

Bibliography

- Aalto, Erkki (2008), 'Interpretations of Article 296', in Daniel Keohane (ed.), *Towards a European Defence Market*, Chaillot Paper No. 113, Paris: EU Institute for Security Studies, pp. 13–49
- Albi, A. (2007), 'Supremacy of EC Law in the New Member States: Bringing Parliaments into the Equation of "Cooperative Constitutionalism"', *European Law Review*, **3** (1), 25–67
- Albi, A. (2010), 'From the Banana Saga to a Sugar Saga and Beyond: Could the Post-Communitistic Constitutional Courts Teach the EU a Lesson in the Rule of Law', *Common Market Law Review*, **47** (3), 791–829
- Ales, E., S. Engblom, T. Jaspers, S. Laulom, S. Sciarra, A. Sobczak and F. Valdes Dal-Re (2006), 'Transnational Collective Bargaining, Past, Present and Future', available at: <http://www.observatorionegociacioncolectiva.org/comunes/temp/recursos/99998/228284.pdf> (accessed 26 August 2010)
- Alexy, Robert (2002), *A Theory of Constitutional Rights*, Julian Rivers (trans), Oxford: Oxford University Press
- Alonso Garcia, Ricardo (2002), 'The General Provisions of the Charter of Fundamental Rights of the EU', *European Law Journal*, **8** (4), 492–514
- Amnesty International (2010), *Greece: Irregular Migrants and Asylum-seekers Routinely Detained in Substandard Conditions*, EUR 25/002/2010, 26 July
- Amnesty International (2010), *The Dublin II Trap: Transfers of Asylum-seekers to Greece*, EUR 25/001/2010, 22 March
- Amttenbrink, Fabian and Jan De Haan (2003), 'Economic Government in the EU: Fiscal Policy Discipline versus Flexibility', *Common Market Law Review*, **40**, 1075–1106
- Amttenbrink, Fabian and Jan De Haan (2006), 'Reforming the Stability and Growth Pact', *European Law Review*, **31** (3), 402–415
- Amttenbrink, Fabian and Dimitry Kochenov (2009), 'Towards a More Flexible Approach to Enhanced Cooperation', in Andrea Ott and Ellen Vos (eds), *50 Years of European Integration: Foundations and Perspectives*, The Hague, Netherlands: TMC Asser, pp. 181–200

- Andreangeli, Arianna (2008), *EU Competition Enforcement and Human Rights*, Cheltenham, UK and Northampton, MA, USA: Edward Elgar Publishing
- Arena, A. (2010), 'The Doctrine of Union Preemption in the EU Single Market: Between Sein and Sollen', *Jean Monnet Working Papers*, 3, available at: <http://centers.law.nyu.edu/jeanmonnet/papers/10/100301.pdf>
- Armstrong, K. (2011), 'The character of EU law and governance: from "community method" to new modes of governance', *Current Legal Problems*, **64** (1), 179–214
- Armstrong, K. and C. Kilpatrick (2007), 'Law, Governance or New Governance? The Changing Open Method of Coordination', *Columbia Journal of European Law*, **13** (3), 649–678
- Arnon, K.E. and J.J.M. Sluijs (2008), 'Het arrest BUPA: publieke diensten en marktwerking', *Nederlands Tijdschrift voor Europees Recht*, **718**
- Arnall, Anthony (2003), 'From Charter to Constitution and Beyond – Fundamental Rights in the New European Union', *Public Law*, 774–793
- Arnall, Anthony (2006), *The European Union and its Court of Justice*, 2nd edn, Oxford: Oxford University Press
- Arnall, Anthony (2010), 'Europe's Nemesis? The Long Road to the Lisbon Treaty', in Henning Koch, Karsten Hagel-Sørensen, Ulrich Haltern and Joseph Weiler (eds), *Europe: The New Legal Realism. Essays in Honour of Hjalte Rasmussen*, Copenhagen, Denmark: DJØF Publishing, pp. 11–37
- Arter, D. (1990), 'The Folketing and Denmark's "European Policy": The Case of an Authorising Assembly', *Western European Politics* (Special Issue, 'Parliaments in Western Europe'), **1** (3), 110–123
- Ashworth, A. (2006), *Principles of Criminal Law*, Oxford: Oxford University Press
- Athanassiou, P. (2009), 'Withdrawal and Expulsion from the EU and the EMU: Some Reflections', *Legal Working Paper Series*, N°10, ECB
- Auby, Jean-Bernard and Jacqueline Dutheil de la Rochère (eds) (2007), *Droit Administratif Européen*, Brussels: Bruylant
- Baeten, Rita (2009), 'The Proposal for a Directive on Patients' Rights in Cross-Border Healthcare', in Christophe Degryse (ed.), *Social Developments in the European Union 2008*, Brussels: ETUI, pp. 155–181
- Baeten, Rita (2011), 'L'UE et les soins de santé: développements politiques et juridiques de l'année 2010', *OSE Briefing Paper*, No. 6
- Baldaccini, Anneliese (2010), 'Extraterritorial Immigration Control – Legal Challenges: The Role of Frontex in Operations at sea', in Bernard Ryan and Valsamis Mitsilegas (eds), *Extraterritorial Immigration Control – Legal Challenges*, Deventer: Martinus Nijhoff Publishers

- Baldaccini, Anneliese, Elsbeth Guild and Helen Toner (eds) (2007), *Whose Freedom, Security & Justice? European Union Immigration and Asylum Law and Policy*, Oxford: Hart Publishing
- Ball, S. (2001), 'The European Employment Strategy: The Will but not the Way?', *Industrial Law Journal*, **30** (4), 353–374
- Balthasar, S. (2010), 'Locus Standi Rules for Challenges to Regulatory Acts by Private Applicants: The New Article 263(4) TFEU', *European Law Review*, **35**, 542–550
- Balzacq, Thierry, Didier Bigo, Sergio Carrera and Elspeth Guild (2006), 'The Treaty of Prüm and EC Treaty: Two Competing Models for EU Internal Security', in Thierry Balzacq and Sergio Carrera (eds), *Security Versus Freedom? A Challenge for Europe's Future*, Aldershot and Burlington: Ashgate, pp. 115–137
- Baquero Cruz, Julio (2002), *Between Competition and Free Movement: The Economic Constitutional Law of the European Community*, Oxford: Hart Publishing
- Baquero Cruz, Julio (2008), 'What's Left of the Charter? Reflections on Law and Political Mythology', *Maastricht Journal of European and Comparative Law*, **15** (1), 65–75
- Baquero Cruz, Julio (2011), 'The Case Law of the European Court of Justice on the Mobility of Patients', in Johan van de Gronden, Erika Szyszczak, Ulla Neergaard and Markus Krajewski (eds), *Health Care and EU Law*, The Hague: TMC Asser Press, pp. 79–102
- Barbou des Places, Ségolène (2010), 'Droit communautaire de la liberté de circulation et droit des migrations: où est la frontière?', in Jean-Claude Masclat, Hélène Ruiz-Fabri, Chahira Boutayeb and Stéphane Rodrigues (eds), *Union de droit, union des droits – Mélanges en l'honneur de Philippe Manin*, Paris: Editions Pédone, pp. 341–357
- Barents, R. (2008), 'The Competition Policy of the EC', in P.G.J. Kapteyn, A.M. McDonnell, K.J.M. Mortelmans and C.W.A. Timmermans (eds), *The Law of the European Union and European Communities*, 4th edn, Alphen aan de Rijn: Kluwer Law International
- Barents, R. (2010), 'The Court of Justice after the Treaty of Lisbon', *Common Market Law Review*, **47**, 709–728
- Barnard, C. (2002), 'The Social Partners and the Governance Agenda', *European Law Journal*, **8** (1), 80–101
- Barnard, C. (2006), *EC Employment Law*, Oxford: Oxford University Press
- Barnard, C. (2011), 'The EU Charter of Fundamental Rights: Happy 10th Birthday', *European Union Studies Association Review*, **24** (1), 5–10
- Barrett, G. (2008), 'The King is Dead, Long Live the King: The Recasting by the Treaty of Lisbon of the Provisions of the Constitutional Treaty Concerning National Parliaments', *European Law Review*, **33** (1), 66–84

- Basedow, J. (1995), 'Zielkonflikte und Zielhierarchien im Vertrag über die Europäische Gemeinschaft', in O. Due, and U. Everling (eds), *Festschrift für Ulrich Everling*, Baden-Baden: Nomos
- Basilien-Gainche, Marie-Laure (2010), 'De la rétention des étrangers et de ses limites dans le temps – Réflexions sur la première interprétation par la CJCE de la directive retour', *Revue du marché commun et de l'Union européenne*, **537** (April), 237–243
- Bauby, P. (2011), 'From Rome to Lisbon: SGI in Primary Law', in E. Szyszczak, J. Davies, M. Andenaes and T. Bekkedal (eds), *Developments in Services of General Interest*, Den Haag: TMC Asser Press/Springer Verlag
- Beaudu, Gérard (2009), 'L'externalisation dans le domaine des visas Schengen', *Cultures & Conflits*, **74**, 111–127
- Beetham, David and Christopher Lord (1998), *Legitimacy and the European Union*, London: Longman
- Begg, I. (2003), 'Hard and soft economic policy coordination under EMU: problems, paradoxes and prospects', *CES Working Paper*, 103
- Belke, A. (2010), 'Driven by the Markets? ECB Sovereign Bond Purchases and the Securities Markets Programme', *Intereconomics – Economic Policy*, **45** (6), 357–363
- Bellamy, R. (2010), 'Democracy Without Democracy? Can the EU's Democratic "Outputs" be Separated from the Democratic "Inputs" Provided by Competitive Parties and Majority Rule?', *Journal of European Public Policy*, **17**, 2–19
- Benedetto, G. and S. Hix (2007), 'Explaining the European Parliament's gains in the European Constitution', *Review of International Organizations*, **2**, 115–129
- Berramadane, Abdelkhaleq and Jean Rosetto (eds) (2009), *La politique européenne d'immigration*, Paris: Karthala
- Berthelet, Pierre (2002), 'L'impact des événements du 11 septembre sur la création de l'espace de liberté, de sécurité, et de justice', *Cultures & Conflits*, **45/46**, *De Tampere à Séville: bilan de la sécurité européenne*, 27–65
- Besselink, Leonard F.M. (2006), 'National Parliaments in the EU's Composite Constitution: A Plea for a Shift in Paradigm', in P. Kiiver (ed.), *National and Regional Parliaments in the European Constitutional Order*, Groningen: Europa Law Publishing, pp. 117–131
- Besselink, Leonard and Jan-Herman Reestman (2008) 'Editorial', *European Constitutional Law Review*, **4** (2), 199–204
- Betten, L. (1998), 'The Democratic Deficit of Participatory Democracy in Community Social Policy', *European Law Review*, **23** (1), 20–36

- Bigo, Didier and Elspeth Guild (2005), *Controlling Frontiers: Free Movement Into and Within Europe*, Aldershot: Ashgate
- Biscop, Sven (2008), 'Permanent Structured Cooperation for a Permanently Capable ESDP', in Sven Biscop and Franco Algieri (eds), *The Lisbon Treaty and ESDP: Transformation and Integration*, Egmont Paper 24, pp. 15–17
- Blanchard, Emmanuel, Olivier Clochard and Claire Rodier (2010), 'Sur le front des frontières', *Plein droit*, **87** (December)
- Blockmans, S. (2010), Presentation at the Conference, The European Union Diplomatic System after Lisbon: Institutions Matter, 18–19 November
- Blockmans, S. and R.A. Wessel (2009), 'The European Union and Crisis Management: Will the Lisbon Treaty Make the EU More Effective?', *Journal of Conflict & Security Law*, **14** (2), 265–308
- Bongardt, A., F. Torres, P. Pochet, I. Begg, L. Csaba, K. Lannoo, L. Soete, C. Egenhofer and A. Belke (2010), 'Europe 2020 – A Promising Strategy?', *Intereconomics*, **45** (3), CEPS
- Borowski, Martin (2003), 'The Beginnings of Germany's Federal Constitutional Court', *Ratio Juris*, **16**, 155–186
- Borowski, Martin (2007), 'Limiting Clauses', *Legisprudence*, **1**, 197–240
- Borowski, Martin (2010), 'The Structure of Formal Principles', in Martin Borowski (ed.), *On the Nature of Legal Principles*, Stuttgart: Steiner, pp. 19–35
- Börzel, T. (2010), 'Governance With or Without the State?', in Martin Loughlin and Petra Dobner (eds), *The Twilight of Constitutionalism?*, Oxford: Oxford University Press, pp. 73–88
- Bouteillet-Paquet, Daphné (2003), 'Passing the Buck: A Critical Analysis of the Readmission Policy Implemented by the European Union and its Member States', *European Journal of Migration and Law*, **3**, 359–377
- Bradley, A.W. and K.D. Ewing (2006), *Constitutional and Administrative Law*, 14th edn, Harlow: Pearson Longman
- Brady, Hugo and Natividad Sola (2010), 'Building a European External Action Service: A Difficult Birth?' in Elvire Fabry and Gaëtane Ricard-Nihoul (eds), *Think Global – Act European*, Paris, pp. 158–163, available at: <http://www.ceps.eu/book/think-global-%E2%80%93-act-european>
- Bribosia, Emmanuelle (2005), 'La répartition des compétences entre l'Union et ses Etats membres', in Mary Dony and Emmanuelle Bribosia (eds), *Commentaire de la Constitution de l'Union européenne*, Bruxelles: Editions de l'Université de Bruxelles, pp. 44–82
- Bribosia, Hervé (2008), 'The Main Institutional Innovations of the Lisbon Treaty', in Stefan Griller and Jacques Ziller (eds), *The Lisbon Treaty –*

- EU Constitutionalism without a Constitutional Treaty?*, Vienna: Springer Verlag, pp. 57–78
- Buendía Sierra, J.L. (1999), *Exclusive Rights and State Monopolies under EC Law: Article 86 (formerly Article 90) of the EC Treaty*, Oxford: Oxford University Press
- Buendía Sierra J.L. (2008), ‘Competition Policy & Services of General Economic Interest’, speech given at the Conference, Understanding the EU Reform Treaty, King’s College London, 8 February
- Buti, M., D. Franco and H. Ongena (1998), ‘Fiscal Discipline and Flexibility in EMU: The Implementation of the Stability and Growth Pact’, *Oxford Review of Economic Policy*, **14** (3), 81–97
- Callewaert, Johan (2008), ‘Unionisation and “Conventionisation” of Fundamental Rights in Europe’, in Jan Wouters, André Nollkaemper and Erika de Wet (eds), *The Europeanisation of International Law*, The Hague: TMC Asser Press, pp. 109–135
- Callewaert, Johan (2009), ‘The European Convention on Human Rights and European Union Law: A Long Way to Harmony’, *European Human Rights Law Review*, (6) 768–783
- Calliess, Christian (2003), ‘Kollektive Ziele und Prinzipien im Verfassungsrecht der EU: Bestandsaufnahme, Wirkungen Perspektiven’, in C. Hiebaum and P. Koller (eds), *Politische Ziele und juristische Argumentation: Symposium der Internationalen Vereinigung für Rechts- und Sozialphilosophie, 11. bis 12. Oktober 2002 in Graz*, Stuttgart: Steiner
- Calliess, Christian (2011), in Christian Calliess and Matthias Ruffert (eds), *EUV/AEUV – Kommentar*, 4th edn, Munich: C.H. Beck Verlag
- Cambien, N. (2009), ‘Case C-127/08 Blaise Baheten Metock and Others v Minister for Justice, Equality and Law Reform’, *Columbian Journal of European Law*, **15**, 321–341
- Candela Soriano, Mercedes and Cédric Chenevière (2005), ‘Droit au regroupement familial et droit au mariage du citoyen de l’UE et des membres de sa famille à la lumière de la directive 2004/38/CE’, *Revue trimestrielle des droits de l’homme*, **64**, 923–953
- Carrera, Sergio (ed.) (2006), *Security Versus Freedom? A Challenge for Europe’s Future*, Aldershot and Burlington: Ashgate, pp. 115–137
- Carrera, Sergio (2007), *The EU Border Management Strategy: FRONTEX and the Challenges of Irregular Immigrants in the Canary Islands*, CEPS Working Document N°261, March
- Carrero, Sergio and F. Geyer (2007), ‘The Reform Treaty and Justice and Home Affairs’, available at: http://www.libertysecurity.org/IMG/pdf_The_Reform_Treaty_Justice_and_Home_Affairs.pdf (accessed 30 May 2011)

- Carruthers, S. (2004), 'Beware of Lawyers Bearing Gifts: A Critical Evaluation of the Proposals on Fundamental Rights in the EU Constitutional Treaty', *European Human Rights Law Review*, **5**, 424–435
- Cavatorta, F. and M. Pace (2010), 'The Normative Turn in European Union (EU)–Middle East and North Africa (MENA) Relations: An Introduction', *European Foreign Affairs Review*, **15** (5), 581–587
- Chalmers, Damian and Giorgio Monti (2008), *European Union Law. Updating Supplement*, Cambridge: Cambridge University Press
- Chalmers, Damian, G. Davies and Giorgio Monti (2010), *European Union Law*, 2nd edn, Cambridge: Cambridge University Press
- Clochard, Olivier (ed.) (2009), *Atlas des migrants en Europe. Géographie critique des politiques migratoires*, Paris: Armand Colin
- Closa, Carlos (ed.) (2009), *The Lisbon Treaty and National Constitutions, Europeanization and Democratic Implications*, Arena Report No 3/09, Recon Report No 9
- Coleman, Nils (2009), *European Readmission Policy – Third Country Interests and Refugee Rights*, Leiden: Martinus Nijhoff
- Cooper, I. (2006), 'The Watchdogs of Subsidiarity: National Parliaments and the Logic of Arguing in the EU', *Journal of Common Market Studies*, **44** (2), 281–304
- Countouris, N. and R. Horton (2009), 'The Temporary Agency Work Directive: Another Broken Promise', *Industrial Law Journal*, **38** (3), 329–338
- Cournil, Christel (2005), *Le statut interne de l'étranger et les normes supranationales*, Paris: L'Harmattan
- Cournil, Christel (2010), 'Émergence et faisabilité des protections en discussion sur les réfugiés environnementaux', in *Revue Tiers Monde*, **204**, 35–54
- Cournil, Christel (2010), 'Les réfugiés environnementaux: enjeux et questionnements autour d'une catégorie émergente', in *Revue Migrations et Sociétés*, **128**, Dossier spécial *Fixer les mobilités: usages et paradoxes des catégorisations en migration*, March–April, 69–79
- Cournil, Christel and Catherine Colard-Fabregoule (eds) (2010), *Les changements climatiques et les défis du droit*, Bruxelles: Bruylant
- Craig, Paul (2004), 'Competence: Clarity, Conferral, Containment and Consideration', *European Law Review*, **29** (3), 323–344
- Craig, Paul (2008), 'The Treaty of Lisbon: Process, Architecture and Substance', *European Law Review*, **33**, 137–166
- Craig, Paul (2009), 'Competence and Member State Autonomy: Causality, Consequence and Legitimacy', available at <http://ssrn.com/abstract=1474325> (accessed 16 September 2009)

- Craig, Paul (2010), *The Lisbon Treaty – Law, Politics, and Treaty Reform*, Oxford: Oxford University Press
- Craig, Paul (2011), 'The ECJ and *Ultra Vires* Action: A Conceptual Analysis', *Common Market Law Review*, **48** (2), 395–438
- Craig, Paul and Gráinne de Búrca (2008), *EU Law*, 4th edn, Oxford: Oxford University Press
- Craig, Paul and Gráinne de Búrca (2011), *EU Law: Text, Cases and Materials*, 5th edn, Oxford: Oxford University Press
- Cremer, Hans-Joachim (2011), in Christian Calliess and Matthias Ruffert (eds), *EUV/AEUV – Kommentar*, 4th edn, Munich: C.H. Beck Verlag
- Cremona, M. (2003), 'The Draft Constitutional Treaty: External Relations and External Action', *Common Market Law Review*, **40** (6), 1347–1366
- Cremona, M. (2007), 'The Union's External Action: Constitutional Perspectives', in G. Amato, H. Bribosia, and B. de Witte (eds), *Genèse et destinée de la Constitution européenne – Genesis and Destiny of the European Constitution*, Bruxelles: Bruylant, pp. 1173–1217
- Cremona, M. (2008), 'Coherence Through Law: What Difference Will the Treaty of Lisbon Make?', *Hamburg Journal of Social Sciences*, **3** (1), 11–36
- Crowe, Brian (2008), *The European External Action Service: Roadmap for Success*, London, RIIA
- Curtin, Deirdre (1993), 'The Constitutional Structure of the Union: A Europe of Bits and Pieces', *Common Market Law Review*, **30**, 17–69
- Curtin, Deirdre, Stefan Griller, Sacha Prechal and Bruno de Witte (eds) (2003), *The Emerging Constitution of the EU*, Oxford: Oxford University Press
- Cygan, A. (2001), *National Parliaments in an Integrated Europe: An Anglo German Perspective*, The Hague: Kluwer Law International
- Dagand, S. (2008), 'The Impact of the Lisbon Treaty on CFSP and ESDP', *European Security Review*, ISIS Europe, **37**, March 2008, available at: <http://www.isis-europe.org> (accessed 1 June 2011)
- Damjanovic, Dragana and Bruno De Witte (2009), 'Welfare Integration through EU Law: The Overall Picture in the Light of the Lisbon Treaty', in Ulla Neergaard, Ruth Nielsen and Lynn M. Roseberry (eds), *Integrating Welfare Functions into EU Law*, Copenhagen: Djøf Publishing, pp. 53–94
- Daniele, L. (2008), 'Carta dei diritti fondamentali dell'Unione europea e Trattato di Lisbona', *Il diritto dell'Unione europea*, **4**, 655–670
- Davies, G. (2006), 'Subsidiarity: The Wrong Idea, in the Wrong Place, at the Wrong Time', *Common Market Law Review*, **43** (63)
- Davis, Kenneth C. (1976), *Discretionary Justice in Europe and America*, Chicago: University of Illinois Press

- de Búrca, Gráinne (1999), 'Reappraising Subsidiarity's Significance after Amsterdam', *Harvard Jean Monnet Working Paper*, 7/99
- de Búrca, Gráinne (2001), 'The Drafting of the European Union Charter of Fundamental Rights', *European Law Review*, **26**, 126–138
- de Búrca, Gráinne (2010), 'The EU, European Court of Justice and the International Legal Order after Kadi', *Harvard International Law Journal*, **51** (1), 1–49
- de Búrca, Gráinne and Bruno de Witte (2002), 'Delimitation of Powers Between the EU and the Member States', in Anthony Arnall and Daniel Wincott (eds), *Accountability and Legitimacy in the European Union*, Oxford: Oxford University Press, pp. 201–222
- de Grauwe, P. (1997), *The Economics of the Monetary Union*, Oxford: Oxford University Press
- de Jong, S., J. Wouters and S. Sterkx (2010), 'The 2009 Russian-Ukrainian Gas Dispute: Lessons for European Energy Crisis Management after Lisbon', *European Foreign Affairs Review*, **15**, 511–538
- Dembinski, Matthias (2010), 'EU-Außenbeziehungen nach Lissabon', *Aus Politik und Zeitgeschichte*, **18**, 9–15
- de Mestral, A. (2010), 'The Lisbon Treaty and the Expansion of EU Competence over Foreign Direct Investment and the Implications for Investor-State Arbitration?', in K.P. Sauvant (ed.), *Yearbook on International Investment Law and Policy 2009/2010*, New York: Oxford University Press
- Den Boer, Monica (ed.) (2000), *Schengen Still Going Strong: Evaluation and Update*, Maastricht: European Institute of Public Administration
- Denman, D. (2010), 'The Charter of Fundamental Rights', *European Human Rights Law Review*, **11**, 349–359
- Denza, Eileen (2012), 'The Role of the High Representative of the Union for Foreign Affairs and Security Policy', in Hermann-Josef Blanke and Stelio Mangiameli (eds), *The European Union after Lisbon*, Vienna: Springer
- Deroose S., D. Hodsen and J. Kuhlmann (2008), 'The Broad Economic Policy Guidelines: Before and After the Re-launch of the Lisbon Strategy', *Journal of Common Market Studies*, **46** (4), 827–848
- de Schutter, O. (2001), 'La contribution de la Charte des droits fondamentaux de l'Union européenne à la garantie des droits sociaux dans l'ordre juridique communautaire', *Revue Universelle des Droits de l'Homme*, **12**, 33–47
- de Schutter, O. (2002), 'Europe in Search of its Civil Society', *European Law Journal*, **8**, 206–212
- de Vasconcelos, Álvaro (2009), 'Introduction – 2020: Defence Beyond the Transatlantic Paradigm', in Álvaro de Vasconcelos (ed.), *What Ambitions*

- for European Defence in 2020?*, Paris: European Union Institute for Security Studies, pp. 15–26
- de Vries, S.A. (2006), *Tensions within the Internal Market: The Functioning of the Internal Market and the Development of Horizontal and Flanking Policies*, Groningen: Europa Law Publishing
- de Vries, S.A. (2009), ‘Harmonization of Services of General Economic Interest: Where There’s a Will There’s a Way!’, in J.W. van de Gronden (ed.), *EU and WTO Law on Services: Limits to the Realization of General Interest Policies within the Services Markets?*, Alphen aan de Rijn: Kluwer International
- Dittert, Daniel (2009), ‘CJCE, 25 juillet 2008, Metock e.a.’, *Revue des affaires européennes*, **4**, 777–783
- Donoghue, Jill and Caitriona Heintz (eds) (2009), *Making Sense of European Justice & Home Affairs Policy: Ireland and the Lisbon Treaty*, Dublin: Institute of International and European Affairs
- Dony, M. and E. Bribosia (2005), ‘La répartition des compétences entre l’Union et ses Etats membres’, in M. Dony and E. Bribosia (eds), *Commentaire de la Constitution de l’Union européenne*, Bruxelles: Editions de l’Université de Bruxelles, p. 59
- Dougan, M. (2008), ‘The Treaty of Lisbon 2007: Winning Minds, not Hearts’, *Common Market Law Review*, **45** (3), 617–703
- Dougan, M. (2009), ‘The Unfinished Business of Enhanced Cooperation: Some Institutional Questions and their Constitutional Implications’, in Andrea Ott and Ellen Vos (eds), *50 Years of European Integration: Foundations and Perspectives*, The Hague, Netherlands: TMC Asser Press, pp. 157–179
- Douglas-Scott, Sionaidh (2004), ‘The Charter of Fundamental Rights as a Constitutional Document’, *European Human Rights Law Review*, **1**, 37–50
- Douglas-Scott, Sionaidh (2006), ‘A Tale of Two Courts: Luxembourg, Strasbourg and the Growing European Human Rights Aquis’, *Common Market Law Review*, **43** (3), 629–665
- Dreher, M. (1998), ‘Der Rang des Wettbewerbs im europäischen Gemeinschaftsrecht’, *Wirtschaft und Wettbewerb*, **48**, 656–666
- Drexler, Josef (2010), ‘Competition Law as Part of the European Constitution’, in Armin Von Bogdandy and Jürgen Bast (eds), *Principles of European Constitutional Law*, 2nd edn, Oxford: Hart Publishing, pp. 659–698
- Duke, S. (2008), ‘The European Commission: Inside and Out. Adminstrating EU Foreign Policy After Lisbon: The Case of the EEAS’, *EIPA Working Paper*, 2008/W/01

- Duke, S. (2009) 'Providing for European-level Diplomacy After Lisbon: The Case of the European External Action Service', *The Hague Journal of Diplomacy*, **4**, 211–233
- Duke, S. and S. Blockmans (2010), 'The Lisbon Treaty stipulations on Development Cooperation and the Council Decision of 25 March 2010 (draft) establishing the organisation and functioning of the European External Action Service', *EIPA Working Paper*, 2010/W/01
- Dutheil de la Rochère, Jacqueline (2009), 'The Protection of Fundamental Rights in the EU: Community of Values with Opt-out', in Ingolf Pernice and Evgeni Tanchev (eds), *Ceci n'est pas une constitution. Constitutionalisation without a Constitution?*, Baden-Baden: Nomos-Verlag, pp. 119–129
- Dworkin, Ronald (1977), *Taking Rights Seriously*, London: Duckworth
- Eberlein, B. and D. Kerwer (2004), 'New Governance in the European Union: A Theoretical Perspective', *Journal of Common Market Studies*, **42** (1), 121–142
- Edström, Örjan, François Julien-Laferrrière and Henri Labayle (eds) (2005), *La politique européenne d'immigration et d'asile: bilan critique cinq ans après le traité d'Amsterdam*, Bruxelles: Bruylant
- Ehrhart, Hans-Georg (2009), 'Goodbye, European Army? – Consequences of the German Constitutional Court's Ruling on the Lisbon Treaty', available at <http://www.isis-europe.org> (accessed 1 June 2011)
- Eikenberg, K. (2000), 'Article 296 (ex 223) E.C. and External Trade in Strategic Goods', *European Law Review*, **25** (2), 117–138
- Eisenhut, D. (2008), 'The Special Security Exemption of Article 296 EC: Time for a New Notion of "Essential Security Interests"?'', *European Law Review*, **33** (4), 577–585
- El-Agraa, Ali M. (ed.) (2007), *The European Union – Economics and Policies*, 8th edn, Cambridge: Cambridge University Press
- Epping, Volker (2007), in Christoph Vedder and Wolff Heintschel von Heinegg (eds), *Europäischer Verfassungsvertrag – Handkommentar*, Baden-Baden: Nomos Verlag
- Ewing, K.D. (2010), *Bonfire of the Liberties*, Oxford: OUP
- Ewing, K.D. and J. Hendy (2010), 'The Dramatic Implications of *Demir* and *Baykara*', *Industrial Law Journal*, **39** (1), 2–51
- Fahey, E. (2010), 'Swimming in a Sea of Law: Reflections on Water Borders, Irish(– British)–Euro Relations and Opting-out and Opting-in after the Treaty of Lisbon', *Common Market Law Review*, **47** (3), 673–707
- Favell, Adrian (2010), 'Immigration, migration et libre circulation dans la construction de l'Europe', in *Politique européenne*, **31**, *Les effets de l'europanisation des politiques d'immigration*, 33–64

- Ferrera, Maurizio (2005), *The Boundaries of Welfare: European Integration and the New Spatial Politics of Social Protection*, Oxford: Oxford University Press
- Ferrera, Maurizio (2006), 'Friends, not Foes: European Integration and National Welfare States', *URGE Working Paper*, No. 10/2006
- Ferrera, Maurizio (2010), 'Mapping the Components of Social EU: A Critical Analysis of the Current Institutional Framework', in Erik Marlier and David Natali (eds), *Europe 2020: Towards a More Social EU?*, Brussels: PIE Peter Lang, pp. 45–68
- Ferrera, Maurizio and Stefano Sacchi (2009), 'A More Social EU: Issues of Where and How', in Stefano Micossi and Gian Luigi Tosato (eds), *The European Union in the 21st Century: Perspectives from the Lisbon Treaty*, Brussels: CEPS, pp. 31–47
- Flaesh-Mougin, Catherine (ed.) (2009), *Union européenne et sécurité: aspects internes et externes*, Bruxelles: Bruylant
- Fletcher, M. (2009), 'Schengen, the European Court of Justice and Flexibility under the Lisbon Treaty: Balancing the United Kingdom's "Ins" and "Outs"', *European Constitutional Law Review*, **5**, 71–98
- Flynn, Leo (2004), 'Remedies in the European Court', in Andrea Biondi, Piet Eeckhout and James Flynn (eds), *The Law of State Aid in the European Union*, Oxford: Oxford University Press
- Fortsakis, T. (2005), 'Principles Governing Good Administration', *European Public Law*, **11**, 207–217
- Frazer, Hugh and Erik Marlier (2010), 'Europe 2020: Towards a More Social EU?', in Erik Marlier and David Natali (eds), *Europe 2020: Towards a More Social EU?*, Brussels: PIE Peter Lang, pp. 15–44
- Fudge, J. (2010), 'Constitutionalising Labour Rights in Europe', *Working Paper*, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1551587 (accessed 26 August 2010)
- Gabriel, M. and K. Weiner (2010), 'The European Defence Procurement Directive: Toward Liberalization and Harmonization of the European Defense Market', *Procurement Lawyer*, **45** (1), 22–26
- Gammeltoft-Hansen, Thomas (2008), 'The Refugee, the Sovereign and the Sea: EU Interdiction Policies in the Mediterranean', in Rebecca Adler-Nissen and Thomas Gammeltoft-Hansen (eds), *Sovereignty Games: Instrumentalising Sovereignty in Europe and Beyond*, Houndmills: Palgrave Macmillan, pp. 171–196
- Gardner, Anthony and Stuart Eizenstat (2010), 'New Treaty, New Influence? Europe's Chance to Punch its Weight', *Foreign Affairs*, **89** (2), 104–119
- Gautron, Jean Claude, 'Article I-11', in Laurence Burgorgue-Larsen, Anne Levade and Fabrice Picod (eds), *Traité établissant une Constitution pour*

- l'Europe. Commentaire article par article*, vol. I, Bruxelles: Bruylant, pp. 181–190
- Geiger, Rudolf (2010), in Rudolf Geiger, Daniel-Erasmus Kahn and Markus Kotzur, *EUV/AEUV – Kommentar*, 5th edn, Munich: C.H. Beck Verlag
- Georgopoulos, Aris (2006), ‘The European Armaments Policy: A *conditio sine qua non* for the European Security and Defence Policy?’, in Martin Trybus and Nigel D. White (eds), *European Security Law*, Oxford: Oxford University Press, pp. 198–222
- Georgopoulos, Aris (2010), ‘The New Defence Procurement Directive Enters into Force’, *Public Procurement Law Review*, **19** (1), NA1–3
- Gerard, D. (2010), ‘EU Competition Policy after Lisbon: Time for a Review of the “State Action Doctrine”?’, available at: http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1533842 (accessed 6 July 2010)
- Geyer, F. (2008), ‘European Arrest Warrant, Court of Justice of the European Communities, Judgment of 3 May 2007, Case C-303/05, *Advocaten voor de Wereld VZW v Leden van de Ministerraad*’, *European Constitutional Law Review*, **4** (1), 149–161
- Gil Ibáñez, A.J. (1999), *The Administrative Supervision and Enforcement of EC Law: Powers Procedures and Limits*, Oxford: Hart Publishing
- Giubboni, Stefano (2003), *Diritti sociali e mercato. La dimensione sociale dell'integrazione europea*, Bologna: Il Mulino
- Gnesotto, Nicole (2010), ‘The EU and NATO: Beyond Appearances’, in Álvaro de Vasconcelos (ed.), *What Do Europeans Want from NATO?*, Paris: European Union Institute for Security Studies, Report No 8, November, pp. 10–12
- Goetz, K. and Meyer-Sahling, H. (2008) ‘The Europeanisation of National Political Systems: Parliaments and Executives’, *Living Reviews in European Governance*, **3** (2), available at: <http://www.livingreviews.org/lreg-2008-2>
- Goldsmith, Mike (2003), ‘Variable Geometry, Multilevel Governance: European Integration and Subnational Government in the New Millennium’, in Kevin Featherstone and Claudio Radaelli (eds), *The Politics of Europeanization*, Oxford: Oxford University Press, pp. 112–133
- Goldsmith, P. (2001), ‘A Charter of Rights, Freedoms and Principles’, *Common Market Law Review*, **38**, 1201–1216
- Goldsmith, P. (2004), ‘The Charter of Rights – A Brake not an Accelerator’, *European Human Rights Law Review*, **5**, 473–478
- Gonzalez, J.P. (1995) ‘The Principle of Subsidiarity’, *European Law Review*, **20**, 355–370
- Goucha Soares, A. (1998), ‘Pre-emption, Conflicts of Powers and Subsidiarity’, *European Law Review*, **23** (2), 132–145

- Grabenwarter, Christoph (2004), 'Die Grundrechte im Verfassungsvertrag der EU', in Stefan Hammer, Alexander Somek, Manfred Stelzer and Barbara Weichselbaum (eds), *Demokratie und sozialer Rechtsstaat in Europa. Festschrift für Theo Öhlinger*, Vienna: Facultas Verlag, p. 469
- Graham, C. (2010), *EU and UK Competition Law*, Harlow: Pearson
- Granger, M.P. (2003), 'Towards a Liberalisation of Standing Conditions for Individuals Seeking Judicial Review of Community Acts: *Jégo Quéré et Cie SA v Commission and P Unión de Pequeños Agricultores v Council*', *Modern Law Review*, **66**, 124–138
- Griller, Stefan and Jacques Ziller (eds) (2008), *The Lisbon Treaty – EU Constitutionalism Without a Constitutional Treaty?*, Vienna: Springer
- Guild, Elspeth (2006), 'International Terrorism and EU Immigration, Asylum and Borders Policy, the Unexpected Victims of 11 September 2001', in Fergus Carr and Andrew Massey (eds), *Public Policy and the New European Agendas*, Cheltenham, UK and Northampton, MA, USA: Edward Elgar Publishing, pp. 233–249
- Guild, Elspeth (ed.) (2006), *Constitutional Challenges to the European Arrest Warrant*, Nijmegen, the Netherlands: Wolf Legal Publishers
- Habermas, Jürgen (1996), *Between Facts and Norms*, William Rehg (trans), Cambridge: Polity
- Hammamoun, Saïd and Nanette Neuwahl (2009), 'Le droit de séjour du conjoint non communautaire d'un citoyen de l'Union dans le cadre de la directive 2004/38 (CJCE, affaire Metock, C-127/08)', *Revue trimestrielle de droit européen*, **45** (1), 91–104
- Harlow, Carol (1996), 'Codification of EC Administrative Procedures: Fitting the Foot to the Shoe or the Shoe to the Foot?', *European Law Journal*, **2**, 3–25
- Harlow, Carol (1998), 'European Administrative Law and the Global Challenge', *EUI Working Paper*, 98/23, Florence: European University Institute
- Harlow, Carol and Richard Rawlings (2009), *Law and Administration*, 3rd edn, Cambridge: Cambridge University Press
- Hatzopoulos, V. (2005), 'A (More) Social Europe: A Political Crossroad or a Legal One-Way? Dialogue Between Luxembourg and Lisbon', *Common Market Law Review*, **42** (6), 1599–1635
- Hedemann-Robinson, Martin (1999), 'The Area of Freedom, Security and Justice with Regard to the UK, Ireland and Denmark: The Opt-in Opt-outs under the Treaty of Amsterdam', in David O'Keefe and Patrick Twomey (eds), *Legal Issues of the Amsterdam Treaty*, Oxford and Portland, OR: Hart Publishing, pp. 289–303

- Herdegen, M.J. (1998), 'Price Stability and Budgetary Restraints in the Economic and Monetary Union: the Law as Guardian of Economic Wisdom', *Common Market Law Review*, **35**, 9–32
- Heringa, Aalt Willem and Luc Verhey (2001), 'The EU Charter: Text and Structure', *Maastricht Journal of European and Comparative Law*, **8** (1), 11–32
- Héritier, A. (2003), 'Composite Democracy in Europe: the Role of Transparency and Access to Information', *Journal of European Public Policy*, **10**, 814–833
- Héritier, A. (2003), 'New Modes of Governance in Europe: Increasing Political Capacity and Policy Effectiveness?', in Tanja Borzel and Rachel Chihowski (eds), *The State of the European Union*, Oxford: Oxford University Press, pp. 105–121
- Herlin-Karnell, E. (2009), 'Subsidiarity in the Area of EU Justice and Home Affairs – A Lost Cause', *European Law Journal*, **15** (3), 351–361.
- Hervey, Tamara (2000), 'Social Solidarity: A Buttress Against Internal Market Law?', in Jo Shaw (ed.), *Social Law and Policy in an Evolving European Union*, Oxford: Hart Publishing, pp. 31–47
- Herzog, P.E. (2008), 'Article 2 EC', in H. Smit and P.E. Herzog (eds), *Smit & Herzog on the Law of the European Union*, Newark, NJ: LexisNexis Bender
- Herzog, Roman and Lüder Gerken (2008), 'Stop the European Court of Justice', available at: <http://euobserver.com/9/26714> (accessed 21 August 2011)
- Heuninckx, B. (2009), 'Defence Procurement: The Most Effective Way to Grant Illegal State Aid and Get Away With It ... Or Is It?', *Common Market Law Review*, **46** (1), 191–211
- Hill, C. (1993), 'The Capability–Expectations Gap, or Conceptualizing Europe's International Role', *Journal of Common Market Studies*, **31** (3), 305–328
- Hillion, Christophe (2008) 'Tous pour un, un pour tous! Coherence in the External Relations of the European Union', in Marise Cremona (ed.), *Developments in EU External Relations Law*, Oxford: Oxford University Press, pp. 10–36
- Hillion, Christophe and Maxime Lefebvre, (2010) 'The European External Action Service: Towards a Common Diplomacy', *Foundation Robert Schuman/European Issue*, **184**, 25 October
- Hilson, C. (2008), 'Rights and Principles in EU Law: A Distinction Without Foundation?', *Maastricht Journal of European and Comparative Law*, **15** (2), 193–215
- Hood, Christopher and David Heald (eds) (2006), *Transparency: The Key to Better Governance?*, Oxford: Oxford University Press

- Hummer, Waldemar (2007), in Christoph Vedder and Wolff Heintschel von Heinegg (eds), *Europäischer Verfassungsvertrag – Handkommentar*, Baden-Baden: Nomos Verlag
- Hunt, J. (2003) ‘Fair and Just Working Conditions’, in J. Kenner and T. Hervey (eds), *Economic and Social Rights under the EU Charter of Fundamental Rights: A Legal Perspective*, Oxford and Portland, OR: Hart Publishing, pp. 45–66
- Hunt, J. and C. Wallace (2003), ‘The Draft Constitutional Treaty: Towards a Social Constitution for Europe?’, *Journal of Social Welfare and Family Law*, **25** (4), 411–423
- Immenga, U. and E.-J. Mestmäcker (2007), ‘Die Bedeutung der Wettbewerbsregeln in der Wirtschaftsverfassung der EG’, in U. Immenga and E.-J. Mestmäcker (eds), *Wettbewerbsrecht*, 4th edn, München: Beck
- Isak, Hubert (2009), ‘Institutionelle Ausgestaltung der Europäischen Union’, in Waldemar Hummer and Walter Obwexer (eds), *Der Vertrag von Lissabon*, Baden-Baden: Nomos Verlag, pp. 133–188
- Jacobs, Francis (2000), ‘Advocates General and Judges in the European Court of Justice: Some Personal Reflections’, in David O’Keefe and Antonio Bavasso (eds), *Judicial Review in European Law*, The Hague, The Netherlands: Kluwer, pp. 17–28
- Jacqué, Jean P. (2010), ‘Der Vertrag von Lissabon – neues Gleichgewicht oder institutionelles Sammelsurium?’, *integration*, **2**, 105–116
- Jacqué, Jean P. (2011), ‘The Accession of the European Union to the European Convention on Human Rights and Fundamental Freedoms’, *Common Market Law Review*, **48**, 995–1024
- Jensen, C. and J. Slapin (2010), ‘Institutional Hokey Pokey: The Politics of Multi-speed Integration’, *UCD Dublin European Institute Working Paper*, 10/01
- Joerges, Christian (2009), ‘A Renaissance of the European Economic Constitution?’, in Ulla Neergaard, Ruth Nielsen and Lynn M. Roseberry (eds), *Integrating Welfare Functions into EU Law*, Copenhagen: Djøf Publishing, pp. 37–51
- Joerges, C. and F. Rödl (2004), ‘“Social Market Economy” as Europe’s Social Model?’, *EUI Working Paper*, No. 2004/8
- Jones A. and B.E. Sufrin (2011), *EU Competition Law*, 4th edn, Oxford: Oxford University Press
- Jonung, L. and E. Drea (2009), ‘The Euro: It Can’t Happen. It’s a bad idea. It won’t Last. US Economists on the EMU, 1989–2002’, *European Economy – Economic Papers*, 395, European Commission – Directorate General on Economic and Financial Affairs
- Juncker, J.-C. and G. Tremonti (2010), ‘E-bonds Would End the Crisis’, *Financial Times*, 5 December

- Jupille, J. (2004), *Procedural Politics: Issues, Influence and Institutional Choice in the European Union*, Cambridge: Cambridge University Press
- Kaczyński, Piotr and Peadar ó Broin (2010), 'The Treaty of Lisbon: A Second Look at the Institutional Innovations', *CEPS Papers*
- Kaddous, Christine (2008), 'Role and Position of the High Representative of the Union for Foreign Affairs and Security Policy under the Lisbon Treaty', in Stefan Griller and Jacques Ziller (eds), *The Lisbon Treaty – EU Constitutionalism without a Constitutional Treaty?*, Heidelberg/Berlin: Springer Verlag, pp. 205–221
- Kardasheva, R. (2009), 'The Power to Delay: The European Parliament's Influence in the Consultation Procedure', *Journal of Common Market Studies*, 47 (2), 385–409
- Karolewski, Ireneusz P. (2006), 'Constitutionalization of the Common Foreign and Security Policy of the European Union: Implications of the Constitutional Treaty', in Philipp Dann and Michał Rynkowski (eds), *The Unity of the European Constitution*, Berlin/Heidelberg/New York: Springer Verlag, pp. 263–282
- Kaufmann-Bühler, Werner and Nikolaus Meyer-Landruth (2010), in Eberhard Grabitz, Meinhard Hilf and Martin Nettesheimer (eds), *Das Recht der Europäischen Union – Kommentar*, 42nd edn, Munich: C.H. Beck
- Kenner, Jeffrey (2003), *EU Employment Law: From Rome to Amsterdam and Beyond*, Oxford and Portland, OR: Hart Publishing
- Kenner, Jeffrey (2003), 'Economic and Social Rights in the EU Legal Order: The Mirage of Indivisibility', in Tamara Hervey and Jeffrey Kenner (eds), *Economic and Social Rights under the EU Charter of Fundamental Rights: A Legal Perspective*, Oxford: Hart Publishing, pp. 1–25
- Khaliq, Urfan (2008), *Ethical Dimensions of the Foreign Policy of the European Union: A Legal Appraisal*, Cambridge: Cambridge University Press
- Kietz, D. and A. Maurer (2007), 'The European Parliament in Treaty Reform: Predefining IGCs through Interinstitutional Agreements', *European Law Journal*, 13 (1), 20–46
- Kiiver, Philipp (2006), *The National Parliaments in the European Union: A Critical View on EU Constitution Building*, The Hague: Kluwer Law International
- Kilpatrick, C. (2006), 'New Employment Governance and Constitutionalism', in G. de Búrca and J. Scott (eds), *Law and New Governance in the EU and the US*, Oxford and Portland, OR: Hart Publishing, pp. 121–152
- Kingston, S. (2009), 'Ireland's Options after the Lisbon Referendum: Strategies, Implications and Competing Visions of Europe', *European Law Review*, 34 (46)

- Kingston, S. (2009), 'The Role of Environmental Protection in EC Competition Law and Policy', PhD thesis, Leiden
- Kobelinsky, Carolina and Chowra Makaremi (eds) (2009), *Enfermés dehors – Enquêtes sur le confinement des étrangers*, Paris: Editions Du Croquant
- Kohler Koch, B. (2010), 'Civil Society and EU Democracy: "Astroturf" Representation?', *Journal of European Public Policy*, **17**, 100–116
- Komàrek, J. (2007), 'European Constitutionalism and the European Arrest Warrant', *Common Market Law Review*, **44** (1), 9–40
- Konstadinides, T. (2009), *Division of Powers in European Union Law: The Delimitation of Internal Competence between the EU and the Member States*, The Hague, Netherlands: Kluwer Law International
- Koutrakos, P. (2008), 'Primary Law and Policy in European Union External Relations: Moving Away from the Big Picture', *European Law Review*, **33**, 666–686
- Koutrakos, P. (2009), 'Case-Note to the Cases brought by the European Commission against Austria and Sweden', *Common Market Law Review*, **46**, 2059–2076
- Koutrakos, P. (2010), 'Editorial – New Links in the Union's Institutional Chain', *European Law Review*, **35**, 1–2
- Krajewski, M. (2008), 'Providing Legal Clarity and Securing Policy Space for Public Services through a Legal Framework for Services of General Economic Interest: Squaring the Circle?', *European Public Law*, **14** (3)
- Krieger, Heike (2006), 'Common European Defence: Competition or Compatibility with NATO?', in Martin Trybus and Nigel D. White (eds), *European Security Law*, Oxford: Oxford University Press, pp. 174–197
- Kroes, N. (2007), 'Statement by European Commissioner for Competition Neelie Kroes on Results of June 21–22 European Council: Protocol on Internal Market and Competition', available at: <http://europa.eu/rapid/pressReleasesAction.do?reference=MEMO/07/250&format=HTML&aged=1&language=EN&guiLanguage=de> (accessed 28 May 2011)
- Krotz, U. (2009), 'Momentum and Impediments: Why Europe Won't Emerge as a Full Political Actor on the World Stage Soon', *Journal of Common Market Studies*, **47** (3), 555–578
- Kuijper, P.J. (2000), 'Some Legal Problems Associated with the Communitarisation of Policy on Visa, Asylum and Immigration under the Amsterdam Treaty and Incorporation of the Schengen *Acquis*', *Common Market Law Review*, **37**, 345–366
- Kurpas, S. et al. (2007), 'The Treaty of Lisbon: Implementing the Institutional Innovations', available at <http://shop.ceps.eu/book/treaty-lisbon-implementing-institutional-innovations> (accessed 20 June 2010)

- Laursen, F. (2006), 'The Post-Nice Agenda: Towards a New Constitutional Treaty?', in F. Laursen (ed.), *The Treaty of Nice: Actor Preferences, Bargaining and Institutional Choice*, Leiden: Martinus Nijhoff Publishers, pp. 543–60
- Lavrinos, Nicolaos (2004), *Legal Interaction between Decisions of International Organisations and EU Law*, Groningen: Europa Law Publishing
- Leal-Arcas, R. (2001), 'The European Community and Mixed Agreements', *European Foreign Affairs Review*, **6** (4), 483–513
- Leal-Arcas, R. (2003), 'Exclusive or Shared Competence in the Common Commercial Policy: From Amsterdam to Nice', *Legal Issues of Economic Integration*, **30** (1), 3–14
- Leal-Arcas, R. (2006), 'EU Legal Personality in Foreign Policy?', *Boston University International Law Journal*, **24** (2), 165–212
- Leal-Arcas, R. (2007), 'The Resumption of the Doha Round and the Future of Services Trade', *Loyola of Los Angeles International and Comparative Law Review*, **29** (3), 339–461
- Leal-Arcas, R. (2007), 'Will EU Member States Play Any Role at the WTO after the EU Reform Treaty?', *Vienna Online Journal of International Constitutional Law*, **1** (2), 75–90
- Leal-Arcas, R. (2008), 'Services as Key for the Conclusion of the Doha Round', *Legal Issues of Economic Integration*, **35** (4), 301–321
- Leal-Arcas, R. (2008), 'The EU Constitutional Treaty and International Trade', in F. Laursen (ed.) *The Rise and Fall of the EU's Constitutional Treaty*, Leiden: Brill/Nijhoff, pp. 25–50
- Leal-Arcas, R. (2008), 'The GATS in the Doha Round: A European Perspective', in K. Alexander and M. Andenas (eds) *The World Trade Organization and Trade in Services*, Leiden: Brill/Nijhoff, pp. 9–104
- Leal-Arcas, R. (2008), *Theory and Practice of EC External Trade Law and Policy*, London: Cameron May
- Leal-Arcas, R. (2009), 'The Multilateralization of International Investment Law', *North Carolina Journal of International Law and Commercial Regulation*, **35** (1), 33–135
- Leal-Arcas, R. (2010), 'The GATS and Temporary Migration Policy', in M. Lewis and S. Frankel (eds) *International Economic Law and National Autonomy*, Cambridge: University Press, pp. 193–215
- Leal-Arcas, R. (2010), *International Trade and Investment Law: Multilateral, Regional and Bilateral Governance*, Cheltenham, UK and Northampton, MA, USA: Edward Elgar Publishing
- Leal-Arcas, R. (2012), 'Reflections on EU International Trade Law: An Introspective View', *Frontiers of Law in China*, **7** (1), 1–20

- Lefebvre, M. and C. Hillion (2010), 'The European External Action Service: Towards a Common Diplomacy?', *SIEPS European Policy Analysis* (June)
- Lemmens, Paul (2001), 'The Relation between the Charter of Fundamental Rights of the EU and the European Convention on Human Rights – Substantive Aspects', *Maastricht Journal of European and Comparative Law*, **8** (1), 49–67
- Lenaerts, Koen (2000), 'Respect for Fundamental Rights as a Constitutional Principle of the European Union', *Columbia Journal of European Law*, **6**, 1–25
- Lenaerts, Koen (2009), 'Le traité de Lisbonne et la protection juridictionnelle des particuliers en droit de l'Union', *Cahiers de Droit Européen*, **45**, 711–745
- Lenaerts, Koen and Eddy de Smijter (2001), 'The Charter and the Role of the European Courts', *Maastricht Journal of European and Comparative Law*, **8** (1), 90–101
- Lenaerts, Koen and M. Desormer (2002), 'Bricks for a Constitutional Treaty of the European Union: Values, Objectives and Means', *European Law Review*, **27**, 377–407
- Lenaerts, K. and P. van Ypersele (1994), 'Le principe de subsidiarité et son contexte: étude de l'article 3B du traité CE', *Cahiers de droit européen*, **30**, 3–85
- Lenaerts, K. and J. Vanhamme, (1997), 'Procedural Rights of Private Parties in the Community Administrative Process', *Common Market Law Review*, **34**, 531–570
- Leonard, S. (2009), 'The Creation of FRONTEX and the Politics of Institutionalisation in the EU External Borders Policy', *Journal of Contemporary European Research*, **5** (3), 371–388
- Leron, N. (2010), 'Le traité de Lisbonne: entre complication et simplification juridique et institutionnelle de l'Union', *Questions internationales*, **45**, 28–34
- Letsas, George (2007), *A Theory of Interpretation of the European Convention on Human Rights*, Oxford: Oxford University Press
- Liebfried, Stephan and Paul Pierson (1995), 'Semisovereign Welfare States: Social Policy in a Multitiered Europe', in Stephan Liebfried and Paul Pierson (eds), *European Social Policy: Between Fragmentation and Integration*, Washington: Brooking Institution Press, pp. 43–77
- Lock, Tobias (2009), 'The ECJ and the ECtHR: The Future Relationship between the Two European Courts', *The Law and Practice of International Courts and Tribunals*, **8** (4), 375–398

- Lock, Tobias (2010), 'Beyond Bosphorus – The European Court of Human Rights' Case Law on the Responsibility of Member States of International Organisations under the European Convention of Human Rights', *European Human Rights Law Review*, **11**, 529–545
- Lock, Tobias (2011), 'Walking on a Tightrope: The Draft ECHR Accession Agreement and the Autonomy of the EU Legal Order', *Common Market Law Review*, **48**, 1025–1054
- Lord, C. and P. Magnoste (2004), 'E Pluribus Unum? Creative Disagreement about the Legitimacy in the EU', *Journal of Common Market Studies*, **42**, 183–202
- Louis, J.-V. (1998), 'A Legal and Institutional Approach for Building a Monetary Union', *Common Market Law Review*, **35**, 33–76
- Louis, J.-V. (2004), 'The Economic and Monetary Union: Law and Institutions', *Common Market Law Review*, **41**, 575–608
- Louis, J.-V. (2008), 'The Lisbon Treaty: The Irish "No": National Parliaments and the Principle of Subsidiarity – Legal Options and Practical Limits', *European Constitutional Law Review*, **4** (3), 429–452
- Lucarelli, Sonia and Ian Manners (eds) (2006), *Values and Principles in European Union Foreign Policy*, London: Routledge
- Lyon-Caen, G. (1992), 'L'infiltration du droit du travail par le droit de la concurrence', *Droit ouvrier*, 313–359
- Lyons, C. (2000), 'Closer Co-operation and the Court of Justice', in Gráinne de Búrca and Joanne Scott (eds), *Constitutional Change in the EU: From Uniformity to Flexibility?*, Oxford: Hart Publishing, pp. 95–113
- MacCormick, Neil (2004), *A Union of its Own Kind? Reflections on the European Convention and the Proposed Constitution of the European Union*, Edinburgh
- Maher, I. (2004), 'Economic Policy Coordination and the European Court: Excessive Deficits and ECOFIN Discretion', *European Law Review*, **29** (6), 831–841
- Maiani, Francesco and Vigidis Vevstad (2009), *Reflection Note on the Evaluation of the Dublin System and on the Dublin III Proposal*, European Parliament (DG IPOL, Citizens Rights and Constitutional Affairs), PE 410.690, March
- Majone, Giandomenico (1996), *Regulating Europe*, London: Routledge
- Majone, Giandomenico (2005), *Dilemmas of European Integration: The Ambiguities and Pitfalls of Integration by Stealth*, Oxford: Oxford University Press
- Majone, Giandomenico (2008), 'Unity in Diversity: European Integration and the Enlargement Process', *European Law Review*, **33** (4), 457–481

- Majone, Giandomenico (2010), 'Transaction Cost-efficiency and the Democratic Deficit', *Journal of European Public Policy*, **17**, 150–175
- Malmberg, J. and T. Sigeman (2008), 'Industrial Actions and EU Economic Freedoms: The Autonomous Collective Bargaining Model Curtailed by the European Court of Justice', *Common Market Law Review*, **45**, 1115–1146
- Mancini, Giuseppe F. (1988), 'Principi fondamentali di diritto del lavoro nell'ordinamento delle Comunità europee', in *Il lavoro nel diritto comunitario e l'ordinamento italiano*, Padua: CEDAM, pp. 23–39
- Mann, F.A. (1990), 'British Treaties for the Promotion and Protection of Investments', 1981 *British Yearbook of International Law*, **52**, 241–254, reprinted in *Further Studies in International Law*, Oxford: Oxford University Press
- Manners, I. (2002), 'Normative Power Europe: A Contradiction in Terms?', *Journal of Common Market Studies*, **40** (2), 235–285
- Marquand, David (1979), *Parliament for Europe*, London: Jonathan Cape
- Martenczuk, B. (2010), in Eberhard Grabitz, Meinhard Hilf and Martin Nettesheimer (eds), *Das Recht der Europäischen Union – Kommentar*, 42nd edn, Munich: C.H. Beck
- Martin, Susan, Andrew Schoenholtz and David Fischer (2005), 'The Impact of Asylum on Receiving Countries', in George J. Borjas and Jeff Crisp (eds), *Poverty, International Migration and Asylum*, New York: Palgrave Macmillan
- Marzo, C. (2010), 'Aux frontières de l'Europe: comparaison de la situation des résidents, ressortissants de différents États tiers, à celle des citoyens de l'Union européenne', *Revue du marché commun et de l'Union européenne*, **538**, 286–294
- Mastroianni, Roberto (2007), 'Article I-14', in Laurence Burgorgue-Larsen, Anne Levade and Fabrice Picod (eds), *Traité établissant une Constitution pour l'Europe. Commentaire article par article*, vol. I, Bruxelles: Bruylant, pp. 225–234
- Matscher, Franz (1993), 'Methods of Interpretation of the Convention', in Ronald Macdonald, Franz Matscher and Herbert Petzold (eds), *The European System for the Protection of Human Rights*, Dordrecht: Martinus Nijhoff Publishers
- Maulny, Jean-Pierre (2009), 'Behind the Politics of France's Relationship to NATO', in Alexis Crow (ed.), *France's NATO Reintegration – Fresh Views with the Sarkozy Presidency?*, RUSI Occasional Paper, pp. 5–8
- Maurer, A. (2008), 'National Parliaments in the Architecture of Europe after the Constitutional Treaty', in Gavin Barrett (ed.), *National Parliaments and the European Union: The Constitutional Challenge for the Oireachtas and Other Member State Legislatures*, Dublin: Clarus Press

- Menéndez, Augustin J. (2003), 'The Sinews of Peace: Rights to Solidarity in the Charter of Fundamental Rights of the European Union', *Ratio Juris*, **16** (3), 374–398
- Menéndez, Augustin J. (2003), 'Rights to Solidarity: Balancing Solidarity and Economic Freedoms', in Erik O. Eriksen, John E. Fossum and Augustin J. Menéndez (eds), *The Chartering of Europe: The European Charter of Fundamental Rights and its Constitutional Implications*, Berlin: Nomos, pp. 179–198
- Mény, Y. (2003), 'De la démocratie en Europe: Old Concepts and New Challenges', *Journal of Common Market Studies*, **41**, 1–13
- Mérand, Frédéric (2008), *European Defence Policy – Beyond the Nation State*, Oxford: Oxford University Press
- Mitsilegas, V. (2009), 'The Third Wave of Third Pillar Law: Which Direction for European Union Criminal Justice?', *European Law Review*, **34**, 523–560
- Mitzilegas, V. (2009), 'The Constitutional Implications of Mutual Recognition in Criminal Matters in the EU', *Common Market Law Review*, **43** (4), 1277–1311
- Monar, J. (1998), 'Justice and Home Affairs in the Treaty of Amsterdam: Reform at the Price of Fragmentation', *European Law Review*, **23** (4), 320–335
- Muir, E. (2011), 'Of Ages – and Edges of – EU Law', *Common Market Law Review*, **48** (1), 39–62
- Mundell, R.A. (1961), 'The Theory of Optimum Currency Areas', *American Economic Review*, **51** (4), 657–665
- Mundell, R.A. (1963), 'Capital Mobility and Stabilization Policy under Fixed and Flexible Exchange Rates', *The Canadian Journal of Economics and Political Science*, **29** (4), 475–485
- Murray J.L. (2008–2009), 'Fundamental Rights in the European Community Legal Order', *Fordham International Law Journal*, **32** (2), 531–550
- Naômé, C. (2009), 'La procédure accélérée et la procédure préjudicielle d'urgence devant la Cour de justice des Communautés européennes', *Journal de Droit Européen*, **162**, 237–247
- Neal, Andrew William (2009), 'Securitization and Risk at the EU Border: The Origins of FRONTEx', *Journal of Common Market Studies*, **47** (2), 333–356
- Neergaard, U. (2008), 'Services of General (Economic) Interest and the Services Directive – What is Left Out, Why and Where to Go?', in U. Neergaard, R. Nielsen and R.M. Roseberry (eds), *The Services Directive – Consequences for the Welfare State and the European Social Model*, Copenhagen: Djøf Publishing

- Neergaard, U. (2009), 'Services of General Economic Interest: The Nature of the Beast', in M. Krajewski, U. Neergaard, and J.W. van de Gronden (eds), *The Changing Legal Framework for Services of General Interest in Europe – Between Competition and Solidarity*, Den Haag: TMC Asser Press
- Neergaard, U. (2010), 'In Search of the Role of "Solidarity" in Primary Law and the Case Law of the European Court of Justice', in Ulla Neergaard, Ruth Nielsen and Lynn Roseberry (eds), *The Role of Courts in Developing a European Social Model*, Copenhagen: DJØF Publishing, pp. 97–138
- Neergaard, U. (2011), 'The Commission's Soft Law in the Area of Services of General Economic Interest', in E. Szyszczak, J. Davies, M. Andenaes and T. Bekkedal (eds), *Developments in Services of General Interest*, Den Haag: TMC Asser Press/Springer Verlag
- Nicholls, Anthony J. (2000), *Freedom with Responsibility. The Social Market Economy in Germany*, 2nd edn. Oxford: Oxford University Press
- Nunes, I. (2011), 'Civilian, Normative and Ethical Power Europe: Role, Claims and EU Discourse' *European Foreign Affairs Review*, **16** (1), 1–20
- Nye, Joseph (2004) *Soft Power: The Means to Success in World Politics*, New York: Public Affairs
- O'Neill, Michael (2009), *The Struggle for the European Constitution: A Past and a Future History*, Abingdon: Routledge
- Ojanen, H. (2006), 'The EU and NATO: Two Competing Models for a Common Defence Policy', *Journal of Common Market Studies*, **44** (1), 57–76
- Olsen, J.P. (2003), 'Towards a European Administrative Space?' *Journal of European Public Policy*, **10**, 506–531
- Oppermann, T. (2003), 'Eine Verfassung für die Europäische Union – Der Entwurf des Europäischen Konvents – 2. Teil', *Deutsches Verwaltungsbblatt*, 1243–1246
- Ost, Francois (1992), 'The Original Canons of Interpretation of the European Court of Human Rights', in Mireille Delmas-Marty (ed.), *The European Convention for the Protection of Human Rights*, Dordrecht: Martinus Nijhoff Publishers
- Parrot, K. and C. Santulli (2009), 'La directive retour: l'Union européenne contre les étrangers', *Revue Critique de Droit International Privé*, **98** (2), 205–249
- Peers, Steve (2004), 'Taking Rights Away? Limitations and Derogations', in Steve Peers and Angela Ward (eds), *The EU Charter of Fundamental Rights*, Oxford: Hart Publishing
- Peers, Steve (2007), *EU Justice and Home Affairs Law*, 2nd edn, Oxford: Oxford University Press

- Peers, Steve (2008), 'Finally "Fit for Purpose"? The Treaty of Lisbon and the End of the Third Pillar Legal Order', *Yearbook of European Law*, **27** (1), 47–64
- Peers, Steve (2009), *Statewatch Analysis EU Lisbon Treaty (No. 4) UK and Irish Opt-outs from European Union Justice and Home Affairs Law*, available at: <http://www.statewatch.org/news/2009/jun/uk-ireland-analysis-no-4-lisbon-opt-outs.pdf> (accessed 24 July 2011)
- Peers, Steve (2009), 'The Beneš Decrees and the EU Charter of Fundamental Rights', Statewatch, available at: <http://www.statewatch.org/news/2009/oct/lisbon-benes-decree.pdf> (accessed 21 August 2011)
- Peers, Steve (2010), 'Divorce, European Style: The First Authorization of Enhanced Cooperation', *European Constitutional Law Review*, **6** (3), 339–358
- Peers, Steve (2011), 'Mission Accomplished? EU Justice and Home Affairs Law after the Treaty of Lisbon', *Common Market Law Review*, **48** (3), 661–693
- Pernice, Ingolf (2002), 'The Charter of Fundamental Rights in the Constitution of the European Union', *WHI Paper*, 14/02
- Pernice, Ingolf (2008), 'The Treaty of Lisbon and Fundamental Rights', in Stefan Griller and Jacques Ziller (eds), *The Lisbon Treaty: EU Constitutionalism without a Constitutional Treaty?*, Vienna and New York: Springer Press
- Pernice, Ingolf (2009), 'The Treaty of Lisbon: Multilevel Constitutionalism in Action', *Columbia Journal of European Law*, **15** (3), 349–407
- Pescatore, P. (1973), 'Les répartitions de compétences entre la Communauté et les Etats membres', in *La Communauté et les Etats Membres*, Acts du sixième Colloque de l'Institut d'Etudes Juridiques Européenne, Liegi, p. 71
- Petite, M. (2007), 'EU Commitment to Competition Policy is Unchanged: Letter to the Editor of the Financial Times', London: Financial Times, 27 June
- Picheral, C. (2011), 'L'œuvre de la Cour de justice dans la politique européenne d'asile et d'immigration', *Revue du Marche Commun et de l'Union européenne*, **545**, 117–120
- Pipkorn, J. (1994), 'Legal Arrangements in the Treaty of Maastricht for the Effectiveness of the Economic and Monetary Union', *Common Market Law Review*, **31**, 263–291
- Piris, Jean-Claude (2006), *The Constitution for Europe: A Legal Analysis*, Cambridge: Cambridge University Press
- Piris, Jean-Claude (2010), *The Lisbon Treaty – A Legal and Political Analysis*, Cambridge, UK: Cambridge University Press

- Pisillo Mazzeschi, R. (2009) 'Responsabilité de l'État pour Violation des Obligations Positives Relatives aux Droits de l'Homme', *Recueil des Cours de l'Académie de Droit International de l'Haye*, **333**, 175–506
- Poiaras Maduro, Miguel (2003), 'The Double Constitutional Life of the Charter of Fundamental Rights of the European Union', in Tamara Hervey and Jeffrey Kenner (eds), *Economic and Social Rights under the EU Charter of Fundamental Rights: A Legal Perspective*, Oxford: Hart Publishing, pp. 269–299
- Pollack, J. and P. Slominski (2009), 'Experimentalist but not Accountable Governance? The Role of Frontex in Managing the EU's External Borders', *West European Politics*, **32** (5), 904–924
- Pollicino, O. (2006), 'European Arrest Warrant and Constitutional Principles of the Member States: A Case Law-Based Outline in an Attempt to Strike the Right Balance between Interacting Legal Systems', *German Law Journal*, **9** (10), 1313–1354
- Prechal, S. (2009), 'Fundamental Rights and the Liberalization of Services Markets', in J.W. van de Gronden (ed.), *EU and WTO Law on Services: Limits to the Realization of General Interest Policies within the Services Markets?*, Alphen aan de Rijn: Kluwer International
- Prosser, T. (2005), *The Limits of Competition Law*, Oxford: Oxford University Press
- Radaelli, Claudio M. (2003), 'The Europeanisation of Public Policy', in Kevin Featherstone and Claudio Maria Radaelli (eds), *The Politics of Europeanization*, Oxford: Oxford University Press, pp. 112–133
- Rasmussen, H. (2007), 'Present and Future European Judicial Problems After Enlargement and the Post-2005 Ideological Revolt', *Common Market Law Review*, **44**, 1661–1687
- Riis, P. (2007), 'National Parliamentary Control of EU Decision-making in Denmark', in O. Tans, C. Zoethout and J. Peters (eds), *National Parliaments and European Democracy*, Groningen: Europa Law Publishing
- Rijpma, J. (2008), 'Annotation on Case C–77/05, United Kingdom v Council, Judgment of the Grand Chamber of 18 December 2007, not yet reported, and Case C–137/05, United Kingdom v Council, Judgment of the Grand Chamber of 18 December 2007', *Common Market Law Review*, **45**, 835–852
- Riley, A. (2007), 'The EU Reform Treaty and the Competition Protocol: Undermining EC Competition Law', *European Competition Law Review*, **28**, 703–707
- Rodrigues, S. (2009), 'Towards a General EC Framework Instrument Related to SGEI? Political Considerations and Legal Constraints', in M. Krajewski, U. Neergaard and J.W. van de Gronden (eds), *The Changing*

- Legal Framework for Services of General Interest in Europe – Between Competition and Solidarity*, Den Haag: TMC Asser Press
- Roes, T. (2010), 'Case C-555/07 Seda Küçükdeveci v Swedex GmbH & Co KG', *Columbia Journal of European Law*, **16**, 497–519
- Roig, A. and T. Huddelston (2007), 'EC Readmission Agreements: A Re-evaluation of the Political Impasse', *European Journal of Migration and Law*, **9** (3), 362–387
- Roper, John (1995), 'Defining a Common Defence Policy and Common Defence', in Laurence Martin and John Roper (eds), *Towards a Common Defence Policy*, Paris: WEU Institute for Security Studies, pp. 7–13
- Rosas, Allan (2001), 'The EU and International Human Rights Instruments', in Vincent Kronenberger (ed.), *The EU and the International Legal Order*, The Hague: TMC Asser Press, p. 53
- Rosas, A. and L. Armati (2010), *EU Constitutional Law: An Introduction*, Oxford: Hart Publishing, pp. 108–110
- Ross, M. (2000), 'Article 16 EC and Services of General Interest: From Derogation to Obligation?', *European Law Review*, **25** (1), 22–38
- Ross, M. (2007), 'Promoting Solidarity: From Public Services to a European Model of Competition?', *Common Market Law Review*, **44** (4), 1057–1080
- Rubinfeld, L. (1994), 'The EMU and the Fiscal Policy in the New European Community: An Issue for Economic Federalism', in P.B. Stephan (2007), *Economics of European Union Law*, Cheltenham, UK and Northampton, MA, USA: Edward Elgar Publishing
- Ruffert, M. (2007) 'Article 2 EC', in C. Calliess and M. Ruffert (eds), *EUV – EGV: Das Verfassungsrecht der Europäischen Union mit Europäischer Grundrechtecharta [Kommentar]*, 3rd edn, München: Beck
- Ruffert, M. (2011), in Christian Calliess and Matthias Ruffert (eds), *EUV/ AEUV – Kommentar*, 4th edn, Munich: C.H. Beck Verlag
- Ryan, B. (2001), 'The Common Travel Area between Britain and Ireland', *Modern Law Review*, **64**, 855–874
- Säcker, Franz J. (2008), 'Legal Foundations of Competition Law', in Günther Hirsch, Frank Montag and Franz J. Säcker (eds), *Competition Law: European Community Practice and Procedure*, London: Sweet & Maxwell, pp. 1–15
- Sadurski, Wojciech (2002), 'The Charter and Enlargement', *European Law Journal*, **8** (3), 340–362
- Salmon, Trevor C. and Alister J.K. Shepherd (2003), *Toward a European Army: A Military Power in the Making?*, London: Lynne Rienner
- Sarkozy, N. (2007), 'Conférence de presse finale à l'occasion du Conseil européen à Bruxelles', Paris, 23 June, available at: <http://www.ambafrance-uk.org/Conference-de-presse-finale-du,9147>

- Sauter, W. (2008), 'Services of General Economic Interest and Universal Service in EU Law', *European Law Review*, **33** (2)
- Sauter, W. (2011), 'Harmonization in Healthcare: the EU's Patients' Rights Directive', *TILEC Discussion Paper*, No. DP 2011–030
- Scharpf, F. (2002), 'The European Social Model: Coping with the Challenges of Diversity', *Journal of Common Market Studies*, **40** (4), 645–670
- Schmidt, S. (2007), 'Mutual Recognition as a New Mode of Governance', Special Issue of the *Journal of European Public Policy*, **14** (5), 667–681
- Schmitter, Philippe C. (2000), *How to Democratize the European Union ... and Why Bother?*, Oxford: Rowman & Littlefield
- Schoo, Johann (2009), 'Das neue institutionelle Gefüge der EU', *Europarecht*, Beiheft 1, 51–69
- Schütze, R. (2008), 'Lisbon and the Federal Order of Competence: A Prospective Analysis', *European Law Review*, **33** (5), 709–722
- Scott, J. and D. Trubek (2002), 'Mind the Gap: Law and New Approaches to Governance in the European Union', *European Law Journal*, **8**, 1–18
- Semmelmann, C. (2008), 'The Future Role of the Non-Competition Goals in the Interpretation of Article 81 EC', *Global Antitrust Review*, **1**, 15–47
- Shan, W. and S. Zhang (2011), 'The Treaty of Lisbon: Half Way Toward a Common Investment Policy', *European Journal of International Law*, **21** (4), 1049–1073
- Shapiro, M. (1992), 'The Giving Reasons Requirement', *University of Chicago Legal Forum*, 179–197
- Sharpston, Eleanor (2008), 'The Changing Role of the Advocate General', in Anthony Arnall, Piet Eeckhout and Takis Tridimas (eds), *Continuity and Change in EU Law: Essays in Honour of Sir Francis Jacobs*, Oxford: Oxford University Press, pp. 20–33
- Slama, S. (2009), 'Immigration et libertés', *Pouvoirs – Revue française d'études constitutionnelles et politiques*, **130**, 31–47.
- Slama, Serge (2010), 'Réadmissions vers la Grèce: le droit européen de l'asile en question', available at the website of the Albert Cohen Foundation e-colloque Les grands enjeux de l'Etat de droit, <http://ecollogue.fondationmemoirealbertcohen.org/index.php?page=readmissionsverslagrec>
- Slater, Donald, Sebastian Thomas and Dennis Waelbroeck (2008), 'Competition Law Proceedings before the European Commission and the Right to a Fair Trial: No Need for Reform?', *Global Competition Law Centre Working Paper*, 04/08
- Smismans, S. (2004), 'EU Employment Policy: Decentralisation or Centralisation through the Open Method of Coordination?', *EUI Working Paper*, Law No 2004/1

- Smismans, S. (2007), 'The European Social Dialogue between Constitutional and Labour law', *European Law Review*, **32** (3), 341–364
- Smith, Melanie (2012), 'Developing Administrative Principles in the EU: A Foundational Model of Legitimacy', *European Law Journal*, **18** (2), 269–288
- Smits, R. (2005), 'The European Constitution and EMU: An Appraisal', *Common Market Law Review*, **42**, 425–468
- Sornarajah, M. (1994), *The International Law on Foreign Investment*, Cambridge: Cambridge University Press, pp. 252–253
- Stangos, Pétros (2007), 'L'engagement européen contre le terrorisme international. Questionner l'impact de cet engagement sur la protection communautaire des droits fondamentaux', in *Annuaire international des droits de l'Homme*, II, Bruxelles: Bruylant, pp. 161–180
- Stiernø, Steinar (2005), *Solidarity in Europe: The History of an Idea*, Cambridge: Cambridge University Press
- Stubb, A. (1996), 'A Categorization of Differentiated Integration', *Journal of Common Market Studies*, **34**, 283–295
- Suez, Denis (2008), *L'Union européenne et l'immigration clandestine. De la sécurité intérieure à la construction de la communauté politique*, Bruxelles: Ed Université de Bruxelles
- Syrpis, P. and T. Novitz (2008), 'Economic and Social Rights in Conflict: Political and Judicial Approaches to their Reconciliation', *European Law Review*, **33** (3), 411–426
- Szysczak, E. (2007), *The Regulation of the State in Competitive Markets in the EU*, Worcester, UK and Portland, OR: Hart
- Tans, O., C. Zoethout and J. Peters (eds), *National Parliaments and European Democracy: A Bottom-up Approach to European Constitutionalism*, Groningen: Europa Law Publishing
- Taylor, S. (2009), 'Klaus "positive" about Lisbon Treaty Proposal', *Europeanvoice.com*, 23 October, available at: <http://www.europeanvoice.com/article/2009/10/klaus-positive-about-lisbon-treaty-proposal/66245.aspx> (accessed 21 August 2011)
- Terhechte, J.P. (2008), 'Der Vertrag von Lissabon: Grundlegende Verfassungsurkunde der europäischen Rechtsgemeinschaft oder technischer Änderungsvertrag?', *Europarecht*, 143–189
- Terpstra, J. (2010), 'Subsidiariteitstoets: een effectief instrument', *Internationale spectator*
- Tesaro, Giuseppe (2010), *Diritto dell'Unione europea*, 6th edn, Padua: CEDAM
- The Telegraph* (2009), 'Vatican issues a Warning to Irish Voters', 1 October, available at: <http://www.telegraph.co.uk/news/worldnews/europe/ireland/6251741/Vatican-issues-Lisbon-Treaty-warning-to-Irish-voters.html> (accessed 21 August 2011)

- The Times Online* (2008), 'Holocaust Denier Fredrick Toben wins German extradition fight', 28 October, available at: <http://www.timesonline.co.uk/tol/news/uk/article5199874.ece> (accessed 21 August 2011)
- Thielemann, Eiko (2003), 'Between Interests and Norms: Explaining Patterns of Burden-sharing in Europe', *Journal of Refugee Studies*, **16** (3), 253–273
- Thielemann, Eiko (2004), 'Why European Policy Harmonization Undermines Refugee Burden-Sharing', *European Journal of Migration and Law*, **6** (1), 43–61
- Thielemann, Eiko (2006), 'The Effectiveness of Governments' Attempts to Control Unwanted Migration', in Craig Parsons and Timothy Smeeding (eds), *Immigration and the Transformation of Europe*, Cambridge: Cambridge University Press, pp. 442–472
- Thielemann, Eiko (2008), 'The Future of the Common European Asylum System: In Need of a More Comprehensive Burden-sharing Approach', *SIEPS European Policy Analysis*, February, available at: <http://www.sieps.se/sites/default/files/419-20081epa.pdf>
- Thielemann, Eiko (2009), 'Towards A Common European Asylum Policy: Forced Migration, Collective Security and Burden-Sharing', in Gary Freeman and Terry Givens (eds), *Immigration after 9/11*, New York: Palgrave, pp. 167–186
- Tiilikainen, Teija (2008), *The Mutual Assistance Obligation in the European Union's Treaty of Lisbon*, Publications of the Ministry for Foreign Affairs of Finland
- Tizzano, A. (1981), 'Lo sviluppo delle competenze materiali delle Comunità Europee', *Rivista di diritto europeo*, **2**
- Torres Pérez, Aida (2009), *Conflicts of Rights in the European Union*, Oxford: Oxford University Press
- Toth, A.G. (1997), 'The EU and Human Rights: The Way Forward', *Common Market Law Review*, **34** (3), 491–539
- Tridimas, Takis (2007), *The General Principles of EU Law*, 2nd edn, Oxford: Oxford University Press
- Trubek, D. and L. Trubek (2005), 'Hard and Soft Law in the Construction of Social Europe: The Role of the Open Method of Co-ordination', *Employment Law Journal*, **11** (3), 344–364
- Trybus, Martin (2005), *European Union Law and Defence Integration*, Oxford and Portland, OR: Hart Publishing
- Trybus, Martin (2006), 'The Vision of the European Defence Community and a Common Defence for the European Union', in Martin Trybus and Nigel D. White (eds), *European Security Law*, Oxford: Oxford University Press, pp. 13–42

- Tryfonidou, A. (2012), 'Free Movement of Workers and Union Citizens', in U. Neergaard, E. Szyszczak, M. Krajewski, and J.W. van de Gronden (eds), *The Role of SSGI in EU Law*, Den Haag: TMC Asser Press/Springer Verlag, forthcoming
- Türk, Alexander (2009), *Judicial Review in EU Law*, Cheltenham, UK and Northampton, MA, USA: Edward Elgar Publishing
- Turpin, Colin and Tomkins, Adam (2011), *British Government and the Constitution*, 7th edn, Cambridge: Cambridge University Press
- van de Gronden, J.W. (2006), 'The Internal Market, the State and Private Initiative: A Legal Assessment of National Mixed Public-private Arrangements in the Light of European Law', *Legal Issues of Economic Integration*, **33** (2), Kluwer Law International
- van de Gronden, J.W. (2009), 'The Services Directive and Services of General (Economic) Interest', in M. Krajewski, U. Neergaard, and J.W. van de Gronden (eds), *The Changing Legal Framework for Services of General Interest in Europe – Between Competition and Solidarity*, Den Haag: TMC Asser Press
- van den Berghe, Frederic (2010), 'The EU and Issues of Human Rights Protection', *European Law Journal*, **16** (2), 112–157
- van den Brink, Anthonie (2010), 'The Relationship between European and National Legislatures', in Fabian Amtenbrink and Peter A.J. Van den Berg, *The Constitutional Integrity of the European Union*, The Hague: TMC Asser Press
- van der Jeught, S. (2009), 'Le Traité de Lisbonne et la Cour de justice de l'Union européenne', *Journal de Droit Européen*, **17**, 297–303
- Vanhoonacker, S. and N. Reslow (2010), 'The European External Action Service: Living Forward by Understanding Backwards', *European Foreign Affairs Review*, **15** (1), 1–19
- van Ooik, R.H. (1999), *De keuze der rechtsgrondslag voor besluiten van de Europese Unie*, Deventer: Kluwer
- van Raepenbusch, Sean (2006), 'Les services sociaux en droit communautaire ou la recherche d'un juste équilibre entre l'économique e le social', in Jean-Victor Louis and Stéphane Rodrigues (eds), *Les services d'intérêt général et l'Union Européenne*, Brussels: Bruylant, pp. 99–161
- van Raepenbusch, Sean (2007), 'La réforme institutionnelle du traité de Lisbonne: l'émergence juridique de l'Union européenne', *Cahiers de droit européen*, **43** (5–6), 573–621
- van Riet (2010), 'Euro Area Fiscal Policies and the crisis', *ECB Occasional Paper Series*, N°109
- van Vooren, B. (2009), 'The Small Arms Judgment in an Age of Constitutional Turmoil', *European Foreign Affairs Review*, **14**, 231–248

- van Vooren, B. (2011) *EU External Relations Law and the European Neighbourhood Policy: A Paradigm for Coherence*, Routledge Research in European Union Law, Abingdon: Routledge
- van Vooren, B. (2011), 'A Legal-Institutional Perspective on the European External Action Service' *Common Market Law Review*, **48**, 475–502
- Vedder, Christoph (2009), 'Außenbeziehungen und Außenvertretung', in Waldemar Hummer and Walter Obwexer (eds), *Der Vertrag von Lissabon*, Baden-Baden: Nomos Verlag, pp. 267–300
- Verheugen, Günther (2009), 'Industry Policy as a Contribution to European Security', in Karl von Wogau (ed.), *The Path to European Defence: New Roads and Horizons*, London: John Harper, pp. 138–145
- Vierdag, E.W. (1978), 'The Legal Nature of Rights Granted by the International Covenant on Economic, Social and Cultural Rights', *Netherlands Yearbook of International Law*, **9**, 69–105
- von Bogdandy, Armin, (2000) 'Article 2' in E. Grabitz and M. Hilf (eds), *Das Recht der Europäischen Union: [Kommentar]*, München: Beck
- von Bogdandy Armin (2000), 'The European Union as a Human Rights Organization? Human Rights and the Core of the European Union', *Common Market Law Review*, **37** (6), 1307–1338
- von Bogdandy, A. (2007), 'The European Union as Situation, Executive, and Promoter of the International Law of Cultural Diversity? Elements of a Beautiful Friendship', *Jean Monnet Working Paper*, 13/07
- von Bogdandy, Armin (2010), 'Founding Principles', in Armin von Bogdandy and Jürgen Bast (eds), *Principles of European Constitutional Law*, 2nd edn, Oxford: Hart Publishing
- von Bogdandy, Armin and Jürgen Bast (eds) (2010), *Principles of European Constitutional Law*, 2nd edn, Oxford/München: Hart Publishing/Verlag C.H. Beck
- von Kielmansegg, S. (2007), 'The European Union's Competences in Defence Policy – Scope and Limits', *European Law Review*, **32** (2), 213–231
- Walker, Neil (ed.) (2006), *Relocating Sovereignty*, Farnham: Ashgate
- Weatherill, S. (1999), 'If I'd Wanted You to Understand I Would Have Explained It Better: What is the Purpose of the Provisions on Closer Co-operation Introduced by the Treaty of Amsterdam?', in David O'Keefe and Patrick Twomey (eds), *Legal Issues of the Amsterdam Treaty*, Oxford: Hart Publishing, pp. 21–40
- Weatherill, S. (2000), 'Finding Space for Closer Cooperation in the Field of Culture', in Gráinne de Búrca and Joanne Scott (eds), *Constitutional Change in the EU: From Uniformity to Flexibility?*, Oxford: Hart Publishing, p. 237

- Weatherill, S. (2004), 'Competence Creep and Competence Control', *Yearbook of European Law*, **23** (1), 1–55
- Weatherill, S. (2005), 'Better Competence Monitoring', *European Law Review*, **30**, 23–41
- Weatherill, Stephen (2010), *Cases and Materials on EU Law*, 9th edn, Oxford: Oxford University Press
- Weber, Albrecht (2008), 'Vom Verfassungsvertrag zum Vertrag von Lissabon', *Europäische Zeitschrift für Wirtschaftsrecht*, 7–14
- Weber, Serge (2009), 'D'un rideau de fer à l'autre: Schengen et la discrimination dans l'accès à la mobilité migratoire', *Géocarrefour*, **84** (3), 163–171
- Wehland, H. (2009), 'Intra-EU Investment Agreements and Arbitration: Is European Community Law an Obstacle?', *International and Comparative Law Quarterly*, **58** (2), 297–320
- Weiler, Joseph H.H. (1985), *Il sistema comunitario europeo*, Bologna: il Mulino
- Weiler Joseph H.H. (1991), 'The Transformation of Europe', *Yale Law Journal*, **100**, 2403–2483
- Weiler, Joseph H.H. (2001), 'The Commission as Euro-Skeptic: A Task Oriented Commission for a Project-Based Union. A Comment on the First Version of the White Chapter' in Symposium: Mountain or Molehill? A Critical Appraisal of the Commission White Chapter on Governance', *Jean Monnet Working Paper*, 6/01, available at: <http://centers.law.nyu.edu/jeanmonnet/papers/01/013401.html>
- Weiß, Wolfgang (1996) *Verteidigungsrechte im EG-Kartellverfahren*, Cologne: Heymanns Verlag
- Weiß, Wolfgang (2005), 'Grundrechtsquellen im Verfassungsvertrag', *Zeitschrift für Europarechtliche Studien*, **8** (3), 323–353
- Weiß, Wolfgang (2011) 'Human Rights and EU Antitrust Enforcement: News From Lisbon', *European Competition Law Review*, **32** (4), 186–195
- Weitbrecht, A. (2008), 'From Freiburg to Chicago and Beyond – The First 50 Years of European Competition Law', *European Competition Law Review*, **2**, 81–88
- Wessels, Wolfgang (2004), 'Die institutionelle Architektur der EU nach der Europäischen Verfassung: Höhere Entscheidungsdynamik – neue Koalitionen?', *integration*, 161–175
- Wessels, Wolfgang and Traguth, Thomas (2010), 'Der hauptamtliche Präsident des Europäischen Rates: "Herr" oder "Diener" im Haus Europa?', *integration*, 297–311
- Wichard, Johannes C. (2006), in Christian Calliess and Matthias Ruffert (eds), *Verfassung der Europäischen Union – Kommentar der Grundlagendestimmungen*, Munich: C.H. Beck/Manz Verlag

- Wiener, Antje (2001), 'Forging Flexibility – the British "No" to Schengen', *Arena Working Papers*, WP 00/1, available at: http://www.sv.uio.no/arena/english/research/publications/arena-publications/workingpapers/working-papers2000/wp00_1.htm (accessed 14 July 2011)
- Williams, Andrew (2004), *EU Human Rights Policies: A Study in Irony*, Oxford: Oxford University Press
- Wils, Wouter (2010), 'The Increased Level of EU Antitrust Fines, Judicial Review, and the ECHR', *World Competition* 33 (1), 5–29
- Wincott, D. (2001), 'Looking Forward or Harking Back? The Commission and the Reform of Governance in the European Union', *Journal of Common Market Studies*, 39, 897–911
- Wolff, Sarah (2007), 'La dimension méditerranéenne de la politique Justice et Affaires intérieures', *Cultures & Conflits*, 66, 77–99
- Wouters, Jan, Dominic Coppens and Bart De Meester, (2008) 'The European Union's External Relations after the Lisbon Treaty', in Stefan Griller and Jacques Ziller (eds), *The Lisbon Treaty – EU Constitutionalism without a Constitutional Treaty?* Vienna: Springer Press, pp. 143–203
- Wyatt, D. (2006), 'Could a Yellow Card for National Parliaments Strengthen Judicial as well as Political Policing of Subsidiarity', *Croatian Yearbook of European Law and Policy*, 2, 1–17
- Youngs, Richard (2009), *Energy Security – Europe's New Foreign Policy Challenge*, London: Routledge
- Zeitlin, J. (2007), 'A Decade of Innovation in EU Governance: The European Employment Strategy, the Open Method of Coordination, and the Lisbon Strategy', *La Follette School of Public Affairs Working Paper*, no 2007–031, available at: <http://www.lafollette.wisc.edu/publications/workingpapers/>
- Ziegenhorn, Christina (2010), in Eberhard Grabitz, Meinhard Hilf and Martin Nettesheimer (eds), *Das Recht der Europäischen Union – Kommentar*, 42nd edn, Munich: C.H. Beck
- Ziller, Jacques (2006), 'Le traité de Prüm: Une vraie-fausse coopération renforcée dans l'Espace de sécurité de liberté et de justice', *EUI Working Paper*, Law No 2006/32