

Bibliography

- Aalbers H. et al., 'Does pre-packed bankruptcy create value? An empirical study of postbankruptcy employment retention in The Netherlands' (2019) 28 *International Insolvency Review* 320.
- Abbott K. and Snidal D., 'Hard and soft law in international governance' (2000) 54 *International Organization* 421.
- Adalet McGowan M. and Andrews D., *Insolvency Regimes and Productivity Growth: A Framework for Analysis* (OECD Economics Department Working Papers, No. 1309, OECD, 2016).
- Adonis A. and Tyrie A., *Subsidiarity: No Panacea* (European Policy Forum, 1993).
- Ajani G. et al., 'Multilingual conceptual dictionaries based on ontologies' (2006) Working Paper from the Legal Taxonomy Syllabus Project.
- Alexy R. and Peczenik A., 'The concept of coherence and its significance of discursive rationality' (1990) 3 *Ratio Juris* 130.
- Andenas M. and Baasch Andersen C. (eds), *Theory of Practice of Harmonisation* (Edward Elgar, 2011).
- Ames R. and Rosemont Jr H., *The Analects of Confucius/A Philosophical Translation* (Ballantine Books, 1998).
- Antenbrink F. et al. (eds), *The Internal Market and the Future of European Integration* (Cambridge University Press, 2019).
- Andersen S. and Burns T., 'The European Union and the erosion of parliamentary democracy: A study of post-parliamentary governance' in Andersen S. and Eliassen K. (eds), *The European Union: How Democratic Is It?* (Sage, 1996) 227.
- Anderson A. et al., 'Jurisdictional competition for corporate charters and firm value: A re-examination of the Delaware effect' (2017) 14 *International Journal of Disclosure and Governance* 341.
- Anderson E., 'Pragmatism, science, and moral inquiry' in Wightman Fox R. and Westbrook R. (eds), *In Face of the Facts: Moral Inquiry in American Scholarship* (Cambridge University Press, 1998) 10.
- Anderson G. (ed.), *Internal Markets and multilevel governance* (Oxford University Press, 2011).
- Andreadakis S., 'Regulatory competition or harmonisation: The dilemma, the alternatives and the prospect of reflexive harmonisation' in Andenas M. and Baasch Andersen C. (eds), *Theory and Practice of Harmonisation* (Edward Elgar, 2011) 52.
- Armour J., 'Who should make corporate law: EC legislation versus regulatory competition' (2005) European Corporate Governance Institute Law Paper 54/2005.
- Arzheimer K., 'Contextual factors and the extreme right vote in Western Europe, 1980–2002' (2009) 53 *American Journal of Political Science* 259.
- Baasch Andersen C., 'Defining uniformity in law' (2007) XI *Revue de droit uniforme (UNIDROIT)* 5.
- Badawi A., 'The shareholder wealth effects of Delaware litigation' (2017) 19 *American Law and Economics Review* 287.

- Baird D. and Jackson T., 'Corporate reorganisation and the treatment of diverse ownership interests: A comment on adequate protection of secured creditors in bankruptcy' (1984) 51 *University of Chicago Law Review* 97.
- Balz M., 'The European Convention on Insolvency Proceedings' (1996) 70 *American Bankruptcy Law Journal* 485.
- Barents R., *Autonomy of Community Law* (Kluwer Law International, 2004).
- Barnard C., 'Social dumping and race to the bottom: Some lessons for the EU from Delaware' (2000) 25 *European Law Review* 57.
- Barnard C., *The Substantive Law of the European Union – The Four Freedoms* (Oxford University Press, 2004).
- Barrett S., *Why Cooperate? The Incentive to Supply Global Public Goods* (Oxford University Press, 2007).
- Beaumont P. and Weatherill S., *EU Law: The Essential Guide to the Legal Workings of the European Union* (Penguin, 1999).
- Bebchuk L., 'The debate on contractual freedom in corporate law' (1989) 89 *Columbia Law Review* 1395.
- Bebchuk L., 'Federalism and the corporation: The desirable limits on state competition in corporate law' (1992) 105 *Harvard Law Review* 1435.
- Bebchuk L. and Roe M., 'A theory of path dependence in corporate ownership and governance' (1999) 52 *Stanford Law Review* 127.
- Becket S. et al., 'Who voted for Brexit? A comprehensive district-level analysis' (2017) 32 *Economic Policy* 601.
- Bellamy R., 'Sovereignty, post-sovereignty and pre-sovereignty: Three models of state, democracy and rights within the EU' in Walker N. (ed.), *Sovereignty in Transition. Essays in European Law* (Hart, 2003) 167.
- Bengoetxea J., 'Multilingual and multicultural legal reasoning: The European Court of Justice' in Kjaer A-L. and Adamo S. (eds), *Linguistic Diversity and European Democracy: Introduction and Overview* (Ashgate, 2011) 97.
- Berkowitz D. et al., 'The transplant effect' (2003) 51 *American Journal of Comparative Law* 163.
- Bickerton C. et al., 'The new intergovernmentalism: European integration in the Post-Maastricht Era' (2014) 53 *Journal of Common Market Studies* 703.
- Block-Lieb S., 'The UK and EU cross-border insolvency recognition: From Empire to Europe to "going it alone"' (2017) 40 *Fordham International Law Journal* 1373.
- Block-Lieb S. and Halliday T., 'Harmonization and modernization in UNCITRAL's Legislative Guide on Insolvency Law' (2007) 42 *Texas International Law Journal* 481.
- Block-Lieb S. and Halliday T., 'Incrementalisms in global lawmaking' (2007) 32 *Brooklyn Journal of International Law* 851.
- Boin A. and Schmidt S., 'The European Court of Justice: Guardian of European integration' in Boin A. and Schmidt S. (eds), *The European Court of Justice: Guardian of European Integration* (Palgrave Macmillan, 2021) 135.
- Boin A. et al., *The European Union as Crisis Manager: Problems and Prospects* (Cambridge University Press, 2013).
- Boin A. et al., *The Politics of Crisis Management* (Cambridge University Press, 2016).
- Boodman M., 'The myth of harmonization of laws' (1991) 39 *American Journal of Comparative Law* 699.
- Boon G-J., 'Harmonising European insolvency law: The emerging role of stakeholders' (2018) 27 *International Insolvency Review* 150.

- Bork R., 'Preventive restructuring frameworks: A "Comedy of Errors" or "All's Well That Ends Well"?' (2017) 14 *International Corporate Rescue* 417.
- Bork R., *Principles of Cross-Border Insolvency Law* (Intersentia, 2017).
- Boshkoff D., 'Some gloomy thoughts concerning cross-border insolvencies' (1994) 72 *Washington University Law Quarterly* 931.
- Brandsma G.J., 'Transparency of EU informal trilogues through public feedback in the European Parliament: Promise unfulfilled' (2019) 26 *Journal of European Public Policy* 1464.
- Bratton W. et al. (eds), *International Regulatory Competition and Coordination, Perspectives on Economic Regulation in Europe and the United States* (Oxford University Press, 2006).
- Breton A., *Competitive Governments: An Economic Theory of Politics and Public Finance* (Cambridge University Press, 1996).
- Bucker N., *Europe Bottom-Up: How Eastern Germans and Poles Frame the European Union* (Nomos, 2012).
- Burgess M., *Federalism and European Union: The Building of Europe, 1950–2000* (Routledge, 2006).
- Calderoni F., *Organized Crime Legislation in the European Union. Harmonization and Approximation of Criminal Law, National Legislations and the EU Framework Decision on the Fight Against Organized Crime* (Springer, 2010).
- Cao D., 'Inter-lingual uncertainty in bilingual and multilingual law' (2007) 39 *Journal of Pragmatics* 69.
- Capeta T., 'Multilingual law and judicial interpretation in the EU' (2009) 5 *Croatian Yearbook of European Law and Policy* 1.
- Carbonara E. and Parisi F., 'The paradox of legal harmonization' (2007) 132 *Public Choice* 367.
- Cary W., 'Federalism and corporate law: Reflections upon Delaware' (1974) 83 *Yale Law Journal* 663.
- Chalmers D., 'The Single Market: From prima donna to journeyman' in Shaw J. and More G. (eds), *New Legal Dynamics of European Union* (Clarendon Press, 1995).
- Casey A., 'Bankruptcy & bailouts; Subsidies & stimulus: The government toolset for responding to market distress' (2021) European Corporate Governance Institute, Law Working Paper No. 578/2021.
- Close G., 'The legal basis for the consumer protection programme of the EEC and priorities for action' (1983) 8 *European Law Review* 221.
- Collins H., 'Why Europe needs a civil code' (2013) 21 *European Review of Private Law* 907.
- Conway G., 'Conflicts of competence norms in EU Law and the legal reasoning of the ECJ' (2010) 11 *German Law Journal* 966.
- Cotta M. and Isernia P., 'Introduction. The challenges to the European representation system – Away from the "old normal"?' in Cotta M. and Isernia P. (eds), *The EU through Multiple Crises. Representation and Cohesion Dilemmas for a "sui generis" Polity* (Routledge, 2021) 1.
- Cotterrell R., 'Comparative law and legal culture' in Reimann M. and Zimmermann R. (eds), *The Oxford Handbook of Comparative Law* (Oxford University Press, 2019) 710.
- Crettez B. et al., 'On legal cooperation and the dynamics of legal convergence' (2010) *EconomiX Working Paper* 2010-18.
- Curtis A., 'Delaware and the market for corporate charters: History and agency' (1990) 15 *Delaware Journal of Corporate Law* 885.

- Cuyvers A., 'The EU Common Market' in Ugirashebuja E. et al. (eds), *East African Community Law. Institutional, Substantive and Comparative EU Aspects* (Brill, 2017) 293.
- Dammann J., 'Freedom of choice in European company law' (2004) 29 *Yale Journal of International Law* 477.
- Darwin C., *On the Origin of Species by Means of Natural Selection* (John Murray, 1859).
- Dashwood S., 'The limits of European Community powers' (1996) 21 *European Law Review* 113.
- Davies D., 'The competence to create an internal market: Conceptual poverty and unbalanced interests' in Garben S. and Govaere I., *The Division of Competences between the EU and the Member States. Reflections on the Past, the Present and the Future* (Hart, 2017) 74.
- Davies G., *European Union Internal Market* (Routledge, 2003).
- Davies G., 'Subsidiarity: The wrong idea in the wrong place at the wrong time' (2006) 43 *Common Market Law Review* 63.
- Davies G., 'Legitimacy and purposive competence' (2015) 21 *European Law Journal* 2.
- Davis Cross M. and Ma X., 'EU crises and integrational panic: The role of the media' (2015) 22 *Journal of European Public Policy* 1053.
- De Bondt W., 'Overcoming offence diversities in EU policy making. Needs and feasibility assessment' (Doctoral thesis, University of Gent, 2012).
- de Burca G., 'Reappraising subsidiarity's significance after Amsterdam' (2000) Harvard Jean Monnet Working Paper 7/99.
- de Burca G. and Scott J., 'Introduction: New governance, law and constitutionalism' in de Burca G. and Scott J. (eds), *New Governance and Constitutionalism in Europe and the US* (Hart, 2006) 1.
- de Vette E., 'Multinational enterprise groups in insolvency: How should the European Union act?' (2011) 7 *Utrecht Law Review* 216.
- de Witte B., 'Exclusive Member State competences – Is there such a thing?' in Barben S. and Govaere I. (eds), *The Division of Competences Between the EU and its Member States* (Hart, 2017) 59.
- Deakin S., 'Two Types of regulatory competition: Competitive federalism versus reflexive harmonisation. A law and economics perspective on Centros' (1999) 2 *Cambridge Yearbook of European Legal Studies* 231.
- Deakin S., 'Regulatory competition versus harmonisation in European company law' (2000) University of Cambridge ESRC Centre for Business Research Working Paper No. 163.
- Delmas-Marty M., 'The European Union and penal law' (1998) 4 *European Law Journal* 87.
- Delors J., Speech at the first Intergovernmental Conference (IGC), Luxembourg, 9 September 1985.
- Dick D., 'Bankruptcy, bailout, or bust: Early corporate responses to the business and financial challenges of COVID-19' (2020) 40 *Bankruptcy Law Letter* 1.
- Dinan D. et al., 'A multi-dimensional crisis' in Dinan D. et al. (eds), *The European Union in Crisis* (Palgrave, 2017) 1.
- Dougan M., *National Remedies Before the Court of Justice: Issues of Harmonisation and Differentiation* (Hart, 2004).
- Dougan M., 'Legal developments' (2010) 48 *Journal of Common Market Studies* 172.

- Drury R., 'A European look at the American experience of the Delaware Syndrome' (2005) 5 *Journal of Corporate Law Studies* 1.
- Dryzek J. and Dunleavy P., *Theories of the Democratic State* (Basingstoke, 2009).
- Eckstein H., 'The case study and theory in political science' in Gomm R. (ed.), *Case Study Method* (Sage, 2000) 119.
- Eco U., Lecture at the Assises de la Traduction littéraire in Arles, France, 14 November 1993.
- Egan M., 'EU Single Market(s) after Brexit' (2019) 7 *Politics and Governance* 19.
- Ehmke D. et al., 'The European Union preventive restructuring framework: A hole in one?' (2019) 28 *International Insolvency Review* 1.
- Eidenmüller H., 'Abuse of law in the context of European insolvency law' (2009) 6 *European Company and Financial Law Review* 1.
- Eidenmüller H., 'A new framework for business restructuring in Europe: The EU Commission's proposals for a reform of the European Insolvency Regulation and beyond' (2013) ECGI Law Working Paper No. 199/2013.
- Eidenmüller H., 'Contracting for a European insolvency regime' (2017) 18 *European Business Organization Law Review* 273.
- Elliott D., 'The evolutionary tradition in jurisprudence' (1985) 85 *Columbia Law Review* 38.
- Elliott D., 'Law and biology: The new synthesis?' (1997) 41 *St Louis University Law Journal* 595.
- Engberg J., 'Statutory texts as instances of language(s): Consequences and limitations on interpretation' (2004) 29 *Brooklyn Journal of International Law* 1135.
- England P., 'Book review' (2005) 54 *International and Comparative Law Quarterly* 1037.
- Enriques L., 'A harmonized European company law: Are we there already' (2017) 66 *International and Comparative Law Quarterly* 763.
- Enriques L. and Gelter M., 'Regulatory competition in European company law and creditor protection' (2006) 7 *European Business Organization Law Review* 417.
- Estella de Noriega A., *The EU Principle of Subsidiarity and Its Critique* (Oxford University Press, 2002).
- Estrella Faria J.A., 'Future directions of legal harmonisation and law reform: Stormy seas or prosperous voyage?' (2009) 14 *Uniform Law Review* 10.
- Esty D. and Geradin D. (eds), *Regulatory Competition and Economic Integration: Comparative Perspectives* (Oxford University Press, 2001).
- Fawcett L. and Hurrell A. (eds), *Regionalism in World Politics: Regional Organization and International Order* (Oxford University Press, 1992).
- Felsenfeld C. and Bilali G., 'The role of the Bank for International Settlements in shaping the world financial system' (2004) 25 *University of Pennsylvania Journal of International Economics* 945.
- Fichte J., *Addresses to the German Nation* (Cambridge University Press, 2009).
- Field M., 'The anatomy of EU policy-making: Appointing the experts' (2013) 17 *European Integration online Papers* 1.
- Fischer N., "'Rechts-Harmonisierung" – Schlagwort order Rechtsprinzip? – Kritische Anmerkungen zum Prozess der "Rechts-Angleichung"' (2003) 10 *Verbraucher und Recht* 374.
- Fletcher I., *Conflict of Laws and European Community Law* (North-Holland, 1982).
- Fletcher I., 'The European Union Convention on Insolvency Proceedings: Choice-of-law provisions' (1998) 33 *Texas International Law Journal* 119.

- Fletcher I., 'Spreading the Gospel: The mission of insolvency law, and the insolvency practitioner, in the early twenty-first century' in Bariatti S. and Omar P. (eds), *The Grand Project of the European Insolvency Regulation* (INSOL Europe, 2014) 179.
- Fletcher I. and Wessels B., 'Perspectives on harmonisation of insolvency law in Europe' in *Harmonization of Insolvency Law in Europe, Report* (Kluwer Law International, 2012).
- Follesdal A. and Hix S., 'Why there is a democratic deficit in the EU: A response to Majone and Moravcsik' (2006) 44 *Journal of Common Market Studies* 533.
- Font i Mas M., 'European legal language and the rules of private international law' (2017) 68 *Journal of Language and Law* 19.
- Fox E., 'Is there a Delaware effect for controlled firms?' (2020) 23 *University of Pennsylvania Journal of Business Law* 1.
- Frantzou E., 'Liberalisation, harmonisation and mutual recognition: Time to rethink the balance between the EU and Member States?', UCL Policy Briefing, February 2014.
- Friedman L., 'Legal culture and social development' (1969) 4 *Law and Society Review* 29.
- Gabel M., 'The endurance of supranational governance: A consociational interpretation of the European Union' (1998) 30 *Comparative Politics* 463.
- Galbraith J., 'Treaty options: Towards a behavioral understanding of treaty design' (2013) 53 *Virginia Journal of International Law* 309.
- Ganshof L., 'Le Projet de Convention CEE Relative a la faillite' (1983) *Cahiers Droit Européen* 163.
- Gant J., 'Studies in convergence? Post-crisis effects on corporate rescue and the influence of social policy: The EU and the USA' (2016) 25 *International Insolvency Review* 72.
- Garben S., 'Competence creep revisited' (2017) 57 *Journal of Common Market Studies* 205.
- Garoupa N. and Ogus A., 'A strategic interpretation of legal transplants' (2006) 35 *Journal of Legal Studies* 339.
- Gatsios K. and Holmes P., 'Regulatory competition' in Newman P. (ed.), *The New Palgrave Dictionary of Economics and the Law* (Macmillan, 1998) 271.
- Gémar J-C., *Traduire ou l'art d'interpréter, Langue, droit et société: éléments de juri-linguistique, vol. 2: Application – Traduire le texte juridique* (Presses de l'Université du Québec, 1995).
- Gerber E. and Kollman K., 'Introduction – Authority migration: Defining an emerging research agenda' (2004) 46 *Political Science and Politics* 397.
- Ghio E., 'The EU incremental approach to cross-border insolvency regulation: A critical analysis' (2017) 28 *International Company and Commercial Law Review* 369.
- Ghio E. et al., 'Harmonising insolvency law in the EU: New thoughts on old ideas in the wake of the COVID-19 pandemic' (2021) 30 *International Insolvency Review* 427.
- Gibbons J., 'Language and the law' (1999) 19 *Annual Review of Applied Linguistics* 156.
- Gomez F., 'Some law and economics of harmonizing European private law' in Hartkamp A. et al. (eds), *Towards a European Civil Code* (Wolters Kluwer, 2011) 401.
- Goode R., 'Reflections of the harmonisation of commercial law' in Cranston R. and Goode R. (eds), *Commercial and Consumer Law: National and International Dimensions* (Clarendon Press, 1993) 1.
- Goode R., *Principles of Corporate Insolvency Law* (Sweet & Maxwell, 2011).

- Goodwin M. and Heath O., 'Brexit vote explained: Poverty, low skills and of opportunities' (2016) Joseph Rowntree Foundation.
- Grantham R. and Jensen D., 'Coherence in the age of statutes' (2016) 42 *Monash University Law Review* 360.
- Gronvall J., 'Mad cow disease: The role of experts and European crisis management' in Rosenthal U. et al. (eds), *Managing Crises: Threats, Dilemmas, Opportunities* (Charles C. Thomas, 2001) 155.
- Gross K., 'Taking community interests into account in bankruptcy: An essay' (1994) 72 *Washington University Law Quarterly* 1031.
- Gstöhl S., 'The European Union after Amsterdam: Towards a theoretical approach to (differentiated) integration' in Cowles M. and Smith M. (eds), *The State of the European Union Vol 5: Risks, Reform, Resistance, Revival* (Oxford University Press, 2000).
- Gutteridge H., *Comparative Law* (Cambridge University Press, 1949).
- Halikiopoulou D. and Vlandas T., 'Risks, costs and labour markets: Explaining cross-national patterns of far right party success in European Parliament elections' (2016) 54 *Journal of Common Market Studies* 636.
- Harlow C., 'Voices of difference in a plural community' (2002) 50 *American Journal of Comparative Law* 339.
- Harvey M., 'What's so special about legal translation?' (2002) 47 *Meta* 177.
- Hathaway O., 'Path dependence in the law: The course and pattern of legal change in a common law system' (2003) John M. Olin Centre for Studies in Law, Economics and Public Policy Working Paper No. 270.
- Hayek F., 'Competition as a discovery procedure' (2002) 5 *Quarterly Journal of Austrian Economics* 9.
- Heath C., 'Methods of industrial property harmonisation – The example of Europe' in Christoph A. et al. (eds), *Intellectual Property Harmonisation within ASEAN and APEC* (Max Planck series on Asian intellectual property law, 10) (Kluwer Law, 2004) 39.
- Higgins R., 'International law in a changing international system' (1999) 58 *Cambridge Law Journal* 78.
- Hillebrandt M., 'EU transparency as "documents": Still fit for purpose?' (2021) 9 *Politics and Governance* 292.
- Hirsch Ballin E. et al., *European Variations as a Key to Cooperation* (Springer Open, 2020).
- Hobbes T., *Leviathan* (Penguin, 1651).
- Hooghe L. (ed.), *Cohesion Policy and European Integration: Building Multi-Level Governance* (Oxford University Press, 1996).
- Hooghe L. and Marks G., 'A postfunctionalist theory of European integration: From permissive consensus to constraining dissensus' (2009) 39 *British Journal of Political Science* 1.
- Hunter M., 'The draft Bankruptcy Convention of the EEC' (1972) 21 *International and Comparative Law Quarterly* 682.
- INSOL Europe, 'Study on a new approach to business failure and insolvency – Comparative legal analysis of the Member States' relevant provisions and practices' (2014).
- Jachtenfuchs M., 'Theoretical perspectives on European governance' (1995) 1 *European Law Journal* 115.
- Jackson T., *The Logic and Limits of Bankruptcy Law* (BeardBooks, 1986).

- Joerges C., 'The impact of European integration on private law: Reductionist perceptions, true conflicts and a new constitutional perspective' (1997) 3 *European Law Journal* 378.
- Joerges C. and Neyer J., 'Deliberative supranationalism revisited' (2006) European University Institute Law Working Paper No. 2006/20.
- Jones E. et al., 'Failing forward? The Euro Crisis and the incomplete nature of European integration' (2016) 49 *Comparative Political Studies* 1010.
- Joseph J., 'Indeterminacy, translation and the law' in Morris M. (ed.), *Translation and the Law* (John Benjamins, 1995) 13.
- Juncker J-C., 'Speech at the annual general meeting of the Hellenic federation of enterprises', Athens, 21 June 2016.
- Kahn-Freund O., 'On uses and misuses of comparative law' (1974) 37 *Modern Law Review* 1.
- Kamkhaji J. and Radaelli C., 'Crisis, learning and policy change in the European Union' (2017) 27 *Journal of European Public Policy* 714.
- Kellerbauer M. et al. (eds), *The EU Treaties and the Charter of Fundamental Rights: A Commentary* (Oxford University Press, 2019).
- Kirst N., 'Firearms regulation in the European Union: Striking a delicate balance between Single Market and security' (2020) 43 *Fordham International Law Journal* 587.
- Klamert M., 'What we talk about when we talk about harmonisation' (2015) 17 *Cambridge Yearbook of European Legal Studies* 360.
- Korobkin D., 'Contractarianism and the normative foundations of bankruptcy law' (1993) 71 *Texas Law Review* 541.
- Kozuka S., 'The economic implications of uniformity in law' (2007) 12 *Uniform Law Review* 683.
- Kress K., 'Coherence' in Patterson D. (ed.), *A Companion to Philosophy of Law and Legal Theory* (Blackwell, 2010) 521
- Ku J. and Woo J., 'Globalization and sovereignty' (2013) 31 *Berkeley Journal of International Law* 210.
- Lando O., 'European contract law after the year 2000' (1998) 35 *Common Market Law Review* 821.
- La Porta R. et al., 'The economic consequences of legal origins' (2008) 46 *Journal of Economic Literature* 285.
- Larsson T., 'Precooking in the European Union – The world of expert groups', Report to the Expert Group on Public Finance, Ministry of Finance of Sweden (2003).
- Legrand P., 'European legal systems are not converging' (1996) 45 *International and Comparative Law Quarterly* 52.
- Legrand P., 'On the unbearable localness of the law: Academic fallacies and unseasonable observations' (2002) *European Review of Private Law* 61.
- Legrand P., 'The impossibility of legal transplants' (2003) 4 *Maastricht Journal* 111.
- Legrand P., 'The same and the different' in Legrand P. and Munday R. (eds), *Comparative Legal Studies: Traditions and Transitions* (Cambridge University Press, 2003) 240.
- Legrand P., 'Issues in the translatability of law' in Bergmann S. and Wood M. (eds), *Nation, Language and the Ethics of Translation* (Princeton University Press, 2005) 30.
- Leino P., 'Secrecy, efficiency, transparency in EU negotiations: Conflicting paradigms?' (2017) 5 *Politics and Governance* 6.

- Lejasiasaka I., 'Development and use of uniform Latvian Terminology at the Translation and Terminology Centre' (2001) 2 *Terminologie et traduction* 119.
- Leruth B. et al., 'Defining Euroscepticism. From a broad concept to a field of study' in Leruth B. et al. (eds), *The Routledge Handbook of Euroscepticism* (Routledge, 2018) 3.
- Levy R., 'The law and economics of supranationalism: The European Union and the subsidiarity principle in collective action perspective' (2017) 43 *European Journal of Law and Economics* 441.
- Lewandowska-Tomaszczyk B., 'Semantics and translation' in von Kitten H. et al. (eds), *Übersetzung – Translation – Traduction. An International Encyclopedia of Translation-Studies, Vol. 1* (Teilband Berlin, 2004).
- Li C., 'The Confucian ideal of harmony' (2006) 56 *Philosophy East and West* 583.
- Liebowitz S. and Margolis S., 'Path dependence, lock-in and history' (1995) 11 *Journal of Law, Economics and Organization* 205.
- Lindblom C., 'The science of "muddling through"' (1952) 19 *Public Administration Review* 78.
- Lindblom C., 'Still muddling, not yet through' (1979) 39 *Public Administration Review* 517.
- Lindblom C., 'Initiating change: Modes of social inquiry' (1997) 40 *American Behavioral Scientist* 267.
- Lipman E., 'Hellenic conceptions of harmony' (1963) 16 *Journal of the American Musicological Society* 3.
- Lister F., *The European Union, the United Nations and the Revival of Confederal Governance* (Greenwood, 1996).
- LoPucki L., *Courting Failure: How Competition for Big Cases is Corrupting the Bankruptcy Courts* (University of Michigan Press, 2005).
- Loughlin M., *Public Law and Political Theory* (Clarendon Press, 1992).
- Lowry J., 'The harmonisation of bankruptcy law in Europe: The role of the Council of Europe' (1985) *Journal of Business Law* 73.
- Lu R.R., *Investigations of the Idea of Relativity in Ancient China* (Shang Ding Wen Hua, 2004).
- Lubben S., *American Business Bankruptcy. A Primer* (Edward Elgar, 2021).
- Lynch Fannon I. et al., *Corporate Recovery in an Integrated Europe: Harmonisation, Coordination and Judicial Cooperation* (Edward Elgar, 2022, forthcoming).
- Madaus S., 'The EU recommendation on business rescue – Only another statement or a cause of legislative action across Europe?' (2014) 27 *Insolvency Intelligence* 6.
- Majone G., *Europe as the Would-be World Power: The EU at Fifty* (Cambridge University Press, 2009).
- Mak V., 'Harmonisation through "directive-related" and "cross-directive" interpretation: The role of the ECJ in the Development of European Consumer Law' (2008) Tilburg Institute of Comparative and Transnational Law, Working Paper No. 2008/8.
- Maletic I., *The Law and Policy of Harmonisation in Europe's Internal Market* (Edward Elgar, 2013).
- Marks G. et al., 'European integration from the 1980's: State centric v. multi-level governance' (1996) 4 *Journal of Common Market Studies* 342.
- Mattei U., 'Efficiency in legal transplants: An essay in comparative law and economics' (1994) 14 *International Review of Law and Economics* 3.
- Mattila H., 'Legal vocabulary' in Solan L. and Tiersma P. (eds) *The Oxford Handbook of Language and Law* (Oxford University Press, 2012) 27.

- Mayer F., 'Competences-reloaded? The vertical division of powers in the EU and the new European constitution' (2005) 3 *International Journal of Constitutional Law* 493.
- McCormack G., *Secured Credit and the Harmonisation of Law: The UNCITRAL Experience* (Edgar Edward, 2011).
- McCormack G., 'Reforming the European Insolvency Regulation: A legal and policy perspective' (2014) 10 *Journal of Private International Law* 41.
- McCormack G., 'Criticising the quest for global insolvency standards' (2018) 8 *KLRI Journal of Law and Legislation* 1.
- McCormick J., *European Union Politics* (Palgrave, 2015).
- McCormick J., *European Union Politics* (Red Globe Press, 2021).
- Menjucq M., 'EC-Regulation No. 1346/2000 on Insolvency Proceedings and Groups of Companies' (2008) 5 *European Company and Financial Law Review* 135.
- Merryman J., 'On the convergence (and divergence) of the civil law and the common law' (1981) 17 *Stanford Journal of International Law* 357.
- Mevorach I., *Insolvency within Multinational Enterprise Groups* (Oxford University Press, 2009).
- Mevorach I., 'Towards a consensus on the treatment of multinational enterprise groups in insolvency' (2010) 18 *Cardozo Journal of International and Comparative Law* 359.
- Moinet A., 'Relaunching Europe by transparency' (Social Europe, 4 June 2020).
- Monnet J., *Memoirs* (Doubleday, 1978).
- Montesquieu C., *De l'Esprit des Lois*, Book I, Chapter 3 (Gallimard, 1749) [translation by Nugent T., *The Spirit of the Laws* (Hafner Press, 1949)].
- Monti M., Report to the President of the European Commission Jose Manuel Barroso, 'A new strategy for the single market. At the service of Europe's economy and society', 9 May 2010.
- Moravcsik A., 'The European constitutional settlement' in Meunier S. and McNamara K. (eds), *Making History: European Integration and Institutional Change at Fifty* (Oxford University Press, 2007) 23.
- Mortelmans K., 'The Common Market, the Internal Market and the Single Market, What's in a market?' (1998) 35 *Common Market Law Review* 101.
- Moss G., 'Group insolvency – Choice of forum and law: The European experience under the influence of English pragmatism' (2007) 32 *Brooklyn Journal of International Law* 1005.
- Moss G., 'A very decent proposal: The European Commission's proposal for reforming the EC Regulation on Insolvency Proceedings 1346/2000' (2013) 26 *Insolvency Intelligence* 55.
- Moss G. and Paulus C., 'The European Insolvency Regulation – The case for urgent reform' (2006) 19 *Insolvency Intelligence* 1.
- Mousmouti M., *Designing Effective Legislation* (Edward Elgar, 2019).
- Mucciarelli F., 'Private international law rules in the insolvency regulation recast: A reform or a restatement of the status quo?' (2015) 13 *European Company and Financial Law Review* 1.
- Nadelmann K., 'Clouds over international efforts to unify rules of conflict of laws' (1977) 41 *Law and Contemporary Problems* 54.
- Nastasia N., 'The role of judiciary for a greater convergence of European insolvency law' in Gant J. (ed.), *Harmonisation of European Insolvency Law* (INSOL Europe, 2017) 31.

- Nelken D., 'Disclosing/invoking legal culture: An introduction' (1995) 4 *Social and Legal Studies* 435.
- Nelken D., 'Legal transplants and beyond: Of disciplines and metaphors' in Harding A. and Öricü E. (eds), *Comparative Law in the 21st Century* (Kluwer Law International, 2002) 19.
- Nelken D., 'Using the concept of legal culture' (2004) 29 *Australian Journal of Legal Philosophy* 1.
- Nelken D., 'Thinking about legal culture' (2014) 1 *Asian Journal of Law and Society* 255.
- Nelles U., 'Definitions of harmonisation' in Klip A. and van der Wilt H. (eds), *Harmonisation and Harmonising Measures in Criminal Law* (The Royal Academy of Arts and Science, Amsterdam, 2002) 31.
- Obrová P. and Pelka J., 'Translation of EC Law into Czech' (2001) 2 *Terminologie et traduction* 95.
- Ogus A., 'The economic basic of legal culture: Networks and monopolisation' (2002) 22 *Oxford Journal of Legal Studies* 131.
- Omar P., 'Genesis of the European initiative in insolvency law' (2003) *International insolvency Review* 147.
- Omar P., *European Insolvency Law* (Aldershot, 2004).
- Omar P., 'Jurisdictional criteria and paradigms in international insolvency texts' (2004) 12 *Insolvency Law Journal* 7.
- Omar P. and Gant J. (eds), *Research Handbook on Corporate Restructuring* (Edward Elgar, 2021).
- Paulus C., 'A vision of the European insolvency law' (2008) 17 *Norton Journal of Bankruptcy Law and Practice* 607.
- Payne J., *Schemes of Arrangement* (Oxford University Press, 2014).
- Pelkmans J., 'Mutual recognition in goods and services: An economic perspective' (2003) European Network of Economic Policy Research Institutes, Working Paper No. 16.
- Pelkmans J. et al., 'The European single market: How far from completion?' (2011) 46 *Intereconomics* 64.
- Pescatore P., 'Some critical remarks on the "Single European Act"' (1987) 24 *Common Market Law Review* 9.
- Philippart E. and Sie Dhian Ho M., 'From uniformity to flexibility: The management of diversity and its impact on the EU system of governance' in de Burca G. and Scott J. (eds), *Constitutional Change in the EU: From Uniformity to Flexibility?* (Hart, 2000) 299.
- Phillipson R., 'The EU and languages: Diversity in what unity?' in Kjaer A-L. and Adamo S. (eds), *Linguistic Diversity and European Democracy* (Routledge, 2011) 57.
- Pirris J-C., *The Future of Europe: Towards a Two-Speed EU?* (Cambridge University Press, 2012).
- Pistor K., 'The standardisation of law and its effect on developing economies' (2002) 50 *American Journal of Comparative Law* 97.
- Platsas A., *The Harmonisation of National Legal Systems. Strategic Models and Factors* (Edward Elgar, 2017).
- Pommer S., 'Interpreting multilingual EU Law: What role for legal translation?' (2012) 5 *European Review of Private Law* 1241.
- Popelier P., 'Five paradoxes on legal certainty and the lawmaker' (2007) 2 *Legisprudence* 47.

- Poscher R., 'Ambiguity and vagueness in legal interpretation' in Solan L. and Tiersma P. (eds), *The Oxford Handbook of Language and Law* (Oxford University Press, 2012) 128.
- Posner R., 'Path-dependency, pragmatism and critique of history in adjudication and legal scholarship' (2000) 67 *University of Chicago Law Review* 573.
- Posner R., *Law, Pragmatism, and Democracy* (Harvard University Press, 2003).
- Posner R., *Law and Literature* (Harvard University Press, 2009).
- Pottow J., 'Procedural incrementalism: A model for international bankruptcy' (2005) 45 *Virginia Journal of International Law* 935.
- Pottow J., 'A new role for secondary proceedings in international bankruptcies' (2011) 46 *Texas International Law Journal* 579.
- Pozzo B., 'Harmonisation of European contract law and the need of creating a common terminology' (2003) 6 *European Review of Private Law* 754.
- Pozzo B. and Jacometti V. (eds), *Multilingualism and the Harmonisation of European Law* (Kluwer Law International, 2006).
- Ramackers M-L., 'Réflexions critiques sur la Convention Européenne relative à certains aspects internationaux de la faillite' (1993) *La Semaine Juridique* 3685.
- Raunio T., 'Always one step behind? National legislatures and the European Union' (1999) 34 *Government and Opposition* 180.
- Raz J., 'The future of state sovereignty' (2017) King's College London Law School Research Paper 2017-42.
- Reif K. and Schmitt H., 'Nine second-order national elections: A conceptual framework for the analysis of European election results' (1980) 8 *European Journal of Political Research* 3.
- Renton R., 'Current drafting practices and problems in the United Kingdom' (1990) 1 *Statute Law Review* 11.
- Rhinard M., 'The crisification of policy-making in the European Union' (2019) 55 *Journal of Common Market Studies*
- Ribstein L. and Kobayashi B., 'An economic analysis of uniform state law' (1996) 25 *Journal of Legal Studies* 131.
- Richardson J., 'Sovereignty: EU experience and EU policy' (2000) 1 *Chicago Journal of International Law* 323.
- Ripoll-Servent A., *The European Parliament* (Palgrave Macmillan, 2017).
- Robinson M., 'Constitutional shifts in Europe and the United States: Learning from each other' (1996) 32 *Stanford Journal of International Law* 1.
- Rodrick D., 'Globalization and growth – Looking in the wrong places' (2004) 26 *Journal of Policy Modelling* 517.
- Romano R., *The Genius of American Corporate Law* (AEI Press, 1993).
- Romano R., 'Competition for state corporate law' in Newman P. (ed.), *The New Palgrave Dictionary of Economics and the Law* (Macmillan Reference, 1998) 364.
- Rossett A., 'Unification, harmonisation, restatement, codification, and reform in international commercial law' (1992) 40 *American Journal of Comparative Law* 683.
- Rotaru V., *The Restructuring Directive: A Functional Law and Economics Analysis from a French Law Perspective* (Droit et Croissance, 2019).
- Ruddin L., 'You can generalize stupid! Social scientists, Bent Flyvbjerg, and case study methodology' (2006) 12 *Qualitative Inquiry* 797.
- Sabine G., *A History of Political Theory* (Rinehart and Winston, 1961).
- Sacco R., 'Language and law' in Pozzo B. (ed.), *Ordinary Language and Legal Language* (Giuffrè, 2005) 1.

- Sandström G., 'Knocking EU law into shape' (2003) 40 *Common Market Law Review* 1307.
- Šarčević S., 'Creating EU legal terms: Internationalisms vs. localisms' in Humar M. (ed.), *Terminologija v času globalizacije* (ZRC SAZU, 2004) 129.
- Šarčević S., 'Challenges to the legal translator' in Solan L. and Tiersma P. (eds), *Oxford Handbook of Language and Law* (Oxford University Press, 2012) 187.
- Šarčević S., 'Multilingual lawmaking and legal (un)certainly in the European Union' (2013) 3 *International Journal of Law, Language and Discourse* 1.
- Schäfer A., 'Resolving deadlock: Why international organisations introduce soft law' (2006) 12 *European Law Journal* 194.
- Scharpf F., *Governing in Europe, Effective and Democratic?* (Oxford University Press, 1999).
- Schepel H., 'Law, lawyers and legal integration' (2004) 17 *Edinburgh University Students' Association Review* 1.
- Schilling T., 'Beyond multilingualism: On different approaches to the handling of diverging language versions of a community law' (2010) 16 *European Law Journal* 47.
- Schmid C., 'Pattern of legislative and adjudicative integration of private law' (2002) 8 *Columbia Journal of European Law* 415.
- Schmitthoff C., 'The future of the European company law scene' in Schmitthoff C. (ed.), *The Harmonisation of European Company Law* (UK National Committee of Comparative Law, 1973) 3.
- Schroeder W., 'Limits to European harmonisation of criminal law' (2020) 2 *Eu crim* 144
- Schütze R., *From Dual to Cooperative Federalism – The Changing Structure of European Law* (Oxford University Press, 2009).
- Scipioni M., 'Failing forward in EU migration policy? EU integration after the 2015 asylum and migration crisis' (2018) 25 *Journal of European Public Policy* 1357.
- Sefton-Green R., 'Multiculturalism, Europhilia and harmonization: Harmony or Disharmony' (2010) 6 *Utrecht Law Review* 50.
- Settembri P., 'Transparency and the EU legislator: "Let who is without sin cast the first stone"' (2005) 43 *Journal of Common Market Studies* 637.
- Sewell Jr W., 'Three temporalities: Toward an eventful sociology' in McDonald T. (ed.), *The Historic Turn in the Human Sciences* (University of Michigan Press, 1996) 245.
- Sharpston E., 'Drafting comprehensible legislation in a multi-lingual, multi-legal system environment: Some reflections on the EU drafting process and its consequences', The Sir William Dale Memorial Lecture 2011.
- Sheldon R. (ed.), *Cross-Border Insolvency* (Bloomsbury Professional, 2011).
- Sinclair M., 'Evolution in law: Second thoughts' (1993) 71 *University of Detroit Mercy Law Review* 31.
- Slominski P. and Trauner F., 'Reforming me softly – How soft law has changed EU return policy since the migration crisis' (2021) 44 *West European Politics* 93.
- Snell J., 'The Internal Market and the philosophies of market integration' in Barnard C. and Peers S. (eds), *European Union Law* (Oxford University Press, 2017) 310.
- Solan L., 'The interpretation of multilingual statutes by the European Court of Justice' (2008) 34 *Brooklyn Journal of International law* 278.
- Somssich R. and Varga K., 'Consistency and terminology in the translation of community legislation in Hungary' (2001) 2 *Terminologie et traduction* 58.

- Stefan O., *Soft Law in Court. Competition Law, State Aid and the Court of Justice of the European Union* (Wolters Kluwer, 2013).
- Stefanou C., 'Drafting as a form of communication' in Mader L. and Tavares de Almeida M. (eds), *Quality of Legislation. Principles and Instruments* (Nomos, 2011) 308.
- Stephan P., 'The futility of unification and harmonization in international commercial law' (1999) 39 *Virginia Journal of International Law* 743.
- Stoeckel F., 'What do Europeans know about the EU before they go to the polls' (LSE Blog, 17 May 2019).
- Strange S., *The Retreat of the State. The Diffusion of Power in the World Economy* (Cambridge University Press, 1996).
- Streeck W. and Schmitter P., 'From national corporatism to transnational pluralism: Organized interests in the Single European Market' (1991) 19 *Politics and Society* 133.
- Stubb A., 'A categorisation of differentiated integration' (1996) 34 *Journal of Common Market Studies* 283.
- Szczerbiak A. and Taggart P. (eds), *Opposing Europe? The Comparative Party Politics of Euroscepticism Volume 2: Comparative and Theoretical Perspectives* (Oxford University Press, 2008).
- Tadic F., 'How harmonious can harmonisation be? A theoretical approach towards harmonisation of (criminal) law' in Klip A. and van der Wilt H. (eds), *Harmonisation and Harmonising Measures in Criminal law* (The Royal Academy of Arts and Science, 2002).
- Taggart P., 'A touchstone of dissent: Euroscepticism in contemporary Western European Party systems' (1998) 33 *European Journal of Political Research* 363.
- Taylor S., 'The European Union and national legal languages: An awkward partnership?' (2011) XVI-1 *Revue française de linguistique appliquée* 105.
- Teubner G., 'Legal irritants: Good faith in British law or how unifying law ends up in new divergencies' (1998) 61 *Modern Law Review* 11.
- Tiebout C., 'A pure theory of local public expenditures' (1956) 64 *Journal of Political Economy* 416.
- Trachtman J., 'International regulatory competition, externalization, and jurisdiction' (1993) 34 *Harvard International Law Journal* 47.
- Tridimas T., 'Searching for the appropriate standard of scrutiny' in Ellis E. (ed.), *The Principle of Proportionality in the Laws of Europe* (Hart, 1999).
- Tridimas T., 'Indeterminacy and legal uncertainty in EU Law' (2019) King's College London Dickson Poon School of Law, Legal Studies Research.
- Trubek D. et al., '"Soft law", "hard law" and European integration: Toward a theory of hybridity' (2005) University of Wisconsin Legal Studies Research Paper Series, Paper No. 1002.
- Van den Bergh R., 'Towards an institutional legal framework for regulatory competition in Europe' (2000) 53 *Kyklos* 435.
- Van den Bergh R., 'Forced harmonisation of contract law in Europe: Not to be continued' in Grundmann S. and Stuyck J. (eds), *An Academic Green Paper on European Contract Law* (Kluwer Law International, 2002) 24.
- Van den Bergh R., 'Why the European Union should take the Economics of Federalism Seriously' (2016) 23 *Maastricht Journal* 937.
- van der Eijk C. and Franklin M. (eds), *Choosing Europe? The European Electorate and National Politics in the Face of Union* (University of Michigan Press, 1996).

- Van Hoecke M., 'The harmonisation of private law in Europe: Some misunderstandings' in Van Hoecke M. and Ost F. (eds), *The Harmonisation of European Private Law* (Hart, 2000) 1.
- van Middelaar L., *The Passage to Europe: How a Continent Became a Union* (Yale University Press, 2013).
- Vauchez A., *Brokering Europe: Euro-Lawyers and the Making of a Transnational Polity* (Cambridge University Press, 2015).
- Virgos M., 'The 1995 European Community Convention on Insolvency Proceedings: An insider's view' (1998) *Forum Internationales* No.15.
- Virgos M. and Schmit E., 'Report on the Convention on Insolvency Proceedings' (1996).
- Voermans W., 'The quality of EU legislation: What kind of problem, by what kind of standards?' (2009) 2 *Erasmus Law Review* 59.
- Voermans W., 'Styles of legislation and their effects' (2011) 32 *Statute Law Review* 38.
- Von Bar C., 'From principles to codification: Prospects for European private law' (2002) 8 *Columbia Journal of European Law* 379.
- von der Groeben H., 'The EEC is now a customs union' (1968) 3 *Intereconomics* 226.
- von Savigny F.K., *Of the Vocation of our Age for Legislation and Jurisprudence* (Littlewood, 1831).
- Walker N., 'Sovereignty and differentiated integration in the European Union' (1998) 4 *European Law Journal* 355.
- Wallace W., 'Less than a federation, more than a regime: The community as a political system' in Wallace H. et al. (eds), *Policy-Making in the European Community* (Wiley, 1983) 403.
- Walton J., 'Making the theoretical case' in Becker H. and Ragin C. (eds), *What is a Case? Exploring the Foundations of Social Inquiry* (Cambridge University Press, 1992) 121.
- Wang X. et al., 'Harmony as language policy in China: An Internet perspective' (2016) 15 *Lang Policy* 299.
- Warner R., 'Reimagining rescue: The view from the United States' in Parry R. and Omar P. (eds), *Reimagining Rescue* (INSOL Europe, 2016) 175.
- Warren E., 'Bankruptcy policy' (1987) 54 *University of Chicago Law Review* 775.
- Warren E. and Westbrook J., 'The success of Chapter 11: A challenge to the critics' (2009) 107 *Michigan Law Review* 603.
- Waston A., *Legal Transplants: An Approach to Comparative Law* (University of Georgia Press, 1993).
- Watson A., 'Aspects of reception of law' (1996) 44 *American Journal of Comparative Law* 335.
- Watts R., *Comparing Federal Systems* (McGill-Queen's University Press, 2008).
- Weatherhill S., *Law and Integration in the European Union* (Clarendon Press, 1995).
- Weatherill S., 'On the depth and breadth of European integration' (1997) 17 *Oxford Journal of Legal Studies* 537.
- Weatherill S., 'Competence creep and competence control' (2004) 23 *Yearbook of European Law* 1.
- Weatherill S., 'Why harmonise' in Tridimas T. and Nebbia P. (eds), *EU Law for the Twenty-first Century. Rethinking the New Legal Order* (Hart, 2004) 11.
- Weatherill S., 'Supply of and demand for internal market regulation: strategies, preferences and interpretation' in Sic Shuibhne N. (ed.), *Regulating the Internal Market* (Edward Elgar, 2006) 29.

- Weatherill S., 'The limits of legislative harmonization ten years after *Tobacco Advertising*: How the Court's case law has become a "Drafting Guide"' (2011) 12 *German Law Journal* 827.
- Weatherill S., 'Maximum versus minimum harmonization: Choosing between unity and diversity in the search for the soul of the internal market' in Nic Shuibhne N. and Gormley L. (eds), *From Single Market to Economic Union: Essays in Memory of John A. Usher* (Oxford University Press, 2012) 175.
- Weatherill S., *Cases and Materials on EU Law* (Oxford University Press, 2014).
- Weatherill S., *Law and Values in the European Union* (Oxford University Press, 2016).
- Weatherill S., *The Internal Market as a Legal Concept* (Oxford University Press, 2017).
- Weatherill S., 'The several internal markets' (2017) 36 *Yearbook of European Law* 125.
- Weiler J., 'The community system: The dual character of supranationalism' (1987) 1 *Yearbook of European Law* 267.
- Weiler J. et al., 'European democracy and its critique' (1995) 18 *West European Politics* 4.
- Wendell Holmes O., *The Common Law* (Harvard University Press, 1881).
- Wendell Holmes O., 'The path of law' (1897) 10 *Harvard Law Review* 457.
- Wessels B., 'On the future of European insolvency law', INOL Europe Academic Forum's 5th Edwin Coe Lecture (2012).
- Wessels B., 'Contracting out of secondary insolvency proceedings: The main liquidator's undertaking in the meaning of Article 18 in the proposal to amend the EU Insolvency Regulation' (2014) 9 *Brooklyn Journal of Corporate, Financial & Commercial Law* 63.
- Wessels B. and de Weijers R., 'Proposed recommendations for the reform of Chapter 11 U.S. Bankruptcy Code' (2015) Centre for the Study of European Contract Law. Working Paper Series, No. 2015-05.
- Wessels B. et al., *Rescue of Business in Europe. A European Law Institute Instrument* (Oxford University Press, 2020).
- West I., 'Reflections on a year of restructuring plans' (2021) 34 *Insolvency Intelligence* 62.
- Widdershoven R., 'Developing administrative law in Europe: Natural convergence or imposed uniformity?' (2014) 7 *Review of European Administrative Law* 5.
- Wintgens L., 'Legisprudence as a new theory of legislation' in Wintgens L. (ed.), *The Theory and Practice of Legislation* (Routledge, 2016) 15.
- Wood P., *Principles of International Insolvency* (Sweet & Maxwell, 2007).
- Wood S., 'Labour market regimes under threat? Sources of continuity in Germany, Britain, and Sweden' in Pierson P. (ed.), *The New Politics of the Welfare State* (Oxford University Press, 2001) 398.
- Wouters J., 'European company law: Quo vadis?' (2000) 37 *Common Market Law Review* 257.
- Wright S., *Community and Communication: The Role of Language in Nation State Building and European Integration* (Multilingual Matters, 2000).
- Xanthaki H., 'The problem of quality in EU legislation: What on earth is really wrong?' (2001) 38 *Common Market Law Review* 651.
- Zamora S., 'NAFTA and the harmonization of domestic legal systems: The side effects of free trade' (1995) 12 *Arizona Journal of International Law and Comparative Law* 401.
- Zeitlin J. et al., 'Introduction: The European Union beyond the polycrisis? Integration in an age of shifting cleavages' (2019) 26 *Journal of European Public Policy* 963.

Ziegel J., 'Harmonization of private laws in federal systems of government: Canada, the USA, and Australia' in Cranston R. (ed.), *Making Commercial Law: Essays in Honour of Roy Goode* (Clarendon Press, 1997) 131.