

Index of Articles

Moving Towards Stakeholderism? Constituency Statutes, Enlightened Shareholder Value, and More: Much Ado About Little? <i>Andrew Keay</i>	1
Through the Legal Looking Glass: Exploring the Concept of Corporate Legal Strategy <i>Antoine Masson and Mary J Shariff</i>	51
Intellectual Property in the European Legal Context: Tools and Perspectives <i>Laura Moscati</i>	79
Ownership Restrictions, Risk and Team Considerations in Family- Owned Businesses <i>Lars-Göran Sund and Per-Olof Bjuggren</i>	93
ECJ Settles Dispute over Italian Withholding Tax, Raises New Concerns about EEA Agreement <i>Frederik Zimmer</i>	107
Book Review: Beate Sjøfjell, <i>Towards a Sustainable European Company Law: A Normative Analysis of the Objectives of EU Law, with the Takeover Directive as a Test Case</i> , Wolters Kluwer, The Netherlands, 2009, 560 pages <i>Charlotte Villiers</i>	115
Antitrust Arbitration under the Arbitration Act 1996: A Commentary Gordon Blanke	119
Regulating Companies: Between Company Law and Financial Market Law in Danish Law <i>Nis Jul Clausen</i>	171
Corporate Risks, Risk Bearing Ability and Equity <i>Lukas Handschin</i>	189
The Swedish Capital Markets Law from a European Perspective <i>Fabian Walla</i>	211
Prospectuses in Public Offering and a Functional Legal Framework: A Comparison between Germany and China <i>Yiliang Dong</i>	223

The Regulation of Companies' Capital in the European Union: What is the Current State of Affairs? <i>Katja Fuchs Mwebana</i>	237
A Market-Based Competition Enforcement Policy <i>Christopher JS Hodges</i>	261
The Bank-Industry Relationship: a Comparative and Theoretical Approach <i>Alessandro Benocci</i>	293
Resolving the Reverse Discrimination Paradox in the Area of Customs Duties: The <i>Lancry</i> Saga <i>Alina Tryfonidou</i>	311
EU's Monitoring of China's Compliance with WTO Obligations <i>Qingjiang Kong</i>	337
The Desirability of 'Centre Of Main Interests' as a Mechanism for Allocating Jurisdiction and Applicable Law in Cross-Border Insolvency Law <i>Epp Aasaru</i>	349
The Concepts of the Scottish (and Italian) Unilateral Promise and the English Unilateral Contracts – Comparative Law Reflections on “Call Options” and “Put Options” in the light of the Jurisdictions of England, Scotland and Italy <i>Pierdomenico de Gioia-Carabellese</i>	381
Ever Decreasing Circles: Prohibition or Regulation of Share Buy-Backs under the Companies Act 2006 – A Legal Capital Perspective <i>Edwin Mkwanzani</i>	399
Editorial Review: Book Review: Niamh Moloney, <i>How to Protect Investors: Lessons from the UK and EU</i> (Cambridge: Cambridge University Press 2010), 474 pages, RRP£ 125 <i>Iris H-Y Chiu</i>	419
Editorial: Tribute to Professor Kurt Lipstein (1909–2006) <i>Neil Andrews</i>	423
The Impact of Human Rights Law on Contract Law in Europe <i>Hugh Collins</i>	425

The Interplay of Contractual Construction and Civil Justice: Procedures for Accelerated Justice <i>Gerard Mcmeel</i>	437
A Revolution Deferred: The Impact of the South African Constitution on the Law of Contract <i>JJ Meiring</i>	451
Fault and Breach of Contract in France and England: Some Comparisons <i>Solène Rowan</i>	467
Mistake as a Vitiating Factor in English Contract Law – Comparing the UNIDROIT and European Draft Codes <i>Gareth Spark</i>	487
Assessing the Content of Contracts: Implied Terms from a Comparative Perspective <i>Antoine Vey</i>	501
Reinforcing the Market for Corporate Control <i>Blanaid Clarke</i>	517
The Case Against Reform of the Takeover Bids Directive <i>Joseph A McCahery and Erik PM Vermeulen</i>	541
Is the Board Neutrality Rule Trivial? Amnesia about Corporate Law in European Takeover Regulation <i>Carsten Gerner-Beuerle, David Kershaw and Matteo Solinas</i>	559
European Takeover Law: The Case for a Neutral Approach <i>Luca Enriques</i>	623
The Core of Corporate Governance: Implications of the Takeover Directive for Corporate Governance in Europe <i>Beate Sjøffell</i>	641
Does a Loan to a Bank Qualify as a ‘Deposit’? On the Definition of ‘Deposit’ in Directive 94/19/EC, as Amended by Directive 2009/14/EC <i>Erik Werlauff</i>	709
Revisiting the Fundamentals of Internal Market Law: Civil Society as a Third Sector between the State and the Market <i>Gautier Busschaert</i>	725

- Personal Data Breach Notification System in the European Union:
Interpretation of “Without Undue Delay” 741
Faye Fangfei Wang
- Non-executive Directors and Auditors in the Context of the UK Corporate
Governance: Two (or Too Many?) “Pirandellian” Characters still in the
Search of an Author? 759
Pierdomenico de Gioia-Carabellese
- European Enterprise Models – New Chances and Challenges 791
Yen-Lin Agnes Chiu
- Consulting the European Central Bank in the Regulatory Field of the
National Central Bank of the Member State of the European Union 815
Gintautas Pošiūnas
- Corporate Mobility under Article 49 TFEU: A Question of Means, not
Ends 847
Aaron Khan