

SURVEY OF LITERATURE

A. List of subjects

I. Integration

1. General aspects

II. European Communities and European Union

1. General
2. Accession; withdrawal
3. Agriculture
4. Citizenship
5. Commercial policy
6. Common Foreign and Security Policy
7. Company law
8. Competition law and industrial policy
9. Consumer policy
10. Cooperation on justice and home affairs; cooperation on criminal matters
11. Court of Justice; judicial protection
12. Economic and monetary policy
13. Energy policy
14. Environmental policy
15. External relations; association and development
16. Finance: EU budget
17. Free movement of goods and customs union
18. Free movement of persons; migration and asylum; Area of Freedom, Security and Justice
19. Free movement of capital, freedom of establishment and freedom to provide services
20. Fundamental rights
21. Harmonization
22. Industrial policy and technology
23. Institutions
24. Intellectual property
25. Internal market
26. Jurisdiction and recognition of judgments; conflict of laws
27. Private law
28. Regional policy
29. Relationship between national and Union law
30. Social policy
31. State aid
32. Taxation
33. Transport and infrastructure

III. *Council of Europe*

1. General
2. Human rights

B. List of abbreviations

AA	Ars Aequi
AJCL	American Journal of Comparative Law
AJIL	American Journal of International Law
AÖR	Archiv des Öffentlichen Rechts
Arch. VR	Archiv des Völkerrechts
BB	Der Betriebs-Berater
Cal. W. Int'l L.J.	California Western International Law Journal
CDE	Cahiers de Droit Européen
CJEL	Columbia Journal of European Law
CJTL	Columbia Journal of Transnational Law
CLJ	Cambridge Law Journal
CML Rev.	Common Market Law Review
Cornell Int'l L.J.	Cornell International Law Journal
CRNI	Competition and Regulation in Network Industries
CYELS	Cambridge Yearbook of European Legal Studies
Dir. Un. Eur.	Il Diritto dell'Unione Europea
DÖV	Die öffentliche Verwaltung
DVBL	Deutsches Verwaltungsblatt
EBLR	European Business Law Review
EBOR	European Business Organization Law Review
ECL	European Company Law
ECLR	European Competition Law Review
EuConst	European Constitutional Law Review
EC Tax Rev.	EC Tax Review
EHRLR	European Human Rights Law Review
EFA Rev.	European Foreign Affairs Review
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
Eur. Tax.	European Taxation
ESB	Economische en Statistische Berichten
EStAL	European State Aid Law Quarterly
EuGRZ	Europäische Grundrechte Zeitschrift
EuR	Europarecht
EuZW	Europäische Zeitschrift für Wirtschaftsrecht
GJIL	Georgetown Journal of International Law
GLJ	German Law Journal
GRUR Int.	Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil
HJRL	Hague Journal on the Rule of Law
Harv.Int'l L.J.	Harvard International Law Journal
HRLJ	Human Rights Law Journal
H.R.L. Rev.	Human Rights Law Review
Hum.Rts.Q.	Human Rights Quarterly
ICLQ	International and Comparative Law Quarterly
IJEL	Irish Journal of European Law
IJMCL	International Journal of Marine & Coastal Law
IO	International Organization
ISSR	International Social Security Review
IWB	Internationale Wirtschafts-Briefe
JCMS	Journal of Common Market Studies
Journ.dr.inter.	Journal du Droit International
JECLAP	Journal of European Competition Law & Practice
Journal Eur. Int.	Journal of European Integration
JWT	Journal of World Trade
JZ	Juristenzeitung
LIEI	Legal Issues of Economic Integration
LJIL	Leiden Journal of International Law
MJ	Maastricht Journal of European and Comparative Law
NILR	Netherlands International Law Review
N.J.B.	Nederlands Juristenblad
NJCM	Nederlands Juristen Comité voor de Mensenrechten – Bulletin
NJECL	New Journal of European Criminal Law
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
RIDC	Revue internationale de droit comparé
Rev.dr.int.dr.comp.	Revue de Droit International et de Droit Comparé
Rev.der.com.Eur.	Revista de Derecho Comunitario Europeo
Rev. de l'UE	Revue de l'Union Européenne
R.G.D.I.P.	Revue General de Droit International Public
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
YEL	Yearbook of European Law
YEEL	Yearbook of European Environmental Law
ZaöRV	Zeitschrift für ausländisches 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
EUGA	Jenő Czuczai and Frederik Naert (Eds.), <i>The EU as a Global Actor. Bridging Legal Theory and Practice. Liber Amicorum in Honour of Ricardo Gosalbo Bono</i> . Leiden: Brill Academic Publishers, 2017. 456 pages. ISBN: 9789004335691. EUR 149.

I. INTEGRATION

1. General aspects

- S. Aydin-Düzgit, "Legitimizing Europe in contested settings: Europe as a normative power in Turkey?", 56 JCMS, 612–627.
- S. Bartole, "Comparative constitutional law: An indispensable tool for the creation of transnational law", 13 EuConst., 601–610.
- B. Bugaric and A. Kuhelj, "Varieties of populism in Europe: Is the Rule of Law in danger?", 10 HJRL, 21–33.
- L. Corrias, "The empty place of European power: Contested democracy and the technocratic threat", 23 ELJ, 482–494.
- M. Eigmüller, "Beyond the crisis: The societal effects of the European transformation", 23 ELJ, 350–360.
- J. Fossum, "European federalism: Pitfalls and possibilities", 23 ELJ, 361–379.
- S. Gherghina and B. von dem Berge, "When Europeanisation meets organisation: Enhancing the rights of party members in Central and Eastern Europe", 40 Journal Eur. Int., 209–226.

II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

1. General

- F. Andreone, "Chronique de l'administration et de la fonction publique européenne", 617 Rev. de l'UE, 240.
- K. Auel, O. Eisele and L. Kinski, "What happens in parliament stays in parliament? Newspaper coverage of national parliaments in EU affairs", 56 JCMS, 628–645.
- F. Bastos, "Derivative illegality in European composite administrative procedures", 55 CML Rev., 101–134.
- J. Beetz, "A two-tier conception of European Union peoplehood: A realist study of European citizens' bonds of collectivity", 23 ELJ, 467–481.
- B. Bertrand, "Le tropisme juridique du droit de l'Union", 615 Rev. de l'UE, 103–112.
- A. Biquelet and H. Addison, "Are discretionary referendums on EU integration becoming 'politically obligatory'? The cases of France and the UK", 71 Parliam. Aff., 219–242.
- T. Binder, A. Karagianni and M. Scholten, "Emergency! But what about legal protection in the EU?" 9 EJRR, 99–119.
- T. Blanchet, "Aie confiance! – La confiance mutuelle peut-elle se décréter?", EUGA, 174–214.
- S. Boelaert, "Minding the gap: Reflections on the relationship between EU law and Public International Law in the light of the Judgment in Case C-364/10 *Hungary v Slovakia*", EUGA, 217–240.
- H. Brunkhorst, "A curtain of gloom is descending on the continent: Capitalism, democracy and Europe", 23 ELJ, 335–349.
- H. Brunkhorst, M. Eigmüller, J. E. Fossum, "European transformations: Are the crises really over or is it just the end of their beginning?", 23 ELJ, 310–314.
- P. Cardwell, "Explaining the EU's legal obligation for democracy promotion: The case of the EU-Turkey Relationship", 3 EP, 863–886.
- J. Czuczai, "The principle of solidarity in the EU legal order – Some practical examples after Lisbon", EUGA, 145–165.
- A. de Elera, "The *Frente Polisario* judgments: An assessment in the light of the Court of Justice's case law on territorial disputes, EUGA, 266–290.

- H. Dijkstra and A. De Ruijter, "The health-security nexus and the European Union: Toward a research agenda", 8 EJRR, 613–625.
- D. Esoagno-Abadie, "La solidarité, une valeur de l'Union européenne", 613 Rev. de l'UE, 602–605.
- M. Fantini and K. Staal, "Influence in the EU: Measuring mutual support", 56 JCMS, 212–229.
- H. Gan, "Corporations: The regulated or the regulators: The role of IT companies in tackling online hate speech in the EU", 24 CJEL, 111–155.
- P. Genschel and M. Jachtenfuchs, "From market integration to core State powers: The Eurozone crisis, the refugee crisis and integration theory", 56 JCMS, 178–196.
- C. Harding, "Economic freedom and economic rights: Direction, significance and ideology", 24 ELJ, 21–35.
- E. Harteveld, J. Schaper, S. de Lange and W. van Der Brug, "Blaming Brussels? The impact of (news about) the refugee crisis on attitudes towards the EU and national politics", 56 JCMS, 157–177.
- S. Iglesias Sánchez, "Purely internal situations and the limits of EU Law: A consolidated case law or a notion to be abandoned?", 14 EuConst., 7–36.
- M. Inglese, "Recent trends in European Citizens' Initiatives: The General Court case law and the Commission's practice", 24 EPL, 335–361.
- P. Kjaer, "European crises of legally-constituted public power: From the 'law of corporatism' to the 'law of governance'", 23 ELJ, 417–430.
- M. Klamert, "The autonomy of the EU (and of EU Law): Through the kaleidoscope", 42 EL Rev., 815–830.
- S. Kröger, "The Europeanisation of interest groups: Beyond access, fit and resources", 40 Journal Eur. Int., 17–31.
- J. Lacey, "National autonomy and democratic standardization: Should popular votes on European integration be regulated by the European Union?", 23 ELJ, 523–535.
- J. Langer and W. Sauter, "The consistency requirement in EU Law", 24 CJEL, 39–74.
- J. Langer and W. Sauter, "Het coherentievereiste in het Unierecht", 66 SEW, 138–148.
- F. Leneuf, "L'élaborations du droit de l'Union européenne au regard des exigences de légistique – simplification, sophistication et légitimation", 614 Rev. de l'UE, 34–42.
- G. Marhic, "The two-way flexibility clause in Article 48(2) TEU and Declaration 18 of the Intergovernmental Conference", EUGA, 38–47.
- G. Marti, "Les valeurs communes de l'UE et la question du pouvoir constituant", 613 Rev. de l'UE, 606–610.
- F. Mendez and M. Mendez, "The promise and perils of direct democracy for the European Union", 19 CYELS, 48–85.
- K. Meyer and K. Reiling, "Extraterritoriale Inspektionen der EU. Zu Funktion, Erscheinungsformen und völkerrechtlicher Problematik eines Instruments des internationalen Verwaltungsrechts", 55 Arch. VR, 414–443.
- M. Neves, "From transconstitutionalism to transdemocracy", 23 ELJ, 380–394.
- A. Obydenkova and B. Arpino, "Corruption and trust in the European Union and national institutions: Changes over the great recession across European states", 56 JCMS, 594–611.
- J. Olsen, "Democratic accountability and the changing European political order", 24 ELJ, 77–98.
- D. Paris, "Constitutional courts as European Union courts: The current and potential use of EU law as a yardstick for constitutional review", 24 MJ, 792–821.
- M. Patberg, "A systematic justification for the EU's *pouvoir constituant mixte*: Principles of constitutional politics in supranational polities", 23 ELJ, 441–453.
- L. Pech and K.L. Scheppele, "Illiberalism within: Rule of Law backsliding in the EU", 19 CYELS, 3–47.

- T. Persson and K. Edholm, "Assessing the effects of European Union funding of civil society organizations: Money for nothing?", 56 JCMS, 559–575.
- P. Pichler, "European Union cultural history: Introducing the theory of 'paradoxical coherence' to start mapping a field of research", 40 Journal Eur. Int., 1–16.
- E. Psychogiopoulou, "Cultural heritage in European Union law and policies", 45 LIEI, 177–198.
- T. Rademacher, "Die 'Verfassungsidentität' als Grenze der Kompetenzübertragung auf die Europäische Union?", 53 EuR, 140–159.
- J. Raitio, "Does the concept of rule of law have any material content? A Nordic point of view", 24 MJ, 774–791.
- X. Rambla, "The politics of early school leaving: How do the European Union and the Spanish educational authorities 'frame' the policy and formulate a 'theory of change'", 40 Journal Eur. Int., 83–97.
- S. Roland, "Les potentialités démocratiques du traité de Rome", 615 Rev de l'UE, 66–77.
- F.W. Scharpf, "De-constitutionalisation and majority rule: A democratic vision for Europe", 23 ELJ, 315–334.
- A. Scherz, "Representation in multilateral democracy: How to represent individuals in the EU while guaranteeing the mutual recognition of peoples", 23 ELJ, 495–508.
- J. Snell, "European Union and national referendums: Need for change after the Brexit vote?" 28 EBLR, 767–784..
- P. Soldatos, "L'érosion croissante de la gouvernance supranationale de l'UE : dérive d'intégration et impératif de refondation", 615 Rev. de l'UE, 78–86.
- J. Sonnicksen, "Democratising the separation of powers in EU government: The case for presidentialism", 23 ELJ, 509–522.
- K. Sowery, "The nature and scope of the primary law-making powers of the European Union: The Member States as the 'masters of the treaties'?", 43 EL Rev., 205–223.
- K. Sowery, "Sentient beings *and* tradable products: The curious constitutional status of animals under Union law", 55 CML Rev., 55–99.
- M. Svendsen, "Constitutional limitations on the competence to entrust the exercise of authority to private entities", 13 EuConst., 704–723.
- S. Torcol, "Du discours sur les valeurs à leur juridicisation : Le défi du droit constitutionnel européen", 613 Rev. de l'UE, 596–598.
- T. Tuominen, "Aspects of constitutional pluralism in light of the *Gauweiler* saga", 43 EL Rev., 186–204.
- M. Waelbroeck and P. Oliver, "La crise de l'État de droit dans l'Union européenne: Que faire?", 53 CDE, 299–342.
- J. White, "Revisionism as a logic of institutional change", 23 ELJ, 406–416.
- M. Wolf & M. Ossewaarde, "The political vision of Europe during the 'refugee crisis': Missing common ground for integration", 40 Journal Eur. Int., 33–50.
- F. Wolkenstein, "Democracy, Transnational Partisanship and the EU", 56 JCMS, 284–299.
- B. Wolhuis, "Principles of economic union: An extension of John Rawls's theory of justice", 23 ELJ, 454–466.
- E. Xanthopoulou, "Mutual trust and rights in EU criminal and asylum law: Three phases of evolution and the unchartered territory beyond blind trust", 55 CML Rev., 487–509.

2. *Accession; withdrawal*

- D. Benrath, "Bona fide and revocation of withdrawal: How Article 50 TEU handles the potential abuse of a unilateral revocation of withdrawal", 43 EL Rev., 234–248.
- J. Brauneck, "EU-Recht, EU-Gerichts- und Verwaltungsverfahren auch nach dem Brexit", 28 EuZW, 967–974.

- B. Herz, "Neues zu den aufsichtsrechtlichen Implikationen des Brexit", 28 EuZW, 993–997.
- C. Hillion, "Brexit means Br(EEA)xit: The UK withdrawal from the EU and its implications for the EEA", 55 CML Rev., 135–156.
- R. Janse, "The evolution of the political criteria for accession to the European Community", 1957–1973", 24 ELJ, 57–76.
- A. Lazowski, "Exercises in legal acrobatics: The Brexit transitional arrangements", 3 EP, 845–862.
- S. Ostler, "Der Brexit und das Kennzeichenrecht", 28 EuZW, 1004–1008.
- N. Skoutaris, "Territorial differentiation in EU Law: Can Scotland and Northern Ireland remain in the EU and/or the Single Market?", 19 CYELS, 287–310.

3. *Agriculture*

- M. Cardwell, "Brexit and agriculture: Implementing a new legal Framework for agricultural support", 19 CYELS, 311–335.
- R. Henke, T. Benos, F. de Filippis, M. Giua, F. Pierangeli and M. Pupo D'Andrea, "The new Common Agricultural Policy: How do Member States respond to flexibility?", 56 JCMS, 403–419.
- L. Petetin, "Precaution and equivalence: The critical interplay in EU biotech foods", 42 EL Rev., 831–847.

4. *Citizenship*

- S. Coutts, "*Delvigne*: A multi-levelled political citizenship", 42 EL Rev., 867–881.
- P. Dollat, "Citoyenneté de superposition et constitution démotique européennes", 614 Rev. de l'UE, 25–34.
- S. Mantu and P. Minderhoud, "EU citizenship and social solidarity", 24 MJ, 703–720.
- E. Petersmann, "EU citizenship as a constitutional restraint on the EU's multilevel governance of public goods", 43 EL Rev, 89–105.

5. *Commercial policy*

- I. Alexovičová and M. Prévost, "Afdwingbaarheid van bepalingen inzake duurzame ontwikkeling in EU-handelsovereenkomsten", 66 SEW, 82–96.
- F. Altemöller, "Bilateralismus und Unilateralismus: Perspektiven für eine Verordnung zur Einrichtung eines zentralen digitalen Zugangstors", 28 EuZW, 917–921.
- F. Baetens, "L'importance des dispositions transitoires pour les traités bilatéraux d'investissement conclus entre les États membres de l'UE et les États tiers", 53 CDE, 611–647.
- J. Brauneck, "Ausländische Direktinvestitionen nur mit Einverständnis der EU-Kommission?", 29 EuZW, 188–195.
- L. Buonanno, "The new trade deals and the mobilisation of civil society organizations: Comparing EU and US responses", 39 Journal Eur. Int., 795–809.
- R. Dominguez, "TTIP: Contentious market regulation", 39 Journal Eur. Int., 859–874.
- P. Hainbach, "The CJEU'S Opinion 2/15 and the future of EU investment policy and law-making", 45 LIEI, 199–209.
- C. Herrmann, "Brexit, WTO und EU-Handelspolitik", 28 EuZW, 961–967.
- A. Hervé, "L'avis 2/15 de la Cour de justice : Et maintenant, que faire du partage des compétences entre l'Union et ses États?", 53 CDE, 693–735.
- S. Hindelang and T. Hagemeyer, "Enemy at the gates?", 28 EuZW, 882–890.

- F. Hoffmeister, "Of transferred competence, institutional balance and judicial autonomy: Constitutional developments in EU trade policy seven years after Lisbon", *EUGA*, 309–336.
- K. Hübner, A. Deman and T. Balik, "EU and trade policy-making: The contentious case of CETA", 39 *Journal Eur. Int.*, 843–857.
- D. Kleimann and G. Kübek, "The signing, provisional application, and conclusion of trade and investment agreements in the EU: The case of CETA and Opinion 2/15", 45 *LIEL*, 13–45.
- F. Korenica, A. Zhubi and D. Doli, "TTIP's judicature in the light of Opinion 2/13", 24 *EPL*, 73–79.
- F. Laursen and C. Roederer-Rynning, "Introduction: The new EU FTAs as contentious market regulation", 39 *Journal Eur. Int.*, 763–79.
- A. Loets, "Die neue Verzerrungsregelung im EU-Antidumpingzollrecht", 29 *EuZW*, 309–314.
- S. Meunier and J. F. Morin, "The European Union and the space-time continuum of investment agreements", 39 *Journal Eur. Int.*, 891–907.
- S. Park, "The new politics of trade negotiations: The case of the EU-Korea FTA", 39 *Journal Eur. Int.*, 827–841.
- E. Partiti and S. van der Velde, "Curbing supply-chain human rights violations through trade and due diligence. Possible WTO concerns raised by the EU Conflict Minerals Regulation", 51 *JWT*, 1043–1068.
- J. Pelkmans, "Business dimensions of EU's new FTAs", 39 *Journal Eur. Int.*, 781–794.
- C. Roederer-Rynning and M. Kallestrup, "National parliaments and the new contentiousness of trade", 39 *Journal Eur. Int.*, 811–825.
- S. Schill, "Investitionsschutz in EU-Freihandelsabkommen: Erosion gesetzgeberischer Gestaltungsmacht?", 78 *ZaöRV*, 33–92.
- W. Schroeder, "Freihandelsabkommen und Demokratieprinzip: Eine Untersuchung zur parlamentarischen Legitimation gemischter Verträge", 53 *EuR*, 119–140.
- H. Suzuki, "The new politics of trade: EU-Japan", 39 *Journal Eur. Int.*, 875–889.
- C. Vajda, "The EU and Beyond: Dispute resolution in international economic agreements", 29 *EJIL*, 205–224.
- T. Voland and S. Daly, "The EU Regulation on Conflict Minerals: The way out of a vicious cycle?", 52 *JWT*, 37–63.
- R. Yotova, "Opinion 2/15 of the CJEU: Delineating the scope of the new EU competence in foreign direct investment", 77 *CLJ*, 29–32.
- A. Young, "European trade policy in interesting times", 39 *Journal Eur. Int.*, 909–923.

6. *Common Foreign and Security Policy*

- C. Beaucillon, "Opening up the horizon: The ECJ's new take on country sanctions", 55 *CML Rev.*, 385–415.
- G. Butler, "The coming of age of the Court's Jurisprudence in the Common Foreign and Security Policy", 13 *EuConst.*, 673–703.
- P. García Andrade, "EU external competences in the field of migration: How to act externally when thinking internally", 55 *CML Rev.*, 157–200.
- P. Koutrakos, "Judicial review in the EU's Common Foreign and Security Policy", 67 *ICLQ*, 1–35.
- L. Lonardo, "Integration in European defence: Some legal considerations", 3 *EP*, 887–903.
- K. Meissner, "Resorting to bilateralism: The EU, MERCOSUR, and the Strategic Partnership with Brazil", 40 *Journal Eur. Int.*, 51–66.
- F. Naert, "The use of the CFSP legal basis for EU international agreements in combination with other legal bases", *EUGA*, 394–423.

- A. Persson, "'EU differentiation' as a case of 'Normative Power Europe' (NPE) in the Israeli-Palestinian conflict", 40 *Journal Eur. Int.*, 193–208.
- E. Sellier, "Small steps towards a comprehensive approach after Lisbon: The Common Foreign and Security Policy and the fight against terrorism", 9 *NJECL*, 109–137.
- C. Timmermans, "EU Common Foreign and Security Policy and protection of fundamental rights", *EUGA*, 295–305.

7. *Company law*

- S. Bartman, "10 Years cross-border Mergers Directive: Some observations about EU border protection and minority exit rights", 14 *ECL*, 214–216.
- E. Ghio, "Case study on cross-border insolvency and rescue law: An analysis of the future of European integration", 20 *IJEL*, 63–79.
- M. Hoogendoorn and D. Ninck Blok, "FNV/Smallsteps; door overgang van onderneming, naar ondergang van ondernemingen?", (2017) *NTER*, 211–218.
- T. Keijzer, O. Oost and M. van Ginneken, "The ECJ *Erzberger* case: An analysis of German co-determination and EU law", 14 *ECL*, 217–225.
- U. Kleinert and V. Mayer, "Geschäfte der Aktiengesellschaft mit nahestehenden Personen und Unternehmen", 29 *EuZW*, 314–322.
- I. Kokorin and B. Wessels, "Recognition of foreign insolvency judgments: The case of Yukos", 14 *ECL*, 226–233.
- C. Kumpan and M. Pauschinger, "Entwicklung des europäischen Gesellschaftsrechts 2016", *EuZW 2017 Sonderausgabe*, 3–8.
- M. Leszczyńska, "Mandatory quotas for women on boards of directors in the European Union: Harmful to or good for company performance?", 19 *EBOR*, 35–61.
- M. Madsen, "Promoting the 'right' kind of ownership: The good, the bad and the passive", 29 *EBLR*, 143–168.
- T. Vos, "The *Akzo Nobel* Case: An activist shareholder's battle against the backdrop of the Shareholder Rights Directive", 14 *ECL*, 238–243.

8. *Competition law and industrial policy*

- E. Aguilera Valdivia, "The scope of the 'special responsibility' upon vertically integrated dominant firms after the *Google shopping* case: Is there a duty to treat rivals equally and refrain from favouring own related business?", 41 *World Comp.*, 43–68.
- A. Barnes, "Abuse of dominance causing congestion in the pharmaceutical industry: What is the cure in light of the *Reckitt Benckiser* (Case CE/8931/08) decision?", 39 *ECLR*, 49–63.
- L. Baudenbacher and A. Weitbrecht, "Facilitation of infringements of EU competition law and general principles common to the laws of Member States", 39 *ECLR*, 1–11.
- Christian Bergqvist, "*Google* and the search for a theory of harm", 39 *ECLR*, 149–151.
- O. Brouwer, "Welk vertrouwen mogen clementieverzoekers hebben omtrent vertrouwelijk blijven van aangeleverde informatie?", (2017) *NTER*, 197–230.
- S. Campbell and L. Grimes, "Extraterritoriality – the Court of Appeal takes an expansive view of Article 101 TFEU's scope", 39 *ECLR*, 266–273.
- A. Capobianco and A. Nyeso, "Challenges for competition law enforcement and policy in the digital economy", 9 *JECLAP*, 19–27.
- T. Caspary and M. Küttner, "The recent evolution in EU MNO telecom mergers", 9 *JECLAP*, 77–91.
- J. de Kok, "Chinese SOEs under EU competition law", 40 *World Comp.*, 583–612.
- E. Dean, "The effect of Article 9 decisions on contractual relations between undertakings", 39 *ECLR*, 181–185.

- M. Demetriou, "The future is a foreign country: They do things differently there. The impact of Brexit on the enforcement of competition law", 39 ECLR, 99–106.
- K. Diehl, "Does EU competition authority permit floors on legal fees? *CHEZ Elektro Bulgaria AD v Kotsev and FrontEx International EAD v Yanakiev*", 39 ECLR, 205–207.
- A. Forde, "*Toshiba v European Commission*: Re-adopting cartel decisions for error in calculating fines", 9 JECLAP, 34–36.
- C. Fratea, "The interplay between Regulations 1049/2001, 1/2003 and Directive 2014/104: Will public enforcement of EU competition law always come first?", 39 ECLR, 81–86.
- M. Gassler, "Non-controlling minority shareholdings and EU merger control", 41 World Comp., 3–42.
- A. Gerbrandy, "Solving a sustainability-deficit in European competition law", 40 World Comp., 539–562.
- S. Holzweber, "Market definition for multi-sided platforms: A legal reappraisal", 40 World Comp., 563–582.
- S. Horn and M. Götz, "Ausschluss vom Vergabeverfahren aufgrund von Kartellrechtsverstößen und die vergaberechtliche Selbstreinigung", 29 EuZW, 13–21.
- J. Houdijk and R.M.T.M. Jaspers, "De eerste prejudiciële procedure over de Europese Concentratiecontroleverordening ooit: Over Oostenrijks asfalt en de invulling van het begrip 'joint venture'", (2017) NTER, 226–232.
- P. Huizing, "The ECJ finally accepts the qualified effects test: Now was that so hard?" 39 ECLR, 24–30.
- P. Ibáñez Colomo, "The future of Article 102 TFEU after *Intel*", 9 JECLAP, 293–303.
- U. Jaremba and L. Lalikova, "Effectiveness of private enforcement of European competition law in case of passing-on of overcharges: Implementation of antitrust damages Directive in Germany, France, and Ireland", 9 JECLAP, 226–236.
- A. Kalintiri, "Revisiting parental liability in EU competition law", 43 EL Rev., 145–166.
- G. Kallfaß, "Durchsetzung des Unionsrechts in den Mitgliedstaaten – am Beispiel des Kartellrechts", 53 EuR, 175–191.
- C. Kersting, "Haftung von Schwester- und Tochtergesellschaften in europäischen Kartellrecht", 182 ZHR, 8–31.
- S. Khoo, "Advocate General Wahl's Opinion in *Intel Corporation Inc. v European Commission*: Blurred lines and false dilemmas?", 39 ECLR, 92–97.
- C. Koenig, "Comparing parent company liability in EU and US competition law", 41 World Comp., 69–100.
- N. Levy and V. Karadakova, "The EC's increasing reliance on internal documents under the EU Merger Regulation: Issues and implications", 39 ECLR, 12–23.
- O. Lynskey, "Aligning data protection rights with competition law remedies? The GDPR right to data portability", 42 EL Rev., 793–814.
- N. Meershoek, "Excessive prices in the pharmaceutical sector: Re-inventing *United Brands* as a fairness-mechanism", 39 ECLR, 167–174.
- J. Mühle and A. Weitbrecht, "Die Entwicklung des europäischen Kartellrechts 2017", 29 EuZW, 181–188.
- R. Nazzini, "Arbitrability of competition claims in tort and the principle of effectiveness of EU law", 28 EBLR, 795–808.
- B. Nijhof, "*Gasorba*: 'Stating the obvious' over parallel handhaving", (2018) NTER, 9–14.
- A. Parziale, "Competition law implications of off-label uses of medicines: *F. Hoffmann-La Roche Ltd v Autorita Garante della Concorrenza e del Mercato (AGCM)*", 39 ECLR, 231–236.
- V. Pereira, "Algorithm-driven collusion: Pouring old wine into new bottles or new wine into fresh wineskins?", 39 ECLR, 212–227.
- P. Perinetti, "The complexities of the EU competition law assessment of pharmaceutical pay-for-delay agreements", 39 ECLR, 70–76.

- V. Pinotti, “*Janssen Cilag S.A.S. v. France*: Antitrust Dawn Raids do not violate human rights law in case of effective judicial review”, 9 JECLAP, 28–30.
- A. Portuese, “From non-disclosure agreements to trade secrets: Antitrust implications”, 39 ECLR, 274–289.
- V. Power, “*Lithuanian Railways*: Ambitious European Commission Decision that decommissioning infrastructure can be an abuse of dominance”, 39 ECLR, 208–211.
- V. Roman, “Digital markets and pricing algorithms: A dynamic approach towards horizontal competition”, 39 ECLR, 37–45.
- P. Ruttle, “The Commission’s proposed new EU Regulation safeguarding competition in international aviation services”, 39 ECLR, 129–146.
- J. Schmidt, “*Akzo Nobel and Others v Commission*: When can parent companies be liable for the acts of subsidiaries even if action against the subsidiary is time-barred?”, 9 JECLAP, 31–33.
- M. Schmidt-Kessen, “Selective distribution systems in EU competition and EU trademark law: Resolving the tension”, 9 JECLAP, 304–316.
- G. Schneider, “Testing Art. 102 TFEU in the digital marketplace: Insights from the Bundeskartellamt’s investigation against Facebook”, 9 JECLAP, 213–225.
- K. Stolarski, “Bank account infrastructure as an indispensable means to provide financial services: The essential facilities doctrine revisited”, 39 ECLR, 124–128.
- S. Tsakanakis, “Post-compete clauses and other ancillary agreements in R&D agreements between start-ups and large companies: Necessary or not?”, 39 ECLR, 107–111.
- T. van Rijn, “Landbouwkartels en het mededingingsrecht: Een nadere verduidelijking door het Hof van Justitie”, (2018) NTER, 1–8.
- B. Vesterdorf and K. Fountoukakos, “An appraisal of the remedy in the Commission’s *Google Search (Shopping)* Decision and a guide to its interpretation in light of an analytical reading of the case law”, 9 JECLAP, 3–18.
- S. Vollering, “When a hardcore restriction is not an object restriction”, 39 ECLR, 66–69.
- A. Waksman, “A missed opportunity: *AKKA/LAA v Competition Council*”, 39 ECLR, 77–80.
- P. Werner, S. Clerckx and H. de la Barre, “Commission expansionism in EU merger control: Fact and fiction”, 9 JECLAP, 133–145.
- A. Witt, “The enforcement of Article 101 TFEU: What has happened to the effects analysis?”, 55 CML Rev., 416–448.
- X. Yan, “Whither antitrust regulation of loyalty rebates in China: The *Tetra Pak* Decision and lessons from the EU”, 40 World Comp., 613–636.

9. Consumer policy

- A. Biard, “Monitoring consumer ADR Quality in the EU: A critical perspective”, 26 E.R.P.L., 171–195.
- P. de Gioia-Carabellese, “The Directive on the credit agreements for consumers relating to residential immovable property (Directions 2014/17): A regulatory explanation and a private law analysis”, 29 EBLR, 33–57.
- D. Fairgrieve and M. Pilgerstorfer, “European product liability after *Bosten Scientific*: An assessment of the Court’s judgment on defect, damage and causation”, 28 EBLR, 879–910.
- B. Jack, “Food fraud: Protecting European consumers through effective deterrence”, 24 EPL, 147–168.
- A. Pliego Selie, “De nieuwe CPC-Verordening: Gij zult consumentenbescherming handhaven!”, (2018) NTER, 41–47.
- C. Schucht, “Moderne Mobilität im Fokus des europäischen Technikrechts: Herausforderungen, Schnittstellen und Weichenstellungen”, 29 EuZW, 141–146.

T. Verheyen, "Full harmonization, consumer protection and products liability: A fresh reading of the case law of the ECJ", 26 E.R.P. L, 119–140.

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

M. Floinn, "The concept of idem in the European courts: Extricating the inextricable link in European double jeopardy law", 24 CJEL, 75–110.

L. Mancano, "Judicial harmonisation through autonomous concepts of European Union law: The example of the European Arrest Warrant Framework Decision", 43 EL Rev, 69–88.

A. Maricut-Akbik, "The dynamics of institutional behaviour in EU justice and home affairs: Roles, representative claims, and varying policy positions", 40 Journal Eur. Int., 161–176.

G. Rühl, "Judicial cooperation in civil and commercial matters after Brexit: Which way forward?", 67 ICLQ, 99–128.

G. Taupiac-Nouvel, "L'espace pénal européen: Heurts et malheurs d'une identité singulière", 617 Rev. de l'UE, 206–212.

T. van den Brink and T. Marguery, "Hogere evenwichtskunst in het Europees Aanhoudingsbevel", 66 SEW, 46–54.

A. Weyembergh and C. Briere, "The future cooperation between OLAF and the European Public Prosecutor's office", 9 NJECL, 62–82.

11. *Court of Justice; judicial protection*

S. Bartolini, "The urgent preliminary ruling procedure: Ten years on", 24 EPL, 213–226.

F. Berrod, "L'Union européenne par le dialogue des juges : Une affaire de jugements", 614 Rev. de l'UE, 18–24.

J. Brauneck, "Einsichtsrecht für alle in alle Schriftsätze vor EU-Gerichten", 28 EuZW, 928–934.

J. Brauneck, "EU-Recht, EU-Gerichts- und Verwaltungsverfahren auch nach dem Brexit", 28 EuZW, 967–974.

G. Butler and U. Šadl, "The preliminaries of a reference", 43 EL Rev., 120–128.

B. Driessen, "How elastic is Article 263 TFEU? Some comments from a sore winner", EUGA, 166–173.

L. Fromont, "La protection juridictionnelle des particuliers face aux politiques d'austérité : La fin de l'*imbroglio* juridique?", 53 CDE, 429–465.

K. Havu, "Full, adequate and commensurate compensation for damages under EU law: A challenge for national courts?", 43 EL Rev, 24–46.

R. Holdgaard, D. Elkan and G. Krohn Schaldemose, "From cooperation to collision: The ECJ's *AJOS* ruling and the Danish Supreme Court's refusal to comply", 55 CML Rev., 17–53.

L. Jiménez, "Constitutional empathy and judicial dialogue in the European Union" 24 EPL, 57–72.

J. Keppenne, "Les procédures de révision du cadre réglementaire des juridictions de l'Union", 53 CDE, 343–370.

M. Klamert, "Die Durchsetzung finanzieller Sanktionen gegenüber den Mitgliedstaaten", 53 EuR, 159–175.

J. Krommendijk, "De lagere rechter aan banden. Is er nog ruimte voor de lagere rechter om te verwijzen naar het HvJ?", 66 SEW, 183–196.

P.J. Kuijper, "The Court and the new EU foreign relations law: Institutional balance", EUGA, 48–64.

K. Lenaerts, "Die Werte der Europäischen Union in der Rechtsprechung des Gerichtshofs der Europäischen Union: Eine Annäherung", 44 EuGRZ, 639–641.

- L. Mancano, “Judicial harmonisation through autonomous concepts of European Union law: The example of the European Arrest Warrant Framework Decision”, 43 *EL Rev.*, 69–88.
- C. Partsch, “Europäischer Rechtsschutz gegen externe OLAF-Untersuchungen”, 28 *EuZW*, 878–881.
- V. Paskalev, “Losing the battle, but winning the war? Standing to challenge GMO authorizations and other acts concerning the environment”, 8 *EJRR*, 580–585.
- I. Pernice, “CJEU jurisprudence and the audience: Making law in a public discourse – Ten years after CJEU Case C-144/04 *Mangold v Helm*”, *EUGA*, 113–144.
- F. Picod, “La Cour de justice de l’Union européenne, au terme des soixante ans d’application des traités de Rome : Une institution en quête de perpétuel renouvellement et de perfectionnement”, 615 *Rev. de l’UE*, 95–102.
- D. Sarmiento, “The reform of the General Court: An exercise in minimalist (but radical) institutional reform”, 19 *CYELS*, 236–251.
- H. Schliemann, “Vorlagefragen: Sachantwort des EuGH trotz Nichtkompetenz der EU”, 29 *EuZW*, 274–276.
- R. Schütze, “Judicial majoritarianism revisited: ‘We, the *other* Court?’”, 43 *EL Rev.*, 269–280.
- N. Wahl and L. Prete, “The gatekeepers of Article 267 TFEU: On jurisdiction and admissibility of references for preliminary rulings”, 55 *CML Rev.*, 512–547.

12. *Economic and monetary policy*

- O. Clerc, “L’Union économique et monétaire et la dynamique fonctionnaliste de l’intégration européenne : 60 ans de vicissitudes”, 616 *Rev. de l’UE*, 149–156.
- U. Forsthoff, “Fünf Jahre ESM: Entwicklungsperspektiven”, 29 *EuZW*, 108–118.
- B. Herz, “Die Entwicklung des europäischen Bankaufsichtsrechts in den Jahren 2016/2017”, 29 *EuZW*, 5–13.
- M. Horvath, “EU independent fiscal institutions: An assessment of potential effectiveness”, 56 *JCMS*, 504–519.
- M. Larch and T. Braendle, “Independent fiscal councils: Neglected siblings of independent central banks? An EU perspective”, 56 *JCMS*, 267–283.
- L. Lionello, “Establishing a budgetary capacity in the Eurozone. Recent proposals and legal challenges”, 24 *MJ*, 822–842.
- J. Louis, “L’union économique et monétaire face à la réforme”, 53 *CDE*, 589–610.
- P. Müller-Graff, “Rechtsschutz von Kreditinstituten in der Bankenaufsicht der Europäischen Zentralbank”, 29 *EuZW*, 101–107.
- M. Ortino, “EU external competences and the participation to the Basel Committee on Banking Supervision”, 28 *EBLR*, 911–936.
- A. Pizzolla, “The role of the European Central Bank in the Single Supervisory Mechanism: A new paradigm for EU governance”, 43 *EL Rev.*, 3–23.
- W. Ringe, “The irrelevance of Brexit for the European financial market”, 19 *EBOR*, 1–34.
- C. Smart, “The financial education of the Eurozone”, 40 *Journal Eur. Int.*, 123–143.
- V. Viță, “Revisiting the dominant discourse on conditionality in the EU: The case of EU spending conditionality”, 19 *CYELS*, 116–143.
- T. Warren, “Framing the Eurozone crisis: a case of limited ambition”, 40 *Journal Eur. Int.*, 67–82.

13. *Energy policy*

- G. Marín Durán, “Sheltering government support to ‘green’ electricity: The European Union and the World Trade Organisation”, 67 *ICLQ*, 129–165.

S. Penttinen, "The next chapter in the saga of renewable energy support schemes: Still 'a certain degree of mystery' after *Essent Belgium II*", 43 *EL Rev.*, 106–119.

14. *Environmental policy*

W. Huck, "Die Integration der Sustainable Development Goals (SDGs) in den Rohstoffsektor", 29 *EuZW*, 266–271.

A. Ioannidou, "Les mécanismes juridiques européens en matière sanitaire et environnementale en quête d'efficacité : Réflexions d'actualité sur des défis juridique post-modernes", 617 *Rev. de l'UE*, 213–221.

V. Paskalev, "Losing the battle, but winning the war? Standing to challenge GMO authorizations and other acts concerning the environment", 8 *EJRR*, 580–585.

C. Verdure, "La protection de l'environnement à la suite du traité de Lisbonne: Quelles conséquences liées à la consécration du principe de cohérence ?", 53 *CDE*, 467–495.

15. *External relations; association and development*

F. Altemöller, "Bilateralismus und Unilateralismus: Perspektiven für eine Verordnung zur Einrichtung eines zentralen digitalen Zugangstors", 28 *EuZW*, 917–921.

J. Bergmann and A. Niemann, "From neo-functional peace to a logic of spillover in EU external policy: A response to Visoka and Doyle", 56 *JCMS*, 420–438.

P. Cardwell, "Explaining the EU's legal obligation for democracy promotion: The case of the EU-Turkey Relationship", 3 *EP*, 863–886.

M. Charfi, "The European Parliament and the Gulf Cooperation Council Countries: Between interests and values", 22 *EFA Rev.*, 493–511.

R. Cortinovis, "Forced displacement and EU external action: Exogenous shocks, policy frames and institutional dynamics", 22 *EFA Rev.*, 473–491.

M. Cremona, "EU Treaty-Making after the Lisbon Treaty: A test case for mutual sincere cooperation", *EUGA*, 424–439.

C. de Prado, "Towards a substantial EU-Japan Partnership", 22 *EFA Rev.*, 435–454.

K. Gashi, V. Musliu and J. Orbie, "Mediation through recontextualization: The European Union and the dialogue between Kosovo and Serbia", 22 *EFA Rev.*, 533–550.

A. Hervé, "L'avis 2/15 de la Cour de justice : Et maintenant, que faire du partage des compétences entre l'Union et ses États?", 53 *CDE*, 693–735.

A. Jonasson and M. Mezagopian, "The EU and Jordan: Aligning discourse and practice on democracy promotion?", 22 *EFA Rev.*, 551–570.

J. Kenner and K. Peake, "The Bangladesh Sustainability Compact: An effective exercise of global experimentalist EU governance?", 19 *CYELS*, 86–115.

Y. Kim and C. Jensen, "Preferences and institutions: Constraints on European Union foreign aid distribution", 40 *Journal Eur. Int.*, 177–192.

P.J. Kuijper, "The Court and the new EU foreign relations law: Institutional balance", *EUGA*, 48–64.

L. Lonardo, "The political question doctrine as applied to Common Foreign and Security Policy", 22 *EFA Rev.*, 571–587.

N. Maier-Knapp, "The EU as an actor in Southeast Asia in the context of the South China Sea Arbitration", 22 *EFA Rev.*, 455–472.

O. Moskalenko and V. Streltsov, "Shaping a 'hybrid' CFSP to face 'hybrid' security challenges", 22 *EFA Rev.*, 513–532.

E. Paasivirta, "Four contributions of the European Union to the Law of the Sea", *EUGA*, 241–265.

- R. Passos, "Some issues related to the provisional application of international agreements and the institutional balance", EUGA, 380–393.
- A. Rosas, "Recent case law of the European Court of Justice relating to Article 218 TFEU", EUGA, 365–379.
- P. Sikora, "Investitionsschutz, Schiedsgerichtsbarkeit und Rechtsstaat in der EU", 29 EuZW, 272–273.
- I. Smyth, "Variable geometry, justice and home affairs and the conduct of EU external relations", EUGA, 339–361.
- C. Weinhardt and A. Moerland, "(Mis)Perceptions in two- and three-level games: Detachment in economic partnership agreement negotiations", 56 JCMS, 576–593.
- D. Wouters, "The external relations of the European Union since Lisbon: A practitioner's perspective", EUGA, 65–86.

16. *Finance*

- C. Partsch, "Europäischer Rechtsschutz gegen externe OLAF-Untersuchungen", 28 EuZW, 878–881.

17. *Free movement of goods and customs union*

- J. Holst, "Keine einheitliche Dogmatik des EuGH für die sachgerechte Begrenzung des Anwendungsbereichs der Warenverkehrsfreiheit: Ein Erklärungsversuch", 53 EuR, 87–105.
- S. Penttinen, "The next chapter in the saga of renewable energy support schemes: Still 'a certain degree of mystery' after *Essent Belgium II*", 43 EL Rev., 106–119.
- P. van Cleynenbreugel, "Maximum vitamin amounts in food supplements: Towards science-based and streamlined EU mutual recognition and risk assessment procedures?", 9 EJRR, 162–169.

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

- M. Basillien-Gainche, "L'Union et les réfugiés: Une Europe sans qualités ?", 613 Rev. de l'UE, 598–601.
- R. Bauböck, "Refugee protection and burden-sharing in the European Union", 56 JCMS, 141–156.
- A. Berrandane, "La militarisation des frontières de l'Union européenne", 617 Rev. de l'UE, 222–229.
- G. Bhambra, "The current crisis of Europe: Refugees, colonialism, and the limits of cosmopolitanism", 23 ELJ, 395–405.
- J. Brauneck, "Flüchtlingsstrom 2015: EU-Notfall-Umverteilungsmechanismus ohne wirksame Beteiligung von EU-Parlament und EU-Kommission?", 53 EuR, 62–87.
- E. Brouwer, "Rechtsgeldigheid van het relocatiebesluit en de betekenis van het solidariteitsbeginsel in het EU-asielbeleid", (2017) NTER, 219–225.
- A. Farahat and N. Markard, "Recht an der Grenze: Flüchtlingssteuerung und Schutzkooperation in Europa", 72 JZ, 1088–1097.
- C. Franklin, "Square pegs and round holes: The free movement of persons under EEA law", 19 CYELS, 165–186.

- D. Ghezelbash, V. Moreno-Lax, N. Klein and B. Opeskin, "Securitization of search and rescue at sea: The response to boat migration in the Mediterranean and offshore Australia", 67 ICLQ, 315–351.
 - N. Kogovšek Šalamon, "The principle of solidarity in asylum and migration within the context of the European Union accession process", 24 MJ, 687–702.
 - F. Maiani, "The reform of the Dublin system and the dystopia of 'sharing people'", 24 MJ, 622–645.
 - A. Maricut-Akbik, "The dynamics of institutional behaviour in EU justice and home affairs: Roles, representative claims, and varying policy positions", 40 Journal Eur. Int., 161–176.
 - A. Meloni, "EU visa policy: What kind of solidarity?", 24 MJ, 646–666.
 - B. Menezes Queiroz, "Non-Removable migrants in Europe: An atypical migration status?", 24 EPL, 281–309.
 - V. Mitsilegas, "Humanizing solidarity in European refugee law: The promise of mutual recognition", 24 MJ, 721–739.
 - V. Moreno-Lax, "Solidarity's reach: Meaning, dimensions and implications for EU (external) asylum policy", 24 MJ, 740–762.
 - V. Moreno-Lax, "The EU humanitarian border and the securitization of human rights: The 'rescue-through-interdiction/rescue-without-protection' paradigm", 56 JCMS, 119–140.
 - C. Morsut and B. Kruke, "Crisis governance of the refugee and migrant influx into Europe in 2015: A tale of disintegration", 40 Journal Eur. Int., 145–159.
 - A. Niemann and N. Zaun, "EU refugee policies and politics in times of crisis: Theoretical and empirical perspectives", 56 JCMS, 3–22.
 - P. Schoukens and S. Buttiens, "Social protection of non-removable rejected asylum seekers in the EU: A legal assessment", 19 EJSS, 313–334.
 - P. Slominski and F. Trauner, "How do Member States return unwanted migrants? The strategic (non-)use of 'Europe' during the migration crisis", 56 JCMS, 101–118.
 - E. Thielemann, "Why refugee burden-sharing initiatives fail: Public goods, free-riding and symbolic solidarity in the EU", 56 JCMS, 63–82.
 - D. Thym and E. Tsourdi, "Searching for solidarity in the EU asylum and border policies: Constitutional and operational dimensions", 24 MJ, 605–621.
 - D. Thym, "Die Flüchtlingskrise vor Gericht: Zum Umgang des EuGH mit der Dublin III Verordnung", 133 DVBL, 276–284.
 - E. Tsourdi, "Solidarity at work? The prevalence of emergency-driven solidarity in the administrative governance of the Common European Asylum System", 24 MJ, 667–686.
 - N. Zaun, "States as gatekeepers in EU asylum politics: Explaining the non-adoption of a refugee quota system", 56 JCMS, 44–62.
19. *Free movement of capital, freedom of establishment and freedom to provide services*
- K. Alexander, "Regulating bank governance and the EU capital requirements Directive", 28 EBLR, 809–828.
 - C. Behme, "Europäisches Umwandlungsrecht: Stand und Perspektiven", 182 ZHR, 32–61.
 - M. Bodellini, "To bail-in, or to bail-out, that is the question", 19 EBOR, 365–392.
 - M. Botman, "Uber: Online dienst of vervoersbedrijf? Europese grenzen aan regulering van online platforms", (2018) NTER, 21–27.
 - D. Busch and M. Rijn, "Towards single supervision and resolution of systemically important non-bank financial institutions in the European Union", 19 EBOR, 301–363.
 - D. Cast, "Credit rating agency regulation in the UK if and when Article 50 is invoked: Round holes for a square peg?", 29 EBLR, 59–75.

- E. Chiti and F. Recine, “The Single Supervisory Mechanism in action: Institutional adjustment and the reinforcement of the ECB position”, 24 EPL, 101–124.
- G. Deipenbrock, “Direct supervisory powers of the European Securities and Markets Authority (ESMA) in the realm of credit rating agencies: Some critical observations in a broader context”, 169–203.
- A. Georgosouli, “Improving the enforceability of cross-border resolution action in the EU: Critical reflections on the mutual recognition rules of the BRRD”, 24 CJEL, 1–38.
- M. Kullmann, “Herziening van de Detacheringsrichtlijn: Over(on)gelijke beloning en de ‘harde kern-plus’ bij langdurige detacheringen”, (2018) NTER, 33–40.
- M. Parmentier, “Die Entwicklung des europäischen Kapitalmarktrechts in den Jahren 2016–2017”, 29 EuZW, 53–60.
- A. Prüm, “Brexit: Options for banks from the UK to access the EU market”, 28 EuZW, 988–993.
- M. Skuodis, “Playing the creation of the European banking union: What union for which Member States?”, 40 Journal Eur. Int., 99–114.
- P. Stelmaszczyk, “Grenzüberschreitender Formwechsel durch isolierte Verlegung des Satzungssitzes”, 28 EuZW, 890–894.
- A. van Hoek, “Re-embedding the transnational employment relationship: A tale about the limitations of (EU) law?”, 55 CML Rev., 449–487.
- R. Zahn, “Revision of the Posted Workers Directive: A Europeanisation perspective”, 19 CYELS, 187–210.
- D. Zetsche and C. Preiner, “Cross-border crowd funding: Towards a single crowd lending and crowd investing market for Europe”, 19 EBOR, 217–251.

20. *Fundamental rights*

- P. Dąbrowska-Kłosińska, “Tracing individuals under the EU regime on serious, cross-border health threats: An appraisal of the system of personal data protection”, 8 EJRR, 700–722.
- I. Katsirea, “Search engines and press archives between memory and oblivion”, 24 EPL, 125–146.
- T. Loenen, “In search of an EU approach to headscarf bans: Where to go after *Achbita* and *Bougnoui*?”, (2017) REALaw, 47–73.
- O. Lynskey, “The ‘Europeanisation’ of Data Protection Law”, 19 CYELS, 252–286.
- M. Macenaite, “The ‘riskification’ of European data protection law through a two-fold shift”, 8 EJRR, 506–540.
- D. Paris, “Constitutional courts as European Union courts: The current and potential use of EU law as a yardstick for constitutional review”, 24 MJ, 792–821.
- S. Robin-Olivier, “Fundamental rights as a new frame: Displacing the *acquis*”, 14 EuConst, 96–113.
- R. Sicurella, “Effectiveness of EU law and protection of fundamental rights: The questions settled and the new Challenges after the ECJ decision in the *M.A.S.* and *M.B.* Case (C-42/17)”, 9 NJECL, 24–30.

21. *Harmonization*

- L. Mancano, “Judicial harmonisation through autonomous concepts of European Union law: The example of the European Arrest Warrant Framework Decision”, 43 EL Rev, 69–88.

22. *Industrial policy and technology*

- M. Finck, “Digital co-regulation: Designing a supranational legal framework for the platform economy”, 43 *EL Rev*, 47–68.

23 *Institutions*

- M. Bishop and F. Naert, “The role of the Council Legal Service in ensuring respect for the law”, *EUGA*, 87–110.
- R. Böttner, “The size and structure of the European Commission: Legal issues surrounding project teams and a (future) reduced College”, 14 *EuConst.*, 37–62.
- T. Delreux and T. Laloux, “Concluding early agreements in the EU: A double principal-agent analysis of trilogue negotiations”, 56 *JCMS*, 300–317.
- D. Dragos and B. Neamtu, “Freedom of information in the EU in the midst of legal rules, jurisprudence and ombudspudence: The European Ombudsman as developer of norms of good administration”, 13 *EuConst.*, 641–673.
- T. Hustedt and M. Seyfried, “Inside the EU Commission: Evidence on the perceived relevance of the secretariat general in climate policy-making”, 56 *JCMS*, 368–384.
- Y. Kim and C. Jensen, “Preferences and institutions: Constraints on European Union foreign aid distribution”, 40 *Journal Eur. Int.*, 177–192.
- P. Lowe, “The Commission’s power to enforce the law: And to propose changes to it”, 42 *EL Rev.*, 909–917.
- S. Marquardt, “Still new kids on the EU’s institutional block? The High Representative and the European External Action Service seven years after the entry into force of the Treaty of Lisbon”, *EUGA*, 3–37.
- K. Mattocks, “Coordinating coordination: The European Commission and the culture open method of co-ordination”, 56 *JCMS*, 318–334.
- M. Mühlböck and J. Tosun, “Responsiveness to different national interests: Voting behaviour on genetically modified organisms in the Council of the European Union”, 56 *JCMS*, 385–402.
- A. Niemann and J. Speyer, “A neofunctionalist perspective on the ‘European refugee crisis’: The case of the European Border and Coast Guard”, 56 *JCMS*, 23–43.
- M. Pagano, “The Italian Xylella Case: The role of EFSA in the EU decision-making on risk”, 8 *EJRR*, 599–605.
- A. Pilniok, “Die Europäische Bürgerinitiative zwischen Legitimationserwartungen und institutioneller Praxis: Ein Beitrag zum Recht auf Beteiligung am demokratischen Leben der Union”, 45 *EuGRZ*, 126–135.
- A. Pizzolla, “The role of the European Central Bank in the Single Supervisory Mechanism: A new paradigm for EU governance”, 43 *EL Rev.*, 3–23.
- A. Ripoll Servent, “A new form of delegation in EU asylum: Agencies as proxies of strong regulators”, 56 *JCMS*, 83–100.
- C. van Dam, “Guidance documents of the European Commission: A typology to trace the effects in the national legal order”, (2017) *REALaw*, 75–91.
- P. Weismann, “The ECB’s supervisory board under the Single Supervisory Mechanism (SSM): A comparison with European agencies”, 24 *EPL*, 311–334.

24. *Intellectual property*

- S. Ostler, “Der Brexit und das Kennzeichenrecht”, 28 *EuZW*, 1004–1008.

E. van Zimmeren, “Het unitary patent package: Eindelijk licht aan het eind van de tunnel?”, 66 SEW, 197–215.

25. *Internal market*

- M. Bartl, “Internal market rationality: In the way of re-imagining the future”, 24 ELJ, 99–115.
- C. Boutayeb, “La transformation conceptuelle du marché intérieur”, 616 Rev. de l’UE, 130–139.
- I. Carreno and T. Dolle, “A Myriad of EU Member States’ measures on mandatory country of origin labelling (COOL) of food compromise the EU internal market”, 8 EJRR, 779–786.
- K. Dawar, “Legal issues of economic disintegration: Government procurement and BREXIT”, 45 LIEI, 121–139.
- H. Dettling, “Recht auf Konkurrenzfähigkeit schlechterer Leistungen aus anderen Mitgliedstaaten?”, 29 EuZW, 228–239.
- C. Ginter, “Free public transport of Tallinn, Estonia: A case to justify (reverse) discrimination on the basis of residence”, 42 EL Rev., 894–908.
- F. Kainer and J. Persch, “Der Verkehr im Binnenmarktrecht: Sonderfall oder Dienstleistung? Anstöße für eine Reform der Art. 90 ff. AEUV –”, 53 EuR, 33–62.
- D. Kuipers and M. van de Sanden, “De (finale) verordening op het verbod op geoblocking en andere vormen van geodiscriminatie: Een game changer voor online handel binnen de EU?”, (2018) NTER, 28–32.
- T. Lettl, “Digitale Plattformen: Setzt die 9. GWB-Novelle Maßstäbe für die Europäische Union?”, (2018) WRP, 145–150.
- O. Lynskey, “Aligning data protection rights with competition law remedies? The GDPR Right to Data Portability”, 42 EL Rev., 793–814.
- V. Obolevich, “The new EU Tobacco Products Directive and standardized packaging: In the name of ‘smooth functioning of the internal market’”, LIEI, 71–94.
- S. Pilz, “Der Vorschlag der EU Kommission für eine Verordnung zur Einrichtung eines zentralen digitalen Zugangstors”, 28 EuZW, 922–927.
- K. Purnhagen, “Voluntary ‘new approach’ technical standards are subject to judicial scrutiny by the CJEU! : The remarkable CJEU judgment *Elliott* on private standards”, 8 EJRR, 586–598.
- D. Schiek, “Towards more resilience for a social EU: The constitutionally conditioned internal market”, 13 EuConst., 611–640.
- E. Staebe, “Grenzen der zivilgerichtlichen Kontrolle regulierter Infrastrukturnutzungsentgelte”, 29 EuZW, 118–122.
- F. van den Berghe, “L’obligation de motivation des pouvoirs adjudicateurs dans les marchés publics de l’Union européenne”, 53 CDE, 649–692.
- A. van Waeyenberge and D. Restrepo Amariles, “*James Elliot Construction*: A ‘new(ish)’ approach’ to judicial review of standardisation”, 42 EL Rev., 882–893.
- S. Weatherill, “The principle of mutual recognition: It doesn’t work, because it doesn’t exist”, 43 EL Rev., 224–233.

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

- T. Grupp, “Entwicklungen im Umfeld einer Rechts und Gerichtsstandswahl in Zeiten von Brexit”, 28 EuZW, 974–981.
- I. Kokorin and B. Wessels, “Recognition of foreign insolvency judgments: The case of Yukos”, 14 ECL, 226–233.
- L. Merrett, “The future enforcement of asymmetric jurisdiction agreements”, 67 ICLQ, 37–61.

- B. Rentsch, “Das Vereinigte Königreich als, ‘Drittstaat’ im Sinne der Rom I-VO”, 28 EuZW, 981–987.
- G. Rühl, “Judicial cooperation in civil and commercial matters after Brexit: Which way forward?”, 67 ICLQ, 99–128.

27. *Private law*

- A. Bagchi, “The political morality of convergence in contract”, 24 ELJ, 36–56.
- T. Hoeren and R. Münker, “Die EU-Richtlinie für den Schutz von Geschäftsgeheimnissen und ihre Umsetzung: Unter besonderer Berücksichtigung der Produzentenhaftung”, (2018) WRP, 150–155.
- S. Marino, “The cross-border continuity of names in the European Union”, 25 E.R.P.L., 1009–1030.
- M. Poesen, “Habitual workplace. ECJ grounds Ryanair over aircrew’s contracts”, 26 E.R.P.L., 141–150.
- M. Wallinga and A. Pijls, “De wisselwerking tussen Europees financieel toezichtrecht en nationaal privaatrecht”, 179 Themis, 12–25.

28. *Regional policy*

- R. Capello, “Cohesion policies and the creation of a European identity: The role of territorial identity”, 56 JCMS, 489–503.

29. *Relationship between national and Union law*

- H. Hellwig, “Die Autorität des Unionsrechts: Glauben wir noch daran?”, 29 EuZW, 222–228.
- S. Iglesias Sánchez, “Purely internal situations and the limits of EU Law: A consolidated case law or a notion to be abandoned?”, 14 EuConst., 7–36.
- P. Kjaer, “European crises of legally-constituted public power: From the ‘law of corporatism’ to the ‘law of governance’”, 23 ELJ, 417–430.
- T. van den Brink, “The impact of EU legislation on national legal systems: Towards a new approach to EU-Member State relations”, 19 CYELS, 211–235.
- A. Zhelyazkova, C. Kaya and R. Schrama, “When practice goes beyond legislators’ expectations: Analysis of practical implementation exceeding legal compliance with EU Directives”, 56 JCMS, 520–538.

30. *Social policy*

- S. Dahan, “(Re-)designing institutions for EMU wage setting: Strengthened coordination between monetary and economic institutions”, 8 ELLJ, 281–305.
- A. Davies, “How has the Court of Justice changed its management and approach towards the social *acquis*?”, 14 EuConst, 154–171.
- M. Dawson, “New governance and the displacement of social Europe: The case of the European Semester”, 14 EuConst, 191–209.
- H. Eklund, “Enlargements, and displacements of social Europe: The example of Sweden”, 14 EuConst, 114–130.
- S. Garben, “The European pillar of social rights: Effectively addressing displacement?”, 14 EuConst, 210–230.
- S. Giubboni, “Freedom to conduct a business and EU labour law”, 14 EuConst, 172–190.
- S. Giubboni, “The rise and fall of EU labour law”, 24 ELJ, 7–20.

- C. Kilpatrick, "The displacement of Social Europe: A productive lens of inquiry", 14 EuConst, 62–74.
- F. Laagland, "Member States' sovereignty in the socio-economic field: fact or fiction: The clash between the European business freedoms and the national level of workers' protection", 9 ELLJ, 50–72.
- S. Laulom, "Better regulation and the social acquis: Is the REFIT fit for purpose academic contributions", 9 ELLJ, 7–23.
- D. Martins, "Transfer of an economic unit: Requirements, effects and recent CJEU ruling", 9 ELLJ, 24–49.
- E. Muir, "Drawing positive lessons from the presence of 'the social' outside of EU social policy *stricto sensu*", 14 EuConst, 75–95.
- Z. Rasnača, "Identifying the (dis)placement of 'new' Member State social interests in the posting of workers: The case of Latvia", 14 EuConst, 131–153.
- A. Rosin, "Cross-border trainees and the personal scope of labour law: The puzzle of national, EU and private international law", 42 EL Rev., 848–866.
- A. Sanchez-Graells, "Regulatory substitution between labour and public procurement law: The EU's shifting approach to enforcing labour standards in public contracts", 24 EPL, 229–254.
- D. Schiek, "Towards more resilience for a social EU: The constitutionally conditioned internal market", 13 EuConst., 611–640.
- P. Schoukens and A. Barrio, "The changing concept of work: When does typical work become atypical", 8 ELLJ, 306–332.
- A. van Hoek, "Re-embedding the transnational employment relationship: A tale about the limitations of (EU) law?", 55 CML Rev., 449–487.
- M. Weiss, "Law in Europe: Rise or fall of the European Social Model", 8 ELLJ, 344.
- R. Zahn, "Revision of the Posted Workers Directive: A Europeanisation perspective", 19 CYELS, 187–210.

31. *State aid*

- A. Bartosch, "Staatliche Konzessionen als Beihilfen", 29 EuZW, 261–266.
- M. Bodellini, "Greek and Italian 'lessons' on bank restructuring: Is precautionary recapitalisation the way forward?", 19 CYELS, 144–164.
- J. Bracker, "L'intensité normative de la *soft law* en matière de compatibilité des aides d'État", 53 CDE, 371–428.
- C. Dekker, "The 'effect on trade between the Member States' criterion: Is it the right criterion by which the Commission's workload can be managed", 17 EStAL, 154–163.
- M. Gayger, "Infrastructure funding at the interface between the EU state aid rules and Member States' general economic policy", 16 EStAL, 539–555.
- A. Giraud and S. Petit, "Tax rulings and state aid qualification: Should reality matter?", 17 EStAL, 233–242.
- S.M., Gonzalez, "State aid and tax competition: Comments on the European Commission's Decisions on transfer pricing rulings", 16 EStAL, 556–574.
- M. Honore, "Public activities on commercial markets: The issue of cross-subsidisation", 17 EStAL, 181–192.
- A. Ibrahim, "A European state aid approach to the Egyptian competition policy in the area of public services: Lessons learnt from the EU post-*Altmark* regulatory package", 16 EStAL, 603–621.
- T. Iliopoulos, "The state aid cases of *Starbucks* and *Fiat*: New routes for the concept of selectivity", 17 EStAL, 263–271.

- P. Jansen, "The interplay between industrial policy and state aid: Natural combination of strange bedfellows", 16 *EStAL*, 575–602.
- P. Lowe, "The Commission's power to enforce the law and to propose changes to it", 42 *EL Rev.*, 909–917.
- J. Maillo, "Balancing environmental protection, competitiveness and competition: A critical assessment of the GBER and EEAG", 17 *EStAL*, 4–10.
- P. Nicolaïdes, "Excessive widening of the concept of selectivity", 17 *EStAL*, 62–71.
- P. Nicolaïdes, "What is normal?", 17 *EStAL*, 146–153.
- D. Ninck Blok and G. van der Wal, "Market economy operator: De economische ratio van een crediteurenakkoord is bepalend", (2018) *NTER*, 48–54.
- G. Olykke, "The notice of the notion of state aid and public procurement law", 16 *EStAL*, 508–526.
- G. Olykke, "Exclusive rights and state aid", 17 *EStAL*, 164–180.
- F. Pastor-Merchante, "The protection of competitors under state aid law", 16 *EStAL*, 527–538.
- U. Soltész, "Wichtige Entwicklungen im Europäischen Beihilferecht im Jahre 2017", 29 *EuZW*, 60–67.
- E. Stuart, "Whether or not to bite the Apple: Some implications of the August 2016 Commission Decision on Irish tax benefits for Apple", 17 *EStAL*, 209–232.
- A. Trias, "Applying the principle of technological neutrality to state aid for network infrastructures", 17 *EStAL*, 193–208.

32. Taxation

- J. Bundgaard, P. Koerver Schmidt, M. Tell, A. Nørgaard Laursen and L. Aarup, "When are domestic anti-avoidance rules in breach of primary and secondary EU law?: Comments based on recent ECJ decisions", 58 *Eur. Tax.*, 130–139.
- I. de Troyer, "Interest on VAT Claims", 27 *EC Tax Rev.*, 83–95.
- A. de Graaf and K. Visser, "BEPS: Will the current commitments and peer review model prove effective?", 27 *EC Tax Rev.*, 36–47.
- M. den Toom and H. van den Broek, "The freedom of establishment and recapture of PE losses under the Merger Directive", 58 *Eur. Tax.*, 63–72.
- S. Dorigo, "Tax relief granted to 'private-social' organizations and state aid rules: A difficult balance following *Betania* (Case C-74/16)", 58 *Eur. Tax.*, 109–115.
- Emily Forrester, "Is the state aid regime a suitable instrument to be used in the fight against harmful tax competition?", 27 *EC Tax Rev.*, 19–35.
- V. Kalloe, "EU tax haven blacklist: Is the European Union policing the whole world?", 58 *Eur. Tax.*, 47–55.
- E. Kemmeren, "Should the taxation of the digital economy really be different?", 27 *EC Tax Rev.*, 72–73.
- G. Kofler, G. Mayr and C. Schlager, "Taxation of the digital economy: 'Quick fixes' or long-term solution?", 57 *Eur. Tax.*, 523–532.
- S. Kudert, T. Hagemann and C. Kahlenberg, "Die Folgen des Brexit im Kontext der Wegzugsbesteuerung", 28 *EuZW*, 997–1003.
- P. Lowe, "The Commission's power to enforce the law: And to propose changes to it", 42 *EL Rev.*, 909–917.
- J. Luts, C. Kempeneers, "Case C-648/15 *Austria v. Germany*: Jurisdiction and powers of the CJ to settle tax treaty disputes under Article 273 TFEU", 27 *EC Tax Rev.*, 5–18.
- A. Manitará, "Withholding taxation and the EU Fundamental Freedoms: Greek source taxation of service fees", 58 *Eur. Tax.*, 97–103.
- M. Merks, J. Gruson, N. Verbaan and B. van der Doef, "Definitive VAT regime: Stairway to heaven or highway to hell?", 27 *EC Tax Rev.*, 74–82.

- C. Öner, “Is tax avoidance the theory of everything in tax law? A terminological analysis of EU legislation and case law”, 27 EC tax Rev., 96–112.
- A. Sánchez Sánchez, “The apportionment formula under the European proposal for a Common Consolidated Corporate Tax Base”, 58 Eur. Tax., 1–7.
- M. Schippers and C. Verhaeren, “Taxation in a digitizing world: Solutions for corporate income tax and Value Added Tax”, 27 EC Tax Rev., 61–66.
- P. Stelmaszczyk, “Grenzüberschreitender Formwechsel durch isolierte Verlegung des Satzungssitzes”, 28 EuZW, 890–894.
- G. Végh and H. Gribnau, “Tax administration good governance”, 27 EC Tax Rev., 48–60.
- B. Vos, “State aid, taxation and transfer pricing: Illegal fiscal state aid granted to Starbucks?”, 27 EC Tax Rev., 113–120.
- A. Zalasinski, “Tax rules applicable without distinction and the EU internal market freedoms: An analysis of recent case law regarding taxation of investment income”, 57 Eur. Tax., 533–543.

33. *Transport and infrastructure*

- N. Hermann, “The single European sky: Concepts, assumptions and legends air law”, 67 ZLW, 25–38.
- P. Slot, “Brexit in de transportsector. Into thin air?”, 66 SEW, 2–9.
- E. Staebe, “Das ‘Vierte Eisenbahnpaket’ der EU unter der deutsche Regulierungsrahmen”, 29 EuZW, 146–152.
- S. Zleptnig, “Trans-European networks and the effectiveness of national permitting procedures: A practitioner’s view”, 28 EBLR, 785–794.

III. COUNCIL OF EUROPE

1. *General*

2. *Human rights*

- E. Abdelgawad, “The practice of the European Court of Human Rights when striking out applications”, 36 NQHL, 7–23.
- B. Baade, “The EctHR’s role as a guardian of discourse: Safeguarding a decision-making process based on well-established standards, practical rationality, and facts”, 31 LJIL, 335–361.
- J. Černič, “Impact of the European Court of Human Rights on the Rule of Law in Central and Eastern Europe”, 10 HJRL, 111–137.
- A. Desmond, “The private life of family matters: Curtailing human rights protection for migrants under Article 8 of the ECHR?”, 29 EJIL, 261–279.
- P. Johnson and S. Falcetta, “Sexual orientation discrimination and Article 3 of the European Convention on Human Rights: Developing the protection of sexual minorities”, 43 EL Rev., 167–185.
- D. Kosař and K. Šipulová, “The Strasbourg Court meets abusive constitutionalism: *Baka v. Hungary* and the Rule of Law”, 10 HJRL, 83–110.
- A. Nußberger, “Terrorismus und Menschenrechte: Zur Rechtsprechung des Europäischen Gerichtshofs für Menschenrechte”, 44 EuGRZ, 633–638.
- N. Peleg, “Marginalization by the Court: The case of Roma children and the European Court of Human Rights”, 18 H.R.L. Rev., 111–132.

- C. Ryan, "Europe's moral margin: Parental aspirations and the European Court of Human Rights", 56 CJTL, 467–529.
- M. Salerno, "Can diplomatic assurances, in their practical application, provide effective protection against the risk of torture and ill treatment: A focus on the evolution of the pragmatic approach of the European Court of Human Rights in removal cases of suspected terrorists", 8 NJECL, 453–476.
- J. Wojnowska-Radzinska, "The access to secret evidence in expulsion proceedings under the European Convention on Human Rights", 35 NQHR, 230–245.