



Universiteit
Leiden
The Netherlands

The EU as a Confederation of Sovereign Member Peoples: Exploring the potential of American (con)federalism and popular sovereignty for a constitutional theory of the EU

Cuyvers, A.

Citation

Cuyvers, A. (2013, December 19). *The EU as a Confederation of Sovereign Member Peoples: Exploring the potential of American (con)federalism and popular sovereignty for a constitutional theory of the EU*. Meijers-reeks. Retrieved from <https://hdl.handle.net/1887/22913>

Version: Not Applicable (or Unknown)

License: [Licence agreement concerning inclusion of doctoral thesis in the Institutional Repository of the University of Leiden](#)

Downloaded from: <https://hdl.handle.net/1887/22913>

Note: To cite this publication please use the final published version (if applicable).

Cover Page



Universiteit Leiden



The handle <http://hdl.handle.net/1887/22913> holds various files of this Leiden University dissertation.

Author: Cuyvers, Armin

Title: The EU as a confederal union of sovereign member peoples : exploring the potential of American (con)federalism and popular sovereignty for a constitutional theory of the EU

Issue Date: 2013-12-19

Bibliography

- Akehurst, M. (1982): *A Modern Introduction to International Law* (4th ed., Allen and Unwin 1982).
- Albi, A. (2005): *EU Enlargement and the Constitutions of Central and Eastern Europe* (CUP 2005).
- Albi, A. (2006): 'Postmodern Versus Retrospective Sovereignty: Two Different Discourses in the EU and the Candidate Countries', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 401.
- Alter, K.J. (2009): *The European Court's Political Power* (OUP 2009).
- Althusius, J. (1995): *Politica* (translated by F.S. Carney, Liberty Fund 1995).
- Amar, A.R. (1994): 'The Consent of the Governed: Constitutional Amendment Outside Art. V', 94 *Columbia Law Review* (1994), 457.
- Ames, S. (1854): *Works of Fisher Ames*, (Boston 1854).
- Ambtenbrink, F. and De Haan, J. 'Reforming the Stability and Growth Pact', 31 *European Law Review* (2006), 402.
- Ambtenbrink, F. (2011): 'Naar een effectievere economische governance in de Europese Unie' 59 *SEW* (2011), 433.
- Andenas, M. and Gardner, J. (2001): 'Introduction: Can Europe have a Constitution?' 12 *King's College Law Journal* (2001), 1.
- Andersen, S. and Burns, T. (1996): 'The European Union and the Erosion of Parliamentary Democracy: A Study of Post-Parliamentary Governance', in: S. Andersen and K. Eliassen (eds), *The European Union: How Democratic is It* (Sage 1996), chapter 13.
- Arendt, H. (1973): *On Revolution* (Penguin 1973).
- Aristotle, *The Politics*, (CUP 2002).
- Armstrong, K. (2006): 'United Kingdom, Divided on Sovereignty?', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 327.
- Arnall, A. et al. (eds) (2011): *A Constitutional Order of States?: Essays in EU Law in Honour of Alan Dashwood* (Hart Publishing 2011).
- Avbelj, M. and Komarek, J. (2008): 'Four Visions of Constitutional Pluralism' *EUI Working Papers* 2008/21.
- Aziz, M. (2006), 'Sovereignty Über Alles: (Re)Configuring the German Legal Order', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 279.
- Backer, L.C. (2001): 'The Extra-National State: American Confederate Federalism and the European Union' 7 *Columbia Journal of European Law* (2001), 173.
- Bailyn, B. (ed) (1993): *The debate on the Constitution. Federalists and Antifederalists speeches, articles and letters during the struggle over the ratification* (New York 1993).
- Baquero Cruz, J. (2008): 'The Legacy of the Maastricht-Urteil and the Pluralist Movement' 14 *European Law Journal* (2008), 389.
- Barav, A. (1994): 'Omnipotent Courts' in: D. Curtin and T. Heukels (eds), *The Institutional Dynamics of European Integration. Liber Amicorum Henry G. Schermers* (Martinus Nijhoff 1994), 265.
- Barber, N.W. (2006): 'Legal Pluralism and the European Union', 12 *European Law Journal* (2006), 306.
- Barents, R. (2000): *De Communautaire Rechtsorde* (Kluwer 2000).
- Barker, E. (1956): *Principles of Social and Political Theory* (OUP 1956).
- Barnard, C. (1998): 'Unravelling the Services Directive' 41 *CMLRev* (1998), 323.
- Bartelson, J. (1995): *A Genealogy of Sovereignty* (CUP 1995).
- Bator, P.M. (1981): 'The State Courts and Federal Constitutional Litigation' 22 *William and Mary Law Review* (1981), 605.

- Baudet, T.H.P. (2012): *The significance of borders: why representative government and the rule of law require nation states* (Doctoral thesis Leiden University 2012).
- Beard, C.A. (1986): *An Economic Interpretation of the Constitution of the United States* (The Free Press 1986).
- Beaud, O. (2008): 'Europa als Föderation? Relevanz und Bedeutung einer Bundeslehre für die Europäische Union', 5 *Forum Constitutiones Europea* (2008).
- Beeman, R., Botein, S. and Carter II, E. C. (eds) (1987): *Beyond Confederation* (University of North Carolina Press 1987).
- Beeman, R.R. (2006): *The Varieties of political Experience in Eighteenth-Century America* (University of Pennsylvania Press 2006).
- Beeman, R.R. (2010): *Plain, Honest Men: The Making of the American Constitution* (Random House 2010).
- Bell, M. (2004): 'Holding Back the Tide? Cross-border Recognition of Same Sex Partnerships within the European Union', 5 *European Review of Private Law* (2004), 613.
- Bellamy, R. (2006): 'Sovereignty, Post-Sovereignty and Pre-Sovereignty', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 172.
- Bertoncini, Y. (2009) : 'La législation nationale d'origine communautaire: briser le mythe des 80%', *Notre Europe, Les Brefs* No. 13 May 2009.
- Besselink, L. (2007): *Een samengestelde Europese constitutie/A composite European constitution* (Europa Law Publishing 2007).
- Bieber, R. (2009): 'Comments on the German Constitutional Court's Decision. 'An Association of Sovereign States'', 5 *European Constitutional Law Review* (2009), 39.
- Bleckmann, A. and Fassbender, B. (2002): in: B. Simma (ed), *The Charter of the United Nations, vol I*, (2nd edn. OUP 2002).
- Blockmans, S. and Hillion, C. (eds) (2013): *EEAS 2.0 A legal commentary on Council Decision 2010/427/EU establishing the organisation and functioning of the European External Action Service* (SIEPS and EUI 2013).
- Bodin, J.: *Colloquium Heptaplomeres de Rerum Sublimium Arcanis Abditis*, in: M. Leathers en D. Kuntz (trans); *Colloquium of the Seven about Secrets of the Sublime* (Hildesheim 1970).
- Boom, S.J. (1995): 'The European Union After the Maastricht Decision: Will Germany Be the Virginia of Europe?' 43 *American Journal of Comparative Law* (1995), 177.
- Borger, V. (2011): 'De eurocrisis als katalysator voor het Europese noodfonds en het toekomstig permanent stabilisatiemechanisme', 59 *SEW* (2011), 211.
- Borger, V. and Cuyvers, A. (2012): 'Het Verdrag inzake Stabiliteit, Coördinatie en Bestuur in de Economische en Monetaire Unie: de juridische en constitutionele complicaties van de eurocrisis.' 60 *Tijdschrift voor Europees en Economisch Recht (SEW)*, (2012), 370.
- Borger, V. (2013); 'The ESM and the European Court's Predicament in Pringle', 14 *German Law Journal* (2013), 113.
- Börzel, T. and Risse, T. (2000): 'Who is afraid of a European Federation? How to constitutionalise a Multi-Level Governance System' *Harvard Jean Monnet Working Paper*, no. 7/00.
- Börzel, T. and Hosli, M. (2003): 'Brussels Between Berne and Berlin: Comparative Federalism Meets the European Union' 16(2) *Governance* (2003), 179.
- Boucher, J. (1589): *De Justa Henrici tertii Abdicatione* (Paris, around 1589).
- Brandon, M.E. (1998): *Free in the World, American Slavery and Constitutional Failure* (Princeton University Press 1998).
- Brinkhorst, L.J. (2008): *Europese Unie en Nationale Soevereiniteit* (Oratie Leiden 2008).
- Brutus, (2003) : *Vindiciae, Contra Tyrannos* (1570-1579, translated by G. Garnett, CUP 2003).
- Buijs, G. (2006): 'Que les Latins appellent maiestatem': An Exploration into the Theological Background of the Concept of Sovereignty', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 229.
- Buiter, W. (2006): "The Sense and Nonsense of Maastricht" Revisited: What Have We Learnt about Stabilization EMU? 44 *JCMS* (2006), 687.
- Bull, H. (2002): *The Anarchical Society* (3rd ed., Palgrave 2002).
- Burgess, M. and Gagnon, A-G. (eds) (1993): *Comparative Federalism and Federation: Competing Traditions and Future Directions* (Harvester Wheatsheaf 1993).

- Burgess, M. (2000): *Federalism and the European Union: The Building of Europe 1950 – 2000* (Routledge 2000).
- Burgess, M. (2006): *Comparative Federalism in Theory and Practice* (Routledge 2006).
- Burgess, M. (2009): 'Federalism' in: A. Wiener and T. Diez (eds), *European Integration Theory* (2nd edition, OUP, 2009), 25.
- Burley, A.-M. and Mattli, W. (1993): 'Europe Before the Court: A Political Theory of Legal Integration', 47 *International Organization* (1993), 41.
- Butterfield, L.H. (ed) (1963): *Adams Family Correspondence vol. II* (Belknap Press Harvard 1963).
- Butterfield, L.H., Faber, L.C., and Garrett, W. D. (1962): *Diary and autobiography of John Adams vol. 2* (Belknap Press 1962).
- Camilleri, J. and Falk, J. (1992): The End of Sovereignty? The politics of a Shrinking and Fragmenting World (Edward Elgar Publishers 1992).
- Cannizzaro, E. (2007): 'Unity and Pluralism in the EU's Foreign Relations Power', in: C. Barnard, *The Fundamentals of EU Law Revisited: Assessing the Impact of the Constitutional Debate* (OUP 2007), 193.
- Cappelletti, M., Seccombe, M., and Weiler, J.H.H. (eds) (1986): *Integration Through Law – European and the American Federal Experience, Vol. I* (De Gruyter 1986).
- Cartabia, M. (2006): 'The Legacy of Sovereignty in the Italian Constitutional Debate', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 305.
- Cattoir, P. (2004): *Tax-Based EU Own Resources: An Assessment*, European Commission, Taxation Papers Working Paper no. 1/2004.
- Chalmers, D. (1997): 'Judicial Preferences and the Community Legal Order', *Modern Law Review* (1997), 164.
- Chalmers, D. (2007): *European Union Law* (CUP 2007).
- Chalmers, D., Davies, G. and Monti, G. (2010): *European Union Law* (CUP 2010).
- Chang, R. (1997): 'Introduction', in: R. Chang (ed), *Incommensurability, Incomparability and Practical Reason* (Harvard University Press 1997), 1.
- Choper, J. H., Fallon, R. H., Kamisar, Y., and Shiffrin, S. H. (2006): *Constitutional Law* (10th ed., Thomson 2006).
- Choudry, S. (2006): 'Migration As a New Metaphor in Comparative Constitutional Law', in: S. Choudry (ed), *The Migration of Constitutional Ideas* (CUP 2006), 13.
- Church, C. and Dardanelli, P. (2005): 'The Dynamics of Confederational and Federalism: Comparing Switzerland and the EU', 15(2) *Regional and Federal Studies* (2005), 163.
- Claes, M. (2006): *The National Constitutional Mandate in the European Constitution* (Hart Publishing 2006).
- Cohen, J. and Sabel, C. (1997): 'Directly-Deliberative Polyarchy' 3 *European Law Review* (1997), 313.
- Corbett, R. (1992): 'The Intergovernmental Conference on Political Union' 30 *JCMS* (1992), 271.
- Corbett, R., Jacobs, F. and Shackleton, M. (eds) (2007): *The European Parliament* (7th edn., John Harper Publishing 2007).
- Craig, P. (1992): 'Once upon a Time in the West: Direct Effect and the Federalization of EEC law' 12 *Oxford Journal of Legal Studies* (1992), 453.
- Craig, P. (1997): 'Democracy and Rule-Making within the EC: An Empirical and Normative Assessment' 3 *European Law Journal* (1997), 105.
- Craig, P. and Harlow, C. (eds) (1998): *Lawmaking in the European Union* (Kluwer 1998).
- Craig, P. (1999): 'The Nature of the Community: Integration, Democracy, and Legitimacy', in: Craig, P. and De Búrca, G. (eds), *The Evolution of EU Law* (OUP 1999), 41.
- Craig, P. (2001): 'Constitutions, Constitutionalism, and the European Union' 7 *European Law Journal* (2001), 125.
- Craig, P. and De Búrca, G. (eds) (2011): *The Evolution of EU Law* (2nd ed. OUP 2011).
- Craig, P. (2011a): 'The European Union Act 2011: Locks, limits and legality' 48 *CMLRev* (2011), 1881.
- Craig, P. and De Búrca, G. (2011b): *EU Law* (OUP 2011).
- Crallé, R.K. (ed) (1968): *John C. Calhoun: Works* (Appleton and Co 1968).

- Curtin, D. and Heukels, T. (eds) (1994): *The Institutional Dynamics of European Integration. Liber Amicorum Henry G. Schermers* (Martinus Nijhoff 1994).
- Curtin, D. (1997): *Postnational Democracy: The European Union in Search of a Political Philosophy* (Kluwer 1997).
- Curtin, D. and Egeberg, M. (2008): 'Tradition and Innovation: Europe's Accumulated Executive Order' 31 *West European Politics* (2008), 639.
- Curtin, D. (2009): *Executive Power of the European Union* (OUP 2009).
- Cuyvers, A. (2007): 'The Aristocratic Surplus', in: A.A.M. Kinneging (ed), *Rethinking Europe's Constitution* (Wolf Legal Publishers 2007), 117
- Cuyvers, A. (2008): Case note to: Joined Cases C-338/04, C-359/04 and C-360/04, Massimiliano Placanica, Christian Palazzese and Angelo Sorricchio, 45 *CMLRev* (2008), 515.
- Cuyvers, A. (2009): 'Tussen Scylli en Charybdis: terrorisme, rechtsbescherming en de verhouding tussen rechtsordes in Kadi', 58 *Ars Aequi* (2009), 155.
- Cuyvers, A. (2011): 'The Kadi II judgment of the General Court: the ECJ's predicament and the consequences for Member States' 7 *European Constitutional Law Review* (2011), 481.
- Cuyvers, A. (2011a): 'Een soeverein hof bewaakt de soevereine staat om het soevereine volk te behoeden voor een soverein Europa: Het Lisbon Urteil als these en antithese voor de verhouding van Nederland tot de EU' in: J.M.J. Rijn van Alkemade and J. Uzman (eds), *Soevereiniteit of pluralisme? Nederland en Europa na het Lissabon-Urteil* (Wolf Legal Publishers 2011), 49.
- Cuyvers, A. (2013): 'The confederal come-back: Rediscovering the confederal form for a trans-national world' 19 *European Law Journal* (2013), issue 6 (forthcoming).
- Dann, P. (2010): 'The Political Institutions', in: A. Von Bogdandy and J. Bast (eds), *Principles of European Constitutional Law* (2nd ed., Hart Publishing 2010), 247.
- Dashwood, A. (2004): 'The Relationship between the Member States and the European Union/Community', 41 *CMLRev* (2004), 355.
- Dashwood, A. (2008): 'Viking and Laval: Issues of Horizontal Direct effect', 10 *Cambridge Yearbook of European Law Studies* (2008), 525.
- Dashwood, A. (2009): 'Article 308 as the Outer Limit of Expressly Conferred Community Competence', in: C. Barnard and O. Oduku (eds), *The Outer Limits of European Union Law* (Hart Publishing 2009), 35.
- Davis, R. (1978): *The Federal Principle: A Journey Through Time in Quest of a Meaning* (University of California Press 1978).
- De Búrca, G (1999): 'The Institutional Development of the EU: A Constitutional Analysis', in: P. Craig and G. de Búrca (eds), *The Evolution of EU law* (OUP1999), 55.
- De Búrca, G. (2006): 'Sovereignty and the Supremacy Doctrine of the European Court of Justice', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 454.
- Dehoussé, R. (1992): 'Integration v. Regulation? On the Dynamics of Regulation in the Community' 30 *Journal of Common Market Studies* (1992), 383.
- De Tocqueville, A. (2002): *Democracy in America* (trans. H.C. Mansfield and D. Winthrop, University of Chicago Press 2002).
- De Vittoria, F (1917): *Reflectiones Theologicae* in: E. Nys (ed), *Classics of International Law* vol. 7 (Trans. J. Pawley Bate, Carnegie Foundation 1917).
- De Witte, B. (1995): 'Sovereignty and European Integration: the Weight of Legal Tradition' *Maastricht Journal of European and Comparative Law* (1995), 146.
- De Witte, B. (1999): 'Direct Effect, Supremacy, and the Nature of the Legal Order', in: P. Craig and G. De Búrca (eds), *The Evolution of EU Law* (OUP 1999), 177.
- De Witte, B. (2006): 'Do not Mention the Word: Sovereignty in Two Europhile Countries: Belgium and the Netherlands', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 351.
- De Witte, B. (2010) 'The Continuous Significance of *Van Gend en Loos*', in: Maduro, M.P. and Azoulai, L. (eds): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010), 9.
- De Witte, B. (2011): 'Direct Effect, Supremacy, and the Nature of the Legal Order', in: P. Craig and G. De Búrca (eds), *The Evolution of EU Law* (2nd edn., OUP 2011), 324.

- De Witte, B. (2012): 'The European Union as an international legal experiment', in: G. de Búrca and J.H.H. Weiler (eds), *The Worlds of European Constitutionalism* (CUP 2012), 19.
- Diamond, M. (1974): 'What the Framers Meant by Federalism', in: R.A. Goldwin (ed), *A Nation of States* (2nd edn., Rand McNally 1974).
- Dixon, R. (2011): 'Constitutional amendment rules: a comparative perspective', in: T. Ginsburg and R. Dixon (eds), *Comparative Constitutional Law* (Edward Elgar 2011), 96.
- Donner, A.M. (1974): 'The Constitutional Powers of the Court of Justice of the European Communities', 11 *CMLRev* (1974), 127.
- Dorsen, N. et. al. (2003): *Comparative Constitutionalism* (Thomson West 2003).
- Dougan, M. (2004): *National Remedies Before the Court of Justice* (Hart Publishing 2004).
- Dougan, M. (2008): 'The Treaty of Lisbon 2007: Winning Minds, not Hearts' 45 *CMLRev* (2008), 617.
- Dougan, M. (2011): 'What are We to Make of the Citizens' Initiative? 6 *CMLRev* (2011), 1807.
- Douglas-Scott, S. (2002): *Constitutional Law of the European Union* (Pearson 2002).
- Doukas, D. (2005): 'The Frailty of the Stability and Growth Pact and the European Court of Justice: Much Ado About Nothing' 32 *LIEI* (2005), 293.
- Dowrick, F.E. (1983): 'A Model of the European Communities' Legal System', 3(1) *Yearbook of European Law* (1983), 169.
- Dubinsky, P.R. (1994): 'The Essential Function of Federal Courts: The European Union and the United States Compared' 42 *American Journal of Comparative Law* (1994), 295.
- Duchêne, F. (1994): *Jean Monnet, The First Statesman of Interdependence* (W.W.Norton 1994).
- Dunoff, J. and Trachtman, J. (eds) (2009): *Ruling the World?: International Law, Global Governance, Constitutionalism* (CUP 2009).
- Dupuy, P.-M. (1997): 'The Constitutional Dimension of the Charter of the United Nations Revisited', 1 *Max Planck Yearbook on United Nations Law* (1997), 1.
- Dwan, R. (2001): 'Jean Monnet and the Failure of the European Defence Community' 1 *Cold War History* (2001), 141.
- Dworkin, R.M. (1978): *Taking Rights Seriously* (Duckworth 1978).
- Editorial Comments (2009a): 'An ever Mighty European Council' 46 *CMLRev* (2009), 1383.
- Editorial Comments (2009b): 'Some thoughts concerning the Draft Treaty on a Reinforced Economic Union' 49 *CMLRev* (2012), 5.
- Editorial (2009): 5 *European Constitutional Law Review* (2009).
- Edward, D.A.O. (1998): 'What kind of Law Does Europe Need? The Role of Law, Lawyers and Judges in Contemporary European Integration', 5 *Columbia Journal of European Law* (1998), 1.
- Eeckhout, P. (2004): *The External Relations of the European Union: legal and Constitutional Foundations* (OUP 2004).
- Ehlermann, C.-D. (1982): 'The Financing of the Community: The Distinction between Financial Contributions and Own Resources' 19 *CMLRev* (1982), 571.
- Eijsbouts, W.T.E. (2000): 'Classical and baroque constitutionalism in the face of change (Review essay)' 37 *CMLRev* (2000), 213.
- Eijsbouts, W.T.E. (2000a): 'De Raad van Opperhoofden. Over het regeringsstelsel van de Unie', in: A.K. Koekkoek (ed), *Bijdragen aan een Europese Grondwet*. (Tjeenk Willink 2000), 59.
- Eijsbouts, W.T.E. (2009): 'Ein Land, ein Volk, ein Richter', *Het Financiële Dagblad* (3 juli 2009), 7.
- Eijsbouts, W.T.E. (2010): 'Wir Sind das Volk: Notes About the Notion of 'The People' as Occasioned by the Lissabon-Urteil' 6 *European Constitutional Law Review* (2010), 199.
- Elazar, D.J. (1976): 'Federalism v. Decentralization: The Drift from Authenticity', in: J.L. Mayer (ed) 'Dialogues on Decentralization' 6 *Publius* (1976), 9.
- Elazar, D.J. (ed) (1984): *Self-Rule/Shared Rule: Federal Solutions to the Middle East Conflict* (University Press of America 1984).
- Elazar, D.J. (1994): *The American Mosaic: The Impact of Space, Time and Culture on American Politics* (Westview, 1994).
- Elazar, D.J. (1995): 'From statism to federalism: a paradigm shift' 25(2) *Publius: The Journal of Federalism* (1995), 5.
- Elazar, D.J. (1998): *Constitutionalizing Globalization: The Postmodern Revival of Confederal Arrangements* (Rowman & Littlefield 1998).

- Elazar, D.J. (2006): *Exploring Federalism* (University of Alabama Press 2006).
- Endicott, T. (1997): 'Vagueness and Legal theory' 3 *Legal Theory* (1997), 37.
- Everett, E. (ed) (1853): *The Works of Daniel Webster* (Little, Brown and company 1853).
- Falkner, G. and Treib, O. (2008): 'Three worlds of compliance or four' 46 *JCMS* (2008), 293.
- Fassbender, B. (2006): 'Sovereignty and Constitutionalism in International Law', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 115.
- Featherstone, K. (1994): 'Jean Monnet and the 'Democratic Deficit' in the European Union' 32 *Journal of Common Market Studies* (1994), 149.
- Fennelly, N (2010): 'The European Court of Justice and the Doctrine of Supremacy: *Van Gend en Loos; Costa v. ENEL; Simmenthal'*, in: Maduro, M.P. and Azoulaï, L. (eds) (2010): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010), 39.
- Ferguson, E.J. (1961): *The Power of the Purse: A History of American Public Finance, 1776-1790* (University of North Carolina Press 1961).
- Ferguson, N. (2004): *Empire* (Basic Books 2004).
- Finer, S.E., Bogdandor, V. and Rudden, B. (1995): *Comparing Constitutions* (Clarendon Press 1995).
- Finnis, J. (1973): 'Revolutions and Continuity of Law', in: A. Simpson (ed), *Oxford Essays in Jurisprudence, Second Series* (Clarendon Press 1973), 44.
- Fisher, J. (2000): 'From Confederacy to Federation' Humboldt speech of 12 May 2000.
- Fligstein, N. and Brantley, P. (1995): 'The Single Market Program and the Interests of Business' in: B. Eichengreen and J. Frieden (eds), *Politics and Institutions in an Integrated Europe* (Springer 1995).
- Forsyth, M. (1981): *Unions of States: The Theory and Practice of Confederation* (Leicester University Press 1981).
- Foucault, M. (1980): *Power/Knowledge* (Harvester 1980).
- Franchino, F. (2004): 'Delegating Powers in the European Community' 34 *BJPS* (2004), 269.
- Frankenberg, G. (1985): 'Critical Comparisons: Re-Thinking Comparative Law' 26 *Harvard International Law Journal* (1985), 411
- Frankenberg, G. (2006): 'Comparing constitutions: Ideas, ideals, and ideology – toward a layered narrative', 4 *International Journal of Constitutional Law* (2006), 439.
- Franklin, J.H. (1973): *Jean Bodin and the Rise of Absolutist Theory* (CUP 1973).
- Franklin, J.H. (1991): 'Sovereignty and the Mixed Constitution: Bodin and his Critics', in: J.H. Burns and M. Goldie (eds), *The Cambridge History of Political Thought 1450-1700* (CUP 1991), 298.
- Franklin, J.H. (2007): *Bodin: On Sovereignty* (CUP 2007).
- Freeman, E.A. (1893): *History of federal government in Greece and Italy* (Macmillan, 1893, 2nd ed, as reprinted by BiblioLife from the original in 2012).
- Friedmann, W. (1964): *The Changing Structure of International Law* (Stevens & Sons 1964).
- Fuller, L. (1969): *The Morality of Law*, (2nd edn., Yale University Press 1969).
- Gentili, A. (1924): *De Legationibus Libri tres* (On Envoys), in: J.B. Scott (ed), G. Laing (trans), *Classics of International Law* No. 12 (OUP 1924).
- Gentili, A. (1933): *De Iure Belli Libri Tres* (Three book on the right to war), in: J.B. Scott ed., J. Rolfe (trans), *Classics of International law* No. 16 (Clarendon Press 1933).
- George, S. (1996): *Politics and Policy in the European Union* (3rd edn., OUP 1996).
- Ginsburg, T. and Dixon, R (2011): *Comparative Constitutional Law* (Edward Elgar 2011).
- Ginsburg, T. (2011a): 'Constitutional Endurance', in: T. Ginsburg and R. Dixon, *Comparative Constitutional Law* (Edward Elgar Publishing, 2011), 112.
- Glenn, H.P. (2001): 'Are Legal Traditions Incommensurable?' 49(1) *The American Journal of Comparative Law* (2001), 133.
- Goldsworthy, J. (1999): *The Sovereignty of Parliament* (Clarendon Press 1999).
- Goldsworthy, J. (2006) 'The Debate About Sovereignty in the United States: a Historical and Comparative perspective', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 426.

- Greene, E.B. and Harrington, V. D. (1981): *American Population before the Federal Census of 1790* (Columbia University Press 1981).
- Griffiths, J. (1986): 'What is Legal Pluralism?' 24 *Journal of Legal Pluralism* (1986), 1.
- Grimm, D. (1995): 'Does Europe Need a Constitution?' 1 *European Law Journal* (1995), 282.
- Grimm, D. (2005): 'The Constitution in the Process of Denationalization' 12 *Constellations* (2005), 447.
- Grimm, D. (2009): 'Comments on the German Constitutional Court's Decision on the Lisbon Treaty. Defending Sovereign Statehood against Transforming the European Union into a State', 5 *European Constitutional Law Review* (2009), 353.
- Grimm, D. (2012): 'Types of Constitutions', in: M. Rosenfeld and A. Sajó (eds) *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012), 99.
- Grotius, H. (1925): *De Iure Belli ac Pacis Libris Tres* (On the right of war and peace), in: J.B Scott (ed), F. Kelsey (trans), *Classics of International Law No. 3* (Clarendon Press 1925).
- Grønnegaard, C. (2010): 'EU Legislation and National Regulation: Uncertain Steps Towards a European Public Policy', *Public administration* (2010), 1.
- Haas, E. *Beyond the Nation State: Functionalism and International Organization* (Stanford University Press 1964).
- Habermas, J. (1995): 'Remarks on Dieter Grimm's "Does Europe Need a Constitution"' 1 *European Law Journal* (1995), 303.
- Habermas, J. (1996): 'The European Nation State. Its Achievements and its Limitations. On the Past and future of Sovereignty and Citizenship' 9 *Ratio Juris* (1996), 128.
- Habermas, J. (1999): *The Inclusion of the Other: Studies in Political Theory* (Polity Press 1999).
- Habermas, J. (2001): *The Post-national Constellation* (MIT Press 2001).
- Habermas, J. (2001a) 'So Why Does Europe Need a Constitution?' (Hamburg lecture of 26 June 2001).
- Halberstam, D. and Möllers, C. (2009): 'The German Constitutional Court says 'Ja zu Deutschland'', 10 *German Law Journal* (2009), 1241.
- Halberstam, D (2010): 'Pluralism in Marbury and Van Gend', in: Maduro, M.P. and Azoulai, L. (eds) (2010): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010), 26.
- Halberstam, D. (2012): 'Federalism: Theory, Policy, Law', in: M. Rosenfeld and A. Sajó (eds) *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012), ch. 27.
- Hallstein, W. (1962): *United Europe. Challenge and Opportunity* (Harvard University Press 1962).
- Harding, A. and Leyland, P. (2007): 'Comparative Law in Constitutional Contexts', in: E. Örücü and D. Nelken, *Comparative Law* (Hart Publishing 2007), 319.
- Hartley, T.C. (1999): *Constitutional Problems of the European Union* (Hart Publishing 1999).
- Hartley, T.C. (2001): 'The Constitutional foundations of the European Union' 117 (2001) *Law Quarterly Review*, 225.
- Hay, P. (1966): *Federalism and Supranational Organisations* (University of Illinois Press 1966).
- Hayek, F.A. (1960): *The Constitution of Liberty* (Routledge 1960).
- Held, D. (1998): *Democracy and the Global Order: From the Modern State to Cosmopolitan Governance* (Polity Press 1998).
- Held, D. (2004): *A Globalizing World?* (Routledge 2004).
- Herbst, J. (2005) 'Observation on the Right to Withdraw from the European Union: Who are the 'Masters of the Treaties'?' 6 *German Law Journal* (2005), 1755.
- Herdegen, M. (1994): 'Maastricht and the German Constitutional Court: Constitutional restraints for an Ever Closer Union' 31 *CMLRev* (1994), 235.
- Herrmann, C.H. (2010): 'EZB-Programm für die Kapitalmärkte verstößt nicht gegen die Verträge – Erwiderung auf Martin Seidel', 17 *EuZW* (2010), 645.
- Hieringa, A.W. and Kiiver, P (2012): *Constitutions Compared* (Intersentia / Metro 2012).
- Hillion, C. (2006): *You cannot have your cake and eat it! : the limits to member states' discretion in EU enlargement negotiations* (Inaugural lecture Leiden University 2006).
- Hillion, C. and Kourakos, P. (eds) (2010): *Mixed Agreements Revisited* (Hart Publishing 2010).
- Hillion, C. (2011): 'EU Enlargement', in: P. Craig and G. De Búrca (eds): *The Evolution of EU Law* (2nd edn., OUP 2011), 187.

- Hinsley, F.H. (1986) *Sovereignty* (CUP 1986).
- Hoffmann, S. (1966): 'Obstinate or Obsolete? The fate of the Nation-State and the case of Western Europe', 95 *Daedalus* (1966), 862.
- Hoffmann, S. (1982): 'Reflections on the Nation-State in Europe Today' 21 *Journal of Common Market Studies* (1982), 719.
- House of Lords, European Union Committee, *The Treaty of Lisbon: an impact assessment* (London, HL, 10th Report, session 2007-08, 2008).
- Howard, A.E.D. (2009): 'A Traveler From an Antique Land: The Modern Renaissance of Comparative Constitutionalism' 50 *Virginia Journal of International Law* (2009), 41.
- Hueglin, T.O. and Fenna, A. (2010): *Comparative Federalism* (University of Toronto Press 2010).
- Huysmans, J. (2006): 'Discussing Sovereignty and Transnational Politics', in: N. Walker (ed), *Sovereignty in Transition*, (Hart Publishing 2006), 209.
- Jackson, J. (2003): 'Sovereignty-Modern: A New Approach to an Outdated Concept', 97 *American Journal of International Law* (2003), 782.
- Jackson, R. (1999): 'Sovereignty in World Politics: A Glance at the Conceptual and Historical Landscape' 67 *Political Studies* (1999), 439.
- Jackson, R. (2007): *Sovereignty: The Evolution of an Idea* (Polity Press 2007).
- Jackson, V.C. and Tushnet, M. (1999): *Comparative Constitutional Law* (Foundation Press 1999).
- Jackson, V. C. (2010): 'Methodological Challenges in Comparative Constitutional Law' 28 *Penn State International Law Review* (2010), 319.
- Jackson, V.C. (2012): 'Comparative Constitutional Law: Methodologies', in: M. Rosenfeld and A. Sajó (eds) *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012), 54.
- Jacobs, F. (2000): 'Advocates General and Judges in the European Court of Justice: Some Personal Reflections', in: D. O'Keeffe and A. Bavasso (eds), *Judicial Review in European Union Law, Liber Amicorum Lord Slynn, vol. I* (Kluwer Law International 2000).
- Jahrreis, H. (1967): 'Die Souveränität der Staaten. Ein Wort – mehrere Begriffe – viele Misverständnisse', in: R. Hofmann (ed), *Die Entstehung der modernen souveränen Staates* (Kiepenheuer & Witsch 1967), 35.
- Jakab, A. (2006): 'Neutralizing the Sovereignty Question: Compromise Strategies in Constitutional Argumentations before European Integration and since' 2 *European Constitutional Law Review* (2006), 375.
- James, A. (1999): 'The Practice of Sovereign Statehood in Contemporary International Society', 47 *Political Studies* (1999), 462.
- Jansen, N. (2006): 'Comparative Law and Comparative Knowledge' in: M. Reimann and R. Zimmern (eds), *The Oxford Handbook of Comparative Law* (OUP 2006), xxx.
- Jayasuriya, K. (2001): 'Globalization, Sovereignty, and the Rule of Law: From Political to Economic Constitutionalism', 8 *Constellations* (2001), 442.
- Jensen, M. (1965): *The New Nation: A History of the United States During the Confederation – 1781-1789* (Vintage Books 1965).
- Jensen, M. (1970): *The Articles of Confederation* (University of Wisconsin Press 1970).
- Johnson, H.A. (1964): 'Towards a reappraisal of the Federal Government 1783-1789' 8 *American Journal of Legal History* (1964), 316.
- Kahn-Freund, O. (1974): 'On Uses and Misuses of Comparative Law', 37 *Modern Law Review* (1974), 1.
- Kantorowicz, E. (1957): *The Kings Two Bodies: A Study in Political Medieval Theology* (Princeton University Press 1957).
- Kapteyn, P.J.G., McDonnell, A.M., Mortelmans, K.J.M. and Timmermans, C.W.A. (eds) (2008): *The Law of the European Union and the European Communities* (4th revised edition, Kluwer Law International 2008).
- Kapteyn, P.J.G. (2001): 'Reflections on the Future of the Judicial System of the European Union after Nice', 20 *YBEL* (2001), 173.
- Keating, K. (2006): 'Sovereignty and Plurinational Democracy: Problems in Political Science', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 191.
- Kelsen, H. (1920): *Das Problem der Souveränität und die Theorie des Volkerrechts* (Tübingen 1920).
- Kelsen, H. (1925): *Allgemeine Staatslehre* (Springer 1925).

- Kennedy, D. (1986): 'Primitive Legal Scholarship', 27 *Harvard International Law Journal* (1986), 1.
- Keohane, R.O. and Hoffmann, S. (eds) (1991): *The New European Community: Decision-making and Institutional Change* (Boulder 1991).
- Keohane, R.O. (2002): 'Ironies of Sovereignty: the European Union and the United States' 40 *JCMS* (2002), 746.
- Kesavan, V. (2002): 'When did the Articles of Confederation Cease to be Law?' 78(1) *Notre Dame Law Review* (2002), 35.
- King, P. (1982): *Federalism and Federation* (Johns Hopkins University Press 1982).
- King, P. *The Ideology of Order* (George Allen & Unwin 1974).
- King, P. (1993): 'Federation and Representation', in: M. Burgess and A-G Gagnon (eds), *Comparative Federalism and Federation: Competing Traditions and Future Directions* (Harvester Wheatsheaf 1993), 94.
- Kinneging, A.A.M. (2007): 'United we stand, divided we fall, a Case for the United States of Europe', in: A.A.M. Kinneging (ed), *Rethinking Europe's Constitution* (Wolf Legal Publishers 2007), 37.
- Kirchhof, P. (1993): 'Der deutsche Staat im Prozeß der europäischen Integration', in: J. Isensee and P. Kirchhof (eds), *Handbuch des Staatsrechts*, VII (CF Müller 1993), 855.
- Kirchhof, P. (1993a): 'Europäische Einigung und der Verfassungsstaat der Bundesrepublik Deutschland' in: J. Isensee (ed), *Europa als politische Idee und als rechtliche Form* (Duncker & Humblot 1993), 64.
- Kirchhof, P. (1999): 'The Balance of Powers Between National and European Institutions', 5 *European Law Journal* (1999), 225.
- Kirchhof, P. (2010): 'The European Union of States', in: A. von Bogdandy and J. Bast (eds), 'Principles of European Constitutional Law' (2nd edn., Hart Publishing 2010), 737.
- Koch, J. (1988): 'Konrad Adenauer und der Schuman-Plan. Ein Quellenzeugnis', in: K. Schwabe (ed), *Anfänge des Schuman-Plans 1950-1951* (Bruylants 1988), 131.
- Kochenov, D (2008): *EU enlargement and the failure of conditionality: pre-accession conditionality in the fields of democracy and the Rule of Law* (Kluwer Law International 2008).
- Kohn, R.H. (1970): 'The Inside History of the Newburgh Conspiracy: America and the Coup d'Etat', 27 *William and Mary Quarterly* (1970), 187.
- Kohn, R.H. (1975): *Eagle and Sword: The Federalists and the Creation of the Military Establishment in America, 1783-1802* (Free Press 1975).
- Kolte, L. (1988): 'The Community Budget: New Principles for Finance, Expenditure Planning and Budget Discipline' 25 *CMLRev* (1988), 487.
- Komarek, J. (2005): 'Federal Elements in the Community Judicial System – Building Coherence in the Community Legal Order' 42 *CMLRev* (2005), 9.
- Komarek, J. (2007): 'European Constitutionalism and the European Arrest Warrant: In Search of the Limits of "Contrapunctual Principles"', 44 *CMLRev* (2007), 9.
- Komarek, J (2012): 'Czech Constitutional Court Playing with Matches: the Czech Constitutional Court Declares a Judgment of the Court of Justice of the EU Ultra Vires' 8 *European Constitutional Law Review* (2012), 323.
- Koopmans, T. (1980): 'De Europese Gemeenschappen en het Nederlandse staatsbestel' RM *Thesis* (1980), 276.
- Korkman, S. (2005): *Economic Policy in the European Union* (MacMillian 2005).
- Koskenniemi, M. (2005): *From Apology to Utopia: The structure of International Legal Argument* (CUP 2005).
- Krasner, S.D. (1999): *Sovereignty, Organized Hypocrisy* (Princeton University Press 1999).
- Kube, H. and Reimer, E. (2010): 'Grenzen des Europäischen Stabilisierungsmechanismus' *NJW* (2010), 1911.
- Kumm, M. (1999): 'Who is the Final Arbiter of Constitutionality in Europe?: Three Conceptions of the Relationship Between the German Federal Constitutional Court and the European Court of Justice', 36 *CMLRev* (1999), 351.
- Kumm, M. (2005): 'The Jurisprudence of Constitutional Conflict: Constitutional Supremacy in Europe before and after the Constitutional Treaty', 11 *European Law Journal* (2005), 262.

- Kumm, M. (2006): 'Constitutionalising Subsidiarity in Integrated Markets: The Case of Tobacco Regulation in the European Union' 12 *European Law Journal* (2006), 503.
- Kumm, M. (2009): 'The Cosmopolitan Turn in Constitutionalism: On the Relationship between Constitutionalism in and beyond the State', in: J.L. Dunoff and J.P. Trachtman (eds), *Ruling the World? Constitutionalism, International Law and Global Governance* (CUP 2009), 258.
- Kumm, M. (2012): 'The Moral Point of Constitutional Pluralism. Defining the Domain of Legitimate Institutional Civil Disobedience and Conscientious Objection' In: J. Dickson and P. Eleftheriadis (eds), *Philosophical Foundations of European Union Law* (OUP 2012), 216.
- La Torre, M. (1999): 'Legal Pluralism as an Evolutionary Achievement of Community Law' 12 *Ratio Juris* (1999), 182.
- Ladeur, K-H. (1997): 'Towards a Legal Theory of Supranationality – The Viability of the Network Concept', 3 *European Law Journal* (1997), 331.
- Laski, H.J. (1921): *The Foundations of Sovereignty and Other Essays* (Harcourt, Brace and Company 1921).
- Lauterpacht, E. (ed) (1975): *International Law: Collected Papers, Being the Collected Papers of Hersch Lauterpacht, vol. II* (CUP 1975).
- Lauterpacht, H. (1977): 'Sovereignty and Federation in International Law' in: E. Lauterpacht (ed), *International Law, Being the Collected Papers of Hersch Lauterpacht, vol. 3* (CUP, 1977).
- Lawson, G. and Seidman, G. (2001): 'When did the Constitution Become Law?' *Boston University School of Law Working Paper Series on Public Law and Legal Theory* (2001) No. 01-07.
- Lazowski, A. (2012) 'Withdrawal from the European Union and alternatives to membership', 37 *European Law Review* (2012), 523.
- Lee, S. (1997): 'A Puzzle of Sovereignty', 27 *California Western International Law Journal* (1997), 244.
- Legrand, P. (1965): 'European Legal Systems Are Not Converging', 45 *International and Comparative Law Quarterly* (1965), 52.
- Legrand, P. (1997): 'The Impossibility of "Legal Transplants"' 4 *Maastricht Journal of European and Comparative Law* (1997), 111.
- Legrand, P. (2008): 'Comparative Legal Studies and the Matter of Authenticity', 1 *Journal of Comparative Law* (2008), 365.
- Lenaerts, K. (1990): 'Constitutionalism and the Many Faces of Federalism' 4 *American Journal of Comparative Law* (1990), 205.
- Lenaerts, K. (1993): 'Regulating the Regulatory Process: 'Delegation of Powers' in the European Community', 18 *European Law Review* (1993), 23.
- Lenaerts, K. (1998): 'Federalism: Essential concepts in evolution – the Case of the European Union', 21 *Fordham International Law Journal* (1998), 746.
- Lindahl, H. (1997): 'Sovereignty and Symbolization' 28 *Rechtstheorie* (1997), 353.
- Lindahl, H. (2003): 'Acquiring a Community: The Acquis and the institution of European legal order', 9 *European Law Journal* (2003), 433.
- Lindahl, H.: 'Sovereignty and Representation in the European Union', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 87.
- Lindseth, P.L. (1999): 'Democratic Legitimacy and the Administrative Character of Supranationalism: The Example of the European Community.' 99 *Columbia Law Review* (1999), 628.
- Lindseth, P.L. (2001): "'Weak' Constitutionalism? Reflections on Comitology and Transnational Governance in the European Union.', 21 *Oxford Journal of Legal Studies* (2001), 145,
- Lindseth, P.L. (2010): *Power and Legitimacy: Reconciling Europe and the Nation-State* (OUP 2010).
- Lister, F.K. (1996): *The European Union, the United Nations and the Revival of Confederal Governance* (Greenwood Press 1996).
- Livingston, W.S. (1956): *Federalism and Constitutional Change* (Clarendon Press 1956).
- Lock, T. (2009): 'Why the European Union is Not a State. Some Critical Remarks', 5 *European Constitutional Law Review* (2009), 407.
- Loughlin, M. (2006): 'Ten Tenets of Sovereignty' in N. Walker (ed) *Sovereignty in Transition* (Hart Publishing 2006), 62.
- Louis, J-V. (2004): 'The Economic and Monetary Union: Law and Institutions', 41 *CMLRev* (2004), 1075.

- Louis, J-V. (2006): 'The Review of the Stability and Growth Pact', 43 *CMLRev* (2006), 104.
- Louis, J-V. (2010): 'The No-bailout Clause and Rescue Packages', 47 *CMLRev* (2010), 984.
- Ludlow, N. (1999): 'Challenging French Leadership in Europe: Germany, Italy and the Netherlands and the Origins of the Empty Chair Crisis of 1965' 8 *Contemporary European History* (1999), 231.
- Ludlow, N. (2006): *The European Community and the Crisis of the 1960's: Negotiating the Gaullist Challenge* (Routledge 2006).
- McCormick, J.P. (1994): 'Fear, Technology, and the State: Carl Schmitt, Leo Strauss, and the Revival of Hobbes in Weimar and National Socialist Germany' 22 *Political Theory* (1994), 619.
- MacCormick, N. (1993): 'Beyond the Sovereign State', 56 *Modern Law Review* (1993), 1.
- MacCormick, N. (1995): 'The Maastricht Urteil: Sovereignty Now' 1 *European Law Journal* (1995), 259.
- MacCormick, N. (1996): 'Liberalism, Nationalism and the Post-Sovereign State' 44 *Political Studies* (1996), 555.
- MacCormick, N. (1997): 'Democracy, Subsidiarity and Citizenship in the "European Commonwealth', in: N. MacCormick (ed), *Constructing Legal Systems. 'Europen Union' in Legal Theory* (Kluwer 1997), 338.
- MacCormick, N. (1998): 'Risking Constitutional Collision in Europe?' 18 *Oxford Journal of Legal Studies* (1998), 517.
- MacCormick, N. (1999): *Questioning Sovereignty: Law, State and Nation in the European Commonwealth* (OUP 1999).
- MacDonald, R. and Johnston, D. (eds) (2005): *Towards World Constitutionalism: Issues in the Legal Ordering of the World Community* (Martinus Nijhoff 2005).
- Mackenzie Stewart, 'Problems of the European Community – Transatlantic Parallels', 36 *International and Comparative Law Quarterly* (1987), 183.
- Madison, J. (1787): 'Vices of the Political System of the United States' (1787).
- Madison, J., Hamilton, A., and Jay, J. (1787-1788) *The Federalist Papers* (originally published between 1887 and 1788, Penguin 1987).
- Madison, J. (1800): 'Report on the Alien and Sedition act' (January 7, 1800 in: J. Rakove (ed), *James Madison: Writings* (Library of America 1999), 643.
- Madison, J. (Sketch): *A Sketch Never Finished or Applied* (1830-1836).
- Maduro, M.P. (1997): 'Reforming the Market or the State? Article 30 and the European Constitution: Economic Freedom and Political Rights' 4 *European Law Journal* (1997), 55.
- Maduro, M.P. (2005): 'The importance of being called a constitution: Constitutional authority and the authority of constitutionalism' 3 *International Journal of Constitutional Law* (2005), 332.
- Maduro, M.P. (2006): 'Contrapunctual Law: Europe's Constitutional Pluralism in Action' in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 501.
- Maduro, M.P. and Azoulai, L. (eds) (2010): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010).
- Majone, G. (1994): 'The European Community as a Regulatory State', 5 *Collected Courses of the Academy of European Law* (1994), 321.
- Majone, G. (1996): *Regulating Europe* (Routledge 1996).
- Majone, G. (2008): 'Unity in Diversity: European Integration and the Enlargement Process' 22 *European Law Review* (2008), 457.
- Malmberg, J. and Sigeman, T. (2008): 'Industrial Actors and EU Economic Freedoms: The Autonomous Collective Bargaining Model Curtailed by the European Court of Justice' 43 *CMLRev* (2008), 1115.
- Mancini, F. (1989): 'The Making of a Constitution for Europe' 26 *CMLRev* (1989), 595.
- Mancini, F. (1998): 'Europe, The Case for Statehood' 4 *European Law Journal* (1998), 43.
- March, J. and Olsen, J. (1989): *Rediscovering Institutions, The Organizational Basis of Politics* (Free Press 1989).
- Marks, G., Hooghe, L. and Blank, K. (1996): 'European Integration from the 1980s: State-Centric v. Multiple-Level Governance' 34 *JCMS* (1996), 346.
- Mattingly, G. (1988): *Renaissance Diplomacy* (Dover Publications 1988), 16.

- Mayer, F. (2006): 'The European Constitution and the Courts', in: A. von Bogdandy and J. Bas (eds), *Principles of European Constitutional Law* (1st edn., Hart Publishing 2006), 323.
- Mayer, F.C. (2010): 'Van Gend en Loos: The Foundation of a Community of Law', in: in: Maduro, M.P. and Azoulai, L. (eds) (2010): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010), 16.
- McCormick, J.P. (2007): *Weber, Habermas and Transformations of the European State* (CUP 2007).
- McDonald, F. (1965): *E Pluribus Unum* (Houghton Mifflin 1965).
- McDonald, F. (1968): *Confederation and Constitution 1781-1789* (Harper & Row 1968).
- McDonald, F. (1985): *Novus Ordo Seclorum: The Intellectual Origins of the Constitution* (University Press of Kansas 1985).
- McGimsey, D. (2002): 'The Commerce Clause and Federalism after Lopez and Morrison: The Case for Closing the Jurisdictional-Element loophole', 90, *California Law Review* (2002), 1675.
- McLaughlin, A.C. (1918): 'The Background of American federalism' 12 *The American Political Science Review* (1918), 215.
- McLaughlin, A.C. (1936): *A Constitutional History of the United States* (Appleton-Century 1936).
- McLaughlin, A.C. (1971): *The Confederation and the Constitution* (Collier-MacMillan 1971).
- Meij, A.W.H. (2010): 'Circles of Coherence: On Unity of Case law in the Context of Globalisation', 6 *European Constitutional Law Review* (2010), 84.
- Mendes, J. (2011): 'Participation and the role of law after Lisbon: A legal view on Article 11 TEU', 6 *CMLRev* (2011), 1849.
- Merril, T. W. (1998): 'Towards a Principled Interpretation of the Commerce Clause', 22 *Harvard Journal of Law and Public Policy* (1998), 31.
- Michaels, R. (2006): 'The Functional Method of Comparative Law', in: M. Reimann and R. Zimmern (eds), *The Oxford Handbook of Comparative Law* (OUP 2006), 353.
- Mik, C. (2006): 'State Sovereignty and European Integration: A Study in Public International Law, EU Law and Polish Constitutional Law', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 367.
- Miller, J.D.B. (1981): *The World of States: Connected Essays* (St. Martin's Press 1981).
- Milward, A. (1984): *The Reconstruction of Western Europe, 1945-1951* (Methuen & Co 1984), 391.
- Milward, A. (1992): *The European Rescue of the Nation State* (Routledge 1992).
- Mitrany, D. (1966): 'The Prospect of Integration: Federal or Functional', 4(2) *Journal of Common Market Studies* (1966), 119.
- Monaghan, H.P. (1996): 'We the People[s], 'Original Understanding, and Constitutional Amendment', 96 *Columbia Law Review* (1996), 121.
- Monnet, J. (1978): *Memoirs* (Doubleday 1978).
- Moravcsik, A. (1993): 'Preferences and Power in the European Community: A Liberal Intergovernmentalist Approach' 31 *JCMS* (1993), 473
- Moravcsik, A. (1994): 'Why the European Community Strengthens the State' Centre for European Studies, *Working paper series No. 52* (Harvard University 1999).
- Moravcsik, A. (1998): *The Choice for Europe. Social Purpose and State Power From Messina to Maastricht* (Cornell University Press 1998).
- Moravcsik, A. (2001): 'Federalism in the European Union: Rhetoric and Reality', in: K. Nicolaïdis and R. Howse (eds), *The Federal Vision: Legitimacy and Levels of Governance in the United States and the European Union* (OUP 2001), 165
- Moravcsik, A. (2005): 'The European Constitutional Compromise and the Neofunctionalist Legacy', 12 *Journal of European Public Policy* (2005), 349.
- Moravcsik, A. (2007): 'The European Constitutional Settlement', in: K. McNamara and S. Meunier (eds), *Making History: European Integration and Institutional Change* (OUP 2007), 50.
- Moravcsik, A. and Schimmelfennig, F. (2009): 'Liberal Intergovernmentalism', in: A. Wiener and T. Diez (eds), *European Integration Theory* (2nd edition, OUP 2009), 67.
- Morgan, E.S. (1988): *Inventing the People: The Rise of Popular Sovereignty in England and America* (Norton 1988).
- Morgan, G. (2005): *The Idea of European Superstate* (Princeton University Press 2005).
- Nathan, R.P. (1992): 'Defining modern federalism', in: H.N. Scheiber (ed), *North American and Comparative Federalism: Essays for the 1990s* (University of California Press 1992), 89.

- Neuborne, B. (1977): 'The Myth of Parity' 90 *Harvard Law Review* (1977), 1105.
- Newdick, C. (2006): 'Citizenship, Free Movement and Healthcare: Cementing Individual Rights by Corroding Social Solidarity' 43 *CMLRev* (2006), 1645.
- Niemann, A. and Schmitter, P.C. (2009): 'Neofunctionalism', in: A. Wiener and T. Diez (eds), *European Integration Theory* (2nd edn., OUP 2009), 45.
- Nowak J. E. and Rotunda R.D. (2004): *Constitutional Law* (7th edn., Thomson 2004).
- Nussbaum, A. (1954): *A Concise History of the Law of Nations* (MacMillian 1954).
- O'Connor, S.D. (1984): 'Our Judicial Federalism' 35 *Case Western Reserve Law Review* (1984), 1.
- Ohmae, K. (1995): *The End of the Nation State. The Rise of Regional Economics* (Free Press 1995).
- Onoria, H. (2010): 'Botched-Up Elections, Treaty Amendments and Judicial Independence in the East African Community, *Journal of African Law* (2010), 78.
- Onuf, N.G. (1991): 'Sovereignty: Outline of a Conceptual History', 16 *Alternatives* (1991), 425.
- Onuf, P.S. (1987): *Statehood and Union: A History of the Northwest Ordinance* (Indiana University Press 1987).
- Onuf, P. S. (1983): *The Origins of the Federal Republic: Jurisdictional Controversies in the United States 1775-1787* (University of Pennsylvania Press 1983).
- Oppenheimer, A. (ed) (1994): *The Relationship Between European Community Law and National Law: The Cases Vol* (CUP 1994).
- Oppenheimer, A. (ed) (2003): *The Relationship Between European Community Law and National Law: The Cases Vol II* (CUP 2003).
- Peden, W. (ed) (1955): *Notes on the State of Virginia* (University of North Carolina Press 1955).
- Pellet, A. (1997): 'Les Fondement Juridique Internationaux du Droit Communautaire', in: *Academy of European law: Collected Courses of the Academy of European law* (vol. V Book 2, Kluwer Law International 1997), 229.
- Pernice, I. (1999): 'Multilevel Constitutionalism and the Treaty of Amsterdam: Constitution-Making Revisited?', 36 *CMLRev* (1999), 703.
- Pernice, I. (2002): 'Multilevel constitutionalism in the European Union' 27 *European Law Review* (2002), 511.
- Pernice, I. (2009): 'The Treaty of Lisbon: Multilevel Constitutionalism in Action', 15 *Columbia Journal of European Law* (2009), 349.
- I. Pernice, 'Costa v. ENEL and Simmenthal: Primacy of European Law', in: Maduro, M.P. and Azoulai, L. (eds) (2010): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010), 47.
- Pescatore, P. (1970): 'International Law and Community Law – A Comparative Analysis' 7 *CMLRev* (1970), 167.
- Pescatore, P. (2010): 'Van Gend en Loos, 3 February 1963 – A View from Within', in: Maduro, M.P. and Azoulai, L. (eds) (2010): *The Past and Future of EU Law: The Classics of EU law Revisited on the 50th Anniversary of the Rome Treaty* (Hart Publishing 2010), 1.
- Petersmann, E-U. (2006): 'From State Sovereignty to the 'Sovereignty of Citizens' in the International Relations of the EU?', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 145.
- Phillips, U.B. (1909): 'The South Carolina Federalists I' 14 *American Historical Review* (1909), 529.
- Philpott, D. (1999): 'Westphalia, Authority, and International Society', 47 *Political Studies* (1999), 566.
- Pierson, P. (1996): 'The Path to European Integration: A Historical Institutional Analysis' 29 *Comparative Political Studies* (1996), 123.
- Piquani, D. (2012): 'Arguments for a Holistic Approach in European Constitutionalism: What Role for National Institutions in Avoiding Constitutional Conflicts between National Constitutions and EU Law' 8 *European Constitutional Law Review* (2012), 493.
- Plasschaert, S.R.F. (2004): 'Towards an Own Tax Resource for the European Union? Why? How? And When?' *European Taxation* (2004), 470.
- Pogge, W. (1992): 'Cosmopolitanism and Sovereignty', 103 *Ethics* (1992), 48.
- Pollack, M. (2003): *The Engines of European Integration: Delegation, Agency and Agenda-Setting in the EU* (OUP 2003).
- Polyani, K. (2001): *The Great Transformation* (2nd edn., Beacon 2001).

- Prechal, S. (2005): *Directives in EC Law* (OUP 2005).
- Radbruch, G. (1999): *Rechtsphilosophie* (Müller Verlag 1999).
- Rakove, N. (1996): *Original Meanings: Politics and Ideas in the Making of the Constitution* (Vintage Books 1996).
- Rakove, J. (1999): *James Madison: Writings* (Library of America 1999).
- Raz, J. (1998): *The Morality of Freedom* (Clarendon Press, 1998).
- Rees, W.J. (1950): 'The Theory of Sovereignty Restated' 59 *Mind* (1950), 495.
- Reich, N. (2008): 'Free Movement v. Social Rights in a Enlarged Union: The *Laval* and *Viking* Cases before the ECJ' 9 *German Law Journal* (2008), 125.
- Rinze, J. (1993): 'The Role of the European Court of Justice as a Federal Constitutional Court', *Public Law* (1993), 426
- Robertson, A.H. (1957) : 'Legal Problems of European Integration' 91 *Recueil des Cours de L'Académie de la Haye* (1957), 143.
- Rosas, A. (2003): *The European Union as a Federative Association* (Durham European Law Institute European Law Lecture 2003).
- Rosas, A. (2004): 'The European Union as a Federative Association' *European Law Lecture 2003* (Durham European Law Institute, University of Durham, 2004).
- Rosas, A. and Armati, L. (2010): *EU Constitutional Law* (Hart Publishing 2010).
- Rosenfeld, M. and Sajó, A. (2012): 'Introduction', in: M. Rosenfeld and A. Sajó (eds) *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012), xxx.
- Rosenfeld, M. and Sajó, A. (eds) (2012a) *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012).
- Ruffert, M. (2011): 'The European Debt Crisis and European Law' 48 *CMLRev* (2011), 1777.
- Sandholz, W. and Zysman, J. (1989) '1992: Recasting the European Bargain' 42 *World Politics* (1989), 95.
- Sasse, C. (1965): 'The Common Market: Between International and Municipal Law', 75 *Yale Law Journal* (1965-6), 659.
- Saunders, C. (2009): 'Towards a Global Constitutional Gene Pool', 4 *National Taiwan University Law Review* (2009), 1.
- Schärf, F., Schmitter, P. and Streeck, W. (1996): *Governance in the European Union* (Sage 1996).
- Schärf, F. (1996a): 'Negative and Positive Integration in the Political Economy of European Welfare States', in: G. Marks et. al. *Governance in the European Union* (Sage 1996), 15.
- Schärf, F. (1996): 'Negative and Positive Integration in the Political Economy of European Welfare States', in: G. Marks et. al. *Governance in the European Union* (Sage 1996), 15.
- Schärf, F. (1998): 'The Joint Decision-Trap: Lessons from German Federalism and European Integration', 66 *Public Administration* (1998), 238.
- Schilling, T. (1996): 'The Autonomy of the Community Legal Order: An Analysis of Possible Foundations' 17 *Harvard International Law Journal* (1996), 394.
- Sciarrà, S. (2008): 'Viking and Laval: Collective Labour Rights and Market Freedoms in the Enlarged EU' 10 *Cambridge Yearbook of European Law Studies* (2008), 563.
- Schermers, H. (1974): 'The European Court of Justice: Promotor of European Integration', 22(3) *The American Journal of Comparative Law* (1974), 444.
- Schermers, H. and Blokker, N. (2003): *International Institutional Law: Unity within Diversity* (4th edn, Martinus Nijhoff Publishers 2003).
- Schiemann, K. (2007): 'Europe and the loss of sovereignty', 56 *International Comparative Law Quarterly* (2007), 475.
- Schmitt, C. (2005): *Political Theology: Four chapters on the concept of sovereignty* (translated by G. Schwab, University of Chicago Press 2005).
- Schmitt, C. (2007): *The Concept of the Political* (Translated by G. Schwab, University of Chicago Press 2007).
- Schmitt, C. (2008): *Constitutional Theory* (translated by J. Seitzer, Duke University Press 2008).
- Schmitter, P. (1969): 'Three Neo-Functional Hypotheses about International Integration' 23(0) *International Organization* (1969), 562.
- Schönberger, C. (2004) 'Die Europäische Union als Bund: Zugleich ein Beitrag zur Verabschiebung des Staatenbund-Bundesstaat-Schemas' 129 *AÖR* (2004), 81.

- Schönberger, C. (2007): 'European Citizenship as Federal Citizenship: Some Citizenship Lessons of Comparative Federalism.' 19 *European Review of Public Law* (2007), 61.
- Schönberger, C. (2009): 'Lisbon in Karlsruhe: Maastricht's Epigone at Sea', 10 *German Law Journal* (2009), 1201.
- Schorkopf, F. (2009): 'The European Union as An Association of Sovereign States: Karlsruhe's Ruling on the Treaty of Lisbon; 10 *German Law Journal* (2009), 1220.
- Schütze, R. (2009): 'On "Federal" Ground: the European Union as an (Inter)National Phenomenon', 46 *CMLRev* (2009), 1090.
- Schütze, R. (2010): 'From Rome to Lisbon: "Executive Federalism" in the (New) European Union' 47 *CMLRev* (2010), 1385.
- Schütze, R. (2012): *European Constitutional Law* (CUP 2012).
- Schütze, R. (2012a) 'The European Community's Federal Order of Competences A Retrospective Analysis', in: M. Dougan and S. Currie (eds), *50 Years of the European Treaties: Looking Back and Thinking Forward* (Hart Publishing 2009), 63.
- Schwartz, T. (1986): 'The Skeleton Key: American Foreign Policy, European Integration, and German Rearmament, 1949-54' 10 *Central European History* (1986), 369.
- Schwarzenberger, G. (1957): 'The Forms of Sovereignty', 10 *CLP* (1957), 264.
- Seidel, M. (2010): 'Der Ankauf nicht markt- und börsenähniger Staatsanleihen, namentlich Griechenlands, durch die Europäische Zentralbank und durch nationale Zentralbanken – rechtlig nur fragwürdig oder Rechtsverstoss?', 14 *EuzW* (2010), 521.
- Segers, M. and Kohnstamm, M. (2008): *De Europese dagboeken van Max Kohnstamm. Augustus 1953 – September 1957* (Boom 2008).
- Shapiro, M. (1985): 'Jurisdiction and Discretion' *New York University Law Review* (1985).
- Shapiro, M. (1999): 'The European Court of Justice', in: P. Craig and G. De Búrca (eds), *The Evolution of EU Law* (OUP 1999), 339.
- Shaw, J. (1999): 'The Emergence of Postnational Constitutionalism in the European Union', 6 *Journal of European Public Policy* (1999), 579.
- Shaw, J. and Wiener, A. (2000): 'The Paradox of the European Polity', in: M. Green Cowles and M. Smith (eds), *State of the European Union vol. 5: Risks, Resistance and Revival* (OUP 2000), 64.
- Shaw, J. (2003): *International Law* (5th edn., CUP 2003).
- Siedentop, L. (2001): *Democracy in Europe* (Columbia University Press 2001).
- Slot, P.J., Park, M. and Cuyvers, A. (2007): 'Diensten van algemeen (economisch) belang nader beschouwd', *Markt en Mededinging* (2007), 101.
- Smith, K.E. (2003): 'The Evolution and Application of EU Membership Conditionality', in: M. Cremona (ed), *The enlargement of the European Union* (OUP 2003), 105.
- Smith, M. and/or Lee, R.H. (1787-1788): *Letters from the Federal Farmer*
- Snyder, F. (1999): 'EMU revisited: Are we making a constitution? What constitution are we making?', in: P. Craig and G. De Búrca (eds), *The Evolution of EU Law* (1st edn., OUP 1999), 449.
- Snyder, F. (2011): 'EMU – Integration and Differentiation: Metaphor for European Union', in: P. Craig and G. De Búrca (eds), *The Evolution of EU Law* (2nd edn., OUP 2011), 687.
- Spaventa, E. (2002): 'Public Services and European Law: Looking for Boundaries' *Cambridge Yearbook of European Legal Studies* (2002), 271.
- Stein, E. (1964): 'Towards Supremacy of Treaty-Constitution by judicial Fiat: On the margin of the Costa case' 63 *Michigan Law Review* (1964-65), 491.
- Stein, E. (1981): 'Lawyers, Judges and the making of a transnational constitution' 76 *American Journal of International Law* (1981), 1.
- Stern, R.L. (1946): 'The Commerce clause and the national economy', 1933-1946, 59 *Harvard Law Review* (1946), 645.
- Stone Sweet, A. and Sandholtz, W. (1997): 'European Integration and Supranational Governance' 4 *Journal of European Public Policy* (1997), 297.
- Strauss, L. and Cropsey, J. (eds) (1987): *History of Political Philosophy* (3d edn., University of Chicago Press 1987).
- Straw, J. (2002) 'A constitution for Europe' *The Economist*, 12 October 2002.

- Suarez, F (1944): *De Legibus, ac Deo Legislatore* (On the Law, and God the legislator), in: J.B. Scott ed. G. Williams, A Brown & J. Waldron (eds), *Selections from Three Works of Francisco Suárez, Classics of International Law No. 20* (Clarendon Press 1944).
- Szász, A. (2001): *De Euro. Politieke achtergronden van de wording van een munt* (Mets en Schilts 2001).
- Tans, O. et. al (eds) (2007): *National Parliaments and European Democracy: A Bottom-Up Approach to European Constitutionalism* (Europa Law Publishing, 2007).
- Tatham, A.F. "Don't Mention Divorce at the Wedding, Darling!": EU Accession and Withdrawal after Lisbon', in: A. Biondi, P. Eeckhout and S. Ripley (eds), *EU Law After Lisbon* (OUP 2012), 128.
- Temple Lang, J. (2002): 'How Much do the Smaller Member States Need the European Commission/ The Role of the Commission in a Changing Europe' 39 *CMLRev* (2002), 315.
- Teubner, G. (1992): 'The Two Faces of Janus: Rethinking Legal Pluralism' 13 *Cardozo Law Review* (1992), 1443.
- Teubner, G. (2010): 'Fragmented Foundations: Societal Constitutionalism beyond the Nation State', in: P. Dobner and M. Loughlin (eds), *The Twilight of Constitutionalism?* (OUP 2010), 328.
- Thorlakson, L. (2003) 'Comparing federal institutions: Power and representation in six federations', 26(2) *West European Politics* (2003), 1
- Thym, D. (2009): 'In the Name of Sovereign Statehood: A Critical Introduction to the Lisbon Judgment of the German Constitutional Court', 46 *CMLRev* (2009), 1796.
- Timmermans, C.W.A. (2002) 'The Constitutionalization of the European Union' (2001-2002) 21 *Yearbook of European Law*, 1.
- Tomuschat, C. (1999): 'International Law: Ensuring the Survival of Mankind on the Eve of a New Century', 281 *Recueil des Courts* (1999), 63.
- Tomuschat, C. (2009): 'The Ruling of the German Constitutional Court on the Treaty of Lisbon', 10 *German Law Journal* (2009), 1259.
- Transholm-Mikkelsen, J. (1991): 'Neofunctionalism: Obstinate or Obsolete? A Reappraisal in the Light of the New Dynamism of the European Community', 20(1) *Millennium: Journal of International Studies* (1991), 1.
- Tribe, L. H. (1988): *American Constitutional Law* (2nd edn., The Foundation Press 1988).
- Tully, J. (2002): 'The Unfreedom of the Moderns in Comparison with the Ideals of Constitutional Democracy', 65 *Modern Law Review* (2002), 204.
- Tushnet, M. (1999): 'The Possibilities of Comparative Constitutional Law' 108 *Yale Law Journal* (1999), 1307.
- Tushnet, M. (2006): 'Comparative Constitutional Law', in: M. Reimann and R. Zimmermann (eds), *The Oxford Handbook of Comparative Law* (OUP 2006), 1226.
- Van den Bogaert, S.C.G. and Cuyvers, A. (2011): 'Money For Nothing: The Case Law of the EU Court of Justice on the Regulation of Gambling' 48 *CMLRev* (2011), 1175.
- Van Gerven, W. (2005): *The European Union, A Polity of States and Peoples* (Hart Publishing 2005).
- Van Middelaar, L. (2009): *De passage naar Europa, Geschiedenis van een begin* (Historische Uitgeverij 2009).
- Van Roermund, B. (2006): 'Sovereignty: Unpopular and Popular', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 33.
- Van Tyne, H. (1907): 'Sovereignty in the American Revolution' An Historical Study' 12 *American Historical Review* (1907), 529
- Von Bogdandy, A. (2000): 'The European Union as a Supranational Federation: A Conceptual Attempt in the Light of the Amsterdam Treaty' 6 *Columbia Journal of European Law* (2000), 27.
- Von Bogdandy, A. and Bast, J. (2002): 'The European Union's vertical order of competences: The current law and proposals for its reform', 39 *CMLRev* (2002), 237.
- Von Bogdandy, A. (2003): 'The Preamble', in: B. de Witte (ed.) *Ten reflections on the Constitutional Treaty for Europe* (Robert Schuman Centre for Advanced Studies 2003), 1.
- Von Bogdandy, A. and Bast, J. (eds) (2010) *Principles of European Constitutional Law* (2nd edn., Hart Publishing 2010).
- Von Bogdandy, A. (2010a) 'Founding Principles' in: A. von Bogdandy and J. Bast (eds), *Principles of European Constitutional Law* (2nd edn., Hart Publishing 2010), 28.

- Von Bogdandy, A. (2010b): 'Founding Principles of EU law: A Theoretical and Doctrinal Sketch' 16 *European Law Journal* (2010), 95.
- Von Bogdandy, A. (2011): 'Overcoming Absolute Primacy: Respect for National Identity under the Lisbon Treaty' 48 *CMLRev* (2011), 1417.
- Von Bogdandy, A. (2012): 'Comparative Constitutional Law: A Contested Domain', in: M. Rosenfeld and A. Sajó (eds), *The Oxford Handbook of Comparative Constitutional Law* (OUP 2012), 26.
- Von Bogdandy, A., Kottmann, M., Antpöhler, C., Dickschen, J., Hentrei, S. and Smrkolj, M. (2012a) 'Reverse Solange—Protecting the essence of fundamental rights against EU Member States', 49 *CMLRev* (2012), 489.
- Voßkuhle, A. (2010): 'Multilevel cooperation of the European Constitutional Courts: Der Europäische Verfassungsgerichtsverbund' 6 *European Constitutional Law Review* (2010), 175.
- Von Ungern-Sternberg, A. (2012): 'Parliaments – Fig Leaf or Heartbeat of Democracy? Case note to German Constitutional Court Judgment of 7 September on the Euro Rescue Package' 8 *European Constitutional Law Review* (2012), 304.
- Wade, H.W.R. (1955): 'The Legal Basis of Sovereignty' *Cambridge Law Journal* (1955), 172.
- Wade, H.W.R. (1972): 'Sovereignty and the European Communities' 88 *Law Quarterly Review* (1972), 1.
- Wade, H.W.R. (1991): 'What has Happened to the Sovereignty of Parliament?' 107 *Law Quarterly Review* (1991), 1.
- Wade, H.W.R. (1996): 'Sovereignty – Revolution or Evolution?' 112 *Law Quarterly Review* (1996), 568.
- Wallace, W. and Smith, J. (1995): 'Democracy or Technocracy? European Integration and the Problem of Popular Consent', in: J. Hayward (ed), *The Crisis of Representation in Europe* (Frank Cass & Co 1995), 140.
- Wallace, W. (1999): 'The Sharing of Sovereignty: the European Paradox' 47 *Political Studies* (1999), 503.
- Walker, D.B. (1995): *The Rebirth of Federalism: Slouching towards Washington* (Chatham House 1995).
- Walker, N. (2002): 'The Idea of Constitutional Pluralism', 65 *The Modern Law Review* (2002), 317.
- Walker, N. (2005): 'Legal Theory and the European Union: A 25th Anniversary Essay', 25 *Oxford Journal of Legal Studies* (2005), 581.
- Walker, N. (2006): 'Big 'C' or small 'c'" 12 *European Law Journal* (2006), 12.
- Walker, N. (2006a): 'Preface', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), I.
- Walker, N. (2006b): 'Late Sovereignty in the European Union', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 3.
- Walker, N. (2006c): 'European Constitutionalism in the State Constitutional Tradition' 59 *Current Legal Problems* (2006), 51.
- Walker, N. (2012): 'The Place of European Law', in: G. de Búrca and J.H.H. Weiler (eds), *The Worlds of European Constitutionalism* (CUP 2012).
- Watts, R.L. (1994): 'Contemporary views on federalism', in: B. de Villiers (ed), *Evaluating Federal Systems* (Martinus Nijhoff 1994), 1.
- Watts, R.L. (1998): 'Federalism, Federal Political Systems, and Federations' 1 *Annual Review of Political Science* (1998), 118.
- Watts, R.L. (1999): *Comparing Federal Systems* (McGill-Queens University Press 1999).
- Weiler, J.H.H. (1981): 'The Community System: The Dual Character of Supranationalism' 1 *YBEL* (1981), 267.
- Weiler, J.H.H. (1991): 'The Transformation of Europe' 100 *Yale Law Journal* (1991), 2403.
- Weiler, J.H.H. (1994): 'A Quiet Revolution: The European Court of Justice and its Interlocutors' 26 *Comparative Political Studies* (1994), 510.
- Weiler, J.H.H., Haltern U.R. and Mayer, F.C. (1995): 'European Democracy and its Critique', in: J. Hayward (ed), *The Crisis of Representation in Europe* (Frank Cass & Co 1995), 24.
- Weiler, J.H.H. (1997): 'The European Union Belongs to its Citizens: Three Immodest Proposals', 22 *European Law Review* (1997), 150.

- Weiler, J.H.H. (1998): 'European Models: Polity, People and System', in: P. Craig and C. Harlow (eds), *Lawmaking in the European Union* (Kluwer 1998), ch. 1.
- Weiler, J.H.H. and Haltern, U.R. (1998): 'Constitutional or International? The Foundations of the Community Legal Order and the Question of Judicial Kompetenz-Kompetenz', in: A-M Slaughter, A. Stone Sweet and J.H.H. Weiler (eds), *The European Courts and National Courts – Doctrine and Jurisprudence* (Hart Publishing 1998), 331.
- Weiler, J.H.H. (1999): *The Constitution of Europe: Do the New Clothes have an Emperor?* (CUP 1999).
- Weiler, J.H.H. (1999a): 'The External Legal Relations of Non-Unitary Actors: Mixity and the Federal Principle' in: J.H.H. Weiler, *The Constitution of Europe: Do the New Clothes have an Emperor?* (CUP 1999), 130
- Weiler, J.H.H. (1999b): 'The Least Dangerous Branch: a retrospective and prospective of the European Court of Justice in the arena of political integration', in: J.H.H. Weiler, *The Constitution of Europe: Do the new clothes have an emperor?*, (CUP 1999), 188.
- Weiler, J.H.H. (1999c): 'European democracy and its critics: polity and system', in: J.H.H. Weiler *The Constitution of Europe: Do the New Clothes have an Emperor?* (CUP 1999), 264.
- Weiler, J.H.H. (1999d): 'To be a European citizen: Eros and civilization', in: J.H.H. Weiler *The Constitution of Europe: Do the New Clothes have an Emperor?* (CUP 1999), 324.
- Weiler, J.H.H. (2000): 'Federalism and Constitutionalism: Europe's Sonderweg', *Harvard Jean Monnet Working Paper 10/00*, Cambridge, Mass. (2000).
- Weiler, J.H.H. (2000a): 'Why Should Europe Be a Democracy? The Corruption of Political Culture and the Principle of Toleration', in: F. Snyder (ed), *The Europeanisation of Law: The Legal Effects of European Integration* (Hart Publishing 2000).
- Weiler, J.H.H. (2012): 'Prologue: Global and pluralist constitutionalism – some doubts', in: G. de Búrca and J.H.H. Weiler (eds), *The Worlds of European Constitutionalism* (CUP 2012), 1.
- Weiss, F. (1985): 'Greenland's Withdrawal from the European Communities' *10 European Law Review* (1985), 173.
- Werner, W.G. and De Wilde, J.H. (2001): 'The Endurance of Sovereignty' *7 European Journal of International Relations* (2001), 283.
- Werts, J. (2008): *The European Council* (John Harper Publishing 2008).
- Wessels, W. (1996): 'The Modern West-European State and the European Union: Democratic Erosion or a New Kind of Polity?', in: S. Andersen and K. Eliassen (eds), *The European Union: How Democratic is It?* (Sage 1996), 84.
- Westlake, M. (1998): '"The Style and the Machinery": The Role of the European Parliament in the EU's Legislative Process', in: P. Craig and C. Harlow (eds), *Lawmaking in the European Union* (Kluwer 1998), ch. 5.
- Westlake, M., and Galloway, D. (2004): *The Council of the European Union* (3rd edn., Harper Publishing, 2004).
- Wharton, F. (ed) (1889): *The Revolutionary Diplomatic Correspondence of the United States* (US Government Printing Office 1889).
- Wheare, K.C. (1964): *Federal Government*, (4th edn., OUP 1964).
- Wittgenstein, L. (1972): Über Gewissheit (edited by G.E.M. Anscombe and G.H. von Wright, Harper 1972).
- Wolff, R.P. (1998): *In Defense of Anarchism* (University of California Press 1998).
- Wood, G.S. (1969): *The Creation of the American Republic* (University of North Carolina Press 1969).
- Wood, G.S. (1991): *The Radicalism of the American Revolution* (Random House 1991).
- Wood, G.S. (2003): *The American Revolution, A History* (The Modern Library 2003).
- Wood, G.S. (2008) *The Purpose of the Past* (Penguin 2008).
- Wyatt, D. (1982): 'New Legal Order, or Old?' *7 European Law Review* (1982), 147.
- Yack, B. (2001): 'Popular Sovereignty and Nationalism', *29 Political Theory* (2001), 527.
- Ziller, J. (2006), 'Sovereignty in France: Getting rid of the *Mal de Bodin*', in: N. Walker (ed), *Sovereignty in Transition* (Hart Publishing 2006), 261.
- Zimmerman, J.F. (1992): *Contemporary American Federalism: The Growth of National Power* (Leicester University Press 1992).

Case Law

European Court of Justice

- Case 26/62 *Van Gend en Loos* [1963] ECR 1
Case 6/64 *Costa v E.N.E.L.* [1964] ECR 585
Case 11/70 *Internationale Handelsgesellschaft* [1970] ECR 1125
Case 22/70 *Commission v Council (ERTA)* [1971] ECR 263
Case 2/74 *Reyners* [1974] ECR 631
Case 8/74 *Dassonville* [1974] ECR 837
Case 41/74 *Van Duyn* [1974] ECR 1337
Opinion 1/75 [1975] ECR 1355
Case 43/75 *Defrenne* [1976] ECR 455
Joined Cases 3, 4 and 6/76 *Kramer* [1976] ECR 1279
Case 33/76 *Rewe* [1976] ECR I-1989
Case 106/77 *Simmenthal* [1978] ECR 629
Ruling 1/78 *Euratom Treaty* [1978] ECR 2151
Case 120/78 *Rewe v. Bundesmonopolverwaltung für Branntwein (Cassis de Dijon)* [1979] ECR 649
Case 14/83 *Von Colson* [1984] ECR I-1891
Case 72/83 *Campus Oil* [1984] ECR 2727
Case 294/83 *Les Verts* [1986] ECR 1339
Case 152/84 *Marshall I* [1986] ECR 723
C-96/89 *Commission v. Netherlands* [1991] ECR I-2461
C-213/89 *Factortame* [1990] ECR I-2433
C-340/89 *Vlassopoulou* [1991] ECR I-2357
C-179/90 *Porto di Genova* [1991] ECR I-5889
Case C-159/90 *Grogan* [1991] ECR I-4685
C-369/90 *Micheletti* [1992] ECR I-4239
joined cases C-181/91 and C-248/91 *Bangladesh* [1993] ECR I-3685.
joined cases C-267/91 and C-268/91 *Keck and Mithouard* [1993] ECR I-6097
C-271/91 *Marshall II* [1993] ECR I-4367
C-320/91 *Corbeau* [1993] ECR I-2533
Opinion 2/92 *Third Revised Decision of the OECD on National Treatment* [1995] ECR I-521
C-91/92 *Faccini Dori* [1994] ECR I-3325
Opinion 1/94 *Re World trade Organization Agreements* [1994] ECR I-5267
C-275/92 *Schindler* [1994] ECR I-1039
C-46/93 and C-84/93 *Brasserie du pêcheur* [1996] ECR I-1029
C-415/93 *Bosman* [1995] ECR I-4921
C-479/93 *Francovich* [1995] ECR I-3843
Opinion 2/94 *Accession to the European Convention on Human Rights* [2006] ECR I-929
C-55/94 *Gebhard* [1995] ECR I-4165
C-265/95 *Commission / France (Spanish Strawberries)* [1997] ECR I-6959
C-4/96 *NIFPO and NIFF* [1996] ECR I-681
C-85/96 *Martinez Sala* [1998] ECR I-2691
C-158/96 *Kohll* [1998] ECR I-1931
C-387/96 *Sjöberg* [1998] ECR I-1225
C-238/98 *Hocsman* [2000] ECR I-6623
C-281/98 *Angonese* [2000] ECR I-4139
C-367/98 *Commission v. Portugal* [2002] ECR I-4731

- C-376/98 *Tobacco Advertising I* [2000] ECR I-8419
C-467/98 *Commission v Denmark (Open Skies)* [2002] ECR I-9519
C-476/98 *Commission v. Germany (Open Skies)* [2002] ECR I-9855
C-157/99 *Peerbooms* [2001] ECR I-5473
C-184/99 *Grzelczyk* [2001] ECR I-6193
C-385/99 *Müller-Fauré* [2003] ECR I-4509
C-413/99 *Baumbast and R* [2002] ECR I-7091
C-453/99 *Courage and Crehan* [2001] ECR I-6297
C-483/99 *Commission v. France* [2002] ECR I-4781
C-475/99 *Ambulanz Glöckner* [2001] ECR I-8089
C-503/99 *Commission v. Belgium* [2002] ECR I-4809
C-60/00, *Carpenter*, [2002] ECR I-6279
C-112/00 *Schmidberger* [2003] ECR I-5659
C-280/00 *Altmark* [2003] ECR I-7747
C-453/00 *Kühne & Heitz* [2004] ECR I-837
C-43/01 *Gambelli* [2003] ECR I-13031
C-83/01 P *Chronopost* [2003] ECR I-6993
C-224/01 *Köhler* [2003] ECR I-10239
C 264/01, C 306/01, C 354/01 and C 355/01 *AOK-Bundesverband* [2004] ECR I-2493
C-491/01 *British American Tobacco* [2002] ECR I-11453
C-456/01, *Trojani*, [2004] Jur I-7573
C-36/02 *Omega Spielhallen* [2004] ECR I-9609
C-71/02 *Karner v. Troostwijk* [2004] ECR I-3025
C-148/02 *Garcia Avello* [2003] ECR I-11613
C-200/02 *Baby Chen* [2004] ECR I-9925
C-201/02 *Delena Wells* [2004] ECR I-723
C-434/02 *Arnold André* [2004] ECR I-11825
Opinion 1/03 *Lugano Convention* [2006] ECR I-1145
C-176/03 *Commission v Council (Ship Source Pollution I)* [2005] ECR I-7879
C-209/03 *Bidar* [2005] ECR I-2119
C-210/03 *Swedish Match* [2004] ECR I-11893
C-380/03 *Tobacco Advertising II* [2006] ECR I-11573
C-459/03 *Commission v Ireland* [2006] ECR I-4635
C-470/03 *AGM-COS.MET* [2007] ECR I-2749
C-27/04 *Commission v. Council (Stability and Growth Pact)* [2004] ECR I-4829
Joined cases C-154/04 and C-155/04 *Alliance for Natural Health* [2005] ECR I-6451
C-170/04 *Rosengren* [2007] ECR I-4071
C-188/04 *Alfa Vita* [2006] ECR I-8135
C-234/04 *Kapferer* [2006] ECR I-2585
C-372/04 *Watts v. Bedford Primary Care Trust* [2006] ECR I-4325
C-434/04 *Ahokainen* [2006] ECR I-9171
C-91/05 *Commission v. Council (ECOWAS)* [2008] ECR I-3651
C-291/05 *Eind* [2004] ECR I-10791
C-381/05 *Commission v. Germany* [2007] ECR I-6957
Joined cases C-402/05 P & C-415/05 P *Kadi I* [2008] ECR I-6351
C-432/05 *Unibet* [2007] ECR I-2271
C-341/05 *Laval* [2007] ECR I-11767
C-438/05 *Viking* [2007] ECR I-10779
C-440/05 *Ship Source Pollution II* [2007] ECR I-9097
C-213/07, *Michaniki* [2008] ECR I-9999
C-246/07 *Commission / Sweden (PFOS)* [2010] ECR I-3317
C-158/07 *Förster* [2008] ECR I-8507
C-567/07 *Sint Servatius* [2009] ECR I-9021
C-73/08, *Bressol*, [2010] ECR I-2735
C-103/08 *Gottwald* [2009] ECR I-9117

C-135/08 *Rottmann* [2010] ECR I-1449
C-203/08 *Sporting Exchange* [2010] ECR I-4695
Opinion 1/09 [2011] ECR I-1137
C-34/09 *Zambrano* [2011] ECR I-1177
C-137/09 *Josemans* [2010] ECR I-13019
C-208/09 *Sayn-Wittgenstein* [2010] ECR I-13693
C-391/09 *Runevič-Vardyn and Wardyn* [2011] nyr.
C-434/09 *McCarthy* [2011] nyr.
C-376/10 *P Tay Za v. Council* nyr.
C-411/10 *N. S. and others* [2011] nyr.
C-508/10 *Commission v. Netherlands* [2012] nyr.
C-40/11 *Iida* [2012] nyr, and
C-356/11 and C-357/11 *O.E.A* [2012] nyr.
C-155/11 *PPU Bibi Mohammad Imran* [2012] nyr.
C-256/11 *Dereci and others* [2012] nyr.
C-286/12 *Commission v. Hungary* [2012] nyr.
C-370/12 *Pringle* [2012] nyr.

General Court

T-315/01 *Kadi I* [2005] ECR II-3649

European Court of Human Rights

M.S.S. *v Belgium and Greece*, [2011] Application no. 30696/09

Court of Justice of the East African Community

EACJ [2007] *Prof. Peter Anyang' Nyong'o & 10 others v. The Attorney General of Kenya & 5 others*, Reference No. 1 of 2006.

Belgium

Cour Constitutionnelle (previously *Cour d'arbitrage*)

Cour d'arbitrage judgment no. 12/94, *Ecoles Europeenes*, of 3 February 1994 (Moniteur Belge 1994).

Conseil d'Etat

Conseil d'Etat Case 62.922 of 5 November 1996 (Orfinger). J.T., 1997, 254.

Cour de Cassation

Cour de Cassation (Belgium), 27 May 1971, *S.A. Fromagerie franco-suisse 'Le Ski'* (1971) RTD eur 495.

Cour de Cassation, 9 Nov. 2004, Pas., 2004, 1745.

Cour de Cassation, 16 Nov. 2004, Pas., 2004, 1802.

Czech Republic

Czech Constitutional Court, Pl. ÚS 19/08, 26 November 2008 *Lisbon I*,

Czech Constitutional Court Pl. ÚS 29/09, 3 November 2009 *Lisbon II*

Czech Constitutional Court, Decision Pl. US 24/10, 22 March 2011, *Data Retention in Telecommunications Services*

Czech Constitutional Court judgment of 31 January 2012, *Landtova* Pl. ÚS 5/12

Estonia

Estonian *Riigikohus*, Opinion No. 3-4-1-3-06 of 11 May 2006 Euro

Estonian *Riigikohus*, Constitutional Judgment No. 3-4-1-6-12 of 12 July 2012, *ESM Treaty*,

France

- Conseil d'Etat, 22 December 1978, *Cohn-Bendit* 1 CML Rev (1980), 543.
 Conseil d'Etat, *Nicolo* (1989), Oppenheimer I, 335.
 Conseil d'Etat, 30 October 2009, *Mme Perreux*, (2009) *Revue française de droit administratif*, 1125
 Cour de Cassation, *Société Cafés Jacques Vabre* (1975), Oppenheimer I, 287.
 Conseil constitutionnel, Decision 2004-2005 DC of 19 November 2004, *Traité établissant une Constitution pour l'Europe*
 Conseil constitutionnel, Decision 2600-540 DC of 27 July 2006, *Loi transposant la directive sur le droit d'auteur*
 Conseil constitutionnel, Decision No. 2010-605 DC, 12 May 2010, *Online Betting and Gambling*
 Conseil constitutionnel, Decision No. 2010-79 QPC, 17 Dec. 2010, *Kamel*
 Conseil constitutionnel, Decision 2012-653 DC of 9 August 2012, *Fiscal Compact*

Germany

- BVerfGE 22, 293 (1967)
 BVerfGE 31, 145 (1971) *Competences ECJ*
 BVerfGE 37, 271 (1974) *Solange I*
 BVerfGE 73, 339 (1986) *Solange II*
 BVerfGE 89, 155 (1993) *Maastricht Urteil*
 BVerfGE 102, 147 (2000) *Banana Market*
 BVerfGE 113, 273 (2005) *European Arrest Warrant*
 BVerfGE 118,79 (2007) *European Emission Certificates*
 BVerfGE, 2 BvE 123,267, 2 BvE 2/08 (2009) *Lissabon Urteil*
 BVerfGE 1 BvR 256/08, 1 BvR 263/09, 1 BvR 568/08 (2010) *Data Retention*
 BVerfGE 2 BvR 2661/06 (2010) *Honeywell*
 BVerfGE 2 BvR 987/10, 2 BvR 1485/10 and 2 BvR 1099/10 (2011) *Euro Rescue Package*
 BVerfGE 2 BvE 8/11 (2012) *Sondergremium*
 BVerfGE 2 BvR 1390/12, 2 BvR 1421/12, 2 BvR 1438/12, 2 BvR 1439/12, 2 BvR 1440/12, 2 BvR 6/12 (2012) *ESM Treaty*

Hungary

- Hungarian Constitutional Court, Decision 143/2010 (VII. 14.) AB of 12 July 2010 *On the Constitutionality of the Act of Promulgation of the Lisbon Treaty*

Lithuania

- Constitutional Court of Lithuania in joined cases No 17/02, 24/02, 06/03 and 22/04, judgment of 14 March 2006.

Italy

- Italian Constitutional Court (1973), Oppenheimer I 629, *Frontini*
 Italian Constitutional Court, Decision 170 of 8 June 1984, *Granital*
 Italian Constitutional Court, Decision No. 348 and No. 349 of 24 October 2007 (*Controllimiti II*)

Poland

- Polish Constitutional Tribunal, K18/04 of 11 May 2005, *EU Accession*
 Polish Constitutional Tribunal, P 1/05 of 27 April 2005, *European Arrest Warrant*.
 Polish Constitutional Tribunal, K32/09 of 24 November 2010, *Lisbon*
 Polish Constitutional Tribunal, SK 45/09, 16 November 2011, *Brussels I*

Spain

- Spanish Constitutional Court Declaration 1/2004 of December 13 2004 on the Constitutional Treaty, (BOE number 3 of 4 January 2005)

The Netherlands

Hoge Raad, 2 November 2011, LJN AR1797.

Hoge Raad 1 October 2004, LJN AO8913

Raad van State 7 July 1995, AB 1997, 117.

United Kingdom

Thoburn v Sunderland City Council [2003] QB 151

House of Lords *R v Secretary of State for Transport ex. p. Factortame* (No.2) [1991] A.C. 603

United States

Marbury v. Madison, 5 U.S. (1 Cranch) 137, 176 (1803)

Martin v. Hunter's Lessee 14 US (1 Wheat) 304 (1816).

McCulloch v. Maryland, 17 U.S. (4 Wheat) 316 (1819)

Ableman v. Booth, per C.J. Taney, 21 *Howard* 506, 516 (1859)

Texas v. White, 74 U.S. 700 (1869).

Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886).

Lottery case (*Champion v. AMES*) 188 U.S., 23 S.Ct. 321, 47 L.Ed. 492 (1903)

American Banana Co. v. United Fruit Co (1909) 213 U.S., 347, 356, 358, 29 Sup. Ct. 511, 512, 513.

Houston, East & West Texas RY, v. United States (*Shreveport Case*) 234 U.S. 342, 34 S.Ct. 833, 58 L.Ed 1341 (1914).

Carter v. Carter Coal Co., 298 U.S. 238, 296 (1936).

NLRB v. Jones & Laughlin Steel Corp., 301 U.S. 1 (1937)

Curriculum Vitae

Armin Cuyvers was born in 1980 in Nijmegen, the Netherlands. After graduating from the Gymnasium Haganum in The Hague, he chose to study law at Leiden University. Here he graduated *cum laude* in three separate degrees of law: Civil law (*burgerlijk recht*), International and European law, and Jurisprudence. During his studies he was accepted as a visiting student at Harvard College and Harvard Law School, and worked for a Member of Parliament. After graduating in the Netherlands, he received his Magister Juris title from Exeter College, University of Oxford with distinction. He then joined both the Europa Institute and the Department of Legal Philosophy as a PhD Fellow in 2006, and was appointed as an assistant professor in 2011. In 2007 Armin was a visiting professor at Bilgi University in Istanbul. In 2009 he was a visiting professor at Stanford and Berkeley, and in 2013 at UC Hastings College of the Law, during which periods he conducted comparative research on the EU and the American Confederation.

Armin's primary research interests concern EU constitutional law and theory, but he also retains a strong interest in several black letter law issues of EU. These include free movement law, especially the free movement of contentious services such as gambling, and the regulation of Services of General Economic Interest. He also regularly participates in advisory projects on European law, for instance in projects for the European Commission on the free movement of sportsmen in the EU, or for the Asian Development Bank on economic integration in Europe. In 2012, together with Prof. T. Ottervanger, Armin established the Leiden Centre for Legal and Comparative Studies of the East African Community (LEAC).

Armin is married, and the father of one wonderful son, Floris.

In the range of books published by the Meijers Research Institute and Graduate School of Leiden Law School, Leiden University, the following titles were published in 2012 and 2013

- MI-200 F. Schonewille, *Partijautonomie in het relatievermogensrecht*. (diss. Leiden), Apeldoorn/Antwerpen: Maklu-Uitgevers 2012, ISBN 978 94 466 0492 2
- MI-201 R.P. Orij, *Societal Determinants of Corporate Social Disclosures. An International Comparative Study*, (diss. Leiden), Leiden: Leiden University Press 2012, ISBN 978 90 8728 162 5, e-ISBN 978 94 0060 088 1
- MI-202 K.J.O. Jansen, Informatieplichten. Over kennis en verantwoordelijkheid in contractenrecht en buitencontractueel aansprakelijkheidsrecht, (diss. Leiden), Kluwer 2012, ISBN 978 90 1310 434 9
- MI-203 T. Barkhuysen, W. den Ouden & M.K.G. Tjejkema (red.), *Coulant compenseren? Over overheidsaansprakelijkheid en rechtspolitiek*, Deventer: Kluwer 2012, 978 90 1310 377 9
- MI-204 A.G. Castermans, K.J.O. Jansen, M.W. Knigge, P. Memelink & J.H. Nieuwenhuis (eds.), *Foreseen-and-unforeseen circumstances*, BWKJ nr. 27, Deventer: Kluwer 2012, ISBN 978 90 1310 959 7, eISBN 978 90 1310 960 3
- MI-205 A. Eleveld, *A critical perspective on the reform of Dutch social security law. The case of the life course arrangement*, (diss. Leiden) Leiden University Press 2012, ISBN 978 90 8728 174 8, e-ISBN 978 94 0060 112 3
- MI-206 C.P.M. Cleiren, M.J. Kunst, J.L. van der Leun, G.K. Schoep, J.M. ten Voorde, *Criteria voor strafbaarstelling in een nieuwe dynamiek. Symbolische legitimiteit versus maatschappelijke en sociaalwetenschappelijke realiteit*, Den Haag: Boom Lemma Uitgevers 2012, ISBN 978 90 5931 921 9
- MI-207 B.P. ter Haar, *Open Method of Coordination. An analysis of its meaning for the development of a social Europe*, (diss. Leiden), Amsterdam 2012, ISBN 978 94 6190 174 3
- MI-208 A.M. Reneman, *EU asylum procedures and the right to an effective remedy*, (diss. Leiden), Leiden 2012
- MI-209 C. de Kruijf, *Onderlinge overheidsaansprakelijkheid voor schendingen van Europees recht. De complexiteit van het adagium 'de veroorzaaker betaalt'* in een veelvallige rechtsorde, (diss. Leiden), Apeldoorn/Antwerpen: Maklu-Uitgevers 2012, ISBN 978 90 466 0570 7
- MI-210 R. Simarmata, *Indonesia Law and Reality in the Delta. A Socio-Legal Inquiry into Laws, Local Bureaucrats and Natural Resources Management in the Mahakam Delta, East Kalimantan*, (diss. Leiden), Leiden: Leiden University Press 2012, ISBN 978 90 8728 184 7, e-isbn 978 94 0060 131 4, e-pub: 978 94 0060 132 1
- MI-211 P.J.P.M. van Lochem, *Rechtsrelativering. Een verkennung op het terrein van het overheidshandelen*, (diss. Leiden), Den Haag: Boom Juridische uitgevers 2012, ISBN 978 90 8974 729 7
- MI-212 J.E. van den Brink, *De uitvoering van Europese subsidieregelingen in Nederland. Juridische knelpunten en uitdagingen*, (diss. Leiden), Deventer: Kluwer 2012, ISBN 978 90 13 10886 6
- MI-213 F.M.J. den Houdijker, *Afweging van grondrechten in een veelvallig rechtssysteem. De toepassing van het proportionaliteitsbeginsel in strikte zin door het EHRM en het HvJ EU*, (diss. Leiden), Nijmegen: Wolf Legal Publishers 2012, ISBN 978 90 5850 880 5
- MI-214 C.M. Smyth, *The Common European Asylum System and the Rights of the Child: An Exploration of Meaning and Compliance*, (diss. Leiden), Leiden 2013
- MI-215 A.F. Mollema, *Het beperkte recht. Een analyse van zijn theoretische constructie, zijn plaats in het systeem van het vermogensrecht en zijn mogelijke inhoud*, (diss. Leiden), Leiden: Uitgeverij BOXPress 2013, ISBN 978-90-8891-597-0
- MI-216 V. Bouman, *De baai geblokkeerd: piraten in het nauw? Een onderzoek naar de toelaatbaarheid en het effect van het blokkeren van The Pirate Bay*, (Jongbloed scriptieprijs 2012), Den Haag: Jongbloed 2013, ISBN 978 90 7006 268 2
- MI-217 C.G. Breedveld-de Voogd, A.G. Castermans, M.W. Knigge, T. van der Linden, J.H. Nieuwenhuis & H.A. ten Oever (red.), *Rechtsvinding in een meerlagige rechtsorde*. BWKJ nr. 28, Deventer: Kluwer 2013, ISBN 978 90 1311 482 9
- MI-218 J.M. ten Voorde, C.P.M. Cleiren & P.M. Schuyt, Meerdaadse samenloop in het strafrecht. Een onderzoek naar doel, grondslag, karakter, strekking en functie van de wettelijke regeling van meerdadige samenloop (artikel 57-63 Sr), Den Haag: Boom Juridische uitgevers 2013, ISBN 978 90 8974 843 0
- MI-219 J. Nijland, *De overheidsonderneming. Overheidsinvloed in kapitaalvennootschappen nader beschouwd*, (diss. Leiden), Leiden: Uitgeverij BOXPress 2013, ISBN 978 90 8891 719 6
- MI-220 K.M.P. Setiawan, *Promoting Human Rights. National Human Rights Commissions in Indonesia and Malaysia*, (diss. Leiden), Leiden: Leiden University Press 2013, ISBN 978 90 8728 203 5, e-isbn 978 94 0060 166 6 (pdf), e-isbn 978 94 0060 167 3 (ePub)
- MI-221 J. Uzman, *Constitutionele remedies bij schending van grondrechten. Over effectieve rechtsbescherming, rechterlijk abstineren en de dialoog tussen rechter en wetgever*, (diss. Leiden), Deventer: Kluwer 2013, ISBN 978 90 1312 059 2
- MI-222 D.A. Dam-de Jong, *International law and governance of natural resources in conflict and post-conflict situations*, (diss. Leiden), Zutphen: Wöhrmann 2013, ISBN 978 94 6203 475 4
- MI-223 W. Geelhoed, *Het opportunitiebeginsel en het recht van de Europese Unie. Een onderzoek naar de betekenis van strafvorderlijke beleidsvrijheid in de geëuropeaniseerde rechtsorde*, (diss. Leiden), Deventer: Kluwer 2013, ISBN 978 90 1312 132 2
- MI-224 A.F. Rommelse, *De arbeidsongeschiktheidsverzekering: tussen publiek en privaat. Een beschrijving, analyse en waardering van de belangrijkste wijzigingen in het Nederlandse arbeidsongeschiktheidsstelsel tussen 1980 en 2010*, (diss. Leiden), Leiden: Leiden University Press 2013, ISBN 978 90 8728 205 9, e-ISBN 978 94 0060 170 3

