

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; fisheries
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. Finances: 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
EEELR	European Energy and Environmental Law Review
EFA Rev.	European Foreign Affairs Review
EHRLR	European Human Rights Law Review
EJIL	European Journal of International Law
EJLS	European Journal of Legal Studies
EJRR	European Journal of Risk Regulation
EJSS	European Journal of Social Security

ELJ	European Law Journal
ELLJ	European Labour Law Journal
ELO	European Law Open
EL Rev.	European Law Review
EP	European Papers
EPL	European Public Law
ERCL	European Review of Contract 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
EuCML	Journal of European Consumer and Market Law
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
ICON	International Journal of Constitutional Law
IJEL	Irish Journal of European Law
IJMCL	International Journal of Marine & Coastal Law
IO	International Organization
IOLR	International Organizations Law Review
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
J. Eur. Int.	Journal of European Integration
JIEL	Journal of International Economic Law
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
NJB	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
OJLS	Oxford Journal of Legal Studies
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
RECIEL	Review of European, Comparative and International Environmental 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. dr. UE	Revue du droit de l'Union européenne
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
RM Themis	Rechtsgeleerd Magazijn Themis
RTDE	Revue Trimestrielle de Droit Européen
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
TEL	Transnational Environmental Law
TvCR	Tijdschrift voor Constitutioneel Recht
World Comp.	World Competition
WTR	World Trade Review
YEL	Yearbook of European Law

ZaöRV	Zeitschrift für ausländisches öffentliches Recht und Völkerrecht
ZHR	Zeitschrift für das gesamte Handelsrecht
ZLW	Zeitschrift für Luft- und Weltraumrecht

I. INTEGRATION

1. General aspects

- A. Somek, “Two times two temperaments of legal scholarship and the question of commodification”, 1 ELO, 627–634.

II. EUROPEAN COMMUNITIES AND EUROPEAN UNION

1. General

- A. Alemanno, “La démocratie participative dans l’Union européenne: État et perspectives ouvertes par la Conférence sur l’Avenir de l’Europe”, 57 CDE, 647–665.
A. Arnulf, “European Union law and the *contra legem* principle”, 47 EL Rev., 291–309.
B. Baharov, “Interpretation in EU multilingual law”, 7 EP, 465–480.
A. Baraggia, “The ‘Conditionality’ Regulation under the ECJ’s scrutiny: A constitutional analysis”, 47 EL Rev., 687–698.
J. Baquero Cruz, “‘Minima moralia’: El estado de derecho, el método comunitario y el presupuesto de la Unión Europea”, 26 Rev. Der. Com. Eur., 431–445.
L. Boháček, “Mutual trust in EU law: Trust ‘in what’ and ‘between whom’?”, 14 EJLS, 103–140.
B. Bronger and V. Sahlfeld, “InvestEU – Aufbau und Funktionsweise des neuen Förderprogramms der EU”, 33 EuZW, 885–896.
A. Buzelay, “Mondialisation économico-financière et sécurité d’approvisionnement en Europe”, 662 Rev. de l’UE, 532–535.
M. Chamom, “De conditionaliteitsverordening: Een (beperkte) uitbreiding van het rechtsstaatsaartsenaal van de EU”, 70 SEW, 337–350.
A.E. Christopoulou, “Civil society and rule of law backsliding in the EU”, 28 EPL, 245–268.
M. Citi and C. de la Porte, “NGEU and vaccines strategy in the wake of the COVID-19 pandemic: Outgrowing the regulatory State”, 60-SI JCMS, 101–113.
G. de Búrca, “Poland and Hungary’s EU membership: On not confronting authoritarian governments”, 20 ICON, 13–34.
G. De Gregorio, “Digital constitutionalism across the Atlantic”, 11 GC, 297–324.
F. de Witte, “Here be Dragons: Legal geography and EU law”, 1 ELO, 113–125.
F. de Witte and J. Zglinski, “The idea of Europe in football”, 1 ELO, 286–315.
J.E. Fernández, “The European Union’s four freedoms of movement and the COVID-19 pandemic: Lessons learned and a critical analysis”, 28 CJEL, 239–282.
M. Fink and M. Finck, “Reasoned Administration: Explanation requirements in EU law and the automation of public administration”, 47 EL Rev., 376–392.
M. Geuens, “Het Europees burgerinitiatief: Oude (nationale) wijn in nieuwe Europese zak?”, 70 SEW, 500–511.

- R. Glaser, “Die Autonomie der Unionsrechtsordnung als Schranke der unionalen Unterwerfung unter eine internationale Gerichtsbarkeit – Versuch einer Konturierung anhand des Abkommens über Handel und Zusammenarbeit zwischen EU und Vereinigtem Königreich”, 57 EuR, 460–481.
- R. Joosen and A. Zhelyakova, “How do supranational regulators keep companies in line? An analysis of the enforcement styles of EU agencies”, 60 JCMS, 983–1000.
- E. Korkea-aho, “A right to lobby? Comparing constitutional discourses in the US and the EU”, 28 CJEL, 1–35.
- P.J. Kuijper, “Delegation and international organizations, as exemplified by the United Nations and the European Union”, 426 RCADI, 21–256.
- S.R. Larsen, “European public law after empires”, 1 ELO, 6–25.
- P. Leino-Sandberg, “Enchantment and critical distance in EU legal scholarship: What role for institutional lawyers?”, 1 ELO, 231–256.
- S. Priebus, “Watering down the ‘nuclear option’? The Council and the Article 7 dilemma”, 44 J. Eur. Int., 995–1010.
- G.C. Leonelli, “Transatlantic divergencies in the regulation of uncertain risks: Co-production, normative frames and ideal evidence-based and socially acceptable risk approaches”, 23 GLJ, 769–799.
- M. Nettesheim, “Die ‘Werte der Union’: Legitimitätsstiftung, Einheitsbildung, Föderalisierung”, 57 EuR, 525–545.
- P.J. Neuvonen, “A way of critique: What can EU law scholars learn from critical theory?”, 1 ELO, 60–88.
- C. Perarnaud, “Revisiting the informal power resources of Member States’ permanent representations to the EU”, 44 J. Eur. Int., 1075–1093.
- S. Priebus, “The Commission’s approach to rule of law backsliding: Managing instead of enforcing democratic values?”, 60 JCMS, 1684–1700.
- M. Scholten, “‘Better regulation’ via ‘better enforcement’: De noodzaak van een EU-rechtshandhavingstheorie en -strategie voor de EU van 70+”, 70 SEW, 482–499.
- T. Tuominen, M. Salminen and K.M. Halonen, “The European Union’s responses to the COVID-19 crisis: How to fight a pandemic with the internal market”, 29 MJ, 451–467.
- L.S.A. Trapman, “Online verkiezingscampagnes, transparantie en de EU: Op zoek naar de ‘onderliggende logica’”, 97 NJB, 2417–2424.
- J. van de Beeten, “De Federalist Papers hebben de EU niets te bieden”, 97 NJB, 1985–1989.
- T.P.J.N. van Rijn, “Het nieuwe rechtsstaatmechanisme krijgt groen licht van het Hof van Justitie”, (2022) NTER, 89–95.

2. *Accession; withdrawal*

- W.T. Douma, “Milieubescherming na Brexit: De terugkeer van de vieze man van Europa?”, (2022) NTER, 177–185.
- M. Evola, “Comparing the practice of accession to and withdrawal from the European Union: Commonalities in principles and procedures?”, 7 EP, 439–464.
- M. Hördt, L. Hornung and K. O’Brien, “Ist das Ende nah? Das Brexit-Abkommen ist gefährdet wie nie”, 33 EuZW, 589–595.
- M. Kenny, “Descending the circles of ‘Brexit’: Toxicity of future EU-UK relations and the road to EU re-accession?”, 28 CJEL, 36–100.
- M. Lelli, “EU accession conditionality and compliance with the Energy Community Treaty: A missing link”, 27 EFA Rev., 161–180.
- B. Melo Araujo, “A contextual analysis of Article 16 of the Ireland-Northern Ireland Protocol”, 71 ICLQ, 531–562.

- R. Wagner, "Rechtsprechung zu den ziviljustiziellen Übergangsvorschriften im Austrittsabkommen", 33 EuZW, 550–553.
- W. Weiß, "The EU UK TCA's institutional framework and parliamentary democracy", 27 EFA Rev., 513–540.

3. Agriculture; fisheries

- B. Kreitz, "Die historische Entwicklung der Agrarförderpolitik der EU und die kommenden Förderinstrumente im Zuge der GAP nach 2020", 33 EuZW, 896–900.

4. Citizenship

- A. Iliopoulou-Penot, "The construction of a European digital citizenship in the case law of the Court of Justice of the EU", 59 CML Rev., 969–1006.
- J. Rondu, "Les limites du contrôle de proportionnalité face à la précarisation du statut fondamental de citoyen", 58 RTDE, 367–382.
- P. Weingerl and M. Tratnik, "Climbing the wall around EU citizenship: Has the time come to align third-country nationals with intra-EU migrants?", 33 EJIL, 15–38.

5. Commercial policy

- H. Andersen, "EU's 'distorted economy' antidumping approach towards China: Improvement of legal certainty or new legal distortions? Some overall observations", 56 JWT, 735–756.
- F. Baetens, "The transitional mechanism regulating extra-EU bilateral investment treaties has turned 10: High time to re-assess", 47 EL Rev., 437–462.
- N.A. Barr, "Reforming investment protection: A comparative analysis of the EU and China", 27 EFA Rev., 313–336.
- A. Buzelay, "Mondialisation économico-financière et sécurité d'approvisionnement en Europe", 662 Rev. de l'UE, 532–535.
- V. Crochet, "Trade defence instruments: A new tool for the European Union's extractivism", 33 EJIL, 381–410.
- V. Chorny, "Rules of origin in the EU-UK Trade and Cooperation Agreement: Conceptual and practical challenges", 49 LIEI, 293–310.
- I. Donkervoort and M. Onderco, "The WMD non-proliferation clause in EU trade agreements", 27 EFA Rev., 223–240.
- N. Gheyle, "Evading vetoes: Exiting the politicized decision trap in EU trade policy", 60 JCMS, 1723–1740.
- R. Glaser, "Die Autonomie der Unionsrechtsordnung als Schranke der unionalen Unterwerfung unter eine internationale Gerichtsbarkeit – Versuch einer Konturierung anhand des Abkommens über Handel und Zusammenarbeit zwischen EU und Vereinigtem Königreich", 57 EuR, 460–481.
- B. Jennekens, "Quo vadis? Export credit regulation after corona: State aid, WTO export subsidies laws and the arrangement", 30 E.R.P.L., 443–456.
- I. Kanalan, "Nachhaltigkeitskapitel in Freihandelsabkommen der EU: Unterschätzte Potentiale bei ihrer Durchsetzung?", 57 EuR, 482–495.
- A. Nissen, "Not *that* assertive: The EU's take on enforcement of labour obligations in its Free Trade Agreement with South Korea", 33 EJIL, 607–630.
- A. Petti, "EU COVID-19 purchase and export mechanism: A framework for EU operational autonomy", 59 CML Rev., 1333–1370.

- C.M.J. Ryngaert, “De internationale rechtmatigheid van EU-handelsbetrekkingen met bezette gebieden”, 70 SEW, 351–361.
- M. Schonberg, “The EU Foreign Subsidies Regulation: Substantive assessment issues and open questions”, 21 EStAL, 143–152.
- M. Tokas, “Playing the game: The EU’s proposed regulation on foreign subsidies”, 56 JWT, 779–802.
- J.A. Washington, “Grundrechtsbindung in der Investitionskontrolle – ein Überblick”, 33 EuZW, 941–944.
- W. Weiß, “The EU UK TCA’s institutional framework and parliamentary democracy”, 27 EFA Rev., 513–540.
- J. Wouters and V. Hegde, “Reform of global trade governance: The role of the European Union”, 44 J. Eur. Int., 715–730.

6. Common Foreign and Security Policy

- P. Carné, “La politique de sécurité et de défense commune de l’Union: De la conquête de la légitimité au défi de la crédibilité”, 661 Rev. de l’UE, 478–484.
- C. Cellerino, “La difesa europea dinanzi alla guerra in Ucraina tra ‘autonomia strategica’ e vincoli strutturali: quali prospettive per la Difesa comune?”, (2022) Dir. Un. Eur., 9–38.
- T. Hamilton, “Defending Ukraine with EU weapons: arms control law in times of crisis”, 1 ELO, 635–639.
- L. Lonardo, “Weapons, humanitarian assistance, sanctions: A legal analysis of the EU’s immediate response to the Russian invasion of Ukraine of 2022”, 47 EL Rev., 410–423.
- C. Magaard, “Ein ständiger Sitz der Europäischen Union im UN-Sicherheitsrat”, 82 ZaöRV, 671–700.
- N. Meershoek, “Why the EU internal market is not the correct legal basis for regulating military-strategic procurement – On functional division of competences”, 47 EL Rev., 353–375.
- Y. Miadzvetskaya and R.A. Wessel, “The externalisation of the EU’s cybersecurity regime: The cyber diplomacy toolbox”, 7 EP, 413–438.
- S.M.H. Nouwen, “Exporting peace? The EU mediator’s normative backpack”, 1 ELO, 26–59.
- S. Poli, “The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy”, 59 CML Rev., 1045–1080.
- K. Rath and D. Ruff, “Der Zweck heiligt die Mittel – Eine Analyse des EU-Reformpakets zur Strafbarkeit bei Verstößen gegen EU-Sanktionen”, 33 EuZW, 692–699.
- C.G.H. Riedel, “Erlaubt das Grundgesetz eine EU-Armee? Die verfassungsrechtliche Zulässigkeit der Einführung von Streitkräften der Europäischen Union”, 57 EuR, 546–568.
- G. Schwendinger and K. Göcke, “Die Russland-Sanktionen der EU”, 33 EuZW, 499–507.
- V. Szép, “Transnational parliamentary activities in EU foreign policy: The role of parliamentarians in the establishment of the EU’s global human rights sanctions regime”, 60 JCMS, 1741–1757.
- J.J. Vasel, “De Bello Oeconomico: Die EU-Sanktionen im Ukraine-Konflikt”, 33 EuZW, 541–550.
- M. Vellano, “La guerra in Ucraina e le conseguenti decisioni dell’Unione europea in materia di sicurezza e difesa comune”, (2022) Dir. Un. Eur., 93–120.
- D. Wiedmann and D. Hoppen, “Die Russland-Sanktionen der EU (Teil 4)”, (2022) RIW, 656–659.

7. Company law

- O. Casasola and S. Madaus, “Cross-border insolvency protocols: Cooperation, coordination, and communication duties under the European Insolvency Regulation Recast”, 33 EBLR, 839–880.
- E. Chouliara and E.D. Martino, “Risk retention in securitisation and empty creditors: When financial regulation (positively) spills over corporate governance”, 33 EBLR, 635–670.
- E. Gill-Pedro, “Whose freedom is it anyway? The fundamental rights of companies in EU law”, 18 EuConst, 183–206.
- C. Kumpan and P. Pauschinger, “Die Entwicklung des europäischen Gesellschaftsrechts 2021”, 33 EuZW, 445–452.
- I.E. Linaritis, “Asset protection-State guarantee schemes in systemic European non-performing loans securitizations: Contractual structure, State aid and bank corporate law issues”, 28 CJEL, 134–202.
- G. Spindler, “Verantwortlichkeit und Haftung in Lieferantenketten – das Lieferkettensorgfaltspflichtengesetz aus nationaler und europäischer Perspektive”, 186 ZHR, 67–124.

8 Competition law and industrial policy

- A. Andreangeli, “The Digital Markets Act and the enforcement of EU competition law: Some implications for the application of Articles 101 and 102 TFEU in digital markets”, 43 ECLR, 496–504.
- P. Cano Gámiz, “The EC’s obligation to pay default interest following *Printeos* and *Deutsche Telekom*”, 43 ECLR, 480–484.
- G. Colangelo, “The European Digital Markets Act and antitrust enforcement: A *liaison dangereuse*”, 47 EL Rev., 597–261.
- M. Davilla, “Unravelling the complexity of blockchain and EU competition law”, 13 JECLAP, 387–400.
- M. Dreher and T.E. Held, “ESG & supply chains: A practical outlook on opportunities and challenges under antitrust law”, 43 ECLR, 417–424.
- M. Gassler, “The new sustainability chapter in the draft Horizontal Guidelines”, 43 ECLR, 449–457.
- P. Ibáñez Colomo, “Competition law and sports governance: Disentangling a complex relationship”, 45 World Comp., 323–350.
- R. Inderst and S. Thomas, “The scope and limitations of incorporating externalities in competition analysis within a consumer welfare approach”, 45 World Comp., 351–386.
- T. Jaeger, “Zukunft des EU-Wettbewerbsrechts: Signale der Konferenz, Reformbedarf und Optionen”, 33 EuZW, 642–648.
- M. Jephcott, D. Shah and L. Kingsbury, “Climate change, sustainability and competition law: where are we now?”, 43 ECLR, 366–371.
- J. Kociubiński, “‘Cut off one Hydra head, two more would grow back in its place’: Challenges in combating concealed state aid to airlines and regional airports”, 43 ECLR, 321–330.
- M.K. Kolasiński, “Self-preferencing in European Union competition law after the *Google Shopping* judgment”, 43 ECLR, 435–440.
- J. Kruse and S. Maturana, “Unionsrechtliche Grenzen einer missbrauchsunabhängigen Entflechung”, 33 EuZW, 798–802.
- D. Little, W. Berg, C. Pradille and A. Aubry, “The European Commission’s draft guidelines on sustainability agreements – a legal analysis and practical implications”, 43 ECLR, 403–410.

- M. Liu, “Antisuit injunction: Paving the way to arbitration of antitrust claims?”, 43 ECLR, 513–518.
- K. Majcher and V.H.S.E. Robertson, “Protecting personal data and the environment: Doctrinal challenges for EU competition law in our day and age”, 47 EL Rev., 622–646.
- J. Malinauskaitė, “Competition law and sustainability: EU and national perspectives”, 13 JECLAP, 336–348.
- S. Mandal and Y. Devarakonda, “Antitrust consequences of the digital single market initiative in the European Union”, 43 ECLR, 425–434.
- E. Marchisio, “Contracting authorities asking firms to enhance transparency through infringements of Article 101(1) TFEU”, 43 ECLR, 343–347.
- M. Martyniszin, “*Intel, iiyama and Air Cargo*: Far-reaching extraterritorial application of EU competition law”, 43 ECLR, 505–512.
- E. Navarro Varona and A. Pérez Hernández, “New vertical block exemption regulation and vertical guidelines”, 43 ECLR, 490–495.
- J.M. Plum, S. Gaarslev and K. Saugstrup, “M&A transactions, gun-jumping and competition law – Compliance from pre-signing to closing”, 43 ECLR, 466–471.
- R. Podszun, “Private enforcement and gatekeeper regulation: Strengthening the rights of private parties in the Digital Markets Act”, 13 JECLAP, 254–267.
- M. Toskov, “The future of the *Bronner* essential facilities doctrine after *Google Shopping*”, 43 ECLR, 524–529.

9. Consumer policy

- F. Esposito and M. Grochowski, “The consumer benchmark, vulnerability, and the contract terms transparency: A plea for reconsideration”, 18 ERCL, 1–31.
- M. Infantino, “Big data analytics, insurtech and consumer contracts: A European appraisal”, 28 E.R.P.L., 613–634.
- M. Jabłonowska, “Consumer protection in the age of data-driven behaviour modification”, 11 EuCML, 67–71.
- C.I. Nagy, “Die EU-Richtlinie über Verbandsklagen: Die Verwandlung von ‘Sein’ in ‘Sollen?’”, 33 EuZW, 637–642.
- D. Op Heij, “The digital content contract in a B2C legal relationship from a European consumer protection perspective”, 11 EuCML, 53–60.
- H.C. Rohl, “Konflikt statt Koexistenz? Die drohende Entwertung des EU-Produktrechts durch das private Haftungsrecht”, 33 EuZW, 933–940.
- K.E. Sørensen, “Corporate sustainability due diligence in groups of companies”, 19 EBOR, 119–130.

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

- N. Audenaert and W. De Bondt, “Recognising foreign convictions during the sentencing phase: Turning a blind eye to equality?”, 13 NJECL, 294–313.
- O.K. Cherrat, “La notification et la signification transfrontières des actes à l’ère du numérique (règlement UE 2020/1784): Des progrès, mais peut mieux faire...”, 58 RTDE, 143–162.
- A. Hernandez Weiss, “Effective protection of rights as a precondition to mutual recognition: Some thoughts on the CJEU’s *Gavanzov II* decision”, 13 NJECL, 180–197.
- S.J. Lopik, E.M.R.H. Vancraybeck and Y. de Vries, “Het Europees Openbaar Ministerie en het hervormde OLAF uit de startblokken: Een nieuwe impuls voor Europese fraudebestrijding”, (2022) NTER, 141–147.
- A. Margretta, “Le droit pénal européen à l’épreuve de la solidarité: L’incrimination de l’aide humanitaire aux migrants”, 57 CDE, 825–865.

- A. Martufi, "Effective judicial protection and the European arrest warrant: Navigating between procedural autonomy and mutual trust", 59 CML Rev., 1371–1406.
- S. Monaldo, "Intersections among EU judicial cooperation instruments and the quest for an advanced and consistent European judicial space: The case of the transfer and surrender of convicts in the EU", 13 NJECL, 252–269.
- S. Oliveira e Silva, "Regulation (EU) 2018/1805 on the mutual recognition of freezing and confiscation orders: A headlong rush into Europe-wide harmonisation?", 13 NJECL, 198–215.
- C. Rigotti, "A long way to end rape in the European Union: Assessing the Commission's proposal to harmonise rape law, through a feminist lens", 13 NJECL, 153–179.
- F.A. Siena, "The European anti-money laundering framework – At a turning point? The role of financial intelligence units", 13 NJECL, 216–246.
- E. Vandennieuwenhuysen, "A right to rehabilitation through transfer or a right to not be transferred? Identifying potential beneficiaries through nationality and residence", 13 NJECL, 270–293.
- R. van Zijl, "Sepot en het Europees Openbaar Ministerie: Legaliteit versus opportuniteit", 97 NJB, 2160–2162.
- K. Zoumpoulakis, "Approximation of criminal sanctions in the European Union: A wild goose chase?", 13 NJECL, 333–345.

11 Court of Justice; judicial protection

- S. Baroncelli and A.A.M. Mooij, "What kind of judicial review for the European Central Bank? All institutions are equal but some are more technical than others", 29 MJ, 413–433.
- J. Blockx, "*Effet utile* reasoning by the Court of Justice of the European Union is mostly indirect: Evidence and consequences", 14 EJLS, 141–171.
- A. Edenahrter, "Wie argumentieren EuGH und BVerfG in Grundrechtsfragen?", 57 EuR, 302–326.
- G. Íñiguez, "The enemy within? Article 259 TFEU and the EU's rule of law crisis", 23 GLJ, 1104–1120.
- M.T. Karayigit, "The five shades of the interplay in horizontal litigation between the general principles of EU Law on non-discrimination and directives", 30 E.R.P.L., 481–504.
- D.V. Kochenov and P. Bárd, "Kirchberg salami lost in Bosphorus: The multiplication of judicial independence standards and the future of the rule of law in Europe", 60-SI JCMS, 150–165.
- R.A. Lawson, "De prejudiciële procedure als instrument ter verdediging van de rechtsstaat", (2022) NTER, 96–104.
- A. Łazowski, "The Court of Justice of the European Union and the United Kingdom after Brexit: Game over?", 47 EL Rev., 666–686.
- K. Lenaerts, "El Tribunal de Justicia de la Unión Europea y la independencia judicial", 26 Rev. Der. Com. Eur., 351–368.
- M. Morvillo and M. Weimer, "Who shapes the CJEU regulatory jurisprudence? On the epistemic power of economic actors and ways to counter it", 1 ELO, 549–575.
- L. Niglia, "Conforming interpretation", 30 E.R.P.L., 635–658.
- S. Poli, "The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy", 59 CML Rev., 1045–1080.
- U. Šadl, L. López Zurita, S.A. Brekke and D. Naurin, "Law and orders: The orders of the European Court of Justice as a window in the judicial process and institutional transformations", 1 ELO, 549–575.

- S. Scholz, “Soft Law: Rechtsschutzpotential von Nichtigkeitsklage und Vorabentscheidungsverfahren”, 33 EuZW, 453–458.
- T.P.J.N. van Rijn, “Het nieuwe rechtsstaatmechanisme krijgt groen licht van het Hof van Justitie”, (2022) NTER, 89–95.
- A. Wallerman Ghavanini, “Mostly harmless: The referring court in the preliminary reference procedure”, 47 EL Rev., 310–330.
- J. Wildemeersch, “L'avènement de l'article 47 de la Charte des droits fondamentaux et de l'article 19, paragraphe 1, second alinéa, TUE. Un droit renouvelé à la protection juridictionnelle effective”, 57 CDE, 867–924.
- G. Winter, “Not fit for purpose. Die Klagebefugnis vor dem Europäischen Gericht angesichts allgemeiner Gefahren”, 57 EuR, 367–398.

12. *Economic and monetary policy*

- S. Baroncelli and A.A.M. Mooij, “What kind of judicial review for the European Central Bank? All institutions are equal but some are more technical than others”, 29 MJ, 413–433.
- A. Chadwick, “Rethinking the EU's 'monetary constitution': Legal theories of money, the Euro, and transnational law”, 1 ELO, 468–509.
- M. Citi and C. de la Porte, “NGEU and vaccines strategy in the wake of the COVID-19 pandemic: Outgrowing the regulatory State”, 60-SI JCMS, 101–113.
- P. Dermine, “La Banque centrale européenne et le principe d'exclusivité: Les compétences de l'Union européenne en matière de politique monétaire et de surveillance financière et leurs limites”, 57 CDE, 667–724.
- S. Dietz, “Die Finanzmärkte in der Klimakrise: Zur Grünen Geldpolitik der EZB und den Maßnahmen für ein nachhaltiges Finanzsystem der Kommission”, 57 EuR, 443–459.
- A.O. Kılıç, “Secondary objectives of the European Central Bank and economic growth: A human rights perspective”, 35 LJIL, 569–593.
- A. Oleart and N. Gheyle, “Executive gladiators in the European arena: Discursive intergovernmentalism in the politicization of the COVID-19 EU recovery plan”, 44 J. Eur. Int., 1095–1111.
- L. Schramm, U. Krotz and B. De Witte, “Building 'Next Generation' after the pandemic: The implementation and implications of the EU COVID recovery plan”, 60-SI JCMS, 114–124.
- F. Vanackère and Y. Kaspiarovich, “European institutions acting outside the EU legal order: The impact of the euro crisis on the EU's 'single institutional framework'”, 7 EP, 481–506.
- M. van der Sluis, “Belofte maakt schuld: Het EU-coronaherstelfonds als nieuwe stap in Europeese integratie”, (2022) NTER, 185–194.

13. *Energy policy*

- A. Boute, “Phasing out coal through electricity market regulation”, 59 CML Rev., 1007–1044.
- L. De Lucia, “The new Aarhus Regulation and the defensive behaviour of the European legislator”, 15/2 REALaw, 7–34.
- S.J. Kasper, “State aid for new nuclear power plants under the plethora of EU environmental regulations”, 21 EStAL, 251–265.
- M. Lelli, “EU accession conditionality and compliance with the Energy Community Treaty: A missing link”, 27 EFA Rev., 161–180.
- R. Schaller, T. Markus, K. Korte and E. Gawel, “Atmospheric CO₂ as a resource for renewable energy production: A European energy law appraisal of direct air capture fuels”, 31 RECIEL, 258–267.

- A. Södersten, "Explaining continuity and change: The case of the Euratom Treaty", 20 ICON, 788–817.
- C. Ziegler, "The decommissioning of lignite- and coal-fired power plants in the commission's State aid practice and the European Green Deal", 21 EStAL, 237–250.

14. Environmental policy

- P. De Pasquale, "Sostenibilità e trasformazione digitale: Paradigmi a confronto nella disciplina dell'Unione europea", (2022) Dir. Un. Eur., 67–92.
- R. Derrig, "Inspecting ships autonomously under port State jurisdiction: Towards sustainability and biodiversity in the EU", 37 IJMCL, 529–551.
- S. Dietz, "Die Finanzmärkte in der Klimakrise: Zur Grünen Geldpolitik der EZB und den Maßnahmen für ein nachhaltiges Finanzsystem der Kommission", 57 EuR, 443–459.
- A. Di Landro, "Models of environmental criminal law, between dependence on administrative law and autonomy", 31 EEELR, 272–297.
- N.L. Dobson, "De EU als bossenwaakhond: Van vrijwillige partnerschappen naar autonome standarden", 71 AA, 534–543.
- W.T. Douma, "Milieubescherming na Brexit: De terugkeer van de vieze man van Europa?", (2022) NTER, 177–185.
- F.M. Fleurke, "De veldhamster als stadsbewoner: Ruimtelijke en temporele dynamiek van soorten-bescherming onder de Habitatrichtlijn", (2022) NTER, 135–140.
- G. Gattinara and L. Haasbeek, "Het Commissievoorstel voor een Richtlijn betreffende de bescherming van het milieu door middel van het strafrecht", (2022) NTER, 169–176.
- L.G.L. Hartman-Ohnesorge, "De Europese sustainable-finance-regelgeving: Beleggersbescherming, efficiëntie en verduurzaming", 71 AA, 586–595.
- M. Hedemann-Robinson, "Legislative pioneer on global forest protection? A commentary on the European Union's proposed Deforestation-Free Product Regulation", 31 EEELR, 348–368.
- N. Hoek, "A critical analysis of the proposed EU Regulation on Nature Restoration: Have the problems been resolved?", 31 EEELR, 320–333.
- R. Leal-Arcas, M. Faktaufon and A. Kyprianou, "A legal exploration of the European Union's Carbon Border Adjustment Mechanism", 31 EEELR, 223–240.
- G.C. Leonelli, "Export rebates and the EU Carbon Border Adjustment Mechanism: WTO law and environmental objections", 56 JWT, 963–984.
- J. Malinauskaitė, "Competition law and sustainability: EU and national perspectives", 13 JECLAP, 336–348.
- T.M.J. Möllers, "European Green Deal: Greenwashing and the forgotten good corporate citizen as an investor", 28 CJEL, 203–238.
- A. Outhuijse, S.A. Melchers and H.K. Gillissen, "Hergebruik van stedelijk afvalwater: op (de Europese) weg naar een circulaire economie", (2022) NTER, 81–88.
- R. Ruge, "The reality gap: Simplification of environmental law as key for the acceleration of permit procedures for Europe's Green Deal", 31 EEELR, 258–269.
- E. Van Gool, "Searching for 'environmental justice' in EU environmental law", 31 EEELR, 334–346.
- J. Verschuuren, "Achieving agricultural greenhouse gas emission reductions in the EU post-2030: What options do we have?", 31 RECIEL, 246–257.
- M. Yessenamanova, A. Lukyanets, E. Golovina and N. Topornin, "Environmental auditing: The EU practice in the context of pursuing sustainable development policy", 31 EEELR, 211–222.
- C. Ziegler, "The decommissioning of lignite- and coal-fired power plants in the commission's State aid practice and the European Green Deal", 21 EStAL, 237–250.

15. External relations; association and development

- G. Butler, “The legal relations of the European Union with the Vatican City State and Holy See”, 27 EFA Rev., 263–282.
- E. Fahey and I. Wieczorek, “The European Parliament as a defender of EU values in EU-Japan agreements: What role for soft law and hard powers?”, 47 EL Rev., 331–352.
- A. Hoxhaj, “The EU Common Regional Market Proposal for the Western Balkans”, 49 LIEI, 311–338.
- A.N. Jenichen, “The politics of normative power Europe: Norm entrepreneurs and contestation in the making of EU external human rights policy”, 60 JCMS, 1299–1315.
- P.J. Kuijper, “Delegation and international organizations, as exemplified by the United Nations and the European Union”, 426 RCADI, 21–256.
- A. Marx and O. Westerwinter, “An ever more entangled Union? The European Union’s interactions with global governance institutions”, 44 J. Eur. Int., 597–615.
- Y. Miadzvetskaya, “‘Code of absence’: EU-Belarus legal framework”, 27 EFA Rev., 181–202.
- C.M.J. Ryngaert, “De internationale rechtmatigheid van EU-handelsbetrekkingen met bezette gebieden”, 70 SEW, 351–361.
- A. Tokhi, “International organizations, European Union access, and authority”, 44 J. Eur. Int., 617–634.
- W. Weiß, “The EU UK TCA’s institutional framework and parliamentary democracy”, 27 EFA Rev., 513–540.

16. Finances

- D. Meyer, “Aufbau- und Resilienzpläne im Rahmen von NextGenerationEU sowie Vorschläge für neue EU-Eigenmittel: Weiche Pläne auf (teil-)vergemeinschafteten Kosten”, 33 EuZW, 789–797.
- A. Nato and V. Bontempi, “The protection of the EU’s financial interests and pandemic emergency tools: An analysis of the control mechanism between the EU and the Member States”, 15/3 REALaw, 7–28.

17. Free movement of goods and customs union

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

- G. Cornelisse and M. Moraru, “Judicial interactions on the European Return Directive: Shifting borders and the constitutionalisation of irregular migration governance”, 7 EP, 127–149.
- A. Correra, “Protezione temporanea per la popolazione ucraina: Una svolta per la politica di asilo dell’Unione europea?”, (2022) Dir. Un. Eur., 39–66.
- V. Davio, “Detention in the Hungarian transit zones: A case of higher fundamental rights protection by EU law vis-à-vis the ECHR”, 47 EL Rev., 393–409.
- P. García Andrade, “The external dimension of the EU immigration and asylum policies before the Court of Justice”, 7 EP, 109–126.
- M. Gkliati, “The next phase of the European Border and Coast Guard: Responsibility for returns and push-backs in Hungary and Greece”, 7 EP, 171–193.
- M.A.K. Klaassen, “Naar een inclusievere definitie van het gezin binnen het vrij personenverkeer? De uitspraak in *VMA* als nieuwe bouwsteen”, (2022) NTER, 114–118.
- A. Küçüksu, “Fineman in Luxembourg: Empirical lessons in asylum seeker vulnerability from the CJEU”, 40 NQHR, 290–310.

- C. Loschi and P. Slominski, “Frontex’s consultative forum and fundamental rights protection: Enhancing accountability through dialogue?”, 7 EP, 195–214.
- N. Mahroug, “Quand tu gagnes, tu perds! L’absurde et l’incompréhension comme règles des procédures relatives aux règlements européens Dublin III”, 662 Rev. de l’UE, 537–541.
- A. Margretta, “Le droit pénal européen à l’épreuve de la solidarité: L’incrimination de l’aide humanitaire aux migrants”, 57 CDE, 825–865.
- P.E. Minderhoud and H. Oosterom-Staples, “Het recht op gelijke behandeling, ook voor derdelanders?”, (2022) NTER, 105–113.
- C. Molinari, “The EU readmission policy to the test of subsidiarity and institutional balance: Framing the exercise of a peculiar shared competence”, 7 EP, 151–170.
- N. Rennuy, “Posted workers, judges and smokescreens: Narrowing the gap in judicial control”, 47 EL Rev., 463–481.
- J. Rondu, “Le règlement Dublin devant la Cour de justice de l’Union: L’individu, sujet du système européen d’asile?”, 662 Rev. de l’UE, 551–557.
- J. Sagot-Duvaux, “Précisions sur la notion de résidence habituelle en matière de divorce”, 58 RTDE, 193–200.
- D. Schmalz, “The disparate state of refugee protection in the European Union”, 82 ZaöRV, 529–539.
- L. Slingenbergh, “European case law on migrants’ social and mobility rights: The need for a comparative approach in assessing ‘human rights overreach’”, 40 NQHR, 98–117.
- S. Tas, “Fundamental rights violations in the hotspots: Who is watching over them?”, 7 EP, 215–237.
- E. Tsourdi, A. Ott and Z. Vankova, “The EU’s shifting borders reconsidered: Externalisation, constitutionalisation, and administrative integration”, 7 EP, 87–108.
- P. Weingerl and M. Tratnik, “Climbing the wall around EU citizenship: Has the time come to align third-country nationals with intra-EU migrants?”, 33 EJIL, 15–38.
19. *Free movement of capital, freedom of establishment and freedom to provide services*
- E. Atak, “Pat on the shoulder or real empowerment? New ESMA jurisdiction in no-action letters compared with the SEC experience”, 33 EBLR, 755–782.
- P.L. Athanassiou, “A European resolution regime for central securities depositories? Some reflections”, 33 EBLR, 727–754.
- K. Byttebier and J. De Troyer, “The EU’s Attempt for a high-quality securitisation market: A success story?”, 33 EBLR, 991–998.
- M. Goldmann, “Amtshaftung für Aufsichtsfehler oder Europäisierung der Finanzaufsicht? Konsequenzen aus dem Wirecard-Fall”, 57 EuR, 569–585.
- L.G.L. Hartman-Ohnesorge, “De Europese sustainable-finance-regelgeving: Beleggersbescherming, efficiëntie en verduurzaming”, 71 AA, 586–595.
- M. Tümmler, “Completing Banking Union? The role of national deposit guarantee schemes in shifting Member States’ preferences on the European Deposit Insurance Scheme”, 60 JCMS, 1556–1572.
- M. van Rijsbergen and E. Rogge, “Changes to the European financial supervisory agencies’ soft law powers: Legitimacy problems solved or new puzzles created?”, 14 EJLS, 219–254.
- 20 *Fundamental rights*
- C.D. Classen, “Kann eine gemeineuropäische Grundrechtsdogmatik entstehen?”, 57 EuR, 279–301.

- V. Davio, “Detention in the Hungarian transit zones: A case of higher fundamental rights protection by EU law vis-à-vis the ECHR”, 47 EL Rev., 393–409.
- H. Eklund, “The margin of discretion and the boundary question in EU fundamental rights law”, 59 CML Rev., 1404–1444.
- D. Erdos, “Comparing constitutional privacy and data protection rights within the EU”, 47 EL Rev., 482–513.
- G. Gentile and O. Lynskey, “Deficient by design? The transnational enforcement of the GDPR”, 71 ICLQ, 799–830.
- E. Gill-Pedro, “Whose freedom is it anyway? The fundamental rights of companies in EU law”, 18 EuConst, 183–206.
- N. Michail and C. Ponsart, “Le RGPD: État des lieux du règlement central du droit européen de la protection et de la libre circulation des données personnelles”, 57 CDE, 725–823.
- V.L. Raposo, “‘I’m right behind you’: Digital contact tracing under European law”, 29 MJ, 434–450.
- P. Schmidt-Samek, “Datenbezogener Ausbeutungsmissbrauch und Grundrecht auf Eigentum Art. 17 GRC als möglicher Schlüssel im Facebook-Verfahren”, 57 EuR, 586–611.
- M. Wendel, “Europäischer Grundrechtsschutz und nationale Spielräume: Grundlagen und Grundzüge eines Spielraumtests im europäischen Grundrechtspluralismus”, 327–366.
- J. Wildemeersch, “L’avènement de l’article 47 de la Charte des droits fondamentaux et de l’article 19, paragraphe 1, second alinéa, TUE. Un droit renouvelé à la protection juridictionnelle effective”, 57 CDE, 867–924.

21. *Harmonization*

- M.L. Fehse, “Zum Kommissionsentwurf der neuen europäischen Bauprodukteverordnung – Ein Vergleich mit der aktuellen Rechtslage”, 33 EuZW, 554–560.

22. *Industrial policy and technology*

- B. Bertrand, “La gouvernance des données dans la régulation européenne de l’intelligence artificielle”, 58 RTDE, 315–331.
- S. Burchardi, “Risikotragung für KI-Systeme: Zur Zweckmäßigkeit einer europäischen Betreiberhaftung”, 33 EuZW, 385–692.
- C. Derave, N. Genicot, N. Hetmanska, “The risks of trustworthy artificial intelligence: The case of the European Travel Information and Authorisation System”, 13 EJRR, 389–420.
- D.C. Robin and P.A. Marchand, “Expansion of the low-risk substances in the framework of the European Pesticide Regulation (EC) No 1107/2009”, 13 EJRR, 514–531.
- M. Salo-Lahti, “Good or bad robots? Responsible robo-advising”, 33 EBLR, 671–694.

23. *Institutions*

- D.A. Alexander, “Expertise, turnover and refreshment within the committees of the European Parliament: As much like Sisyphus pushing the boulder up the mountain as we may think?”, 44 J. Eur. Int., 899–917.
- E.C. Hildt and T. Müller, “Bringing independence and accountability together: Mission impossible for the European Central Bank?”, 44 J. Eur. Int., 837–853.
- C. Perarnaud, “Revisiting the informal power resources of Member States’ permanent representations to the EU”, 44 J. Eur. Int., 1075–1093.
- S. Priebus, “Watering down the ‘nuclear option’? The Council and the Article 7 dilemma”, 44 J. Eur. Int., 995–1010.

F. Vanackère and Y. Kaspiarovich, “European institutions acting outside the EU legal order: The impact of the euro crisis on the EU’s ‘single institutional framework’”, 7 EP, 481–506.

24. Intellectual property

- S. Geigerat, “Trade marks in sounds and gestures: A critical analysis of two non-traditional signs in the EU”, 71 GRUR Int., 702–718.
- F. Hofmann, “Aktuelle Entwicklungen der Rechtsprechung zum europäischen Urheberrecht von April 2020 bis April 2022”, 33 EuZW, 493–498.
- T. Margoni and M. Kretschmer, “A deeper look into the EU text and data mining exceptions: Harmonisation, data ownership, and the future of technology”, 71 GRUR Int., 685–701.

25 Internal market

- F. de Witte, “You are what you ate: Food heritage and the internal market”, 47 EL Rev., 647–665.
- F. Ferretti, “A Single European Data Space and Data Act for the Digital Single Market: On datafication and the viability of a PSD2-like access regime for the platform economy”, 14 EJLS, 173–218.
- G.C. Leonelli, “Transatlantic divergencies in the regulation of uncertain risks: Co-production, normative frames and ideal evidence-based and socially acceptable risk approaches”, 23 GLJ, 769–799.
- N. Meershoek, “Why the EU internal market is not the correct legal basis for regulating military-strategic procurement – On functional division of competences”, 47 EL Rev., 353–375.
- A. Neun and O. Otting, “Die Entwicklung des europäischen Vergaberechts in den Jahren 2021/2022”, 33 EuZW, 837–845.
- K.P. Purnhagen and A. Molitorisová, “Public and private enforcement in European Union food law”, 13 EJRR, 464–476.
- M. Scholten, “‘Better regulation’ via ‘better enforcement’: De noodzaak van een EU-rechtshandhavingstheorie en -strategie voor de EU van 70+”, 70 SEW, 482–499.
- T. Tuominen, M. Salminen and K.M. Halonen, “The European Union’s responses to the COVID-19 crisis: How to fight a pandemic with the internal market”, 29 MJ, 451–467.
- Y. Zhang, “Limits of law in the multilevel system: Explaining the European Commission’s toleration of noncompliance concerning pharmaceutical parallel trade”, 60 JCMS, 1001–1018.

26. Jurisdiction and recognition of judgments; conflict of laws

- R. Wagner, “Rechtsprechung zu den ziviljustiziellen Übergangsvorschriften im Austrittsabkommen”, 33 EuZW, 550–553.

27. Private law

- G. Bacharis and S. Osmola, “Rethinking the instrumentality of European private law”, 30 E.R.P.L., 457–480.
- R. Barceló Compte and G. Rubio Gimeno, “Supply of goods with digital elements: A new challenge for European contract law”, 11 EuCML, 81–90.

- P. Bennett and H. van Meerten, “*Bauer* and beyond: The changing interpretation of Article 8 of Directive 2008/94/EC and its impact on EU Member State (and UK) pension protection arrangements on employer insolvency”, 30 E.R.P.L., 541–580.
- B. Duivenvoorde, “The liability of online marketplaces under the Unfair Commercial Practices Directive, the E-commerce Directive and the Digital Services Act”, 11 EuCML, 43–52.
- M.W. Hesselink, “Reconstituting the Code of Capital: Could a progressive European code of private law help us reduce inequality and regain democratic control?”, 1 ELO, 316–343.
- L. Mischau, “The concept of digital content and digital services in European contract law”, 11 EuCML, 6–13.
- G. Resta, “Personal identity and European contract law”, 18 ERCL, 205–223.
- F. Rieländer, “Mitgliedstaatliche Verfahrensautonomie im Kreuzfeuer der EuGH-Judikatur: Vorrang des Schutzsystems der Klausel-RL gegenüber Verfahrensgrundsätzen des innerstaatlichen Rechts”, 33 EuZW, 945–948.
- D. Staudenmeyer, “Der Verordnungsvorschlag der Europäischen Kommission zum Datengesetz: Auf dem Weg zum Privatrecht der Datenwirtschaft”, 33 EuZW, 596–602.

28. *Regional policy*

29. *Relationship between national and Union law*

- M. Dougan, “The primacy of Union law over incompatible national measures: Beyond disapplication and towards a remedy of nullity?”, 59 CML Rev., 1301–1332.
- D. Gallo, “Rethinking direct effect and its evolution: A proposal”, 1 ELO, 576–605.
- R. Ortlep and M. van Zanten, “Samen is niet alleen: De verhouding tussen de beginselen van voorrang en nationale procedurele autonomie”, 70 SEW, 395–402.
- C. Panara, “Subsidiarity v. autonomy in the EU”, 28 EPL, 269–296.
- F. Weber, “The pluralism of values in an identity-framed *Verbund*: Federal belonging in the European Union after the *rule of law conditionality* judgments”, 47 EL Rev., 514–533.
- M. Wendel, “Europäischer Grundrechtsschutz und nationale Spielräume: Grundlagen und Grundzüge eines Spielraumtests im europäischen Grundrechtspluralismus”, 327–366.

30. *Social policy*

- E. Corcione, “Disconnecting agricultural workers’ exploitation from migration policies: A trend towards a business and human rights approach in the European Union”, 1 ELO, 699–710.
- D. Ferri and K. Donnellan, “The implementation of the Marrakesh Treaty in the European Union: An important piece in the jigsaw puzzle?”, 49 LIEI, 269–292.
- A. Iossa, “‘This is not a posted worker’ – Short-term cross-border mobility of logistics workers and spatio-temporal dimensions of exploitation in the EU: Evidence from the case law of the Court of Justice”, 1 ELO, 669–678.
- K.A. Polomarkakis, “Social policy and the judicial making of Europe: Capital, social mobilisation and minority social influence”, 1 ELO, 257–285.
- L. Ratti and A. García-Muñoz, “EU law, in-work poverty, and vulnerable workers”, 1 ELO, 733–747.
- N. Rennuy, “Posted workers, judges and smokescreens: Narrowing the gap in judicial control”, 47 EL Rev., 463–481.
- S. Robin-Olivier, “Posting of workers in the European Union: An exploitative labour system”, 1 ELO, 679–689.

- S. Schmahl, “Die Rechtsprechung der Unionsgerichtsbarkeit zum Verbot der Altersdiskriminierung”, 57 EuR, 612–638.
- M. van den Brink, “When can religious employers discriminate? The scope of the religious ethos exemption in EU law”, 1 ELO, 89–112.
- H. Verschueren, “The application of the conflict rules of the European social security coordination to telework during and after the COVID-19 pandemic”, 24 EJSS, 79–94.

31. State aid

- R.A. Achleitner, “The interplay between the European Commission, national authorities and national courts in State aid law: An attempt to cut the Gordian knot”, 21 EStAL, 173–180.
- E.M.M. Besselink, “Het *Tempus Energy*-arrest: Een nadere afbakening van de onderzoeksplicht van de Europese Commissie in een inleidend onderzoek”, (2022) NTER, 119–126.
- M. Carro Pitarch, “Analysis of the (in)compatibility of digital services taxes with State aid rules”, 31 EC Tax Rev., 326–336.
- F. Dascalescu and M. Houtman, “Practical considerations on the notion of ‘advantage’ and the application of market economy operator test in the context of financial instruments”, 45 World Comp., 387–412.
- K. De Marez and A.M. Pielmus, “Key elements of the revised guidelines on regional State aid”, 21 EStAL, 120–131.
- B. Jourdan-Andersen and A. Skjønborg Brunt, “State aid (CEEAG) and taxonomy: Two novel pieces of legislation at the heart of Europe’s green transition”, 21 EStAL, 266–277.
- S.J. Kasper, “State aid for new nuclear power plants under the plethora of EU environmental regulations”, 21 EStAL, 251–265.
- I.E. Linaritis, “Asset protection-State guarantee schemes in systemic European non-performing loans securitizations: Contractual structure, State aid and bank corporate law issues”, 28 CJEL, 134–202.
- P. Nicolaides and C. Soupart, “State aid to combat COVID-19: It supports national economies but what is its impact on the internal market?”, 43 ECLR, 355–365.
- T. Pantazi, “State aid to airlines in the context of COVID-19: Damages, disturbances, and equal treatment”, 13 JECLAP, 268–277.
- W. Weiß, “Die Kommissionsaufsicht über Subventionen aus Drittstaaten von Amts wegen im Vergleich zur Beihilfenaufsicht”, 33 EuZW, 507–513.
- W. Weiß, “Ex officio third country subsidies’ review: Similarities with and differences to State aid procedure”, 21 EStAL, 132–142.
- C. Ziegler, “The decommissioning of lignite- and coal-fired power plants in the commission’s State aid practice and the European Green Deal”, 21 EStAL, 237–250.

32. Taxation

- M. Carro Pitarch, “Analysis of the (in)compatibility of digital services taxes with State aid rules”, 31 EC Tax Rev., 326–336.
- D. Hadwick, “Behind the one-way mirror: Reviewing the legality of EU tax algorithmic governance”, 31 EC Tax Rev., 184–201.
- S. Kostikidis and F. Striefler, “Fictitious interest and dividends under tax treaties and the EU directives”, 31 EC Tax Rev., 251–259.
- M. Merkx, A. Janssen and M. Leenders, “Platforms, a convenient source of information under DAC7 and the VAT Directive: A proposal for more alignment and efficiency”, 31 EC Tax Rev., 202–218.

- E. Scuderi, “‘Provisions primarily of a fiscal nature’: Time to dispel doubts”, 31 EC Tax Rev., 273–285.
- S. Stevens, “Abuse of law by a Member State when designing a tax measure”, 31 EC Tax Rev., 260–272.
- R.J.M. van den Tweel and G.J. van Midden, “*World Duty Free Group*, the sequel: De fiscale selectiviteitstoets nader belicht”, (2022) NTER, 127–134.
- M. van Hulten and T. Stevens, “Is the symmetrical classification method EU proof?”, 31 EC Tax Rev., 312–315.
- L. Zechner, “Understanding VAT in three-party, platform-based business models: Which party is supplying which service?”, 31 EC Tax Rev., 171–183.
- I. Zimmerl, “Reaching cross-border tax certainty with joint audits”, 31 EC Tax Rev., 300–311.

33 *Transport and infrastructure*

- J. Kociubiński, “‘Cut off one Hydra head, two more would grow back in its place’: challenges in combating concealed State aid to airlines and regional airports”, 43 ECLR, 321–330.
- L.E. Perriello, “Air passenger rights in times of pandemic: Between extraordinary cancellations, denied reimbursements and forced vouchers”, 11 EuCML, 61–66.

III. COUNCIL OF EUROPE

1. *General*

- É. Delebarre, “L’exclusion de la Russie par le Conseil de l’Europe”, 662 Rev. de l’UE, 581–592.

2. *Human rights*

- O. Bouazza Ariño, “Sanciones administrativas y garantías del proceso penal en el sistema del Convenio Europeo de Derechos Humanos”,
- M. Breuer, “‘Principled resistance’ meets ‘ultra vires’: New techniques in opposing ECtHR judgments”, 82 ZaöRV, 641–669.
- H.L. Karlsson, “The emergence of the established ‘by law’ criterion for reviewing European judicial appointments”, 23 GLJ, 1051–1070.
- M. Jackson, “Judicial avoidance at the European Court of Human Rights: Institutional authority, the procedural turn, and docket control”, 20 ICON, 112–140.
- M. Möschel, “*Jura novit curia* and the European Court of Human Rights”, 33 EJIL, 631–650.
- S. Schmahl, “Schutz und Rechte älterer Menschen in der Europäischen Menschenrechtskonvention und der Revidierten Europäischen Sozialcharta”, 60 Arch. VR, 148–181.
- L. Slingenberg, “European case law on migrants’ social and mobility rights: The need for a comparative approach in assessing ‘human rights overreach’”, 40 NQHR, 98–117.
- S. Steininger, “Creating loyalty: Communication practices in the European and Inter-American human rights regimes”, 11 GC, 161–196.
- J.T. Theilen, “Die Argumentationsstrukturen des Europäischen Gerichtshofs für Menschenrechte: Eine Untersuchung am Beispiel des Europäischen Konsensus”, 60 Arch. VR, 182–212.