

SURVEY OF LITERATURE

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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
EBLR	European Business Law Review
EBOR	European Business Organization Law Review
ECL	European Company Law
ECLR	European Competition Law Review
EC Tax Rev.	EC Tax Review
EFA Rev.	European Foreign Affairs Review
EHRLR	European Human Rights Law Review
EJIL	European Journal of International Law
EJRR	European Journal of Risk Regulation
EJSS	European Journal of Social Security
ELJ	European Law Journal
ELLJ	European Labour Law Journal
EL Rev.	European Law Review
EP	European Papers
EPL	European Public Law
E.R.P.L.	European Review of Private Law
ESB	Economische en Statistische Berichten
EStAL	European State Aid Law Quarterly
EuConst	European Constitutional Law Review
EuGRZ	Europäische Grundrechte Zeitschrift

EuR	Europarecht
Eur. Tax.	European Taxation
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
HJRL	Hague Journal on the Rule of Law
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 & Coastal Law
IO	International Organization
ISSR	International Social Security Review
IWB	Internationale Wirtschafts-Briefe
JCMS	Journal of Common Market Studies
JECLAP	Journal of European Competition Law & Practice
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
NJCM	Nederlands Juristen Comité voor de Mensenrechten – Bulletin
NJECL	New Journal of European Criminal Law
Nordic JIL	Nordic Journal of International Law
NQHR	Netherlands Quarterly of Human Rights
NTER	Nederlands Tijdschrift voor Europees Recht
NYUJILP	New York University Journal of International Law & Politics
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
REALaw	Review of European Administrative Law

Rev.belge dr.int.	Revue belge de Droit International
Rev. de l'UE	Revue de l'Union Européenne
Rev.der.com.Eur.	Revista de Derecho Comunitario Europeo
Rev.dr.int.dr.comp.	Revue de Droit International et de Droit Comparé
R.G.D.I.P.	Revue General de Droit International Public
RIDC	Revue international de droit comparé
RIW	Recht der Internationalen Wirtschaft
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
WRP	Wettbewerb in Recht und Praxis
YEEL	Yearbook of European Environmental Law
YEL	Yearbook of European 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
EDE	<i>Europe(s), Droit(s) européen(s): Une passion d'universitaire: Liber Amicorum en l'honneur du professeur Vlad Constantinesco</i> . Brussels: Bruylant, 2015. 928 pages. ISBN: 9782802740544. EUR 145.

I. INTEGRATION

1. *General aspects*

- J. Bierbaumer-Polly, P. Huber and P. Rozmahel, "Regional business-cycle synchronization, sector specialization and EU accession", 54 JCMS, 544–568.
- M. Böheim and K. Friesenbichler, "Exporting the competition policy regime of the European Union: Success or failure? Empirical evidence for acceding countries", 54 JCMS, 569–582.
- S. Pierré-Caps, "Nations sans État et Union européenne", EDE, 787–800.

II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

1. *General*

- R. Baratta, "Rule of law 'dialogues' within the EU: A legal assessment", 8 HJRL, 357–372.
- M. Bernatt, "Administrative sanctions: Between efficiency and procedural fairness", (2016) REALaw, 5–32.

- C. Bickenbach, "Die Europäische Union beweglicher denken", 69 DÖV, 741–750.
- J. Bølstad and J. Cross, "Not all treaties are created equal: The effects of treaty changes on legislative efficiency in the EU", 54 JCMS, 793–808.
- R. Böttner, "The treaty amendment procedures and the relationship between Article 31(3) TEU and the general bridging clause of Article 48(7) TEU", 12 EuConst, 499–519.
- M. Cahill, "Ever closer remoteness of the peoples of Europe? Limits on the power of amendment and national constituent power", 75 CLJ, 245–270.
- D. Chalmers, "The unconfined power of European Union law", 1 EP, 405–436.
- M. Dawson, "Better regulation and the future of EU regulatory law and politics", 53 CML Rev., 1209–1235.
- I. De Bruycker, "Pressure and expertise: Explaining the information supply of interest groups in EU legislative lobbying", 599–616.
- O. Dubos, "Babel mise en abyme: l'Union européenne et les langues minoritaires", EDE, 145–162.
- P. Häberle, "Fünf Krisen im EU-Europa – Weltweite Implikationen, Möglichkeiten und Grenzen der Verfassungstheorie für Europa", 53 Arch. VR, 409–423.
- C. Harlow, "The limping legitimacy of EU lawmaking: A barrier to integration", 1 EP, 29–54.
- V. Hatzopoulos, "Du principe de non-discrimination (au niveau européen) au principe de la bonne administration (au niveau national) ?", 52 CDE, 311–336.
- P. Hilpold, "Solidarität im EU-Recht: Die 'Inseln der Solidarität' unter besonderer Berücksichtigung der Flüchtlingsproblematik und der Europäischen Wirtschafts- und Währungsunion", 51 EuR, 373–405.
- House of Lords European Union Committee, 3rd Report of Session 2016–17, "Report on 2015–16".
- J. Klabbers, "The passion and the spirit: Albert Camus as moral politician", 1 EP, 13–28.
- D. Kochenov and L. Pech, "Better late than never? On the European Commission's rule of law framework and its first activation", 54 JCMS, 1062–1074.
- Y. Lejeune, "Retour aux sources de l'idée fédéraliste", EDE, 739–756.
- K. Lenaerts, "La Unión Europea: comunidad de derecho y actor internacional", 20 Rev.der.com.Eur., 11–18.
- A. Magen, "Cracks in the foundations: Understanding the great rule of law debate in the EU", 54 JCMS, 1050–1061.
- F. Martucci, "Les coopérations renforcées, quelques années plus tard: une idée pas si mauvaise que cela ?", EDE, 285–398.
- É. Maulin, "La raison d'État au service de la liberté", EDE, 757–770.
- J. Mouton, "Identité constitutionnelle et Constitution européenne", EDE, 413–424.
- M. Ortino, "A reading of the EU constitutional legal system through the meta-principle of effectiveness", 52 CDE, 91–114.
- C. Panara, "The contribution of local and regional authorities to a 'good' system of governance within the EU", 23 MJ, 595–610.
- F. Péraldi Leneuf, "L'évolution législative de l'Union européenne: une législation pour les européens par les européens ?", EDE, 441–454.
- R. Petrov and P. Kalinichenko, "On similarities and differences of the European Union and Eurasian economic union legal orders: Is there the 'Eurasian Economic Union acquis'?", 43 LIEI, 295–307.
- T. Roes, "Limits to loyalty: The relevance of Article 4(3) TEU", 52 CDE, 253–283.
- J. Sargentini and A. Dimitrovs, "The European Parliament's role: Towards new Copenhagen criteria for existing Member States?", 54 JCMS, 1085–1092.
- E. Schmidt-Aßmann, "Einheit und Kohärenz der europäischen Mehrebenenrechtsordnung", 43 EuGRZ, 85–91.
- L. Serena Rossi, "Fundamental values, principles, and rights after the Treaty of Lisbon: The long journey toward a European constitutional identity", EDE, 511–524.

- M. Stremler, “De constitutionele crisis in Polen: een uitdaging voor de EU”, (2016) AA, 952–956.
- T. Tridimas, “The general principles of law: who needs them?”, 52 CDE, 419–441.
- P. Van Malleghem, “Les principes généraux du droit dans la balance”, 52 CDE, 39–63.
- J. Van Meerbeeck, “De la généralité in abstracto des principes généraux à leur effet direct in concreto”, 52 CDE, 65–90.
- L. van Middelaar, “The return of politics – The European Union after the crises in the eurozone and Ukraine”, 54 JCMS, 495–507.
- M. van Opijnen and B. Veenman, “Hoe de ECLI-zoekmachine de grensoverschrijdende toegankelijkheid van rechterlijke uitspraken vergroot”, (2016) NTER, 137–140.
- A. von Bogdandy, “La transformación del derecho europeo: el concepto reformado y su búsqueda de la comparación”, 20 Rev.der.com.Eur., 441–471.
- F. Wilman, “The end of the absence? The growing body of EU legislation on private enforcement and the main remedies it provides for”, 53 CML Rev., 887–935.
- J. Wouters, “Regarding ‘Mise en oeuvre des obligations internationales de la communauté dans les ordres juridiques de la communauté et de ses états membres’ by Jean-Victor Louis (1977-I/II): The European Union and International Law”, 48 Rev.belge dr.int., 574–582.

2. *Accession; withdrawal*

- J. Bierbaumer-Polly, P. Huber and P. Rozmahel, “Regional business-cycle synchronization, sector specialization and EU accession”, 54 JCMS, 544–568.
- M. Böheim and K. Friesenbichler, “Exporting the competition policy regime of the European Union: Success or failure? Empirical evidence for acceding countries”, 54 JCMS, 569–582.
- C. Closa, “Secession from a Member State and EU membership: The view from the Union”, 12 EuConst, 240–264.
- A. Cuyvers, “Artikel 50 VEU en Brexit: de juridische contouren voor een politiek drama”, (2016) NTER, 221–229.
- H. de Waele, “Het Britse referendum, het Brexit-preventiepakket, en de gevolgen voor het recht van de Europese Unie”, NJB, 1617–1621.
- M. Gordon, “Brexit: a challenge for the UK constitution, of the UK constitution?”, 12 EuConst, 409–444.
- House of Lords European Union Committee, 11th Report of Session 2015–16, “The process of withdrawing from the European Union”.
- House of Lords European Union Committee, 1st Report of Session 2016–17, “Scrutinising Brexit: the role of Parliament”.
- House of Lords European Union Committee, “Brexit: parliamentary scrutiny – Evidence”.
- House of Lords European Union Committee, 4th Report of Session 2016–17, “Brexit: parliamentary scrutiny”.
- D. Kochenov and M. van den Brink, “Secessions from EU Member States: The imperative of Union’s neutrality”, 1 EP, 67–92.
- G. Marrero González, “‘Brexit: Consequences for Citizenship of the Union and residence rights”, 23 MJ, 796–811.
- B. Mayer and G. Manz, “Der Brexit und seine Folgen auf den Rechtsverkehr zwischen der EU und dem Vereinigten Königreich”, (2016) BB, 1731–1740.
- S. Pierré-Caps, “Nations sans État et Union européenne”, EDE, 787–800.
- A. Schout, “Britse emotie versus economische rationaliteit bij het Brexit-referendum”, 101 ESB, 390–393.
- V. Skouris, “Brexit: Rechtliche Vorgaben für den Austritt aus der EU”, 27 EuZW, 806–811.

- A. Thiele, "Der Austritt aus der EU – Hintergründe und rechtliche Rahmenbedingungen eines 'Brexit'", 51 EuR, 281–304.
- C. Tobler, "One of many challenges after 'Brexit': The institutional framework of an alternative agreement – Lessons from Switzerland and elsewhere?", 23 MJ, 575–594.
- A. Vahlas, "La Turquie et les critères politiques: quelques evidence pour tirer au clair l'imbroglio de la decision d'ouverture des négociations de 2004", EDE, 593–612.
- S. Van den Bogaert and A. Cuyvers, "Brexit: over & out?", (2016) NJB, 2666–2677.

3. *Agriculture*

House of Lords European Union Committee, 15th Report of Session 2015–16, "Responding to price volatility: creating a more resilient agricultural sector".

4. *Citizenship*

- F. Biltgen, "Citizenship of the Union and purely internal situations: Discrimination of one's own citizens", 7 NJECL, 151–163.
- T. Blanchet, "From workers to citizens: The evolution of European citizenship", 7 NJECL, 142–150.
- T. Erhag, "Under pressure? – Swedish residence-based social security and EU citizenship", 18 EJSS, 207–231.
- A. Epiney, "Der Unionsbürgerstatus als der 'grundlegende Status der Angerhörigen der Mitgliedstaaten'", EDE, 163–176.
- E. Guild, "Free movement of EU citizens and their family members", 7 NJECL, 231–249.
- A. Iliopoulou-Penot, "Deconstructing the former edifice of Union citizenship? The *Alimanovic* judgment", 53 CML Rev., 1007–1035.
- M. Jaeger, "The judge and citizenship of the Union", 7 NJECL, 210–230.
- K. Lenaerts, "EU citizenship and democracy", 7 NJECL, 164–174.
- G. Marrero González, "Brexit: Consequences for Citizenship of the Union and Residence Rights", 23 MJ, 796–811.
- V. Michel, "Brèves réflexions sur la citoyenneté européenne", EDE, 399–412.
- S. Stendahl, "To reside: To live, be present, belong", 18 EJSS, 232–242/101.

5. *Commercial policy*

- F. Altemöller, "Perspektiven für das Welthandelssystem. Von multilateraler Integration zu Freihandelsabkommen?", 27 EuZW, 374–379.
- F. Baetens, "De giftigste acroniemen in Europa: EU-handels-en investerings-verdragen en het investeerder-staat geschillenbeslechtsmechanisme", 64 SEW, 251–261.
- J. Bourgeois, "Is Transatlantic Trade and Investment Partnership a regional contribution to global economic governance?", 43 LIEI, 407–421.
- C. Calliess and M. Dross, "TTIP: Regulierungszusammenarbeit auf Kosten der Umwelt?", 69 DÖV, 621–629.
- F. Couveinhes Matsumoto, "L'accord commercial entre l'UE et ses Etats membres d'une part, et le Pérou et la Colombie d'autre part: un révélateur de deux maladies du droit international actuel", 120 R.G.D.I.P., 293–332.
- K. Dawar, "The 2016 European Union international procurement instrument's amendments to the 2012 buy European proposal: A retrospective assessment of its prospects", 50 JWT, 845–865.

- S. Descheemaeker, "Ubiquitous uncertainty: The overlap between trade in services and foreign investment in the GATS and EU RTAs", 43 LIEI, 265–293.
- E. Fahey, "On the benefits of the Transatlantic Trade and Investment Partnership (TTIP) negotiations for the EU legal order: A legal perspective", 43 LIEI, 327–340.
- L. Gorton, "Global business: National law, EU law and international customs and contracts", 27 EBLR, 421–458.
- D. Hamilton, "Rule-makers or rule-takers?: An American perspective on Transatlantic Trade and Investment Partnership", 21 EFA Rev., 365–382.
- G. Harpaz and G. Heimann, "Sixty years of EU-Israeli trade relations: The expectations-delivery gap", 50 JWT, 447–474.
- C. Herrmann, "Die Entwicklung des europäischen Außenwirtschaftsrechts", 27 EuZW, 646–653.
- M. Krajewski, "Normative Grundlagen der EU-Außenwirtschaftsbeziehungen: Verbindlich, umsetzbar und angewandt", 51 EuR, 235–255.
- J. Larik, "Critiquing the Transatlantic Trade and Investment Partnership (TTIP): Systemic consequences for global governance and the rule of law", 43 LIEI, 423–436.
- N. Ligneul, "Négociations transatlantiques et 'investissement responsable'", 597 Rev. de l'UE, 202–210.
- A. Marx, B. Lein and N. Brando, "The protection of labour rights in trade agreements: The case of the EU-Colombia agreement", 50 JWT, 587–610.
- S. Murau and K. Spandler, "EU, US and ASEAN actorness in G20 financial policy-making: Bridging the EU studies–new regionalism divide", 54 JMCS, 928–943.
- F. Ortino, "Defining indirect expropriation: The Transatlantic Trade and Investment Partnership and the (elusive) search for 'greater certainty'", 43 LIEI, 351–365.
- R. Parker and A. Alemmano, "Comparative overview of EU and US legislative and regulatory systems: Implications for domestic governance & the Transatlantic Trade and Investment Partnership", 22 CJEL, 61–100.
- J. Peterson, "Choosing Europe or choosing TTIP?: The European Union and the Transatlantic Trade and Investment Partnership", 21 EFA Rev., 383–402.
- L. Puccio and A. Erbahar, "Circumvention of anti-dumping: A law and economics analysis of proportionality in EU rules", 50 JWT, 391–416.
- M. Rhimes, "Nothing ado about much? Challenges to anti-dumping measures after the Lisbon reforms to Art 263(4) TFEU", 7 EJRR, 374–387.
- G. Shaffer, "Alternatives for regulatory governance under TTIP: Building from the past symposium", 22 CJEL, 403–420.
- T. Takács, "Situating the Transatlantic Trade and Investment Partnership (negotiations) in European Union Common Commercial Policy", 43 LIEI, 341–350.
- W. Weiß, "Kompetenzverteilung bei gemischten Abkommen am Beispiel des TTIP", 69 DÖV, 537–548.

6. *Common Foreign and Security Policy*

- S. Biba, "Global governance in the era of growing US-China rivalry: What options exist for Europe", 21 EFA Rev., 47–64.
- G. Butler and M. Ratcovich, "Operation Sophia in uncharted waters: European and international law challenges for the EU naval mission in the Mediterranean Sea", 85 Nordic JIL, 235–259.
- G. Fiengo, "Brevi note sulle 'missioni' dell'Unione europea per la gestione di crisi internazionali", 16 Dir. Un. Eur., 551–570.
- S. Fröhlich, "Transatlantic leadership in a multipolar world: The EU perspective", 21 EFA Rev., 415–430.

- S. Gareis and M. Liegl, "Europe in Asia: Policy options of an interested bystander", 21 *EFA Rev.*, 99–107.
- S. Gareis and R. Wolf, "Home alone? The US pivot to Asia and its implications for the EU's Common Security and Defence Policy", 21 *EFA Rev.*, 133–150.
- J. Goldgeier, "The state of the Transatlantic Alliance", 21 *EFA Rev.*, 403–414.
- C. Hillion, "Decentralised integration? Fundamental rights protection in the EU Common Foreign and Security Policy", 1 *EP*, 55–66.
- A. Manero Salvador, "La Unión Europea y los asentamientos israelíes en Palestina", 20 *Rev.der.com.Eur.*, 595–628.
- H. Maull, "European policies towards China and the United States: Can they support a strategic triad?", 21 *EFA Rev.*, 29–46.
- E. Neframi, "Compétences matérielles et obligations procédurales dans le cadre de la en oeuvre des accords mixtes: Quels enseignements pour la portée de la loyauté ? Réflexions à partir de l'arrêt *Lesoochranaske zoskupenie*", *EDE*, 425–440.
- N. Noeselt, "The European Union and China's multidimensional diplomacy: Strategic triangulation?", 21 *EFA Rev.*, 11–28.
- S. Schunz, "The prospects for transatlantic leadership in an evolving multipolar world", 21 *EFA Rev.*, 431–447.
- V. Stanzel, "Need disputes turn into armed conflicts? East Asia's maritime conflicts in a new environment: Consequences for the European Security", 21 *EFA Rev.*, 65–80.
- C. Tuschhoff, "Emulating Ostpolitik: A template for regional conflict resolution in East-Asia", 21 *EFA Rev.*, 117–132.
- M. Wagener, "Power shifts and tensions in East-Asia: Implications for European security", 21 *EFA Rev.*, 81–98.
- R. Wessel, "Lex imperfecta: Law and integration in European Foreign and Security Policy", 1 *EP*, 439–468.
- R. Wolf, M. Liegl and S. Biba, "Perils of US-China confrontation – implications for Europe", 21 *EFA Rev.*, 1–10.

7. *Company law*

- N. Alcalde and I. Pérez-Soba, "Has the EU Takeover Directive improved minority shareholder protection? The Spanish evidence", 17 *EBOR*, 261–283.
- A. Baranowski and R. Glaßl, "Anforderungen an den Geheimnisschutz nach der neuen EU-Richtlinie", (2016) *BB*, 2563–2569.
- L. Bergkamp, "The Environmental Liability Directive and liability of parent companies for damage caused by their subsidiaries ('enterprise liability')", 13 *ECL*, 183–190.
- R. Dotevall, "Is a common structure of company directors' duties evolving in EU?", 27 *EBLR*, 285–294.
- H. Eidenmüller and K. van Zwieten, "Restructuring the European business enterprise: the European Commission's recommendation on a new approach to business failure and insolvency", 16 *EBOR*, 625–667.
- K. Engsig Sørensen, "Groups of companies in the case law of the Court of Justice of the European Union", 27 *EBLR*, 393–420.
- I. Ferrero-Ferrero and R. Ackrill, "Europeanization and the soft law process of EU corporate governance: How has the 2003 Action Plan impacted on national corporate governance codes?", 54 *JCMS*, 878–895.
- R. Kiem, "Erwartungen der Praxis an eine künftige EU-Sitzverlegungsrichtlinie", 180 *ZHR*, 289–322.
- R. Mellenbergh, "MiFID II: New governance and remuneration rules in relation to investment firms (Part II)", 13 *ECL*, 217–224.

- K. Reynisson, "Related party transactions: Analysis of proposed Article 9c of Shareholders' Rights Directive", 13 ECL, 175–182.
- C. Teichmann, "Towards a European framework for cross-border group management", 13 ECL, 150–157.

8. *Competition law and industrial policy*

- M. Abenhaïm, "Public distancing and liability in cartel cases: Does distance lend enchantment?", 39 World Comp., 413–430.
- C. Banerji, "Should the EU reconsider the rules on resale price maintenance?", 37 ECLR, 290–293.
- B. Batchelor and J. Kresken, "Insurance Block Exemption Regulation: EU Commission challenges statistics and co-(re)insurance exemptions", 37 ECLR, 261–263.
- B. Batchelor and F. Moerman, "A practical approach to rebates", 37 ECLR, 479–484.
- P. Bentley and D. Henry, "Calculating the cartel fine: A question of jurisdiction or a question of economic importance?", 39 World Comp., 431–450.
- W. Berg and S. Real, "How close is too close? A critical review of the European Commission's assessment of closeness of competition", 7 JECLAP, 442–454.
- C. Bergqvist, "The notion of vertical alignment in Regulation 1/2003", 37 ECLR, 453–457.
- L. Bernardeau et É. Thomas, "Principes généraux du droit et contrôle juridictionnel en droit de la concurrence – 'M. Jourdain: juge pénal ?'", 52 CDE, 365–384.
- S. Brankin, S. Cissal de Ugarte and L. Kimmel, "Huawei/ZTE: Towards a more demanding standard of abuse in essential patent cases", 7 JECLAP, 520–524.
- F. Cengiz, "Legitimacy and multi-level governance in European Union competition law: A deliberative discursive approach", 54 JCMS, 826–845.
- M. Corradi, "Bridging the gap in the shifting sands of non-controlling financial holdings?", 39 World Comp., 239–266.
- F. Costa-Cabral, "The preliminary opinion of the European data protection supervisor and the discretion of the European Commission in enforcing competition law", 23 MJ, 495–513.
- N. de Jong and R. Wesseling, "EU competition authorities' powers to gather and inspect digital evidence – striking a new balance", 37 ECLR, 325–334.
- F. Dethmers, "EU merger control: Out of control?", 37 ECLR, 435–452.
- R. Grasso, "The ECJ ruling in Huawei and the right to seek injunctions based on FRAND-encumbered SEPs under EU competition law: One step forward", 39 World Comp., 213–238.
- F. Haus and S. Erne, "Transnational indemnification claims in national cartel cases", 7 JECLAP, 511–519.
- A. Heinemann and A. Gebicka, "Can computers form cartels? About the need for European institutions to revise the concentration doctrine in the information age", 7 JECLAP, 431–441.
- S. Heinz, "Online booking platforms and EU competition law in the wake of the German Bundeskartellamt's Booking.com infringement decision", 7 JECLAP, 530–536.
- A. Kalintiri, "What's in a name? The marginal standard of review of 'complex economic assessments' in EU competition enforcement", 53 CML Rev., 1283–1316.
- A. Karpetas, "Greece: Competition law and the curious liberalisation of professional services", 7 JECLAP, 462–469.
- V. Korzun, "Arbitrating antitrust claims: From suspicion to trust", 48 NYUJILP, 867–932.
- P. Kuoppamäki and S. Torstila, "Is there a future for an efficiency defence in EU merger control", 41 EL Rev., 687–710.
- M. López-Galdos, "Arbitration and competition law: Integrating Europe through arbitration", 7 JECLAP, 383–392.

- D. Mandrescu, "One stop shop leniency: the case of *DHL Express v Autorita Garante della Concorrenza e del Mercato* (C-428/14)", 37 ECLR, 397–402.
- J. Marson and K. Ferris, "Collective redress: Broadening EU enforcement through State liability?", 27 EBLR, 325–351.
- B. Mooij and C. Rusu, "Innovation and EU competition law: In need of a narrative for where the money is put", 43 LIEI, 173–199.
- A. Pascall, "Tail wagging the dog: The manipulation of benchmark rates – A competitive bone of contention", 39 World Comp., 161–190.
- L. Peeperkorn, "Coherence in the application of Articles 101 and 102: A realistic prospect or an elusive goal?", 39 World Comp., 389–412.
- P. Picht, "The ECJ rules on standard-essential patents: Thoughts and issues post-Huawei", 37 ECLR, 365–375.
- A. Riley, "Nuking misconceptions: Hinkley Point, Chinese SOEs and EU merger law", 37 ECLR, 301–324.
- C. Ritz and B. Vasconcelos, "Extradition discrimination? Pesciotti's legal battle continues as regional court of Berlin refers questions of fundamental EU law principles to the CJEU", 37 ECLR, 277–281.
- A. Sanchez-Graells, "Truly competitive public procurement as a Europe 2020 lever: What role for the principle of competition in moderating horizontal policies?", 22 EPL, 377–394.
- V. Schröder, "Pay-for-delay settlements in the EU: Did the Commission go too far?", 37 ECLR, 506–512.
- D. Sharma, "Anti-cartel enforcement mechanism and consequent applicability of leniency programmes: A comparative study of India, the US and EU antitrust regimes", 37 ECLR, 513–521.
- J. Sidak, "Evading portfolio royalties for standard-essential patents through validity challenges", 39 World Comp., 191–212.
- U. Soltész and S. Schilling, "Europäisches Wettbewerbsrecht und Politik – ein unzertrennliches Paar?", 27 EuZW, 767–772.
- F. Stancke, "TTIP, CETA und die Rolle des Wettbewerbsrechts in internationalen Freihandelsabkommen", 27 EuZW, 567–572.
- E. Truli, "Will its provisions serve its goals? Directive 2014/104/EU on certain rules governing actions for damages for competition law infringements", 7 JECLAP, 299–312.
- R. Van Leuken, "Parental liability for cartel infringements committed by wholly owned subsidiaries: Is the approach of the European Court of Justice in *Akzo Nobel* also relevant in a private-law context?", 24 E.R.P.L., 513–527.
- C. van Oostrum, "One's fair share? The obligation to contribute between jointly and severally liable companies to an imposed cartel fine", 13 ECI, 136–143.
- L. Warloutzet, "The centralization of EU competition policy: Historical institutionalist dynamics from cartel monitoring to merger control (1956–91)", 54 JCMS, 725–741.
- S. Wartinger and L. Solek, "Restrictions of third-party platforms within selective distributions systems", 39 World Comp., 291–306.
- W. Wils, "The use of leniency in EU cartel enforcement: An assessment after twenty years", 39 World Comp., 327–388.

9. Consumer policy

- M. Boon and E. Mout-Vos, "Nieuwe richtlijn pakketreizen – Versterkte bescherming voor de reiziger?", (2016) NTER, 196–202.
- P. De Gioia-carabellese and C. Chessa, "The so-called pan-European depositors' protection scheme: A further Euro own-goal? A critical analysis of Directive 2014/49", 23 MJ, 241–260.

- A. Geier, “Zivilrechtliche Durchsetzung der Fluggastrechte – eine Belastung für Fluggesellschaften und Verbraucher”, 27 *EuZW*, 773–778.
- E. Hondius, “Unfair contract terms and the consumer: ECJ case law, foreign literature, and their impact on Dutch law”, 24 *E.R.P.L.*, 457–472.
- M. Lehmann, “A Question of coherence: The proposals on EU contract rules on digital content and online sales”, 23 *MJ*, 752–774.
- M. Loos, “Europese harmonisatie van online en op afstand verkoop van zaken en de levering van digitale inhoud (I) and (II)”, (2016) *NTER*, 114–120 and 148–156.

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

- L. Bielefeld and J. Wengenroth, “Was auf Güterhändler nach der (geänderten) 4. EU-Geldwäsche-Richtlinie zukommt”, (2016) *BB*, 2499–2504.
- A. Bosma and C. Rijken, “Key challenges in the combat of human trafficking: Evaluating the EU Trafficking Strategy and EU Trafficking Directive”, 7 *NJECL*, 315–330.
- J. Graat, “Bescherming van EU-burgers tegen niet voorzienbare strafrechtelijke vervolgingen in de ruimte van vrijheid, veiligheid en recht”, (2016) *NTER*, 141–147.
- M. Kempen and J. uit Beijerse, “De EU-Richtlijn procedurele waarborgen minderjarige verdachten en het Nederlandse jeugdstrafprocesrecht”, (2016) *NTER*, 230–236.
- F. Lafarge, “L'accès des services répressifs des États membres et d'Europol à Eurodac”, *EDE*, 327–342.
- K. Ligeti and A. Marletta, “EU criminal justice actors: Accountability and judicial review vis-a-vis the EU citizen”, 7 *NJECL*, 175–189.
- L. Mancano, “The place for prisoners in European Union law?”, 22 *EPL*, 717–747.
- V. Mitsilegas and N. Vavoula, “The evolving EU anti-money laundering regime: Challenges for fundamental rights and the rule of law”, 23 *MJ*, 261–293.
- J. Muraszkievicz, “Article 12 of the EU Human Trafficking Directive: Fulfilling aspirations for victim participation in criminal trials”, 7 *NJECL*, 331–349.
- S. Negri, “The MEDICRIME Convention: Combating pharmaceutical crimes through European criminal law and beyond”, 7 *NJECL*, 350–367.
- R. Prouvêze, “La coopération policière des États membres de l'Union européenne: quelle place pour les accords bilatéraux ?”, 598 *Rev. de l'UE*, 268–273.
- L. van Noorloos, “De Europese richtlijn onschuldpresumptie: Bescheiden harmonisatie van een fundamenteel strafrechtelijk beginsel”, (2016) *NTER*, 157–169.
- F. Streteanu, “Vers un modèle européen de responsabilité pénale des personnes morales”, *EDE*, 861–876.

11. *Court of Justice; judicial protection*

- L. Adriaansen and L. Van den Broeck, “Hoe kunnen lidstaten een veroordeling door het Hof van Justitie vermijden?”, 64 *SEW*, 425–435.
- M. Avbelj and D. Roth-Isigkeit, “The UN, the EU, and the *Kadi* case: A new appeal for genuine institutional cooperation”, 17 *GLJ*, 153–178.
- L. Bergkamp, “Private party standing and EU risk regulation. Expanded standing rights in the public interest”, 7 *EJRR*, 557–568.
- M. Bernatt, “Transatlantic perspective on judicial deference in administrative law”, 22 *CJEL*, 275–326.
- A. Bouveresse, “Le Cour de justice de l'Union européenne: gardienne de ses pouvoirs”, *EDE*, 109–124.
- J. Costa, “Existera-t-il un jour une Cour supreme des États-Unis d'Europe?”, *EDE*, 125–136.

- G. Davies, "The European Union legislature as an agent of the European Court of Justice", 54 JCMS, 846–861.
- F. Donnat, "Statut contentieux des vices de procedure: fine tuning franco-allemand à Luxembourg", EDE, 137–144.
- M. Eliantonio, "Information exchange in European administrative law: A threat to effective judicial protection?", 23 MJ, 531–549.
- M. Jozwiak, "Balancing the rights to data protection and freedom of expression and information by the Court of Justice of the European Union: The vulnerability of rights in an online context", 23 MJ, 404–420.
- A. Kornezov, "The new format of the *acte clair* doctrine and its consequences", 53 CML Rev., 1317–1342.
- K. Kowalik-Bańczyk and O. Pollicino, "Migration of European judicial ideas concerning jurisdiction over Google on withdrawal of information", 17 GLJ, 315–337.
- M. Labouz, "La ballade du phoque et la plainte des Inuits: à propos de l'article 263–4 TFUE", EDE, 313–326.
- O. Larsson and D. Naurin, "Judicial independence and political uncertainty: How the risk of override affects the Court of Justice of the EU", 70 IO, 377–408.
- T. Martin, "Le relevé d'office par le juge européen: le moyen tiré de la violation des droits de la défense est-il d'ordre public ?", 52 CDE, 523–540.
- P. Martín Rodríguez, "The principle of legal certainty and the limits to the applicability of EU law", 52 CDE, 115–140.
- M. Rhimes, "Nothing ado about much? Challenges to anti-dumping measures after the Lisbon reforms to Art 263(4) TFEU", 7 EJRR, 374–387.
- U. Sadl and M. Madsen, "Selfie from Luxembourg: The Court of Justice's self-image and the fabrication of pre-accession Case-Law dossiers", 22 CJEL, 327–354.
- J. Sauron, "L'instrumentalisation des procédures préjudicielles et de manquement", EDE, 525–538.
- C. Schalast, "Die OMT-entscheidung des Bundesverfassungsgerichts", (2016) BB, 1667–1670.
- S. Schmah, "Der Beitritt der EU zur Europäischen Menschenrechtskonvention: Wo liegt das Problem?", 71 JZ, 921–928.
- D. Simon and A. Rigaux, "Le 'précédent' dans la jurisprudence du juge de l'Union", EDE, 547–578.
- M. van Rijsbergen and M. Scholten, "ESMA inspecting: The implications for judicial control under shared enforcement", 7 EJRR, 569–579.
- M. Varney, "Effective redress of grievance in data protection: An illusion?", 23 MJ, 550–567.
- J. Vergès, "Cour européenne des droits de l'homme et Cour de justice de l'Union européenne dans la problématique d'un accord d'adhésion de l'Union à la Convention européenne des droits de l'homme: coordination ou subordination?", EDE, 613–634.
- A. Weyembergh and N. Joncheray, "Punitive administrative sanctions and procedural safeguards: A blurred picture that needs to be addressed", 7 NJECL, 190–209.

12. *Economic and monetary policy*

- L. Amorello, "Europe goes 'countercyclical': A legal assessment of the new countercyclical dimension of the CRR/CRD IV package", 17 EBOR, 137–171.
- M. Avbelj, "Constitutional and administrative pluralism in the EU system of banking supervision", 17 GLJ, 779–798.
- M. Avbelj, "Rule of law and the economic crisis in a pluralist European Union", 8 HJRL, 191–203.

- M. Bierschenk and F. Dechent, "Einschreiten der 'Aufsicht über die Aufsicht' als Rechtsschutzziel vor dem Beschwerdeausschuss der EU-Finanzmarktaufsichtsbehörden", 27 *EuZW*, 572–578.
- M. Bijlsma and J. Hessel, "De balans tussen publieke en private risicodeling in de EMU", 101 *ESB*, 358–361.
- B. Biljanovska, "Aligning market discipline and financial stability: A more gradual shift from contingent convertible capital to bail-in measures", 17 *EBOR*, 105–135.
- W. Cremer, "Auf dem Weg zu einer Europäischen Wirtschaftsregierung?", 51 *EuR*, 256–280.
- L. De Lucia, "The rationale of economics and law in the aftermath of the crisis: A lesson from Michel Foucault", 12 *EuConst*, 445–473.
- F. De Pascalis, "Investors' and market participants' over-reliance on external credit ratings: To what extent does EU law carry this risk?", 27 *EBOR*, 353–375.
- G. Eckert, "Le principe constitutionnel d'impartialité et les autorités de regulation économique et financière", *EDE*, 681–694.
- A. Estella, "European Union bailouts and credibility: The constitutional dimension", 22 *EPL*, 507–540.
- F. Fabbrini, "A principle in need of renewal? The euro-crisis and the principle of institutional balance", 52 *CDE*, 285–309.
- F. Fabbrini, "Economic policy in the EU after the crisis: Using the Treaties to overcome the asymmetry of EMU", 16 *Dir. Un. Eur.*, 529–550.
- I. Feichtner, "Public law's rationalization of the legal architecture of money: What might legal analysis of money become?", 17 *GLJ*, 875–906.
- E. Ferran, "The existential search of the European Banking Authority", 17 *EBOR*, 285–317.
- D. Gallo, "The rise of sovereign wealth funds (SWFs) and the protection of public interest(s): The need for a greater external and internal action of the European Union", 27 *EBOR*, 459–485.
- A. Gibbs, "The economic crisis and the rule of law in Europe", 8 *HJRL*, 323–336.
- R. Hertzog, "La constitution financière, une constitution pas comme les autres", *EDE*, 721–738.
- P. Hilpold, "Solidarität im EU-Recht: Die 'Inseln der Solidarität' unter besonderer Berücksichtigung der Flüchtlingsproblematik und der Europäischen Wirtschafts- und Währungsunion", 51 *EuR*, 373–405.
- House of Lords European Union Committee, 13th Report of Session 2015–16, "Whatever it takes": the five presidents' report on completing economic and monetary union".
- E. Howell, "Regulatory intervention in the European sovereign credit default swap market", 17 *EBOR*, 319–353.
- M. Ioannidis, "Europe's new transformations: How the EU economic constitution changed during the Eurozone crisis", 53 *CML Rev.*, 1237–1282.
- M. Lopez-Escudero, "New perspectives on EU-IMF relations: A step to strengthen the EMU external governance", 1 *EP*, 469–499.
- J. Louis, "La cohérence de la gouvernance économique. Aspects juridiques", *EDE*, 361–384.
- R. Mellenbergh, "MiFID II: New governance and remuneration rules in relation to investment firms (Part II)", 13 *ECL*, 217–224.
- N. Moloney, "Capital markets union: 'Ever closer union' for the EU financial system?", 41 *EL Rev.*, 307–337.
- E. Mourlon-Druol, "Banking union in historical perspective: The initiative of the European Commission in the 1960s–1970s", 54 *JCMS*, 913–927.
- S. Murau and K. Spandler, "EU, US and ASEAN actorness in G20 financial policy-making: Bridging the EU studies–new regionalism divide", 54 *JCMS*, 928–943.
- U. Neergaard, "When poverty comes in at the door, love flies out the window": The influence of eurozone reforms upon the social dimension of the EU – and vice versa?", 7 *ELLJ*, 168–204.

- P. Nicolaides, “‘All bad things must come to an end’: The application of State aid rules to the new EU regime for bank resolution”, 23 MJ, 222–240.
- M. Porto, “Les défis budgétaires pour l’Union européenne”, EDE, 469–486.
- J. Quermonne, “Sauver l’Union européenne et/ ou sauver l’euro”, EDE, 487–490.
- M. Saoudi, “Le risqué souverain dans la zone euro”, 597 Rev. de l’UE, 232–238.
- D. Schäfer, “A banking union of ideas? The impact of ordoliberalism and the vicious circle on the EU banking union”, 54 JCMS, 961–980.
- A. Steinbach, “The ‘haircut’ of public creditors under EU Law”, 12 EuConst, 223–239.
- T. Strand, “Short-Termism in the European Union”, 22 CJEL, 15–60.
- G. ter Kuile and A. Veuskens, “Europees Depositoverzekeringssstelsel (EDIS). Institutionele en praktische perspectieven”, (2016) NTER, 128–136.
- L. Versteegen, “Naar een automatisch overdrachtsmechanisme in de EMU”, 101 ESB, 362–365.
- L. Viellechner, “The limits of law (and democracy) in the euro crisis: An approach from systems theory”, 17 GLJ, 747–762.
- A. Viterbo, “Legal and accountability issues arising from the ECB’s conditionality”, 1 EP, 501–531.
- T. Wittenberg, “Regulatory evolution of the EU credit rating agency framework”, 16 EBOR, 669–709.

13. *Energy policy*

- A. Buzelay, “Quelle stratégie énergétique pour l’Europe?”, 597 Rev. de l’UE, 196–201.
- T. Dyson and T. Konstadinides, “Enhancing energy security in the EU: Pathways to reduce Europe’s dependence on Russian gas imports”, 41 EL Rev., 535–556.
- A. Johnston and E. Van Der Marel, “How binding are the EU’s ‘binding’ renewables targets?”, 18 CYELS, 176–214.
- T. Jong and E. Woerdman, “European energy regulators: An empirical analysis of legal competences”, 16 CRNI, 2–31.
- D. Pérez Rodríguez, “Electricity generation and State aid: Compatibility is the question”, 15 EStAL, 207–227.
- F. Ramírez Carmona, “The feed-in tariffs entanglement: A comparative study of the analytical approaches followed by the EU and WTO judiciary bodies regarding renewable energy subsidies”, 43 LIEI, 201–228.

14. *Environmental policy*

- L. Bergkamp, “The Environmental Liability Directive and liability of parent companies for damage caused by their subsidiaries (‘enterprise liability’)", 13 ECL, 183–190.
- F. Fleurke, “Future prospects for climate engineering within the EU legal order”, 7 EJRR, 60–74.
- A. Gullberg and J. Hovi, “Regulating solar radiation management. The roles of public engagement and legislative procedures”, 7 EJRR, 75–86.
- T. Michielsen, I. van den Bijgaart, R. Gerlagh and H. Nijland, “Vergroening van aanschafbelasting voor auto’s in de EU”, 101 ESB, 520–523.
- C. Molina Hernández, “El registro de derechos de emisión de los gases de efecto invernadero de la Unión Europea”, 20 Rev.der.com.Eur., 157–197.
- J. Sargoni, “The best of both worlds: Maximising the legitimacy of the EU’s regulation of geo-engineering research”, 7 EJRR, 87–108.
- A. Sikora, “The principle of a high level of environmental protection as a source of enforceable rights”, 52 CDE, 399–418.

- H. Somsen, "Towards a law of the mammoth? Climate engineering in contemporary EU environmental law", 7 EJRR, 109–119.

15. *External relations; association and development*

- Z. Chen, "China, the European Union and the fragile world order", 54 JCMS, 775–792.
- C. Di Costanzo, "The unique case of Turkey: The European Union's method in the quest of fundamental rights", 22 EPL, 355–376.
- L. Fioramonti and F. Mattheis, "Is Africa really following Europe? An integrated framework for comparative regionalism", 54 JCMS, 674–690.
- S. Gareis and M. Liegl, "Europe in Asia: Policy options of an interested bystander", 21 EFA Rev., 99–107.
- J. Gautron, "Une relation internationale controversée: l'application de l'accord de Cotonou entre les A.C.P. et l'Union européenne", EDE, 193–208.
- A. Henrikson, "Historical forms of US-European cooperation: Combination or 'only' coordination?", 21 EFA Rev., 329–354.
- N. Idriz and L. Senden, "De 'nieuwe generatie' associatieovereenkomst tussen de EU en Oekraïne en zijn constitutionele context", (2016) NTER, 90–98.
- A. Katsaris, "Europeanization through policy networks in the southern neighbourhood: Advancing renewable energy rules in Morocco and Algeria", 54 JCMS, 656–673.
- F. Korenica, A. Zhubi and D. Doli, "The EU-engineered hybrid and international specialist court in Kosovo: How 'special' is it?", 12 EuConst, 474–498.
- E. Korkea-Aho, "'Mr Smith goes to Brussels': Third country lobbying and the making of EU law and policy", 18 CYELS, 45–68.
- C. Mazille, "Les particularités de la coopération avec un État tiers voisin: l'exemple de la Suisse", 598 Rev. de l'UE, 274–279.

16. *Finance*

- E. Ademmer and F. Dreher, "Constraining political budget cycles: Media strength and fiscal institutions in the enlarged EU", 54 JCMS, 508–524.
- R. Chouvel, "Le secteur privé et le contrôle externe des collectivités territoriales dans l'Union européenne", 93 Rev.dr.int.dr.comp., 439–456.
- R. Crowe, "The European Council and the multiannual financial framework", 18 CYELS, 69–92.
- G. Desmoulin, "Politique de cohésion et politique de l'environnement: quelles complémentarités financières ?", 597 Rev. de l'UE, 221–231.
- E. Hofmann and E. Iliadou, "Die Hilfspakete für Griechenland und ihre Umsetzung im Bereich der Altersrenten", 69 DÖV, 401–410.

17. *Free movement of goods and customs union*

- E. van der Zee, "Legal limits on food labelling law: Comparative analysis of the EU and the USA", 27 EBLR, 295–323.

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

- A. Aslanian, "La réforme des procédures applicables en matière de droit d'asile: une avancée pour les demandeurs", 52 RTDE, 35–42.

- J. Baseiria Martí, "Freedom of religion at work in EU migration law and policy", 7 ELLJ, 404–420.
- J. Bast, "Deepening supranational integration: Interstate solidarity in EU migration law", 22 EPL, 289–304.
- B. Bertrand, "De quelques paradoxes de la directive 'Procédures'. Aspects de droit européen", 52 RTDE, 21–34.
- A. Bosma and C. Rijken, "Key challenges in the combat of human trafficking: Evaluating the EU Trafficking Strategy and EU Trafficking Directive", 7 NJECL, 315–330.
- P. Cardwell, "Rethinking law and new governance in the European Union: The case of migration management", 41 EL Rev., 362–378.
- A. Csüri, "The proposed European public prosecutor's office – from a trojan horse to a white elephant?", 18 CYELS, 122–151.
- A. Desmond, "The development of a common EU migration policy and the rights of irregular migrants: A progress narrative?", 16 H.R.L. Rev., 247–272.
- M. Dougan, "National welfare systems, residency requirements and EU law: Some brief comments", 18 EJSS, 101–105.
- P. Dumas, "L'arrêt H.T.: la Cour de justice entre protection et déconstruction des droits garantis aux réfugiés", 52 RTDE, 61–75.
- S. Fabio Nicolosi, "Disconnecting humanitarian law from EU subsidiary protection: A hypothesis of defragmentation of international law", 29 LJIL, 463–483.
- A. Farahat and N. Markard, "Forced migration governance: In search of sovereignty", 17 GLJ, 923–948.
- K. Gärditz, "Territoriality, democracy, and borders: A retrospective on the 'refugee crisis'", 17 GLJ, 907–922.
- F. Gazin, "Le développement de la 'biométrisation' des migrants dans l'Union européenne: au mépris du principe du finalité et au service de la lutte contre l'immigration irrégulière", EDE, 209–222.
- E. Guild, "Free movement of EU citizens and their family members", 7 NJECL, 231–249.
- C. Haguenau-Moizard, "Les bienfaits de la défiance mutuelle dans l'espace de liberté, de sécurité et de justice", EDE, 223–240.
- K. Hailbronner and D. Thym, "Grenzenloses Asylrecht? Die Flüchtlingskrise als Problem europäischer Rechtsintegration", 71 JZ, 753–763.
- House of Lords European Union Committee, 14th Report of Session 2015–16, "Operation Sophia, the EU's naval mission in the Mediterranean: an impossible challenge".
- House of Lords European Union Committee, 2nd Report of Session 2016–17, "Children in crisis: unaccompanied migrant children in the EU".
- M. Jaeger, "The judge and citizenship of the Union", 7 NJECL, 210–230.
- A. Marie, "L'urgence de la réforme: la demande d'asile dans le context géopolitique", 52 RTDE, 11–20.
- N. Martial-Braz, "L'extraterritorialité des décisions des autorités de régulation nationales: gage d'efficacité de la protection des données personnelles en Europe", 598 Rev. de l'UE, 288–274.
- J. Muraszkiewicz, "Article 12 of the EU Human Trafficking Directive: Fulfilling aspirations for victim participation in criminal trials", 7 NJECL, 331–349.
- S. Negri, "The MEDICRIME Convention: Combating pharmaceutical crimes through European criminal law and beyond", 7 NJECL, 350–367.
- S. Nicolosi, "Emerging challenges of the temporary relocation measures under EU asylum law", 41 EL Rev., 338–361.
- C. O'Brien, "Civis capitalistum: Class as the new guiding principle of EU free movement rights", 53 CML Rev., 937–977.
- E. Saulnier-Cassia, "La directive 2013/33/UE", 52 RTDE, 43–60.

- G. Stumpf, "Der Ruf nach der 'Rückkehr zum Recht' bei der Bewältigung der Flüchtlingskrise – Eine Untersuchung der Rechtmäßigkeit des derzeitigen Regierungshandelns", 69 DÖV, 357–368.
- D. Thym, "The 'refugee crisis' as a challenge of legal design and institutional legitimacy", 53 CML Rev., 1545–1573.
- M. Wendel, "The refugee crisis and the executive: On the limits of administrative discretion in the Common European Asylum System", 17 GLJ, 1005–1032.
19. *Free movement of capital, freedom of establishment and freedom to provide Services*
- R. Babayev, "Private autonomy at union level: On Article 16 CFREU and free movement rights", 53 CML Rev. 979–1005.
- P. Delimatsis, "Standardisation in services – European ambitions and sectoral realities", 41 EL Rev., 513–534.
- R. Mellenbergh, "MiFID II: New governance and remuneration rules in relation to investment firms (Part II)", 13 ECL, 217–224.
- W. Schön, "Free movement of capital and freedom of establishment", 17 EBRO, 229–260.
- G. ter Kuile and A. Veuskens, "Europees Depositoverzekeringssstelsel (EDIS). Institutionele en praktische perspectieven", (2016) NTER, 128–136.
- T. Wittenberg, "Regulatory evolution of the EU credit rating agency framework", 16 EBOR, 669–709.
20. *Fundamental rights*
- I. Anrò, "Surrogacy from the Luxembourg and Strasbourg perspectives: Divergence, convergence and the chance for a future dialogue", 16 Dir. Un. Eur., 465–508.
- R. Babayev, "Private autonomy at Union level: On Article 16 CFREU and free movement rights", 53 CML Rev. 979–1005.
- M. Beijer, "De doorwerking van positieve verplichtingen bij de bescherming van fundamentele rechten in het EU-recht: een conflict met de begrensde bevoegdheden van de EU", 41 NJCM, 204–219.
- F. Berrod, "L'autonomie de l'Union européenne est-elle soluble dans le droit de l'homme? Quelques propos (im)pertinents sur l'identité constitutionnelle de l'Union européenne au travers du prisme de l'adhésion de l'UE à la CEDH", EDE, 65–82.
- E. Bribosia and A. Weyembergh, "Confiance mutuelle et droits fondamentaux: 'Back to the future'", 52 CDE, 469–522.
- M. Brkan, "The unstoppable expansion of the EU fundamental right to data protection: Little shop of horrors?", 23 MJ, 812–841.
- E. De Busser, "Private companies and the transfer of data to law enforcement authorities: Challenges for data protection", 23 MJ, 478–494.
- F. de Londras, "Accounting for rights in EU counter-terrorism: Towards effective review", 22 CJEL, 237–274.
- M. De Mol, "Article 51 of the Charter in the legislative processes of the Member States", 23 MJ, 611–639.
- D. Fanciullo, "The principle of presumption of innocence in the European Union Law: an 'incomplete' transposition of the case law of the European Court of Human Rights?", 52 CDE, 385–398.
- F. Galli, "Digital Rights Ireland as an opportunity to foster a desirable approximation of data retention provisions", 23 MJ, 460–477.

- J. Gundel, "Der Schutz der unternehmerischen Freiheit durch die EU- Grundrechtecharta", 180 ZHR, 323–357.
- G. Heißl, "Wiedereinführung der Vorratsdatenspeicherung – Analyse des Gesetzes zur Einführung einer Speicherpflicht und einer Höchstspeicherdauer für Verkehrsdaten", 69 DÖV, 588–594.
- H. Hijmans, "The Transatlantic Trade and Investment Partnership and the developments in the area of privacy and data protection", 43 LIEI, 385–398.
- House of Lords European Union Committee, 12th Report of Session 2015–16, "The UK, the EU and a British Bill of Rights".
- J. Kühling and M. Martini, "Die Datenschutz-Grundverordnung: Revolution oder Evolution im europäischen und deutschen Datenschutzrecht?", 27 EuZW, 448–453.
- N. Le Bonniec, "La reconnaissance d'un droit fondamental à un environnement sain dans l'ordre juridique de l'Union européenne: simple possibilité ou réelle nécessité ?", 597 Rev. de l'UE, 211–220.
- J. Masing, "Unity and diversity of European fundamental rights protection", 41 EL Rev., 490–512.
- B. Mihaescu-Evans, "'Gaps' in protection stemming from the coexistence of fundamental rights' sources in the EU legal order", 52 CDE, 141–165.
- V. Mitsilegas and N. Vavoula, "The evolving EU anti-money laundering regime: Challenges for fundamental rights and the rule of law", 23 MJ, 261–293.
- S. Moreno González, "The automatic exchange of tax information and the protection of personal data in the European Union: Reflections on the latest jurisprudential and normative advances", 25 EC Tax Rev., 146–161.
- B. Petkova, "Towards an internal hierarchy of values in the EU legal order: Balancing the freedom of speech and data privacy", 23 MJ, 421–438.
- T. Reinbacher and M. Wendel, "Menschenwürde und Europäischer Haftbefehl – Zum ebenenübergreifenden Schutz grundrechtlicher Elementargarantien im europäischen Auslieferungsverfahren", 43 EuGRZ, 333–343.
- M. Rieder, "The application and interpretation of the EU Charter in the context of cross-border movement of patients", 22 CJEL, 452–482.
- D. Ritleng, "Les constitutions nationales et la Charte des droits fondamentaux de l'Union européenne", EDE, 491–510.
- M. Safjan, D. Düsterhaus and A. Guérin, "La Charte des droits fondamentaux de l'Union européenne et les ordres juridiques nationaux, de la mise en œuvre à la mise en balance", 52 RTDE, 219–248.
- M. Schaper, "Data protection rights and tax information exchange in the European Union: An uneasy combination", 23 MJ, 514–530.
- S. Schmahl, "Der Beitritt der EU zur Europäischen Menschenrechtskonvention: Wo liegt das Problem?", 71 JZ, 921–928.
- S. Sever, "General Principles of Law and the Charter of Fundamental Rights", 52 CDE, 167–192.
- S. Tanasescu, "Le citoyen roumain entre Strasbourg et Luxembourg", EDE, 579–592.
- B. Van Der Sloot, "The practical and theoretical problems with 'balancing': Delfi, coty and the redundancy of the human rights framework", 23 MJ, 439–459.
- I. van Schelven and P. van Schelven, "Europese gegevensbescherming: van richtlijn naar verordening", (2016) NTER, 99–108.
- J. Vergès, "Cour européenne des droits de l'homme et Cour de justice de l'Union européenne dans la problématique d'un accord d'adhésion de l'Union à la Convention européenne des droits de l'homme: coordination ou subordination?", EDE, 613–634.
- K. von Lewinski, "Privacy Shield – Notdeich nach dem Pearl Harbor für die transatlantischen Datentransfers", 51 EuR, 405–421.

21. *Harmonization*22. *Industrial policy and technology*

- L. Bolzonello, "Independent administrative review within the structure of remedies under the Treaties: The case of the board of appeal of the European Chemicals Agency", 22 EPL, 569–584.
- L. Determann and M. Weigl, "EU-US-Datenschutzschild und Alternativen für internationale Datentransfers", 27 EuZW, 811–816.
- M. Geelhoed, "Divided in diversity: Reforming the EU's gmo regime", 18 CYELS, 20–44.

23. *Institutions*

- R. Adam, "La presidenza del Consiglio dell'Unione europea", 16 Dir. Un. Eur., 441–464.
- P. Ahrens, "The committee on women's rights and gender equality in the European Parliament: Taking advantage of institutional power play", 69 Parliam. Aff., 778–793.
- L. Azoulai, "Appartenir à l'Union: Liens institutionnels et liens de confiance dans les relations entre États membres", EDE, 23–48.
- E. Bernard, "Quel gouvernement pour quelle Union Européenne", EDE, 49–64.
- C. Blumann, "Le rôle respectif du constituant et du juge dans la définition des actes législatifs, non législatifs et réglementaires en droit de l'Union européenne", EDE, 83–108.
- C. Bode, "Verfahren zur Auswahl des Abschlussprüfers nach Art. 16 EU-VO – ausgewählte Fragen", (2016) BB, 1707–1711.
- S. Brankin, S. Cissal de Ugarte and L. Kimmel, "Huawei/ZTE: Towards a more demanding standard of abuse in essential patent cases", 7 JECLAP, 520–524.
- M. Carammia, S. Princen and A. Timmermans, "From summitry to EU government: An agenda formation perspective on the European Council", 54 JCMS, 809–825.
- M. Chamon, "Agencification in the United States and Germany and what the EU might learn from it", 17 GLJ, 119–152.
- M. Chamon, "Les agences décentralisées et le droit procédural de l'UE", 52 CDE, 541–574.
- M. Chamon, "Institutional balance and community method in the implementation of EU legislation following the Lisbon Treaty", 53 CML Rev., 1501–1543.
- R. Crowe, "The European Council and the multiannual financial framework", 18 CYELS, 69–92.
- J. David, "Les recours administratifs contre les actes des agences européennes", 52 RTDE, 275–292.
- P. De Luca, "La limitazione degli effetti di soft law delle comunicazioni della Commissione: il caso Grecia c. Commissione", 16 Dir. Un. Eur., 509–528.
- C. Fasone and D. Fromage, "From veto players to agenda-setters? National parliaments and their 'green card' to the European Commission", 23 MJ, 294–316.
- H. Flavier, "Parlement européen et relations extérieures: une révolution démocratique en marche?", 52 RTDE, 293–317.
- D. Fromage, "Increasing inter-parliamentary cooperation in the European Union: Current trends and challenges", 22 EPL, 749–772.
- J. Gundel, "Der prozessuale Status der Beihilfenleitlinien der EU-Kommission", 27 EuZW, 606–610.
- J. Jacque, "La Commission européenne après Lisbonne. Déclin ou changement de paradigme?", EDE, 241–266.

- D. Jančić, “The role of the European Parliament and the US Congress in shaping transatlantic relations: TTIP, NSA surveillance, and CIA renditions”, 54 JCMS, 896–912.
- S. Karagiannis, “Compétence et engagement européen, À propos de deux qualités pour devenir membre de la Commission de l’Union européenne”, EDE, 267–282.
- E. Lannon, “Libres propos sur l’évolution du système et des équilibres institutionnels de l’Union européenne dans une Europe en crise”, EDE, 343–360.
- P. Martín Rodríguez, “A missing piece of European emergency law: Legal certainty and individuals’ expectations in the EU response to the crisis”, 12 EuConst, 265–293.
- P. Oliver and J. Stefanelli, “Strengthening the rule of law in the EU: The Council’s inaction”, 54 JCMS, 1075–1084.
- S. Peers and M. Costa, “Reassessing the accountability of European Union decentralized agencies: Mind the independence gap”, 22 EPL, 645–665.
- P. Post, “‘Deze keer is het anders’. De Spitzenkandidatenprocedure voor de benoeming van de voorzitter van de Europese Commissie”, (2016) AA, 581–589.
- G. Toggenburg and J. Grimheden, “Upholding shared values in the EU: What role for the EU Agency for Fundamental Rights?”, 54 JCMS, 1093–1104.
- J. Veenbrink, “De grote boze wolf aan de deur: een verhaal over de Commissie, haar inspectiebevoegdheden en het huisrecht”, 64 SEW, 240–250.

24. *Intellectual property*

- M. de Cock Buning, “Autonomous intelligent systems as creative agents under the EU framework for intellectual property”, 7 EJRR, 310–322.
- M. Husovec, “Intellectual property rights and integration by conflict: The past, present and future”, 18 CYELS, 239–269.
- P. Picht, “The ECJ rules on standard-essential patents: thoughts and issues post-Huawei”, 37 ECLR, 365–375.
- J. Sidak, “Evading portfolio royalties for standard-essential patents through validity challenges”, 39 World Comp., 191–212.
- P. Torremans, “Jurisdiction for cross-border intellectual property infringement cases in Europe”, 53 CML Rev., 1625–1645.
- D. Visser, “Viermaal auteursrecht in de digitale eengemaakte markt”, (2016) NTER, 267–276.

25. *Internal market*

- A. Andreangeli, “Healthcare services, the EU Single Market and beyond: Meeting local needs in an open economy – How much market or how little market?”, 43 LIEI, 145–172.
- S. Haket and S. de Vries, “Handhaving van het EU-interne-markt-recht door SOLVIT”, 64 SEW, 370–382.
- J. Hojnik, “The servitization of industry: EU law implications and challenges”, 53 CML Rev., 1575–1623.
- House of Lords European Union Committee, 10th Report of Session 2015–16, “Online Platforms and the Digital Single Market”.
- A. Sanchez-Graells, “Assessing the public administration’s intention in EU economic law: Chasing ghosts or dressing windows?”, 18 CYELS, 93–121.
- B. van Leeuwen, “The doctor, the patient and EU law: The impact of free movement law on quality standards in the healthcare sector”, 41 EL Rev., 638–654.
- M. Varju and M. Papp, “The crisis, national economic particularism and EU law: What can we learn from the Hungarian case?”, 53 CML Rev., 1647–1674.

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

- F. Baetens, "The European Union's proposed investment court system: Addressing criticisms of investor-State arbitration while raising new challenges", 43 LIEI, 367–384.
- S. Birkner, "Freihandel und internationales Investitionsschutzrecht – Modelle und Perspektiven gerichtlicher Streitbeilegung", 27 EuZW, 454–459.
- F. Colonna d'Istria, "L'exequatur des décisions de justice dans l'espace judiciaire européen", 598 Rev. de l'UE, 295–300.
- J. Kokott and C. Sobotta, "Investment arbitration and EU Law", 18 CYELS, 3–19.
- T. Kruger, "The disorderly infiltration of EU law in civil procedure", 63 NILR, 1–27.
- G. Risso, "Financial torts and investor protection: Is the Europeanisation of third State cases a viable solution?", 63 NILR, 313–334.
- D. Schnichels and U. Stege, "Die Entwicklung des europäischen Zivilprozessrechts im Bereich der EuGVVO im Jahr 2015", 27 EuZW, 728–733.
- J. Vlek, "Lis pendens, choice of court agreements and abuse of law under Brussels Ibis", 63 NILR, 297–311.

27. *Private law*

- J. Basedow, "General principles of European private law and interest analysis: Some reflections in the light of Mangold and Audiolux", 24 E.R.P.L., 331–351.
- J. Bergé, "La complémentarité du droit national, international et européen: Perspectives pour les individus", 24 E.R.P.L., 373–391.
- U. Grušić, "Contractual networks in European private international law", 65 ICLQ, 581–614.
- M. Heidemann, "Identities in contract: Merchant law in Europe and the future of European contract law", 23 MJ, 667–701.
- C. Jansen, "A European civil code and national private law: Lessons from history", 24 ERPL, 473–488.
- T. Kruger, "The disorderly infiltration of EU law in civil procedure", 63 NILR, 1–27.
- H. Macqueen, "Unilateral promises: Scots law compared with the PECL and the DCFR", 24 E.R.P.L., 529–551.
- H. Micklitz, "Überlegungen zu dem schwierigen Verhältnis von EU-Privatrecht und nationalem Privatrecht", 24 E.R.P.L., 579–600.
- A. Mills, "Private international law and EU external relations: Think local act global, or think global act local?", 65 ICLQ, 541–579.
- N. Reich, "Product liability and beyond: An exercise in 'gap-filling'", 24 E.R.P.L., 619–643.
- D. Schnichels and U. Stege, "Die Entwicklung des europäischen Zivilprozessrechts im Bereich der EuGVVO im Jahr 2015", 27 EuZW, 728–733.
- C. Sieburgh, "The attribution of acts: Towards a principled assessment under EU and national private law", 24 E.R.P.L., 645–671.
- B. Ulrici, "Aktuelle Entwicklungen des Europäischen Mahnverfahrens", 27 EuZW, 369–374.
- F. Wilman, "The end of the absence? The growing body of EU legislation on private enforcement and the main remedies it provides for", 53 CML Rev., 887–935.
- R. Zimmermann, "Die Verjährung – von den Principles of European Contract Law bis zum Entwurf eines Gemeinsamen Europäischen Kaufrechts: Textstufen transnationaler Modellregeln", 24 E.R.P.L., 687–726.

28. *Regional policy*29. *Relationship between national and Union law*

- C. Bell and N. Bačić Selanec, "Who is a 'spouse' under the Citizens' Rights Directive? The prospects of mutual recognition of same-sex marriages in the EU", 41 *EL Rev.*, 655–686.
- A. Boix-Palop, "L'influence de la jurisprudence de la Cour de justice sur le droit administratif espagnol", 23 *R.A.E.- L.E.A.*, 77–92.
- L. Burgogue-Larsen, "Pour une approche dialogique du droit constitutionnel européen", *EDE*, 635–666.
- S. Civitarese Matteucci, "Breaking the isolation? Italian perspectives on the dialogue between the European Court of Justice and constitutional courts", 22 *EPL*, 689–715.
- F. De Quadros, "La primauté du droit de l'Union européenne sur le droit portugais: un cas particulier", *EDE*, 667–680.
- M. Fartunova, "La coopération loyale vue sous le prisme de la reconnaissance mutuelle: quelques réflexions sur les fondements de la construction européenne", 52 *CDE*, 193–219.
- J. Gerkrath, "La figure de droit constitutionnel de 'l'État intégré': le cas du Grand-Duché de Luxembourg", *EDE*, 695–710.
- F. Guiot, "La responsabilité des juridictions suprêmes dans le renvoi préjudiciel: With great(er) power, (at last) comes great responsibility?", 52 *CDE*, 575–630.
- S. Hwang, "Anwendungsvorrang statt Geltungsvorrang? Normlogische und institutionelle Überlegungen zum Vorrang des Unionsrechts", 51 *EuR*, 355–373.
- S. Iglesias Sánchez, "L'usage du renvoi préjudiciel par les juges espagnols", 23 *R.A.E.-L.E.A.*, 47–58.
- C. Jacqueson, "From negligence to resistance: Danish welfare in the light of free-movement law", 18 *EJSS*, 183–206.
- A. Jonsson Cornell, "The Swedish Riksdag as scrutiniser of the principle of subsidiarity", 12 *EuConst*, 294–317.
- A. Kornezov, "The new format of the *acte clair* doctrine and its consequences", 53 *CML Rev.*, 1317–1342.
- R. Kovar, "La souveraineté nationale est-elle soluble dans l'intégration européenne?", *EDE*, 283–312.
- M. Kubitz, "Die Vorwirkung von Richtlinien – die richtlinienbezogene Auslegung und ihre Grenzen", 27 *EuZW*, 691–696.
- S. Law, "The Rationales, reasoning and methodology underpinning the judicial recognition of principles of Union law", 52 *CDE*, 11–38.
- M. López Escudero, "Le respect par l'État espagnol du droit de l'Union européenne: les recours en manquement contre l'Espagne", 23 *R.A.E.- L.E.A.*, 59–76.
- C. Lycourgos, "Building intra-judicial dialogue: The relationship between the ECJ and Cypriot national courts", 41 *EL Rev.*, 623–637.
- A. Mancaloni, "The obligation on Dutch and Italian courts to apply EU law of their own motion", 24 *E.R.P.L.*, 553–578.
- P. Martín Rodríguez, "La Constitución et la Cour constitutionnelle espagnoles face au droit de l'Union européenne", 23 *R.A.E.- L.E.A.*, 11–26.
- C. Moreira González, "El juez nacional de medidas cautelares y la tutela del orden público y del interés público de la Unión Europea", 20 *Rev.der.com.Eur.*, 473–516.
- D. Moskván, "Clash of intra-EU bilateral investment treaties with EU law: A bitter pill to swallow", 22 *CJEL*, 101–138.
- E. Neframi, "Principe de coopération loyale et principe d'attribution dans le cadre de la mise en oeuvre du droit de l'Union", 52 *CDE*, 221–251.

- D. Ordóñez-Solís, “La mise en oeuvre du droit de l’Union européenne par les régions espagnoles”, 23 R.A.E.- L.E.A., 27–46.
- C. Panara, “The enforceability of subsidiarity in the EU and the ethos of cooperative federalism: A comparative law perspective”, 22 EPL, 305–331.
- L. Potvin-Solis, “Principe général de non-discrimination et ‘situations purement internes’”, 52 CDE, 337–364.
- M. Rangel De Mesquita, “Le regime portugais en matière de responsabilité de l’État à la (double) lumière du droit de l’Union européenne”, EDE, 829–846.
- C. Schalast, “Die OMT-entscheidung des Bundesverfassungsgerichts”, (2016) BB, 1667–1670.
- J. Schwarze, “Das Verhältnis von nationalem Recht und Europarecht. Anmerkungen zu einem Grundproblem der europäischen Integration”, EDE, 539–546.
- C. Timmermans, “Horizontal direct/indirect effect or direct/indirect horizontal effect: What’s in a name?”, 24 E.R.P.L., 673–685.
- M. Varju and M. Papp, “The crisis, national economic particularism and EU law: What can we learn from the Hungarian case?”, 53 CML Rev., 1647–1674.
- B. Wegener, “Nein, nein, nein !? – Kein Funktionswandel der Verwaltungsgerichtsbarkeit unter dem Einfluss des Unionsrechts?”, 71 JZ, 829–834.
- T. Wischmeyer, “Generating trust through law? Judicial cooperation in the European Union and the ‘principle of mutual trust’”, 17 GLJ, 340–382.
- D. Wolff, “Willkür und Offensichtlichkeit. Die verfassungsgerichtliche Prüfung einer Verletzung von Art. 101 Abs. 1 S.2 GG i. V. m. Art. 267 Abs. 3 AEUV”, 141 AÖR, 40–105.

30. *Social policy*

- M. Aimo, “In search of a ‘European model’ for fixed-term work in the name of the principle of effectiveness”, 7 ELLJ, 232–260.
- S. Benedi Lahuerta, “Taking EU equality law to the next level: In search of coherence”, 7 ELLJ, 348–367.
- C. Canazza, “Improving working conditions for ageing workers in the European Union: New approaches”, 7 ELLJ, 261–293.
- E. Colàs-neila, “Reconfiguring the employment-pension connection in times of austerity”, 7 ELLJ, 461–478.
- J. Corti Varela, “Opciones legales para un seguro de desempleo europeo”, 20 Rev.der.com.Eur., 117–156.
- E. De Becker, “The (possible) role of the right to social security in the EU economic monitoring process”, 17 GLJ, 278–315.
- V. De Stefano, “Casual work beyond casual work in the EU: The underground casualisation of the European workforce – and what to do about it”, 7 ELLJ, 421–441.
- S. Favalli and D. Ferri, “Defining disability in the European Union non-discrimination legislation: Judicial activism and legislative restraints”, 22 EPL, 541–568.
- E. Grosheide and M. Barenberg, “Minimum fees for the self-employed: A European response to the Uber-ized economy”, 22 CJEL, 193–236.
- G. Gruni, “Law or aspiration? The European Union proposal for a labour standards clause in the Transatlantic Trade and Investment Partnership”, 43 LIEI, 399–405.
- D. Halikiopoulou and T. Vlandas, “Risks, costs and labour markets: Explaining cross-national patterns of far right party success in European Parliament elections”, 636–655.
- N. Harris, “Demagnetisation of social security and health care for migrants to the UK”, 18 EJSS, 130–163.
- T. Kotkas, “Independent choices and extrinsic pressure: EU membership and the development of residence-based social security schemes in Finland”, 18 EJSS, 164–182.

- E. Kovács, "Individual dismissal law and the financial crisis: An evaluation of recent developments", 7 ELLJ, 368–386.
- D. Kramer, "Earning social citizenship in the European Union: Free movement and access to social assistance benefits reconstructed", 18 CYELS, 270–301.
- M. Kullmann, "Unused potential? The risk of unemployed 'older' workers", 7 ELLJ, 442–460.
- A. Ludlow, "Social procurement: Policy and practice", 7 ELLJ, 479–497.
- A. Marx, B. Lein and N. Brando, "The protection of labour rights in trade agreements: The case of the EU-Colombia agreement", 50 JWT, 587–610.
- P. Minderhoud, "Social security rights under Decision No 3/80 of the EEC-Turkey Association Council: Developments in the EU and in the Netherlands", 18 EJSS, 268–285.
- U. Neergaard, "'When Poverty Comes in at the Door, Love Flies out the Window': The influence of Eurozone reforms upon the social dimension of the EU – and vice versa?", 7 ELLJ, 168–204.
- V. Pavlou, "Domestic work in EU Law: The relevance of EU employment law in challenging domestic workers' vulnerability", 41 EL Rev., 379–398.
- C. Pérez González and F. Ippolito, "Eppur si muove!: Nuevos caminos jurisprudenciales para la protección de los derechos sociales de los migrantes indocumentados en Europa", 20 Rev.der.com.Eur., 79–116.
- M. Rocca, "Enemy at the (flood) gates: EU 'exceptionalism' in recent tensions with the international protection of social rights", 7 ELLJ, 52–80.
- G. Strban, "Family benefits in the EU: Is it still possible to coordinate them?", 23 MJ, 775–795.
- R. Zahn, "Trade unions and the challenges of EU enlargement: 'The kind of laws the unions ought to want'", 7 ELLJ, 387–403.
- A. Zbyszewska, "Reshaping EU working-time regulation: Towards a more sustainable regime", 7 ELLJ, 331–347.

31. *State aid*

- M. Cyndecka, "The applicability and application of the Market Economy Investor Principle", 15 EStAL, 381–399.
- L. Ghazarian, "Recovery of State Aid", 15 EStAL, 228–234.
- D. Kyriazis, "From soft law to soft law through hard law: The commission's approach to the State Aid assessment of tax rulings", 15 EStAL, 428–439.
- L. Lovdahl Gormsen, "EU State aid law and transfer pricing: A critical introduction to a new saga", 7 JECLAP, 369–382.
- P. Nicolaides, "'All bad things must come to an end': The application of State Aid rules to the new EU regime for bank resolution", 23 MJ, 222–240.
- P. Nicolaides, "State Aid rules and tax rulings", 15 EStAL, 416–427.
- P. Nicolaides, "What is the relevant price for determining the existence of State Aid to operators and users of infrastructure?", 15 EStAL, 239–246.
- C. Oiknine, "Les EPIC: illustration d'une remise en cause de la propriété publique par le droit des aides d'État?", 52 CDE, 631–665.
- J. Piernas López, "The evolving nature of the notion of aid under EU law", 15 EStAL, 400–415.
- C. Saavedra Pinto, "The 'narrow' meaning of the legitimate expectations principle in State Aid law versus the foreign investor's legitimate expectations", 15 EStAL, 270–285.
- P. Stöbener de Mora, "Überall Beihilfen? – Die Kommissionsbekanntmachung zum Beihilfegriff", 27 EuZW, 685–690.
- K. Struckmann, G. Forwood and A. Kadri, "Investor-State arbitrations and EU State aid rules: Conflict or co-existence?", 15 EStAL, 258–269.
- R. Szudoczky, "Convergence of the analysis of national tax measures under the EU State Aid rules and the fundamental freedoms", 15 EStAL, 357–380.

32. *Taxation*

- L. Ambagtsheer-Pakarinen, R. García Antón, L. Mattes, J. Pinto Nogueira, O. Popa and R. Vlasceanu, “‘God save the Brexit’: Tax implications of leave vote”, 56 *Eur. Tax.*, 474–496.
- P. Baker and P. Pistone, “BEPS action 16: The taxpayers’ right to an effective legal remedy under European law in cross-border situations”, 25 *EC Tax Rev.*, 335–345.
- P. Benítez Régil, “BEPS actions 2, 3 and 4 and the fundamental freedoms: Is there a way out?”, 56 *Eur. Tax.*, 230–245.
- G. Beretta, “The European agenda for the collaborative economy and taxation”, 56 *Eur. Tax.*, 400–402.
- B. Bogenschneider, “The European Commission’s idea of small business tax neutrality”, 25 *EC Tax Rev.*, 221–228.
- R. Bondrager, S. Hemels, I. Panis, C. Yorke, J. Schaffner, C. Albiñana, F. Guelfi, G. Breuninger, D. Schade and G. Hông, “The impact of fiscal State aid recovery risks on share purchase agreements”, 56 *Eur. Tax.*, 426–435.
- A. de Graaf and K. Visser, “ATA Directive: Some observations regarding formal aspects”, 25 *EC Tax Rev.*, 199–210.
- I. de Groot, “The switch-over provision in the proposal for an Anti-tax Avoidance Directive and its compatibility with the EU Treaty freedoms”, 25 *EC Tax Rev.*, 162–169.
- L. de Heer, “In for a penny, in for a pound: Anti-tax avoidance initiatives and dispute resolution”, 56 *Eur. Tax.*, 328–333.
- C. Garbarino, “Harmonization and coordination of corporate taxes in the European Union”, 25 *EC Tax Rev.*, 277–295.
- C. Ginter, N. Laidvee and A. Linntam, “The ‘specific purpose’ exception of the European Union excise tax regime: Testing the boundaries of Member States’ tax autonomy”, 25 *EC Tax Rev.*, 229–233.
- J. Grosclaude, “La nature ambiguë de l’impôt de solidarité sur la fortune”, *EDE*, 711–720.
- O. Koriak, “The principal purpose test under BEPS action 6: Is the OECD proposal compliant with EU law?”, 56 *Eur. Tax.*, 552–559.
- H. Kube, E. Reimer and C. Spengel, “Tax policy: Trends in the allocation of powers between the Union and its Member States”, 25 *EC Tax Rev.*, 247–261.
- R. Luja, “Do State aid rules still allow European Union Member States to claim fiscal sovereignty?”, 25 *EC Tax Rev.*, 312–324.
- A. Navarro, L. Parada and P. Schwarz, “The proposal for an EU Anti-avoidance Directive: Some preliminary thoughts”, 25 *EC Tax Rev.*, 117–131.
- B. Peeters and H. Verschueren, “The impact of European Union law on the interaction of Members States’ sovereign powers in the policy fields of social protection and personal income tax benefits”, 25 *EC Tax Rev.*, 262–276.
- H. Pit, “Commission initiative to improve dispute settlement mechanisms within the European Union – The EU Arbitration Convention (90/436)”, 56 *Eur. Tax.*, 507–523.
- G. Rautenstrauch and J. Suttner, “Überblick und künftige Anpassungsnotwendigkeiten im deutschen Recht”, (2016) *BB*, 2391–2396.
- A. Rigaut, “Anti-tax avoidance directive (2016/1164): New EU policy horizons”, 56 *Eur. Tax.*, 497–505.
- R. Seer and A. Wilms, “Tax transparency in the European Union regarding country by country reporting (BEPS Action 13)”, 25 *EC Tax Rev.* 325–334.
- C. Shi, “Ip boxes in light of the BEPS project and EU law – Part I” and “Part II”, 56 *Eur. Tax.*, 334–341 and 371–380.
- A. Van den Bossche, “Over de EU-grenzen aan fiscale concurrentie tussen lidstaten: interne markt, Unietrouw, staatssteun”, 64 *SEW*, 293–315.

- I. Van de Velde, "How does the CJEU's case law on cross-border loss relief apply to cross-border mergers and divisions?", 25 EC Tax Rev., 132–145.
- P. van Os, "Interest limitation under the adopted Anti-Tax Avoidance Directive and proportionality", 25 EC Tax Rev., 184–198.
- F. Vismara, "Forum dell'Unione europea sull'IVA e Cross Border Ruling", 16 Dir. Un. Eur., 571–586.
- E. Werlauff, "About 'restriction', 'justified' and 'necessary': A fairy tale about corporate tax law and European Union law from the home country of Hans Christian Andersen", 13 ECL, 225–228.

33. *Transport and infrastructure*

- R. Baruah, "WTO and space activities: A legal assessment on liberalization of the space industry", 65 ZLW, 375–385.

III. COUNCIL OF EUROPE

1. *General*

- A. Pietrobon, "Challenges in implementing the European Convention against trafficking in human organs", 29 LJIL, 485–502.

2. *Human rights*

- J. Baseiria Martí, "Freedom of religion at work in EU migration law and policy", 7 ELLJ, 404–420.
- F. den Hondijker, "Het Alcoholslotprogramma, de rechter en artikel 6 EVRM: over de opkomst en ondergang van een bestuursrechtelijke (straf)maatregel", 41 NJCM, 121–148.
- A. Dyer, "Irreducible life sentences: What difference have the European Convention on Human Rights and the United Kingdom Human Rights Act made?", 16 H.R.L. Rev., 541–584.
- R. Ergec, "À propos de 'Les organes du Conseil de l'Europe et le concept de 'démocratie' dans le cadre des deux affaires grecques ' de Pierre Mertens (1971-I): le Conseil de l'Europe et la démocratie dans les circonstances exceptionnelles", 48 Rev.belge dr.int., 204–217.
- M. Fedorova and M. van der Staak, "Strafbaarheid van journalisten in het kader van journalistieke onderzoeksactiviteiten: Heiligt het doel het middel?", 41 NJCM, 3–18.
- F. Fines, "Le renvoi préjudiciel de l'article 267 TFUE dans le système de la Convention européenne des droits de l'homme", EDE, 177–192.
- S. Fredman, "Emerging from the shadows: Substantive equality and Article 14 of the European Convention on Human Rights", 16 H.R.L. Rev., 273–301.
- L. Glas, "Aanbevelingen aan de verdragsstaten voor een toekomstbestendig EVRM-systeem", 41 NJCM, 282–303.
- N. Hadjigeorgiou, "Remedying displacement in frozen conflicts: Lessons from the case of Cyprus", 18 CYELS, 152–175.
- R. Lappin, "The right to vote for non-resident citizens in Europe", 65 ICLQ, 859–894.
- J. Letnar Čerňič, "The European Court of Human Rights, rule of law and socio-economic rights in times of crises", 8 HJRL, 227–247.
- S. Meili, "Do human rights treaties matter: Judicial responses to the detention of asylum-seekers in the United States and the United Kingdom", 48 NYUJILP, 209–258.

- P. Ölçer, “Eerlijk proces en tuchtrechtelijke procedures”, (2016) AA, 506–525.
- S. Ouald Chaib, “Procedural fairness as a vehicle for inclusion in the freedom of religion jurisprudence of the Strasbourg court”, 16 H.R.L. Rev., 483–510.
- E. Polymenopoulou, “Does one swallow make a spring? Artistic and literary freedom at the European Court of Human Rights”, 16 H.R.L. Rev., 511–539.
- C. Popescu, “Les trois juridictions européennes strasbourgeoises: voisins courtois ou mariage force, incestueux et polygame?”, EDE, 455–468.
- S. Rödiger and D. Valentiner, “‘Living together’ Zum Pluralismuskonzept des EGMR unter besonderer Berücksichtigung der Burka-Entscheidung”, 53 Arch. VR, 360–389.
- P. Sands, “Regarding ‘United Kingdom practice on the European Convention on Human Rights’ by Lord Shawcross (1965-II): Britain, Europe and Human Rights – What next?”, 48 Rev.belge dr.int., 432–443.
- D. Shelton, “Significantly disadvantaged? Shrinking access to the European Court of Human Rights”, 16 H.R.L. Rev., 303–322.
- V. Solnes, “How to deal with the collapse of a banking system the Icelandic way: Restriction of property rights in the interest of economic policy and government forbearance”, 22 CJEL, 483–528.
- D. Thor Björgvinsson, “The effect of the judgments of the ECtHR before the national courts – A Nordic approach?”, 85 Nordic JIL, 303–321.
- T. Trentinaglia, “Gebietskörperschaften im Haftungsverbund im Lichte der Rechtsprechung des EGMR”, 43 EuGRZ, 253–263.
- J. Viljanen and H. Heiskanen, “The European Court of Human Rights: A guardian of minimum standards in the context of immigration”, 34 NQHR, 174–196.
- K. Wolter, “Parteiverbote in der Rechtsprechung des Europäischen Gerichtshofs für Menschenrechte”, 43 EuGRZ, 92–103.
- C. Zoethout, “Nu ook nog een Brexit uit de Europese Conventie?”, NJB, 2678–2681.