283–290.  
 T. Bolognesi, "Results of modernizing network industries: The case of urban water services in Europe", 15 CRNI, 306–333.

- T. Brenner, "Regulierung mithilfe des Kartellrechts? – Verpflichtungszusagen der Europäischen Kommission", 49 *EuR*, 671–698.
- P. Callol, "Mandatory antitrust liability under EU competition law of trade association members in case of infringement by the trade association", 36 *ECLR*, 194–198.
- T. Caspary and L. Gorlitz, "EU merger control and mobile telecoms – Consolidation at the cost of competition or regulation hampering the creation of European champions?", 36 *ECLR*, 211–219.
- E. Clark and R. Sander, "Navigating the quantum minefield in cartel damages cases", 6 *JECL&Pract*, 153–167.
- P. Ibáñez Colomo, "The Commission investigation into pay TV services: Open questions", 5 *JECLP*, 531–541.
- M. de Sousa e Alvim, "The new EU Directive on antitrust damages – A giant step forward?", 36 *ECLR*, 245–248.
- N. Dunne, "The role of private enforcement within EU competition law", *CYELS*, 143–188.
- P. Goffinet and F. Puel, "Vertical relationships: The impact of the internet on the qualification of agency agreements", 6 *JECL&Pract*, 242–249.
- D. Gyöngyi, "REACH joint authorization scenarios – When does competition law limit information exchange?", 36 *ECLR*, 30–38.
- M. Kellerbauer, "Die Bedeutung des „as efficient competitor“ bei der Feststellung von Verstößen gegen Art. 102 AEUV", 26 *EuZW*, 261–264.
- J. C. Laguna de Paz, "In search of efficiency in telecoms: Agreements between undertakings under European competition law", 15 *CRNI*, 357–381.
- N. Levy, "Why competition commissioners should be cautious in commenting publicly on active antitrust cases", 36 *ECLR*, 1–7.
- S.K. Majumdar, R. Moussawi and U. Yaylacicegi, "Mergers and telecommunications infrastructure deployment: A retrospective analysis", 15 *CRNI*, 382–423.
- T. Makatsch and A. Sascha, "Die neue EU-Richtlinie zu Kartellschadensersatzklagen Angst vor der eigenen 'Courage'?", 26 *EuZW*, 7–13.
- C. Mihai and A. Cărare, "Romania: Cartel between media service undertakings sanctioned by the Romanian competition council", 36 *ECLR*, 273–277.
- S. Olmor, "Kartellrechtliche Perspektiven des Neuwagenselektivvertriebs: Parallelimporte, Markenexklusivität und Internetvertrieb", 25 *EuZW*, 932–937.
- G. Pearson, "Sporting justifications under EU free movement and competition law: The case of the football 'transfer system'", 21 *ELJ*, 220–238.
- E. Pistoia, "The quest for uniformity between national competition authorities and courts", 25 *EBLR*, 893–922.
- W. Sauter, "Containing corporatism: EU competition law and private interest government", 36 *ECLR*, 187–193.
- J. Temple Lang, "The duty of cooperation of national courts in EU competition law", 17 *IJEL*, 27–42.
- C. Townley, "Coordinated diversity: Revolutionary suggestions for EU competition law (and for EU law too)", 33 *YEL*, 194–244.
- A. M. Van den Bossche, "EU competition law in 3D", *TEUW*, 365–379.
- M. Veenbrink, "The privilege against self-incrimination in EU competition law: A deafening silence?", 42 *LIEI*, 119–142.
- S. Wernicke, "Die gewandelte Bedeutung des Art. 106 AEUV: Aus den Apokryphen zum Kanon der Wirtschaftsverfassung", 26 *EuZW*, 281–284.



8. *Consumer policy*

- A. Albors-Llorens, "Competition and consumer law in the European Union: Evolution and convergence", 33 YEL, 163–193.
- I. Carreño and P. Vergano, "Uses and potential abuses of 'negative claims' in the EU: The urgent need for better regulation", 7 EJRR, 469–490.
- A. De Matteis and S. Giordano, "Payment cards and permitted multilateral interchange fees (MIFs): Will the European Commission harm consumers and the European payment industry?", 6 JECLP, 85–95.
- P. Giliker, "The transposition of the Consumer Rights Directive into UK law: Implementing a Maximum Harmonization Directive", 23 E.R.P.L., 5–28.
- W. Huizing Edinger, "Food, safety and the behavioural factor of risk", 7 EJRR, 491–504.
- T. Josipović, "Consumer protection in EU residential mortgage markets: Common EU rules on mortgage credit in the Mortgage Credit Directive", CYELS, 223–254.
- H.P.A. Knops, "Hof van Justitie neemt prijswijzigingsbedingen jegens consumenten onder vuur", NTER, 81–89.
- M. Loos, "Transparency of standard terms under the Unfair Contract Terms Directive and the proposal for a Common European Sales Law", 23 E.R.P.L., 179–193.
- A-L Sibony, "Can EU consumer law benefit from behavioural insights? An analysis of the Unfair Practices Directive", 22 E.R.P.L., 901–941.
- J. Stuyck, "The Court of Justice and the Unfair Commercial Practices Directive", 52 CML Rev., 721–752.

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

- I. Armada, "The European Investigation Order and the lack of European standards for gathering evidence: Is a fundamental rights-based refusal the solution?", 6 NJECL, 8–31.
- V. Glerum, "De balans van tien jaar Europees aanhoudingsbevel: Efficiency en rechtsbescherming in balans?", 10 NTER, 319–324.
- L. Mancano, "Criminal conduct and lack of integration into the society under EU citizenship: This marriage is not to be performed", 6 NJECL, 53–77.
- N.I. Thorhauer, "Conflicts of jurisdiction in cross-border criminal cases in the Area of Freedom, Security, and Justice: Risks and opportunities from an individual rights-oriented perspective", 6 NJECL, 78–101.
- I. Wieczorek and N. Vavoula, "The constitutional significance of EU criminal law", 6 NJECL, 5–7.
- E. Xanthopoulou, "The quest for proportionality for the European Arrest Warrant: Fundamental rights protection in a mutual recognition environment", 6 NJECL, 32–52.

10. *Court of Justice; judicial protection*

- S. Gáspár-Szilágyi, "The 'horizontal direct effect' of EU International agreements: Is the Court avoiding a clear answer?", 42 LIEI, 93–118.
- O. Gerstenberg, "The justiciability of socio-economic rights, European solidarity, and the role of the Court of Justice of the EU", 33 YEL, 245–276.
- D. Guðmundsdóttir, "A renewed emphasis on the Charter's distinction between rights and principles: Is a doctrine of judicial restraint more appropriate?", 52 CML Rev., 685–719.

- T. Jenkins and G. Bushell, "Justice denied or simply delayed? Consequences of excessive delay at the EU's General Court", 6 JECLP, 3–14.
- H. Labayle, "Droit d'asile et confiance mutuelle: Regard critique sur la jurisprudence européenne", 50 CDE, 501–533.
- K. Lenaerts and J. A. Gutierrez-Fons, "To say what the law of the EU is: Methods of interpretation and the European Court of Justice", 20 CJEL, 3–59.
- P. Mengozzi, "The judicial protection of individual rights and the principle of proportionality after the Lisbon treaty", CYELS, 335–346.
- A. Rosas, "Oral hearings before the European Court of Justice", 21 MJ, 596–610.
- M. Safjan and D. Düsterhaus, "A union of effective judicial protection: Addressing a multi-level challenge through the lens of article 47 CFREU", 33 YEL, 3–40.
- J. Santos Vara, "The external activities of AFSJ agencies: The weakness of democratic and judicial controls", 20 EFA Rev., 118–136.
- V. Skouris, "Common lawyers and their influence on the EU Court of Justice", 14 Dir. Un. Eur., 685–698.
- J. Stuyck, "The Court of Justice and the Unfair Commercial Practices Directive", 52 CML Rev., 721–752.
- A-M Van den Bossche, "Private enforcement, procedural autonomy and Article 19(1) TEU: Two's company, three's a crowd", 33 YEL, 41–83.

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

- K. Alexander, "The ECB and banking supervision: Building effective prudential supervision?", 33 YEL, 417–432.
- A. Bartosch, "Die Selektivität der Selektivität – Wie ist es um die Gestaltungsfreiräume der Mitgliedstaaten in der Wirtschaftsförderung bestellt?", 26 EuZW, 99–105.
- S. Dahan, "The legal framework for new economic governance and its implications for wage policy learning", CYELS, 39–74.
- B. Fägersten, "The implications of the euro crisis for European foreign policy: Lessons from crisis management and international trade", 10 EFA Rev., 483–502.
- H. Gabrisch and K. Staehr, "The Euro Plus Pact: Competitiveness and external capital flows in the EU countries", 53 JCMS, 558–576.
- C. Kilpatrick, "Are the bailouts immune to EU social challenge because they are not EU law?", 10 EuConst., 393–421.
- D. Lasok, "Some legal aspects of fundamental renegotiations", 40 EL Rev., 3–14.
- K. Lenaerts, "EMU and the EU's constitutional framework", 39 EL Rev., 753–769.
- N. Lenihan, "How has the EU protected depositors in the financial crisis?", CYELS, 289–312.
- A. Livingston, "EU failures in economic relations: The case of Israel and Palestine", 10 EFA Rev., 503–518.
- C. Manger-Nestler and R. Böttner, "Ménage à trois? – Zur gewandelten Rolle der EZB im Spannungsfeld zwischen Geldpolitik, Finanzaufsicht und Fiskalpolitik", 49 EuR, 621–638.
- M. Matthijs and K. McNamara, "The euro crisis' theory effect: Northern saints, southern sinners, and the demise of the Eurobond", 37 Journal Eur. Int., 229–245.
- C. Maubernard, "Surveillance des marchés financiers et marché intérieur : Une harmonisation à plusieurs dimensions", 50 CDE, 661–683.
- J. Monar, "The steep road to European Banking Union: Constructing the Single Resolution Mechanism", 52 JCMS, 141–156.
- A. Sapir, "Still the right agenda for Europe? The Sapir report ten years on", 52 JCMS, 57–73.
- G. Ter Kuile, L. Wissink and W. Bovenschen, "Tailor-made accountability within the Single Supervisory Mechanism", 52 CML Rev, 155–189.

12. *Energy policy*

- M. Álvarez-Verdugo, "The EU 'Stress Tests': The basis for a new regulatory framework for nuclear safety", 21 ELJ, 161–179.
- G. Dezobry, "Les lignes directrices concernant les aides d'État à l'énergie : vers une évolution des modes de soutien aux EnR 1", 588 Rev. de l'UE, 300–311.
- M. Marletta, "Il quadro giuridico europeo sulle energie rinnovabili", 19 Dir. Un. Eur., 465–492.
- E. Szyzszak, "Time for renewables to join the market: The new guidelines on State aid for environmental protection and energy", 5 JECLP, 616–623.

13. *Environmental policy*

- C. Adelle, A. Jordan and D. Benson, "The role of policy networks in the coordination of the European Union's economic and environmental interests: The case of EU mercury policy", 37 Journal Eur. Int., 471–489.
- E. Morgera, "The EU and environmental multilateralism: The case of access and benefit-sharing and the need for a good-faith test", CYELS, 109–142.
- E. Szyzszak, "Time for renewables to join the market: The new guidelines on state aid for environmental protection and energy", 5 JECLP, 616–623.

14. *External relations; association and development*

- O. Burlyuk, "Variation in EU external policies as a virtue: EU rule of law promotion in the neighbourhood", 53 JCMS, 509–523.
- A. Dashwood, "The continuing bipolarity of EU external action", TEUW, 1–16.
- Y. Devuyst, "The European Parliament and international trade agreements: Practice after the Lisbon treaty", TEUW, 171–189.
- B. Fägersten, "The implications of the euro crisis for European foreign policy: Lessons from crisis management and international trade", 10 EFA Rev., 483–502.
- C. Franklin and H. Haukeland Fredriksen, "Of pragmatism and principles: The EEA Agreement 20 years on", 52 CML Rev., 629–684.
- T. Fung, "Negotiating regulatory coherence: The costs and consequences of disparate regulatory principles in the transatlantic trade and investment partnership agreement between the United States and the European Union", 47 Cornell Int'l L.J., 445–472.
- S. Gáspár-Szilágyi, "The 'primacy' and 'direct effect' of EU international agreements", 21 EPL, 343–370.
- S. Gáspár-Szilágyi, "The 'horizontal direct effect' of EU International agreements: Is the Court avoiding a clear answer?", 42 LIEI, 93–118.
- D. Geradin, "The external relations of the European Union and its Member States: Lessons from recent developments in the economic sphere", SSSR, 406–420.
- T. Henökl and C. Webersik, "The impact of institutional change on foreign policy-making: The case of the EU horn of Africa strategy", 10 EFA Rev., 519–537.
- C. Hillion, "Enlarging the European Union and its fundamental rights protection", TEUW, 557–573.
- M. Krajewski, "Schutz öffentlicher Dienstleistungen in EU-Freihandelsabkommen", 26 EuZW, 301–305.
- K. Lenaerts, "Direct applicability and direct effect of international law in the EU legal order", TEUW, 45–64.
- A. Livingston, "EU failures in economic relations: The case of Israel and Palestine", 10 EFA Rev., 503–518.

- T. P. Maass and F. Schmidt, “Die Entwicklung des EU-Gesundheitsrechts seit 2012”, 26 EuZW, 85–92.
- C. MacMaoláin, “Using European Union legislation to increase international trade: The potential for public bodies in Ireland to make more of product quality schemes”, 21 EPL, 215–227.
- A. Ott, “The EU-Turkey association and other EU parallel legal orders in the European legal space”, 42 LIEI, 5–29.
- R. Petrov, “Constitutional challenges for the implementation of association agreements between the EU and Ukraine, Moldova and Georgia”, 21 EPL, 241–253.
- R. Quick, “Why TTIP should have an investment chapter including ISDS”, 49 JWT, 199–209.
- C. Rapoport, “La procédure de conclusion des accords externes de l’Union européenne Quelle unité après Lisbonne?”, TEUW, 149–169.
- A. Rosas, “Exclusive, shared and national competence in the context of EU external relations: Do such distinctions matter?”, TEUW, 17–43.
- N. Ross Smith, “The underpinning realpolitik of the EU’s policies towards Ukraine: An analysis of interests and norms in the EU-Ukraine association agreement”, 10 EFA Rev., 581–596.
- V. Treier and S. Wernicke, “Die Transatlantische Handels- und Investitionspartnerschaft (TTIP) – Trojanisches Pferd oder steiniger Weg zum Olymp?”, 26 EuZW, 334–339.
- J. Waleson, “Corporate social responsibility in EU comprehensive free trade agreements: Towards sustainable trade and investment”, 42 LIEI, 143–174.
- R. Wessel, “Can the EU replace its Member States in international affairs? An international law perspective”, TEUW, 129–147.
- J. Zajac, “The EU in the Mediterranean: Between its international identity and Member States’ interests”, 20 EFA Rev., 65–82.

15. *Finance: EU budget*

- T. Goedeme, B. Storms, S. Stockman and T. Penne, “Towards cross-country comparable reference budgets in Europe: First results of a concerted effort”, 17 EJSS, 3–30.
- A. R. Leen, “The new long-term budget of the European Union and new European taxes”, 24 EC Tax Rev., 55–58.
- I. Saarilahti, “Les innovations des procédures budgétaires de l’Union Européenne”, 586 Rev. de l’UE, 189–195.

16. *Free movement of goods and customs union*

- I. Lianos, “In Memoriam *Keck*: The reformation of the EU law on the free movement of goods”, 40 EL Rev., 225–248.
- C. Zeynep Pirim, “The EU-Turkey customs union: From a transitional to a definitive framework?”, 42 LIEI, 31–56.

17. *Free movement of persons; migration and asylum; Area of Freedom, Security and Justice*

- D. Acosta Arcarazo, “Civic citizenship reintroduced? The Long-term Residence Directive as a post-national form of membership”, ELJ 200–219.
- A. H.H. Bollen-Vandenboorn and M. Weerepas, “Enhancing worker mobility via the Mobility Directive: Arrange the tax consequences for supplementary pension rights now!”, 24 EC Tax Rev., 34–42.

- A. Den Exter, A. Santuari and T. Sokol, "One year after the EU Patient Mobility Directive: A three-country analysis", 40 *EL Rev.*, 279–293.
- A. Engel, "Delimiting competences in the EU: CFSP versus AFSJ legal bases", 21 *EPL*, 47–59.
- D. Kostakopoulou-Dochery and N. Ferreira, "Testing liberal norms: The public policy and public security derogations and the cracks in European Union citizenship", 20 *CJEL*, 167–192.
- H. Labayle, "Droit d'asile et confiance mutuelle: regard critique sur la jurisprudence européenne", 50 *CDE*, 501–533.
- G. Pearson, "Sporting justifications under EU free movement and competition law: The case of the football 'transfer system'", 21 *ELJ*, 220–238.
- F.J.L. Pennings, "EU-burgerschap en de vrees voor sociaal toerisme: de zaak *Dano*", *NTER*, 39–44.
- C. Semmelmann, "How to reconcile the functional–rationalist and the culturalist perspective in the euro area crisis: The road towards multiple identities of EU citizens", 33 *YEL*, 84–137.
- J.J.M. Sluijs, "Het dilemma van vrij verkeer van gezondheidszorg en arme lidstaten", *NTER*, 45–48.
- D. Thym, "The elusive limits of solidarity: Residence rights of and social benefits for economically inactive Union citizens", 52 *CML Rev.*, 17–50.
- A. Tryfonidou, "The notions of 'restriction' and 'discrimination' in the context of the free movement of persons provisions: From a relationship of interdependence to one of (almost complete) independence", 33 *YEL*, 385–416.
- H. Verschueren, "Preventing 'benefit tourism' in the EU: A narrow or broad interpretation of the possibilities offered by the ECJ in *Dano*?", 52 *CML Rev.*, 363–390.
18. *Free movement of capital, freedom of establishment and freedom to provide services*
- K. Alexander, "European Banking Union: A legal and institutional analysis of the Single Supervisory Mechanism and the Single Resolution Mechanism", 40 *EL Rev.*, 154–187.
- U. Forsthoff, "Die Bedeutung der Rechtsprechung des EuGH zur Mobilität von Gesellschaften über das Gesellschaftsrecht hinaus", 26 *EuZW*, 248–251.
- T. Goedeme, B. Storms, S. Stockman and T. Penne, "Towards cross-country comparable reference budgets in Europe: First results of a concerted effort", 17 *EJSS*, 3–30.
- K. Granat, "Approval of Article 136 TFEU amendment in Poland: The perspective of the constitutional court on eurozone crisis law", 21 *EPL*, 33–46.
- S. R. Kashyap, "Accounting for risks in banks: The link between prudential regulation and accounting in bank", 12 *ECL*, 89–96.
- C. Maubernard, "Surveillance des marchés financiers et marché intérieur : Une harmonisation à plusieurs dimensions", 50 *CDE*, 661–683.
- J-S Pilczer, "Le parcours contentieux de la coopération renforcée en matière de taxe sur les transactions financières : la bataille de l'autorisation est gagnée, celle de la mise en oeuvre reste à mener", 50 *CDE*, 597–636.
- V. Recai Cetin and I. Irmak, "Effects of liberalization policies on price and quality of services in the European Union postal market", 15 *CRNI*, 334–356.
- J. Schubert and K. Jerchel, "Die aktuelle Entwicklung des europäischen Arbeitsrechts", 26 *EuZW*, 340–347.
- H. Verschueren, "De interne markt en arbeidsrechtelijke normconcurrentie", 62 *SEW*, 550–564.
- A. Walus, "National healthcare planning and the internal market: A conceptual view on the impact of EU law on Member States' regulatory autonomy in the field of healthcare", 17 *EJSS*, 52–83.

19. *Fundamental rights*

- S. Aa, "Post-trial victims' rights in the EU: Do law enforcement motives still reign supreme?", 21 ELJ, 239–256.
- G. De Baere, "Shall I be mother? The prohibition on sex discrimination, the UN Disability Convention, and the right to surrogacy leave under EU law", 74 CLJ, 44–48.
- D. Erdos, "From the Scylla of restriction to the Charybdis of licence? Exploring the scope of the 'special purposes' freedom of expression shield in European data protection", 52 CML Rev, 119–153.
- C. Favilli, "I ricorsi collettivi nell'Unione Europea e la tutela antidiscriminatoria: Verso un autentico approccio orizzontale", 19 Dir. Un. Eur., 439–464.
- M. Fornasier, "The impact of EU fundamental rights on private relationships: Direct or indirect effect?", 23 E.R.P.L., 29–46.
- O. Gerstenberg, "The justiciability of socio-economic rights, European solidarity, and the role of the Court of Justice of the EU", 33 YEL, 245–276.
- D. Guðmundsdóttir, "A renewed emphasis on the Charter's distinction between rights and principles: Is a doctrine of judicial restraint more appropriate?", 52 CML Rev., 685–719.
- C. Hillion, "Enlarging the European Union and its fundamental rights protection", TEUW, 557–573.
- T. Jenkins and G. Bushell, "Justice denied or simply delayed? Consequences of excessive delay at the EU's General Court", 6 JECLP, 3–14.
- N. Lucchi, "Internet-based communication: Rights, risks and opportunities", 6 EJRR, 121–128.
- P. Mengozzi, "The judicial protection of individual rights and the principle of proportionality after the Lisbon treaty", CYELS, 335–346.
- A. Rosas, "Balancing fundamental rights in EU law", CYELS, 347–360.
- M. Safjan and D. Düsterhaus, "A union of effective judicial protection: Addressing a multi-level challenge through the lens of article 47 CFREU", 33 YEL, 3–40.
- C. Seitz, "Grundrechtsschutz durch Verfahrensrecht", 26 EuZW, 273–276.
- J. Snell, "Fundamental rights review of national measures: Nothing new under the Charter?", 21 EPL, 285–308.
- C. Tobler, "Equality and non-discrimination under the ECHR and EU law – A Comparison Focusing on discrimination against LGBTI persons", 74 ZaöRV, 521–561.
- M. Travis, "Accommodating intersexuality in European Union anti-discrimination law", 21 ELJ, 180–199.
- T. Tridimas, "Fundamental rights, general principles of EU law, and the Charter", CYELS, 361–392.
- D. Uwer and M. Rademacher, "The new EU Tobacco Products Directive and European fundamental rights", 40 EL Rev., 35–51.
- F. Wollenschläger, "Die unternehmerische Freiheit (Art. 16 GRCh) als grundrechtlicher Pfeiler der EU-Wirtschaftsverfassung", 26 EuZW, 285–288.

20. *Harmonization*

- P. Giliker, "The transposition of the Consumer Rights Directive into UK law: Implementing a Maximum Harmonization Directive", 23 E.R.P.L., 5–28.
- B. Gordon, "Tax competition and harmonisation under EU law: Economic realities and legal rules", 39 EL Rev., 790–811.
- M. Klamert, "Altes und Neues zur Harmonisierung im Binnenmarkt", 26 EuZW, 265–267.
- C. Maubernard, "Surveillance des marchés financiers et marché intérieur : Une harmonisation à plusieurs dimensions", 50 CDE, 661–683.

21. *Industrial policy and technology*

- M. Álvarez-Verdugo, "The EU 'Stress Tests': The basis for a new regulatory framework for nuclear safety", 21 ELJ, 161–179.
- T. Bolognesi, "Results of modernizing network industries: The case of urban water services in Europe", 15 CRNI, 306–333.
- J. G. Dias and S. B. Ramos, "An analysis of industry regimes synchronization in the eurozone", 53 JCMS, 255–273.
- T. Ehnert, "The Legitimacy of new risk governance-A critical view in light of the EU's approach to nanotechnologies in food", 21 ELJ, 44–67.
- D. Gyöngyi, "REACH joint authorization scenarios – When does competition law limit information exchange?", 36 ECLR, 30–38.

22. *Institutions*

- S. Bailer, M. Mattila and G. Schneider, "Money makes the EU go round: The objective foundations of conflict in the Council of Ministers", 53 JCMS, 437–456.
- E. Bernard, "Quels pouvoirs pour les agences de l'Union européenne ?", 50 CDE, 637–660.
- M. Buess, "Accountable and under control? Explaining governments' selection of management board representatives", 53 JCMS, 493–508.
- M. Chamon, "The institutional balance, an ill-fated principle of EU law?", 21 EPL, 371–391.
- N. Clark, "The federalist perspective in elections to the European Parliament", 53 JCMS, 524–541.
- Y. Devuyt, "The European Parliament and international trade agreements: Practice after the Lisbon treaty", TEUW, 171–189.
- D. Dinan, "Governance and institutions: The unrelenting rise of the European Parliament", 52 JCMS, 109–124.
- D. Fiott, "The European Commission and the European Defence Agency: A case of rivalry?", 53 JCMS, 542–557.
- D. Hadrousek and M. Smolek, "Solving the European Union's General Court", 40 EL Rev., 188–206.
- P. M. Huber, "The Federal Constitutional Court and European integration", 21 EPL, 83–107.
- C. Manger-Nestler and R. Böttner, "Ménage à trois? – Zur gewandelten Rolle der EZB im Spannungsfeld zwischen Geldpolitik, Finanzaufsicht und Fiskalpolitik", 49 EuR, 621–638.
- J. Organ, "Decommissioning direct democracy? A critical analysis of Commission decision-making on the legal admissibility of European citizens initiative proposals", 10 EuConst., 422–443.
- S. Ozcurumez and J. Hoxha, "Conditional deliberation: The case of joint parliamentary committees in the EU", 53 JCMS, 642–657.
- R. Priebe, "Agenturen der Europäischen Union – Europäische Verwaltung durch eigenständige Behörden", 26 EuZW, 268–273.
- J. A. Scherpereel and L. K. Perez, "Turnover in the Council of the European Union: What it is and why it matters", 53 JCMS, 658–673.
- M. Scholten and M. van Rijsbergen, "Limits of Agencification in the European Union", 15 GLR, 1223–1257.

23. *Intellectual property*

- L. Grigoriadis, "Comparing the trademark protections in comparative and keyword advertising in the United States and European Union", 44 Cal. W. Int'l L.J., 149–206.

24. *Internal market*

- T. Bolognesi, "Results of modernizing network industries: The case of urban water services in Europe", 15 CRNI, 306–333.
- R. Caranta, "The changes to the public contract directives and the story they tell about how EU law works", 52 CML Rev., 391–459.
- J. Ghosh, "Tax law and the internal market: A critique of the principle of mutual recognition", CYELS, 189–222.
- D. Gyöngyi, "REACH joint authorization scenarios – When does competition law limit information exchange?", 36 ECLR, 30–38.
- M. Klamert, "Altes und Neues zur Harmonisierung im Binnenmarkt", 26 EuZW, 265–267.
- A. Ludlow, "The public procurement rules in action: An empirical exploration of social impact and ideology", CYELS, 13–38.
- T. P. Maass and F. Schmidt, "Die Entwicklung des EU-Gesundheitsrechts seit 2012", 26 EuZW, 85–92.
- C. MacMaoláin, "Using European Union legislation to increase international trade: The potential for public bodies in Ireland to make more of product quality schemes", 21 EPL, 215–227.
- V. Recai Cetin and I. Irmak, "Effects of liberalization policies on price and quality of services in the European Union postal market", 15 CRNI, 334–356.
- K. Engsig Sørensen, "The fight against letterbox companies in the internal market", 52 CML Rev., p. 85–117.
- B. van Leeuwen, "Private regulation and public responsibility in the internal market", 33 YEL, 277–297.
- H. Verschueren, "De interne markt en arbeidsrechtelijke normconcurrentie", 62 SEW, 550–564.
- A. Walus, "National healthcare planning and the internal market: A conceptual view on the impact of EU law on Member States' regulatory autonomy in the field of healthcare", 17 EJSS, 52–83.

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

- A. Frackowiak-Adamska, "Time for a European 'full faith and credit clause'", 52 CML Rev, 191–218.
- C. Nyombi, T. Mortimer and R. Lewis, "Italian torpedoes in the shadow of the Recast Brussels Regulation 2012", 36 ECLR, 263–268.

26. *Private law*

- H. Beale, "Hopes for the CESL: A brief response to DiMatteo, Loos, Schulte-Nölke, Storme, and Twigg-Flesner", 251–262.
- R. Cerchia, "'Interest rate swaps' contract and 'excessive onerousness': An italian viewpoint", 23 E.R.P.L., 121–132.
- M. Fornasier, "The impact of EU fundamental rights on private relationships: Direct or indirect effect?", 23 E.R.P.L., 29–46.



- P. Kalamees and K. Sein, "Price reduction in the system of contractual remedies", 23 E.R.P.L., 263–280.
- R. Liddy-Murphy, "Reformation of the European Insolvency Regulation to act as a legislative tool to assist in Europe's growth agenda", 26 EBLR, 283–304.
- M. Loos, "Transparency of standard terms under the Unfair Contract Terms Directive and the proposal for a Common European Sales Law", 23 E.R.P.L., 179–193.
- J. P. Murga Fernández, "Interest Rate Swap and *Rebus sic Stantibus* Clause", 23 E.R.P.L., 133–148.
- L. Niglia, "Taking private law rights seriously: Of balancing and the jurisprudence of the Court of Justice of the European Union", CYELS, 393–416.
- H. Schulte-Nölke, "'No market for 'lemons': On the reasons for a judicial unfairness test for B2B contracts", 23 E.R.P.L., 195–216.
- M. E. Storme, "The young and the restless: CESL and the rest of Member State law", 23 E.R.P.L., 217–229.
- C. Twigg-Flesner, "CESL, cross-border transactions and domestic law: Why a dual approach could work (Although CESL might not)", 23 E.R.P.L., 231–249.

## 27. Regional policy

### 28. Relationship between national and Union law

- M. Cahill, "Crotty after *Pringle*: The revival of the doctrine of implied amendment", 17 IJEL, 1–25.
- P. Giliker, "The influence of EU and European human rights law on English private law", 64 ICLQ, 237–265.
- T. Ilgner, "Die Beschränkungen der Rechte von Unionsbürgern auf Erwerb und Nutzung landwirtschaftlicher Flächen in Ungarn", 26 EuZW, 305–308.
- I. Iusmen, "EU leverage and democratic backsliding in central and eastern Europe: The Case of Romania", 53 JCMS, 593–608.
- S. Lierman, "Law as a complex adaptive system: The importance of convergence in a multi-layered legal order", 21 MJ, 611–629.
- J-W Müller, "Should the EU protect democracy and the rule of law inside Member States?", 21 ELJ, 141–160.
- V. Reding, "The 2014 Mackenzie Stuart lecture. The United Kingdom and the European Union: Inevitably drifting apart?", CYELS, 3–12.
- R. de Ruiter, "Houses of abstention or houses of reflection? Upper houses in EU Member States and the ex-ante scrutiny of EU legislation", 37 Journal Eur. Int., 391–407.
- R. Zbiral, "Restoring tasks from the European Union to Member States: A bumpy road to an unclear destination?", 52 CML Rev., 51–84.

## 29. Social policy

- J. Schubert and K. Jerchel, "Die aktuelle Entwicklung des europäischen Arbeitsrechts", 26 EuZW, 340–347.
- M. Szydło, "Gender equality on the boards of EU companies: Between economic efficiency, fundamental rights and democratic legitimisation of economic governance", 21 ELJ, 97–115.
- D. Thym, "The elusive limits of solidarity: Residence rights of and social benefits for economically inactive Union citizens", 52 CML Rev., 17–50.

V. Velyvyte, "The right to strike in the European Union after accession to the European Convention on Human Rights: Identifying conflict and achieving coherence", 15 H.R.L. Rev., 73–100.

H. Verschueren, "De interne markt en arbeidsrechtelijke normconcurrentie", 62 SEW, 550–564.

### 30. *State aid*

G. Dezobry, "Les lignes directrices concernant les aides d'État à l'énergie : vers une évolution des modes de soutien aux EnR 1", 588 Rev. de l'UE, 300–311.

T. Joris, "The European Economic Area and state aid", TEUW, 417–440.

M. Kellerbauer, "Die Bedeutung des „as efficient competitor“ bei der Feststellung von Verstößen gegen Art. 102 AEUV", 26 EuZW, 261–264.

P. Nicolaides, "New limits to the concept of selectivity: The birth of a 'general exception' to the prohibition of state aid in EU competition law", 6 JECL&Pract, 315–323.

P. Rossi-Maccanico, "Fiscal state aids, tax base erosion and profit shifting", 24 EC Tax Rev., 63–77.

U. Soltész, "Nach der Reform ist vor der Reform – Herausforderungen für die künftige europäische Beihilfekontrolle", 26 EuZW, 277–280.

E. Szyszczak, "Time for renewables to join the market: The new guidelines on state aid for environmental protection and energy", 5 JECL&Pract, 616–623.

### 31. *Taxation*

A. Bollen-Vandenboom and M. Weerepas, "Enhancing worker mobility via the Mobility Directive: Arrange the tax consequences for supplementary pension rights now!", 24 EC Tax Rev., 34–42.

L. Cerioni, "International tax planning and corporate social responsibility (csr): Crucial issues and a proposed 'assessment' in the European Union context", 25 EBLR, 845–875.

A. Cordewener, "Die EuGH-Rechtsprechung zur steuerlichen Berücksichtigung von („finalen“) Auslandsverlusten – noch immer kein Finale in Sicht!", 26 EuZW, 295–301.

F. Debelva, D. Scornos, J. Van den Berghen and P. Van Braband, "LOB clauses and EU-law compatibility: A debate revived by BEPS?", 24 EC Tax Rev., 132–143.

I. de Groot, "Exemption method in the EU Parent-Subsidiary Directive amended in respect of hybrid instruments: What about the credit method?", 24 EC Tax Rev., 158–165.

I. De Troyer, "Recovery assistance in the EU: Evaluation of Directive 2010/24/EU: Time for an update?", 23 EC Tax Rev., 284–292.

A. dos Santos, "What is substantial economic activity for tax purposes in the context of the European Union and the OECD initiatives against harmful tax competition?", 24 EC Tax Rev., 166–175.

J. Ghosh, "Tax law and the internal market: A critique of the principle of mutual recognition", CYELS, 189–222.

B. Gordon, "Tax competition and harmonisation under EU law: economic realities and legal rules", 39 EL Rev., 790–811.

L. Hinnekens, "Overview of new paths and patters in EU tax development with focus on EU soft law and external factors", 23 EC Tax Rev., 247–257.

H. Kogels, "A lot ado about reduced VAT rates", 23 EC Tax Rev., 244–246.

J. Korving, "OCTs: All roads lead to Rome!", 23 EC Tax Rev., 303–308.

A. R. Leen, "The new long-term budget of the European Union and new European taxes", 24 EC Tax Rev., 55–58.

- R. Lyal, "Compatibility of National tax measures with EU law: The role of the European Commission in tax litigation before the European Court of Justice", 24 EC Tax Rev., 5–14.
- C. Marchgraber, "The avoidance of double non-taxation in double tax treaty law: A critical analysis of the subject-to-tax clause recommended by the European Commission", 23 EC Tax Rev., 293–302.
- M. Merkx, "VAT on private use of company cars in cross-border situations: Double or non-taxation?", 24 EC Tax Rev., 96–104.
- B. Peeters, "EUCIT: For how much longer will political objections outweigh the advantages?", 24 EC Tax Rev., 128–131.
- J-S Pilczer, "Le parcours contentieux de la coopération renforcée en matière de taxe sur les transactions financières : la bataille de l'autorisation est gagnée, celle de la mise en oeuvre reste à mener", 50 CDE, 597–636.

### 32. *Transport and infrastructure*

- T. Bolognesi, "Results of modernizing network industries: The case of urban water services in Europe", 15 CRNI, 306–333.
- M. Dotterud Leiren, "Scope of negative integration: A comparative analysis of post, public transport and port services", 53 JCMS, 609–626.
- S. Nasarre Aznar, "Leases as an alternative to homeownership in Europe. Some key legal aspects", 22 E.R.P.L., 815–846.

## III. COUNCIL OF EUROPE

### 1. *General*

### 2. *Human rights*

- E. Brems and L. Lavrysen, "Don't use a sledgehammer to crack a nut: Less restrictive means in the case law of the European Court of Human Rights", 15 H.R.L. Rev., 139–168.
- A. Farahat, "Enhancing constitutional justice by using external references: The European Court of Human Rights' reasoning on the protection against expulsion", 28 LJIL, 303–322.
- S. Greer, "Is the prohibition against torture, cruel, inhuman and degrading treatment really absolute in international human rights law", 15 H.R.L. Rev., 101–138.
- A. Jay, "The European Convention on Human Rights and the black hole of state responsibility", 47 NYUJILP, 207–244.
- P. Johnson, "'The choice of wording must be regarded as deliberate': Same-sex marriage and Article 12 of the European Convention on Human Rights", 40 EL Rev., 207–224.
- S. Lambrecht, "Reforms to lessen the influence of the European Court of Human Rights: A Successful Strategy?", 21 EPL, 257–283.
- V. Mantouvalou, "The protection of the right to work through the European Convention on Human Rights", CYELS, 313–332.
- C. Tobler, "Equality and non-discrimination under the ECHR and EU law – A Comparison Focusing on discrimination against LGBTI persons", 74 ZaöRV, 521–561.
- V. Velyvyte, "The right to strike in the European Union after accession to the European Convention on Human Rights: Identifying conflict and achieving coherence", 15 H.R.L. Rev., 73–100.
- S. Zielonka, "The universality of the right to life: Article 2 and the margin of appreciation in the jurisprudence of the European Court of Human Rights", 47 NYUJILP, 245–278.