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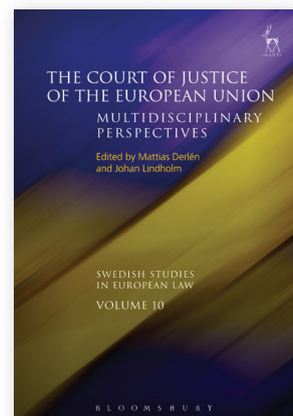
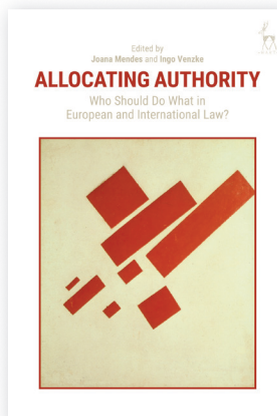
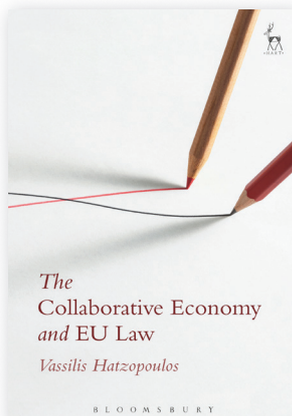
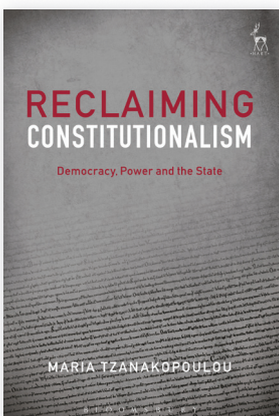
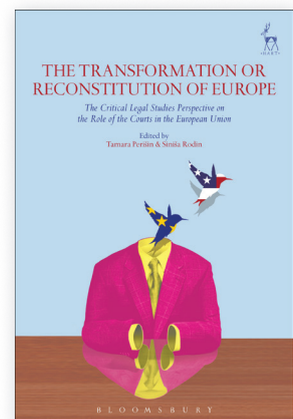
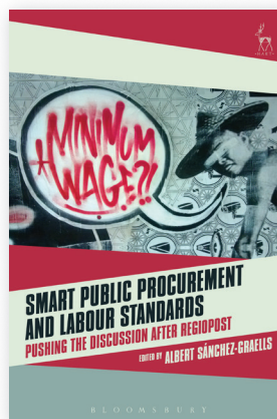
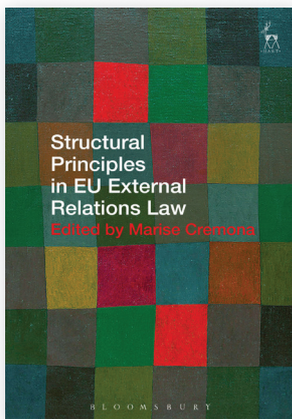
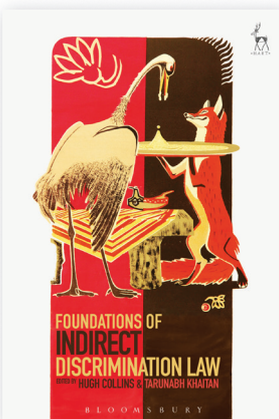
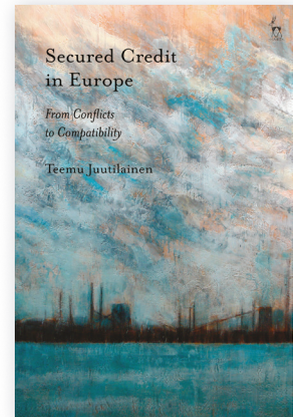
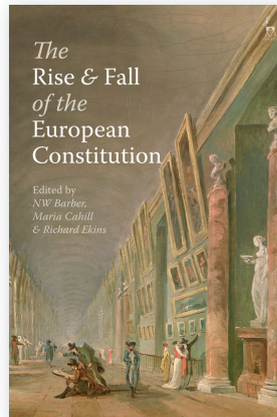
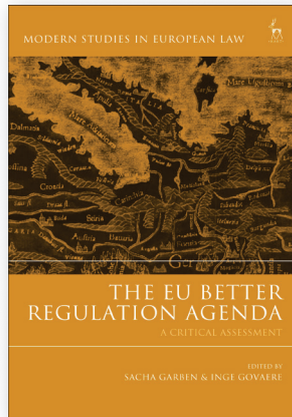
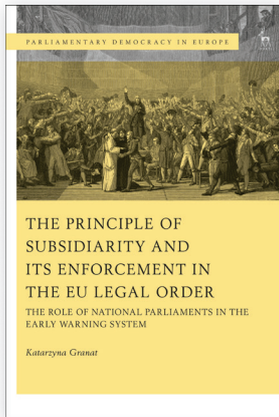
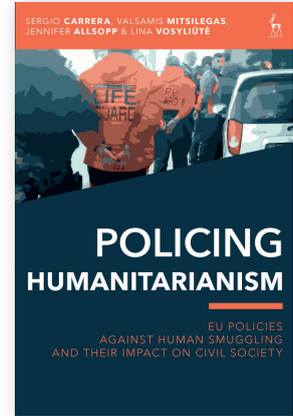
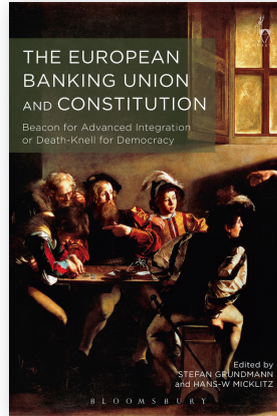
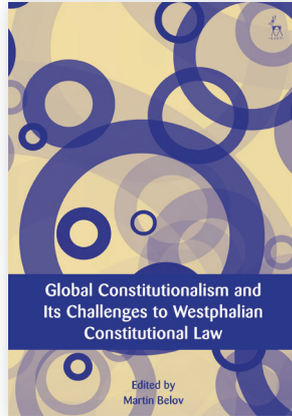
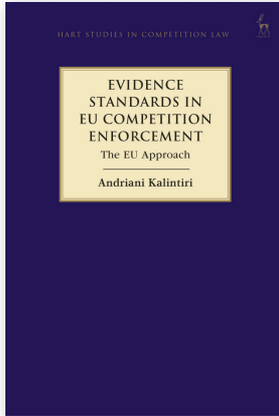
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Since the Lisbon Treaty, European criminal law has become an increasingly important field of research and debate. Working with European Criminal Law Academic Network (ECLAN), the series publishes works of the highest intellectual rigour and cutting-edge scholarship.



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Series Editor: Birke Häcker

A series established by the Oxford Institute of European and Comparative Law as a forum for the dissemination of its research. Both European and comparative law are understood in the broadest sense, and a particular emphasis is placed on the specific intersection of the two disciplines.



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European Competition Law Annual

Current Editors: Philip Lowe, Mel Marquis and Giorgio Monti

This is a series of volumes following the annual workshops on EU Competition Law and Policy held at the Robert Schuman Centre of the European University in Florence. Each volume contains papers by the EU's leading experts on competition law.



Ius Commune Casebooks for the Common Law of Europe

Series Managing Editor: Dimitri Droshout

This project fosters cooperation among legal scholars from across Europe. The casebooks combine extracts from national case law and other sources from the European level, providing a 'bottom-up approach' to the study of the law. Introductions, explanatory and comparative notes and questions tie the materials together, putting it in context.



Parliamentary Democracy in Europe

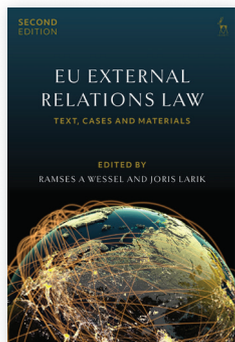
Editors: Nicola Lupo and Robert Schütze

Encompassing monographs and edited collections, this series offers insights into rules and conventions shaping parliaments and parliamentary democracy in Europe.



Swedish Studies in European Law

This series, from the Swedish Network for European Legal Studies, acts as a forum for studies on European law by Swedish scholars. Each volume consists of articles aimed at spreading Swedish European law research to an international audience. The series provides analytical contributions on European law and its development.



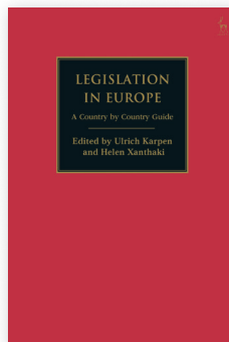
SECOND EDITION
EU External Relations Law
 Text, Cases and Materials
Edited by Ramses A Wessel and Joris Larik

On publication, this textbook had an immediate impact on teaching in its field. This new, fully updated edition retains the hallmarks of that success: ie the dual perspective of looking at questions from both the EU constitutional and international law

perspective. Key policy areas explored include trade, security, environment and justice and home affairs. Taking a 'text, cases and materials' approach, it ensures students gain a meaningful understanding of vital primary documents and milestone cases. The commentary provides interpretative and substantive guidance. Each chapter ends with a 'big picture' discussion, providing coherence to the diverse and complex material and stimulating critical discussion.

Ramses A Wessel is Professor of European Law at the University of Groningen. Joris Larik is Assistant Professor of Comparative, EU and International Law at Leiden University.

Apr 2020 | 9781509926763 | 560pp | Pbk | RSP: £44.99



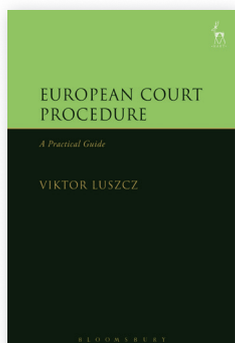
Legislation in Europe
 A Country by Country Guide
Edited by Ulrich Karpen and Helen Xanthaki

This book provides a practical handbook for legislation. Written by a team of experts, practitioners and scholars, it invites national institutions to apply its teachings in the context of their own drafting manuals and laws. Analysis focuses on general principles and best practice within the context of the different systems of government in Europe. Questions

explored include subsidiarity, legitimacy, efficacy, effectiveness, efficiency, proportionality, monitoring and regulatory impact assessment. Taking a practical approach which starts from evidence-based rationality, it represents essential reading for all practitioners in the field of legislative drafting.

Ulrich Karpen is Professor of Constitutional and Administrative Law at the University of Hamburg. Helen Xanthaki is Professor of Law at UCL and Director of the International Postgraduate Laws Programme of the University of London.

Nov 2020 | 9781509924714 | 448pp | Hbk | RSP: £110



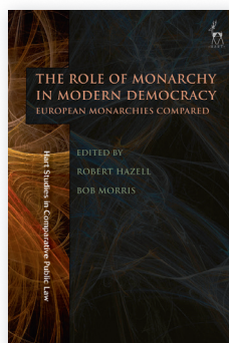
European Court Procedure
 A Practical Guide
Viktor Luszcz

No lawyer appearing before the EU Courts should be without this magisterial reference. Giving a detailed and practice-oriented overview of the entire litigation procedure before the EU judiciary, it is required reading. The study includes a discussion of the significant case law developments in wake of recent reforms, explaining the resulting changes in the Courts' practice. It will enable

practising lawyers to present their cases effectively, while at the same time offering valuable guidance to national judges dealing with cases raising points of EU law. Moreover, it provides insights into the reasoning process of the EU Courts, which will be of interest to scholars in the field, and is built around a structure that facilitates its use as a teaching material.

Viktor Luszcz spent eleven years as a Référéndaire at the General Court of the EU, and is a Member of the Budapest Bar.

Oct 2020 | 9781841130538 | 544pp | Hbk | RSP: £150



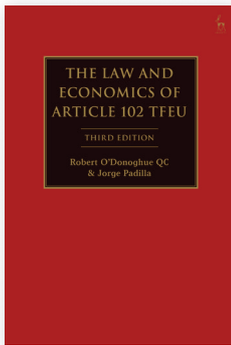
The Role of Monarchy in Modern Democracy
 European Monarchies Compared
Edited by Robert Hazell and Bob Morris

How much power does a monarch really have? How much autonomy do they enjoy? Who regulates the size of the royal family, their finances, the rules of succession? These are some of the questions considered in this edited collection on the monarchies of Europe.

The book is written by experts from Belgium, Denmark, Luxembourg, the Netherlands, Norway, Spain, Sweden and the UK. It considers the constitutional and political role of monarchy, its powers and functions, how it is defined and regulated, the laws of succession and royal finances, relations with the media, the popularity of the monarchy and why it endures.

Robert Hazell was the founder and first Director and Bob Morris is an honorary Senior Research Associate, both at the Constitution Unit, University College London.

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THIRD EDITION

The Law and Economics of Article 102 TFEU

*Robert O'Donoghue QC
and Jorge Padilla*

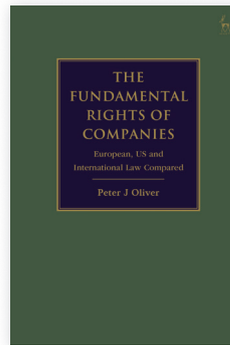
This seminal text offers an authoritative treatment of the legal and economic principles that underpin the application of Article 102 TFEU to the behaviour of dominant firms.

Traditional concerns of monopoly behaviour (predatory pricing, refusals to deal, excessive pricing, tying and bundling, discount practices and unlawful discrimination) are treated in detail through a review of economic principles, case law and recent economic and legal writings. In addition, the major constituent elements of Article 102 TFEU, such as market definition, dominance, effect on trade and applicable remedies are considered at length.

The third edition includes a new chapter on Abuses In Digital Platforms, an extensively revised chapter on standards, and analysis of key cases such as *Intel*, *MEO*, *Google Android*, *Google Shopping*, *AdSense*, *Qualcomm*.

Robert O'Donoghue QC is a barrister at Brick Court Chambers, London and Brussels. *Jorge Padilla* is Senior Managing Director and Head of Compass Lexecon Europe.

Aug 2020 | 9781509940868 | 1368pp | Hbk | RSP: £250



The Fundamental Rights of Companies

EU, US and International Law Compared

Peter J Oliver

This is the first comprehensive examination of the fundamental rights of companies under EU law and the ECHR. It also contains a detailed comparison with the case law of the US Supreme Court and a chapter devoted to international law. Although no rights are

fully entrenched in English law, it serves as a major point of reference on numerous issues (eg the "Gay Cake" case). Case law covering all the principle substantive rights (eg speech, property, privacy, procedural rights in competition cases) is examined in great depth. The author contends that companies must enjoy some fundamental rights, but highlights the grave consequences of granting them excessive rights. On this pressing but overlooked issue, he proposes a middle course.

Peter J Oliver is a Visiting Professor at Université Libre de Bruxelles and a Barrister.

Jan 2021 | 9781841136899 | 208pp | Hbk | RSP: £85



Changing Parliaments in a Changing European Union

The Role of National Legislatures in Larger Member States

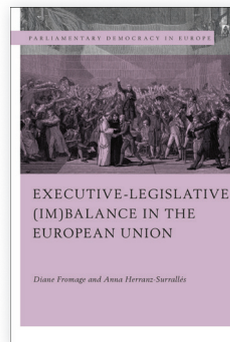
Diane Fromage

Has the Lisbon Treaty represented a turning point in national parliaments' role within the European Union (EU) as some had predicted? Ten years after its entry into force, and after the EU has undergone significant changes, this monograph is the first lengthy publication

that comprehensively assesses where national parliaments stand, both in a national and in a European perspective. To this end, it analyses and shows how national parliaments increasingly interact with a growing number of EU institutions, and with their counterparts, and what functions these relationships fulfil. It also considers to what extent national parliaments have become 'Europeanised national institutions' actively involved in EU affairs on a domestic level, primarily on the basis of an analysis of the national parliaments of the largest EU Member States – France, Germany, Italy, Poland and Spain. Despite Brexit, the British Parliament too is examined where appropriate owing to its long-standing status as frontrunner in national parliaments' involvement in EU affairs. This monograph concludes that national parliaments have undoubtedly ceased to be absent from this field, as they have become much more actively engaged. Yet, some improvements remain necessary to ensure adequate levels of transparency, efficiency and sustainability, as well as to guarantee that engaging in EU affairs is attractive to national parliamentarians.

Diane Fromage is Assistant Professor of EU Law at Maastricht University.

Feb 2021 | 9781509914623 | 192pp | Hbk | RSP: £65



Executive-legislative (Im)balance in the European Union

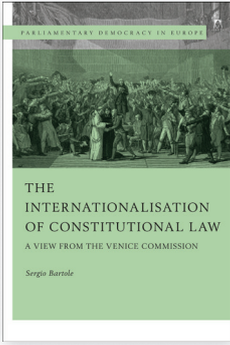
*Edited by Diane Fromage
and Anna Herranz-Surrallés*

This book offers a (re-)assessment – from a multidisciplinary perspective – of the balance between executive and legislative powers at both national and European levels ten years after Lisbon. It asks whether parliaments were truly empowered, or whether this change was, in reality, much curtailed in the wake of the Eurocrisis and other recent challenges. It

firstly examines the imbalance that exists between executive and legislative powers in a multilevel perspective. Secondly, it considers Member States, from an individual and comparative perspective. Finally, it explores the executive-legislative relations in those policy areas which are particularly sensitive to governments.

Diane Fromage is Assistant Professor of EU Law and *Anna Herranz-Surrallés* is Assistant Professor of International Relations, both at Maastricht University.

Jan 2021 | 9781509930005 | 416pp | Hbk | RSP: £95



The Internationalisation of Constitutional Law

A View from the Venice Commission
Sergio Bartole

In this book one of the longest standing members of The Venice Commission reflects on the work of the institution to show how constitutional law in Europe (and beyond) has become increasingly borderless.

Over nine chapters, the book tracks the work of the Commission, illustrating the law both in action and in its broader political and historical context. It looks at its treatment of the judiciary and judicial conflicts including the present crisis of the rule of law in Central Eastern Europe Member States of the European Union. Finally it suggests how all this can only be sensibly understood as a feature of the broader trend towards the internationalisation of constitutional law.

Sergio Bartole is Professor of Constitutional Law at the University of Trieste.

Dec 2020 | 9781509941476 | 160pp | Hbk | RSP: £75



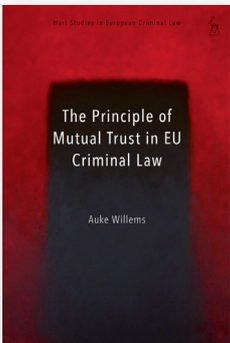
Parliamentary Oversight of the Executives

Tools and Procedures in Europe
Elena Griglio

The oversight of the executive is a key function of parliament, central to the relationship between branches of government. Recently, however, the influence of parliament on policy-making has been diluted. The book plots trends in parliaments across Europe, to illustrate points of convergence and divergence. It compares tools and methods that parliaments develop to bolster their crucial oversight role. The author demonstrates that the oversight of the executives, more than law-making, is a pivotal dimension to enable parliaments in Europe gaining back spheres of influence and democratic control over decision-making.

Elena Griglio is Senior Parliamentary Official of the Italian Senate and Adjunct Professor at Luiss University.

Oct 2020 | 9781509925681 | 288pp | Hbk | RSP: £75



The Principle of Mutual Trust in EU Criminal Law

Auke Willems

This book develops a conceptual framework of the principle of mutual trust in EU criminal law. Mutual trust is a household term in the EU criminal law vocabulary and is widely regarded to be a prerequisite for a successful application of mutual recognition. But despite its importance, the parameters of the concept are not clear. The book demonstrates that mutual trust is multi-faceted: combining the elements

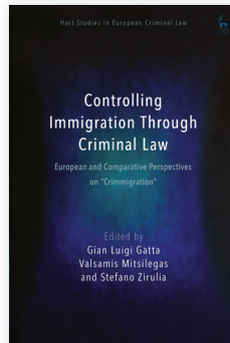
essential to a successful EU criminal law, as part of the Area of Freedom, Security and Justice.

The book approaches trust from multiple angles. First, a study of social science literature. Second, a meticulous assessment of mutual trust in EU criminal law. Third, a study of trust in US interstate criminal justice cooperation. Finally, the book identifies a comprehensive approach to tackle trust related difficulties in EU criminal law.

This timely book will be of great interest to anyone looking to gain a full picture of this core principle in EU criminal law.

Auke Willems is Fellow in EU law at the London School of Economics and Political Sciences.

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Controlling Immigration Through Criminal Law

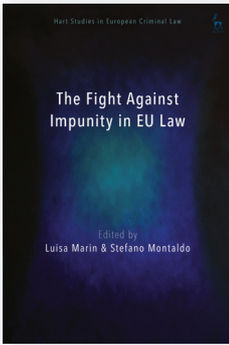
European and Comparative Perspectives on "Crimmigration"

Edited by Gian Luigi Gatta, Valsamis Mitsilegas, and Stefano Zirulia

This book provides a critical analysis of the current trends leading to the criminalisation of irregular migrants, asylum seekers and those who engage in "humanitarian smuggling" and the national and common policies calling for a broader use of criminal law measures and measures alike. It explores the measures used to protect borders and their impact in terms of effectivity and their ability to strike a fair balance between security and the protection of human rights. It draws on the perspective of lawyers and criminologists to give the broadest possible understanding of the issues at play.

Gian Luigi Gatta is Professor of Criminal Law at Università degli Studi di Milano. *Valsamis Mitsilegas* is Professor of Law at Queen Mary, University of London. *Stefano Zirulia* is Lecturer in EU Criminal Law and Human Rights at Università degli Studi di Milano.

Jan 2021 | 9781509933921 | 272pp | Hbk | RSP: £85



The Fight Against Impunity in EU Law

Edited by Luisa Marin and Stefano Montaldo

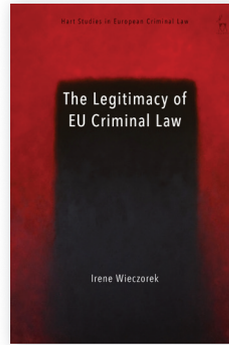
This timely book is the first comprehensive appraisal of the fight against impunity in the context of European integration.

The first section examines the scope of the notion of impunity, and its role in the EU decision-making process and in the development of EU competences. Subsequent

sections discuss the implications of impunity - and of the fight against it - in a variety of complementary domains, namely the allocation of criminal jurisdiction, mutual recognition instruments, the rise of new surveillance technologies and the external dimension of the Area of Freedom, Security and Justice.

Luis Marin is Lecturer at the University of Twente. Stefano Montaldo is Lecturer at the University of Turin.

Nov 2020 | 9781509926879 | 336pp | Hbk | RSP: £85



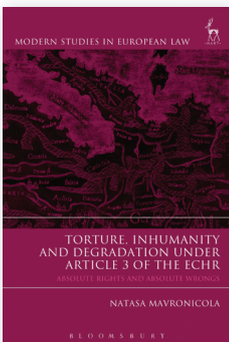
The Legitimacy of EU Criminal Law

Irene Wieczorek

This book investigates and critically appraises the European Union's approach to criminalisation. It looks into what justifications for the resort to criminal law are envisaged within the EU legal order. Moreover, it further enquires into whether these choices are consistent with the EU constitutional identity as a 'fundamental rights sensitive' supranational organisation.

Irene Wieczorek is an Assistant Professor at the University of Durham.

Jul 2020 | 9781509919741 | 272pp | Hbk | RSP: £75



Torture, Inhumanity and Degradation under Article 3 of the ECHR

Absolute Rights and Absolute Wrongs
Natasa Mavronicola

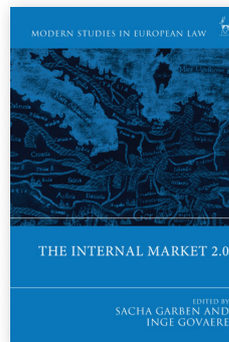
This book theorises and concretises the idea of 'absolute rights' in human rights law. It develops a theoretical framework for delimiting absolute rights and examines how the absolute character of the right enshrined in Article 3 of the European Convention on Human

Rights (ECHR), which provides that 'no one shall be subjected to torture or to inhuman or degrading treatment or punishment', informs the right's interpretation.

Few legal standards carry as much significance and contestation as this right. This book seeks to contribute fruitfully towards countering attempts to dispute, undermine or circumvent the absolute character of the right, and offer the groundwork for transparently and coherently (re)interpreting the right's substantive contours in line with its absolute character.

Natasa Mavronicola is a Senior Lecturer in Law at the University of Birmingham.

Jan 2021 | 9781509902996 | 288pp | Hbk | RSP: £75



The Internal Market 2.0

Edited by Sacha Garben and Inge Govaere

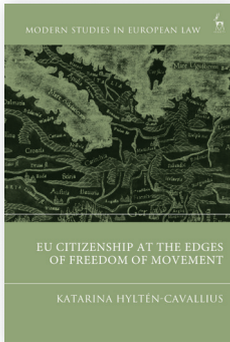
This book offers a re-assessment of EU internal market law and policy, much needed in our increasingly digitised world and in the context of the EU's changing political and constitutional setting. It examines why some crucial doctrinal questions still remain unanswered, and provides proposals for a future-proof approach. In so doing it offers a critique of this central pillar of the EU project

and suggests how it might be reinvented.

Sacha Garben is Professor of EU Law at the College of Europe.

Inge Govaere is Professor of European Law and Jean Monnet Chair in EU Legal Studies at Ghent University.

Dec 2020 | 9781509939039 | 352pp | Hbk | RSP: £85



EU Citizenship at the Edges of Freedom of Movement

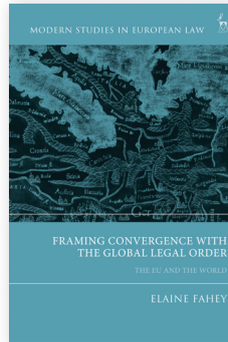
Katarina Hyltén-Cavallius

This book critically analyses the case law on EU Citizenship in relation to its personal free movement rights, its status on the primary law level, and EU fundamental rights protection. The book exposes the legal space where EU citizenship variably loses or gains legal relevance for the individual, and questions how this space can be overcome.

The chapters offer a thorough analysis of the core personal free movement rights of residence, family reunification, equal treatment and equal political participation.

Katarina Hyltén-Cavallius is Assistant Professor of EU Law at Aarhus University.

Nov 2020 | 9781509937257 | 248pp | Hbk | RSP: £75



Framing Convergence with the Global Legal Order

The EU and the World

Edited by Elaine Fahey

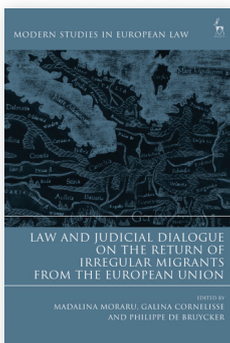
This interdisciplinary book explores the concept of convergence of the EU in the global legal order. It captures the actions, law-making and practice of the EU as a cutting-edge actor in the world promoting convergence 'against the grain'. In a dynamic 'twist' the book uses methodology to reflect upon some of the most changing dimensions of current global affairs.

Four key themes are probed:

- framing EU convergence
- global trade against convergence
- the EU as the exceptional internationalist, and
- framing convergence through methodology.

Elaine Fahey is Professor of Law at City, University of London.

Oct 2020 | 9781509934379 | 336pp | Hbk | RSP: £85



Law and Judicial Dialogue on the Return of Irregular Migrants from the European Union

Edited by Madalina Moraru, Galina Cornelisse and Philippe De Bruycker

This book examines the implementation of the Return Directive from the perspective of judicial dialogue. The book brings together leading legal scholars, judges and practitioners

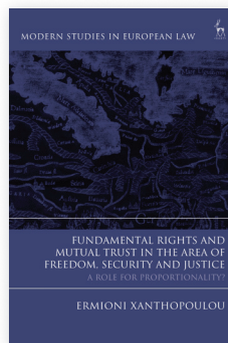
to discuss the interaction and dialogue between domestic judiciaries and European courts in the implementation of European return policy.

The book answers questions such as;

- what constitutes inadequate implementation of the Directive and under which conditions can judicial dialogue solve it?
- how can judges ensure that the right balance is struck between effective return procedures and fundamental rights? and
- why do we see different patterns of judicial dialogue in the Member States when it comes to particular questions of return policy, for example regarding the use of detention?

Madalina Moraru is Fellow at the Faculty of Law, Masaryk University in Brno and Centre for Judicial Cooperation at the European University Institute. *Galina Cornelisse* is Associate Professor EU Law and Public International Law at VU, Amsterdam. *Philippe De Bruycker* is Professor of Law at the Institute for European Studies, Law Faculty, Université libre de Bruxelles.

Aug 2020 | 9781509922956 | 528pp | Hbk | RSP: £90



Fundamental Rights and Mutual Trust in the Area of Freedom, Security and Justice

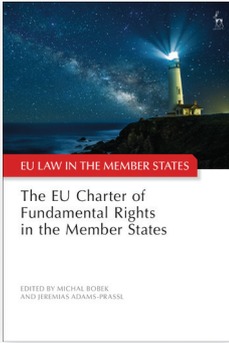
A Role for Proportionality?

Ermioni Xanthopoulou

This book explores the relationship of mutual trust and fundamental rights in the Area of Freedom, Security and Justice (AFSJ) of the European Union and asks whether there is any role for proportionality. After thoroughly reviewing the relationship, the book offers a comprehensive framework of proportionality and explores its impact on the protection of fundamental rights in a mutual trust environment. Drawing on case-studies of EU criminal law and asylum law, the book offers a carefully constructed analysis with useful parallels for readers.

Ermioni Xanthopoulou is Lecturer in Law at Brunel Law School.

Apr 2020 | 9781509922253 | 248pp | Hbk | RSP: £70



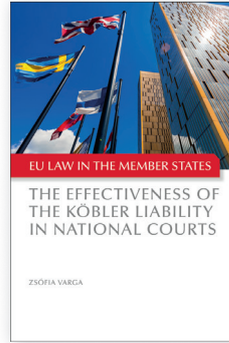
The EU Charter of Fundamental Rights in the Member States

Edited by Michal Bobek and Jeremias Adams-Prassl

This magisterial work provides a crucial guide to the EU Charter of Fundamental Rights. Leading lawyers from across the member states examine and assess implementation at the national level. Each is preceded by a discussion of its comparative context. Authoritative and rigorous, this is one of the most significant examinations of the Charter and its implementation.

Michal Bobek is Advocate General at the Court of Justice of the European Union. *Jeremias Adams-Prassl* is Professor of Law at Magdalen College, Oxford, and Deputy Director of the Institute of European and Comparative Law, University of Oxford.

Dec 2020 | 9781509940912 | 544pp | Hbk | RSP: £135



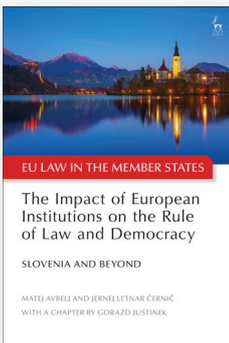
The Effectiveness of the Köbler Liability in National Courts

Zsófia Varga

This is the first book to offer a comprehensive analysis on the life of the Köbler liability principle in the Member States. The author thoroughly examines the national jurisprudential and legislative acceptance of the state liability principle for breaches of EU law by national courts and explores the existence of alternative remedies available in case of such breaches. The conclusions, based on a systematic assessment of 300 judgments from the 28 Member States, lead to a reconsideration of the role of the Köbler doctrine in the system of judicial remedies against violation of EU law by national supreme courts.

Zsófia Varga is Head of Knowledge Management at Loyens & Loeff Avocats, Luxembourg.

Oct 2020 | 9781509939190 | 312pp | Hbk | RSP: £75



The Impact of European Institutions on the Rule of Law and Democracy

Slovenia and Beyond

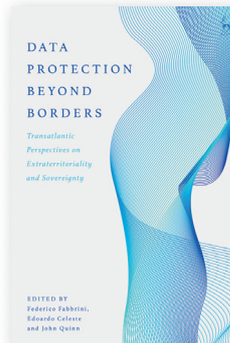
Matej Avbelj and Jernej Letnar Černić

Since 2010 the EU has been plagued by crises of the rule of law and democracy, spreading from Central and Eastern Europe, which have caught many by surprise. This important new work states that this surprise is unjustified. It shows how the perceived success of earlier

enlargement was simply that: perceived. Taking Slovenia as their case study, the authors argue that as a member state, it fares even worse than its contemporary constitutionally-backsliding central European counterparts. On the basis of this more nuanced legal, economic and sociological approach, a better understanding of the crisis can be gained and more workable solutions prescribed.

Matej Avbelj is Professor of European Law and *Jernej Letnar Černić* is Associate Professor of Human Rights Law, both at the Faculty of Government and European Studies, New University, Slovenia.

Apr 2020 | 9781509915057 | 320pp | Hbk | RSP: £70



Data Protection Beyond Borders

Transatlantic Perspectives on Extraterritoriality and Sovereignty

Edited by Federico Fabbrini, Edoardo Celeste and John Quinn

This timely book examines the tension between efforts by legal systems to impose their data protection standards beyond their borders and claims by states to assert sovereignty over data.

By bringing together renowned international privacy experts from the EU and the US, the book provides an accurate analysis of all the latest major rulings of the Court of Justice of the EU concerning the extraterritorial application of EU data protection law and discusses the responses that these have triggered in the US.

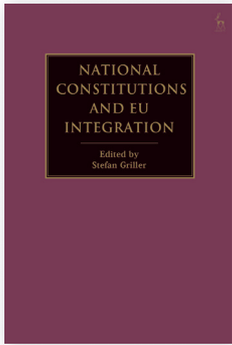
The chapters explore recent legal and policy developments both in the private and law enforcement sector, including:

- the new EU proposals on digital sovereignty;
- the US federal data privacy bill;
- the EU-US agreement on e-evidence;
- the US-UK CLOUD Act Agreement.

All of the topics are thoroughly examined and presented in an accessible way that will appeal to scholars in the fields of law, political science and international relations, as well as to a wider and non-specialist audience. An essential guide to understanding contemporary challenges to data protection across the Atlantic.

Federico Fabbrini is Full Professor of EU Law, *Edoardo Celeste* is Assistant Professor in Law, Technology and Innovation, and *John Quinn* is Assistant Professor in Commercial Law, all at Dublin City University.

Feb 2021 | 9781509940660 | 304pp | Hbk | RSP: £75



National Constitutions and EU Integration

Edited by Stefan Griller

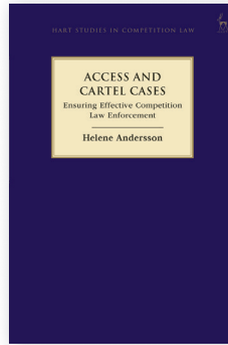
Do individual constitutions, and the legal cultures underlying them, pose an obstacle to future EU integration?

This ambitious collection brings together reports from all the European Member States, systematically setting out their individual constitutional guarantees. In doing so, it tracks possible roadblocks to the future evolution of

European integration. Written by recognised authorities in each Member State, it offers an authoritative and rigorous overview of the European Union's constitutional landscape. Its single-structure approach allows for comparison while maintaining consistency. It will become the standard reference work for academics, students, and practitioners in the field of European Union Law and integration.

Stefan Griller is Professor at the University of Salzburg.

Jan 2021 | 9781509906765 | 704pp | Hbk | RSP: £150



Access and Cartel Cases

Ensuring Effective Competition Law Enforcement

Helene Andersson

This book examines the legislative patchwork surrounding access to the European Commission's cartel case files.

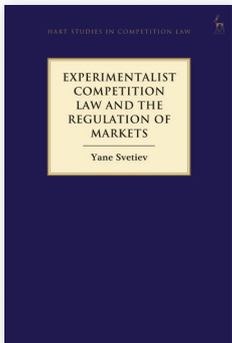
Recent legislative changes have increased the value of the files and have also highlighted the inherent tension between a number of competing interests affecting their accessibility.

The Commission is undoubtedly caught between a rock and a hard place charged with the task to ensure due process, transparency and effectiveness while at the same time promoting both public and private enforcement of the EU competition rules. The author considers how to best ensure a proper balance between the legitimate, but often diverging interests of parties, third parties and national competition authorities in these cases.

The book provides a unique and comprehensive presentation of the EU legislation and case law surrounding access to the Commission's cartel case files. The author examines the question of accessibility from three different perspectives; that of the parties under investigation, cartel victims, and national competition authorities. The author also considers the EU leniency system and whether any legislative changes could make the attractiveness of the system less dependent on the possibilities of cartel victims to access the evidence contained in the Commission's case files.

Helene Andersson is Lecturer in Law at the University of Stockholm.

Jan 2021 | 9781509942480 | 272pp | Hbk | RSP: £80



Experimentalist Competition Law and the Regulation of Markets

Yane Svetiev

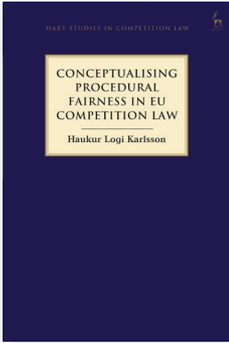
This book charts the emergence of experimentalist governance in the implementation of EU competition law as a response to uncertainty and the limits of hierarchical enforcement in an increasingly dynamic and heterogeneous economic environment. It argues that an experimentalist

evolution of competition law and market regulation attenuates concerns about the competitive strictures of EU law on national economic and regulatory institutions.

The book contributes to ongoing debates about the current state of EU competition law and provides an innovative account of emergent enforcement trends and its future direction. Through a focus on experimentalist governance, the book provides guidance on completing experimentalist infrastructures for market regulation, as well as on the role of courts in triggering and sustaining experimentalist solutions. As such, it offers a novel perspective on implementing competition law in the EU and beyond.

Yane Svetiev is Associate Professor of Law, Bocconi University, Milan.

Nov 2020 | 9781509910670 | 208pp | Hbk | RSP: £70



Conceptualising Procedural Fairness in EU Competition Law

Haukur Logi Karlsson

What constitutes a fair procedure when it comes to EU competition law?

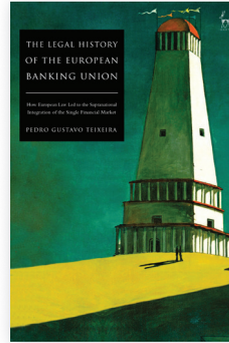
This innovative book seeks to understand the philosophical considerations at the core of conflicting procedural fairness arguments in EU competition law practice. The author argues for a conceptualisation of procedural

fairness as a distributional issue that can be solved by a practical fairness theory and a comprehensive methodology. To illustrate the usefulness of the conceptualisation, three procedural fairness problems from recent EU competition law practice are analysed:

- the *KME-Chalkor* cases;
- the *Groupe Gascogne* cases; and
- the regulatory question about using a collective redress mechanism for private enforcement of EU competition law.

Haukur Logi Karlsson is Postdoctoral Fellow at the Law Department of Reykjavik University.

Sep 2020 | 9781509935413 | 192pp | Hbk | RSP: £75



The Legal History of the European Banking Union

How European Law Led to the Supranational Integration of the Single Financial Market

Pedro Gustavo Teixeira

How was the Banking Union, the most advanced legal and institutional integration in the single market, created?

This book answers this question by providing a sweeping historical account of European

law. It identifies five integration periods of the single financial market, intertwined with the development of global finance. Providing a far-reaching explanation of the legal and institutional rationality of the European Banking Union, this book demonstrates that the Banking Union is not an accident of history or simply the product of the existential crisis of the Monetary Union. It has deep roots in the evolutionary process of European law and its functional rationality: the drive towards ever more *supranational* integration.

Pedro Gustavo Teixeira is Director-General of the Secretariat to the Supervisory Board of the European Central Bank, and Lecturer at the Institute for Law and Finance of the Goethe University, Frankfurt am Main.

Dec 2020 | 9781509940622 | 288pp | Hbk | RSP: £75



The Flight of Icarus

European Legal Responses Resulting from the Financial Crisis

Yiannis Drossos

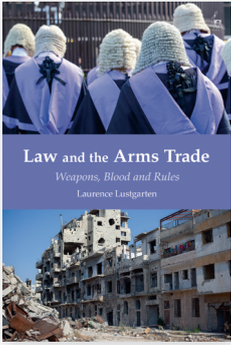
This book provides a detailed analysis of the institutional transformations brought about by the financial crisis, focusing on the institution-building course of Europe and the Constitution-bending course in several Member States.

The book discusses the seemingly contradictory interplay between the national and European institutions and law resulting from the crisis, arguing that the anti-crisis exceptionality constitutes the matrix of the new normality of the reformed European economic governance.

The author carries out a critical analysis of the new economic governance and its case-law with constant references to relevant political episodes, key economic figures and to the law preceding modes and rules.

Yiannis Drossos is Professor of Constitutional Law at Athens Law School.

Nov 2020 | 9781509933808 | 352pp | Hbk | RSP: £85



Law and the Arms Trade

Weapons, Blood and Rules

Laurence Lustgarten

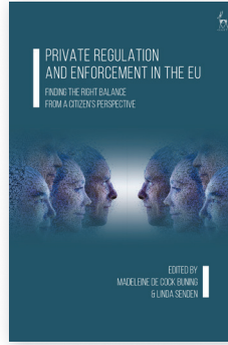
This ground-breaking book offers an extensive legal analysis—grounded in public law, EU, and international law—of arms trade regulation, integrated with insights drawn from international relations.

The book examines the export control regimes of eight leading nations—the USA, Russia, the UK, France, Germany, Sweden, China, and

India—with chapters contributed by leading experts in the field of law and international relations.

Laurence Lustgarten is Visiting Senior Research Fellow at Green Templeton College, Oxford University.

Sep 2020 | 9781509922291 | 504pp | Hbk | RSP: £95



Private Regulation and Enforcement in the EU

Finding the Right Balance from a Citizen's Perspective

Edited by Madeleine de Cock Buning and Linda Senden

Can private actors be trusted to regulate and enforce significant aspects of people's daily lives, from environmental and social protection to the areas of food safety, advertisement and financial markets?

This innovative book investigates the trust vested in private actors from the perspective of European citizens. It explores whether private actors live up to citizens' expectations or whether more should be done to safeguard their interests. Several cross-cutting studies across different policy fields explore how private regulation and enforcement is embedded in EU law.

Madeleine de Cock Buning is Professor at Utrecht University School of Law. Linda Senden is Professor of European and International Law at Utrecht University.

Jun 2020 | 9781509919529 | 600pp | Hbk | RSP: £105



Humanitarian Admission to Europe

The Law Between Promises and Constraints

Edited by Marie-Claire Foblets and Luc Leboeuf

Bringing together contributions from legal scholars and practitioners, this book contributes to a broader reflection on the extent to which policy controversies on humanitarian admission to Europe are channeled and managed through law.

The book is divided into four parts. The first part identifies the international and European legal obligations that are binding on both the EU and the Member States, and the constraints they impose – potentially and actually – when dealing with migrants who are outside EU territory. The second part studies the legal framework of humanitarian admission in three Member States (Germany, Italy and Belgium), as well as the related procedures and practices. The third part focuses on the experiences of those seeking humanitarian admission, including how they mobilise the law to obtain legal access to Europe. It presents the results of ethnographic fieldwork conducted among refugees in a refugee camp in Uganda who are seeking resettlement, as well as the testimony of the lawyer who defended a Syrian family applying for a humanitarian visa in Belgium in a landmark case that was litigated before the CJEU (*X and X v Belgium*). The fourth part discusses the prospects for future developments in the EU legal and policy framework, including attempts at reforming the EU Visa Code and establishing a Union resettlement framework.

Marie-Claire Foblets is Director of the Department of Law & Anthropology of the Max Planck Institute for Social Anthropology and Professor in the Law Faculty of the Catholic University of Leuven. Luc Leboeuf is Head of Research Group in the Department of Law & Anthropology of the Max Planck Institute for Social Anthropology.

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