## Bibliography

Aalto P, Public Liability in EU Law: Brasserie, Bergaderm and Beyond (Hart 2011).

- Abbasy M, 'The Online Civil Money Claim: Litigation, ADR and ODR in One Single Dispute Resolution Process' (2020) 7 International Journal of Online Dispute Resolution 4.
- Ackermann B, 'Good-Bye, Montesquieu' in Susan Rose-Ackerman, Blake Emerson, and Peter Lindseth (eds), *Comparative Administrative Law* (2nd edn, Edward Elgar 2017).
- Adam C and Others, *Taking the EU to Court. Annulment Proceedings and Multilevel Judicial Conflict* (Palgrave 2020).
- Alberti J, 'The Position of Boards of Appeal: Between Functional Continuity and Independence' in Merijn Chamon and Mariolina Eliantonio (eds), *Boards of Appeal of EU Agencies* (Oxford University Press 2022).
- Alonso de León S, 'Composite Administrative Procedures in the European Union' (PhD thesis, Universidad Carlos III de Madrid 2016).
- Alter K, Establishing the Supremacy of European Law: The Making of an International Rule of Law in Europe (Oxford University Press 2001).
- Ambrose C, 'Arbitration and the Free Movement of Judgments' (2003) 19(1) Arbitration International Law 3.
- Anderson D and Demetriou M, *References to the European Court* (2nd edn, Sweet & Maxwell 2002).
- Andersen E, Out of the Closets and into the Courts: Legal Opportunity Structure and Gay Rights Litigation (University of Michigan Press 2006).
- Anderson T, Schum D, and Twining W, Analysis of Evidence (Cambridge University Press 2005).
- Andone C and Coman-Kund F, 'A Legal-Argumentative Framework for Persuasive EU Soft Law: The Case of the European Commission's Recommendations', in Petra Láncos, Napoleon Xanthoulis, and Luis Arroyo Jiménez (eds), The Legal Effects of EU Soft Law: Theory, Language and Sectoral Insights into EU Multi-level Governance (Edward Elgar 2023).
- Arestis G, 'Fundamental rights in the EU: three years after Lisbon, the Luxembourg perspective' (Cooperative Research Paper 02/2013, College of Europe).

- Aristova E and Grusic U, 'Introduction: Civil Remedies and Human Rights in Flux' in Ekaterina Aristova and Ugljesa Grusic (eds), Civil Remedies and Human Rights in Flux: Key Legal Developments in Selected Jurisdictions (1st edn, Hart 2022).
- Arnull A, 'EU Recommendations and Judicial Review' (2018) 14 European Constitutional Law Review 609.
  - 'Article 47 CFR and national procedural autonomy' (2020) 45 European Law Review 681.
- Arrigioni M, 'The Administrative Board of Review of the European Central Bank: A Critical Analysis' [2020] Rivista Orizzonti del Diritto Commerciale 519.
- Arroyo Jiménez L, 'Effective Judicial Protection and Mutual Recognition in the European Administrative Space' (2021) 22 German Law Journal 344.
- Asimov M, 'Five Models of Administrative Adjudication' (2015) 63 The American Journal of Comparative Law 3.
- Ayres I and Braithwaite J, Responsive Regulation: Transcending the Deregulation Debate (Oxford University Press 1992).
- Azimi A and Others, 'The Crotone Cover Up' (*Lighthouse Reports*, 2 June 2023) <www.lighthousereports.com/investigation/the-crotone-cover-up/>.
- Azoulai L and Vries K M de (eds), EU Migration Law: Legal Complexities and Political Rationales (Oxford University Press 2014).
- Backes C and Eliantonio M (eds), Cases, Materials and Text on Judicial Review of Administrative Action (Hart 2019).
- Baldaccini A, 'Counter-Terrorism and the EU Strategy for Border Security: Framing Suspects with Biometric Documents and Databases' (2008) 10 European Journal of Migration and Law 31.
- Baldwin R, Cave M, and Lodge M, 'Responsive Regulation' in Robert Baldwin and Others (eds), *Understanding Regulation: Theory, Strategy, and Practice* (2nd edn, Oxford University Press 2011).
- Bardutzky S, 'Constitutional Courts, Preliminary Rulings and the "New Form of Law": The Adjudication of the European Stability Mechanism' (2016) 16 German Law Journal 1771.
- Barents R, 'EU Procedural Law and Effective Legal Protection' (2014) 51 Common Market Law Review 1437.
- Bagińska E (ed), Damages for Violations of Human Rights: A Comparative Study of Domestic Legal Systems (Springer 2016).
- Barnard C and Peers S, European Law (Oxford University Press 2014).
- Basedow J, 'EU Law in International Arbitration: Referrals to the European Court of Justice' (2015) 32(4) Journal of International Arbitration 367.
- Baude W, 'Adjudication Outside Article III' (2020) 133 Harvard Law Review 1511.
- Beijer M, The Limits of Fundamental Rights Protection by the EU. The Scope for the Development of Positive Obligations (Intersentia 2017).
  - 'Procedural Fundamental Rights Review by the Court of Justice of the European Union' in Janneke Gerards and Eva Brems (eds), *Procedural Review in European Fundamental Rights Cases* (Cambridge University Press 2017).
- Bell E, 'An Introduction to Judicial Fact-Finding' (2013) 39 Commonwealth Law Bulletin 519.
- Bell J and Lichère F, Contemporary French Administrative Law (Cambridge University Press 2022).

Bentham J, A Treatise on Judicial Evidence (Baldwin 1825).

- Bermann G, 'Reconciling European Union law demands with the demands of International Arbitration' (2011) 34(1) Fordham International Law Journal 1193.
- Bernard E, La spécificité du standard juridique en droit communautaire (Bruylant 2010).
- Bertea S, 'Looking for Coherence within the European Community' (2005) 11 European Law Journal 154.
- Bertuzzi L, 'AI Act: EU Parliament's Crunch Time on High-Risk Categorisation, Prohibited Practices' (www.euractiv.com, 7 February 2023) <www.euractiv .com/section/artificial-intelligence/news/ai-act-eu-parliaments-crunch-time-onhigh-risk-categorisation-prohibited-practices/>.
- Beslay L and Galbally J, 'Fingerprint Identification Technology for Its Implementation in the Schengen Information System II (SIS-II)' [2015] JRC Science for Policy Report EUR 27473, <a href="https://publications.jrc.ec.europa.eu/repository/handle/JRC97779">https://publications.jrc.ec.europa.eu/repository/handle/JRC97779</a> 100.
- Besselink L, 'The Protection of Fundamental Rights Post-Lisbon. The Interaction between the EU Charter of Fundamental Rights, the European Convention on Human Rights (ECHR) and National Constitutions' (FIDE General Report 2013).
- Beukers T, de Witte B, and Kilpatrick C (eds), *Constitutional Change through Euro-Crisis Law* (Cambridge University Press 2017).
- Bilchitz D, Poverty and Fundamental Rights: The Justification and Enforcement of Socio-economic Rights (Oxford University Press 2007).
- Black J, 'Constitutionalising Self-Regulation' (1996) 59(1) Modern Law Review 1468.
- Blake H J and Mangiameli S, Treaty on the Functioning of the European Union A Commentary (Springer Commentaries on International and European Law 2021).
- Blomgren Amsler L, Martinez J, and Smith S E, *Dispute System Design* (Stanford University Press 2020).
- Bobek M, 'What Are Grand Chambers For?' (2021) 23 Cambridge Yearbook of European Legal Studies 1.
- Bogucki A and Others, 'The AI Act and Emerging EU Digital Acquis: Overlaps, Gaps and Inconsistencies', CEPS In-Depth Analysis, 2022 <www.ceps.eu/ceps-publica tions/the-ai-act-and-emerging-eu-digital-acquis/>.
- Bos K van den, Wilke H A M, and Lind E A, 'When Do We Need Procedural Fairness? The Role of Trust in Authority' (1998) 75(6) Journal of Personality and Social Psychology 1449.
- Bourdieu P, Outline of a Theory of Practice (Cambridge University Press 1977).
- Bovend'Eerdt K, 'The Protection of Fundamental Rights in OLAF Composite Enforcement Procedures (and the EPPO's Ship Smoke on the Horizon)' (PhD thesis, Utrecht University 2023).
- Bradley K, 'Activities of the European Community in the Field of Private International Law in 2007' (2007) Yearbook of Private International Law 399.
- Breitler C, 'Jurisdiction in CFSP Matters Conquering the Gallic Village One Case at a Time?' (European Law Blog, 13 October 2022) <ELB-Blogpost-Christian-Breitler-October-202239-final.pdf (europeanlawblog.eu)>.

- Brekke SA and Others, 'The CJEU Database Platform: Decisions and Decisions-Makers' (2023) Journal of Law and Courts 1.
- Brekoulakis S and Dimitropoulos G, *International Commercial Courts: The Future of Transnational Adjudication* (Cambridge University Press 2022).
- Brescia Morra C, Smits R, and Magliari A, 'The Administrative Board of Review of the European Central Bank: Experience after 2 Years' (2017) 18 European Business Organization Law Review 567.
- Briggs M, 'Civil Courts Structure Review' (Judiciary of England and Wales, July 2016) <www.judiciary.uk/wp-content/uploads/2016/07/civil-courts-structure-reviewfinal-report-jul-16-final-1.pdf>.
  - "The Civil Online Court in England" in Rabeea Assy and Andrew Higgins (eds), *Principles, Procedure, and Justice: Essays in honour of Adrian Zuckerman* (Oxford University Press 2020).
- Brito Bastos F, "The *Borelli* Doctrine revisited: three issues of coherence in a landmark ruling for EU administrative justice' (2015) 8 Review of European Administrative Law 269.
  - 'Beyond executive federalism: the judicial crafting of the law of composite administrative decision-making' (PhD thesis, European University Institute 2018).
  - 'Derivative Illegality in the European Composite Administrative Procedures' (2018) 55 Common Market Law Review 101.
  - 'An Administrative Crack in the EU's Rule of Law: Composite Decision-making and Nonjusticiable National Law' (2020) 16 European Constitutional Law Review 63.
  - 'Judicial Annulment of National Preparatory Acts and the Effects on Final Union Administrative Decisions: Comments on the Judgment of 29 January 2020, Case C-785/18 Jeanningros, EU:C:2020:46' (2021) 14(2) Review of European Administrative Law 109.
- Broberg M, 'Preliminary References as a Means for Enforcing EU Law' in Andras Jakab and Dimitry Kochenov (eds), *The Enforcement of EU Law and Values: Ensuring Member States' Compliance* (Oxford University Press 2017).
- Broberg M and Fenger N, *Preliminary References to the European Court of Justice* (2nd edn, Oxford University Press 2014).
- The Procedure before the Court of Justice (Oxford University Press 2021).
- Brockner J and Others, 'Culture and Procedural Fairness: When the Effects of What You Do Depend on How You Do It' (2000) 45(1) Administrative Science Quarterly 138.
- Brouwer E, 'Legality and Data Protection Law: The Forgotten Purpose of Purpose Limitation' in Leonard F M Besselink, F Pennings, and Sacha Prechal (eds), *The eclipse of the legality principle in the European Union* (Kluwer Law International 2011).
- Burson B, 'Refugee Status Determination' in Cathryn Costello, Michelle Foster, and Jane McAdam (eds), *The Oxford Handbook of International Refugee Law* (Oxford University Press 2021).
- Bussani M and Infantino M, 'The Many Cultures of Tort Liability' in Mauro Bussani and Anthony J Sebok (eds), *Comparative Tort Law: Global Perspectives* (Edward Elgar 2015).
- Butler G, 'A question of jurisdiction: Art. 267 TFEU preliminary references of a CFSP nature' (2017) 2 European Papers 201.

- Cafaggi F, 'Private Regulation in European Private Law' EUI RSCAS Working Paper 2009/31.
- Callewaert J, The accession of the European Union to the European Convention on Human Rights (Council of Europe 2014).
  - 'Do we still need Article 6(2) TEU? Considerations on the absence of EU accession to the ECHR and its consequences' (2018) 55 Common Market Law Review 1685.
  - 'No more common understanding of fundamental rights' (2022) 22 La revue des jurists de Sciences Po 25.
- Cane P, Administrative Tribunals and Adjudication (Hart 2010).
- Controlling Administrative Power: An Historical Comparison (Cambridge University Press 2016).
- Canor I, 'Primus inter pares. Who is the ultimate guardian of fundamental rights in Europe?' (2000) 25 European Law Review 3.
- Cappelletti M, The Judicial Process in Comparative Perspective (Clarendon Press 1989).
- Cappelletti M and Garth B, Access to Justice: Vol. I A World Survey (Book I, Sijthoff; Giuffrè 1978).
  - 'Access to Justice: The Newest Wave in the Worldwide Movement to Make Rights Effective' (1978) 27 Buffalo Law Review 181.
- Carrera S and Mitsilegas V, 'Constitutionalising the Security Union' in Sergio Carrera and Valsamis Mitsilegas (eds), Constitutionalising the Security Union: Effectiveness, rule of law and rights in countering terrorism and crime (Centre for European Policy Studies 2017).
- Carrera S, Somer M de and Petkova B, 'The Court of Justice of the European Union as a Fundamental Rights Tribunal: Challenges for the effective Delivery of Fundamental Rights in the Area of Freedom, Security and Justice' (2012) Centre for European Policy Studies paper 49.
- Carrera S and Stefan M, 'Complaint Mechanisms in Border Management and Expulsion Operations in Europe: Effective Remedies For Victims of Human Rights Violations?' (Centre for European Policy Studies, 26 March 2018) <www.ceps.eu/ceps-publications/complaint-mechanisms-border-managementand-expulsion-operations-europe-effective/>.
- Catanzariti M and Türk A, 'EU agencies and the rise of a mixed administration in the EU multi-jurisdictional setting: facing the challenges of the rule of law' in Miroslava Scholten and Alex Brenninkmeijer (eds), *Controlling EU Agencies. The Rule of Law in a Multi-Jurisdictional Legal Order* (Edward Elgar 2020).
- Chalmers D and Chaves M, 'The Reference Points of EU Judicial Politics' (2012) 19 Journal of European Public Policy 25.
- Chamon M, EU Agencies Legal and Political Limits to the Transformation of the EU Administration (Oxford University Press 2016).
  - 'The joint board of appeal as an accountability mechanism for the ESAs' in Carl Fredrik Bergström and Magnus Strand (eds), *Legal Accountability in EU Markets for Financial Instruments: The Dual Role of Investment Firms* (Edward Elgar 2021).
- Chamon M, Volpato A, and Eliantonio M (eds), Boards of Appeal of EU Agencies: Towards Judicialization of Administrative Review? (Oxford University Press 2022).

- Chayes A, 'The Role of the Judge in Public Law Litigation' (1976) 89 Harvard Law Review 1281.
- Chevalier E, 'Administrative Cooperation in the field of Risk Regulation', in Chevalier E, Eliantonio M, and Lanceiro R (eds), *Administrative Cooperation in the European Union* (Bruylant, forthcoming 2024).
- Chevalier E, Eliantonio M, and Lanceiro R, Administrative Cooperation in the *European Space* (Bruylant, forthcoming 2024).
- Chirulli P and De Lucia L, 'Specialised adjudication in EU administrative law: the Boards of Appeal of EU agencies 39' (2015) 40 European Law Review 832.
  - Non-Judicial Remedies and EU Administration: Protection of Rights versus Preservation of Autonomy (Routledge 2021).
- Chiti M, 'Forms of European administrative action' (2004) 68 Law & Contemporary Problems 37.
- Chiti E, 'The Agencification Process and the Evolution of the EU Administrative System' in Paul Craig and Gràinne de Búrca (eds), *The Evolution of EU Law* (Oxford University Press 2021).
- Cisotta R and Gallo D, 'The Portuguese Constitutional Court Case Law on Austerity Measures: A Reappraisal' in Claire Kilpatrick and Bruno de Witte (eds), Social Rights in Times of Crisis in the Eurozone: The Role of Fundamental Rights' Challenges (EUI Working papers LAW 05/2014)
- Coglianese C, 'Litigating within Relationships: Disputes and Disturbance in the Regulatory Process' (1996) 30 Law & Society Review 738.
- Cohen A and Vauchez A, 'The Social Construction of Law: The European Court of Justice and Its Legal Revolution Revisited' (2011) 7 Annual Review of Law and Social Science 417.
- Conant L and Others, 'Mobilizing European Law' (2018) 25 Journal of European Public Policy 1376.
- Constantinesco L J, L'applicabilité directe dans le droit de la CEE (Bruylant 2006).
- Craig P, 'EU accession to the ECHR: Competence, procedure and substance' (2013) 36 Fordham International Law Journal 1114.
- Craig P and Búrca G de, EU Law: Text, Cases, and Materials (7th edn, Oxford University Press 2020).
  - 'Article 41: The Right to Good Administration' in Steve Peers and Others (eds), *The EU Charter of Fundamental Rights:* A Commentary (2nd edn, Hart 2021).
- Cruz Villalón P, 'Rights in Europe: The crowded house' (2012) King's College London Working Paper 01/2012.
- Cseres K and Outhuijse A, 'Parallel enforcement and accountability: EU competition law' in Miroslava Scholten and Michiel Luchtman (eds), *Law Enforcement by EU Authorities* (Edward Elgar 2017).
- Csernatoni R, 'Constructing the EU's High-Tech Borders: FRONTEX and Dual-Use Drones for Border Management' (2018) 27 European Security 175.
- Curtin D, Executive Power of the European Union: Law, Practices, and the Living Constitution (Oxford University Press 2009).
  - 'From a Europe of Bits and Pieces to a Union of Variegated Differentiation' in P P Craig and G De Búrca (eds), *The Evolution of EU Law* (Oxford University Press 2021).
- Curtin DM and Brito Bastos F, 'Interoperable Information Sharing and the Five Novel Frontiers of EU Governance: A Special Issue' (2020) 26 European Public Law 59.

- Curtin D and Senden L, 'Public Accountability of Transnational Private Regulation: Chimera or Reality?' (2011) 38 Journal of Law and Society 163.
- Dahlan M, Lastra R, and Rochette G, *Research Handbook on EU Energy Law and Policy* (1st edn, Edward Elgar 2022).
- Dam C van, European Tort Law (Oxford University Press 2013).
- Dannemann G, 'Constitutional Complaints: The European Perspective' (1994) 43 The International and Comparative Law Quarterly 142.
- Davies B, Resisting the European Court of Justice: West Germany's Confrontation with European Law, 1949–1979 (Cambridge University Press 2012).
  - 'Internationale Handelsgesellschaft and the Miscalculation at the Inception of the ECJ's Human Rights Jurisprudence' in Bill Davies and Fernanda Nicola (eds), EU Law Stories: Contextual and Critical Histories of European Jurisprudence (Cambridge University Press 2017).
- Davis D M, 'Socio-Economic Rights' in Michel Rosenfeld and András Sajó (eds), The Oxford Handbook of Comparative Constitutional Law (Oxford University Press 2012).
- Davies G, 'Legislative Control of the European Court of Justice' (2014) 51 Common Market Law Review 1579.
- Dawson M, Enderlein H, and Joerges C (eds), Beyond the Crisis: The Governance of Europe's Economic, Political and Legal Transformation (Oxford University Press 2015).
- Dawson M, Witte B de, and Muir E, Judicial activism at the European Court of Justice: causes, responses and solutions (Edward Elgar 2013).
- De Bellis M, 'Multi-level Administration, Inspections and Fundamental Rights: Is Judicial Protection Full and Effective?' (2021) 22 German Law Journal 416. I poteri ispettivi dell'amministrazione europea (Giappichelli 2021).
- De Coninck J, 'Catch-22 in the Law of Responsibility of International Organizations: Systemic Deficiencies in the EU Responsibility Paradigm for Unlawful Human Rights Conduct in Integrated Border Management' (PhD thesis, Ghent University 2020).
  - 'Effective Remedies for Human Rights Violations in EU CSDP Military Missions: Smoke and Mirrors in Human Rights Adjudication?' (2023) 24 German Law Journal 342.
- De Gregorio G, 'Democratising online content moderation: A constitutional framework' (2020) 36 Computer Law & Security Review 1.
- De Gregorio G and Ranchordás S, 'Breaking down Information Silos with Big Data: A Legal Analysis of Data Sharing' in Joe Cannataci, Valeria Falce, and Oresto Pollicino (eds), *Legal Challenges of Big Data* (Edward Elgar 2020).
- De Lucia L, 'Autorizzazioni transnazionali e cooperazione amministrativa nell'ordinamento europeo' (2010) 3 Rivista Italiana di Diritto Pubblico Comunitario 759.
- Della Cananea G, 'The European Union's Mixed Administrative Proceedings' (2005) 68 Law and Contemporary Problems 197.
- Demková S, 'The Decisional Value of Information in European Semi-Automated Decision-Making' (2021) 14 Review of European Administrative Law 29.
  - 'Enforcing Remedies: The Challenges of Automatisation for Effective Oversight' in Katalin Ligeti and Kei Hannah Brodersen (eds), *Studies on enforcement in multi-regulatory systems* (Nomos 2022).

- Automated Decision-Making and Effective Remedies: The New Dynamics in the Protection of EU Fundamental Rights in the Area of Freedom, Security and Justice (Edward Elgar 2023).
- Demková S and Hofmann H C H, 'General Principles of Procedural Justice' in Katja Ziegler, Päivi Neuvonen, and Violeta Moreno-Lax (eds), *Research Handbook on General Principles of EU Law: Constructing Legal Orders in Europe* (Edward Elgar 2022).
- Dermine P and Eliantonio M, 'Case Note: CJEU (Grand Chamber), Judgment of 19 December 2018, C-219/17, Silvio Berlusconi and Finanziaria d'investimento Fininvest SpA (Fininvest) v Banca d'Italia and Istituto per la Vigilanza Sulle Assicurazioni (IVASS)' (2019) 12 Review of European Administrative Law 237.
- Dimitrova D, 'Data Protection within Police and Judicial Cooperation' in Herwig C H Hofmann, Gerard C Rowe and Alexander H Türk (eds), Specialized Administrative Law of the European Union: A Sectoral Review (Oxford University Press 2018).
- Douglas-Scott S, 'The European Union and human rights after the Treaty of Lisbon' (2011) 11 Human Rights Law Review 645.
  - 'The European Union and Fundamental Rights' in Robert Schütze and Takis Tridimas (eds), Oxford Principles Of European Union Law: The European Union Legal Order: Volume I (Oxford University Press 2018).
- Duffy H, Strategic Human Rights Litigation (Hart 2018).
- Duin A van, Effective Judicial Protection in Consumer Litigation (Intersentia 2022).
- Eckes C, 'EU Accession to the ECHR: Between Autonomy and Adaptation' (2013) 76 The Modern Law Review 254.
- Edwards L, 'Expert Opinion: Regulating AI in Europe: Four Problems and Four Solutions' (Ada Lovelace Institute, 31 March 2022) <www.adalovelaceinstitute .org/report/regulating-ai-in-europe/>.
- Eliantonio M, 'Judicial Review in an Integrated Administration: The Case of "Composite Procedures" (2014) 7 Review of European Administrative Law 65.
  - 'Information Exchange in European Administrative Law: A Threat to Effective Judicial Protection?' (2016) 23 Maastricht Journal of European and Comparative Law 531.
  - 'Judicial Review of Soft Law before the European and the National Courts a Wind of Change Blowing from the Member States?' in Mariolina Eliantonio, Emilia Korkea-aho, and Oana Ștefan (eds), EU Soft Law in the Member States Theoretical Findings and Empirical Evidence (Hart 2021).
  - 'Access to Justice in Composite Procedures for the Implementation of EU Law: The Story so Far' (2023) <a href="https://papers.ssrn.com/sol3/papers.cfm?abstract\_id=4373333">https://papers.ssrn.com/sol3/papers.cfm?abstract\_id=4373333</a>.
- Eliantonio M and Röttger-Wirtz S, 'From Integration to Exclusion: EU Composite Administration and Gaps in Judicial Accountability in the Authorisation of Pharmaceuticals' (2019) 10 European Journal of Risk Regulation 393.
- Ellerbrok T, 'Das umgekehrte Vorabentscheidungsverfahren als Schlussstein im europäischen Rechtsschutzverbund' (2022) 113 Verwaltungsarchiv 202.
- Epp C R, The Rights Revolution: Lawyers, Activists, and Supreme Courts in Comparative Perspective (University of Chicago Press 1998).

- Fabbrini F and Sajó A, 'The dangers of constitutional identity' (2019) 25 European Law Journal 457.
- Fallon R H, 'Of Legislative Courts, Administrative Agencies, and Article III' (1988) 101 Harvard Law Review 915.
- Fartunova M, La preuve dans le droit de l'Union européenne (Bruylant 2013).
- Fasone C, 'Constitutional Courts Facing the Euro Crisis. Italy, Portugal and Spain in a Comparative Perspective' (EUI Working Papers MWP 25/2014).
- Fazio G de, 'Legal opportunity structure and social movement strategy in Northern Ireland and southern United States' (2012) 53 International Journal of Comparative Sociology 3.
- Feichtner I, 'The German Constitutional Court's PSPP Judgment: Impediment and Impetus for the Democratization of Europe' (2020) 21 German Law Journal 1090.
- Ferejohn J and Pasquino P, 'Constitutional Adjudication: Lessons from Europe' (2004) 82 Texas Law Review 1671.
- Ferretti F, 'EU Internal Market Law and the Law of International Commercial Arbitration: Have the EU Chickens Come Home to Roost?' (2020) 20(1) Cambridge Yearbook of European Studies 133.
- Fikfak V, 'Compliance and Compensation: Money as a Currency of Human Rights' in Rachel Murray and Debra Long (eds), *Research Handbook on Implementation of Human Rights in Practice* (Edward Elgar 2022).
- Fines F, 'A General Analytical Perspective on Community Liability' in Ton Heukels and Alison McDonnell (eds), *The Action for Damages in Community Law* (Kluwer Law International 1997).
- Fink M, Frontex and Human Rights: Responsibility in 'Multi-Actor Situations' under the ECHR and EU Public Liability Law (Oxford University Press 2018).
  - 'EU liability for contributions to Member States' breaches of EU law' (2019) 56(5) Common Market Law Review 1227.
  - "The Action for Damages as a Fundamental Rights Remedy: Holding Frontex Liable' (2020) 21 German Law Journal 532.
- Fink M and Idriz N, 'Effective Judicial Protection in the External Dimension of the EU's Migration and Asylum Policies?' in Eva Kassoti and Narin Idriz (eds), *The Informalisation of the EU's External Action in the Field of Migration and Asylum* (Edward Elgar 2022).
- Fink M and Rijpma J J, 'The Management of the European Union's External Borders' in Evangelina Tsourdi and Philippe De Bruycker (eds), *Research Handbook on EU Migration and Asylum Law* (Edward Elgar 2022).
- Fiss O M, 'The Bureaucratization of the Judiciary' (1983) 92 Yale Law Journal 1442.
- FitzGerald D, Refuge Beyond Reach: How Rich Democracies Repel Asylum Seekers (Oxford University Press 2019).
- Fons M P, 'The Effectiveness of EU law and Private Arbitration' (2020) 57(1) Common Market Law Review 1069.
- Foster J, 'A power to fine: Establishing negligence and intent in infringements by credit rating agencies and trade repositories' in Miroslava Scholten (ed), *Research Handbook on the Enforcement of EU Law* (Edward Elgar 2023).
- Fuster G G and Others, 'The Right to Lodge a Data Protection Complaint: OK, but Then What? An Empirical Study of Current Practices under the GDPR' (Data

Protection Law Scholars Network, June 2022) <www.accessnow.org/cms/assets/ uploads/2022/06/Complaint-study-Final-version-before-design-June-15.pdf>.

- Galanter M, 'Why the "haves" come out ahead: speculations on the limits of legal change' (1974) 9 Law & Society Review 95.
- Galetta D U, Hofmann H C H and Schneider J P, 'Information Exchange in the European Administrative Union: An Introduction' (2014) 20 European Public Law 65.
- Galli F, 'Interoperable Databases: New Cooperation Dynamics in the EU AFSJ?' (2020) 26 European Public Law 109.
- Gammeltoft-Hansen T and Hathaway J C, 'Non-Refoulement in a World of Cooperative Deterrence' (2015) 53 Columbia Journal of Transnational Law 235.
- Garben S, 'Sky-High Controversy and High-Flying Claims? The *Sturgeon* Case Law in Light of Judicial Activism, Euroscepticism and Eurolegalism' (2013) 50 Common Market Law Review 15.
- García Antón R, *La Cuestión Prejudicial y La Fiscalidad Directa* (European University Institute 2015).
  - "The Reformulation of the Questions Referred to the CJEU for a Preliminary Ruling in Direct Taxation: Towards a Constructive Cooperation Model' (2015) 24 EC Tax Review 258.
- Geist M, 'Fair.com? An Examination of the Allegations of Systemic Unfairness in the ICANN UDRP' (2002) 27 Brooklyn Journal of International Law 903.
- Gentile G, 'The ECJ as the EU Court of Appeal' (2020) 13(1) Review of European Administrative Law 73.
  - 'Ensuring effective judicial review of EU soft law via the action for annulment before the EU courts: A plea for a liberal-constitutional approach' (2020) 16 European Constitutional Law Review, 466.
- Gerards J, General Principles of the European Convention on Human Rights (Cambridge University Press 2019).
- Gerven W van, Lever J, and Larouche P, Cases, Materials and Text on National, Supranational and International Tort Law (Hart 2000).
- Gestel R van and Poorter J de, In the Court We Trust: Cooperation, Coordination and Collaboration between the ECJ and Supreme Administrative Courts (Cambridge University Press 2019).
- Gkliati M, 'The Application of the EU-Turkey Agreement: A Critical Analysis of the Decisions of the Greek Appeals Committees' (2017) 10 European Journal of Legal Studies 81.
- Glas L, 'The age of subsidiarity? The ECtHR's approach to the admissibility requirement that applicants raise their Convention complaint before domestic courts' (2023) 41(2) Netherlands Quarterly of Human Rights 75.
- Goanta C and Ortolani P, 'Unpacking Content Moderation: The Rise of Social Media Platforms as Online Civil Courts' in Xandra Kramer, Jos Hoevenaars, Betül Kas, and Erlis Themeli (eds), *Frontiers in Civil Justice* (Edward Elgar 2022).
- Gradoni L, 'Constitutional Review via Facebook's Oversight Board: How platform governance had its Marbury v Madison' (Verfassungsblog, 10 February 2021) <a href="https://verfassungsblog.de/fob-marbury-v-madison/">https://verfassungsblog.de/fob-marbury-v-madison/</a>>.
- Gragl P, 'A giant leap for European human rights? The final agreement on the European Union's accession to the European Convention on Human Rights' (2014) 51 Common Market Law Review 13.

- Grando M, Evidence, Proof, and Fact-Finding in WTO Dispute Settlement (Oxford University Press 2009).
- Granger M P and Irion K, 'The Court of Justice and the Data Retention Directive in *Digital Rights Ireland*: Telling Off the EU Legislator and Teaching a Lesson in Privacy and Data Protection' (2014) 6 European Law Review 835.
- Graver H P, 'The Holship ruling of the ECtHR and the protection of fundamental rights in Europe' (2022) 23 ERA Forum 19.
- Grozdanovski L, La présomption en droit de l'Union européenne (Anthémis 2019).
- Gubin E, *Éliane Vogel-Polsky: a woman of conviction* (Institute for the Equality of Women and Men 2018).
- Guerrero M, 'Strategic litigation in EU gender equality law' (Publications office European Commission, 7 May 2020) <a href="https://data.europa.eu/doi/10.2838/458994">https://data.europa.eu/doi/10.2838/458994</a>>.
- Guinier L, 'From Racial Liberalism to Racial Literacy: Brown v. Board of Education and the Interest-Divergence Dilemma' (2004) 91 Journal of American History 92.
- Gundel J, 'Rechtsschutz gegen Empfehlungen der EU-Kommission?' (2018) 53(5) Europarecht 593.
- Gutman K, 'The Non-contractual Liability of the European Union: Principle, Practice and Promise' in Paula Giliker (ed), *Research Handbook on EU Tort Law* (Edward Elgar 2017).
  - 'The Essence of the Fundamental Right to an Effective Remedy and to a Fair Trial in the Case-Law of the Court of Justice of the European Union: The Best Is Yet to Come' (2019) 20 German Law Journal 884.
- Hagan M and Others, 'Design Report: Language Access Innovations in Court: How Can Courts Use Technology & Design to Support People in Court When They're Not Proficient in English?' (Legal Design Lab, February 2019) <https://justiceinnovation.law.stanford.edu/courses/language-access/>.
- Halberstam D and von der Boegart S, 'A Fresh Look at Judicial Remedies in EU Equality Law and Beyond: The Untapped Possibility of Structural Injunctions' [2023] Michigan Law Public Law and Legal Theory Research Paper Series 23/ 012.
- Halmai G, 'Abuse of constitutional identity: the Hungarian constitutional court on interpretation of article E) (2) of the fundamental law' (2018) 43 Review of Central and East European law 23.
  - 'Coping Strategies of the Hungarian Constitutional Court since 2010' (Verfassungsblog, 27 September 2022) <a href="https://verfassungsblog.de/coping-strategies-of-the-hungarian-constitutional-court-since-2010/">https://verfassungsblog.de/coping-strategies-of-the-hungarian-constitutional-court-since-2010/>.</a>
- Hamann H, 'Der blinde Fleck der deutschen Rechtswissenschaft Zur digitalen Verfügbarkeit instanzgerichtlicher Rechtsprechung' (2021) 76 Juristen Zeitung 656.
- Hanf D, 'EU Liability Actions' in Robert Schütze and Takis Tridimas (eds), Oxford Principles Of European Union Law: The European Union Legal Order: Volume I (Oxford University Press 2018).
  - "The Trailblazers: The Boards of Appeal of EUIPO and CPVO' in Merijn Chamon, Annalisa Volpato, and Mariolina Eliantonio (eds), *Boards of Appeal of EU Agencies: Towards Judicialization of Administrative Review?* (Oxford University Press 2022).

- Haraksim R, Galbally J, and Beslay L, 'Study on Fingermark and Palmmark Identification Technologies for Their Implementation in the Schengen Information System' (Joint Research Centre EC, 2019) <http://publications .europa.eu/publication/manifestation\_identifier/PUB\_KJNA29755ENN>.
- Harding C, 'The Choice of Court Problem in Cases of Non-Contractual Liability under E.E.C. Law' (1979) 16 Common Market Law Review 389.
- Harlow C, State Liability: Tort Law and Beyond (Oxford University Press 2004).
- Harten G van, 'The public-private distinction in the international arbitration of individual claims against the state' (2007) 56(2) International and comparative corporate law quarterly 371.
- Harvey D, 'Process-oriented federalism in the EU: A (partial) response to critiques of process review advocacy in the EU' (2021) 46(4) European Law Review 460.
- Havu K A, 'Damages Liability for Non-Material Harm in EU Case Law' (2019) 44 European Law Review 492.
- Heikkila M, 'Dutch Scandal Serves as a Warning for Europe over Risks of Using Algorithms' (Politico, 29 March 2022) <www.politico.eu/article/dutch-scandal-serves-as-a-warning-for-europe-over-risks-of-using-algorithms/>.
- Hermansen S S L, 'Building Legitimacy: Strategic Case Allocations in the Court of Justice of the European Union' (2020) 27 Journal of European Public Policy 1127.
- Hertogh M, 'A "European" conception of legal consciousness: rediscovering Eugen Ehrlich (2004) 31 Journal of Law and Society 457.
- Hess B, The Private-Public Divide in International Dispute Resolution (1st edn, Brill Nijhoff 2018).
- Hickman T R, 'Tort Law, Public Authorities, and the Human Rights Act 1998' in Duncan Fairgrieve, Mads Andenas, and John Bell (eds), *Tort Liability of Public Authorities in Comparative Perspective* (The British Institute of International and Comparative Law 2002).
- Hillion C and Wessel R, 'The European Union and International Dispute Settlement: Mapping Principles and Conditions' in Marise Cremona, Anne Thies, and Ramses A Wessel (eds), The European Union and International Dispute Settlement (Hart 2017).
  - "The Good, the Bad and the Ugly': three levels of judicial control over the CFSP' in Steven Blockmans and Panos Koutrakos (eds), *Research Handbook on EU Common Foreign and Security Policy* (Edward Elgar 2018).
- Hilpold P, 'So Long Solange? The PSPP Judgment of the German Constitutional Court and the Conflict between the German and the European "Popular Spirit" (2021) 23 Cambridge Yearbook of European Legal Studies 159.
- Hilson C, 'New Social Movements: the Role of Legal Opportunity' (2002) 9 Journal of European Public Policy 238.
- Hinarejos A, The Euro Area Crisis in Constitutional Perspective (Oxford University Press 2015).
- Hoevenaars J, A People's Court? A bottom-up approach to litigation before the European Court of Justice (Eleven 2018).
- Hoevenaars J and Krommendijk J, 'Black Box in Luxembourg the Bewildering Experience of National Judges and Lawyers in the Context of the Preliminary Reference Procedure' (2021) 46 European Law Review 61.

442

- Hofmann A and Naurin D, 'Explaining interest group litigation in Europe: Evidence from the comparative interest group survey' (2020) 34 Governance 1235.
- Hofmann H C H, 'Composite decision-making procedures in EU administrative law' in Herwig C Hofmann and Alexander H Türk (eds), Legal Challenges in EU Administrative Law – Towards an Integrated Administration (Edward Elgar 2009) 136.
  - 'Multi-Jurisdictional Composite Procedures. The Backbone to the EU's Single Regulatory Space' (2019) 3 University of Luxembourg Law Working Paper Series 12.
  - "The Duty of Care in EU Public Law A Principle between Discretion and Proportionality" (2020) 13 Review of European Administrative Law 87.
  - 'Article 47: Specific Provisions (Meaning)' in Steve Peers and Others (eds), *The EU Charter of Fundamental Rights:* A *Commentary* (2nd edn, Hart 2021).
- Hofmann H C H and Mihaescu-Evans B C, 'The Relation between the Charter's Fundamental Rights and the Unwritten General Principles of EU Law: Good Administration as the Test Case' (2013) 9 European Constitutional Law Review 73.
- Hofmann H C H, Rowe G C, and Türk A H, EU Administrative Law (Oxford University Press 2011).
- Hofmann H C H, Rowe G C, and Türk A H (eds), *Specialized Administrative Law of the European Union:* A Sectoral Review (Oxford University Press 2018).
- Hofmann H C H and Tidghi M, 'Rights and Remedies in Implementation of EU Policies by Multi-Jurisdictional Networks' (2014) 20(1) European Public Law 147.
- Hofmann H C H and Ziller J (eds), *Accountability in the EU: the Role of the European Ombudsman* (Edward Elgar 2017).
- Holznagel D, 'A Self-Regulatory Race to the Bottom through Out-of-Court Dispute Settlement in the Digital Services Act' (Verfassungsblog, 16 March 2022) <https://verfassungsblog.de/a-self-regulatory-race-to-the-bottom-through-art-18digital-services-act/>.
- Iglesias Sánchez S, 'The Court and the Charter: The impact of the entry into force of the Lisbon Treaty on the ECJ's approach to fundamental rights' (2012) 49 Common Market Law Review 1565.
- Inghelram I, 'Fundamental Rights, the European Anti-Fraud Office (OLAF) and a European Public Prosecutor's Office (EPPO): Some Selected Issues' (2012) 1 Kritische Vierteljahresschrift für Gesetzgebung und Rechtswissenschaft 67.
- Inverardi P, 'The Challenge of Human Dignity in the Era of Autonomous Systems' in Hannes Werthner and Others (eds), *Perspectives on Digital Humanism* (Springer 2022).
- Isiksel T, 'European exceptionalism and the EU's accession to the ECHR' (2016) 27 The European Journal of International Law 565.
- Jääskinen N, 'Final Thoughts', in Mariolina Eliantonio, Emilia Korkea-aho, Oana Ştefan (eds), EU Soft Law in the Member States Theoretical Findings and Empirical Evidence (Hart 2021).
- Jacobs F, 'The Lisbon Treaty and the Court of Justice' in Andrea Biondi, Piet Eeckhout, and Stefanie Ripley (eds), *EU law after Lisbon* (Oxford University Press 2012).

- Jacqué J P, 'The accession of the European Union to the European Convention of Human Rights and Fundamental Freedoms' (2011) 48 Common Market Law Review 995.
- Jan B, 'Safeguarding the Right to an Effective Remedy in Algorithmic Multi-Governance Systems: An Inquiry in Artificial Intelligence-Powered Informational Cooperation in the EU Administrative Space' (2023) 16 Review of European Administrative Law 9.
- Jaraczewski J, 'Gazing into the Abyss: The K 3/21 decision of the Polish Constitutional Tribunal' (Verfassungsblog, 12 October 2021) <a href="https://verfassungsblog.de/gazing-into-the-abyss/">https://verfassungsblog.de/gazinginto-the-abyss/>.</a>
- Jeandesboz J, 'Ceci n'est Pas Un Contrôle: PNR Data Processing and the Reshaping of Borderless Travel in the Schengen Area' (2021) 23 European Journal of Migration and Law 431.
- Johansen S Ø, 'Suing the European Union in the UK: *Tomanović et. al. v. The EU et. al.*' (2019) 4 European Papers 345.
- Jones C, Valdivia A, and Kilpatrick J, 'Funds for Fortress Europe: Spending by Frontex and Eu-LISA' (Statewatch, 28 January 2022) <www.statewatch.org/analyses/2022/ funds-for-fortress-europe-spending-by-frontex-and-eu-lisa/>.
- Kanuck S, 'Humor, Ethics, and Dignity: Being Human in the Age of Artificial Intelligence' (2019) 33 Ethics & International Affairs 3.
- Kaplow J, 'Burden of Proof' (2012) 121 The Yale Law Journal 738.
- Karagianni A, The protection of fundamental rights in composite banking supervision procedures (Europa Law 2022).
- Kassoti E and Idriz N (eds), *The Informalisation of the EU's External Action in the Field of Migration and Asylum* (Springer 2022).
- Katsh E, 'ODR: A Look at History' in Mohamed S Abdel Wahab, Ethan Katsh, and Daniel Rainey (eds), Online Dispute Resolution: Theory and Practice (1st edn, Eleven 2011).
- Katsh E, and Rifkin J, Online Dispute Resolution: Resolving Conflicts in Cyberspace (Jossey-Bass 2001).
- Katsh E and Rule C, 'What We Know and Need to Know about Online Dispute Resolution' (2016) 67 South Carolina Law Review 329.
- Kelemen D, Eurolegalism: The Transformation of Law and Regulation in the European Union (Harvard University Press 2011).
- Kenner J and Peake K, 'Art 33 Family and Professional Life', in Steve Peers, Tamara Hervey, Jeff Kenner, and Angela Ward (eds), The EU Charter of Fundamental Rights: A Commentary (Hart 2021).
- Kenny D, 'Proportionality, the burden of proof, and some signs of reconsideration' (2014) 52 Irish Jurist 141.
- Khaitan T, 'Guarantor Institutions' (2021) 16 Asian Journal of Comparative Law 1.
- Kilpatrick C, 'Are the Bailouts Immune to EU Social Challenge Because They Are Not EU Law?' (2014) 10 European Constitutional Law Review 393.
  - 'Constitutions, Social Rights and Sovereign Debt States in Europe: A Challenging New Area of Constitutional Inquiry' in Bruno de Witte, Claire Kilpatrick, and Thomas Beukers (eds), *Constitutional Change through Euro-Crisis Law* (Cambridge University Press 2017).
- Kitschelt H P, 'Political Opportunity Structures and Political Protest: Anti-Nuclear Movements in Four Democracies' (2009) 16 British Journal of Political Science 57.

- Kistemaker L, 'Rechtwijzer and Uitelkaar.nl. Dutch Experiences with ODR for Divorce' (2021) 59 Family Court Review 232.
- Klonick K, 'The Facebook Oversight Board: Creating an Independent Institution to Adjudicate Online Free Expression' (2020) 129 Yale Law Journal 2420.
- Kornhauser L A, 'Incentives, Compensation, and Irreparable Harm' in André Nollkaemper, Dov Jacobs, and Jessica N M Schechinger (eds), Distribution of Responsibilities in International Law (Cambridge University Press 2015).
- Koskenniemi M, 'Performing Legal Expertise: Reflections on the Construction of Transnational Authority' in Emilia Korkea-aho and Päivi Leino-Sandberg (eds), Law, Legal Expertise and EU Policy-Making (Cambridge University Press 2022).
- Kozak M, 'ECN+ Directive A missed opportunity for strengthening the rights of parties?' in Catalin S Rusu and Others (eds), New Directions of Antitrust Enforcement (Wolf Legal 2020).
- Kozak M and Mainardi J, 'Rights of Complainants Before the European Commission a Critical Analysis' (2023) 14(3) Journal of European Competition Law & Practice 152.
- Krajewski M, Relative Authority of Judicial and Extra-Judicial Review: EU Courts, Boards of Appeal, Ombudsman (Hart 2021).
- 'Judicial and Extra-Judicial Review: The Quest for Epistemic Certainty' in Merijn Chamon, Mariolina Eliantonio, and Annalisa Volpato (eds), *Boards of Appeal of EU Agencies* (Oxford University Press 2022).
- Krämer H, Rechtsschutz im EG-Eigenverwaltungsrecht zwischen Einheitlichkeit und sektorieller Ausdifferenzierung: eine Untersuchung unter besonderer Berücksichtigung des Gemeinschaftsmarkenrechts (Duncker & Humblot 2007).
- Krenn C, 'Autonomy and effectiveness as common concerns: A path to ECHR accession after Opinion 2/13' (2015) 16 German Law Journal 147.
  - The Procedural and Organisational Law of the European Court of Justice: An Incomplete Transformation (Cambridge University Press 2022).
  - 'A Sense of Common Purpose: On the Role of Case Assignment and the Judge-Rapporteur at the European Court of Justice' in Mikael Rask Madsen, Fernanda Nicola, and Antoine Vauchez (eds), *Researching the European Court of Justice: methodological shifts and law's embeddedness* (Cambridge University Press 2022).
- Kriesi H, 'Political Context and Opportunity' in David Snow, Sarah Soule, and Hanspeter Kriesi (eds), *The Blackwell Companion to Social Movements* (Blackwell 2004).
- Krommendijk J, 'Opinion 2/13 as a Game Changer in the Dialogue between the European Courts?' in Emmanuelle Bribosia, and Isabelle Rorive (eds), Human Rights Tectonics. Global Perspectives on Integration and Fragmentation (Intersentia 2018).
  - "Tell me more, tell me more: the obligation for national courts to reason their refusals to refer to the CJEU in Sanofi Pasteur' (Strasbourg Observers, 20 February 2020) <a href="https://strasbourgobservers.com/2020/02/20/tell-me-more-tell-me-more-the-obligation-for-national-courts-to-reason-their-refusals-to-refer-to-the-cjeu-in-sanofi-pasteur/>.
- Krommendijk J and Pas K van der, 'To intervene or not to intervene: intervention before the court of justice of the european union in environmental and migration law' (2022) 26 The International Journal of Human Rights 1394.

## Bibliography

"Third-party interventions before the Court of Justice in migration law cases' (EU Migration Law Blog, 29 November 2022) <a href="https://eumigrationlawblog.eu/third-party-interventions-before-the-court-of-justice-in-migration-law-cases/">https://eumigrationlawblog.eu/third-party-interventions-before-the-court-of-justice-in-migration-law-cases/</a>>.

- Krommendijk J and Vries G de, 'Do Luxembourg and Strasbourg trust each other? The interaction between the Court of Justice and the European Court of Human Rights in cases concerning mutual trust' (2021) 4(5) European Journal of Human Rights 319.
- Küçüksu A, 'Adjudicating Asylum as a Technical Matter at the Court of Justice of the European Union: Neglecting Human Rights When the CEAS Appears to Be in Jeopardy?' in Eva Kassoti and Narin Idriz (eds), The Informalisation of the EU's External Action in the Field of Migration and Asylum (Springer 2022).
- Kuijer M, 'The accession of the European Union to the ECHR: A gift for the ECHR's 60th anniversary or an unwelcome intruder at the party?' (2011) 3 Amsterdam Law Forum 17.
- Kuijper P J, Amtenbrink F, Curtin D, Witte B de, McDonnell A, and Bogaert S van den, *The Law of the European Union* (5th edn, Wouters Kluwer International 2018).
- Kwan A, Yang S A, and Zhang A H, 'Crowd-judging on Two-sided Platforms: An Analysis of In-group Bias' (Management Science, 9 February 2023) <a href="https://pubsonline.informs.org/doi/full/10.1287/mnsc.2023.4818">https://pubsonline.informs.org/doi/full/10.1287/mnsc.2023.4818</a>>.
- Lamandini M, 'The ESAs' Board of Appeal as a Blueprint for the Quasi-Judicial Review of European Financial Supervision' (2014) 11(6) European Company Law 290.
- Lamandini M and Muñoz D R, 'Law and Practice of Financial Appeal Bodies (ESAs' Board of Appeal, SRB Appeal Panel): A View from the Inside' (2020) 57 Common Market Law Review 119.
- Lanceiro R and Eliantonio M, "The Genetically Modified Organisms' Regime: A Playground for Multi-Level Administration and a Nightmare for Effective Judicial Protection?' (2021) 22 German Law Journal 371.
- Lasok P, Lasok's European Court Practice and Procedure (3rd edn, Bloomsbury Professional 2017).
- Lauterpacht S E and Bethlehem D, 'The Scope and Content of the Principle of Non-Refoulement: Opinion' in Erika Feller, Volker Türk, and Frances Nicholson (eds), *Refugee Protection in International Law* (Cambridge University Press 2003).
- Lazowski A and Wessel R, 'When caveats turn into locks: Opinion 2/13 on accession of the European Union to the ECHR' (2015) 16 German Law Journal 179.
- Leczykiewicz D, 'Compensatory Remedies in EU law: The Relationship between EU Law and National Law' in Paula Giliker (ed), *Research Handbook on EU Tort Law* (Edward Elgar 2017).
- Lenaerts K, 'Some Reflections on the Separation of Powers in the European Community' (1991) 28 Common Market Law Review 11.
  - 'The Rule of Law and the Coherence of the Judicial System of the European Union' (2007) 44 Common Market Law Review 1625.
  - and Others, EU Procedural Law (Oxford University Press 2014).
- Leskinen C, 'An evaluation of rights of defense during antitrust inspections in the light of the case law of the ECtHR: would accession of the European Union to the

ECHR bring about a significant change' Instituto de Empresa Business School Working Paper 10/04.

- Letsas G, "The scope and balancing of rights Diagnostic or constitutive?', in Eva Brems and Janneke Gerards (eds), *Shaping Rights in the ECHR: The Role of the European Court of Human Rights in Determining the Scope of Human Rights* (Cambridge University Press 2014).
- Levidis S and Others, 'Drift-Backs in the Aegean Sea' (Forensic Architecture, 15 July 2022) <a href="https://forensic-architecture.org/investigation/drift-backs-in-the-aegean-sea">https://forensic-architecture.org/investigation/drift-backs-in-the-aegean-sea</a>.
- Ligeti K and Robinson G, 'Composite Enforcement and Comprehensive Judicial Protection' in Michiel Luchtman, Katalin Ligeti, and John Vervaele (eds), EU Enforcement Authorities – Punitive Law Enforcement in a Composite Legal Order (Hart 2023).
- Linden O, 'The Internal Market' in Miroslava Scholten (ed), *Research Handbook on the Enforcement of EU Law* (Edward Elgar 2023).
- Lindseth P L, Power and Legitimacy: Reconciling Europe and the Nation-State (Oxford University Press 2010).
- Lisi G and Eliantonio M, 'The Gaps in Judicial Accountability of EASO in the Processing of Asylum Requests in Hotspots' (2019) 4 European Papers 589.
- Lock T, 'EU Accession to the ECHR: Implications for Judicial Review in Strasbourg' (2010) 35 European Law Review 777.
  - 'Rights and Principles in the EU Charter of Fundamental Rights' (2019) 56 Common Market Law Review 1201.
- López Zurita L, 'The Survival of the Fitted? Individual Protection in the European Court of Justice's Preliminary Ruling Procedure' (PhD thesis, European University Institute 2021).
  - 'Responding to What? Reformulated Questions, Useful Answers and Party Observations in the CJEU's Case Law' (The Court of Justice as a Relational Actor, University of Gothenburg, September 2022).
- Lucía López Zurita and Stein Arne Brekke, A Spoonful of Sugar: Deference at the Court of Justice' (2023) *Journal of Common Market Studies*, available at https:// doi.org/10.1111/jcms.13547.
- Luchtman L and Wasmeier M, 'The Political and Judicial Accountability of OLAF' in Miroslava Scholten and Michiel Luchtman (eds), Law Enforcement by EU Authorities. Implications for Political and Judicial Accountability (Edward Elgar 2017).
- Luchtman M, 'Pertinent Issues of Punitive Enforcement in a Composite Legal Order' in Michiel Luchtman, Katalin Ligeti, and John Vervaele (eds), *EU Enforcement Authorities. Punitive Law Enforcement in a Composite Legal Order* (Hart 2023).
  - "The rise of EU law enforcement authorities' in Michiel Luchtman, Katalin Ligeti, and John Vervaele (eds), EU Enforcement Authorities. Punitive Law Enforcement in a Composite Legal Order (Hart 2023).
  - and Others (eds), Of Swords and Shields: Due Process and Crime Control in Times of Globalization Liber Amicorum prof. dr. J.A.E. Vervaele (Eleven 2023).
- Ludwigs M, 'Die Verfahrensautonomie der Mitgliedstaaten' (2018) 19 Neue Zeitschrift für Verwaltungsrecht 1417.

- Lustig D and Weiler J H H, 'Judicial review in the contemporary world retrospective and prospective' (2018) 16(2) International Journal of Constitutional Law 316.
- Lynskey O, 'Deconstructing Data Protection: The "Added Value" of a Right to Data Protection in the EU Legal Order' (2014) 63 International & Comparative Law Quarterly 569.
  - "The role of collective actors in the enforcement of the right to data protection under EU law' in Elise Muir and Others (eds), *How EU law shapes opportunities for preliminary references on fundamental rights: discriminationa, data protection and asylum* (EUI Working Papers 2017/17).
- Maas H, 'La Commission administrative pour la sécurité sociale des travailleurs migrants' (1966) 2 Cahiers de droit européen 343.
- MacCormick N, Institutions of Law: An Essay in Legal Theory (Oxford University Press 2007).
- Machnikowski P, 'European Union' in Ken Oliphant (ed), The Liability of Public Authorities in Comparative Perspective (Intersentia 2017).
- Malgieri G, 'Automated Decision-Making and Data Protection in Europe' in Gloria González, Rosamunde Van Brakel, and Paul De Hert (eds), *Research Handbook on Privacy and Data Protection Law* (Edward Elgar 2022).
- Malleghem P A van and Baeten N, 'Before the laws stands a gatekeeper Or, what is a 'regulatory act' in Article 263(4) TFEU?' (2014) 51 Common Market Law Review 1187.
- Mantelero A, 'Fundamental rights impact assessments in the DSA' (Verfassungsblog, 1 November 2022) <a href="https://verfassungsblog.de/dsa-impact-assessment/">https://verfassungsblog.de/dsa-impact-assessment/</a>>.
- Mare T de la and Donnelly C, 'Preliminary Rulings and EU Legal Integration: Evolution and Stasis' in Paul Craig and Grainne de Búrca (eds), *The evolution* of EU law (Oxford University Press 2011).
- Mańko R, 'Action for Damages Against the EU: European Parliament Briefing' (2018) <www.europarl.europa.eu/RegData/etudes/BRIE/2018/630333/EPRS\_BRI( 2018)630333\_EN.pdf>.
- Marín Aís J R, 'Freedom of Religion in the Workplace v. Freedom to Conduct a Business, the Islamic Veil Before the Court of Justice: Ms. Samira Achbita Case' (2018) 3 European Papers 409.
- Marin L and Krajčíková K, 'Deploying Drones in Policing Southern European Borders: Constraints and Challenges for Data Protection and Human Rights' in Aleš Završnik (ed), Drones and Unmanned Aerial Systems: Legal and Social Implications for Security and Surveillance (Springer 2016)
- Mashaw J L, Bureaucratic Justice: Managing Social Security Disability Claims (Yale University Press 1983).
- Mazzotti P and Eliantonio M, 'Transnational Judicial Review in Horizontal Composite Procedures: *Berlioz*, *Donnellan*, and the Constitutional Law of the Union' (2020) 5 European Papers 41.
  - 'Towards a Theory of Transnational Judicial Review in European Administrative Law' (2021) 13 Italian Journal of Public Law 350 <ww.ijpl.eu/wp-content/ uploads/2022/10/3.Eliantonio\_Mazzotti.pdf>.
- Mbongo P and Vauchez A, Dans La Fabrique Du Droit Européen: Scènes, Acteurs et Publics de La Cour de Justice Des Communautés Européennes (Bruylant 2009).

- McHard A, 'Reconciling Human Rights and the Public interest' (1999) 62 Modern Law Review 671.
- Mendes J and Venzke I (eds), Allocating Authority: Who Should Do What in European and International Law? (Hart 2018).
- Merrils J, International Dispute Settlement (4th edn, Cambridge University Press 2005).
- Meyer F, 'Protection of fundamental rights in a multi-jurisdictional setting of the EU' in Miroslava Scholten and Alex Brenninkmeijer (eds), *Controlling EU Agencies. The Rule of Law in a Multi-Jurisdictional Legal Order* (Edward Elgar 2020).
- Meyer J W and Rowan B, 'Institutionalized Organizations: Formal Structure as Myth and Ceremony' (1977) 83 American Journal of Sociology 340.
- Meyerson D, 'Why Courts Should not Balance Rights against the Public Interest' (2007) Melbourne University Law Review 873.
- Möllers C, 'European Governance: Meaning and Value of a Concept' (2006) 43 Common Market Law Review 313.
  - The Three Branches: A Comparative Model of Separation of Powers (Oxford University Press 2013).
- Morano-Foadi S and Andreadakis S, 'Reflections on the Architecture of the EU after the Treaty of Lisbon: The European Judicial Approach to Fundamental Rights' (2011) 17 European Law Journal 595.
- Moreno Lax V, Accessing Asylum in Europe: Extraterritorial Border Controls and Refugee Rights under EU Law (Oxford University Press 2017).
- Mot J de and Faure M, 'The Liability of Public Authorities: An Economic Analysis' in Ken Oliphant (ed), *The Liability of Public Authorities in Comparative Perspective* (Intersentia 2017).
- Nappert S, 'International Arbitration as a Tool of Global Governance: The Use (and Abuse) of Discretion' in Eric Brousseau, Jean-Michel Glachant, and Jérôme Sgard (eds), *The Oxford Handbook of Institutions of International Economic Governance and Market Regulation* (Oxford University Press 2019).
- Narrillos E, 'MEPs to Grill Frontex Director on Agency's Role in Pushbacks of Asylum-Seekers' (European Parliament Press Releases, 30 November 2020) <www .europarl.europa.eu/news/en/press-room/20201126IPR92509/meps-to-grill-fron tex-director-on-agency-s-role-in-pushbacks-of-asylum-seekers>.
- Nelken D, 'Using the Concept of Legal Culture' (2004) 29 Australian Journal of Legal Philosophy 1.
- NeJaime D, 'Winning through Losing' (2011) 96 Iowa Law Review 941.
- Neuwahl N A, 'The Treaty on European Union: A Step Forward in the Protection of Human Rights?' in Nanette A Neuwahl and Allan Rosas (eds), *The European Union and human rights* (Martinus Nijhoff 1995).
- Nicolosi S and Omičević E, 'The Rise of EU Migration Agencies: Striking a Balance between Enforcement Needs and Access to Justice' (2022) Jean Monnet Network on EU Law Enforcement Working Paper 16/22, 1.
- Nogueira de Brito M, 'Putting Social Rights in Brackets? The Portuguese Experience with Welfare Challenges in Times of Crisis' in Claire Kilpatrick and Bruno de Witte (eds), Social Rights in Times of Crisis in the Eurozone: The Role of Fundamental Rights' Challenges (EUI Working papers LAW 05/2014).

- Nolan A, 'Welfare Rights in Crisis in the Eurozone: Ireland' in Claire Kilpatrick and Bruno de Witte (eds), Social Rights in Times of Crisis in the Eurozone: The Role of Fundamental Rights' Challenges (EUI Working papers LAW 05/2014).
- Nollkaemper A and Others, 'Guiding Principles on Shared Responsibility in International Law' (2020) 31 European Journal of International Law 15.
- Nussbaum M, Women and human development: The capabilities approach (Cambridge University Press 2000).
  - *Creating Capabilities. The Human Development Approach* (Harvard University Press 2013).
- Nyikos S, 'Strategic Interaction among Courts within the Preliminary Reference Process – Stage 1: National Court Preemptive Opinions' (2006) 45 European Journal of Political Research 527.
- Ojiegbe C, International Commercial Arbitration in the European Union (1st edn, Edward Elgar 2020).
- O'Leary S, Employment Law at the European Court of Justice: Judicial Structures, Policies and Processes (Hart 2002).
- Oliphant K, 'The Liability of Public Authorities in Comparative Perspective' in Ken Oliphant (ed), *The Liability of Public Authorities in Comparative Perspective* (Intersentia 2017).
- Oliver P, 'Joint Liability of the Community and the Member States' in Ton Heukels and Alison McDonnell (eds), *The Action for Damages in Community Law* (Kluwer Law International 1997).
- O'Meara N, "A more secure Europe of rights?" The European Court of Human Rights, the Court of Justice of the European Union and EU accession to the ECHR' (2011) 12 German Law Journal 1813.
- Ortolani P, 'Self-Enforcing Online Dispute Resolution: Lessons from Bitcoin' (2016) 36 Oxford Journal of Legal Studies 595.
  - 'If You Build it, They will Come' (Verfassungsblog, 7 November 2022) <a href="https://verfassungsblog.de/dsa-build-it/">https://verfassungsblog.de/dsa-build-it/</a>>.
- Owusu-Bempah A, 'The interpretation and application of the right to effective participation' (2018) 22 The International Journal of Evidence and Proof 321.
- Pagano M, 'Overcoming Plaumann in EU environmental litigation: an analysis of NGOs legal arguments in actions for annulment' (2019) Diritto e Processo 311.
- Papp K von, EU Law and International Arbitration: Managing Distrust Through Dialogue (1st edn, Hart 2021).
- Pas K van der, 'Conceptualising Strategic Litigation' (2021) 11 Oñati Socio-Legal Series 116.
- Passalacqua V, 'Legal mobilization via preliminary reference: Insights from the case of migrant rights' (2021) 58 Common Market Law Review 751.
- Pauwelyn J and Pelc K, 'Who Guards the 'Guardians of the System'? The Role of the Secretariat in WTO Dispute Settlement' (2022) 116 American Journal of International Law 534.
- Pavone T, 'From Marx to Market: Lawyers, European Law, and the Contentious Transformation of the Port of Genoa' (2018) 53 Law & Society Review 851.
  - The Ghostwriters: Lawyers and the Politics behind the Judicial Construction of Europe (Cambridge University Press 2022).

- Peers S, 'The CJEU and the EU's accession to the ECHR: A clear and present danger to human rights protection' (EU Law Analysis, 18 December 2014) <a href="http://eulawanalysis.blogspot.com/2014/12/the-cjeu-and-eus-accession-to-echr.html">http://eulawanalysis.blogspot.com/2014/12/the-cjeu-and-eus-accession-to-echr.html</a>.
- Perea Molleda R, 'The Ecn+ Directive and the Next Steps for Independence in Competition Law Enforcement' (2020) 12 Journal of European Competition Law & Practice 167.
- Pergantis V and Johansen S Ø, "The EU accession to the ECHR and the responsibility question. Between a rock and a hard place' in Nicolas Levrat and Others (eds), *The EU and Its Member States' Joint Participation in International Agreements* (Hart 2022).
- Pescatore P, 'Les Travaux Du "Groupe Juridique" Dans La Négociation Des Traités de Rome' (1981) 34 Studia Diplomatica 159.
  - Etudes de droit européen 1962–2007 (Bruylant 2008).
  - 'Van Gend En Loos, 3 February 1963 A View from Within' in Miguel Poiares Maduro and Loïc Azoulai (eds), *The Past and Future of EU Law: The Classics of EU Law Revisited on the 50th Anniversary of the Rome Treaty* (Hart 2010).
- Pesch P J, Dimitrova D, and Boehm F, 'Data Protection and Machine-Learning-Supported Decision-Making at the EU Border: ETIAS Profiling Under Scrutiny' in Agnieszka Gryszczyńska and Others (eds), *Privacy Technologies and Policy* (Springer 2022).
- Peters A, 'The European Ombudsman and the European Constitution' (2006) 43 Common Market Law Review 697.
- Beyond Human Rights: The Legal Status of the Individual in International Law (Cambridge University Press 2016).
- Pfander J E, 'Article I Tribunals, Article III Courts, and the Judicial Power of the United States' (2004) 118 Harvard Law Review 643.
- Pijnenburg A and Pas K van der, 'Strategic Litigation against European Migration Control Policies: the Legal Battleground of the Central Mediterranean Migration Route' (2022) 24 European Journal of Migration and Law 401.
- Pirrello A, 'The European Union Agency for Asylum: legal remedies and national articulations in composite border procedures' (forthcoming 2024) European Law Journal.
- Pócza K, Dobos G, and Gyulai A, 'How to Measure the Strength of Judicial Decisions: A Methodological Framework' (2017) 18 German Law Journal 1557.
- Polakiewicz J, 'EU law and the ECHR: Will EU accession to the European Convention on Human Rights square the circle? The draft accession agreement of 5 April 2013' [2013] SSRN Electronic Journal.
- Poli S, 'The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy' (2022) 59(4) Common Market Law Review 1045.
- Półtorak N, 'Action for Damages in the Case of Infringement of Fundamental Rights by the European Union' in Ewa Bagińska (ed), *Damages for Violations of Human Rights:* A Comparative Study of Domestic Legal Systems (Springer 2016).
- Poulou A, 'The Liability of the EU in the ESM framework' (2017) 24(1) Maastricht Journal of European and Comparative Law 127.
- 'Financial assistance conditionality and human rights protection: What is the role of the EU Charter of Fundamental Rights?' (2017) 54 Common Market Law Review 991.

- Prechal S and Widdershoven R, 'Redefining the Relationship between Reweeffectiveness and Effective Judicial Protection' (2011) 4 Review of European Administrative Law 31.
- Prechal S, 'Individuals Challenging Directives in EU Courts' (2022) 59 Common Market Law Review 41.
- Prieur M, Complaints and appeals in the area of environment in the member states of the European Union (Study for the Commission of the European Community, DGXI 1998).
- Psychogiopoulou E, 'Welfare rights in crisis in Greece: The role of fundamental rights challenges' in Claire Kilpatrick and Bruno de Witte (eds), Social Rights in Times of Crisis in the Eurozone: The Role of Fundamental Rights' Challenges (EUI Working papers LAW 05/2014).
- Quaintance Z, 'Michigan Scales Back Massive Applications Process with Human-Centric Design' (GovernmentTechnology, 31 January 2018), <www.govtech .com/health/michigan-scales-back-massive-applications-process-with-human-cen tric-design.html>.
- Quinn P and Malgieri G, 'The Difficulty of Defining Sensitive Data The Concept of Sensitive Data in the EU Data Protection Framework' (2021) 22 German Law Journal 1583.
- Quintel T, Data Protection, Migration and Border Control: The GDPR, the Law Enforcement Directive and Beyond (Bloomsbury 2022).
- Rademacher T, 'Factual Administrative Conduct and Judicial Review in EU Law' (2017) 29(2) European Review of Public Law 399.
- Ramsden M and Gledhill K, 'Defining Strategic Litigation' (2019) 4 Civil Justice Quarterly 407.
- Ranchordas S, Experimental lawmaking in the EU: Regulatory Sandboxes (Social Science Research Network, 22 October 2021) SSRN Scholarly Paper ID 3963810 2 <a href="https://papers.ssm.com/abstract=3963810">https://papers.ssm.com/abstract=3963810</a>>.
- Rangel de Mesquita MJ, 'Judicial review of Common Foreign and Security Policy by the ECtHR and the (re)negotiation on the accession of the EU to the ECHR' (2021) 28 Maastricht Journal of European and Comparative Law 356.
- Rasmussen H, 'Why Is Article 173 Interpreted against Private Plaintiffs?' (1980) 5 European Law Review 112.
- Rasnača Z, Constitutional Change through Eurocrisis Law: Latvia (European University Institute 2014).
- Rauchegger C, 'Article 47: Damages for Breach of the Charter as a Remedy under the First Paragraph of Article 47' in Steve Peers and Others (eds), *The EU Charter of Fundamental Rights:* A Commentary (2nd edn, Hart 2021).

Raz J, The morality of freedom (Claredon Press 1986).

- Redondon MC, 'Legal Reasons: between Universalism and Particularism' (2005) 2(1) Journal of Moral Philosophy 47.
- Reich N, 'More Clarity after "*Claro*"? Arbitration Clauses in Consumer Contracts as an ADR (Alternative Dispute Resolution) Mechanism for Effective and Speedy Conflict Resolution, or as "Deni de Justice"?' (2007) 3(1) European Review of Contract Law 41.
  - 'Party Autonomy and Consumer Arbitration in Conflict: A "Trojan Horse" in the Access to Justice in the E.U. ADR-Directive 2013/11?' (2015) Penn State Journal of Law & International Affairs 258.

- Renzenbrink U F, Gemeinschaftshaftung und Mitgliedstaatliche Rechtsbehelfe: Vorrang, Subsidiarität oder Gleichstufigkeit? (Peter Lang 2000).
- Repasi R, 'Judicial protection against austerity measures in the euro area: Ledra and Mallis' (2017) 54(4) Common Market Law Review 1123.
- Resnik J, 'Managerial Judges' (1982) 96 Harvard Law Review 374.
- Rijsbergen M van and Scholten M, 'ESMA Inspecting: The Implications for Judicial Control under Shared Enforcement' (2016) 7 European Journal of Risk Regulation 569.
- Ritleng D, 'Boards of Appeal of EU Agencies and Article 47 of the Charter: Uneasy Bedfellows?' in Merijn Chamon, Annalisa Volpato, and Mariolina Eliantonio (eds), *Boards of Appeal of EU Agencies: Towards Judicialization of Administrative Review*? (Oxford University Press 2022).
- Röben V, 'The Enforcement Authority of International Institutions' (2008) 9 German Law Journal 1965.
- Rocca P and Eliantonio M, 'European Union soft law by agencies: An analysis of the legitimacy of their procedural frameworks' in Maurizia de Bellis, Giacinto della Cananea, and Martina Conticelli (eds), *EU executive governance: Agencies and procedures* (Giappichelli 2020).
- Rooi B van and Fine A, *The Behavioral Code*. *The Hidden Ways That the Law Makes* Us Better . . . or Worse (Beacon Press 2021).
- Rosas A, 'The EU and International Dispute Settlement' (2017) 1(1) Europe and the World Law Review 1.
- Rudolph S, 'Blackstone's Vision of Alternative Dispute Resolution' (1992) 22(2) Memphis University Law Review 279.
- Ruffert M, Law of Administrative Organization of the EU: A Comparative Approach (Edward Elgar 2020).
- Šadl U and Others, 'Law and Orders: The Orders of the European Court of Justice as a Window in the Judicial Process and Institutional Transformations' (2022) 1 European Law Open 549.
- Šadl U, López Zurita L, and Piccolo S, 'Route 66. Mutations of the Internal Market Explored through the Prism of Citation Networks' (2023) 21 International Journal of Constitutional Law 826.
- Šadl U and Wallerman Ghavanini A, "The Referring Court Asks, in Essence": Is Reformulation of Preliminary Questions by the Court of Justice a Decision Writing Fixture or a Decision-Making Approach?" (2019) 25 European Law Journal 416.
- Sadurski W, 'Solange, Chapter 3': Constitutional Courts in Central Europe (EUI LAW Working Paper 40/2006).
- Santos Vara J and Matellán L P, 'The Informalization of EU Return Policy: A Change of Paradigm in Migration Cooperation with Third Countries?' in Eva Kassoti and Narin Idriz (eds), The Informalisation of the EU's External Action in the Field of Migration and Asylum (Springer 2022).
- Sarmiento D, 'Amending the Preliminary Reference Procedure for the Administrative Judge' (2009) 2 Review of European Administrative Law 29.
- Säuberlich U, Die Außervertragliche Haftung im Gemeinschaftsrecht: Eine Untersuchung der Mehrpersonenverhältnisse (Springer 2005).
- Scheingold SA, The Politics of Rights: Lawyers, Public Policy, and Political Change (Yale University Press 1974).

- Schermers H and Waelbroeck D, *Judicial Protection in the European Union* (Kluwer Law International 2001).
- Schmidt-Kessen M J, Nogueira R, and Cantero Gamito M, 'Success or Failure? Effectiveness of Consumer ODR Platforms in Brazil and in the EU' (2020) 43 Journal of Consumer Policy 659.
- Schmitz A and Martinez J, 'ODR and Innovation in the United States', in Mohamed S Abdel Wahab, Ethan Katsh, and Daniel Rainey (eds), *Online Dispute Resolution: Theory and Practice* (2nd edn, Eleven 2021).
- Schneider J P, 'Basic Structures of Information Management in the European Administrative Union' (2014) 20(1) European Public Law 89.
  - 'Information Exchange and Its Problems' in Carol Harlow, Päivi Leino, and Giacinto della Cananea (eds), *Research Handbook on EU Administrative Law* (Edward Elgar 2017).
- Scholten M, 'Independence vs. Accountability: Proving the negative correlation' (2013) 21 Maastricht Journal of European and Comparative Law 197.
  - 'Mind the Trend! Enforcement of EU Law Has Been Moving to Brussels' (2017) Journal of European Public Policy 1348.
- Scholten M and Brenninkmeijer A, Controlling EU Agencies. The Rule of Law in a Multi-jurisdictional Legal Order (Edward Elgar 2020).
  - 'Shared Tasks, but Separated Controls: Building the System of Control for Shared Administration in an EU Multi-Jurisdictional Setting' (2019) 10 European Journal of Risk Regulation 538.
- Scholten M and Luchtman M (eds), *Law Enforcement by EU Authorities: Implications for Political and Judicial Accountability* (Edward Elgar 2017).
- Scholten M, Strauss B, and Brenninkmeijer A, 'Controlling EU Agencies: an Introduction' in Miroslava Scholten and Alex Brenninkmeijer (eds), Controlling EU Agencies. The Rule of Law in a Multi-jurisdictional Legal Order (Edward Elgar 2020).
  - 'Challenges and successes of enforcement of EU law' in Miroslava Scholten (ed), Research Handbook on the Enforcement of EU Law (Edward Elgar 2023).
- Schramm M, 'Emulated Guardians: Practice, Politics, and Performativity of the DSA and the Oversight Board' (PhD Thesis, HU Berlin, June 2023).
- Schuppert G F, 'Public Law: Towards a Post-National Model' in Kenneth Dyson and Klaus Goetz (eds), Germany, Europe, and the Politics of Constraint (Oxford University Press 2003).
- Senden L, Soft law in European Community Law (Hart 2004).
- Senden L and Brink T van den, 'Checks and Balances of Soft EU Rule-Making', Study for the European Parliament Directorate General for Internal Policies (2012) PE 462.433.
- Setzer J and Higham C, 'Global trends in climate change litigation: 2021 snapshot' (2021) London: Grantham Research Institute on Climate Change and the Environment and Centre for Climate Change Economics and Policy, London School of Economics and Political Science.
- Setzer J and Vanhala L C, 'Climate change litigation: A review of research on courts and litigants in climate governance' (2019) 10(3) WIREs Climate Change e580.
- Shapiro M M, Courts, a Comparative and Political Analysis (University of Chicago Press 1981).

- Shelton D, Remedies in International Human Rights Law (3rd edn, Oxford University Press 2015).
  - 'Reparations in Human Rights Law' in Rachel Murray and Debra Long (eds), *Research Handbook on Implementation of Human Rights in Practice* (Edward Elgar 2022).
- Shipan C R and Volden C, 'The Mechanisms of Policy Diffusion' (2008) 52 American Journal of Political Science 840.
- Simmons B A, Dobbin F, and Garrett G (eds), *The Global Diffusion of Markets and Democracy* (Cambridge University Press 2008).
- Singapore Management University, School of Law, Singapore International Dispute Resolution Academy (SIDRA), SIDRA International Dispute Resolution Survey: 2020 Final Report (Sidra, 2020) <a href="https://sidra.smu.edu.sg/sidra-international-dispute-resolution-survey-final-report-2020">https://sidra.smu.edu.sg/sidra-international-dispute-resolution-survey-final-report-2020</a>>.
- Sheikh H, Prins C, and Schrijvers E, Mission AI: The New System Technology (Springer 2023).
- Silbey S S, 'After legal consciousness' (2005) 1 Annual Review of Law and Social Science 323.
- Slaughter A M, Stone Sweet A, and Weiler J H H (eds), The European Court and National Courts Doctrine & Jurisprudence: Legal Change in its Social Context (Hart 1998).
- Smulders B, 'Increasing convergence between the European court of Human Rights and the Court of Justice of the European Union in their recent case law on judicial independence: The case of irregular judicial appointments' (2022) 59 Common Market Law Review 105.
- Solum L B, 'Procedural Justice' (2004) 67 Southern California Law Review 181.
- Stancil P, 'Substantive Equality and Procedural Justice' (2016) 102 Iowa Law Review 1633.
- Statewatch, 'Frontex and Interoperable Databases: Knowledge as Power?' (Statewatch 2023) < www.statewatch.org/frontex-and-interoperable-databases-knowledge-as-power/>.
- Stefan M and Hertog L den, 'Frontex: Great Powers but No Appeals' in Merijn Chamon, Annalisa Volpato, and Mariolina Eliantonio (eds), Boards of Appeal of EU Agencies: Towards Judicialization of Administrative Review? (Oxford University Press 2022).
- Stein E, 'Lawyers, Judges, and the Making of a Transnational Constitution' (1981) 75 American Journal of International Law 1.
- Streckert O, Verwaltungsinterner Unionsrechtsschutz Kohärenter Rechtsschutz durch Einführung eines Widerspruchskammermodells für die Europäische Kommission (Mohr Siebeck 2016).
- Stronks M, Grasping Legal Time: Temporality and European Migration Law (Cambridge University Press 2022).
- Stubberfield C, 'Lifting the Organisational Veil: Positive Obligations of the European Union Following Accession to the European Convention on Human Rights' (2012) 19 Australian International Law Journal 117.
- Sugarman SD, 'Tort Damages for Non-Economic Loss: Personal Injury' in Mauro Bussani and Anthony J Sebok (eds), *Comparative Tort Law: Global Perspectives* (Edward Elgar 2015).

- Sunderland J and Pezzani L, 'Airborne Complicity: Frontex Aerial Surveillance Enables Abuse' (Human Rights Watch, 12 August 2022) <www.hrw.org/node/ 383557>.
- Syrpis P, 'The Relationship between Primary and Secondary Law in the EU' (2015) 52 Common Market Law Review 461.
- Tas S, 'Frontex Actions: Out of Control?' [2020] TARN Working Paper 03/2020.
- Thanou S, 'Individual restrictive measures and actions for damages before the General Court of the European Union' (2020) 20 ERA Forum 599.
- Thierse S, 'Mobilisierung des Rechts: Organisierte Interessen und Verfassungsbeschwerden vor dem Bundesverfassungsgericht' (2020) 61 Politische Vierteljahresschrift 553.
- Tidghi M and Hofmann H C H, 'Rights and Remedies in Implementation of EU Policies by Multi-Jurisdictional Networks' (2014) 20 European Public Law 147.
- Timmermans C, 'Will the Accession of the EU to the European Convention on Human Rights fundamentally change the relationship between the Luxemburg and the Strasbourg courts?' [2014] EUI Distinguished Lectures (Speech delivered at the 'Judicial Cooperation in Private Law' of 15 and 16 April 2013).
- Toth A G, 'The Concepts of Damage and Causality as Elements of Non-contractual Liability' in Ton Heukels and Alison McDonnell (eds), *The Action for Damages in Community Law* (Kluwer Law International 1997).
- Tovo C, 'The Boards of Appeal of Networked Services Agencies: Specialized Arbitrators of Transnational Regulatory Conflicts?' in Merijn Chamon, Annalisa Volpato, and Mariolina Eliantonio (eds), Boards of Appeal of EU Agencies – Towards Judicialization of Administrative Review? (Oxford University Press 2022).
- Travel Europe, 'What Is ETIAS' (Travel-europe.europa.eu) <https://travel-europe .europa.eu/etias/what-etias\_en>.
- Tridimas T and Gentile G, "The Essence of Rights: An Unreliable Boundary?" (2019) 20 German Law Journal 794.
- Truby J and Others, 'A Sandbox Approach to Regulating High-Risk Artificial Intelligence Applications' (2022) 13 European Journal of Risk Regulation 270.
- Tsourdi EL, 'Bottom-up Salvation? From Practical Cooperation Towards Joint Implementation Through the European Asylum Support Office' (2016) 3 European Papers 997.
- Türk A, Judicial review in EU law (Edward Elgar 2009).
- Tushnet M V, The New Fourth Branch: Institutions for Protecting Constitutional Democracy (Cambridge University Press 2021).
- Twining W, 'Moving Beyond Law: Interdisciplinarity and the Study of Evidence' in Philip Dawid, William Twining, and Mimi Vasilaki (eds), Evidence, Inference and Enquiry (Oxford University Press / British Academy 2011).
- Undheim K, Erikson T, and Timmermans B, 'True Uncertainty and Ethical AI: Regulatory Sandboxes as a Policy Tool for Moral Imagination' (2023) 3(3) AI and Ethics 997.
- Ury W L, Brett J M, and Goldberg S B, Getting Disputes Resolved (Jossey-Bass 1988).
- Vandamme T, "The two-step can't be the quick step': The CJEU reaffirms its case law on the European Arrest Warrant and the rule of law backsliding', (European Law Blog, 10 February 2021) <a href="https://europeanlawblog.eu/2021/02/10/the-two-step-">https://europeanlawblog.eu/2021/02/10/the-two-step-</a>

cant-be-the-quick-step-the-cjeu-reaffirms-its-case-law-on-the-european-arrest-war rant-and-the-rule-of-law-backsliding/>.

- Vandenbruwaene W, Constitutional Change through Eurocrisis Law: Belgium (European University Institute 2014).
- Vanhala L, Making Rights a Reality (Cambridge University Press 2011).
  - 'Legal Opportunity Structures and the Paradox of Legal Mobilization by the Environmental Movement in the UK' (2012) 46 Law & Society Review 523.
  - 'Legal Mobilization under Neo-corporatist Governance: Environmental NGOs before the Conseil d'État in France, 1975–2010' (2016) 4 Journal of Law and Courts 103.
  - 'Is Legal Mobilization for the Birds? Legal Opportunity Structures and Environmental Nongovernmental Organizations in the United Kingdom, France, Finland, and Italy' (2018) 51 Comparative Political Studies 380.
  - 'Legal Mobilization' (Oxford Bibliographies, 23 November 2021) <www .oxfordbibliographies.com/view/document/obo-9780199756223/obo-9780199756223-0031.xml>.
- Varuhas J N E, Damages and Human Rights (Hart 2016).
- Vauchez A, 'The Force of a Weak Field: Law and Lawyers in the Government of the European Union (For a Renewed Research Agenda)' (2008) 2 International Political Sociology 128.
  - Brokering Europe: Euro-Lawyers and the Making of a Transnational Polity (Cambridge University Press 2015).
  - "The Genie of Independence and the European Bottle: How Independence Became Europe's Most Contentious Legal and Political Category' (2022) International Journal of Constitutional Law 1.
- Vavoula N, 'Artificial Intelligence (AI) at Schengen Borders: Automated Processing, Algorithmic Profiling and Facial Recognition in the Era of Techno-Solutionism' (2021) 23 European Journal of Migration and Law 457.
  - 'Information Sharing in the Dublin System: Remedies for Asylum Seekers In-Between Gaps in Judicial Protection and Interstate Trust' (2021) 22 German Law Journal 391.
  - Immigration and Privacy in the Law of the European Union: The Case of Information Systems (Brill Nijhoff 2022).
- Venzke I, How Interpretation Makes International Law (Oxford University Press 2012).
- Venzke I and Mendes J, 'The Idea of Relative Authority in European and International Law' (2018) 16 International Journal of Constitutional Law 75.
- Vervaele J (ed), Compliance and Enforcement of European Community Law (Kluwer International 1999).
  - 'Special procedural measures and the protection of human rights: General Report' (2009) 80 International Review of Penal Law 75.
  - 'Surveillance and Criminal Investigation: Blurring of Thresholds and Boundaries in the Criminal Justice System' in Serge Gutwirth, Ronald Leenes, and Paul De Hert (eds), *Reloading Data Protection. Multidisciplinary Insights and Contemporary Challenges* (Springer 2014).
- Vezzani S, "The International Responsibility of the European Union and of Its Member States for Breaches of Obligations Arising from Investment Agreements:: Lex Specialis or European Exceptionalism?' in Mads Adenas and

Others (eds), EU External Action in International Economical Law: Recent Trends and Developments (T.M.C. Asser Press/Springer 2020).

- Vissink L, Effective Legal Protection in Banking Supervision (Europa Law Publishing 2021).
- Vogiatzis N, 'The Independence Of The European Court Of Auditors' (2019) 56 Common Market Law Review 667.
- Vogiatzoglou P and Valcke P, 'Two Decades of Article 8 CFR: A Critical Exploration of the Fundamental Right to Personal Data Protection in EU Law' in Eleni Kosta, Ronald Leenes, and Irene Kamara (eds), *Research Handbook on EU Data Protection* (Edward Elgar 2022).
- Vossen K, Rechtsschutz in Der Europäischen Bankenaufsicht (Mohr Siebeck 2020).
- Waldron J, 'The Concept and the Rule of Law' (2008) 43 Georgia Law Review 1.
- Wallace R M M, 'The Principle of Non-Refoulement in International Refugee Law' in Vincent Chetail and Céline Bauloz (eds), *Research Handbook on International Law and Migration* (Edward Elgar 2014).
- Wallerman Ghavanini A, 'Mostly Harmless: The Referring Court in the Preliminary Reference Procedure' (2022) 47 European Law Review 310.
- Ward A, 'Damages under the EU Charter of Fundamental Rights' (2012) 12 ERA Forum 589.
  - 'Article 47: Interrelationship with Other Provisions of the Charter' in Steve Peers and Others (eds), *The EU Charter of Fundamental Rights*: A *Commentary* (2nd edn, Hart 2021).
  - 'Article 47: The Right to an Effective Remedy under the First Paragraph of Article 47 and Challenge to EU Measure' in Steve Peers and Others (eds), *The EU Charter of Fundamental Rights:* A *Commentary* (2nd edn, Hart 2021).
  - 'Article 51 Field of Application' in Steve Peers and Others (eds), *The EU Charter* of *Fundamental Rights: a commentary* (2nd edn, Hart 2021).
- Waters N, Freudenthal E and Williams L, 'Frontex at Fault: European Border Force Complicit in "Illegal" Pushbacks' (Bellingcat, 23 October 2020) <www .bellingcat.com/news/2020/10/23/frontex-at-fault-european-border-force-complicit-in-illegal-pushbacks/>.
- Weiler J H H, 'The Transformation of Europe' (1991) 100 Yale Law Journal 2403.
- Werkmeister C, Pötters S, and Traut J, 'Regulatory Acts within Article 263(4) TFEU A Dissonant Extension of Locus Standi for Private Applicants' (2010–2011) 13 Cambridge Yearbook of European Legal Studies 311.
- Westney D E, Imitation and Innovation The Transfer of Western Organizational Patterns to Meiji Japan (Harvard University Press 1987).
- White & Case and Queen Mary University of London, '2018 International Arbitration Survey: The Evolution of International Arbitration' (White & Case, 2018) <www .whitecase.com/sites/whitecase/files/files/download/publications/qmul-inter national-arbitration-survey-2018-19.pdf>.
- White S, 'Rights of Defence in Administrative Investigations: Access to the File in EC Investigations' (2009) 1 Review of European Law 57.
- Widdershoven R, 'National Procedural Autonomy and General EU Law Limits' (2019) 12 Review of European Administrative Law 5.
- Wigmore J H, A Treaties on the Anglo-American System of Evidence in Trials at Common Law (Brown 1923).

Wiik A, Amicus Curiae before International Courts and Tribunals (Nomos 2018).

- Wildemeersch J, Contentieux de la légalité des actes de l'Union européenne: le mythe du droit à un recours effectif (Bruylant 2019).
- Wille A and Bovens M, 'Watching EU Watchdogs Assessing the Accountability Powers of the European Court of Auditors and the European Ombudsman' (2022) 44 Journal of European Integration 183.
- Wils W, 'Concurrent Liability of the Community and a Member State' (1992) 17 European Law Review 191.
- Wind M, 'The Nordics, the EU and the Reluctance towards Supranational Judicial Review' (2010) 48 Journal of Common Market Studies 1039.
- Witte B de, 'The use of the ECHR and Convention case law by the European Court of Justice' in Patricia Popelier, Catherine van de Heyning, and Piet van Nuffel (eds), Human rights protection in the European legal order: the interaction between the European and the national courts (Intersentia 2011).
- Witte F de, 'Here Be Dragons: Legal Geography and EU Law' (2022) 1 European Law Open 113.
- Wollenschläger F, 'Informationssysteme als Herausforderung für den Rechtsschutz im Europäischen Verwaltungsverbund: Das EU-Schnellwarnsystem für Lebens- und Futtermittel (RASFF)' (2019) 52 Die Verwaltung 1.
- Wolters P T J, 'The Control by and Rights of the Data Subject Under the GDPR' (2018) 22 Journal of Internet Law 7.
- Wright J, 'The Retreat from Osman: Z v United Kingdom in the European Court of Human Rights and Beyond' (2002) International & Comparative Law Quarterly 55.
- Wróblewski J, 'La preuve juridique: axiologie, logique et argumentation' in Chaïm Perelman and Paul Foriers (eds), *La preuve en droit: études* (Bruylant 1981).
- Xanthoulis N, 'Administrative Factual Conduct: Legal Effects and Judicial Control in EU Law' (2019) 12 Review of European Administrative Law 39.
- Yannakourou M, 'Challenging austerity measures affecting work rights at domestic and international level. The case of Greece' in Claire Kilpatrick and Bruno de Witte (eds), Social Rights in Times of Crisis in the Eurozone: The Role of Fundamental Rights' Challenges (EUI Working papers LAW 05/2014).
- Zamboni M, 'Legislative Policy and Effectiveness: A (Small) Contribution from Legal Theory' (2018) 9 European Journal Of Risk Regulation 416.
- Zarbiyev F, 'On the Judge Centredness of the International Legal Self' (2021) 32 European Journal of International Law 1139.
- Zekos G, 'The Historical Appearance of Arbitration as a Dispute Mechanism' in Georgis Zekos (ed), *International Commercial and Marine arbitration* (1st edn, Routledge-Cavendish 2008).
- Zglinski J, 'The Rise of Deference: The Margin of Appreciation and Decentralized Judicial Review in EU Free Movement Law' (2018) 55 Common Market Law Review 1341.

Downloaded from https://www.cambridge.org/core. IP address: 3.144.116.100, on 11 Jan 2025 at 04:37:30, subject to the Cambridge Core terms of use, available at https://www.cambridge.org/core/terms. https://doi.org/10.1017/9781009373814.024