

## Index of Authors

Aasaru, Epp, The Desirability of ‘Centre Of Main Interests’ as a Mechanism for Allocating Jurisdiction and Applicable Law in Cross-Border Insolvency Law	349
Andrews, Neil, Editorial: Tribute to Professor Kurt Lipstein (1909–2006)	423
Benocci, Alessandro, The Bank-Industry Relationship: a Comparative and Theoretical Approach	293
Blanke, Gordon, Antitrust Arbitration under the Arbitration Act 1996: A Commentary	119
Busschaert, Gautier, Revisiting the Fundamentals of Internal Market Law: Civil Society as a Third Sector between the State and the Market	725
Chiu, Yen-Lin Agnes, European Enterprise Models – New Chances and Challenges	791
Chiu, Iris H-Y, 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	419
Clarke, Blanaid, Reinforcing the Market for Corporate Control	517
Clausen, Nis Jul, Regulating Companies: Between Company Law and Financial Market Law in Danish Law	171
Collins, Hugh, The Impact of Human Rights Law on Contract Law In Europe	425
de Gioia-Carabellese, Pierdomenico, 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	381
de Gioia-Carabellese, Pierdomenico, 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

Dong, Yiliang, Prospectuses in Public Offering and a Functional Legal Framework: A Comparison between Germany and China	223
Enriques, Luca, European Takeover Law: The Case for a Neutral Approach	623
Gerner-Beuerle, Carsten, David Kershaw and Matteo Solinas, Is the Board Neutrality Rule Trivial? Amnesia about Corporate Law in European Takeover Regulation	559
Handschin, Lukas, Corporate Risks, Risk Bearing Ability and Equity	189
Hodges, Christopher JS, A Market-Based Competition Enforcement Policy	261
Keay, Andrew, Moving Towards Stakeholderism? Constituency Statutes, Enlightened Shareholder Value, and More: Much Ado About Little?	1
Khan, Aaron, Corporate Mobility under Article 49 TFEU: A Question of Means, not Ends	847
Kong, Qingjiang, EU's Monitoring of China's Compliance with WTO Obligations	337
Masson, Antoine and Mary J Shariff, Through the Legal Looking Glass: Exploring the Concept of Corporate Legal Strategy	51
McCahery, Joseph A. and Erik PM Vermeulen, The Case Against Reform of the Takeover Bids Directive	541
Mcmeel, Gerard, The Interplay of Contractual Construction and Civil Justice: Procedures for Accelerated Justice	437
Meiring, JJ, A Revolution Deferred: The Impact of the South African Constitution on the Law of Contract	451
Mkwananzi, Edwin, Ever Decreasing Circles: Prohibition or Regulation of Share Buy-Backs under the Companies Act 2006 – A Legal Capital Perspective	399
Moscatti, Laura, Intellectual Property in the European Legal Context: Tools and Perspectives	79
Mtwebana, Katja Fuchs, The Regulation of Companies' Capital in the European Union: What is the Current State of Affairs?	237

Pošiūnas, Gintautas, Consulting the European Central Bank in the Regulatory Field of the National Central Bank of the Member State of the European Union	815
Rowan, Solène, Fault and Breach of Contract in France and England: Some Comparisons	467
Sjåfjell, Beate, The Core of Corporate Governance: Implications of the Takeover Directive for Corporate Governance in Europe	641
Spark, Gareth, Mistake as a Vitiating Factor in English Contract Law – Comparing the UNIDROIT and European Draft Codes	487
Sund, Lars-Göran and Per-Olof Bjuggren, Ownership Restrictions, Risk and Team Considerations in Family- Owned Businesses	93
Tryfonidou, Alina, Resolving the Reverse Discrimination Paradox in the Area of Customs Duties: The <i>Lancry</i> Saga	311
Vey, Antoine, Assessing the Content of Contracts: Implied Terms from a Comparative Perspective	501
Villiers, Charlotte, Book Review: Beate Sjåfjell, <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	115
Walla, Fabian, The Swedish Capital Markets Law from a European Perspective	211
Zimmer, Frederik, ECJ Settles Dispute over Italian Withholding Tax, Raises New Concerns about EEA Agreement	107
Wang, Faye Fangfei, Personal Data Breach Notification System in the European Union: Interpretation of “Without Undue Delay”	741
Werlauff, Erik, 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	709