

INDEX VOLUME 53

I. SUBJECTS¹

Accession/Withdrawal

Editorials

True is it that we have seen better days, 875–886

Withdrawing from the “ever closer union”?, 1491–1500

Citizenship

Articles

C. O’Brien, *Civis capitalist sum: Class as the new guiding principle of EU free movement rights*, 937–978

Case Law

Case C-67/14, *Jobcentre Berlin Neuköln v. Nazifa Alomanovich and Others*, with annotation by A. Iliopoulou-Penot (Deconstructing the former edifice of Union citizenship?), 1007–1036

Books Reviewed

H. van Eijken, *EU Citizenship & the Constitutionalisation of the European Union* (P. Neuvonen), 844–845

Commercial Policy

Books Reviewed

G. Marceau, *A History of Law and Lawyers in the GATT/WTO. The Development of the Rule of Law in the Multilateral Trading System* (E. Partiti), 1468–1469

Common Foreign and Security Policy

Editorials

“We perfectly know what to work for”: The EU’s Global Strategy for Foreign and Security Policy, 1199–1207

Company law

Books Reviewed

K. Simader, *Withholding Taxes and the Fundamental Freedoms* (C. Garbarino), 865–867

Competition policy and law

Articles

N. Dunne, *Convergence in competition fining practices in the EU*, 453–492

P. Ibáñez Colomo, *Beyond the “more economics-based approach”: A legal perspective on Article 102 TFEU case law*, 709–739

1. For reasons of space, only some of the books reviewed throughout the year are included in the subjects section.

- A. Kalintiri, What's in a name? The marginal standard of review of "complex economic assessments" in EU competition enforcement, 1283–1316
- M. Prek and S. Lefèvre, Competition litigation before the General Court: Quality if not quantity?, 65–90

Case Law

- Case C-170/13, *Huawei Technologies Co. Ltd v. ZTE Corp. and ZTE Deutschland GmbH*, with annotation by T. Körber (Abuse of a dominant position by legal actions of owners of standard-essential patents), 1107–1120
- Case C-352/13, *Cartel Damages Claims (CDC) Hydrogen Peroxide SA v. Akzo Nobel NV, Solvay SA/NV, Kemira Oyj, FMC Foret SA*, with annotation by W. Wurmnest (International jurisdiction in competition damages cases under the Brussels I Regulation), 225–248
- Case C-23/14, *Post Danmark A/S v. Konkurrencerådet* (Post Danmark II), with annotation by P. Rummel (Rebate schemes under Article 102 TFEU), 1121–1132

Consumer policy

Case Law

- Case C-388/13, *Nemzeti Fogyasztóvédelmi Hatóság v. UPC Magyarország Kft*, with annotation by B. Keirsbilck (The UCPD's notion of "commercial practice"), 527–542
- Case C-497/13, *Froukje Faber v. Autobedrijf Hazet Ochten BV*, with annotation by P. Rott (Improving consumers' enforcement of their rights under EU consumer sales law), 509–526

Cooperation in the field of Justice and Home Affairs and Cooperation on criminal matters

Case Law

- Case C-105/14, *Criminal proceedings against Ivo Taricco and Others*, with annotation by M. Timmerman (Balancing effective criminal sanctions with effective fundamental rights protection in cases of VAT fraud), 779–796
- Joined Cases C-404 & 609/15 PPU, *Pál Aranyosi and Robert Căldăraru v. Generalstaatsanwaltschaft Bremen*, with annotation by G. Anagnostaras (Mutual confidence is not blind trust! Fundamental rights protection and the execution of the European arrest warrant), 1675–1704

Books Reviewed

- L. Erkelens, A. Meij and M. Pawlik (Eds.), *The European Public Prosecutor's Office – An Extended Arm or a Two-Headed Dragon?* (V. Mitsilegas), 1155–1157
- F. Zimmermann, *Strafgefallkonflikte in der Europäischen Union* (F. Meyer), 868–871

Court of Justice; judicial protection

Articles

- A. Kornezov, The new format of the *acte clair* doctrine and its consequences, 1317–1342
- C. Lacchi, Multilevel judicial protection in the EU and preliminary references, 679–707
- S. Reynolds, Explaining the constitutional drivers behind a perceived judicial preference for free movement over fundamental rights, 643–677
- D. Ritleng, Does the European Court of Justice take democracy seriously? Some thoughts about the macro-financial assistance case, 11–34

- A. Wallerman, Towards an EU law doctrine on the exercise of discretion in national courts? The Member States' self-imposed limits on national procedural autonomy, 339–360

Case Law

- Case C-5/14, *Kernkraftwerke Lippe-Ems GmbH v. Hauptzollamt Osnabrück*, with annotation by R. García and E. Ferreira Serret (Hardening the preliminary reference procedure in a Union in crisis), 819–837
- Case C-61/14, *Orizzonte Salute – Studio Infermieristico Associato v. Azienda Pubblica di Servizi alla persona San Valentino – Città di Levico Terme and Others*, with annotation by J. Krommendijk (Is there light on the horizon? The distinction between “Rewe effectiveness” and the principle of effective judicial protection in Article 47 of the Charter after *Orizzonte*), 1395–1418
- Case C-69/14, *Dragoș Constantin Târșia v. Statul român and Serviciul Public Comunitar Regim Permise de Conducere și Imatriculare a Autovehiculelor*, with annotation by K. Sowery (Equivalent treatment of Union rights under national procedural law), 1705–1726

Economic and Monetary policy

Articles

- M. Ioannidis, Europe's new transformations: How the EU economic constitution changed during the Eurozone crisis, 1237–1282
- A. Steinbach, The lender of last resort in the Eurozone, 361–384
- K.-P. Wojcik, Bail-in in the Banking Union, 91–138

Editorials

- Guest Editorial: Living with the Eurozone, by A. Dashwood, 3–10

Case Law

- Case C-62/14, *Peter Gauweiler and others v. Deutscher Bundestag*, with annotation by V. Borger (Outright Monetary Transactions and the stability mandate of the ECB), 139–196

Books Reviewed

- F. Fabbrini, E. Hirsch Ballin and H. Somsen (Eds.), *What Form of Government for the European Union and the Eurozone?* (M. Ioannidis), 1133–1135

Education

Books Reviewed

- C. Amann, *The EU Education Policy in the Post-Lisbon Era* (A. Hoogenboom), 1475–1477

Environmental policy

Case Law

- Case C-260/11, *Edwards and Pallikaropoulos v. Environmental Agency*, with annotation by G. De Baere and J. Nowak (The right to “not prohibitively expensive” judicial proceedings under the Aarhus Convention and the ECJ as an international (environmental) law court), 1727–1752
- Case C-106/14, *Fédération des entreprises du commerce et de la distribution (FCD) and Fédération des magasins de bricolage et de l'aménagement de la maison (FMB) v. Ministre de l'Écologie, du Développement durable et de l'Énergie*, with annotation by E.

Korkea-aho (Effects of the EU chemicals regulation REACH in a globalized internal market), 763–778

Books Reviewed

E. Reid, *Balancing Human Rights, Environmental Protection and International Trade. Lessons from the EU Experience* (B. Cooreman), 585–587

External relations; association and development

Case Law

Case C-28/12, *Commission v. Council (US Air Transport Agreement)*, with annotation by T. Verellen (On hybrid decisions, mixed agreements and the limits of the new legal order), 741–761

Books Reviewed

H. de Waele and J. Kuipers (Eds.), *The European Union's Emerging International Identity* (V. Demedts), 256–258

C. Normann, *The Influence of EU Member States on European Neighbourhood Policy. A Comparative Analysis of Germany, France and Poland* (P. Cardwell), 854–855

Free movement of goods and customs union

Case Law

Case C-333/14, *Scotch Whisky Association and Others v. Lord Advocate and Advocate General for Scotland*, with annotation by A. Alemanno (Balancing free movement and public health: The case of minimum unit pricing of alcohol in *Scotch Whisky*), 1037–1064

Books Reviewed

A. Alemanno and A. Garde (Eds.), *Regulating Lifestyle Risks. The EU, Alcohol, Tobacco and Unhealthy Diets* (T. Hervey), 860–862

Free movement of persons; Asylum

Articles

M. Den Heijer, J. Rijpma and T. Spijkerboer, Coercion, prohibition, and great expectations: The continuing failure of the Common European Asylum System, 607–642

C. O'Brien, Civis capitalist sum: Class as the new guiding principle of EU free movement rights, 937–978

D. Thym, The “refugee crisis” as a challenge of legal design and institutional legitimacy, 1545–1574

Case Law

Case C-507/12, *Jessy Saint Prix v. Secretary of State for Work and Pensions*, with annotation by S. Currie (Pregnancy-related employment breaks, the gender dynamics of free movement law and curtailed citizenship), 543–562

Case C-316/13, *Gérard Fenoll v. Centre d'aide par le travail “La Jouvene”, Association de parents et d'amis de personnes handicapées mentales (APEI) d'Avignon*, with annotation by M. Bell (Disability, rehabilitation and the status of worker in EU Law), 197–208

Case C-579/13, *P and S v. Commissie Sociale Zekerheid Breda and College van Burgemeester en Wethouders van de gemeente Amstelveen*, and Case C-153/14, *Minister van*

- Buitenlandse Zaken v. K and A*, with annotation by M. Jesse (Integration measures, integration exams, and immigration control), 1065–1088
- Case C-67/14, *Jobcentre Berlin Neuköln v. Nazifa Alomanovich and Others*, with annotation by A. Iliopoulou-Penot (Deconstructing the former edifice of Union citizenship?), 1007–1036
- Case C-218/14, *Kuldip Singh and Others v. Minister for Justice and Equality*, with annotation by F. Strumia (Divorce immediately, or leave. Rights of third country nationals and family protection in the context of EU citizens' free movement), 1373–1393
- Case C-290/14, *Skerdjan Celaj*, with annotation by M. Savino (Irregular migration at the crossroads, between administrative removal and criminal deterrence: The *Celaj* Case), 1419–1439

Free movement of services and freedom of establishment

Articles

- R. Babayev, Private autonomy at Union level: On Article 16 CFREU and free movement rights, 979–1006

Case Law

- Case C-98/14, *Berlington Hungary Tanácsadó és Szolgáltató kft, Lixus Szerencsejáték Szervező kft, Lixus Projekt Szerencsejáték Szervező kft, Lixus Invest Szerencsejáték Szervező kft, Megapolis Terminal Szolgáltató kft v. Magyar Állam (Hungarian State)*, with annotation by M. Szydło (Continuing the judicial gambling saga in *Berlington*), 1089–1106

Books Reviewed

- M. Klamert, *Services Liberalization in the EU and the WTO – Concepts, Standards and Regulatory Approaches* (C. Cantore), 584–585

Fundamental Rights

Articles

- D. Schiek, Intersectionality and the notion of disability in EU discrimination law, 35–64
- S. Reynolds, Explaining the constitutional drivers behind a perceived judicial preference for free movement over fundamental rights, 643–677

Case Law

- Case C-83/14, *CHEZ Razpredelene Bulgaria AD v. Komisija za zashtita ot discriminatsia*, with annotation by S. Benedi Lahuerta (Ethnic discrimination, discrimination by association and the Roma community), 797–817
- Case C-105/14, Criminal proceedings against *Ivo Taricco and Others*, with annotation by M. Timmerman (Balancing effective criminal sanctions with effective fundamental rights protection in cases of VAT fraud), 779–796
- Case C-362/14, *Maximillian Schrems v. Data Protection Commissioner*, joined by *Digital Rights Ireland*, with annotation by L. Azoulai and M. van der Sluis (Institutionalizing personal data protection in times of global institutional distrust), 1343–1371
- Joined Cases C-404 & 609/15 PPU, *Pál Aranyosi and Robert Căldăraru v. Generalstaatsanwaltschaft Bremen*, with annotation by G. Anagnostaras (Mutual confidence is not blind trust! Fundamental rights protection and the execution of the European arrest warrant), 1675–1704

Bundesverfassungsgericht: *Mr R*, with annotation by J. Nowag (EU law, constitutional identity, and human dignity: A toxic mix?), 1441–1453

Books Reviewed

B. Maier, *Grundrechtsschutz bei der Durchführung von Richtlinien* (M. Dombert), 563–565

General

Articles

M. Chamon, Institutional balance and Community method in the implementation of EU legislation following the Lisbon Treaty, 1501–1544

F. Wilman, The end of the absence? The growing body of EU legislation on private enforcement and the main remedies it provides for, 887–936

Editorials

Presiding the Union in times of crisis: The unenviable task of the Netherlands, 327–338

The Rule of Law in the Union, the Rule of Union Law and the Rule of Law by the Union: Three interrelated problems, 597–605

Withdrawing from the “ever closer union”?, 1491–1500

Case Law

Polish Constitutional Tribunal: Cases K 34/15, K 35/15 and beyond, with annotation by T. Konciewicz (Of institutions, democracy, constitutional self-defence and the rule of law), 1753–1792

Books Reviewed

K. Tuori, *European Constitutionalism* (J. Nergelius), 839–841

Institutions

Articles

M. Chamon, Institutional balance and Community method in the implementation of EU legislation following the Lisbon Treaty, 1501–1544

M. Dawson, Better regulation and the future of EU regulatory law and politics, 1209–1235

J. Mendes, Discretion, care and public interests in the EU administration: Probing the limits of law, 419–452

Books Reviewed

E. Chiti and G. Vesperini (Eds.), *The Administrative Architecture of Financial Integration. Institutional Design, Legal Issues, Perspectives* (M. Simoncini), 1148–1151

Intellectual property

Articles

P. Torremans, Jurisdiction for cross-border intellectual property infringement cases in Europe, 1625–1646

Case Law

Case C-170/13, *Huawei Technologies Co. Ltd v. ZTE Corp. and ZTE Deutschland GmbH*, with annotation by T. Körber (Abuse of a dominant position by legal actions of owners of standard-essential patents), 1107–1120

Books Reviewed

- I. Stamatoudi and P. Torremans (Eds.), *EU Copyright Law. A Commentary* (T. Nobre), 1807–1809

Internal market*Articles*

- J. Hojnik, the servitization of industry: EU law implications and challenges, 1575–1624
 M. Varju and M. Papp, The crisis, national economic particularism and EU law: What can we learn from the Hungarian case?, 1647–1674

Books Reviewed

- V. Kosta, Fundamental Rights in EU Internal Market Legislation (P. Oliver), 1455–1457
 S. Vaughan, EU Chemicals Regulation – New Governance, Hybridity and REACH (E. Korkea-aho), 1160–1163

Jurisdiction and recognition of judgments*Articles*

- P. Torremans, Jurisdiction for cross-border intellectual property infringement cases in Europe, 1625–1646

Case Law

- Case C-352/13, *Cartel Damages Claims (CDC) Hydrogen Peroxide SA v. Akzo Nobel NV, Solvay SA/NV, Kemira Oyj, FMC Foret SA*, with annotation by W. Wurmnest (International jurisdiction in competition damages cases under the Brussels I Regulation), 225–248

Books Reviewed

- A. Dickinson and E. Lein (Eds.), *The Brussels I Regulation Recast* (S. Francq), 855–857

Private Law*Case Law*

- Case C-184/12, *United Antwerp Maritime Agencies (Unamar) NV v. Navigation Maritime Bulgare*, with annotation by G. Rühl (Commercial agents, minimum harmonization and overriding mandatory provisions in the European Union), 209–224

Books Reviewed

- B. Akkermans, J. Hage, N. Kornet and J. Smits (Eds.), *Who does What? On the Allocation of Competences in European Private Law* (C. Leone), 1481–1484

Relationship between EU law and national law; judicial cooperation*Articles*

- A. Kornezov, The new format of the acte clair doctrine and its consequences, 1317–1342
 C. Lacchi, Multilevel judicial protection in the EU and preliminary references, 679–707
 M. Varju and M. Papp, The crisis, national economic particularism and EU law: What can we learn from the Hungarian case?, 1647–1674
 A. Wallerman, Towards an EU law doctrine on the exercise of discretion in national courts? The Member States' self-imposed limits on national procedural autonomy, 339–360
 F. Wilman, The end of the absence? The growing body of EU legislation on private enforcement and the main remedies it provides for, 887–936

Case Law

- Case C-62/14, *Peter Gauweiler and others v. Deutscher Bundestag*, with annotation by V. Borger (Outright Monetary Transactions and the stability mandate of the ECB), 139–196
- Case C-69/14, *Dragoș Constantin Târșia v. Statul român and Serviciul Public Comunitar Regim Permise de Conducere si Imatriculare a Autovehiculelor*, with annotation by K. Sowers (Equivalent treatment of Union rights under national procedural law), 1705–1726
- Case C-105/14, Criminal proceedings against *Ivo Taricco and Others*, with annotation by M. Timmerman (Balancing effective criminal sanctions with effective fundamental rights protection in cases of VAT fraud), 779–796
- Joined Cases C-404 & 609/15 PPU, *Pál Aranyosi and Robert Căldăraru v. Generalstaatsanwaltschaft Bremen*, with annotation by G. Anagnostaras (Mutual confidence is not blind trust! Fundamental rights protection and the execution of the European arrest warrant), 1675–1704

Books Reviewed

- E. Kuzelewska, D. Kloza, I. Krasnicka and F. Strzyczkowski (Eds.), *European Judicial Systems as a Challenge for Democracy* (D. Ritleng), 845–846
- M. Bobek (Ed.), *Central European Judges Under the European Influence: The Transformative Power of the EU Revisited* (J. Komárek), 1793–1796

Social policy*Articles*

- D. Schiek, Intersectionality and the notion of disability in EU discrimination law, 35–64

Case Law

- Case C-533/13, *Auto- ja Kuljetusalan Työntekijäliitto AKT ry v. Öljytuote ry and Shell Aviation Finland Oy*, with annotation by A. Davies (The legal nature of the duty to review prohibitions or restrictions on the use of temporary agency work), 493–508

Books Reviewed

- D. Anagnostou (Ed.), *Rights and Courts in Pursuit of social change* (C. Van de Heyning), 267–268

State Aid*Articles*

- E. Gambaro and F. Mazzocchi, Private parties and State aid procedures: A critical analysis of the changes brought by Regulation 734/2013, 385–418

Books Reviewed

- C. Bringmann, *Bankenbeihilfen im Zuge der Finanzkrise* (J. de Kok), 582–584

Taxation*Case Law*

- Case C-5/14, *Kernkraftwerke Lippe-Ems GmbH v. Hauptzollamt Osnabrück*, with annotation by R. García and E. Ferreira Serret (Hardening the preliminary reference procedure in a Union in crisis), 819–837

Books Reviewed

- C. Panayi, *Advanced Issues in International and European Tax Law* (R. García Antón), 1812–1814

II. CASE LAW

Court of Justice

- Case C-260/11, *Edwards and Pallikaropoulos v. Environmental Agency*, with annotation by G. De Baere and J. Nowak (The right to “not prohibitively expensive” judicial proceedings under the Aarhus Convention and the ECJ as an international (environmental) law court), 1727–1752
- Case C-28/12, *Commission v. Council (US Air Transport Agreement)*, with annotation by T. Verellen (On hybrid decisions, mixed agreements and the limits of the new legal order), 741–761
- Case C-184/12, *United Antwerp Maritime Agencies (Unamar) NV v. Navigation Maritime Bulgare*, with annotation by G. Rühl (Commercial agents, minimum harmonization and overriding mandatory provisions in the European Union), 209–224
- Case C-507/12, *Jessy Saint Prix v. Secretary of State for Work and Pensions*, with annotation by S. Currie (Pregnancy-related employment breaks, the gender dynamics of free movement law and curtailed citizenship), 543–562
- Case C-170/13, *Huawei Technologies Co. Ltd v. ZTE Corp. and ZTE Deutschland GmbH*, with annotation by T. Körber (Abuse of a dominant position by legal actions of owners of standard-essential patents), 1107–1120
- Case C-316/13, *Gérard Fenoll v. Centre d’aide par le travail “La Jouvene”, Association de parents et d’amis de personnes handicapées mentales (APEI) d’Avignon*, with annotation by M. Bell (Disability, rehabilitation and the status of worker in EU Law), 197–208
- Case C-352/13, *Cartel Damages Claims (CDC) Hydrogen Peroxide SA v. Akzo Nobel NV, Solvay SA/NV, Kemira Oyj, FMC Foret SA*, with annotation by W. Wurmnest (International jurisdiction in competition damages cases under the Brussels I Regulation), 225–248
- Case C-388/13, *Nemzeti Fogyasztóvédelmi Hatóság v. UPC Magyarország Kft*, with annotation by B. Keirsbilck (The UC PD’s notion of “commercial practice”), 527–542
- Case C-497/13, *Froukje Faber v. Autobedrijf Hazet Ochten BV*, with annotation by P. Rott (Improving consumers’ enforcement of their rights under EU consumer sales law), 509–526
- Case C-533/13, *Auto- ja Kuljetusalan Työntekijäliitto AKT ry v. Öljytuote ry and Shell Aviation Finland Oy*, with annotation by A. Davies (The legal nature of the duty to review prohibitions or restrictions on the use of temporary agency work), 493–508
- Case C-579/13, *P and S v. Commissie Sociale Zekerheid Breda and College van Burgemeester en Wethouders van de gemeente Amstelveen*, and Case C-153/14, *Minister van Buitenlandse Zaken v. K and A*, with annotation by M. Jesse (Integration measures, integration exams, and immigration control), 1065–1088
- Case C-5/14, *Kernkraftwerke Lippe-Ems GmbH v. Hauptzollamt Osnabrück*, with annotation by R. García and E. Ferreira Serret (Hardening the preliminary reference procedure in a Union in crisis), 819–837
- Case C-23/14, *Post Danmark A/S v. Konkurrencerådet* (Post Danmark II), with annotation by P. Rummel (Rebate schemes under Article 102 TFEU), 1121–1132
- Case C-61/14, *Orizzonte Salute – Studio Infermieristico Associato v. Azienda Pubblica di Servizi alla persona San Valentino – Città di Levico Terme and Others*, with annotation by J. Krommendijk (Is there light on the horizon? The distinction between “Rewe effectiveness” and the principle of effective judicial protection in Article 47 of the Charter after Orizzonte), 1395–1418

- Case C-62/14, *Peter Gauweiler and others v. Deutscher Bundestag*, with annotation by V. Borger (Outright Monetary Transactions and the stability mandate of the ECB), 139–196
- Case C-67/14, *Jobcentre Berlin Neuköln v. Nazifa Alomanovich and Others*, with annotation by A. Iliopoulou-Penot (Deconstructing the former edifice of Union citizenship?), 1007–1036
- Case C-69/14, *Dragoș Constantin Târșia v. Statul român and Serviciul Public Comunitar Regim Permisi de Conducere și Immatriculare a Autovehiculelor*, with annotation by K. Sowery (Equivalent treatment of Union rights under national procedural law), 1705–1726
- Case C-83/14, *CHEZ Razpredelenie Bulgaria AD v. Komisija za zashtita ot discriminatsia*, with annotation by S. Benedi Lahuerta (Ethnic discrimination, discrimination by association and the Roma community), 797–817
- Case C-98/14, *Berlington Hungary Tanácsadó és Szolgáltató kft, Lixus Szerencsejáték Szervező kft, Lixus Projekt Szerencsejáték Szervező kft, Lixus Invest Szerencsejáték Szervező kft, Megapolis Terminal Szolgáltató kft v. Magyar Állam (Hungarian State)*, with annotation by M. Szydło (Continuing the judicial gambling saga in *Berlington*), 1089–1106
- Case C-105/14, Criminal proceedings against *Ivo Taricco and Others*, with annotation by M. Timmerman (Balancing effective criminal sanctions with effective fundamental rights protection in cases of VAT fraud), 779–796
- Case C-106/14, *Fédération des entreprises du commerce et de la distribution (FCD) and Fédération des magasins de bricolage et de l'aménagement de la maison (FMB) v. Ministre de l'Écologie, du Développement durable et de l'Énergie*, with annotation by E. Korkea-aho (Effects of the EU chemicals regulation REACH in a globalized internal market), 763–778
- Case C-218/14, *Kuldip Singh and Others v. Minister for Justice and Equality*, with annotation by F. Strumia (Divorce immediately, or leave. Rights of third country nationals and family protection in the context of EU citizens' free movement), 1373–1393
- Case C-290/14, *Skerdjan Celaj*, M. Savino (Irregular migration at the crossroads, between administrative removal and criminal deterrence: The Celaj Case), 1419–1439
- Case C-333/14, *Scotch Whisky Association and Others v. Lord Advocate and Advocate General for Scotland*, with annotation by A. Alemanno (Balancing free movement and public health: The case of minimum unit pricing of alcohol in *Scotch Whisky*), 1037–1064
- Case C-362/14, *Maximillian Schrems v. Data Protection Commissioner*, joined by *Digital Rights Ireland*, with annotation by L. Azoulai and M. van der Sluis (Institutionalizing personal data protection in times of global institutional distrust), 1343–1371
- Joined Cases C-404 & 609/15 PPU, *Pál Aranyosi and Robert Căldăraru v. Generalstaatsanwaltschaft Bremen*, with annotation by G. Anagnostaras (Mutual confidence is not blind trust! Fundamental rights protection and the execution of the European arrest warrant), 1675–1704

National courts

- Bundesverfassungsgericht: *Mr R*, with annotation by J. Nowag (EU law, constitutional identity, and human dignity: A toxic mix?), 1441–1453
- Polish Constitutional Tribunal: Cases K 34/15, K 35/15 and beyond, with annotation by T. Konciewicz (Of institutions, democracy, constitutional self-defence and the rule of law), 1753–1792

III. ARTICLES

R. Babayev	Private autonomy at Union level: On Article 16 CFREU and free movement rights	979–1006
M. Chamon	Institutional balance and Community method in the implementation of EU legislation following the Lisbon Treaty	1501–1544
M. Dawson	Better regulation and the future of EU regulatory law and politics	1209–1235
M. Den Heijer, J. Rijpma and T. Spijkerboer	Coercion, prohibition, and great expectations: The continuing failure of the Common European Asylum System	607–642
N. Dunne	Convergence in competition fining practices in the EU	453–492
E. Gambaro and F. Mazzocchi	Private parties and State aid procedures: A critical analysis of the changes brought by Regulation 734/2013	385–418
J. Hojnik	The servitization of industry: EU law implications and challenges	1575–1624
P. Ibáñez Colomo	Beyond the “more economics-based approach”: A legal perspective on Article 102 TFEU case law	709–739
M. Ioannidis	Europe’s new transformations: How the EU economic constitution changed during the Eurozone crisis	1237–1282
A. Kalintiri	What’s in a name? The marginal standard of review of “complex economic assessments” in EU competition enforcement	1283–1316
A. Kornezov	The new format of the acte clair doctrine and its consequences	1317–1342
C. Lacchi	Multilevel judicial protection in the EU and preliminary references	679–707
J. Mendes	Discretion, care and public interests in the EU administration: Probing the limits of law	419–452
C. O’Brien	Civis capitalist sum: Class as the new guiding principle of EU free movement rights	937–978
M. Prek and S. Lefèvre	Competition litigation before the General Court: Quality if not quantity?	65–90
S. Reynolds	Explaining the constitutional drivers behind a perceived judicial preference for free movement over fundamental rights	643–677
D. Ritleng	Does the European Court of Justice take democracy seriously? Some thoughts about the <i>macro-financial assistance</i> case	11–34
D. Schiek	Intersectionality and the notion of disability in EU discrimination law	35–64
A. Steinbach	The lender of last resort in the Eurozone	361–384
D. Thym	The “refugee crisis” as a challenge of legal design and institutional legitimacy	1545–1574

P. Torremans	Jurisdiction for cross-border intellectual property infringement cases in Europe	1625–1646
M. Varju and M. Papp	The crisis, national economic particularism and EU law: What can we learn from the Hungarian case?	1647–1674
A. Wallerman	Towards an EU law doctrine on the exercise of discretion in national courts? The Member States' self-imposed limits on national procedural autonomy	339–360
F. Wilman	The end of the absence? The growing body of EU legislation on private enforcement and the main remedies it provides for	887–936
K.-P. Wojcik	Bail-in in the Banking Union	91–138

IV. LIST OF AUTHORS

A. Alemanno, 1037–1064	F. Mazzocchi, 385–418
G. Anagnostaras, 1675–1704	J. Mendes, 419–452
L. Azoulai, 1343–1371	J. Nowag, 1441–1453
R. Babayev, 979–1006	J. Nowak, 1727–1752
M. Bell, 197–208	C. O'Brien, 937–978
S. Benedi Lahuerta, 797–817	M. Papp, 1647–1674
V. Borger, 139–196	M. Prek, 65–90
M. Chamon, 1501–1544	S. Reynolds, 643–677
S. Currie, 543–562	J. Rijpma, 607–642
A. Davies, 493–508	D. Ritleng, 11–34
M. Dawson, 1209–1235	P. Rott, 509–526
G. De Baere, 1727–1752	G. Rühl, 209–224
M. Den Heijer, 607–642	P. Rummel, 1121–1132
N. Dunne, 453–492	M. Savino, 1419–1439
E. Ferreira Serret, 819–837	D. Schiek, 35–64
E. Gambaro, 385–418	K. Sowery, 1705–1726
R. García, 819–837	T. Spijkerboer, 607–642
J. Hojnik, 1575–1624	A. Steinbach, 361–384
P. Ibáñez Colomo, 709–739	F. Strumia, 1373–1393
A. Iliopoulou-Penot, 1007–1036	M. Szydło, 1089–1106
M. Ioannidis, 1237–1282	D. Thym, 1545–1574
M. Jesse, 1065–1088	M. Timmerman, 779–796
A. Kalintiri, 1283–1316	P. Torremans, 1625–1646
B. Keirsbilck, 527–542	M. van der Sluis, 1343–1371
T. Konieczny, 1753–1792	M. Varju, 1647–1674
T. Körber, 1107–1120	T. Verellen, 741–761
E. Korkea-aho, 763–778	A. Wallerman, 339–360
A. Kornezov, 1317–1342	F. Wilman, 887–936
J. Krommendijk, 1395–1418	K.-P. Wojcik, 91–138
C. Lacchi, 679–707	W. Wurmnest, 225–248
S. Lefèvre, 65–90	

V. BOOK REVIEWS

Author/Editor	Title	Reviewer	Pages
S. Adalid	<i>La Banque centrale européenne et l'Eurosystème. Recherches sur le renouvellement d'une méthode d'intégration</i>	R. Böttner	1464–1466
B. Akkermans J. Hage, N., Kornet and J. Smits	<i>Who does What? On the Allocation of Competences in European Private</i>	C. Leone	860–862
A. Alemanno and A. Garde	<i>Regulating Lifestyle Risks. The EU, Alcohol, Tobacco and Unhealthy Diets</i>	T. Hervey	860–862
C. Amann	<i>The EU Education Policy in the Post-Lisbon Era</i>	A. Hoogenboom	1475–1477
D. Anagnostou	<i>Rights and Courts in Pursuit of social change</i>	C. Van de Heyning	267–268
M. Andenas and D. Fairgrieve	<i>Courts and Comparative Law</i>	R. Caranta	1138–1140
D. Ashton and D. Henry	<i>Competition Damages Actions In The EU. Law and Practice</i>	A. Karpetas	573–575
A. Bartosch	<i>EU-Beihilfenrecht Kommentar</i>	M. Köhler	1822–1825
K. Barwig, S. Beichel-Benedetti and G. Brinkmann	<i>Steht das europäische Migrationsrecht unter Druck?</i>	T. Klarmann	857–860
P. Beaumont, B. Hess, L. Walker and S. Spancken	<i>The Recovery of Maintenance in the EU and Worldwide</i>	A. Frąckowiak-Adamska	280–281
M. Bobek	<i>Central European Judges Under the European Influence: The Transformative Power of the EU Revisited</i>	J. Komárek	1793–1796
Ç. Boga	<i>The Adaption of Competition Rules in New and Future Member States to European Union Law (V)</i>	A. Özkan	863–865
C. Bringmann	<i>Bankenbeihilfen im Zuge der Finanzkrise</i>	J. de Kok	582–584
N. Bruun, K. Lörcher and I. Schömann	<i>The Economic and Financial Crisis and Collective Labour Law in Europe</i>	P. Herzfeld Olsson	1151–1153
L. Cerioni	<i>The European Union and Direct Taxation: a solution for a difficult relationship</i>	F. Debelva	1811–1812
E. Chiti and G. Vesperini	<i>The Administrative Architecture of Financial Integration. Institutional Design, Legal Issues, Perspectives</i>	M. Simoncini	1148–1151

M. Conrad, A. Knaut and K. Böttger	<i>Bridging the Gap? Opportunities and Constraints of the European Citizens' Initiative</i>	J. Organ	1798–1800
B. Cortese	<i>EU Competition Law. Between Public and Private Enforcement</i>	K. Cseres	575–577
G. Cumming	<i>Expert Evidence Deficiencies in the Judgments of the Courts of the European Union and the European Court of Human Rights</i>	X. Tracol	277–279
P. Dann	<i>The Law of Development Cooperation. A Comparative Analysis of the World Bank, the EU and Germany</i>	M. Broberg	591–593
A. Defossez	<i>Le dumping social dans l'Union européenne</i>	S. de La Rosa	265–267
F. De Ville and G. Siles-Brugge	<i>TTIP: The Truth about the Transatlantic Trade and Investment Partnership</i>	M. Bartl	847–849
H. de Waele and J. Kuipers	<i>The European Union's Emerging International Identity</i>	V. Demedts	256–258
F. de Witte	<i>Justice in the EU – The Emergence of Transnational Solidarity</i>	R. Bieber	1144–1145
A. Dickinson and E. Lein	<i>The Brussels I Regulation Recast</i>	S. Francq	855–857
D. Divivier	<i>Die Reichweite der Befugnis mitgliedstaatlicher Gerichte und Wettbewerbsbehörden zur Anwendung des EU-Kartellrechts</i>	S. Thomas	569–571
C. Dupré	<i>The Age of Dignity: Human Rights and Constitutionalism in Europe</i>	G. Delledonne	1796–1798
K. Dzehtsiarou	<i>European Consensus and the European Court of Human Rights</i>	V. Tzevelekos and P. Kapotas	1145–1148
EFTA Court	<i>The EEA and the EFTA Court. Decentred Integration</i>	A. Tatham	1487–1489
K. Eisele	<i>The External Dimension of the EU's Migration Policy; Different Legal Positions of Third-Country Nationals in the EU: A Comparative Perspective</i>	H. Oosterom- Staples	258–261
B. Ercan	<i>Zypern, die Türkei und die EU</i>	F. Hoffmeister	849–851
N. Erk	<i>Parallel Proceedings in International Arbitration. A Comparative European Perspective</i>	B. Steinbrück	281–283
L. Erkelens, A. Meij and M. Pawlik	<i>The European Public Prosecutor's Office – An Extended Arm or a Two- Headed Dragon?</i>	V. Mitsilegas	1155–1157
F. Fabbrini, E. Hirsch Ballin and H. Somsen	<i>What Form of Government for the European Union and the Eurozone?</i>	M. Ioannidis	1133–1135

F. Fabbrini	<i>Economic Governance in Europe. Comparative Paradoxes and Constitutional Challenges</i>	M. Ruffert	1473–1475
M. Fichera, S. Hänninen and K. Tuori	<i>Polity and Crisis: Reflections on the European Odyssey</i>	G. Delledonne	254–255
O. Fischer	<i>Perspektiven für ein Europäisches Urheberrecht</i>	H. Ullrich	567–569
M. Foblets, K. Alidadi, Z. Yanasmayan and J. Nielsen	<i>Belief, Law and Politics: What Future for a Secular Europe?</i>	J. Madeley	567–569
M. Frese	<i>Sanctions in EU Competition Law. Principles and Practice</i>	F. Wagner-von Papp	270–273
C. Grütters, E. Guild and S. de Groot	<i>Assessment of Credibility by Judges in Asylum Cases in the EU</i>	M. Gil-Bazo	1817–1818
Á. Gutiérrez Zarza	<i>Exchange of Information and Data Protection in Cross-border Criminal Proceedings in Europe</i>	V. Papakons-tantinou	589–591
M. Harwood	<i>Malta in the European Union</i>	R. Pace	851–854
A. Hinarejos	<i>The Euro Area Crisis in Constitutional Perspective</i>	C. Herrmann	1462–1464
E. Hofmann	<i>Wasserrecht in Europa</i>	B. Schmidt and M. van Rijswijk	1820–1822
S. Hurri	<i>Birth of the European Individual: Law, Security, Economy</i>	D. Kostakopoulou	1810
P. Iglesias-Rodriguez	<i>Building Responsive and Responsible Financial Regulators in the Aftermath of the Global Financial Crisis</i>	V. Colaert and M. Peeters	1800–1802
C. Joerges and C. Glinski	<i>The European Crisis and the Transformation of Transnational Governance. Authoritarian Managerialism versus Democratic Governance</i>	M. Avbelj	1486–1487
C. Kaddous	<i>The European Union in International Organisations and Global Governance</i>	N. Yang	1803–1805
A. Karst	<i>Das Direct-Settlement-Verfahren im europäischen Kartellverfahrensrecht</i>	A. Weitbrecht	1163–1164
M. Klamert	<i>Services Liberalization in the EU and the WTO – Concepts, Standards and Regulatory Approaches</i>	C. Cantore	584–585
D. Kollmeyer	<i>Delegierte Rechtsetzung in der EU – Eine Analyse der Art. 290 und 291 AEUV</i>	M. Chamón	1135–1138
V. Kosta	<i>Fundamental Rights in EU Internal Market Legislation</i>	P. Oliver	1455–1457

C. Kovács	<i>Die temporale Wirkung von Urteilen des EuGH im Vorabentscheidungsverfahren</i>	A. Thiele	871–872
E. Kuzelewska, D. Kloza, I. Krasnicka and F. Strzyczkowski	<i>European Judicial Systems as a Challenge for Democracy</i>	D. Ritleng	845–846
M. Langbauer	<i>Das Strafrecht vor den Unionsgerichten – Plädoyer für ein Fachgericht für Strafrecht</i>	D. Brodowski	1157–1159
J. Laursen	<i>The Institutions and Dynamics of the European Community, 1973–1983</i>	R. Griffiths	1489–1490
M. Lehmann	<i>Common European Sales Law Meets Reality</i>	E. Vanthorre and B. Keirsbilck	580–582
M. Lehnert	<i>Frontex und operative Maßnahmen an den europäischen Außengrenzen</i>	M. Fink	261–263
F. Lichère, R. Caranta and S. Treumer	<i>Modernising Public Procurement: The New Directive</i>	J. Wolswinkel	268–270
M. Loos and I. Samoy	<i>The Position of Small and Medium-Sized Enterprises in European Contract Law</i>	G. Dannemann	284–285
B. Maier	<i>Grundrechtsschutz bei der Durchführung von Richtlinien</i>	M. Dombert	563–565
K. Maniadaki	<i>EU Competition Law, Regulation and the Internet. The Case of Net Neutrality</i>	C. Marsden	571–573
G. Marceau	<i>A History of Law and Lawyers in the GATT/WTO. The Development of the Rule of Law in the Multilateral Trading System</i>	E. Partiti	1468–1469
D. Martin, M. Morsa and P. Gosseries	<i>Droit du Travail Européen. Questions Spéciales</i>	O. Razzolini	872–873
R. Meeus	<i>Sanctionering van het Europees milieurecht. Tussen handhavingsnood en sanctieverplichtingen</i>	J. van Kempen	1818–1820
F. Messner	<i>Public Funding of Religions in Europe</i>	R. Sandberg	1460–1461
S. Morano-Foadi and L. Vickers	<i>Fundamental Rights in the EU: A Matter for Two Courts</i>	A. Spalding	276–277
E. Neframi	<i>Objectifs et compétences dans l'Union européenne</i>	F. Casolari	1141–1143
E. Neframi	<i>Renvoi préjudiciel et marge d'appréciation du juge national</i>	A. Wallerman	1805–1807
C. Normann	<i>The Influence of EU Member States on European Neighbourhood Policy. A Comparative Analysis of Germany, France and Poland</i>	P. Cardwell	854–855

L. Ohlendorf	<i>Grundrechte als Maßstab des Steuer-rechts in der Europäischen Union</i>	F. Debelva	867–868
H. O’Nions	<i>Asylum – A Right Denied. A Critical Analysis of European Asylum Policy</i>	F. Cherubini	1153–1155
C. Panayi	<i>Advanced Issues in International and European Tax Law</i>	R. García Antón	1812–1814
C. Paulus	<i>A Debt Restructuring Mechanism for Sovereigns. Do We Need a Legal Procedure?</i>	R. Smits	273–276
I. Pelin Raducu	<i>Dialogue déferent des juges et protection des droits de l’homme</i>	K. Lemmens	846–847
A. Pérez Cepeda and D. Benito Sánchez	<i>Trafficking in Human Beings</i>	M. Ventrella	287–288
I. Pernice and R. Schwarz	<i>Europa in der Welt. Von der Finanzkrise zur Reform der Union</i>	W. Weiß	1472–1473
K. Pijetlovic	<i>EU Sports Law and Breakaway Leagues in Football</i>	G. Pearson	285–287
S. Pilz	<i>Der Europäische Stabilitäts-mechanismus. Eine neue Stufe der europäischen Integration</i>	P. Hilpold	1466–1468
N. Poltorak	<i>European Union Rights in National Courts</i>	J. Nowak	1457–1459
J. Pribán	<i>Sovereignty in Post-Sovereign Society, A Systems Theory of European Constitutionalism</i>	U. Šadl	841–844
E. Reid	<i>Balancing Human Rights, Environmental Protection and International Trade. Lessons from the EU Experience</i>	B. Cooreman	585–587
M. Sadowska	<i>Committed to Reform? Pragmatic Antitrust Enforcement in Electricity Markets</i>	A. Boute	593–596
S. Šarčević	<i>Language and Culture in EU Law: Multidisciplinary Perspectives</i>	E. Paunio	565–567
H. Schebesta	<i>Damages in EU Public Procurement Law</i>	S. Schoenmaekers	1164–1167
S. Scholten	<i>The Privatisation of Immigration Control through Carrier Sanctions</i>	P. van Berlo	1814–1817
K. Simader	<i>Withholding Taxes and the Fundamental Freedoms</i>	C. Garbarino	865–867
I. Stamatoudi and P. Torremans	<i>EU Copyright Law. A Commentary</i>	T. Nobre	1807–1809
K. Tuori	<i>European Constitutionalism</i>	J. Nergelius	839–841
E. Truilhé-Marengo	<i>Droit de l’environnement de l’Union européenne</i>	L. Krämer	1484–1486
J. van der Walt and J. Ellsworth	<i>Constitutional Sovereignty and Social Solidarity in Europe</i>	R. Bieber	249–252

H. van Eijken	<i>EU Citizenship & the Constitutionalisation of the European Union</i>	P. Neuvonen	844–845
A. Vauchez	<i>Brokering Europe. Euro-Lawyers and the Making of a Transnational Polity</i>	K. Tuori	252–253
S. Vaughan	<i>EU Chemicals Regulation – New Governance, Hybridity and REACH</i>	E. Korkea-aho	1160–1163
N. Walker	<i>Intimations of Global Law</i>	M. Fichera	263–265
L. Walker	<i>Maintenance and Child Support in Private International Law</i>	A. Zanolatti	587–589
F. Wijckmans and F. Tuytschaever	<i>Horizontal Agreements and Cartels in EU Competition Law</i>	D. Bailey	862–863
J. Wolters	<i>Die rechtsstaatlichen Grenzen des ‘more economic approach’ im Lichte der europäischen Rechtsprechung</i>	P. Van Cleynenbreugel	1469–1471
S. Wróblewska	<i>European Consumer Access to Justice Revisited</i>	J. Stuyck	578–580
R. Youngs	<i>Europe in the New Middle East – Opportunity or Exclusion?</i>	E. De Bont	1159–1160
F. Zimmermann	<i>Strafgefallkonflikte in der Europäischen Union</i>	F. Meyer	868–871

VI. EDITORIAL COMMENTS

Guest Editorial: Living with the Eurozone, by A. Dashwood, 3–10

Presiding the Union in times of crisis: The unenviable task of the Netherlands, 327–338

The Rule of Law in the Union, the Rule of Union Law and the Rule of Law by the Union: Three interrelated problems, 597–605

True is it that we have seen better days, 875–886

“We perfectly know what to work for”: The EU’s Global Strategy for Foreign and Security Policy, 1199–1207

Withdrawing from the “ever closer union”?, 1491–1500