



Universiteit  
Leiden  
The Netherlands

## The European Central Bank's centralised application of national law under the Single Supervisory Mechanism: a rule of law analysis

Budinská, B.

### Citation

Budinská, B. (2025, May 13). *The European Central Bank's centralised application of national law under the Single Supervisory Mechanism: a rule of law analysis*. Meijers-reeks. Retrieved from <https://hdl.handle.net/1887/4246027>

Version: Publisher's Version

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

Downloaded from: <https://hdl.handle.net/1887/4246027>

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

## Bibliography

### BOOKS, BOOK CHAPTERS, ARTICLES

- Albertina Albors-Llorens, 'The direct effect of EU directives: Fresh controversy or a storm in a teacup?' (2014) 39 European Law Review 851.
- Kern Alexander, 'European Banking Union: a legal and institutional analysis of the Single Supervisory Mechanism and the Single Resolution Mechanism' (2015) 40 European Law Review 154.
- , 'The European Central Bank and Banking Supervision: The Regulatory Limits of the Single Supervisory Mechanism' (2016) 13 European Company and Financial Law Review 467.
- Franklin Allen, Elena Carletti, 'The Roles of Banks in Financial Systems', in Allen N Berger et al. (eds), *The Oxford Handbook of Banking* (OUP 2012).
- Martina Almhofer, *Die Haftung der EZB* (Mohr Siebeck 2018).
- Tim Ambler *et al.*, *How Much Regulation is Gold Plate? A Study of UK Elaboration of EU Directives* (British Chamber of Commerce 2004).
- Fabian Amtenbrink, 'The application of national law by the European Central Bank: challenging European legal doctrine?' ESCB Legal Conference: Building Bridges: central banking in an interconnected world 2019, 136.
- Filippo Annunziata, Thomaz Braga de Arruba, 'The *Corneli* case and the application of national law by the European Central Bank', (2023) Bocconi Legal Studies Research Paper Series.
- , ---, 'The *Corneli* Case (T-502/19) – Challenges and Issues in the Application of National Law by the ECB and EU courts' (2023) EU Law Live Weekend Edition No 131.
- Anthony Arnall, 'Editorial: The incidental effect of Directives' (1999) 24 European Law Review 1.
- Tomas M C Arons, 'Judicial protection of supervised credit institutions in the European Banking Union' in Danny Busch, Guido Ferrarini (eds), *European Banking Union* (OUP 2020) 93.
- Lucía Arranz, 'Level playing field: towards a more uniform application of banking legislation' in ESCB Legal Conference (2016) 260.
- Matej Avbelj, 'The Costanzo Doctrine: Influence of EU Law on the National Administrative Bodies within the Domestic System of Separation of Powers' (2010) 65 PRAVNIK 815.
- Emilios Avgouleas, Douglas W Arner, 'The Eurozone Debt Crisis and the European Banking Union: A Cautionary Tale of Failure and Reform' (2013) 37 University of Hong Kong Faculty of Law Research Paper.

- Albrecht Bach, 'Direkte Wirkungen von EG-Richtlinien' (1990) *Juristenzeitung*, 1108.
- Angelo Baglioni, *European Banking Union: A Critical Assessment* (Palgrave Macmillan 2016).
- Krystyna Romanivna Bakhtina, 'Farrell II and the concept of an emanation of State' (2018) 18 *International and Comparative Law Review* 241.
- Karen Banks, 'Incorrect implementation of EU directives: what effects for the ECB and the CJEU, and what mechanisms for rectification?' ESCB Legal Conference: Building Bridges: central banking in an interconnected world 2019.
- Ami Barav, 'The Exception of Illegality in Community Law: A Critical Analysis' (1974) 11 *Common Market Law Review* 366.
- René Barents, 'De voorrang van unierecht in het perspectief van constitutioneel pluralisme' 2009 (2) *SEW Tijdschrift voor Europees en economisch recht* 44.
- Giovanni Bassani, *The legal framework applicable to the Single Supervisory Mechanism: Tapestry or Patchwork* (Wolters Kluwer 2019).
- Gunnar Beck, *The legal reasoning of the Court of Justice of the EU* (Hart 2012).
- Markus Benzing, Alexander Glos, 'Institutioneller Rahmen: SSM, EZB und nationale Aufsichtsbehörden' in Jens-Hinrich Binder *et al.* (eds), *Handbuch Bankenaufsichtsrecht* (RWS 2020) 23.
- Allen N Berger *et al.*, 'Banking an Overview', in Allen N Berger *et al.* (eds), *The Oxford Handbook of Banking* (OUP 2012).
- Carl F Bergström, 'Shaping the New System for Delegation of Powers to EU Agencies: United Kingdom v. European Parliament and Council (Short Selling)' (2015) 52 *Common Market Law Review* 219.
- Leonard F M Besselink, 'Curing a "Childhood Sickness"? On Direct Effect, Internal Effect, Primacy and Derogation from Civil Rights' (1996) 3 *Maastricht Journal of European and Comparative Law* 165
- Andrea Biondi, Alessandro Spano, 'The ECB and the Application of National Law in the SSM: New Yet Old...' (2020) 31 *European Business Law Review* 1023.
- Michał Bobek, 'Thou Shalt Have Two Masters; The Application of European Law by Administrative Authorities in the New Member States' (2008) 1 *Review of European Administrative Law* 51.
- , 'Why there is no principle of "procedural autonomy" of the Member States' in Bruno de Witte, Hans Micklitz (eds), *The European Court of Justice and the Autonomy of the Member States* (Intersentia 2011) 305.
- , 'Why Is It Better to Treat Every Provision of EU Directives as Having Horizontal Direct Effect?' (2023) 39 *International Journal of Comparative Labour Law and Industrial Relations* 211.
- Thomas Bombois, 'L'administration, "juge" de la légalité communautaire - Réflexions autour des arrêts Fratelli Costanzo et Abna de la Cour de Justice de Luxembourg' (2009) 6344 *Journal des tribunaux* 169.
- Matteo Bonelli, 'Effective Judicial Protection in EU Law: an Evolving Principle of a Constitutional Nature' (2019) 12 *Review of European Administrative Law* 35.
- Thomas G Borer, *Das Legalitätsprinzip und die auswärtigen Angelegenheiten* (Helbing & Lichtenhahn 1986).
- Vestert Borger, 'Constitutional identity, the rule of law, and the power of the purse: The ECJ approves the conditionality mechanism to protect the Union budget:

- Hungary and Poland v. Parliament and Council' (2022) 59(6) Common Market Law Review 1771.
- Lena Boucon, Daniela Jaros, 'The application of national law by the European Central Bank within the EU Banking Union's Single Supervisory Mechanism: A new mode of European integration?' (2018) 10 European Journal of Legal Studies 155.
- Willem Bovenschen *et al.*, 'Tailor-made accountability within the Single Supervisory Mechanism' (2015) 52 Common Market Law Review 155.
- Concetta Brescia Morra, 'The Administrative and Judicial Review of Decisions of the ECB in the Supervisory Field' (2016) Quaderni di Ricerca Giuridica, Banca d'Italia, No 81.
- *et al.*, 'The Administrative Board of Review of the European Central Bank: Experience After 2 Years' (2017) 18 European Business Organization Law Review 567.
- Filipe Brito Bastos, *Beyond Executive Federalism: The Judicial Crafting of the Law of Composite Administrative Decision-Making*, (Dissertation Florence 2018).
- , 'Derivative Illegality in European Composite Administrative Procedures' (2018) 55 Common Market Law Review 101.
- , 'Composite procedures in the SSM and SRM – an analytical overview' in Chiara Zilioli, Karl-Philipp Wojcik (eds), *Judicial review in the European Banking Union* (Elgar 2021) 97.
- Barbora Budinská, Jouke Tegelaar, 'Duty of Care as a Judicial Review Tool for SSM Composite Procedures' in Lukas Böffel, Jonas Schürger (eds), *Digitalisation, Sustainability, and the Banking and Capital Markets Union. Thoughts on Current Issues of EU Financial Regulation* (Palgrave 2024) 329.
- Mielle K Bulterman *et al.*, *Nationale koppen op EG-regelgeving* (Universiteit Leiden 2007).
- Frank Burmeister, Erik Staebe, 'Grenzen des sog. Gold Plating bei der Umsetzung europäischer Richtlinien in nationales Recht' (2009) Europarecht 444.
- Christian Callies, Matthias Ruffert, 'AEUV' (C H Beck 2022) Art. 291.
- Mauro Cappelletti, Monica Seccombe and Joseph H H Weiler (eds), *Integration through Law: Methods, tools and institutions. Book 1, A political, legal and economic overview* (de Gruyter 1985/1986).
- Alexandria Carr, 'Banking Union: story of the emperor's new clothes?' (2013) 2 Journal of International Banking & Financial Law 67.
- Merijn Chamon, 'EU Agencies between "Meroni" and "Romano" or the Devil and the Deep Blue Sea' (2011) 48 Common Market Law Review 1057.
- , *EU Agencies: Legal and Political Limits to the Transformation of the EU Administration* (OUP 2016).
- , Nathan de Arriba-Sellier, 'FBF: On the Justiciability of Soft Law and Broadening the Discretion of EU Agencies ECJ (Grand Chamber) 15 July 2021, Case C-911/19, Fédération Bancaire Française (FBF) v Autorité de Contrôle Prudentiel et de Résolution, ECLI:EU:C:2021:599' (2022) 18 European Constitutional Law Review 286.
- Eduardo Chiti, 'The administrative implementation of European Union law: a taxonomy and its implications', in Herwig C H Hofmann, Alexander H Türk (eds), *Legal Challenges in EU Administrative Law. Towards an Integrated Administration* (Elgar 2009) 9.

- *et al.*, 'The Principle of Proportionality and the European Central Bank' (2020) 3 European Public Law 643.
- Monica Claes, *The National Courts' Mandate in the European Constitution* (Hart 2006).
- , 'The Primacy of EU Law in European and National Law' in Anthony Arnulf, Damian Chalmers (eds), *The Oxford Handbook of European Union Law* (OUP 2015) 178.
- , Matteo Bonelli, 'The Rule of Law and the Constitutionalisation of the European Union' in Werner Schroeder (ed), *Strengthening the Rule of Law in Europe: From a Common Concept to Mechanisms of Implementation* (Hart 2016) 265.
- Veerle Colaert, 'European Banking, Securities, and Insurance Law: Cutting through sectoral lines?' (2015) 52 Common Market Law Review 1579.
- Florin Coman-Kund, Fabian Amtenbrink, 'On the Scope and Limits of the Application of National Law by the European Central Bank within the Single Supervisory Mechanism' (2018) 33 Banking & Finance Law Review 133.
- Paul Craig, 'Theory and Values in Public Law: A Response' in Carol Harlow, Paul Craig, Richard Rawlings (eds), *Law and Administration in Europe: Essays in honour of Carol Harlow* (OUP 2003) 31.
- , 'Formal and substantive conceptions of the rule of law: an analytical framework' in Richard Bellamy (ed), *The rule of law and the separation of powers* (Routledge 2005) 467.
- , *EU Administrative Law* (OUP 2006).
- , 'Judicial Review and Questions of Law: A comparative Perspective', in Susan Rose-Ackerman, Peter Lindseth (eds), *Comparative Administrative Law* (Elgar 2010) 23.
- , Gráinne de Búrca, *EU Law. Text, Cases, and Materials*, (OUP 2020).
- Carin van der Crujsena, Maurice Dolla, Jakob de Haan, 'What drives trust in the financial sector supervisor? New empirical evidence' (2022) DNB Working Paper No 750.
- Deirdre Curtin, 'The Province of Government: Delimiting the Direct Effect of Directives in the Common Law Context' (1990) 15 European Law Review 195.
- Deirdre Curtin, Kamil Mortelmans, 'Application and Enforcement of Community Law by the Member States: Actors in Search of a Third Generation Script' in Deirdre Curtin and Ton Heukels (eds), *The Institutional Dynamics of European Integration. Liber Amicorum Henry G. Schermers* (Nijhoff 1994) 423.
- Jens Dammann, 'The Banking Union: Flawed by Design' (2014) 45 Georgetown Journal of International Law 1057.
- Renaud Dehoussé and Joseph H H Weiler, 'The legal dimension' in William Wallace (ed), *The Dynamics of European integration* (Pinter publishers 1990) 242.
- Matteo de Poli and Pierre de Gioia Carabellese, 'Towards a full harmonisation of the European banking regulation: Dilemmas in a legal discourse between regulation and enforcement' (2019) 26 Maastricht Journal of European and Comparative Law 190.
- Paul Dermine, Mariolina Eliantonio, 'Case note on CJEU (Grand Chamber), judgement of 19 December 2018, C-219/17, Silvio Berlusconi and Finanziaria d'investimento Fininvest SpA (Fininvest) v Banca d'Italia and Istituto per la Vigilanza Sulle Assicurazioni (IVASS)' (2019) 12 Review of European Administrative Law 237.

- Paul Dermine, *The New Economic Governance of the Eurozone: A Rule of Law Analysis* (OUP 2022).
- Bruno De Witte, 'Direct Effect, Primacy, and the Nature of the Legal Order' in Gráinne De Búrca, Paul Craig (eds), *The Evolution of EU Law* (OUP 2011).
- , 'Euro Crisis Responses and the EU Legal Order: Increased Institutional Variation or Constitutional Mutation?' (2015) 11 *European Constitutional Law Review* 434.
- , 'Direct Effect, Supremacy, and the Nature of the Legal Order', in Paul Craig, Gráinne de Búrca, *The Evolution of EU Law* (OUP 2021) 187.
- Katia D'Hulster and Inci Other-Robe, 'Ring-fencing Cross-border Banks: An Effective Supervisory Response?' (2018) 5 *The Journal of Financial Perspectives* 1.
- Michael Dougan, 'Minimum harmonisation and the internal market' (2000) 37 *Common Market Law Review* 853.
- , 'The "Disguised" Vertical Direct Effect of Directives?' (2000) 59 *Cambridge Law Journal* 586.
- , 'When worlds collide! Competing visions of the relationship between direct effect and supremacy' (2007) *Common Market Law Review* 931.
- Larisa Dragomir, *European Prudential Banking Regulation and Supervision, The legal dimension* (Routledge 2010).
- Ronald M Dworkin, 'The Model of Rules' (1967) 35 *The University of Chicago Law Review* 14.
- Thomas Eilmansberger, 'The Relationship Between Rights and Remedies in EC Law: in Search of the Missing Link' (2004) *Common Market Law Review*, 1199.
- Mariolina Eliantonio, 'Judicial Review in an Integrated Administration: the Case of 'Composite Procedures' (2014) 7 *Review of European Administrative Law* 65.
- , 'Judicial Review of Soft Law before the European and the National Courts – A Wind of Change Blowing from the Member States?' in Mariolina Eliantonio *et al.* (eds), *EU Soft Law in the Member States: Theoretical Findings and Empirical Evidence* (Hart Publishing 2021) 283.
- Lena Enqvist, Markus Naarttijärvi, 'Administrative Independence Under EU Law: Stuck Between a Rock and Costanzo?' (2021) 27 *European Public Law* 707.
- Astrid Epiney, 'Unmittelbare Anwendbarkeit und objektive Wirkung von Richtlinien' (1996) 111 *DVBl* 409.
- Matteo Farnè, Angelos Vouldis, 'Business models of the banks in the euro area' ECB Working Paper Series No 2070, May 2017.
- Henry Farrell, Adrienne Hératier (eds), *Contested Competences in Europe: Incomplete Contracts and Interstitial Institutional Change* (Routledge 2007).
- Guido Ferrarini, Fabio Recine, 'The Single Rulebook and the SSM', in Danny Busch, Guido Ferrarini (eds), *European Banking Union* (OUP 2015) 126.
- Filippo Fontanelli, 'The implementation of European Union law by Member States under Article 51(1) of the Charter of Fundamental Rights' (2014) 20 *Columbia Journal of European Law* 193.
- Richard B Friedman, 'On the concept of Authority in Political Philosophy' in Richard E Flathman, *Concepts in Social and Political Philosophy* (Macmillan Publishing 1973) 121.

- Andreas Funke, *Umsetzungsrecht. Zum Verhältnis von internationaler Sekundärrechtssetzung und deutscher Gesetzgebungsgewalt* (Mohr Siebeck 2010).
- Simone Gabbi, 'The Principle of Institutional (Un)Balance after Lisbon' (2014) 5 European Journal of Risk Regulation 259.
- Enrico Gagliardi, Laura Wissink, 'Ensuring effective judicial protection in case of ECB decisions based on national law' (2020) 13 Review of European Administrative Law 41.
- Diana-Urania Galetta, *Procedural Autonomy of EU Member States: Paradise Lost?* (Springer 2010).
- Walter Bryce Gallie, 'Essentially Contested Concepts' (1955-1956) 56 Proceedings of the Aristotelian Society 167.
- Anna Gerbrandy, Convergentie in het mededingingsrecht: De invloed van het EG-recht op materiële toepassing, toegang, bewijs en toetsing bij de Nederlandse mededingingsbestuursrechter, bezien in het licht van effectieve rechtsbescherming (Dissertation Utrecht 2009).
- Charles Goodhart, Dirk Schoenmaker, 'Should the Functions of Monetary Policy and Banking Supervision be Separated?' 1995 (47) Oxford Economic Papers 539.
- Christos V Gortsos, 'Competence Sharing between the ECB and the national competent supervisory authorities within the single supervisory mechanism (SSM)' (2015) 16 European Business Organisation Law Review 401.
- , 'The Crédit Agricole Cases: Banking Corporate Governance and the application of national law by the ECB', in Chiara Zilioli, Karl-Philipp Wojcik (eds), *Judicial review in the European Banking Union* (Elgar 2021) 510.
- , 'Art. 2 SSMR Definitions' in Jens-Hinrich Binder *et al.* (eds), *European Banking Union Brussels Commentary* (Nomos 2022).
- Elke Gurlit, 'Instrumente makroprudensieller Bankenaufsicht – unter besonderer Berücksichtigung zusätzlicher Kapitalanforderungen – Teil II' (2015) WM 1257.
- Mathias Habersack, Christian Mayer, 'Die Problematik der überschießenden Umsetzung', in Karl Riesenhuber (ed), *Europäische Methodenlehre* (De Gruyter 2006) 276.
- Mathias Habersack, Christian Mayer, 'Gold-plating: The implementation of directives through national provisions with a wider scope of application', in Karl Riesenhuber (ed), *European Legal Methodology* (Intersentia 2017) 343.
- Matthias Haentjes, Pierre de Gioia-Carabelliese, *European Banking and Financial Law* (2015 Routledge).
- Sim Haket, 'Popławski II: A Half-Hearted Embrace of Hierarchical Supremacy' (2020) 13 Review of European Administrative Law 155.
- Walter Hallstein, 'Die EWG – Eine Rechtsgemeinschaft. Rede anlässlich der Ehrenpromotion (Universität Padua, 12 März 1962)' (1979) *Europäische Reden* 343.
- Francisco Hernández Fernández, 'The Application of National Law and Composite Procedures in the Single Supervisory Mechanism. Did the Court of Justice of the EU find a New Van Gend en Loos?' (2021) 14 Review of European Administrative Law 5.

- Alicia Hinarejos Parga, 'The Court of Justice Annuls a National Measure Directly to Protect ECB Independence: Rimšēvičs' (2019) 56 Common Market Law Review 1649.
- Herwig C H Hoffman, Alexander Türk, *Legal Challenges in EU Administrative Law* (2009) 159.
- et al., *Administrative Law and Policy of the European Union* (OUP 2011).
- Jens Hofmann, 'Legal protection and liability in the European composite administration', in: Oswald Jansen, Bettina Schöndorf-Haubold (eds), *The European Composite Administration* (Intersentia 2011) 459.
- Peter M Huber, 'Rechtsstaat' in Matthias Herdegen et al. (eds), *Handbuch des Verfassungsrechts: Darstellung in transnationaler Perspektive* (C H Beck 2021) 383.
- Stefan Huster, Johannes Rux, 'Art. 20 GG' in Volker Epping, Christian Hillgruber (eds), *Grundgesetz Kommentar* (C H Beck 2009) para. 156–167.
- Rainer Hutka, *Gemeinschaftsbezogene Prüfungs- und Verwerfungskompetenz der deutschen Verwaltung gegenüber Rechtsnormen nach europäischem Gemeinschaftsrecht und nach deutschem Recht* (Ergon Verlag 1997).
- Bart Joosen, Matthias Lehmann, 'Proportionality in the Single Rulebook' in Mario P Chiti, Vittorio Santoro (eds), *The Palgrave Handbook of European Banking Union law* (Springer International Publishing 2019).
- Paul J G Kapteyn, 'The application and enforcement of Community Law in the National Legal Systems' in idem et al. (eds), *The Law of the European Union and the European Communities* (Kluwer 2008) 511.
- Argyro Karagianni, *The Protection of Fundamental Rights in Composite Banking Supervision Procedures* (Europa Law Publishing 2022).
- Jörn Axel Kämmerer, 'Rechtsschutz in der Bankenunion (SSM, SRM)' (2016) WM 1.
- Hans Kelsen, *Pure Theory of Law* (University of California Press 1967).
- Hans Kelsen, *Reine Rechtslehre. Einleitung in die Rechtswissenschaftliche Problematik* (Studienausgabe der 1. Auflage 1934, Mohr Siebeck 2008).
- Gregor Kirchhoff, 'Niederlassungsfreiheit und 'Normverwerfungsbefugnis' nationaler Behörden im Fall 'DocMorris' (2007) Zesar 301.
- Markus Klammert, 'What We Talk About When We Talk About Harmonisation' (2015) 17 Cambridge Yearbook of European Legal Studies 360.
- Alexander Kornezov, 'The application of national law by the ECB – a maze of (un)answered questions' in ESCB Legal Conference (2016) 270.
- Theodore Konstadinides, *The Rule of Law in the European Union* (Hart 2017).
- Martin Krygier, 'The Rule of Law: An Abuser's Guide' in András Sajó (ed), *The Dark Side of Fundamental Rights* (Eleven International Publishing 2006).
- Martin Krygier, 'The Rule of Law: Legality, Teleology, Sociology', in Gianluigi Palombella, Neil Walker (eds), *Relocating the Rule of Law* (Hart 2009) 45.
- Tobias Kruis, 'Das Leitbild des Apothekers in der (nicht notwendig eigenen) Apotheke (2007) EuZW 175.
- Zdenek Kudrna, Sonja Puntscher Riekmann, 'Harmonising national options and discretions in the EU banking regulation' (2018) 21 Journal of Economic Policy Reform 144.

- Klaus Lackhoff, *Single Supervisory Mechanism: A practitioner's guide*, (C H Beck 2017).
- , Janina Heinz, 'Großkredite', in Jens-Hinrich Binder *et al.* (eds), *Handbuch Bankenaufsichtsrecht* (RWS 2020) 503.
- , Andreas Witte, 'Art. 4 SSMR: Tasks conferred on the ECB', in Jens-Hinrich Binder *et al.* (eds), *European Banking Union Brussels Commentary* (Nomos 2022) 42.
- Marco Lamandini *et al.*, 'The European Central Bank (ECB) Powers as a Catalyst for Change in EU Law. Part 2: SSM, SRM, and Fundamental Rights' (2017) 23 Columbia Journal of European Law 199.
- Rosa M Lastra, 'Multilevel Governance in Banking Regulation', in Mario P Chiti, Vittorio Santoro (eds), *The Palgrave Handbook of European Banking Union Law* (Palgrave 2019).
- Dorota Leczykiewicz, 'Effectiveness of EU Law before National Courts: Direct Effect, Effective Judicial Protection, and State Liability' in Damian Chalmers, Anthony Arnulf (eds), *The Oxford Handbook of European Union Law* (OUP 2015) 212.
- Asen Lefterov, 'The Single Rulebook: legal issues and relevance in the SSM context' (2016) No 15 ECB Legal Working Papers.
- Matthias Lehmann, 'Single Supervisory Mechanism Without Regulatory Harmonisation? Introducing a European Banking Act and 'CRR Light' for Smaller Institutions' (2017) 3 EBI Working Paper Series.
- Koen Lenaerts, 'Some reflections on the separation of powers in the European Community' (1991) 28 Common Market Law Review 11.
- , Tim Corthaut, 'Of Birds and Hedges: The Role of Primacy in Invoking Norms of EU Law' (2006) 31 European Law Review 287.
- , Kathleen Gutmann, '"Federal Common Law" in the European Union: A comparative perspective from the United States' (2006) 54(1) The American Journal of Comparative Law 1.
- *et al.*, *Procedural Law of the European Union* (Sweet & Maxwell 2<sup>nd</sup> ed 2006).
- , 'The Rule of Law and the Coherence of the Judicial System of the European Union' (2007) 44 Common Market Law Review 1625.
- , Tim Corthaut, 'Towards an Internally Consistent Doctrine on Invoking Norms of EU Law' in Sacha Prechal, Berd van Roermund (eds), *The Coherence of EU Law: The Search for Unity in Divergent Concepts* (OUP 2008) 495.
- Miriam Lenz *et al.*, 'Horizontal What? Back to Basics' (2000) 25 European Law Review 509.
- Tobias Lock, 'Why the European Union is not a State' (2010) 5 European Constitutional Law Review, 407.
- Paul-John Loewenthal, 'Article 13 TEU' in Manuel Kellerbauer *et al.* (eds), *The EU Treaties and the Charter of Fundamental Rights: A Commentary* (OUP 2019) 131.
- Eva J Lohse, 'The meaning of harmonisation in the context of European Union Law – A process in need of a definition', in Mads Andenæs, Camilla Baasch Andersen (eds), *Theory and Practice of Harmonisation* (Edward Elgar 2012).
- Gianni Lo Schiavo, 'Conditions and Obligations in ECB Supervisory Decisions as Ancillary Provisions under SSM Law' (2017) 14 European Company and Financial Law Review 94.
- , 'The ECB and its application of national law in the SSM' in Gianni Lo Schiavo (ed), *The European Banking Union and the Role of Law* (Edward Elgar 2019) 177.

- Neil MacCormick, *Legal Reasoning and Legal Theory* (OUP rev ed 2003).
- , *Rhetoric and The Rule of Law* (OUP 2005).
- Miguel Poiares Maduro, Marlene Wind (eds), *The Transformation of Europe – Twenty-Five Years On* (CUP 2017).
- G Federico Mancini, 'The Making of the Constitution For Europe' (1989) 26 Common Market Law Review 595.
- Mario Martini, 'Doc. Morris ante portas – zu Risiken und Nebenwirkungen der Niederlassungsfreiheit des Art. 48 EG für das Berufsrecht der Apotheker' (2007) DVBl 10.
- Francesco Martucci, 'The Crédit Mutuel Arkéa case: central bodies and the SSM, and the interpretation of national law by the ECJ' in Chiara Zilioli, Karl-Philipp Wojcik (eds), *Judicial review in the European Banking Union* (Elgar 2021) 504.
- Roberto Mastroianni, 'On the Distinction between Vertical and Horizontal Direct Effect of Community Directives: What Role for the Principle of Equality?' (1999) 5 European Public Law 417.
- Franz C Mayer, Artikel 19 EUV, in Eberhard Grabitz, Meinhard Hilf, Martin Nettesheim (eds), *Das Recht der Europäischen Union: EUV/AEUV* (C H Beck 2022).
- Samuel McPhilemy, 'Integrating Rules, Disintegrating Markets: The End of National Discretion in European Banking?' (2014) 21(10) Journal of European Public Policy 1473.
- M Elvira Mendez-Pinedo, 'The principle of effectiveness of EU law: a difficult concept in legal scholarship' (2021) 11 Society of Juridical and Administrative Sciences 5.
- Franz Merlin, 'Principle of Legality and the Hierarchy of Norms', in Werner Schroeder (ed), *Strengthening the Rule of Law in Europe: From a Common Concept to Mechanisms of Implementation* (Hart 2016) 37.
- Hans-W. Micklitz, Hanna Schebesta, 'Judge-made integration', in Hans-W. Micklitz and Bruno De Witte (eds), *The European Court of Justice and the Autonomy of the Member States* (Intersentia 2012) 3.
- Bucura C Mihaescu Evans, *The right to good administration at the crossroads of the various sources of fundamental rights in the EU integrated administrative system* (Nomos 2015).
- Niamh Moloney, 'European Banking Union: Assessing its risks and resilience' (2014) 51 Common Market Law Review 1609.
- Elisabetta Montanaro, 'The Process towards the Centralisation of the European Financial Supervisory Architecture: The Case of the Banking Union' (2016) 69 PSL Quarterly Review 135.
- Rudolph Mögele, 'Deutsches und Europäisches Verwaltungsrecht – wechselseitige Einwirkungen' (1993) BayVBl 552.
- Emmanuel Murlon-Druol, 'Banking Union in Historical Perspective: The initiative of the European Commission in the 1960s-1970s' (2016) 54 Journal of Common Market Studies 913.
- Hanns P Nehl, 'Legal Protection in the Field of EU Funds' (2011) 10 European State Aid Law Quarterly 629.
- Martin Nettesheim, Artikel 288 AEUV, in Eberhard Grabitz *et al.* (eds), *Das Recht der Europäischen Union: EUV/AEUV* (CH Beck 2022) para. 132.

- Matthias Niedobitek, 'Kollisionen zwischen EG-Recht und nationalem Recht' (2001) *Verwaltungsarchiv* 58.
- Rolf Ortlep, Rob J G M Widdershoven, 'Judicial Protection' in Jan H Jans *et al.* (eds), *Europeanisation of Public Law* (Europa Law Publishing 2015) 333.
- Tobias Pascher, *Umgekehrter Vollzug im Europäischen Verwaltungsrecht* (Mohr Siebeck 2023).
- Laurent Pech, 'A Union Founded on the Rule of Law: Meaning and Reality of the Rule of Law as a Constitutional Principle of EU Law' (2010) 6 European Constitutional Law Review 359.
- , Dimitri Kochenov, *Respect for the Rule of Law in the Case Law of the European Court of Justice A Casebook Overview of Key Judgments since the Portuguese Judges Case* (SIEPS 2021).
- Matthias Pechstein, 'Die Anerkennung der rein objektiven unmittelbaren Richtlinienwirkung' (1996) 7 Europäisches Wirtschafts- & Steuerrecht, 261.
- Christy Ann Petit, 'The SSM and the ECB decision-making governance', in SSM' in Gianni Lo Schiavo (ed), *The European Banking Union and the Role of Law* (Edward Elgar 2019).
- Enrico Peuker, 'Die Anwendung nationaler Rechtsvorschriften durch Unionsorgane – ein Konstruktionsfehler der europäischen Bankenaufsicht' (2014) 15–16 Juristenzeitung 764.
- Agnese Pizzolla, 'Close cooperation and aspects of judicial review' in Chiara Zilioli, Karl-Philipp Wojcik (eds), *Judicial review in the European Banking Union* (Elgar 2021) 345.
- Sacha Prechal, *Directives in EC Law* (2<sup>nd</sup> ed OUP 2005).
- , 'Direct Effect, Indirect Effect, Supremacy and the Evolving Constitution of the European Union' in Catherine Barnard (ed), *The Fundamentals of EU Law Revisited: Assessing the Impact of the Constitutional Debate* (OUP 2007) 35.
- *et al.*, 'The principle of Attributed Powers and the "Scope of EU law"' in Leonard Besselink, *et al.* (eds), *The Eclipse of the Legality Principle in the European Union* (Kluwer 2011) 213.
- Miro Prek, Silvère Lefèvre, Contractual litigation before the EU Courts: the interplay between EU and national laws in *Liber Amicorum for Prof. Ottó Czúcz* (Szeged 2016) 513.
- , 'The EU courts as "national" courts: national law in the EU judicial process' (2017) 54 Common Market Law Review 369.
- Miro Prek, 'Mutual judicial deference? The delineation of the (interpretative) competence of European and national courts in the judicial review of ECB acts based on national law' in ESCB Legal Conference (2019) 129.
- Lucia Quaglia, 'The European Union's Role in International Economic Fora, Paper 5: The BCBS' (2015) In-Depth Analysis of the ECON Committee (IP/A/ECON/2014-15).
- Joseph Raz, 'The Rule of Law and its Virtue' in Joseph Raz (ed), *The Authority of Law: Essays on Law and Morality* (Clarendon 1979) 210.

- Maximilian Ruffert, 'Rights and Remedies in European Community Law: A Comparative View' (1997) 34 Common Market Law Review 307.
- Carmen Hernández Saset, 'The legal review of ECB instructions under Article 9 SSM Regulation', in Chiara Zilioli, Karl-Philipp Wojcik (eds), *Judicial review in the European Banking Union* (Elgar 2021) 304.
- Uwe H Schneider, 'Europäische Bankenunion: Ein Etikettenschwindel' (2012) Europäische Zeitschrift für Wirtschaftsrecht 721.
- Dirk Schoenmaker, *Governance of International Banking. The Financial Trilemma* (OUP 2013).
- Miroslava Scholten, Michiel Van Rijsbergen, 'The ESMA-Short Selling Case – Erecting a New Delegation Doctrine in the EU upon the Meroni-Romano Remnants' (2014) 41 Legal Issues of Economic Integration 389.
- Miroslava Scholten, Alex Brenninkmeijer (eds), *Controlling EU Agencies. The Rule of Law in a Multi-Jurisdictional Legal Order* (Edward Elgar 2020).
- Miroslava Scholten, *The Political Accountability of EU Agencies: Learning from the US Experience* (Brill Nijhoff 2014).
- et al., 'Controlling EU Agencies: An Introduction' in Miroslava Scholten, Alex Brenninkmeijer (eds), *Controlling EU Agencies. The Rule of Law in a Multi-Jurisdictional Legal Order* (Edward Elgar 2020) 2.
- Werner Schroeder, 'The European Union and the Rule of Law – State of Affairs and Ways of Strengthening', in Werner Schroeder (ed), *Strengthening the Rule of Law in Europe: From a Common Concept to Mechanisms of Implementation* (Hart 2016) 22.
- Gunnar Schuster, 'The Banking Supervisory Competences and Powers of the ECB' (2014) Europäische Zeitschrift für Wirtschaftsrecht-Beilage 3.
- Robert Schütze, 'The Morphology of Legislative Power in the European Community: Legal Instruments and the Federal Division of Powers' (2006) 25 Yearbook of European Law 91.
- , 'From Rome to Lisbon: "Executive Federalism" in the (New) European Union' (2010) 47 Common Market Law Review 1385.
- , 'EU Competences. Existence and Exercise' in Anthony Arnulf and Damian Chalmers (eds), *The Oxford Handbook of European Union Law* (OUP 2015).
- , *European Union Law* (3<sup>rd</sup> CUP 2021).
- Jürgen Schwarze, *European Administrative Law* (Sweet and Maxwell 2006).
- Denys Simon, *Le système juridique communautaire* (3<sup>rd</sup> ed PUF 2001).
- René Smits, 'Competences and alignment in an emerging future: After L-Bank: how the Eurosystem and the Single Supervisory Mechanism may develop' 077 ADEMU Working Paper Series (2017).
- , 'A National Measure Annulled by the European Court of Justice, or: High-Level Judicial Protection for Independent Central Bankers: ECJ 26 February 2019, Cases C-202/18, *Ilmārs Rimšēvičs v Republic of Latvia*, and C-238/18 *European Central Bank v Republic of Latvia*, ECLI:EU:C:2019:139' (2020) 16 European Constitutional Law Review 120.
- Lorenzo Squintani, Justin Lindeboom, 'The Normative Impact of Invoking Directives: Casting Light on Direct Effect and the Elusive Distinction between Obligations and Mere Adverse Repercussions' (2019) 38 Yearbook of European Law 33.

- Eric Stein, 'Lawyers, Judges, and the Making of a Transnational Constitution' (1981) 75 *The American Journal of International law* 1.
- Bernard Steunenberg, Wim Voermans, *The transposition of EC directives: A comparative study of instruments, techniques, and processes in six Member States* (Wolf 2005).
- , Dimiter Toshkov, 'Comparing transposition in the 27 member states of the EU: the impact of discretion and legal fit' (2009) 16 *Journal of European Public Policy* 951.
- Rudolf Streinz, Christoph Herrmann, 'Der Anwendungsvorrang des Gemeinschaftsrechts und die 'Normverwerfung' durch deutsche Behörden' (2008) *Bayerisches Verwaltungsblatt* 1.
- Brian Z Tamanaha, *On the Rule of Law: History, Politics, Theory* (CUP 2004).
- , *Law as a Means to an End: Threat to the Rule of Law* (CUP 2006).
- , 'How an Instrumental View of Law Corrodes the Rule of Law' (2007) 56 *DePaul Law Review*.
- , 'Functions of the Rule of Law' in Jens Meierhenrich, Martin Loughlin (eds), *The Cambridge Companion to the Rule of Law* (CUP 2021) 22.
- Jouke Tegelaar, *Single Supervision, Single Judicial Protection? Towards Effective Judicial Protection in Single Supervisory Mechanism Composite procedures*, (Dissertation Leiden 2023).
- Pedro Gustavo Teixeira, 'Europeanising prudential banking supervision: Legal foundations and implications for European integration', in John Erik Fossum, Augustín José Menéndez (eds), *The European Union in Crises or the European Union as Crises?*, ARENA Report No 2/14, 527.
- Robert Thomson, 'Same effects in different worlds: the transposition of EU directives' (2009) 16 *Journal of European Public Policy* 1.
- Takis Tridimas, 'Black, White and Shades of Grey: Horizontality of Directives Revisited' (2001) 21 *Yearbook of European Law* 327.
- , 'The Principle of Effectiveness' in Takis Tridimas, *The General Principles Of EU Law* (OUP 2006) 418.
- , 'Constitutional Review of Member State Action: The Virtues and Vices of an Incomplete Jurisdiction' (2011) 9 *International Journal of Constitutional Law* 737.
- , 'The Constitutional Dimension of Banking Union' in Stefan Grundmann, Hans-W Micklitz (eds), *The European Banking Union and Constitution. Beacon for Advanced Integration or Death-Knell for Democracy?* (Hart 2019) 25.
- Tobias Tröger, 'The Single Supervisory Mechanism – Panacea or Quack Banking Regulation?' (2013) SAFE Working Paper No 27 16 August 2013.
- Kaarlo Tuori, *Ration and Voluntas. The Tension Between the Reason and Will in Law* (Ashgate 2011) 208.
- Alexander H Türk, *Judicial Review in EU Law* (2009 Edward Elgar).
- , Judicial Review of Integrated Administration in the EU, in Herwig C H Hoffmann, Alexander H Türk, *Legal Challenges in EU Administrative Law. Towards an Integrated Administration* (Edward Elgar) 2009.
- , 'Liability and accountability for policies announced to the public and for press releases' (2017) ECB Legal Conference: Shaping a New Legal Order of Europe: A Tale of Crisis and Opportunities 43.

- Pieter Van Cleynenbreugel, 'Adieu thuislandcontrole? Eengemaakt supranationaal toezicht op kredietinstellingen gevestigd in de Eurozone' (2014) TRV/RPS 89.
- , 'Meroni Circumvented? Article 114 TFEU and EU Regulatory Agencies' (2014) 21 Maastricht Journal of European and Comparative law 64.
- Ton van den Brink, 'Refining the Division of Competences in the EU: National Discretion in EU Legislation', in Sacha Garben, Inge Govaere (eds), *The Division of Competences between the EU and the Member States. Reflections on the Past, the Present and the Future* (Hart 2017) 251.
- Walter van Gerven, 'Of Rights, Remedies and Procedures' (2000) 37 Common Market Law Review 503.
- Mirik van Rijn, *Judicial protection for banks under the Single Rulebook and the Single Supervisory Mechanism* (Wolters Kluwer 2022).
- Herman Van Rompuy, *Europe in the Storm. Promise and Prejudice* (Davidsfonds 2014).
- Christos Vasilopoulos, 'Review of Non-Binding Legal Acts (EBA Guidelines): Paradoxes in Legal Reasoning' (2023) 34 European Business Law Review 391.
- Maartje J M Verhoeven, Rob Widdershoven, 'National legality and European Obligations' in Leonard Besselink, Frans Pennings, Sacha Prechal, *The Eclipse of the Legality Principle in the European Union* (Kluwer 2011) 55.
- Maartje J M Verhoeven, *The Costanzo Obligation. The obligation of national administrative authorities in the case of incompatibility between national law and European law* (Intersentia 2011).
- , 'The 'Costanzo obligation' of national administrative authorities in the light of the principle of legality: prodigy or problem child?' (2012) 24(4) European Review of Public Law 65.
- Armin von Bogdandy, 'Ways to Frame the European Rule of Law: Rechtsgemeinschaft, Trust, Revolution, and Kantian Peace' (2018) 14 EuConst 675.
- Thomas Von Danwitz, 'The Rule of Law in the Recent Jurisprudence of the ECJ' (2014) 37 Fordham Int'l LJ 1311.
- Olivier Voordeckers, *National Banking Law in the European Single Supervisory Mechanism* (Dissertation Luxembourg 2020).
- Ellen Vos, *EU Agencies, Common Approach and Parliamentary Scrutiny* (European Parliamentary Research Service 2018).
- Konrad Vossen, *Rechtsschutz in der europäischen Bankenaufsicht: Zugleich ein Beitrag zum Rechtsschutz im Europäischen Verwaltungsverbund* (Mohr Siebeck 2020).
- Jeremy Waldron, 'Is the Rule of Law an Essentially Contested Concept (in Florida)?', (2002) 21 Law and Philosophy 137.
- Jeremy Waldron, 'The Rule of Law and the Importance of Procedure' in James E Fleming, *Getting to the Rule of Law* (NYU Press 2011) 3.
- Neil Walker, 'The Rule of Law and the EU: Necessity's Mixed Virtue' in Gianluigi Palombella, Neil Walker (eds), *Relocating the Rule of Law* (Hart 2009) 120.
- Stephen Weatherill, 'How much, How Little?' (2005) European Business Law Review 533.
- Joseph H H Weiler, 'Transformation of Europe' (1991) 100 The Yale Law Journal 2403.
- Laura Wissink *et al.*, 'Shifts in Competences between Member States and the EU in the New Supervisory System for Credit Institutions and their Consequences for Judicial Protection' (2014) 10 Utrecht Law Review 92.

- , *Effective Legal Protection in Banking Supervision* (Europa Law Publishing 2021).
- Andreas Witte, 'The Application of National Banking Supervision Law by the ECB. Three Parallel Modes of Executing EU Law?' (2014) 21(1) Maastricht Journal of European and Comparative Law 89.
- , 'When does national law transpose a directive?' in ESCB Legal Conference 2016, 247.
- , 'The application of national law by the ECB, including options and discretions, and its impact on judicial review' in Chiara Zilioli, Karl-Philipp Wojcik (eds), *Judicial review in the European Banking Union* (Elgar 2021) 236.

Georges Zavvos, 'Banking Integration and 1992: the legal issues and policy implications' (1990) 31 Harvard International Law Journal 235.

Asya Zhelyazkova, 'Complying with EU directives' requirements: the link between EU decision-making and the correct transposition of EU provisions' (2013) 20 Journal of European Public Policy 702.

#### NEWSPAPER ARTICLES, BLOG ENTRIES

Barbora Budinská, 'Of *auctoritas* and *potestas* in the Banking Union: The ECB, the SRB, failing credit institutions and judicial review', Op-Ed for EU Law Live, 10 May 2021.

Enrico Gagliardi, Laura Wissink, 'So far so good: the review of national law in EU judicial proceedings (Case *Anglo Austrian AAB and Belegging-Maatschappij "Far-East"*, T-797/19)', Op-Ed for EU Law Live, 8 July 2022.

Patrick Jenkins, 'Long road to a single EU bank regulator' *Financial Times* (FT.com) (4 December 2012).

Daniel Sarmiento, 'Crossing the Baltic Rubicon' *Verfassungsblog*, 4 March 2019.

Daniel Sarmiento, 'Setting the limits of implementation of national law by EU Institutions: the *Corneli v ECB* case (T-502/19)' Op-Ed for EU Law Live, 24 October 2022.

Peter Spiegel and Joshua Chaffin, 'Euro ministers approve Spanish bank aid' *Financial Times* (FT.com) (3 December 2012).

Barbora Budinská, 'No compensation for Banca Carige shareholders (*Malacalza Investimenti and Malacalza v ECB*, T-134/21)', Analysis for EU Law Live, 9 July 2024.

#### SPEECHES, LECTURES, INTERVIEWS

Kerstin af Jochnick, 'The single supervisor ten years on: experience and way forward', Speech at the LBBW Fixed Income Forum, Frankfurt, 13 March 2024.

Claudia M Buch, 'Current challenges in supervision – new challenges for researchers', Keynote Speech at the 2024 Annual ECB Banking Supervision Research Conference, Frankfurt am Main, 11 June 2024.

Claudia M Buch, 'Evolving risks – evolving supervision' Speech at the Bundesbank Symposium Frankfurt, 12 June 2024.

- Claudia M Buch, 'Evolving risks, evolving supervision: reforming European banking supervision', presentation at the Peterson Institute for International Economics, Financial Statements, 24 July 2024.
- Mario Draghi, 'The Benefits of European Supervision' Speech at the ACPR Conference on Financial Supervision, Paris, 18 September 2018.
- Frank Elderson, 'Preparing for the next decade of European banking supervision: risk-focused, impactful and legally sound', Speech at the "10 years SSM and beyond" event organised by Allen & Overy, Frankfurt, 27 June 2024.
- Andrea Enria, 'Exogenous shocks and endogenous challenges: five years of European banking supervision (and beyond)', Speech at the London School of Economics, Financial Markets Group, London, 30 October 2023.
- Andrea Enria, Christine Lagarde, 'The end of an era – five years with Andrea Enria', Interview, recorded on 01.12.2023 and published on 09.12.2023.
- Elizabeth McCaul, 'The art and science of good supervision', Speech at the conference "SSM Regulation, ten years since" organised by Banca d'Italia, Rome, 20 October 2023.
- Yves Mersch, 'The growing importance of "financial stability" in the post-crisis public debate', ESCB Legal Conference, Frankfurt, 6 September 2018.
- Danièle Nouy, Foreword to the ECB Annual Report on supervisory activities 2015.
- , 'Safety and progress: an SSM perspective', Speech at the FMA supervisory conference entitled "Safety and progress in financial markets – a contradiction?", Vienna, 15 September 2015.
- Tommaso Padoa-Schioppa, 'EMU and banking supervision' Lecture at the London School of Economics, Financial Markets Group, London, 24 February 1999.
- , 'How to deal with emerging pan-European financial institutions?' Speech given at the Conference on Supervisory Convergence organised by the Dutch Ministry of Finance, The Hague, 3 November 2004.
- Nicolas Véron, 'Banking Nationalism and the European Crisis', Oral remarks prepared for a speech on the changing European financial system given at a symposium of the European Private Equity and Venture Capital Association (EVCA), Istanbul, 27 June 2013.

#### CASES (IN CHRONOLOGICAL ORDER)

##### *Court of Justice of the European Union*

- Case 9/56 *Meroni* EU:C:1958:7.
- Case 1/58 *Friedrich Stork & Cie v High Authority* EU:C:1959:4.
- Case 6/60 *Humblet v Belgian State* EU:C:1960:48.
- Case 26/62 *Van Gend & Loos* EU:C:1963:1.
- Case 25/62 *Plaumann v Commission* EU:C:1963:17.
- Case 6/64 *Costa* EU:C:1964:66.
- Joined Cases 5, 7 and 13 to 24-66 *Firma E. Kampffmeyer and others v Commission of the EEC* EU:C:1967:31.
- Case 5/68 *Claude Moïse Sayag and S.A. Zurich* EU:C:1968:42.

- Joined Cases 19, 20, 25 and 30-69 *Denise Richez-Parise and others v Commission of the European Communities* EU:C:1970:47.
- Case C-4/69 *Lütticke v Commission* EU:C:1971:40.
- Case 5/71 *Aktien-Zuckerfabrik Schöppenstedt v Council* EU:C:1971:116.
- Case 51-54/71 *International Fruit Company and Others v Produktschap voor Groenten en fruit* EU:C:1971:128.
- Case 94/71 *Schlüter & Maack v Hauptzollamt Hamburg-Jonas*. EU:C:1972:4.
- Case 39/72 *Commission v Italy* EU:C:1973:13.
- Case 43/72 *Merkur Außenhandel-GmbH & Co.* EU:C:1973:108.
- Case 153/73 *Holtz & Willemse GmbH v Council and Commission of the European Communities* EU:C:1974:70.
- Case 41/74 *Van Duyn* EU:C:1974:133.
- Case 74/74 *CNTA v Commission* EU:C:1976:84.
- Case 33/76 *Rewe v Landwirtschaftskammer für das Saarland* EU:C:1976:188.
- Case 51/76 *Verbond nederlandse ondernemingen v Inspecteur der invoerrechten en accijnzen (VNO)* EU:C:1977:12.
- Case 116/76 *Granaria v Hoofdproduktschap voor Akkerbouwprodukten* EU:C:1977:117.
- Case 106/77 *Simmenthal* EU:C:1978:49.
- Case 132/77 *Société pour l'Exportation des Sucres SA v Commission of the European Communities* EU:C:1978:99.
- Case 101/78 *Granaria v Hoofdproduktschap voor Akkerbouwprodukten* EU:C:1979:38.
- Case 120/78 *Rewe v Bundesmonopolverwaltung für Branntwein* EU:C:1979:42.
- Case 148/78 *Ratti* EU:C:1979:110.
- Case 230/78 *Eridania* EU:C:1979:216.
- Case 102/79 *Commission v Belgium* EU:C:1980:120.
- Case 98/80 *Romano* EU:C:1981:104.
- Case 158/80 *Rewe v Hauptzollamt Kiel* EU:C:1981:163.
- Case 60/81 *IBM v Commission* EU:C:1981:264.
- Joined Cases 197/80 to 200/80, 243/80, 245/80 and 247/80 *Ludwigshafener Walzmühle Erling and Others v Council and Commission* EU:C:1981:311.
- Case 8/81 *Becker* EU:C:1982:7.
- Case 96/81 *Commission v the Netherlands* EU:C:1982:192.
- Case 97/81 *Commission v the Netherlands* EU:C:1982:193.
- Case 106/81 *Julius Kind KG v European Economic Community* EU:C:1982:291.
- Case 283/81 *CILFIT* EU:C:1982:335.
- Case 160/82 *Commission v the Netherlands* EU:C:1982:443.
- Case 300/81 *Commission v Italy* EU:C:1983:50.
- Case 205/82 *Deutsche Milchkontor GmbH* EU:C:1983:233.
- Case 14/83 *Von Colson* EU:C:1984:153.
- Case 281/82 *Société à responsabilité limitée Unifrex v Commission and Council of the European Communities* EU:C:1984:165.
- Case 143/83 *Commission v Denmark* EU:C:1985:34.
- Case 248/83 *Commission v Germany* EU:C:1985:214.
- Case 29/84 *Commission v Germany* EU:C:1985:229.
- Case 318/81 *Commission v CO.DE.MI.* EU:C:1985:467.
- Case 152/84 *Marshall v Southampton and South-West Hampshire Area Health Authority* EU:C:1986:84.

- Case 294/83 *Les Verts v Parliament* EU:C:1986:166.
- Case 222/84 *Johnston v Chief Constable of the Royal Ulster Constabulary* EU:C:1986:206.
- Joined cases 169/83 and 136/84 *Leussink-Brummelhuis v Commission* EU:C:1986:371.
- Case 239/85 *Commission v Belgium* EU:C:1986:457.
- Case 175/84 *Krohn Import-Export v Commission* EU:C:1987:8.
- Case 80/86 *Kolpinghuis* EU:C:1987:43.
- Case 14/86 *Pretore di Salò v X* EU:C:1987:275.
- Case 89/86 and 91/86 *L'Étoile commerciale and CNTA v Commission* EU:C:1987:337.
- Case 247/85 *Commission v Belgium* EU:C:1987:339.
- Case 291/84 *Commission v the Netherlands* EU:C:1987:366.
- Case 236/85 *Commission v the Netherlands* EU:C:1987:436.
- Case 314/85 *Foto-Frost v Hauptzollamt Lübeck-Ost* EU:C:1987:452.
- Joined Cases 227-230/85 *Commission v Belgium* EU:C:1988:6.
- Case 116/86 *Commission v Italy* EU:C:1988:111.
- Case 240/86 *Commission v Greece* EU:C:1988:173.
- Case 252/85 *Commission v France* EU:C:1988:202.
- Joined Cases 106/87 to 120/87 *Asteris and Others v Greece* EU:C:1988:457.
- Case 103/88 *Fratelli Costanzo v Comune di Milano* EU:C:1989:256.
- Joined Cases 46/87 and 227/88 *Hoechst v Commission* EU:C:1989:337.
- Case 339/87 *Commission v the Netherlands* EU:C:1990:119.
- Case 188/89 *Foster and Others v British Gas* EU:C:1990:313.
- Joined Cases 297/88 and C-197/89 *Dodzi* EU:C:1990:360.
- Case 106/89 *Marleasing* EU:C:1990:395.
- Case 2/88 *Imm. - Zwartveld and Others* EU:C:1990:440.
- Case 143/88 *Zuckerfabrik* EU:C:1991:65.
- Case 131/88 *Commission v Germany* EU:C:1991:87.
- Case 347/89 *Freistaat Bayern v Eurim-Pharm GmbH* EU:C:1991:148.
- Case 300/89 *Commission v Council* EU:C:1991:244.
- Case C-13/90 *Commission v France* EU:C:1991:358.
- Case C-6/90 *Frankovich* EU:C:1991:428.
- Joined Cases C-104/89 and C-37/90 *J. M. Mulder and others and Otto Heinemann* EU:C:1992:217.
- Case C-63/91 *Jackson and Cresswell v Chief Adjudication Officer* EU:C:1992:329.
- Case C-156/91 *Mundt* EU:C:1992:423.
- Case C-97/91 *Oleficio Borelli v Commission* EU:C:1992:491.
- Case C-11/92 *The Queen v Secretary of State for Health, ex parte Gallaher and Others* EU:C:1993:262.
- Case C-435/92 *Association pour la protection des animaux sauvages* EU:C:1994:10.
- Case C-381/92 *Commission v Irelands* EU:C:1994:22.
- Case 308/87 *Grifoni v EAEC* EU:C:1994:38.
- Case C-91/92 *Faccini Dori v Recreb* EU:C:1994:292.
- Case C-220/94 *Commission v Luxembourg* EU:C:1995:190.
- Case C-465/93 *Atlanta Fruchthandelsgesellschaft and Others* EU:C:1995:369.
- Case C-63/93 *Duff and Others* EU:C:1996:51.
- Case C-46/93 *Brasserie du pêcheur* EU:C:1996:79.
- Case C-194/94 *CIA Security International v Signalson and Securitel* EU:C:1996:172.
- Case C-240/95 *Schmit* EU:C:1996:259.

- Case C-72/95 *Kraaijeveld* EU:C:1996:404.
- Case C-197/96 *Commission v France* EU:C:1997:155.
- Case C-96/95 *Commission v Germany* EU:C:1997:165.
- Case C-233/94 *Germany v Parliament and Council* EU:C:1997:231.
- Case C-300/95 *Commission v United Kingdom* EU:C:1997:255.
- Case C-225/96 *Commission v Italy* EU:C:1997:584.
- C-253/96 *Kampelmann and Others v Landschaftsverband Westfalen-Lippe and Others* EU:C:1997:585.
- Case C-129/96 *Inter-Environnement Wallonie v Région wallonne* EU:C:1997:628.
- Joined Cases C-10/97 to C-22/97 *Ministero delle Finanze v IN.CO.GE.'90* EU:C:1998:498.
- Joined Cases C-36-37/97 *Kellinghusen and Ketelsen* EU:C:1998:499.
- Case C-224/97 *Ciola* EU:C:1999:212.
- Case C-336/97 *Commission v Italy* EU:C:1999:314.
- Case C-352/98 *P Bergaderm and Goupil v Commission* EU:C:2000:361.
- Case C-236/99 *Commission v Belgium* EU:C:2000:374.
- Case C-343/98 *Collino and Chiappero* EU:C:2000:441.
- Case C-443/98 *Unilever* EU:C:2000:496.
- Case C-403/98 *Monte Arcosu* EU:C:2001:6.
- Case C-97/00 *Commission v France* EU:C:2001:149.
- Case C-403/99 *Italy v Commission* EU:C:2001:507.
- Case C-438/99 *Maria Luisa Jiménez Melgar* EU:C:2001:509.
- Case C-269/99 *Carl Kühne* EU:C:2001:659.
- Case C-145/99 *Commission v Italy* EU:C:2002:142.
- Case C-478/99 *Commission v Sweden* EU:C:2002:281.
- Case C-50/00 *P Unión de Pequeños Agricultores* EU:C:2002:462.
- Case C-356/00 *Testa and Lazzeri* EU:C:2002:703.
- Case C-275/00 *First and Franex* EU:C:2002:711.
- Case C-259/01 *Commission v France* EU:C:2002:719.
- Case C-312/00 *P Commission v Camar and Tico* EU:C:2002:736.
- Case C-233/00 *Commission v France* EU:C:2003:371.
- Case C-11/00 *Commission v ECB* EU:C:2003:395.
- Case C-472/00 *P Commission v Fresh Marine* EU:C:2003:399.
- Case C-87/01 *P Commission v. CCRE* EU:C:2003:400.
- Case C-198/01 *CIF* EU:C:2003:430.
- Case C-185/00 *Commission v Finland* EU:C:2003:639.
- Case C-201/02 *Delena Wells* EU:C:2004:12.
- Case C-496/99 *P Commission v CAS Succhi di Frutta* EU:C:2004:236.
- Case C-397/01 *Pfeiffer* EU:C:2004:584.
- Case C-222/02 *Peter Paul* EU:C:2004:606.
- Case C-287/03 *Commission v Belgium* EU:C:2005:282.
- Case C-105/03 *Pupino* EU:C:2005:386.
- Case C-198/03 *P Commission v CEVA and Pfizer* EU:C:2005:445.
- Case C-495/03 *Intermodal Transports* EU:C:2005:552.
- Case C-453/03 *ABNA* EU:C:2005:741.
- Case C-441/02 *Commission v Germany* EU:C:2006:253.
- Case C-436/03 *Parliament v Council* EU:C:2006:277.

- Case C-217/04 *United Kingdom v Parliament and Council* EU:C:2006:279.
- Case C-212/04 *Adeneler* EU:C:2006:443.
- Case C-180/04 *Vassallo* EU:C:2006:518.
- Case C-282/05 P *Holcim (Deutschland) v Commission* EU:C:2007:226.
- Case C-76/06 P *Britannia Alloys & Chemicals v Commission* EU:C:2007:326.
- Case C-490/04 *Commission v Germany* EU:C:2007:430.
- Case C-119/05 *Lucchini* EU:C:2007:434.
- Case C-251/06 *Firma ING. AUER - Die Bausoftware GmbH v Finanzamt Freistadt Rohrbach Urfahr* EU:C:2007:658.
- Case C-418/04 *Commission v Ireland* EU:C:2007:780.
- Case C-220/05 *Laval* EU:C:2007:809.
- Joined Cases C-37/06 and C-58/06 *Viamex Agrar Handels GmbH* EU:C:2008:18.
- Case C-268/06 *Impact* EU:C:2008:223.
- Case C-402/05 P *Kadi* EU:C:2008:461.
- Case C-120/06 P *FIAMM and Others v Council and Commission* EU:C:2008:476.
- Case C-286/06 *Commission v Spain* EU:C:2008:586.
- Case C-158/07 *Förster* EU:C:2008:630.
- Case C-110/05 *Commission v Italy* EU:C:2009:66.
- Joined Cases C-378/07 to C-380/07 *Angelidaki and Others* EU:C:2009:250.
- Case C-440/07 P *Commission v Schneider Electric* EU:C:2009:459.
- Joined Cases C-402/07 and C-432/07 *Sturgeon* EU:C:2009:716.
- Case C-297/08 *Commission v Italy* EU:C:2010:115.
- Joined Cases C-317/08, C-318/08, C-319/08 and C-320/08 *Alassini* EU:C:2010:146.
- Case C-518/08 *Fundación Gala-Salvador Dalí and Visual Entidad de Gestión de Artistas Plásticos (VEGAP)* EU:C:2010:191.
- Case C-409/06 *Winner Wetten GmbH v Bürgermeisterin der Stadt Bergheim* EU:C:2010:503.
- Case C-263/09 P *Edwin v OHIM* EU:C:2011:452.
- Joined Cases C-438/09 and C-1/10 *Gueye and Salmerón Sánchez* EU:C:2011:583.
- Joined Cases C-411/10 and C-493/10 N.S. and Others EU:C:2011:865.
- Case C-282/10 *Maribel Domínguez* EU:C:2012:33.
- Case C-118/11 *Eon Aset Menidjmunt* EU:C:2012:97.
- Case C-618/10 *Banco Español de Crédito* EU:C:2012:349.
- Case C-355/10 *Parliament v Council* EU:C:2012:516.
- Case C-42/11 *Lopes Da Silva Jorge* EU:C:2012:517.
- Case C-592/11 *Ketelä* EU:C:2012:673.
- Case C-617/10 *Åkerberg Fransson* EU:C:2013:105.
- Case C-583/11 P *Inuit Tapiriit Kanatami v Parliament and Council* EU:C:2013:625.
- Case C-425/12 *Portgás – Sociedade de Produção e Distribuição de Gás SA* EU:C:2013:829.
- Case C-361/12 *Carmela Carratù* EU:C:2013:830.
- Case C-270/12 *United Kingdom v Parliament and Council ('Short Selling')* EU:C:2014:18.
- Case C-24/13 *Dél-Zempléni Nektár Leader Nonprofit* EU:C:2014:40.
- Case C-530/11 *Commission v United Kingdom* EU:C:2014:67.
- Case C-530/12 P *OHIM v National Lottery Commission* EU:C:2014:186.
- Case C-390/12 *Pfleger e.a.* EU:C:2014:281.

- Case C-356/12 *Glatzel* EU:C:2014:350.
- Case C-198/13 *Julian Hernández and Others* EU:C:2014:2055.
- Case C-434/13 P *Commission v Parker Hannifin Manufacturing and Parker-Hannifin* EU:C:2014:2456.
- Case C-62/14 *Gauweiler* EU:C:2015:400.
- Case C-433/13 *Commission v Slovakia* EU:C:2015:602.
- Case C-650/13 *Delvigne* EU:C:2015:648.
- Case C-73/14 *Council v Commission (ITLOS)* EU:C:2015:663.
- Case C-308/14 *Commission v United Kingdom* EU:C:2016:436.
- Case C-8/15 P *Ledra Advertising v Commission and ECB* EU:C:2016:701.
- Case C-243/15 *Lesoochranárske zoskupenie VLK* EU:C:2016:838.
- Case C-72/15 *Rosneft* EU:C:2017:236.
- Case C-45/15 P *Safa Nicu Sepahan v Council* EU:C:2017:402.
- Case C-206/16 *Marco Tronchetti Provera and Others* EU:C:2017:572.
- Joined Cases C-643/15 and C-647/15 *Slovakia and Hungary v Council* EU:C:2017:631.
- Case C-413/15 *Farrell II* EU:C:2017:745.
- Case C-557/15 *Commission v Malta* EU:C:2018:477.
- Case C-52/17 *VTB v FMA* EU:C:2018:648.
- Case C-219/17 *Berlusconi and Fininvest v Bank of Italy* EU:C:2018:1023.
- Joined Cases C-202/18 and C-238/18 *Rimščevič* EU:C:2019:139.
- Case C-573/17 *Popławski II* EU:C:2019:530.
- Case C-366/18 *Ortiz Mesonero* EU:C:2019:757.
- Case C-467/19 *PPU Spetsializirana prokuratura (presumption of innocence)* EU:C:2019:776.
- Joined Cases C-152/18 P and C-153/18 P *Crédit mutuel Arkéa v ECB* EU:C:2019:810.
- Joined Cases C-609/17 and C-610/17 *TSN* EU:C:2019:981.
- Case C-2/18 *Lietuvos Respublikos Seimo narių grupė* EU:C:2019:962.
- Case C-585/18 A.K. (*Independence of the Disciplinary Chamber of the Supreme Court*) EU:C:2019:982.
- Case C-414/18 *Iccrea Banca* EU:C:2019:1036.
- Case C-177/18 *Baldonedo Martín* EU:C:2020:26.
- Case C-223/19 *YS (Occupational pensions of managerial staff)* EU:C:2020:753.
- Joined Cases C-511/18, C-512/18 and C-520/18 *La Quadrature du Net* EU:C:2020:791.
- Case C-597/18 P *Chrysostomides* EU:C:2020:1028.
- Case C-393/19 *Okrazhna prokuratura - Haskovo a Apelativna prokuratura – Plovdiv* EU:C:2021:8.
- Case C-301/19 P *Commission v Printeos SA* EU:C:2021:39.
- Case C-555/19 *Fussl Modestrafe Mayr* EU:C:2021:89.
- Case C-949/19 *Konsul Rzeczypospolitej Polskiej w N.* EU:C:2021:186.
- Case C-652/19 *Consulmarketing* EU:C:2021:208.
- Joined Cases C-551/19 P and C-552/19 P *ABLV v ECB* EU:C:2021:369.
- Case C-94/20 *Land Oberösterreich (Aide au logement)* EU:C:2021:477.
- Case C-872/19 P *Venezuela v Council (Affectation d'un État tiers)* EU:C:2021:507.
- Case C-911/19 *FBF* EU:C:2021:599.
- Case C-458/19 P *ClientEarth v Commission* EU:C:2021:802.
- Case C-662/19 P *NRW. Bank v SRB* EU:C:2021:846.
- Case-140/20 *Commissioner of An Garda Síochána* EU:C:2022:258.

- Order C-204/22 *Úrad pre dohľad nad zdravotnou starostlivos\_ou u.a.*
- Application C-777/22 P *ECB v Corneli.*

#### *General Court*

- Joined Cases T-466/93, T-469/93, T-473/93, T-474/93 and T-477/93 *O'Dwyer and Others v Council* EU:T:1995:136.
- Case T-84/98 C *v Council* EU:T:2000:156.
- Joined Cases T-198/95, T-171/96, T-230/97, T-174/98 and T-225/99 *Comafrika and Dole Fresh Fruit Europe v Commission* EU:T:2001:184.
- Case T-155/99 *Dieckmann & Hansen v Commission* EU:T:2001:256.
- Joined Cases T-64/01, T-65/01 *Internationale Fruchtimport Gesellschaft Weichert v Commission* EU:T:2004:37.
- Case T-48/01 *Vainker v Parliament* EU:T:2004:61.
- Case T-307/01 *François v Commission* EU:T:2004:180.
- Case T-123/04 *Cargo Partner v OHIM* EU:T:2005:340.
- Case T-415/03 *Cofradía de pescadores "San Pedro" de Bermeo and Others v Council* EU:T:2005:365.
- Case T-383/00 *Beamglow v Parliament and Others* EU:T:2005:453.
- Case T-309/03 *Camós Grau v Commission* EU:T:2006:110.
- Joined Cases T-3/00 and T-337/04 *Pitsiorlas v Council and ECB* EU:T:2007:357.
- Case T-113/04 *Atlantic Container Line and Others v Commission* EU:T:2007:377.
- Case T-99/04 *AC-Treuhand v Commission* EU:T:2008:256.
- Case T-212/03 *MyTravel v Commission* EU:T:2008:315.
- Case T-411/06 *Sogelma v EAR* EU:T:2008:419.
- Case T-317/07 *Commission v B2 test SA* EU:T:2008:516.
- Case T-58/08 P *Commission v Roodhuijzen* EU:T:2009:385.
- Case T-16/04 *Arcelor v Parliament and Council* EU:T:2010:54.
- Case T-429/05 *Artegodan v Commission* EU:T:2010:60.
- Case T-88/09 *Idromacchine and Others v Commission* EU:T:2011:641.
- Case T-107/08 *Transnational Company "Kazchrome" and ENRC Marketing v Council and Commission* EU:T:2011:704.
- Case T-387/09 *Applied Microengineering Ltd* EU:T:2012:501.
- Case T-187/11 *Trabelsi* EU:T:2013:273.
- Case T-79/13 *Accorinti and Others v ECB* EU:T:2015:756.
- Case T-712/15 *Crédit Mutuel Arkéa* EU:T:2017:900.
- Case T-52/16 *Crédit Mutuel Arkéa* EU:T:2017:902.
- Case T-133/16 *Caisse régionale de crédit agricole mutuel Alpes Provence v ECB* EU:T:2018:219.
- Case T-298/16 *East West Consulting* EU:T:2018:967.
- Order T-410/18 *Silgan Closures and Silgan Holdings v Commission* EU:T:2019:166.
- Order C-418/19 P *Silgan Closures and Silgan Holdings v Commission* EU:C:2020:43.
- Case T-351/18 *Ukrselhosprom PCF and Versobank v ECB* EU:T:2021:669.
- Case T-913/16 *Fininvest and Berlusconi v ECB* EU:T:2022:279.
- Case T-797/19 *Anglo Austrian AAB and Belegging-Maatschappij "Far-East" v ECB* EU:T:2022:389.
- Case T-280/18 *ABLV Bank v SRB* EU:T:2022:429.

- Case T-502/19 *Corneli v ECB* EU:T:2022:627.
- Case T-667/21 *BAWAG PSK v ECB* EU:T:2024:131.

*Opinions of Advocates General*

- Opinion of Advocate General Lynn in Case 318/81 *Commission v CO.DE.MI.* EU:C:1985:319.
- Opinion of Advocate General Lenz in Case C-103/88 *Fratelli Costanzo v Comune di Milano* EU:C:1989:166.
- Opinion of Advocate General Tesauro in Case 308/87 *Grifoni v EAEC* EU:C:1993:362.
- Opinion of Advocate General Van Gerven in Case C-128/92 *Banks v British Coal* EU:C:1993:860.
- Opinion of Advocate General Jacobs in Case C-316/93 *Vaneetveld / Le Foyer* EU:C:1994:32.
- Opinion of Advocate General Lenz in Case C-91/92 *Faccini Dori v Recreb* EU:C:1994:45.
- Opinion of Advocate General Jacobs in Case C-430/93 *van Schijndel* EU:C:1995:185.
- Opinion of Advocate General Léger in Case C-252/96 *P Parliament v Gutiérrez de Quijano y Lloréns* EU:C:1998:157.
- Opinion of Advocate General Fennelly in Case C-217/97 *Commission v Germany* EU:C:1999:34.
- Opinion of Advocate General Mischo in Case C-6/99 *Association Greenpeace France and Others v Ministère de l'Agriculture et de la Pêche and Others* EU:C:1999:587.
- Opinion of Advocate General Léger in Case C-287/98 *Linster* EU:C:2000:3.
- Opinion of Advocate General Ruiz-Jarabo Colomer in Case C-397/01 to C-403/01 *Pfeiffer* EU:C:2003:245.
- Opinion of Advocate General Léger in Case C-453/00 *Kihne & Heitz* EU:C:2003:350.
- Opinion of Advocate General Kokott in Case C-387/02, C-391/02, and C-403/02 *Berlusconi* EU:C:2004:624.
- Opinion of Advocate General Mengozzi in Case C-401/09 *P Evropaiki Dynamiki - Proigmena Systimata Tilepikoinonion Pliroforikis kai Tilematikis AE v ECB* EU:C:2011:3.
- Opinion of Advocate General Kokott in Case C-263/09 *P Edwin* EU:C:2011:30.
- Opinion of Advocate General Cruz Villalón in Case C-70/10 *Scarlet Extended SA* EU:C:2011:255.
- Opinion of Advocate General Kokott in Case C-583/11 *P Inuit Tapiriit Kanatami v Parliament and Council* EU:C:2013:21.
- Opinion of Advocate General Cruz Villalón in Case C-85/12 *LBI* EU:C:2013:352.
- Opinion of Advocate General Bot in Case C-530/12 *P OHIM v. National Lottery Commission* EU:C:2013:782.
- Opinion of Advocate General Kokott in Joined Cases C-202/18 and C-238/18 *Rimšēvičs* EU:C:2018:103.
- Opinion of Advocate Campos Sánchez-Bordona in Case-140/20 *Commissioner of An Garda Sióchána* EU:C:2022:942.

*European Court of Human Rights*

- Case of *Terra Wonenigen B.V. v The Netherlands*, Application no 20641/92, ECtHR, 17 December 1996.

*National case law*

- *Austria*
- Judgment of the Austrian Constitutional Court G257/2017-13 AT:VFGH:2018:G257.2017.
- *Germany*
- Judgment of the German Constitutional Court BVerfGE *Urteil des Zweiten Senats vom 19 September 2018; 2 BvF 1, 2/15.*

## DOCUMENTS (IN CHRONOLOGICAL ORDER)

*Primary law*

- European Economic Community Treaty ('Treaty of Rome').
- The Single European Act, Official Journal of the European Communities, No L 169/1.
- Consolidated version of the Treaty on European Union, OJ C 326, 26.10.2012, p. 13–390.
- Rules of Procedure of the Court of Justice, OJ L 265, 29.9.2012, p. 1–42.
- Consolidated version of the Treaty on the Functioning of the European Union, OJ C 326, 26.10.2012, p. 47–390.
- Rules of procedure of the General Court, OJ L 105, 23.4.2015, p. 1–66.
- Protocol (No 4) on the Statute of the European System of Central Banks and the European Central Bank; OJ C 202, 7.6.2016, p. 230–250.
- Protocol (No 25) On the exercise of shared competence; OJ C 202, 7.6.2016, p. 306–306.

*Regulations*

- Council Regulation (EC) No 2532/98 of 23 November 1998 concerning the powers of the European Central Bank to impose sanctions; OJ L 318, 27.11.1998, p. 4–7.
- Council Regulation (EC) No 1099/2009 of 24 September 2009 on the protection of animals at the time of killing , OJ L 303, 18.11.2009, p. 1–30 (the 'Regulation on the protection of animals').
- Regulation (EU) No 1092/2010 of the European Parliament and of the Council of 24 November 2010 on European Union macro-prudential oversight of the financial system and establishing a European Systemic Risk Board; OJ L 331, 15.12.2010, p. 1–11 (the 'ESRB Regulation').
- Regulation (EU) No 1093/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European

- Banking Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/78/EC; OJ L 331, 15.12.2010, p. 12–47 (the ‘EBA Regulation’).
- Regulation (EU) No 1094/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Insurance and Occupational Pensions Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/79/EC; OJ L 331, 15.12.2010, p. 48–83.
  - Regulation (EU) No 1095/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Securities and Markets Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/77/EC; OJ L 331, 15.12.2010, p. 84–119.
  - Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012, OJ L 176, 27.6.2013, p. 1–337 (‘Capital Requirements Regulation’).
  - Regulation (EU) No 604/2013 of the European Parliament and of the Council of 26 June 2013 establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person, OJ L 180, 29/06/2013, p. 31–59 (‘Dublin Regulation’).
  - Council Regulation (EU) No 1024/2013 of 15 October 2013 conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions (‘SSM Regulation’).
  - Regulation (EU) No 468/2014 of the European Central Bank of 16 April 2014 establishing the framework for cooperation within the Single Supervisory Mechanism between the European Central Bank and national competent authorities and with national designated authorities, (ECB/2014/17); OJ L 141, 14.5.2014, p. 1–50 (‘Framework Regulation’).
  - Commission Implementing Regulation (EU) No 650/2014 of 4 June 2014 laying down implementing technical standards with regard to the format, structure, contents list and annual publication date of the information to be disclosed by competent authorities in accordance with Directive 2013/36/EU of the European Parliament and of the Council Text with EEA relevance OJ L 185, 25.6.2014, p. 1–50.
  - Regulation (EU) No 673/2014 of the European Central Bank of 2 June 2014 concerning the establishment of a Mediation Panel and its Rules of Procedure (ECB/2014/26); OJ L 179, 19.6.2014, p. 72–76 (‘Mediation Panel Regulation’).
  - Regulation (EU) No 806/2014 of the European Parliament and of the Council of 15 July 2014 establishing uniform rules and a uniform procedure for the resolution of credit institutions and certain investment firms in the framework of a Single Resolution Mechanism and a Single Resolution Fund and amending Regulation (EU) No 1093/2010; OJ L 225, 30.7.2014, p. 1–90 (‘SRM Regulation’).
  - Regulation (EU) 2016/445 of the European Central Bank of 14 March 2016 on the exercise of options and discretions available in Union law (ECB/2016/4) OJ L 78, 24.3.2016, p. 60–73.
  - Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor’s Office (‘the EPPO’) OJ L 283, 31.10.2017, p. 1–71.

- Regulation (EU) 2019/876 of the European Parliament and of the Council of 20 May 2019 amending Regulation (EU) No 575/2013 as regards the leverage ratio, the net stable funding ratio, requirements for own funds and eligible liabilities, counterparty credit risk, market risk, exposures to central counterparties, exposures to collective investment undertakings, large exposures, reporting and disclosure requirements, and Regulation (EU) No 648/2012 , PE/15/2019/REV/1, OJ L 150, 7.6.2019, p. 1–225 ('Capital Requirements Regulation II').
- Regulation (EU, Euratom) 2020/2092 of the European Parliament and of the Council of 16 December 2020 on a general regime of conditionality for the protection of the Union budget, OJ L 433I , 22.12.2020, p. 1–10.
- Regulation (EU) 2024/1623 of the European Parliament and of the Council of 31 May 2024 amending Regulation (EU) No 575/2013 as regards requirements for credit risk, credit valuation adjustment risk, operational risk, market risk and the output floor, OJ L, 2024/1623, 19.6.2024 ('Capital Requirements Regulation III').

*Directives*

- Council Directive 73/183/EEC of 28 June 1973 on the abolition of restrictions on freedom of establishment and freedom to provide services in respect of self-employed activities of banks and other financial institutions; OJ L 194, 16.7.1973, p. 1–10.
- Council Directive 76/207/EEC of 9 February 1976 on the implementation of the principle of equal treatment for men and women as regards access to employment, vocational training and promotion, and working conditions OJ L 39, 14.2.1976, p. 40–42.
- First Council Directive 77/780/EEC of 12 December 1977 on the coordination of the laws, regulations and administrative provisions relating to the taking up and pursuit of the business of credit institutions; OJ L 322, 17.12.1977, p. 30–37 ('First Banking Directive').
- Second Council Directive 89/646/EEC of 15 December 1989 on the coordination of laws, regulations and administrative provisions relating to the taking up and pursuit of the business of credit institutions and amending Directive 77/780/EEC OJ L 386, 30.12.1989, p. 1–13 ('Second Banking Directive').
- Council Directive 93/22/EEC of 10 May 1993 on investment services in the securities field, OJ L 141, 11.6.1993, p. 27–46.
- Directive 2000/12/EC relating to the taking up and pursuit of the business of credit institutions.
- Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC, OJ L 176, 27.6.2013, p. 338–436 ('Capital Requirements Directive IV').
- Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU)

- No 648/2012, of the European Parliament and of the Council; OJ L 173, 12.6.2014, p. 190–348 ('BRRD').
- Directive (EU) 2019/878 of the European Parliament and of the Council of 20 May 2019 amending Directive 2013/36/EU as regards exempted entities, financial holding companies, mixed financial holding companies, remuneration, supervisory measures and powers and capital conservation measures, PE/16/2019/REV/1, OJ L 150, 7.6.2019, p. 253–295 (Capital Requirements Directive V').
  - Directive (EU) 2024/1619 of the European Parliament and of the Council of 31 May 2024 amending Directive 2013/36/EU as regards supervisory powers, sanctions, third-country branches, and environmental, social and governance risks, OJ L, 2024/1619, 19.6.2024 (Capital Requirements Directive VI').

*Decisions*

- Commission Decision 2001/527/EC of 6 June 2001 establishing the Committee of European Securities Regulators.
- Commission Decision 2004/5/EC of 5 November 2003 establishing the Committee of European Banking Supervisors.
- Commission Decision 2004/6/EC of 5 November 2003 establishing the Committee of European Insurance and Occupational Pensions Supervisors.
- European Central Bank Decision, ECB-SSM-2019-ITCAR-11.
- Decision (EU) 2020/1015 of the European Central Bank of 24 June 2020 on the establishment of close cooperation between the European Central Bank and the Bulgarian National Bank (ECB/2020/30).
- Decision (EU) 2020/1016 of the European Central Bank of 24 June 2020 on the establishment of close cooperation between the European Central Bank and Hrvatska Narodna Banka (ECB/2020/31).

*Guidelines*

- Guideline (EU) 2017/697 of the European Central Bank of 4 April 2017 on the exercise of options and discretions available in Union law by national competent authorities in relation to less significant institutions (ECB/2017/9)OJ L 101, 13.4.2017, p. 156–163.
- Joint ESMA and EBA Guidelines on the assessment of the suitability of members of the management body and key function holders under Directive 2013/36/EU and Directive 2014/65/EU (2021).
- Guidelines of the European Banking Authority on internal governance under Directive 2013/36/EU, 02 July 2021, EBA/GL/2021/05.
- European Commission, *Better Regulation Guidelines* SWD(2021) 305 final.

*National legislation**Austria*

- Bankwesengesetz (BWG)

*Belgium*

- Wet op het statuut van en het toezicht op kredietinstellingen.

*France*

- La Constitution de la Cinquième République (French Constitution)

*Germany*

- Grundgesetz (German Constitution).
- Gesetz über das Kreditwesen (Kreditwesengesetz - KWG).
- Großkredit- und Millionenkreditverordnung (GroMiKV).

*Netherlands*

- Grondwet (Netherlands Constitution).
- Wet op het financieel toezicht (Wft).

*Slovakia*

- Zákon o bankách (483/2001 Z.z.)

*Recommendations*

- Recommendations to national courts and tribunals in relation to the initiation of preliminary ruling proceedings (2019/C 380/01) OJ L 265, 29.9.2012, p. 1–9.
- Recommendation of the European Central Bank of 4 April 2017 on common specifications for the exercise of some options and discretions available in Union law by national competent authorities in relation to less significant institutions (ECB/2017/10) OJ C 120, 13.4.2017, p. 2–9.

*Opinions*

- Opinion of the European Central Bank of 27 November 2012 on a proposal for a Council regulation conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions and a proposal for a regulation of the European Parliament and of the Council amending Regulation (EU) No 1093/2010 establishing a European Supervisory Authority (European Banking Authority) (CON/2012/96).
- Opinion of the European Central Bank of 8 November 2017 on amendments to the Union framework for capital requirements of credit institutions and investment firms (CON/2017/46).

*Guides*

- European Commission, Better Regulation Guidelines SWD(2021) 305 final.
- European Central Bank, Guide to fit and proper assessments, 2021.
- European Central Bank, Guide on options and discretions available in Union law, 2022.
- European Central Bank, Guide on qualifying holding procedures, 2023.

*Communications, reports, papers and conclusions*

- Report of a group of experts appointed by the EEC Commission, Brussels, November 1966 (the 'Segré Report').
- White Paper of the Commission of the European Communities on completing the internal market COM(85) 310 final (the 'Commission White Paper').
- Report on economic and monetary union in the European Community 1989 (the 'Delors Report').
- Communication from the Commission, Financial Services: Building a Framework for Action, COM(1998) 625 final. (the 'Communication on Financial Services').
- Communication from the Commission implementing the framework for financial markets: Action Plan COM(1999) 232 final.
- Final Report of the Committee of Wise Men on the Regulation of European Securities Market, Brussels 2001 (the 'Lamfalussy report').
- Report of the high-level group on financial supervision in the EU chaired by Jacques de Larosière, Brussels, 25 February 2009 ('de Larosière Report').
- Recommendation CM/Rec(2010)12 on 'judges: independence, efficiency and responsibilities'.
- Communication from the Commission to the European Parliament and the Council: Roadmap towards a Banking Union' COM(2012) 510 final.
- Report of the President of the European Council, 'Towards a genuine Economic and Monetary Union' Brussels, 26 June 2012 EUCO 120/12 PRESSE 296 PR PCE 102.
- European Council, '28/29 June 2012 Conclusions', Brussels, 29 June 2012, EUCO 76/12.
- Communication from the Commission to the European Parliament and the Council, A new EU Framework to strengthen the Rule of Law, COM(2014) 158 final.
- Council of Europe Plan of Action on Strengthening Judicial Independence and Impartiality; as well as the Opinions of the Venice Commission and the Evaluations of the Group of States against Corruption CM(2016)36 final (GRECO).
- Venice Commission 'Rule of Law Checklist', CDL-AD(2016)007.
- Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee, and the Committee of the Regions on Strengthening the rule of law within the Union A blueprint for action Com(2019) 343 final.
- Sarah Dahlgren, Ryozo Himino, Fernando Restoy, Carolyn Rogers, 'Assessment of the European Central Bank's Supervisory Review and Evaluation Process', (2023) Report by the Expert Group to the Chair of the Supervisory Board of the ECB.

## OTHER DOCUMENTS (IN CHRONOLOGICAL ORDER)

- Proposal for a regulation of the European Parliament and of the Council establishing a European Banking Authority, COM(2009) 501 final.
- Proposal for a Regulation of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms COM/2011/ 0452 final.

- Proposal for a Council Regulation conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions COM/2012/0511 final.
- Proposal for a Council Regulation conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions COM(2012) 511 final.
- Council of the European Union, 'Opinion of the Legal Service' 9 October 2012.
- Amendments adopted by the European Parliament on 22 May 2013 on the proposal for a Council regulation conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions COM(2012)0511 – C7-0314/2012 – 2012/0242(CNS).
- European Banking Authority, 'EBA final draft implementing technical standards on the format, structure, contents list and annual publication date of the supervisory information to be disclosed by competent authorities under Article 143(1) of Directive 2013/36/EU (Capital Requirements Directive – CRD)', EBA/ITS/2013/13.
- Explanatory Memorandum to the Public consultation on a draft Regulation and Guide of the European Central Bank on the exercise of options and discretions available in Union law, 2015.
- Public consultation on a draft Regulation and Guide of the European Central Bank on the exercise of options and discretions available in Union law, 2015.
- European Central Bank, ECB Annual Report on supervisory activities, 2015.
- European Commission Proposal for a Regulation of the European Parliament and of the Council on the prudential requirements of investment firms and amending Regulations (EU) No 575/2013, (EU) No 600/2014 and (EU) No 1093/2010, COM/2017/0790 final.
- European Commission Staff Working Document: Review of the prudential framework for investment firms, SWD(2017) 481 final.
- European Commission Staff Working Document Accompanying the document Report from the Commission to the European Parliament and the Council on the Single Supervisory Mechanism established pursuant to Regulation (EU) No 1024/2013, SWD(2017) 336 final.
- European Central Bank, Additional clarification regarding the ECB's competence to exercise supervisory powers granted under national law SSM/2017/0140 (31 March 2017).
- Voting result Regulation of the European Parliament and of the Council on the prudential requirements of investment firms and amending Regulations (EU) No 1093/2010, (EU) No 575/2013, (EU) No 600/2014 and (EU) No 806/2014 (first reading) Adoption of the legislative act 3725th meeting of the Council of the European Union (Economic and Financial Affairs) 8 November 2019, Brussels; ST 13913 2019 INIT.
- European Commission Proposal for a Directive of the European Parliament and of the Council amending Directive 2013/36/EU as regards supervisory powers, sanctions, third-country branches, and environmental, social and governance risks, and amending Directive 2014/59/EU; COM/2021/663 final.
- European Central Bank, ECB Annual Report on supervisory activities 2023.
- European Central Bank, SSM Supervisory Manual, January 2024.



## Curriculum vitae

Barbora Budinská (Poprad, 1989) completed her secondary education at the *Gymnázium Dominika Tatarku* in Poprad, Slovakia. She studied law at the Humboldt University and passed the First State Examination in Law in Berlin, Germany in 2015. From 2014 to 2016, Barbora worked first as a student assistant and then as a research assistant specialising in air passenger rights at the Conciliation Body for Public Transport (*Schlichtungsstelle für den öffentlichen Personenverkehr*) in Berlin. In 2017, Barbora received her Master's degree in European Law from Leiden University (*cum laude*). After working as a teaching and research assistant at the Europa Institute of Leiden Law School from 2017 to 2018, Barbora received a Meijers PhD grant in 2018 and commenced her doctoral research at the Europa Institute under the supervision of Prof. dr. Stefaan Van den Bogaert and dr. Vestert Borger. In 2021, Barbora worked as a trainee at the Supervisory Law Division of the European Central Bank. Since 2021 she is a member of the Young Researchers Group of the European Banking Institute in Frankfurt, Germany. During her PhD studies, Barbora taught European law in various undergraduate and graduate courses and worked as a project manager for a grant research project. In 2024, a book chapter she co-authored with Jouke Tegelaar entitled 'Duty of care as a judicial review tool for SSM composite procedures' was awarded the Meijers Prize for best publication by a PhD candidate published in 2022–2023 in the Leiden Law School's research programme 'The Progression of EU law'.



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 2024-2025:

- MI-414 E. Hutten, *Belastingprofessionals onder maatschappelijke druk. Een Nederlandse casestudie naar reacties op BEPS*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-415 R. Stolk, *Procederende belangenorganisatie in de polder. Een interdisciplinair perspectief op de toegang tot de rechter*, (diss. Leiden), Zutphen: Uitgeverij Paris 2024
- MI-416 A. Sarris, *International law and governance of the Arctic in an era of climate change*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024, ISBN 978 94 6473 382 2
- MI-417 F. Heitmüller, *Combatting tax avoidance, the OECD way? The impact of the BEPS Project on developing and emerging countries' approach to international tax avoidance*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-418 F.I. Kartikasari, *Mining and environmental protection in Indonesia: Regulatory pitfalls*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024, ISBN 978 94 6473 462 1
- MI-419 S.H. Starrenburg, *Striking a balance between local and global interests. Communities and cultural heritage protection in public international law*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-420 D. Stefoudi, *Legal and policy aspects of space big data. Legal implications of the use of large amounts of space data – Regulatory solutions and policy recommendations* (diss. Leiden), Amsterdam: Ipkamp Printing 2024, ISBN 978 94 6473 479 9
- MI-421 S. Poulopoulou, *Towards the establishment of a new International Humanitarian Law compliance mechanism. Lessons learned from monitoring systems within the International Humanitarian and Human Rights Law frameworks*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-422 M. Aalbers, *De werking van algemene belangenafwegingen in het Europese staatssteunrecht. Tussen verbod en verenigbaarheid?*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-423 J.M. Elbers, *Reward Systems in Prison*, (diss. Leiden), Albllasserdam: Ridderprint 2024
- MI-424 Z. Tian, *Legal Aspects of Active Debris Removal (ADR): Regulation of ADR under International Space Law and the Way Forward for Legal Development*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-425 J.P. Cnossen, *Wisselwerking tussen commuun en bijzonder materieel strafrecht. Een analyse en waardering in het licht van de beginseLEN van codificatie, schuld en legaliteit*, (diss. Leiden), Den Haag: Boom juridisch 2024, ISBN 978 94 6212 967 2, ISBN 978 94 0011 466 1 (e-book)
- MI-426 L.B. Louis, *Towards Better Policing. Achieving Norm Internalization and Compliance with Persuasively Designed Technology*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024, ISBN 978 94 6473 559 8
- MI-427 J.P. Loof & R.A. Lawson (red.), *Diverse mensen en gelijke rechten anno 2024. Essays ter gelegenheid van het emeritaat van prof. Titia Loenen als hoogleraar Mensenrechten en diversiteit*, Leiden: Stichting NJCM-Boekerij 2024, ISBN 978 90 6750 070 8
- MI-428 Y. Shi, *Labour Regulation of International Aviation. A Crawl-Walk-Run Approach in International Law*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024, ISBN 978 94 6473 588 8
- MI-429 I.S. Ouwehand, *Toetsing van deskundigenadviezen door de bestuursrechter*, (diss. Leiden), Zutphen: Uitgeverij Paris 2024, ISBN 978 94 6251 362 4
- MI-430 P.L. Koopmans, *Essays on the Economics of Household Finance and Social Insurance*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-431 N.U. van Capelleveen, *Radicalisering bij minderjarigen en overheidsingrijpen. Over de interactie van rechtsgebieden en een kinder- en mensenrechtconforme inzet van juridische instrumenten*, (diss. Leiden), Den Haag: Boom 2024, ISBN 978 94 6212 009 9, ISBN 978 94 0011 504 0 (e-book)
- MI-432 A.B. Muñoz Mosquera, *The North Atlantic Treaty Organization. An International Institutional Law Perspective*, (diss. Leiden), Amsterdam: Ipkamp Printing 2024
- MI-433 S. Vandebroucke, *Navigating Corporate Responsibility in Global Supply Chains using Codes of Conduct*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025

- MI-434 B.N. van Ganzen, *Dynamism and Democracy. Essays on the Fiscal Social Contract in a Globalised World*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025
- MI-435 M. Michels, *Meerouderschap en het erfrecht. Een onderzoek naar de erfrechtelijke positie van het kind en zijn ouders in een intentioneel meeroudergezin*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025
- MI-436 D.K. Jongkind, *Netwerksubsidies. Een onderzoek naar de wijze waarop samenwerking in subsidierelaties binnen het bestuursrecht kan worden vormgegeven*, (diss. Leiden), Deventer: Kluwer 2025, ISBN 978 90 1318 051 0
- MI-437 G. Boffi, *Socio-Economic Integration and Social Citizenship of Migrants: Empirical Analyses*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025
- MI-438 A. Kaviani Johnson, *From concept to application: A critical reflection on child safeguarding from a children's rights perspective*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025 ISBN 978 94 6473 734 9
- MI-439 J. Choi, *Criminal Liability of Pilots in Aviation Accident Cases*
- MI-440 K. Sharma, *The Assembly of States Parties to the International Criminal Court – A Good Governance Approach*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025
- MI-441 B. Budinská, *The European Central Bank's centralised application of national law under the Single Supervisory Mechanism. A rule of law analysis*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025
- MI-442 H. Bliersbach, *Becoming and Belonging? Lived Experiences of Naturalization and Implementation of Citizenship Law in Germany and Canada*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025
- MI-443 D.P.L. van Thiel, *Fundamental Labour Standards and the Shift from International to Trans-national Labour Law. Countervailing Power in the Globalised World of Work*, (diss. Leiden), Amsterdam: Ipkamp Printing 2025, ISBN 978 94 64 73 757 8