

## Index of Articles

A Year after GDPR: Cybersecurity is the Elephant in the Artificial Intelligence Room <i>Sara Degli-Esposti and Ester Mocholi Ferrándiz</i>	1
Origins, Evolution and Comparison of Moral Rights between Civil and Common Law Systems <i>Laura Moscati</i>	25
Brexit, MiFIR and MiFID II: Third-country Firms Providing Cross-Border Investment Services – An Overview of the Relevant Organisational and Business Conduct Requirements <i>Sebastian Pitz and Heinrich Nemeček</i>	53
Single-Limb Collective Action Clauses and the European Stability Mechanism Reform <i>Mauro Megliani</i>	77
Bail-in: Do Italians Do It Better (or Worse, or Not at All)? <i>Pierre De Gioia-Carabellese</i>	93
A Decade after the Global Financial Crisis: New Regulatory Challenges to Financial Stability <i>Mohammed Khair Alshaleel &amp; Johanna Hoekstra</i>	117
An Incentive-Based Approach to Apologies and Compensation <i>Nicola Brutti</i>	157
Groups of Companies in European Comparative Law <i>Rabai Boudershem</i>	177
Partnership Law: Used, Misused or Abused? <i>Elsbeth Berry</i>	207
Blockchain Smart Contracts: A Socio-Legal Approach <i>Leonardo Peixoto Barbosa</i>	251
Behavioural Economics in European Corporate Governance – Much Ado about Nudging? <i>Marina B. Madsen</i>	295

Mandatory CSR Disclosure: An Empirical Analysis of UK Modern Slavery Statements <i>Luke Blindell</i>	317
The ‘Rebirth’ of the EU as an Audit Legislator <i>Jesper Seehausen</i>	355
Internal Investigations in Compliance Matters: What Role for Legal Professional Privilege in Europe? <i>Thomas Kruessmann</i>	389
Designing Generation Change in Family Firms: Lessons from Italy <i>Peter Agstner</i>	419
Of Viruses, Economic Crises and Banks: The European Banking Union and the Response to Covid-19 <i>Giovanni Bassani</i>	437
The Future of the Special Duty of Care in the Financial Sector – Perspectives from the Netherlands <i>Danny Busch</i>	473
Reflexive Law And Section 172 Reporting: Evolution of Social Responsibility within Company Law Limits? <i>Adaeze Okoye</i>	501
Insolvency of Significant Non-Financial Enterprises: Lessons from Bank Failures and Bank Resolution <i>Ilya Kokorin</i>	521
The European Crowdfunding Service Providers Regulation: The Future of Marketplace Lending and Investing in Europe and the ‘Crowdfunding Nature’ Dilemma <i>Eugenia Macchiavello</i>	557
Book Review: Min Yan Beyond Shareholder Wealth Maximisation: Towards A More Suitable Corporate Objective for Chinese Companies <i>Junhai Liu</i>	605
European Group Law Reconsidered <i>Peter Krebs and Stefanie Jung</i>	609

Globalization and the Growth of Islamic Banking: The Authorization Process in Italy <i>Gabriella Gimigliano</i>	649
Systematically Flogging the Wrong: EU Corporate Fines Violate the Fundamental Rights of Shareholders – The European Commission as Revenant of the Persian Great King Xerxes <i>Alexander Reuter</i>	681
Share Classes in Investment Funds and Fair Treatment of All Investors <i>Nicola De Luca</i>	727
Insolvency, Competition, and the Theory of the Firm <i>Vittorio Minervini</i>	743
The Acceleration of the Development of International Business Mediation after the Singapore Convention <i>Joséphine Hage Chahine, Ettore M. Lombardi, David Lutran and Catherine Peulvé</i>	769
Credit in Agriculture: In the Perspective of Banking Law, Financial Market Law and Insurance Law <i>Sara Landini</i>	801
Corporate Governance and Accountability in an Evolving Political Environment <i>Klaus R. Ilmonen</i>	817
Private Pension and EU Internal Market Law: Enhancing Retirement Provision through Harmonisation <i>Graham Butler</i>	853
Sports Economy and Fight against Corruption: Which Limits to the Sporting Organisations Autonomy? <i>Antonio Di Marco</i>	877
Collective Action Problems in Chinese Takeover Rules: Deficiency and Difficulty in Protecting Target Shareholders in a Hybrid Regime <i>Wei Shen and Colin Mengshan Xu</i>	905
The Italian Insolvency Law Reform <i>Andrea Zorzi</i>	935

- Can Affirmative Action be Allowed in EU Procurement Law? – SMEs to be Positively Discriminated? 965  
*Dorthe Kristensen Balshøj*
- What to Expect from the Directive on the Protection of Whistle-blowers? 979  
*Dimitrios Kafteranis*
- Corporate Restructuring Versus Financial Resolution: Benchmarks for the Lawful Treatment of Creditors And Shareholders 991  
*Georgios Psaroudakis*
- Beneficial Ownership Transparency: The Viability of Global Implementation of G20 High-Level Principles 1021  
*Mahmood Bagheri & Jia Zhou*
- The Commission's Evaluation of the Financial Executives' Remuneration Policy and the Amendments of Directive No 2019/878 1039  
*Carlo Petrucci*
- Government Responses on Corona and Contracts in Europe: A Compilation of Extraordinary Measures in Times of Crisis 1067  
*Valentin Jentsch*
- Judicial Interpretation of Commercial Contracts in English and French Law: A Comparative Perspective 1093  
*Catherine Pedamon*
- Legislation Comment: Opt-In to Coordination Proceeding according to the Czech Insolvency Law 1125  
*Tomáš Moravec & Petr Valenta*
- Book Review: Chiara Zilioli and Karl-Philipp Wojcik (Eds.), *Judicial Review in the European Banking Union*, Cheltenham, Edward Elgar Publishing, 2021. 672 pages. ISBN: 9781800373198 1135  
*Urs B. Lendermann*
- Book Review: Anu Bradford, *The Brussels Effect: How the European Union Rules the World*, Oxford University Press, 2020, Print ISBN-13: 9780190088583, 404 pages 1139  
*Natalie L Dobson*