

## **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: Tijdschrift voor Europees en economisch recht
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
SEIIW 42	S. Kadelbach (Ed.), <i>Die Welt und Wir. Die Außenbeziehungen der Europäischen Union</i> . Baden-Baden: Nomos, 2017. 293 pages. ISBN: 978-3-8487-4502-9. EUR 79
SEIIW 44	S. Kadelbach (Ed.), <i>Verfassungskrisen in der Europäischen Union</i> Schriften zur Europäischen Integration und Internationalen Wirtschaftsordnung 44. Baden-Baden: Nomos, 2018. 161 pages. ISBN: 978-3-8487-5098-6. EUR 39

## I. INTEGRATION

### 1. *General aspects*

- F. de Witte, "Interdependence and contestation in European integration", 3 EP, 475–510.
- H. d'Oliveira, "Once again: Plural nationality", 25 MJ, 22–37.
- K. Entin, and B. Pirker, "The early case law of the Eurasian Economic Union Court: On the road to Luxembourg", 25 MJ, 266–287.
- C. Grabenwarter, "Neuere Verfassungsentwicklungen in Europa und 'Europäisches Verfassungsrecht' – Die Rolle der Venedig-Kommission", 44 SEIW, 61–84.
- D. Halikiopoulou, "A right-wing populist momentum? A review of 2017 elections across Europe", 56 JCMS, 63–73.
- J. Hien and C. Joerges, "Dead man walking? Current European interest in the ordoliberal tradition", 24 ELJ, 142–162.
- S. Hix, "When optimism fails: Liberal intergovernmentalism and citizen representation", 56 JCMS, 1595–1613.
- C. Huggins, "Subnational government and transnational networking: The rationalist logic of local level Europeanization", 56 JCMS, 1263–1282.
- M. Kleine and M. Pollack, "Liberal intergovernmentalism and its critics", 56 JCMS, 1493–1509.
- A. Moravcsik, "Preferences, power and institutions in 21st-century Europe", 56 JCMS, 1648–1674.
- K. Nicolaidis, "Braving the waves? Europe's constitutional settlement at twenty", 56 JCMS, 1614–1630.
- V. Perju, "On the (de-)fragmentation of Statehood in Europe: Reflections on Ernst-Wolfgang Bockenforde's work on European integration", 19 GLJ, 403–434.
- W. Phelan, "European legal integration: Towards a more liberal intergovernmentalist approach", 56 JCMS, 1562–1577.
- A. Sanders and L. von Danwitz, "Selecting judges in Poland and Germany: Challenges to the rule of law in Europe and propositions for a new approach to judicial legitimacy", 19 GLJ, 769–816.
- A. Somek, "The European model of transnational democracy: A tribute to Ernst-Wolfgang Bockenforde", 19 GLJ, 435–459.

## II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

### 1. *General*

- J-C Barbato, "Le traité de Rome et la culture ou les ambivalences du fonctionnalisme", 619 Rev. de l'UE, 363–370.
- M. Blanquet, "L'Union européenne est-elle une Communauté?", 621 Rev. de l'UE, 507–516.
- W. Blokland, "Het verbod op misbruik: Een algemeen beginsel van Unierecht dat de EU en de lidstaten tegen de burger beschermt", (2018) NTER, 80–86.
- J. Caporaso, "Europe's triple crisis and the uneven role of institutions: The euro, refugees and Brexit", 56 JCMS, 1345–1361.
- P.-J. Cardwell and H. Snaithe, "'There's a brand new talk, but it's not very clear': Can the contemporary EU really be characterized as ordoliberal?", 56 JCMS, 1053–1069.
- E. Casanas Adam, D. Kagiros and S. Tierney, "Democracy in question? Direct democracy in the European Union", 14 EuConst., 261–282.

- N. Chaban and O. Elgström, "On a journey with uncertain destination: Metaphors and images of the EU in Russian and Ukrainian media after Brexit vote", 23 *EFA Rev.*, 159–176.
- N. Chaban and A. Chaban, "Communicating Europe beyond its borders: Imagining the EU in Ukraine post-Maidan", 23 *EFA Rev.*, 119–138.
- F. Cheneval and M. Ferrín, "Referendums in the European Union: Defective by birth?", 56 *JCMS*, 1178–1194.
- E. Colarusso, "Deconstruction and reconstruction of a relationship between the EU precautionary principle and forward-looking information", 29 *EBLR*, 791–812.
- D. De Carolis, "The EU Dispute Resolution Directive (2017/1852) and fair trial protection under article 47 of the EU Charter of Fundamental Rights", 58 *Eur. Tax.*, 495–504.
- B. de Witte, "An undivided Union? Differentiated integration in post-Brexit times", 55 *CML Rev.*, SI/227–250.
- D. Edward, "In Europe history is the unseen guest at every table", 55 *CML Rev.*, SI/251–262.
- E. Fanoulis, "The EU's democratization discourse and questions of European identification", 56 *JCMS*, 1362–1375.
- N. Gkotsis Papaioannou, "EU snapshots: A chronology of 2017", 56 *JCMS*, 152–163.
- P. Hacker, "Teaching fairness to artificial intelligence: Existing and novel strategies against algorithmic discrimination under EU law", 55 *CML Rev.*, 1143–1186.
- G. Halmi, "Illiberal constitutionalism? The Hungarian constitution in a European perspective", 44 *SEIHW*, 85–104.
- H. Jarass, "Schutz durch rechtsstaatliche Grundsätze des Unionsrechts", 133 *DVBL*, 1249–1253.
- S. Kadelbach, "Verfassungskrisen in der Europäischen Union", 44 *SEIHW*, 9–22.
- S. Kadelbach, "Die Europäischen Union in einer neuen Epoche der internationalen Beziehungen", 42 *SEIHW*, 9–20.
- S. Kamanabrou, "Abuse of law in the context of EU law", 43 *EL Rev.*, 534–548.
- S. Karagiannis, "La convention dans la procedure de revision ordinaire des traités de l'Union européenne", 54 *CDE*, 27–107.
- T. König, "Still the century of intergovernmentalism? Partisan ideology, two-level bargains and technocratic governance in the post-Maastricht Era", 56 *JCMS*, 1240–1262.
- P. Lácós, "Soft structure vs. soft measure: Fleshing out the tension in EU education policy", 45 *LIEI*, 253–269.
- T. Lock, "Das Brexit-Experiment: ein verfassungsrechtlicher Härtestest", 44 *SEIHW*, 105–128.
- I. Manners and B. Rosamond, "A different Europe is possible: The professionalization of EU studies and the dilemmas of integration in the 21st century", 56 *JCMS*, 28–38.
- F. Marchadier, "La protection du bien-être de l'animal par l'Union européenne", 54 *RTDE*, 251–273.
- B. Martenczuk, "Art. 7 EUV und der Rechtsstaatsrahmen als Instrumente der Wahrung der Grundwerte der Union", 44 *SEIHW*, 41–59.
- K. McNamara, "Authority under construction: The European Union in comparative political perspective", 56 *JCMS*, 1510–1525.
- R. Mehdi, "L'Union européenne ou les paradoxes d'une identité malheureuse", 621 *Rev. de l'UE*, 496–506.
- S. Meunier and M. Vachudova, "Liberal intergovernmentalism, illiberalism and the potential superpower of the European Union", 56 *JCMS*, 1631–1647.
- A. Miglio, "Differentiated integration and the principle of loyalty", 14 *EuConst.*, 475–498.
- M. Ovádek, "The rule of law in the EU: Many ways forward but only one way to stand still?", 40 *Journal Eur. Int.*, 495–503.
- S. Pilz, "Die Novellierung des Unionsverfahrens für den Katastrophenschutz", 29 *EuZW*, 572–578.
- S. Platon, "L'Union et les 'autres Europe'", 620 *Rev. de l'UE*, 394–399.

- S. Röttger-Wirtz, "Independence under threat: The role of private actors in the setting of global pharmaceutical standards and resulting challenges for European public law", 24 EPL, 433–448.
- W. Sadowski, "Protection of the rule of law in the European Union through investment treaty arbitration: Is judicial monopolism the right response to illiberal tendencies in Europe?", 55 CML Rev. 1025–1060.
- F. Schimmelfennig, "Liberal intergovernmentalism and the crises of the European Union", 56 JCMS, 1578–1594.
- V. Schmidt, "Rethinking EU Governance: From 'old' to 'new' approaches to who steers integration", 56 JCMS, 1544–1561.
- K. Sowers, "Sentient beings *and* tradable products: The curious constitutional status of animals under Union law", 55 CML Rev., 55–100.
- F. Tesson, "La place du soutien économique public dans la politique du sport de l'Union européenne", 619 Rev. de l'UE, 381–387.
- S. van der Jeught, "Is een touw een ketting? De relatieve rechtszekerheid van de eigen taalversie in het EU-recht", 66 SEW, 239–247.

## 2. *Accession; withdrawal*

- R. Adlung, "Brexit from a WTO/GATS perspective: Towards an easy divorce?", 52 JWT, 721–743.
- F. Baetens, "'No deal is better than a bad deal'? The fallacy of the WTO fall-back option as a post-Brexit safety net", 55 CML Rev., SI/133–174.
- R. Battaglio Jr and M. Horasanli, "Examining the effects of EU Instrument for Pre-accession Assistance (IPA) funding on perceptions of civil society among CSOs in Turkey: A case study of Batman province", 40 Journal Eur. Int., 393–409.
- H. Berger and N. Badenhop, "Financial services and Brexit: Navigating towards future market access", 19 EBOR, 679–714.
- H. Çelik, "Beziehungen der Türkei zur EU – Auswirkungen politischer Entwicklungen auf den Beitrittsprozess", 44 SEI IW, 129–160.
- E. Crawford and J. Carruthers, "Brexit: The impact on judicial cooperation in civil matters having cross-border implications – A British perspective", 3 EP, 183–201.
- M. Danov, "Cross-border litigation in England and Wales: Pre-Brexit data and post-Brexit implications", 25 MJ, 139–167.
- B. de Witte, "An undivided Union? Differentiated integration in post-Brexit times", 55 CML Rev., SI/227–250.
- D. Dixon, "Article 50 and Member State sovereignty", 19 GLJ, 901–940.
- M. Dougan, "An airbag for the crash test dummies? EU-UK negotiations for a post-withdrawal 'status quo' transitional regime under Article 50 TEU", 55 CML Rev., SI/57–100.
- D. Edward, "In Europe history is the unseen guest at every table", 55 CML Rev., SI/251–262.
- F. Fleurke, "Brexit en milieu: Return of the dirty old man? Brexit-reeks – nr. 14", 66 SEW, 388–394.
- D. Geraets, "Brexit: de illusie van de WTO als vangnet", 66 SEW, 282–287.
- T. Groß, "Erlaubt das Grundgesetz einen Austritt aus der EU?", 53 EuR, 387–405.
- M. Hanten and O. Sacarcelik, "Pandora's box: EU market access for UK-based banks and investment firms after Brexit", 15 ECL, 126–133.
- C. Hillion, "Brexit means Br(EEA)xit: The UK withdrawal from the EU and its implications for the EEA", 55 CML Rev., 135–156.
- C. Hillion, "Withdrawal under Article 50 TEU: An integration-friendly process", 55 CML Rev., SI/29–56.
- S. Hix, "Brexit: Where is the EU–UK relationship heading?", 56 JCMS, 11–27.

- S. Hobolt, "Brexit and the 2017 UK general election", 56 JCMS, 39–50.
- House of Lords European Union Committee, 3rd Report of Session 2017–19, "Brexit: the EU data protection package".
- House of Lords European Union Committee, 4th Report of Session 2017–19, "Brexit: devolution".
- House of Lords European Union Committee, 5th Report of Session 2017–19, "Brexit: farm animal welfare".
- House of Lords European Union Committee, 6th Report of Session 2017–19, "Brexit: judicial oversight of the European Arrest Warrant".
- House of Lords European Union Committee, 7th Report of Session 2017–19, "Brexit: deal or no deal".
- House of Lords European Union Committee, 8th Report of Session 2017–19, "Brexit: sanctions policy".
- House of Lords European Union Committee, 9th Report of Session 2017–19, "Brexit: will consumers be protected?".
- House of Lords European Union Committee, 11th Report of Session 2017–19, "Brexit: the future of financial regulation and supervision".
- House of Lords European Union Committee, 10th Report of Session 2017–19, "Brexit: energy security".
- House of Lords European Union Committee, 12th Report of Session 2017–19, "Brexit: competition and State aid".
- House of Lords European Union Committee, 13th Report of Session 2017–19, "Brexit: reciprocal healthcare".
- House of Lords European Union Committee, 15th Report of Session 2017–19, "Dispute resolution and enforcement after Brexit".
- House of Lords European Union Committee, 14th Report of Session 2017–19, "Brexit: food prices and availability".
- House of Lords European Union Committee, 16th Report of Session 2017–19, "Brexit: Common Security and Defence Policy missions and operations".
- House of Lords European Union Committee, 17th Report of Session 2017–19, "UK-EU relations after Brexit".
- House of Lords European Union Committee, 18th Report of Session 2017–19, "Brexit: the proposed UK-EU security treaty".
- House of Lords European Union Committee, 19th Report of Session 2017–19, "Brexit: movement of people in the cultural sector".
- House of Lords European Union Committee, 20th Report of Session 2017–19, "Brexit: the customs challenge".
- House of Lords European Union Committee, 21st Report of Session 2017–19, "Brexit: plant and animal biosecurity".
- House of Lords European Union Committee, 23rd Report of Session 2017–19, "Brexit: chemical regulation".
- M. Kenny, "Der inszenierte 'Brexit': Was steckt hinter den ziellos scheinenden Verhandlungen zum EU-Austritt des Vereinigten Königreichs?", 53 EuR, 561–577.
- E. Kuşku-Sönmez and S. Türkeş-Kiliç, "Dynamics of technical progress towards the EU accession: New rules, vetoes and power asymmetries", 23 EFA Rev., 263–280.
- J. Larik, "The EU's global strategy, Brexit and 'America First'", 23 EFA Rev., 343–364.
- M. Megliani, "Changing currency under a monetary union: Some remarks", 29 EBLR, 577–588.
- M. Molinuevo, "Brexit: Trade governance and legal implications for third countries", 52 JWT, 599–617.
- H. Nemeček and S. Pitz, "Cross-border business of UK credit institutions and investment firms with German clients in light of Brexit, MiFIR and MiFID II", 29 EBLR, 425–464.



- P. Nicolaides, "Escape from the jurisdiction of the Court of Justice: A good reason to quit the European Union", 25 MJ, 7–21.
- I. Pingel, "Le *Brexit* et le regime linguistique des institutions de l'Union européenne", 53 RTDE, 657–665.
- S. Smismans, "EU citizens' rights post Brexit: Why direct effect beyond the EU is not enough", 14 EuConst., 443–474.
- L. Van Middelaar, "Brexit as the European Union's 'Machiavellian moment'", 55 CML Rev., SI/3-28.
- M. Vroom and W. de Wit, "Brexit: The road ahead for EU-UK trade", 27 EC Tax Rev., 196–205.

### 3. *Agriculture*

- L. Ferraris, "The role of the principle of environmental integration (Article 11 TFEU) in maximising the 'greening' of the Common Agricultural Policy", 43 EL Rev., 410–423.
- House of Lords European Union Committee, 5th Report of Session 2017–19, "Brexit: farm animal welfare".
- E. Papastavridis, "Fisheries enforcement on the High Seas of the Arctic Ocean: Gaps, solutions and the potential contribution of the European Union and its Member States", 33 IJMCL, 324–360.
- Y. Petit, "Politique agricole commune: que reste-t-il de la première grande politique européenne?", 618 Rev. de l'UE, 254–260.

### 4. *Citizenship*

- E. Ros, "EU citizenship and direct taxation 'the European Court of Justice in the era of public decline for a citizen's Europe'", 27 EC Tax Rev., 147–159.
- V. Bex-Reimert, G. Karapetian and S. de Mik, "De Unierechtelijke evenredigheidsstoets bij het verlies van het Nederlanderschap: drie gevallen nader toegelicht", (2018) NTER, 134–140.
- A. Kandyla and S. Gherghina, "What triggers the intention to use the European Citizens' Initiative? The role of benefits, values and efficacy", 56JCMS, 1223–1239.
- L. Mancano, "Punishment and rights in European Union citizenship: Persons or criminals?", 24 ELJ, 206–225.

### 5. *Commercial policy*

- F. Baetens, "'No deal is better than a bad deal'? The fallacy of the WTO fall-back option as a post-Brexit safety net", 55 CML Rev., SI/133-174.
- S. Boysen, "Außenhandel und europäischer *ordre public* – Investitionsschiedsgerichtsbarkeit im Rahmen internationaler Handelsabkommen", 42 SEI IW, 85–116.
- J. Brauneck, "Abgetrennte EU-Handelsabkommen ohne Beteiligung der Mitgliedstaaten?", 29 EuZW, 796–803.
- M. Bungenberg, "Die Gemeinsame Handelspolitik, parlamentarische Beteiligung und das Singapur-Gutachten des EuGH", 42 SEI IW, 133–150.
- J. Donaubauber and P. Nunnenkamp, "EU investors versus EU States: International arbitration of investment disputes", 56 JCMS, 1376–1393.
- I. Garcia Bercero, G. Emberger and J. Vandenberghe, "EU-US engagement on regulatory issues: Lessons learnt, notably in the context of the TTIP negotiations", 23 EFA Rev., 149–165.

- S. Gáspár-Szilágyi, “Quo vadis EU investment law and policy ? The shaky path towards the international promotion of EU rules”, 23 EFA Rev., 167–186.
- M. Hennig “Access the untouchable nature of the ‘EU seal regime’—Is the European Union liable for the damages suffered by the Canadian Inuit due to the violation of WTO Law in EC—seal products?”, 33 IJMCL, 403–414.
- C. Herrmann and C. Glöckle, “Der drohende transatlantische ‘Handelskrieg’ um Stahlerzeugnisse und das handels-politische ‘Waffenarsenal’ der EU”, 29 EuZW, 477–483.
- K. Hradilová and O. Svoboda, “Sustainable development chapters in the EU free trade agreements: Searching for effectiveness”, 52 JWT, 1019–1042.
- C. Kessedjian and L. Vanhonnaeker, “Les différends entre investisseurs et États hôtes par un tribunal arbitral permanent. L’exemple du CETA”, 53 RTDE, 633–657.
- A. King, “National treatment in international economic law: The case for consistent interpretation in new generation EU Free Trade Agreements”, 49 GJIL, 929–956.
- M. Krajewski, “Investitionsschutz in den neuen EU-Handelsabkommen am Beispiel des Comprehensive Economic and Trade Agreement (CETA)”, 42 SEIHW, 117–132.
- M.-F. Labouz, “A l’heure de CETA, retour sur les relations euro-canadiennes”, 620 Rev. de l’UE, 409–415.
- C. Li, “The EU’s proposal regarding the establishment of the investment court system and the response from Asia”, 52 JWT, 943–966.
- T. Papadopoulos, “*Achmea*, protection of intra-EU investments and European company law”, 15 ECL, 146–147.
- A. Willems and M. Brolin, “The unhappy marriage of customs and anti-dumping legislation: Tensions relating to product description and origin”, 45 LIEI, 229–251.
- E. Yencken, “The prospects for EU-Australian free trade negotiations and the challenge of Brexit”, 23 EFA Rev., 327–341.

#### 6. *Common Foreign and Security Policy*

- C. Beaucillon, “Opening up the horizon: The ECJ’s new take on country sanctions”, 55 CML Rev., 387–416.
- R. Biedermann, “Reimagining Taiwan? The EU’s foreign policy and strategy in Asia”, 23 EFA Rev., 305–325.
- A. Boogaerts, “A symbiotic relationship? Examining the convergence of views between practitioners and scholars on sanctions effectiveness”, 23 EFA Rev., 223–241.
- H. Dorussen, E. Kirchner and T. Christiansen, “Security cooperation in EU-China relations: Towards convergence?”, 23 EFA Rev., 287–304.
- F. Durand, “La Force de gendarmerie européenne: instrument de la politique de sécurité et de défense commune de l’UE”, 620 Rev. de l’UE, 444–452.
- D. Fonck, “Parliamentary diplomacy and legislative-executive relations in EU foreign policy: Studying the European Parliament’s mediation of the Macedonian political crisis (2015–17)”, 56 JCMS, 1305–1322.
- S. Graf von Kielmansegg, “Gemeinsame Verteidigung und Verteidigungspolitik”, 42 SEIHW, 267–292.
- R. Guerrina, L. Chappell and K. Wright, “Transforming CSDP? Feminist triangles and gender regimes”, 56 JCMS, 1036–1052.
- G. Harpaz, “The European Union’s conflict-resolution policy in Georgia: The way forward”, 23 EFA Rev., 243–261.
- House of Lords European Union Committee, 16th Report of Session 2017–19, “Brexit: Common Security and Defence Policy missions and operations”.

- J. Howorth, "Strategic autonomy and EU-NATO cooperation: threat or opportunity for transatlantic defence relations?", 40 *Journal Eur. Int.*, 523–537.
- L. Lonardo, "Common Foreign and Security Policy and the EU's external action objectives: An analysis of Article 21 of the Treaty on the European Union", 14 *EuConst.*, 584–608.
- L. Lonardo, "Law and foreign policy before the Court: Some hidden perils of *Rosneft*", 3 *EP*, 511–546.
- T. Müller and C. Herrmann, "Die Entwicklung des europäischen Außenwirtschaftsrechts", 29 *EuZW*, 749–756.
- R. Pilke and P. Räsänen, "Practicing or preaching? Linking taxation and sustainable development in EU foreign policy", 23 *EFA Rev.*, 203–221.
- K. Schmalenbach, "Schwierige Nachbarn: Ukraine, Russland und die Europäische Union", 42 *SEIHW*, 223–241.
- R. Schmidt-Radefeldt, "Die Aktivierung der EU-Beistandsklausel im Nachgang zu den Terroranschlägen von Paris im November 2015: Rechtlicher Rahmen und politische Praxis", 42 *SEIHW*, 243–266.
- C. Schneider, "La PESC miracle ou mirage de la construction communautaire?", 620 *Rev. de l'UE*, 400–408.
- M. Smith, "Transatlantic security relations since the European security strategy: What role for the EU in its pursuit of strategic autonomy?", 40 *Journal Eur. Int.*, 605–620.
- N. Tocci, "Towards a European Security and Defence Union: Was 2017 a watershed?", 56 *JCMS*, 131–141.
- E. Usanmaz, "Successful crisis management? Evaluating the success of the EU missions in the Western Balkans", 23 *EFA Rev.*, 381–403.
- W. Weiß, "Demokratische Legitimation und völkerrechtliche Governancestrukturen: Bundestagsbeteiligung bei EU-Handelsabkommen mit beschlussfassenden Gremien", 42 *SEIHW*, 151–221.

#### 7. *Company law*

- T. Biermeyer and M. Meyer, "Corporate mobility in Europe: An empirical perspective", 15 *ECL*, 64–65.
- T. Biermeyer and M. Meyer, "European Commission proposal on corporate mobility and digitalization: Between enabling (cross-border corporate) freedom and fighting the 'bad guy'", 15 *ECL*, 110–111.
- A. Butterstein, "Modernisierung des EU-Gesellschaftsrechts zur Stärkung der grenzüberschreitenden Mobilität von Gesellschaften", 29 *EuZW*, 838–845.
- I. de Groot, "Deister Holding and Juhler Holding: New opportunities for holding companies under the Parent-Subsidiary Directive/fundamental freedoms?", 27 *EC Tax Rev.*, 225–228.
- R. Ghetti, "Unification, harmonisation and competition in European company forms", 29 *EBLR*, 813–842.
- G. Gutfleisch, "Crowdfunding and initial coin offerings under the EU legal framework", 15 *ECL*, 73–82.
- G. Gutfleisch, "Employment issues under the European Trade Secrets Directive: Promising opportunity or burden for European companies?", 15 *ECL*, 175–181.
- G. Psaroudakis, "Distributional issues in the draft Restructuring Directive", 15 *ECL*, 182–188.
- S. Rammeloo, "Forum societatis: Jurisdiction concerning the reasonableness of consideration resulting from a squeeze-out resolution in a cross-border context: CJEU C-560/16 (*E.ON Czech Holding*)", 15 *ECL*, 134–141.
- C. Sanò, "Allocation of the burden of proof under the anti-abuse rule of the Parent-Subsidiary Directive according to the most recent ECJ case law", 27 *EC Tax Rev.*, 267–279.

- G. Strampelli, “The EU issuers’ accounting disclosure regime and investors’ information needs: The essential role of narrative reporting”, 19 EBOR, 541–579.
- G. van Gelder, “The *Polbud* case and new EU company law proposal: Expanding the possibilities for cross-border conversions in Europe.”, 27 EC Tax Rev., 260–266.
- K. Walter, “Der ‘Snap-back’ der US-Sanktionen gegen den Iran und die wiederbelebte EU-Blocking-VO”, (2018) RIW, 735–741.

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

- M. Bernatt, M. Botta and A. Svetlicinii, “The right of defence in the decentralized system of EU competition law enforcement: A call for harmonization from central and eastern Europe”, 41 World Comp., 309–334.
- F. Bostoen, “From sales to subscriptions in the car sector: Competition law implications of servitisation and the refusal to sell to consumers”, 39 ECLR, 411–419.
- J. Briguët, “The State’s invisible hand: Chinese SOEs facing EU antitrust law”, 52 JWT, 839–857.
- K. Coates and A. Zulli, “Compliance plus? Proposed fine reductions for audited, strengthened compliance programmes”, 9 JECLAP, 351–360.
- V. Daskalova, “Regulating the new self-employed in the Uber economy: What role for EU competition law”, 19 GLJ, 461–508.
- Y. de Vries and J. de Kok, “Het ICAP-arrest: With a little help from my friends...: Over kartelfacilitatie en het vermoeden van onschuld in settlement procedures”, (2018) NTER, 63–70.
- T. Devine and M. Eliantonio, “EU soft law in the hands of national authorities: The case study of the UK competition and markets authority”, (2018) REALaw, 49–71.
- M. Frese, “Civil liability for single and continuous infringements”, 41 World Comp., 179–195.
- R. Grasso and G. Tzifa, “The ECJ ruling in *Coty* and the future of vertical restrictions in the internet space”, 41 World Comp., 367–394.
- J. Hotchkiss, “Polar opposites: Judgments and counterfactuals in *Sainsbury’s v. Mastercard* and *Asda v. Mastercard*”, 41 World Comp., 419–451.
- S. Lewis and D. Ridyard, “Automatic harm to competition? Pricing algorithms and co-ordination”, 39 ECLR, 341–344.
- J. Malinauskaite and C. Cauffman, “The transposition of the Antitrust Damages Directive in the small Member States of the EU—A comparative perspective”, 9 JECLAP, 496–512.
- D. Mandrescu, “Applying (EU) competition law on online platforms: Reflections on the definition of the relevant markets(s)”, 41 World Comp., 453–483.
- E. Marchisio, “Internet sales of luxury (and maybe also other) products within selective distribution systems after *Coty*”, 39 ECLR, 345–353.
- J. Markvart, “The treatment of exclusive grant backs in EU competition law”, 9 JECLAP, 361–372.
- G. Massarotto, “From Standard Oil to Google: How the role of antitrust law has changed”, 41 World Comp., 395–418.
- G. Oosterhuis, “*Coty*: beperking verkoop via internetplatforms mag: Het Hof van Justitie corrigeert Pierre Fabre maar had krachtiger leiding kunnen geven”, (2018) NTER, 71–79.
- J. Ordóñez-De-Haro, J.-R. Borrell and J. Jiménez, “The European Commission’s fight against cartels (1962–2014): A retrospective and forensic analysis”, 56 JCMS, 1087–1107.
- N. Petit, “*Intel* and the rule of reason in abuse of dominance cases”, 43 EL Rev., 728–750.
- P. Picht and B. Freund, “Competition (law) in the era of algorithms”, 39 ECLR, 403–410.
- L. Prete, “On implementation and effects: The recent case-law on the territorial (or extraterritorial?) application of EU competition rules”, 9 JECLAP, 487–495.

- U. Salaschek and C. Sickinger, “Wettbewerbsdruck durch Allianzpartner im Personenflugverkehr: Zugleich Besprechung des EuG-Urteils vom 16.5.2018 in der Rs T-712/16”, 29 EuZW, 578–584.
- J. Segan, “Arbitration clauses and competition law”, 9 JECLAP, 423–430.
- A. Svetlicinii, M. Bernatt and M. Botta, “The ‘dark matter’ in EU competition law: Non-infringement decision in the new EU Member States before and after *Tele2 Polska*”, 43 EL Rev., 424–446.
- F. Uebele, “Das ‘Unternehmen’ im europäischen Datenschutzrecht”, 29 EuZW, 440–446.
- J. van de Gronden, “Services of general interest and the concept of undertaking: Does EU competition law apply?”, 41 World Comp., 197–223.
- D. Waelbroeck and Z. Davies, “*Coty*, clarifying competition law in the wake of *Pierre Fabre*”, 9 JECLAP, 431–442.
- F. Weber, “A chain reaction or the necessity of collective actions for consumers in cartel cases”, 25 MJ, 208–230.
- A.C. Witt, “The enforcement of Article 101 TFEU: What has happened to the effects analysis?”, 55 CML Rev., 417–448.

#### 9. Consumer policy

- I. Benöhr, “Private autonomy and protection of the weaker part in financial consumer contracts: an EU and international law perspective”, 43 EL Rev., 687–709.
- T. Lutzi, “What’s a consumer: (Some) clarification on consumer jurisdiction, social-media accounts, and collective redress under the Brussels Ia Regulation”, 25 MJ, 374.
- C. Mak, “*Gutiérrez Naranjo*: On limits in law and limits of law”, 43 EL Rev., 447–459.
- House of Lords European Union Committee, 9th Report of Session 2017–19, “Brexit: will consumers be protected?”.
- C. Riefa, “EU payment surcharges rules lacking teeth: Evidence from empirical studies into the control of surcharges in the EU and UK travel industry”, 43 EL Rev., 343–365.
- B. van Hattum, “The new consumer deal: Een gamechanger op het gebied van de afwikkeling van massaclaims?”, (2018) NTER, 55–62.
- C. Varallo and C. Cravetto, “Alcoholic beverages labeling: Analysis of the joint-self regulatory proposal of the industry on nutrition labeling and ingredients’ declaration”, 9 EJRR, 329–336.
- P. Verbruggen and B. van Leeuwen, “The liability of notified bodies under the EU’s new approach: The implications of the *PIP Breast Implants* case”, 43 EL Rev., 394–409.
- F. Weber, “A chain reaction or the necessity of collective actions for consumers in cartel cases”, 25 MJ, 208–230.

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

- M. Bergstrom, “The many uses of anti-money laundering regulation – Over time and into the future”, 19 GLJ, 1149–1168.
- E. De Busser, “EU-US digital data exchange to combat financial crime: Fast is the new slow”, 19 GLJ, 1251–1268.
- V. Franssen, “The EU’s fight against corporate financial crime: State of affairs and future potential”, 19 GLJ, 1221–1250.
- C. Gomez-Jara Diez and E. Herlin-Karnell, “Prosecuting EU financial Crimes: The European Public Prosecutor’s Office in comparison to the US Federal Regime”, 19 GLJ, 1191–1220.
- House of Lords European Union Committee, 2nd Report of Session 2017–19, “Operation Sophia: a failed mission”.

- House of Lords European Union Committee, 6th Report of Session 2017–19, “Brexit: judicial oversight of the European Arrest Warrant”.
- O. Knöfel, “Der Kommissionsvorschlag von 2018 zur Änderung der Europäischen Beweisnahmeverordnung”, (2018) RIW, 712–718.
- J. Öberg, “The legal basis for EU criminal law harmonisation: A question of federalism?”, 43 EL Rev., 366–393.
- B. Peeters, “The ne bis in idem rule: Do the EUCJ and the ECtHR follow the same track?”, 27 EC Tax Rev., 182–185.
- A. Raux, “Le droit à l’interprétation et à la traduction dans le procès pénal: étude de la directive 2010/64/UE”, 54 CDE, 251–292.
- N. Ryder, “Is it time to reform the counter-terrorist financing reporting obligations – On the EU and UK”, 19 GLJ, 1169–1190.
- E. Xanthopoulou, “Mutual trust and rights in EU criminal and asylum law: Three phases of evolution and the uncharted territory beyond blind trust”, 55 CML Rev., 489–510.

#### 11. *Court of Justice; judicial protection*

- V. Abazi and C. Eckes, “Closed evidence in EU courts: Security, secrets and access to justice”, 55 CML Rev., 753–782.
- M. Bonelli, “The *Taricco* saga and the consolidation of judicial dialogue in the European Union”, 25 MJ, 357–373.
- J. Cortés-Martín, “The long road to Strasbourg: The apparent controversy surrounding the principle of mutual trust”, (2018) REALaw, 5–34.
- C. Iliopoulos, “Die Reform des Gerichts der Europäischen Union. – Gedächtniskolloquium für Gert Nicolaysen, Hamburg, den 14. Juli 2017”, 53 EuR, 487–498.
- H. Krunke and S. Klinge, “The Danish *Ajos* case: The missing case from Maastricht and Lisbon”, 3 EP, 157–182.
- L. Lonardo, “Law and foreign policy before the Court: Some hidden perils of *Rosneft*”, 3 EP, 511–546.
- O. Mader, “Erleichterter Rechtsschutz bei Grundrechtsverletzungen? Zur Entwicklung einer prozessualen Grundrechtssystematik anhand des zulässigen Gegenstands einer Nichtigkeitsklage nach Art. AEUV Artikel 263 AEUV”, 53 EuR, 339–361.
- P. Nicolaides, “Escape from the jurisdiction of the Court of Justice: A good reason to quit the European Union”, 25 MJ, 7–21.
- J. Reyes y Ráfales, “Die integrationsdynamische Auslegungsmethode am Beispiel der europäischen Grundfreiheiten”, 53 EuR, 498–525.
- W. Sadowski, “Protection of the rule of law in the European Union through investment treaty arbitration: Is judicial monopolism the right response to illiberal tendencies in Europe?”, 55 CML Rev. 1025–1060.
- M. Schmidt and P. Bogdanowicz, “The infringement procedure in the rule of law crisis: How to make effective use of Article 258 TFEU”, 55 CML Rev., 1061–1100.
- N. Wahl and L. Prete, “The gatekeepers of Article 267 TFEU: On jurisdiction and admissibility of references for preliminary rulings”, 55 CML Rev., 511–548.
- H. Wendland, “When good is not good enough: A comparative analysis of underinclusiveness and the principle of coherence under proportionality review”, 25 MJ, 332–356.
- J. Zgliniski, “The rise of deference: The margin of appreciation and decentralized judicial review in EU free movement law”, 55 CML Rev., 1341–1386.

12. *Economic and monetary policy*

- G. Barrett, "European economic governance: deficient in democratic legitimacy?", 40 *Journal Eur. Int.*, 249–264.
- M. Buskjær Rasmussen, "Accountability challenges in EU economic governance? Parliamentary scrutiny of the European Semester", 40 *Journal Eur. Int.*, 341–357.
- F. Costamagna, "National social spaces as adjustment variables in the EMU: A critical legal appraisal", 24 *ELJ*, 163–190.
- C. Fasone, "Towards a strengthened coordination between the EU and national budgets. A complementary role and a joint control for parliaments?", 40 *Journal Eur. Int.*, 265–279.
- D. Fromage and T. van den Brink, "Democratic legitimization of EU economic governance: challenges and opportunities for European Legislatures", 40 *Journal Eur. Int.*, 235–248.
- D. Fromage and R. Ibrido, "The 'Banking Dialogue' as a model to improve parliamentary involvement in the Monetary Dialogue?", 40 *Journal Eur. Int.*, 295–308.
- M. Goldmann, "United in diversity? The relationship between monetary policy and prudential supervision in the Banking Union", 14 *EuConst.*, 283–310.
- V. Kreiling, "Scrutinising the European Semester in national parliaments: What are the drivers of parliamentary involvement?", 40 *Journal Eur. Int.*, 325–340.
- C. Lapavistas, "The redenomination risk of exiting the Eurozone: An estimation based on the Greek case", 24 *ELJ*, 226–243.
- P. Leino and T. Saarenheimo, "Fiscal stabilisation for EMU: Managing incompleteness", 43 *EL Rev.*, 623–647.
- N. Lupo and E. Griglio, "The conference on stability, economic coordination and governance: filling the gaps of parliamentary oversight in the EU", 40 *Journal Eur. Int.*, 358–373.
- M. Megliani, "Changing currency under a monetary union: Some remarks", 29 *EBLR*, 577–588.
- F. Pennesi, "The accountability of the European Stability Mechanism and the European Monetary Fund: Who should answer for conditionality measures?", 3 *EP*, 547.
- F. Sander, "Gestörte geldpolitische Transmission – eine kompetenzrechtliche Sackgasse", 73 *JZ*, 525–534.
- H. Sauer, "The scope of the inviolability of the ECB's archives revisited", 43 *EL Rev.*, 710–727.
- M. Schoeller, "The rise and fall of Merkozy: Franco-German bilateralism as a negotiation strategy in Eurozone crisis management", 56 *JCMS*, 1019–1035.
- J. Suntrup, "From emergency politics to authoritarian constitutionalism: The legal and political costs of EU financial crisis management", 19 *GLJ*, 375–402.
- T. van den Brink, "National parliaments and EU economic performance policies. Impact defines involvement?", 40 *Journal Eur. Int.*, 309–324.
- A. Verdun, "Institutional architecture of the Euro Area", 56 *JCMS*, 74–84.

13. *Energy policy*

- M. Barra and M. Svec, "Reinforcing energy governance under the EU energy diplomacy: A proposal for strengthening energy frameworks in Africa", 9 *EJRR*, 245–267.
- K. Cseres, "The active energy consumer in EU law", 9 *EJRR*, 227–244.
- O. Dupéré, "Cinquante ans de jurisprudence pour un traité sexagénaire: le façonnage de la structure du Traité Euratom par la Cour de justice", 619 *Rev. de l'UE*, 326–341.
- R. Feltkamp and G. Hendriks, "Market coupling and the Capacity Allocation and Congestion Management Regulation: New functions for power exchanges in a better regulatory environment?", 9 *EJRR*, 208–226.



- J.-T. Godin, M. Polet and A. Jamar de Bolsée, “Implementing REMIT: What a legal analysis tells about the (regulatory) role of ACER”, 9 EJRR, 192–207.
- I. Maletić, “A very specific and exhaustive harmonization of energy from renewable sources: C-549/15, *E. ON Biofor Sverige AB v. Statens Energimyndighet* [2017] ECLI:EU:C:2017:490”, 45 LIEI, 299–310.
- B. Pirker, “Vorgaben des EU-Binnenmarktrechts für Massnahmen Zur Förderung Erneuerbarer Energie und die Schweiz”, 27 SZIER, 489.
- E. Tauschinsky and R. Böttner, “‘It’s complicated’ - der unklare Beziehungsstatus zwischen der EU und Euratom”, 29 EuZW, 674–680.
- C. Vlachou, “New governance and regulation in the energy sector: What does the future hold for EU network codes?”, 9 EJRR, 268–282.

#### 14. *Environmental policy*

- M. Davis Cross, “Partners at Paris? Climate negotiations and transatlantic relations”, 40 Journal Eur. Int., 571–586.
- N. Dobson and S. Trevisanut, “Climate change and energy in the Arctic—The role of the European Union”, 33 IJMCL, 380–402.
- L. Ferraris, “The role of the principle of environmental integration (Article 11 TFEU) in maximising the ‘greening’ of the Common Agricultural Policy”, 43 EL Rev., 410–423.
- E. Johansen, “The EU influence on Norwegian domestic legislation for the protection of the Arctic marine environment”, 33 IJMCL, 415–435.
- C. Mestre, “La politique européenne de l’environnement, un enjeu international pour l’Union?”, 618 Rev. de l’UE, 261–266.
- S. Meyer, “Is Switzerland not just any third Country – EU unilateralism in the face of the linkage agreement on emissions trading”, 28 SZIER, 3–24.
- M. Peeters, “About silent objects and barking watchdogs: The role and accountability of environmental NGOs”, 24 EPL, 449–472.
- K. Ward, “ECJ rules that Poland failed to fulfill obligations under Ambient Air Directive”, 9 EJRR, 372–379.

#### 15. *External relations; association and development*

- J. Alcaide-Fernández, “The European Union, the Arctic, and international law”, 33 IJMCL, 267–289.
- J. Anderson, “Rancor and resilience in the Atlantic Political Order: The Obama years”, 40 Journal Eur. Int., 621–636.
- A. Arena, “The *ERTA* pre-emption effects of minimum and partial harmonisation directives: Insights from Opinion 3/15 on the competence to conclude the Marrakesh treaty”, 43 EL Rev., 770–779.
- V. Axyonova, S. Gerasymchuk, K. Kakachia and A. Rosca, “The European Union as a transformative power, a donor or a security provider?: The view from the Eastern Partnership Countries”, 23 EFA Rev., 23–40.
- J. Bátorá and P. Rieker, “EU-supported reforms in the EU neighbourhood as organized anarchies: The case of post-Maidan Ukraine”, 40 Journal Eur. Int., 461–478.
- M. Chamón, “Implied exclusive powers in the ECJ’s post-Lisbon jurisprudence: The continued development of the *ERTA* doctrine”, 55 CML Rev., 1101–1142.
- R. Churchill, “The European Union as an actor in the law of the sea, with particular reference to the Arctic”, 33 IJMCL, 290–323.
- C. Damro and Y. Friedman, “Market power Europe and the externalization of higher education”, 56 JCMS, 1394–1410.



- M. Davis Cross, "Partners at Paris? Climate negotiations and transatlantic relations", 40 *Journal Eur. Int.*, 571–586.
- L. Delcour and K. Wolczuk, "Well-meaning but ineffective? Perceptions of the EU's role as a security actor in the South Caucasus", 23 *EFA Rev.*, 41–60.
- M. Dony, "Retour sur les compétences externes implicites de l'Union", 54 *CDE*, 109–176.
- P. Durand, "How and why the European Union makes reservations to international agreements", 55 *CML Rev.*, 1387–1422.
- S. Ekiz, "EU strategy in Libya: Discourses vs actions", 23 *EFA Rev.*, 405–425.
- N. Ewers-Peters, "The EU as an interorganizational influencer?", 23 *EFA Rev.*, 365–379.
- P. Garcia Andrade, "EU external competences in the field of migration: How to act externally when thinking internally", 55 *CML Rev.*, 157–200.
- G. Harpaz, "The *Front Polisario* verdict and the gap between the EU's trade treatment of Western Sahara and its treatment of the occupied Palestinian territories", 52 *JWT*, 619–641.
- J. Headley, "Perceptions of the Ukraine crisis: A clash between a modern Russia and a postmodern European Union?", 23 *EFA Rev.*, 101–117.
- C. Hillion, "Brexit means Br(EEA)xit: The UK withdrawal from the EU and its implications for the EEA", 55 *CML Rev.*, 135–156.
- B. Hooijmaaijers, "China's rise in Africa and the response of the EU: A theoretical analysis of the EU-China-Africa trilateral cooperation policy initiative", 40 *Journal Eur. Int.*, 443–460.
- W. Huck, "ASEAN und EU: Vertrauen, Konsultation und Konsens statt 'immer engerer Union'", 29 *EuZW*, 886–891.
- E. Johansen, "The EU influence on Norwegian domestic legislation for the protection of the Arctic marine environment", 33 *IJMCL*, 415–435.
- E. Kassoti, "The EU and Western Sahara: An assessment of recent developments", 43 *EL Rev.*, 751–769.
- K. Kleinschmitzer and M. Knodt, "Asymmetric perceptions of EU relations with the near Eastern neighbours: The Republic of Moldova, Ukraine and Belarus in comparison", 23 *EFA Rev.*, 79–99.
- S. Klose, "Theorizing the EU's actorness: Towards an interactionist role theory framework", 56 *JCMS*, 1144–1160.
- D. Langlet, "Planning from the margin—The European Union's potential role in spatial planning for managing activities in the marine arctic", 33 *IJMCL*, 361–379.
- J. Larik, "The EU's global strategy, Brexit and 'America First'", 23 *EFA Rev.*, 343–364.
- P. Leino and L. Leppävirta, "Does staying together mean playing together? The influence of EU law on co-operation between EU and non-EU States: the Nordic example", 43 *EL Rev.*, 295–312.
- S. Meyer, "Is Switzerland not just any third country – EU unilateralism in the face of the linkage agreement on emissions trading", 28 *SZIER*, 3–24.
- A. Newsome, "Credible champions? Transatlantic relations and human rights in refugee crises", 40 *Journal Eur. Int.*, 587–604.
- E. Papastavridis, "Fisheries enforcement on the High Seas of the Arctic Ocean: Gaps, solutions and the potential contribution of the European Union and its Member States", 33 *IJMCL*, 324–360.
- A. Parra-Leylaverne, "L'Union européenne et les pays andins: rôle et instruments d'une stratégie d'appui à l'intégration régionale", 621 *Rev. de l'UE*, 485–495.
- J. Peterson, "Structure, agency and transatlantic relations in the Trump era", 40 *Journal Eur. Int.*, 637–652.
- I. Petrova and A. Aayvazyan, "Perceptions of the EU's power in the Eastern Partnership Region: The case of Armenia", 23 *EFA Rev.*, 61–78.

- R. Pilke and P. Räsänen, “Practicing or preaching? Linking taxation and sustainable development in EU foreign policy”, 23 EFA Rev., 203–221.
- S.-J. Priso-Essawe, “L’Union européenne et l’intégration africaine: structuration, déstructuration, restructuration”, 621 Rev. de l’UE, 466–474.
- M. Riddervold and G. Rosén, “Unified in response to rising powers? China, Russia and EU-US relations”, 40 Journal Eur. Int., 555–570.
- R. Roccu, “Ordoliberalizing the neighbourhood? The EU’s promotion of regulatory reforms in Egypt”, 56 JCMS, 1070–1086.
- M. Smith, “The EU, the US and the crisis of contemporary multilateralism”, 40 Journal Eur. Int., 539–553.
- R. Wessel, “Consequences of Brexit for international agreements concluded by the EU and its Member States”, 55 CML Rev., SI/101-132.

#### 16. *Finance*

- F. Andreone, “Le financement du regime des pensions des personnels de l’Union européenne: cadre juridique et actualité”, 621 Rev. de l’UE, 517–526.

#### 17. *Free movement of goods and customs union*

- O. Bartlett, “Reforming the Regulation on spirit drinks – an example of better regulation?”, 9 EJRR, 310–315.
- H. Schebesta, “Revision of the EU green public procurement criteria for food procurement and catering services – Certification schemes as the main determinant for public sustainable food purchases?”, 9 EJRR, 316–328.

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

- J. Arregui and M. Creighton, “Public opinion and the shaping of immigration policy in the European Council of Ministers”, 56 JCMS, 1323–1344.
- L. Azoulai, “Le droit européen de l’immigration, une analyse existentielle”, 54 RTDE, 519–541.
- R. Bank, “Die Asylpolitik der Europäischen Union – europäischen Antworten auf ein globales Problem?”, 42 SEIHW, 21–44.
- C. Barnard and S. Fraser Butlin, “Free movement vs. fair movement: Brexit and managed migration”, 55 CML Rev., SI/203–226.
- M. Beijer, “The limited scope for accepting positive obligations under EU law: The case of humanitarian visas for refugees”, (2018) REALaw, 37–47.
- M. Benlolo Carabot, “Le ‘travailleur’, indétrônable catégorie reine du droit de la libre circulation des personnes dans l’Union européenne?”, 54 RTDE, 59–75.
- J. Cortés-Martin, “The long road to Strasbourg: The apparent controversy surrounding the principle of mutual trust”, (2018) REALaw, 5–34.
- I. Forrester, “Free movement of persons: the right we must leave behind?”, 39 ECLR, 379–389.
- P. Garcia Andrade, “EU external competences in the field of migration: How to act externally when thinking internally”, 55 CML Rev., 157–200.
- A. Geddes, “The politics of European Union migration governance”, 56 JCMS, 120–130.
- C. Hofmann, “Rechtsverfolgung in der Krise? Das Beispiel der Beschäftigungsverbote für Asylbewerber aus sicheren Herkunftsstaaten”, 53 EuR, 289–304.

- S-P. Hwang, "Humanitäre Visa für Flüchtlinge: Einfallstor für ein unbeschränktes Asylrecht?", 53 EuR, 269–289.
- M. Kellerbauer, "Zur Reform der EU-Entsenderichtlinie: Arbeitnehmerschutz durch gleichen Lohn für gleiche Arbeit?", 29 EuZW, 846–853.
- S. Lavenex, "'Failing forward' towards which Europe? Organized hypocrisy in the Common European Asylum System", 56 JCMS, 1195–1212.
- P. Murray and M. Longo, "Europe's wicked legitimacy crisis: The case of refugees", 40 Journal Eur. Int., 411–425.
- A. Newsome, "Credible champions? Transatlantic relations and human rights in refugee crises", 40 Journal Eur. Int., 587–604.
- N. Nic Shuibhne, "Reconnecting free movement of workers and equal treatment in an unequal Europe", 43 EL Rev., 477–510.
- T. Nowak, "The turbulent life of the Working Time Directive", 25 MJ, 118–130.
- H. Oosterom-Staples, "Na naturalisatie is er niet zonder meer sprake van een zuiver interne situatie voor het personenverkeer", (2018) NTER, 125–133.
- A. Schäfer, "Berufsrecht 2020 – Mit der Verhältnismäßigkeitsrichtlinie auf dem Weg zu einem modernen Regulierungsrecht?", 20 EuZW, 789–795.
- D. Steiger, "Freizügigkeit in der EU und Einschränkungen von Sozialleistungen für EU-Ausländer – Vom Verlust der richtigen Balance zwischen den Interessen der Mitgliedstaaten und den Rechten des Einzelnen sowie der Notwendigkeit einer primärrechtskonformen Auslegung der Freizügigkeitsrichtlinie", 53 EuR, 304–339.
- A. von Bogdandy, "Vertrauen im europäischen Rechtsraum – Eine Bestandsaufnahme im Lichte der Verfassungskrisen", 44 SEiW, 23–40.
- E. Xanthopoulou, "Mutual trust and rights in EU criminal and asylum law: Three phases of evolution and the uncharted territory beyond blind trust", 55 CML Rev., 489–510.
19. *Free movement of capital, freedom of establishment and freedom to provide services*
- P. Behrens, "Die Zukunft des EU-internen Investitionsschutzes nach dem EuGH-Urteil in der Rs. Achmea", (2018) RIW, 701–712.
- H. Berger and N. Badenhop, "Financial services and Brexit: Navigating towards future market access", 19 EBOR, 679–714.
- T. Biermeyer and M. Meyer, "European Commission proposal on corporate mobility and digitalization: Between enabling (cross-border corporate) freedom and fighting the 'bad guy'", 15 ECL, 110–111.
- T. Biermeyer, M. Meyer, "Corporate mobility in Europe: An empirical perspective", 15 ECL, 64–65.
- J. Brauneck, "Back to risk: Kaum mehr begrenzte Bonuszahlungen bei kleineren EU-Wertpapierfirmen?", 29 EuZW, 483–491.
- J. Brauneck, "Multilateraler Gerichtshof und EuGH-Achmea-Urteil: Das Ende aller EU-mitgliedstaatlich vereinbarten Schiedsgerichte?", 53 EuR, 429–456.
- E. De Brabandere, "De Achmea-zaak voor het Europees Hof van Justitie. Het einde van intra-EU investeringsverdragen?", (2018) NTER, 98–107.
- N. De Sadeleir, "The end of the game: The autonomy of the EU legal order opposes arbitral tribunals under bilateral investment treaties concluded between two Member States", 9 EJRR, 355–371.
- G. Deipenbrock, "Private enforcement in the realm of European capital markets law revisited and the case of credit rating agencies from the perspective of European and German law", 29 EBLR, 549–575.
- A. Hellgardt, "Der europäische Rechtsrahmen für Verbriefungen", 29 EuZW, 709–716.

- A. Lang and H. an der Saale, “Die Autonomie des Unionsrechts und die Zukunft der Investor-Staat-Streitbeilegung in Europa nach *Achmea*. Zugleich ein Beitrag zur Dogmatik des Art. AEUV Artikel 351 AEUV”, 525–561.
- N. Lavranos, “Enkele kritische kanttekeningen bij het EU-voorstel voor de screening van buitenlandse directe investeringen in de Europese Unie”, 66 SEW, 360–366.
- N. Moloney, “Brexit and financial services: (Yet) another re-ordering of institutional governance for the EU financial system?”, 55 CML Rev. SI/175-202.
- C. Nagy, “Intra-EU bilateral investment treaties and EU law after *Achmea*: Know well what leads you forward and what holds you back”, 19 GLJ, 981–1016.
- H. Nemeček and S. Pitz, “Cross-border business of UK credit institutions and investment firms with German clients in light of Brexit, MiFIR and MiFID II”, 29 EBLR, 425–464.
- V. Olbrecht, “Empirical evidence of the introduction of the Services Directive on microeconomic productivity”, 56 JCMS, 1411–1428.
- M. Ortino, “The case for truly independent EU regulatory authorities in the field of financial regulation”, 29 EBLR, 465–496.
- P. Schammo, “Actions and inactions in the investigation of breaches of Union law by the European Supervisory Authorities”, 55 CML Rev., 1423–1456.
- T. Schuelken, “Der Schutz kritischer Infrastrukturen vor ausländischen Direktinvestitionen in der Europäischen Union. Zum Vorschlag der EU-Kommission für eine Verordnung zur Schaffung eines Rahmens für die Überprüfung ausländischer Direktinvestitionen – KOM(2017) 487 endg.”, 53 EuR, 577–593.
- O. Stöcker, “Pfandbriefe und Gedeckte Bankschuldverschreibungen (Teil 1): Auf dem Weg zur Harmonisierung von Covered Bonds in Europa”, 29 EuZW, 565–572; (Teil 2), 29 EuZW, 617–624.
- P. Van Cleynenbreugel, “The freedom to *receive* trade union services an additional stepping stone for enhancing worker protection within the EU internal market?”, 9 ELLJ, 101–115.
- H. van den Broek and M. den Toom, “Transfer of a PE under the Merger Directive (2009/133): Capital gains taxation and the freedom of establishment”, 58 Eur. Tax., 335–342.
- O. Wittig and T. Hagenbruch, “Internetglücksspiel am Scheideweg: Das Urteil des BVerwG”, 29 EuZW, 631–636.

## 20. *Fundamental rights*

- S. Benedi Lahuerta, “Enforcing EU equality law through collective redress: Lagging behind?”, 55 CML Rev., 783–818.
- I. Benöhr, “Private autonomy and protection of the weaker part in financial consumer contracts: An EU and international law perspective”, 43 EL Rev., 687–709.
- M. Brkan, “The concept of essence of fundamental rights in the EU legal order: Peeling the onion to its core”, 14 EuConst., 332–368.
- O. Butler, “Obligations imposed on private parties by the GDPR and UK Data Protection Law: Blurring the public-private divide”, 24 EPL, 555–572.
- S. Crespi, “The applicability of *Schrems* principles to the Member States: National security and data protection within the EU context”, 43 EL Rev., 669–686.
- D. D’Alvia and A. Vignali Ferraro, “The (legal) qualification of the embryo and its utilization for scientific research purposes under the European multilevel protection system of fundamental rights”, 26 E.R.P.L., 421–443.
- A. de Hingh, “Some reflections on dignity as an alternative legal concept in data protection regulation”, 19 GLJ, 1269.
- I. Iusmen, “‘Non multa, sed multum’: EU Roma policy and the challenges of Roma inclusion”, 40 Journal Eur. Int., 427–441.

- O. Mader, "Erleichterter Rechtsschutz bei Grundrechtsverletzungen? Zur Entwicklung einer prozessualen Grundrechtssystematik anhand des zulässigen Gegenstands einer Nichtigkeitsklage nach Art. AEUV Artikel 263 AEUV", 53 EuR, 339–361.
- B. Pirker, "Mapping the scope of application of EU fundamental rights: A typology", 3 EP, 133–156.
- S. Siegel, "You can always get what you want: Why religious organizations opposed the employment equality directive", 40 Journal Eur. Int., 479–494.
- E. Spaventa, "Should we 'harmonize' fundamental rights in the EU? Some reflections about minimum standards and fundamental rights protection in the EU composite constitutional system", 55 CML Rev., 997–1024.
- T. Szabados, "Conflict between fundamental freedoms and fundamental rights in the case law of the Court of Justice of the European Union: A comparison with the US Supreme Court practice", 3 EP, 563–600.
- O. Tambou, "Opinion 1/15 on the EU-Canada Passenger Name Record (PNR) agreement: PNR agreements need to be compatible with EU fundamental rights", 23 EFA Rev., 187–202.
- F. Uebele, "Das 'Unternehmen' im europäischen Datenschutzrecht", 29 EuZW, 440–446.
- K. Von Papp, "A federal question doctrine for EU fundamental rights law: Making sense of Articles 51 and 53 of the Charter of Fundamental Rights", 43 EL Rev., 511–533.

## 21. *Harmonization*

- M. Eliantonio, "Private actors, public authorities and the relevance of public law in the process of European standardization", 24 EPL, 473–489.
- C. Tovo, "Judicial review of harmonized standards: Changing the paradigms of legality and legitimacy of private rulemaking under EU law", 55 CML Rev., 1187–1216.
- M. Trybus, "The division of public contracts into lots under Directive 2014/24: Minimum harmonisation and impact on SMEs in public procurement", 43 EL Rev., 313–342.

## 22. *Industrial policy and technology*

- J. Bonhage and P. Dieterich, "(Neue) Beihilfenrechtliche Maßstäbe für lokale Infrastrukturförderung", 29 EuZW, 716–722.
- S.J.H. Gijrath, "Telecommunications networks: Towards smarter regulation and contracts?", 18 CRNI, 175–197.

## 23. *Institutions*

- A. Aldrich, "National political parties and career paths to the European Parliament", 56 JCMS, 1283–1304.
- J. Arregui and M. Creighton, "Public opinion and the shaping of immigration policy in the European Council of Ministers", 56 JCMS, 1323–1344.
- A. Buchet, "La réforme des pouvoirs conférés à la Commission européenne, entre métamorphose et réminiscence", 54 CDE, 205–250.
- M. Buskjær Rasmussen and M. Kluger Dionigi, "National parliaments' use of the political dialogue: Institutional lobbyists, traditionalists or communicators?", 56 JCMS, 1108–1126.
- J. Caporaso, "Europe's triple crisis and the uneven role of institutions: The Euro, refugees and Brexit", 56 JCMS, 1345–1361.
- M. Chamon, "Limits to delegation under Article 290 TFEU: The specificity and essentiality requirements put to the test", 25 MJ, 231–245.

- D. Fonck, "Parliamentary diplomacy and legislative-executive relations in EU foreign policy: Studying the European Parliament's mediation of the Macedonian political crisis (2015–17)", 56 JCMS, 1305–1322.
- D. Fromage, "The European Parliament in the post-crisis era: An institution empowered on paper only?", 40 Journal Eur. Int., 281–294.
- M. Hartlapp, "Power shifts via the judicial arena: How annulments cases between EU institutions shape competence allocation", 56 JCMS, 1429–1445.
- Z. Lefkofridi and A. Katsanidou, "A step closer to a transnational party system? Competition and coherence in the 2009 and 2014 European Parliament", 56 JCMS, 1462–1482.
- N. Lupo, "The Commission's power to withdraw legislative proposals and its 'parliamentarisation', between technical and political grounds", 14 EuConst., 311–331.
- D. Naurin, "Liberal intergovernmentalism in the Councils of the EU: A baseline theory?", 56 JCMS, 1526–1543.
- D. Panke and J. Gurol, "Small States as agenda-setters? The Council Presidencies of Malta and Estonia", 56 JCMS, 142–151.
- C. Radaelli, "Halfway through the better regulation strategy of the Juncker Commission: What does the evidence say?", 56 JCMS, 85–95.
- M. Røed and V. Wøien Hansen, "Explaining participation bias in the European Commission's online consultations: The struggle for policy gain without too much pain", 56 JCMS, 1446–1461.
- E. Tauschinsky and R. Böttner, "'It's complicated': Der unklare Beziehungsstatus zwischen der EU und Euratom", 29 EuZW, 674–680.
- P. Van Cleynenbreugel, "Confidentiality behind transparent doors: The European Central Bank and the EU law principle of openness", 25 MJ, 52–76.
- W. Weiß, "Delegation to treaty bodies in EU agreements: Constitutional constraints and proposals for strengthening the European Parliament", 14 EuConst., 532–566.
- C. Wiesner, "The micro-politics of parliamentary powers: European parliament strategies for expanding its influence in the EU institutional system", 40 Journal Eur. Int., 375–391.

#### 24. *Intellectual property*

- F. Hofmann, "Aktuelle Entwicklungen der Rechtsprechung zum europäischen Urheberrecht", 29 EuZW, 517–522.
- H. Zech, "Aktuelle Entwicklungen des europäischen Patentrechts", 29 EuZW, 437–439.

#### 25. *Internal market*

- D. Adamski, "Lost on the digital platform: Europe's legal travails with the Digital Single Market", 55 CML Rev., 719–752.
- G. Butler, "Solidarity and its limits for economic integration in the European Union's internal market", 25 MJ, 310–331.
- M. Hopner, "Curbing negative integration: German Supervisory Board codetermination does not restrict the common market", 25 MJ, 246–265.
- F. Kainer and L. Herzog, "Der Marktausgang im Konzept der Grundfreiheiten", 53 EuR, 405–429.
- J. Kalis and G. van Duijvenvoorde, "Een nieuw kader voor netwerk- en informatiebeveiliging: een cultuuromslag?", (2018) NTER, 114–124.
- J. Kitsos, "Defining concessions in EU public procurement law: Has Directive 2014/23 missed another opportunity for conceptual clarification?", 43 EL Rev., 549–568.
- J. Kleinheisterkamp, "Overriding mandatory laws in international arbitration", 67 ICLQ, 903–930.

- E. Kokolia, "Strengthening the Single Market through informal dispute-resolution mechanisms in the EU: The case of SOLVIT", 25 MJ, 108–117.
- C. König and M. Baumgart, "Der EU-Binnenmarkt und die einheitliche Stromgebotszone in Deutschland", 29 EuZW, 491–495. R. Miller, "Autonomie des Unionsrechts versus Schiedsgerichtsbarkeit", 29 EuZW, 357–363.
- A. Neun and Olaf Otting, "Die Entwicklung des europäischen Vergaberechts in den Jahren 2017/2018", 29 EuZW, 661–668.
- H. Niesten, "Personal and family tax benefits in the EU Internal Market: From *Schumaker* to fractional tax treatment", 55 CML Rev., 819–856.
- B. Pirker, "Vorgaben des EU-Binnenmarktrechts für Massnahmen Zur Förderung Erneuerbarer Energie und die Schweiz", 27 SZIER, 489.
- H. Schebesta, "Revision of the EU green public procurement criteria for food procurement and catering services – Certification schemes as the main determinant for public sustainable food purchases?", 9 EJRR, 316–328.
- P. Stöbener de Mora, "Das Achmea-Urteil zum Intra-EU-Investitionsschutz. Die Auswirkungen und die Notwendigkeit eines EU-weiten Schutzmechanismus", 29 EuZW, 262–370.
- C. Tovo, "Judicial review of harmonized standards: Changing the paradigms of legality and legitimacy of private rulemaking under EU law", 55 CML Rev., 1187–1216.
- M. Trybus, "The division of public contracts into lots under Directive 2014/24: Minimum harmonisation and impact on SMEs in public procurement", 43 EL Rev., 313–342.
- P. Van Cleynenbreugel, "Le droit de l'Union européenne face à l'économie collaborative", 53 RTDE, 697–722.
- A.A.H. van Hoek, "Re-embedding the transnational employment relationship: A tale about the limitations of (EU) law?", 55 CML Rev., 449–488.
- C.J. Wolswinkel, "Concurrerende verdelingsregimes? Schaarse vergunningen onder Unierecht en nationaal recht na Vlaardingen en Appingedam", 66 SEW, 288–301.

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

- B. Añoberos Terradas, "Jurisdiction clauses in international premarital agreements: A comparison between the US and the European system", 26 E.R.P.L., 537–577.
- E. Avato and M. M. Winkler, "Reinforcing the public law taboo: A note in *Hellenic Republic v. Nikiforidou*", 43 EL Rev., 569–582.
- I. Bach, "Die EuVTVO im System des Europäischen Zivilverfahrensrechts", (2018) RIW, 549–554.
- A. Baumert, "Die EuVTVO im System des Europäischen Zivilverfahrensrechts", (2018) RIW, 555–558.
- D. Einhaus, "Die revidierte EuGFVO im System des europäischen Zivilverfahrensrechts", (2018) RIW, 631–634.
- D. Einsele, "Das Kollisionsrecht Intermediär-verwahrter Wertpapiere", 29 EuZW, 402–408.
- T. Hartley, "Jurisdiction in tort claims for non-physical harm under Brussels 2012, Article 7(2)", 67 ICLQ, 987–1003.
- S. Huber, "Die Reform des europäischen Verfahrens für geringfügige Forderungen Fremdkörper oder Baustein im System des europäischen Zivilprozessrechts?" (2018) RIW, 625–631.
- T. Lutzi, "What's a consumer: (Some) clarification on consumer jurisdiction, social-media accounts, and collective redress under the Brussels la Regulation", 25 MJ, 374.
- P. Mankowski, "Der Kommissionsvorschlag zum Internationalen Privatrecht der Drittwirkung von Zessionen", (2018) RIW, 488–502.
- M. Müller, "Drittwirkungen der Forderungsübertragung 'zum Dritten!'", 29 EuZW, 522–529.
- B. Pozzo, M. Cannarsa, C. Vanleenhove, L. Meurkens, A. Janssen and N. Alvarez Lata, "The enforcement of foreign decisions concerning punitive damages", 26 E.R.P.L., 661–702.



- S. Rammeloo, “Forum Societatis: Jurisdiction Concerning the Reasonableness of Consideration Resulting from a Squeeze-Out Resolution in a Cross-Border Context: CJEU C-560/16 (E.ON Czech Holding)”, 15 ECL, 134–141.
- D. Schnichels, K. Lenzing and A. Stein, “Die Entwicklung des europäischen Zivilprozessrechts im Bereich der EuGVVO im Jahr 2017”, 29 EuZW, 877–885.
- Z. Tang, “UK-EU civil judicial co-operation after Brexit: Five models”, 43 EL Rev., 648–668.
- B. Ulrici, “Die EuMVVO im System des EuZPR”, (2018) RIW, 718–729.

27. *Private law*

- K. Poludniak-Gierz, “Personalization of information duties challenges for big data approach”, 26 E.R.P.L., 297–309.

28. *Regional policy*

- H. Pongérard –Payet, “La politique régionale et de cohésion: étude retrospective d’une politique-clé au service de l’Europe”, 619 Rev. de l’UE, 351–362.

29. *Relationship between national and Union law*

- H. Blaise Ngameni, “Préférence nationale et contraintes juridiques de l’Union européenne”, 618 Rev. de l’UE, 293–300.
- M. Bonelli, “The *Taricco* saga and the consolidation of judicial dialogue in the European Union”, 25 MJ, 357–373.
- F. Brito Bastos, “Derivative illegality in European composite administrative procedures”, 55 CML Rev., 101–134.
- J. Faull, “European law in the United Kingdom”, 43 EL Rev., 780–786.
- T. Groß, “Erlaubt das Grundgesetz einen Austritt aus der EU?”, 53 EuR, 387–405.
- 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., 17–54.
- H. Krunke and S. Klinge, “The Danish *Ajos* case: The missing case from Maastricht and Lisbon”, 3 EP, 157–182.
- F. Michl, “Zur selektiven Rezeption europäischer Rechtsprechung”, 53 EuR, 456–477.
- O. Peiffert, “Un possible malentendu en droit de l’Union européenne: le ‘droit subjectif’ comme condition de l’effet direct”, 53 RTDE, 665–697.

30. *Social policy*

- P. Copeland and M. Daly, “The European Semester and EU social policy”, 56 JCMS, 1001–1018.
- R. Cornelissen, “Regulation 1231/2010 on the inclusion of third-country nationals in EU social security coordination: Reach, limits and challenges”, 20 EJSS, 86–99.
- M. de la Corte Rodriguez, “EU Directives on maternity leave: A misleading social risk approach and its unsatisfactory effects on both mothers and fathers”, 9 ELLJ, 171–194.
- K. Eisele, “Social security coordination in Association Agreements: Is a common EU approach with third countries in sight?”, 20 EJSS, 116–128.
- L. He, “Les droits sociaux fondamentaux et le droit de l’Union européenne”, 54 RTDE, 25–45.
- M. Hopner, “Curbing negative integration: German Supervisory Board codetermination does not restrict the common market”, 25 MJ, 246–265.



- M. Kellerbauer, "Zur Reform der EU-Entsenderichtlinie: Arbeitnehmerschutz durch gleichen Lohn für gleiche Arbeit?", 29 *EuZW*, 846–853.
- J-P. Lhernoud, "Les règlements coordonnant les systèmes nationaux de sécurité sociale: nouvelles lignes de force et points de rupture", 54 *RTDE*, 99–115.
- P. Melin, "Member States' social security agreements with India: Lessons for the future of a common EU approach", 20 *EJSS*, 173–187.
- F. Muller, "La revision des règles en matière de détachement: l'heure des choix en droit du travail et droit de la sécurité sociale", 54 *RTDE*, 75–99.
- É. Pataut, "Introduction générale: Tours et detours de l'Europe sociale", 54 *RTDE*, 9–25.
- F. Pennings, "National approaches of EU Member States in concluding bilateral social security agreements with third countries: The case of the Netherlands", 20 *EJSS*, 162–172.
- P. Rodière, "Le dévèissement de l'Europe sociale – sur les 'explications' du socle européen des droits sociaux par la Commission", 54 *RTDE*, 45–59.
- P. Schoukens, A. Barrio and S. Montebovi, "The EU Social Pillar: An Answer to the Challenge of the Social Protection of Platform Workers", 20 *EJSS*, 219–241.
- B. Spiegel, "National approaches of EU Member States in concluding bilateral social security agreements with third countries: The case of Austria", 20 *EJSS*, 148–161.
- C. Stavrakis, "Reporting the pension obligations of social security schemes: An EU perspective", 71 *ISSR*, 105–123.
- G. Strban, "Member States' approaches to bilateral social security agreements", 20 *EJSS*, 129–147.
- A.A.H. van Hoek, "Re-embedding the transnational employment relationship: A tale about the limitations of (EU) law?", 55 *CML Rev.*, 449–488.
- H. Van Meerten, J. J Van Zanden, "Pensions and the PEPP: The necessity of an EU approach", 15 *ECL*, 66–72.
- H. Verschueren, "Employment and social security rights of third-country nationals under the EU labour migration directives", 20 *EJSS*, 100–115.
- G. Vonk, "Sailing the seven seas: A schematic overview of mechanisms that can be used to strengthen the social security protection of persons moving in and out of the EU", 20 *EJSS*, 201–218.
- J. Wang, O. van Vliet and K. Goudswaard, "Minimum income protection and EU coordination", 20 *EJSS*, 253–271.

### 31. *State aid*

- M. Agnieszka Cyndecka, "The applicability and application of the market economy investor principle: Lessons learnt from the financial crisis", 16 *EStAL*, 512–526.
- A. Bartosch, "Die Verwaltungspraxis der Kommission betreffend Steuerbeihilfen vor dem Hintergrund der allerjüngsten Rechtsprechungsaussagen: Was bleibt noch vom Erdenfeste?", 29 *EuZW*, 891–896.
- C. Berger, "How to ensure State aid compliance at local and regional level", 16 *EStAL*, 476–481.
- J. Buendia Sierra and M. Bolsa Ferruz, "State aid assessment: What national courts can do and what they must do", 16 *EStAL*, 408–417.
- C. Buts, M. Langenus and K. Donders, "Is there a role for economic analysis when deciding on State aid to public broadcasters", 16 *EStAL*, 537–558.
- M. Dony, "Le controle des aides d'État – Soixante ans de montée en puissance", 618 *Rev. de l'UE*, 267–282.
- O. Geiss and T. Siakka, "Redrawing the market economy operator test: EU State aid law post Frucona", 39 *ECLR*, 297–301.

- M. Giannino and F. Romby, "Operating aid to airports: A review of the Commission's decision on the application of the 2014 Guidelines", 16 EStAL, 567–581.
- J. Goyder and M. Dons, "Damages claims based on State aid law infringements", 16 EStAL, 418–430.
- House of Lords European Union Committee, 12th Report of Session 2017–19, "Brexit: competition and State aid".
- T. Iliopoulos, "Is ENEA the new Preussen Elektra", 16 EStAL, 19–27.
- E. Jean-Baptiste Bruc, "Passing-on and recoverable unlawful State aid under European Union law", 16 EStAL, 54–65.
- T. Joris, Tony and W. De Cock, "Is *Belgium and Forum 187 v. Commission* a suitable legal source for an EU 'at arm's length principle'?", 16 EStAL, 607–616.
- D. Jouve, "Recovering unlawful and incompatible aids by national courts: CELF and Scott/Kimberly Clark Cases", 16 EStAL, 367–376.
- F. Jury, "Le regime des aides d'État: un moteur efficace de la politique fiscale européenne", 620 Rev. de l'UE, 427–435.
- J. Kociubinski, "Comparing the incomparable", 16 EStAL, 43–53.
- G. Lo Schiavo, "Burden sharing arrangements vs. shareholders and creditors: *Kotnik, Dowling* and the current State aid policy in the banking sector", 19 EBOR, 581–613.
- S. Moreno Gonzalez, "Taxation and limits to State aid: The case law of the CJEU on regional selectivity and its application by Spanish courts", 17 EStAL, 340–353.
- P. Nicolaides, "Do Member States grant aid when they act as regulators", 16 EStAL, 2–18.
- P. Nicolaides, "Not even the church is absolved from State aid rules: The essence of economic activity", 16 EStAL, 527–537.
- D. Ordóñez-Solis, "Waiting for national judges in infringement proceedings on State aid", 16 EStAL, 377–394.
- G. Peretz, "State aid and Brexit: Reality slowly dawns", 16 EStAL, 80–84.
- B. Perez-Bernabeu, "Refining the derogation test on material tax selectivity: The equality test", 16 EStAL, 582–597.
- M. Sampol Pucurull, "Economic penalties and recovery of State aid: Some lessons from the Spanish experience", 16 EStAL, 43–438.
- A. Scott, "Co-operation and good faith: State aid rules and national courts: Procedural and interpretive consequences", 16 EStAL, 354–366.
- P. Staviczyk, "Sensitive issues in the regulation of regional aid and its application", 16 EStAL, 559–566.
- E. Szyszczak, "The *Altmark* Case revisited: Local and regional subsidies to public services State aid and national jurisdictions", 16 EStAL, 395–407.
- E. Szyszczak, "National judges and training in EU State aid law", 16 EStAL, 470–475.
- R. van Lambalgen, "Het FIH-arrest: over de toepassing van het 'market economy operator principle'", (2018) NTER, 108–113.
- S. Verschuur and M. Stroungi, "State aid and tax rulings – The Commission's approach to virtual payments: Equal treatment of multinationals", 16 EStAL, 598–606.
- A. von Bonin and P. Reinhold, "Beihilfenkontrolle und Bindungen des Unionsrechts", 29 EuZW, 669–673.
- D. Xu, "Rationale behind State aid control over tax incentives", 41 World Comp., 255–274.
- D. Zannoni, "Fiscal State aid to promote clean transport", 27 EC Tax Rev., 250–259.
- B. Zelger, "The effect on trade criterion in European Union State aid law: A critical approach", 16 EStAL, 28–42.

## 32. Taxation

- J. Brauneck, "Digitalsteuer: Endlich angemessene Steuern für Google, Apple, Facebook und Co. in der EU?", 29 EuZW, 624–631.
- F. Cachia, "Tax transparency for intermediaries: The mandatory disclosure rules and its EU impact", 27 EC Tax Rev., 206–217.
- P. Cavalcante Koury, "The end of the 'Luxembourg effect': An analysis of the protection of fundamental freedoms regarding exit taxes and implementation of anti-BEPS measures by the European Union", 58 Eur. Tax., 505–512.
- L. Cerioni, "The European Commission proposal for a 3% 'call rate' as a new suggestion for a EUCIT: An assessment against the criteria for a fair taxation", 27 EC Tax Rev., 237–249.
- A. Cordewener, "Cross-border loss compensation and EU fundamental freedoms: The 'final losses' doctrine is still alive!", 27 EC Tax Rev., 230–236.
- V. Dafnomilis, "Report on the ERA conference 'planning cross-border succession'", 27 EC Tax Rev., 280–283.
- D. De Carolis, "The EU Dispute Resolution Directive (2017/1852) and fair trial protection under article 47 of the EU Charter of Fundamental Rights", 58 Eur. Tax., 495–504.
- I. de Groot, "Deister Holding and Juhler Holding: New opportunities for holding companies under the Parent-Subsidiary Directive/fundamental freedoms?", 27 EC Tax Rev., 225–228.
- R. De La Feria, "The definitive VAT system: Breaking with transition", 27 EC Tax Rev. 122–126.
- P. Gamito, "Is an instruction to make a payment an exempt supply for VAT purposes?", 27 EC Tax Rev., 218–224.
- S. Hooghiemstra, "Pan-European personal pension products – Will the proposed European tax recommendation work?", 58 Eur. Tax., 453–462.
- B. Kuzniacki, "Implementing the ATAD's CFC rules by Poland contrary to EU primary law: A solitary example or the beginning of infamous trend?", 27 EC Tax Rev., 160–176.
- M. Lamensch, "Adoption of the E-Commerce VAT package: The road ahead is still a rocky one", 27 EC Tax Rev., 186–195.
- S. Miettinen, "What is 'sport'? Reflections on *The English Bridge Union*", 43 EL Rev., 598–607.
- S. Moreno Gonzalez, "Taxation and limits to State aid: The case law of the CJEU on regional selectivity and its application by Spanish courts", 17 EStAL, 340–353.
- F. Nellen, "Unpaid tax collectors: The 'public' function of private parties in EU VAT", 24 EPL, 491–513.
- H. Niesten, "Personal and family tax benefits in the EU Internal Market: From *Schumaker* to fractional tax treatment", 55 CML Rev., 819–856.
- J-K Ouedraogo, "Une harmonisation européenne positive –Une harmonisation 'soft' de la fiscalité directe", 620 Rev. de l'UE, 418–421.
- B. Pérez Bernabeu, "Shaping input tax incentives for companies spending on R&D under the 2016 CCTB Directive proposal", 58 Eur. Tax., 463–470.
- R. Petruzzi and V. Koukouloti, "The European Commission's proposal on corporate taxation and significant digital presence: A preliminary assessment", 58 Eur. Tax., 391–400.
- R. Pilke and P. Räsänen, "Practicing or preaching? Linking taxation and sustainable development in EU foreign policy", 23 EFA Rev., 203–221.
- M. Pozvek, "VAT regime – Triangular intra-Community operations and recent ECJ case law", 58 Eur. Tax., 480–485.
- Z. Reijn, N. Van de Voorde and F. van der Zeijden, "Tax grouping in an EU context: All roads lead to Brussels", 58 Eur. Tax., 299–308.

- A. Rocher, “La transparence, fer de lance de l’UE dans la lutte contre l’évasion fiscale”, 620 Rev. de l’UE, 422–426.
- E. Ros, “EU citizenship and direct taxation: ‘The European Court of Justice in the era of public decline for a citizen’s Europe’”, 27 EC Tax Rev., 147–159.
- C. Sanò, “Allocation of the burden of proof under the anti-abuse rule of the Parent-Subsidiary Directive according to the most recent ECJ case law”, 27 EC Tax Rev., 267–279.
- M. Saoudi, “Impact fiscal dans le domaine de l’environnement: la fiscalité verte, un levier d’action sur les contraintes et/ou sous contraintes?”, 620 Rev. de l’UE, 436–443.
- E. Traversa and B. Bodson, “Droit de l’Union européenne et conventions préventives de la double imposition : entre contradictions et complémentarités”, 54 CDE, 177–204.
- H. van den Broek and M. den Toom, “Transfer of a PE under the Merger Directive (2009/133): Capital gains taxation and the freedom of establishment”, 58 Eur. Tax., 335–342.
- J. Voje, “EU Tax Dispute Resolution Directive (2017/1852): Paving the path toward a European tax court?”, 58 Eur. Tax., 309–317.
- M. Vroom and W. de Wit, “Brexit: The road ahead for EU-UK trade”, 27 EC Tax Rev., 196–205.
- D. Weber and D. Koeprijanov “Some thoughts on ‘the management’ of ‘special investment funds’ following the entering into force of the AIFM Directive”, 27 EC Tax Rev., 139–146.
- D. Zannoni, “Fiscal State aid to promote clean transport”, 27 EC Tax Rev., 250–259.

### 33. *Transport and infrastructure*

- Y. Marique and S. Van Garsse, “Public-private cooperation and judicial review: A case study drawn from European infrastructure projects”, 24 EPL, 515–538.
- D. Zannoni, “Fiscal State aid to promote clean transport”, 27 EC Tax Rev., 250–259.

## III. COUNCIL OF EUROPE

### 1. *General*

- J. Cortés-Martín, “The long road to Strasbourg: The apparent controversy surrounding the principle of mutual trust”, (2018) REALaw, 5–34.
- J. Henderson, “Russia’s recent dealings with the Council of Europe and European Court of Human Rights”, 24 EPL, 393–402.

### 2. *Human rights*

- B. Bahçeci and S. Ovalıoğlu, “The controversial application of the ne bis in idem rule by the European Court of Human Rights in respect of tax penalties”, 58 Eur. Tax., 411–418.
- J. Callewaert, “Kontrolle ist gut, Vertrauen ist besser? Zu den Folgen von Gutachten 2/13”, 42 SEIHW, 67–84.
- K. Dzehtsiarou, “What is law for the European Court of Human Rights”, 49 GJIL, 89–134.
- S. Favalli, “The United Nations Convention on the Rights of Persons with Disabilities in the case law of the European Court of Human Rights and in the Council of Europe Disability Strategy 2017–2023”, 18 H.R.L. Rev., 517–539.
- J. Gerards, “Margin of appreciation and incrementalism in the case law of the European Court of Human Rights”, 18 H.R.L. Rev., 495–516.

- M. Milanović and T. Papić, “The applicability of the ECHR in contested territories”, 67 ICLQ, 779–800.
- J. Morgan, “Parallel lines that never meet: Tort and the ECHR again”, 77 CLJ, 244–248.
- B. Peeters, “The ne bis in idem rule: Do the EUCJ and the ECtHR follow the same track?”, 27 EC Tax Rev., 182–185.
- L. Peroni, “The protection of women asylum seekers under the European Convention on Human Rights: Unearthing the gendered roots of harm”, 18 H.R. L. Rev., 347–370.
- J. Petrov, “Unpacking the partnership: typology of constitutional courts’ roles in implementation of the European Court of Human Rights’ case law”, 14 EuConst., 499–531.
- T. Ruys and E. Turkut, “Turkey’s post-coup purification process: Collective dismissals of public servants under the European Convention on Human Rights”, 18 H.R.L. Rev., 539.
- S. Schmal, “Der Beitritt der EU zur Europäischen Menschenrechtskonvention: Wo liegt das Problem?”, 42 SEiW, 45–66.
- R. Spano, “The future of the European Court of Human Rights – Subsidiarity, process-based review and the rule of law”, 18 H.R.L. Rev., 473–494.
- S. Touzé, “‘Le droit européen des droit de l’homme sera international ou ne sera pas ... ’ Pour une approche autopoietique du droit international”, 122 R.G.D.I.P., 5–23.