

1. De Conventie van Lomé, economische en juridische aspecten
(öThe ACP-EEC Convention of Lomé, economic and legal aspectsö),
Graduation paper, *Vrije Universiteit* (Free University), Amsterdam,
September 1977
(awarded ex aequo the 1979 François Prize of the *Nederlandse Vereniging voor
Internationaal Recht*, the Netherlands Branch of the International Law
Association)

2. De vestiging van ACS-onderdanen in de EG
(öEstablishment of ACP nationals in the ECö)
in
Nederlands Juristenblad
1978, pp. 858-860

3. Het Europees Monetair Stelsel
(öThe European Monetary Systemö)
in
student law review *Ars Aequi*,
Volume 28, No. 6 (June 1979), pp. 303-311

4. The Second Lomé Convention, an assessment with special reference to human
rights
in
Legal issues of European integration
1980/2, pp. 47-74

5. De investeringsparagraaf in de nieuwe Overeenkomst van Lomé
(öThe investment clauses of the new Lomé Conventionö)
in
Sociaal-Economische Wetgeving,
Volume 28, No. 12 (December 1980), pp. 742-751
(An English version of this article is available)

6. De Akkoorden van Algiers, de Iraans-Amerikaanse regelingen van januari 1981 en hun uitvoering
(öThe Algiers Accords: the Iranian-American arrangements of January 1981 and their implementationö)
in
Nederlands Juristenblad
1982, pp. 745-760
(An English version of this article is available)

7. Vereisten van Nederlander- en ingezetenschap voor commissarissen van NV's en BV's; een reactie
(öDutch nationality and residence in the Netherlands required for board members? - a responseö)
in
Weekblad voor privaatrecht, notariaat en registratie (WPNR),
Volume 113, No. 5619, pp. 516-517
(A critical response to a proposal to introduce a requirement that at least 50% of the members of the 'supervisory board' (i.e. non-executive directors) of a Netherlands (public) limited company be citizens and residents of the Netherlands)

8. The implementation in the Netherlands of the EEC Directives on the Credit System
in
European Law Review,
Volume 7, No. 6 (December 1982), pp. 447-476
(This article is based on a report written for a University of Naples seminar in December 1981, the Italian translation of which (öL'attuazione nei Paesi Bassi delle direttive comunitarie in materia di creditoö) was published in *L'attuazione delle direttive CEE in materia creditizia, atti del convegno tenuto a Napoli il 10 e 11 dicembre 1981*, Milan 1983, pp. 169-207)

9. Verslag van het 60^e congres van de International Law Association
(öAn account of the 60th Conference of the International Law Associationö)
in
Nederlands Juristenblad
1983, pp. 280-283

10. NV Settlement Bank of the Netherlands, een bijzondere bank nader beschouwd
(NV Settlement Bank of the Netherlands, a closer look at an exceptional bank)
in
Bank- en effectenbedrijf
3-1983, pp. 92-93
11. Enige aspecten van de Amerikaans-Iraanse arbitrage in Den Haag
(Some aspects of the US-Iran arbitration at The Hague)
in
Tijdschrift voor Arbitrage
1983, pp. 42-54
12. Some aspects of the monetary law of the European Community
in
Legal issues of European integration
1983/2, pp. 39-85
(The Spanish translation of an earlier version (Algunos aspectos del derecho monetario de la Comunidad Europea) appeared in *Jurídica*, the Yearbook of the Law Faculty of the Iberoamericana University in Mexico, D.F., No. 16, 1984, pp. 131-169)
13. The end of claustrophobia: European Court requires free travel payments
in
European Law Review
Volume 9, No. 3, 1984, pp. 192-202
(A case note on the European Court of Justice's judgement in the Luisi & Carbone case on the freedom to provide services and the freedom to effect payments in the common market, judgment of 30 January 1984 in Joined Cases 286/82 and 26/83, [1984] ECR 377)
14. Verslag van de 61ste conferentie van de International Law Association
(An account of the 61st Conference of the International Law Association)
in
Nederlands Juristenblad
1984, pp. 1422-1424

15. A note to a decision by the President of the Rotterdam District Court of January 20, 1982 on the application of Article 48 of the EEC Treaty (on the free movement of workers)
in
Sociaal-Economische Wetgeving
Volume 33, No. 2, 1985, pp. 137-141

16. Bancaire dienstverlening over de grenzen: een Europees perspectief
(öCross-border provision of banking services: a European perspectiveö)
in
Sociaal-Economische Wetgeving
Volume 33, No. 7/8, 1985, pp. 454-487
(A report for the 1985 annual meeting of the Nederlandse Vereniging voor Europees Recht/*Association néerlandaise pour le droit européen*)

17. Nationaliteit en ingezetenschap van de voorzitter van de Raad van Commissarissen: een (late) reactie
(öNationality and residence of the chairman of a company's supervisory board: a (late) reactionö)
in
TVVS - maandblad voor ondernemingsrecht en rechtspersonen
1985/10, pp. 263-264

18. Bankgeheimnis und Bankauskunft nach niederländischem Recht
in
Hadding/Schneider (eds), *Bankgeheimnis und Bankauskunft in der Bundesrepublik Deutschland und in ausländischen Rechtsordnungen*,
Duncker & Humblot, Berlin-Munich, 1986, pp. 185-226
(A contribution on banking secrecy and bankers' opinions under Netherlands law, published in a book edited by professors of the *Institut für Internationales Kreditrecht* at the *Johannes Gutenberg-Universität in Mainz*, Federal Republic of Germany)
(A summary in English is available)

19. The international monetary system and development: general outlook on the legal issues
in
Detlev Chr. Dicke (ed.),
Foreign Debts in the Present and a New International Economic Order
University Press, Fribourg (Switzerland), 1986, pp. 74-96

20. Free movement of capital and payments: a further step on the road to liberalisation?
in
European Law Review
Volume 11, No. 5, pp. 456-465
(Case note to the European Court of Justice's judgement in the Brugnoni & Ruffinengo case on the free movement of capital, judgment of 24 June 1986, in Case 157/85, [1986] ECR 2013)

21. Verslag van de 62^e conferentie van de International Law Association
(An account of the 62nd Conference of the International Law Association),
co-authors Messrs Cuperus, Van Loon and De Waart,
in
Nederlands Juristenblad
1987, pp. 1194-1196

22. A review of Professor Herman Braeckmans' book on legal aspects of syndicated Eurocurrency credits (*Juridische aspecten van consortiumkredieten in Eurodeviezen*)
in
Rechtsgeleerd Magazijn Themis
1988/1, pp. 37-43

23. Rechtspersonen op het snijpunt van (internationaal) privaot- en publiekrecht
(öLegal entities at the intersection of (international) private and public lawö),
a report with special emphasis on the Netherlands central bank, the International
Red Cross and the International Tin Council, prepared for the *Nederlandse
Vereniging voor Internationaal Recht* (the Netherlands Branch of the International
Law Association) (with a summary in English)
in
Mededelingen van de Nederlandse Vereniging voor Internationaal Recht
No. 97, Kluwer, Deventer, 1988, pp. 77-195

24. Banking regulation in a European perspective
in
Legal issues of European integration
1989/1, pp. 61- 87
(This article is based on a presentation before the Conference on Banking and
Financial Law organized in Leiden on 11 November 1988 by the Leiden Institute
of Anglo-American Law and the Centre for Commercial Law Studies of Queen
Mary College, University of London)

25. De bepalingen uit het verdrag van Maastricht over een Europese munt in 1999
(öThe Maastricht Treaty provisions on a single currency in 1999ö)
in
Euridica
Special 1992, pp. 3 - 6

26. Commentary on Articles 6, 103, 105, 106 and 107 of the EEC Treaty,
in
Groeben-Thiesing-Ehlermann (eds.), *Kommentar zum EWG-Vertrag*,
4th edition, Nomos, Baden-Baden, 1991, pp. 152-157; 3001-3022; 3026-3039,
3039-3061, 3061-3099

27. Co-editor of a report by a working group within the Nederlandse Vereniging voor Europees Recht / *Association néerlandaise pour le droit européen* on financial services regulation in the Netherlands:
The regulation of financial services in the Netherlands: a survey,
in
Sociaal-Economische Wetgeving
Volume 40, No. 4, 1992, pp. 216-255
28. Co-editor with Professor Martijn van Empel (then, University of Amsterdam) of Banking and EC Law: Commentary,
published as a part of the *Amsterdam Financial Series*, a loose-leaf publication on financial services and EC law containing a commentary on EC banking supervision legislation,
Kluwer Law International, Deventer 1992
Co-author of two chapters
- together with Patrick Pearson: Treaty provisions; and
 - together with Marieke van den Berg and Patrick Pearson: Institutional Arrangements
- Author of chapter 6 on Freedom of establishment and freedom to provide services under the Second Banking Directive
29. De monetaire unie van Maastricht - een overzicht van de Verdragsbepalingen inzake economische en monetaire unie
(öThe monetary union of Maastricht, a survey of the Treaty provisions on economic and monetary unionö)
in
Sociaal-Economische Wetgeving
Volume 40, No. 8/9, 1992, pp. 702-740
30. Economisch en monetair beleid,
Chapter B12 - on economic and monetary policy coordination - of a legal practitioners' handbook on EC law
Praktijkboek EG-recht
loose-leaf, Kluwer, Deventer, 1992 (1993 update), pp. 1-132

31. A review of M. Mooreø (eds.) book Financial Services in the New Europe: The Comparative Law Yearbook of International Business, Special Issue
in
Common Market Law Review
No. 30, 1993, pp. 878-880

32. De externe bevoegdheden van de Gemeenschap onder de EMU
(øExternal Community competences under Economic and Monetary Unionø),
in
Externe bevoegdheden van de Europese Unie,
acts of the XXIIIrd Asser Institute Colloquium on European Law, held on
10 September 1993, T.M.C. Asser Instituut, The Hague, 1993, pp. 63-98

33. Aspecten van de nieuwe Wet toezicht kredietwezen
(øAspects of the new Act on the Supervision of the Credit Systemø)
in
Sociaal-Economische Wetgeving
January 1994, Volume 41, No 1, pp. 5-26

34. A single currency for Europe and the Karlsruhe Court
(a critical assessment of the judgment of the *Bundesverfassungsgericht* (the
German Constitutional Court) on the Maastricht Treaty on European Union)
in
Legal issues of European integration
1994/2, pp. 115-134

35. Economic Policy Coordination and the Freedom to Effect Financial Transactions
in the European Community,
chapter 5 A of European Economic and Monetary Union (chapter 5)
in
Robert C. Effros (ed.),
Current Legal Issues Affecting Central Banks,
Volume 3, International Monetary Fund, Washington, D.C., 1995, pp. 55-65

36. The Community and International Contexts
in
Banking supervision in the European Community ó Institutional Aspects,
Report of a Working Group of the ECU Institute, Éditions de l'Université de
Bruxelles, Brussels, 1995, pp. 32-48
37. Comments on EMU external aspects
in
Jan A. Winter, Deirdre M. Curtin, Alfred E. Kellerman, Bruno de Witte (eds.)
Reforming the Treaty on European Union ó The Legal Debate ó
(Asser Institute Colloquium on European Law Session XXV, September 1995),
Kluwer Law International, The Hague / Boston / London, 1996,
pp. 318-322
38. The European Central Bank ó Institutional Aspects
in
45 International and Comparative Law Quarterly
1996, pp. 319-342
39. The European Community's Second Banking Directive
chapter 6 in
Robert C. Effros (ed.),
Current Legal Issues Affecting Central Banks,
Volume 4, International Monetary Fund, Washington, D.C., 1997, pp. 83-103
40. The European Central Bank ó Institutional Aspects (thesis),
Kluwer Law International,
The Hague/London/Boston, 1997, 2000 reprint (638 pp)
41. Brief description of The European Central Bank ó Institutional Aspects,
in
student law review *Ars Aequi*,
Volume 46, No. 6, 1997, pp. 469-473

42. De gevolgen voor de EMU,
(øThe consequences [of the Amsterdam European Council meeting] for EMU)
in
De resultaten van de Europese Raad van Amsterdam,
(øThe outcome of the Amsterdam meeting of the European Councilø)
Asser Round Table Session, held on 9 July 1997,
T.M.C. Asser Instituut, The Hague, 1997, pp. 17-25
43. Economic and Monetary Union: Progress to Date and the IGC
in
Wybo P. Heere (ed.),
Contemporary international law issues: new forms, new applications,
Proceedings of the Fourth Hague Joint Conference, held in The Hague,
2-5 July 1997,
(section on: *The Intergovernmental Conference of the European Union*), T.M.C.
Asser Instituut, The Hague, 1997, pp. 249-259
44. La monnaie unique: quelques réflexions sur sa préparation (editorial)
in
Cahiers de Droit Européen,
Larcier, Brussels, Volume 33, Nos. 5-6, 1997, pp. 523-530
45. Commentary on Articles 105, 109 and 109 M of the EC Treaty, and on Articles 2, 3, 4, 5, 6, 17 to 24, and 25 of the Statute of the European System of Central Banks and the European Central Bank
in
Groeben-Thiesing- Ehlermann (eds.), *Kommentar zum EU-/EG-Vertrag*,
5th edition, Nomos Verlagsgesellschaft, Baden-Baden, 1997,
pp. 3/152-3/179, 3/244-3/286, 3/532-3/567, 3/609-3/663
46. Freedom of payments and capital movements under EMU
in
Albrecht Weber (ed.),
Währung und Wirtschaft, Das Geld im Recht, Festschrift für Prof. Dr. Hugo J. Hahn zum 70. Geburtstag, Nomos Verlagsgesellschaft, Baden-Baden, 1997

47. Het begin van de muntunie: besluitvorming en regelgeving
(The start of the monetary union: decision-making and regulations)
in
Sociaal-Economische Wetgeving,
Volume 46, No. 1, January 1999, pp. 2-12
48. Banking supervision in the monetary union
in
Journal of International Banking Regulation,
Volume 1, No. 2, 1999, pp. 122-130
(Also published in De Nederlandsche Bank Reprint Series under No. 649.
Also published in a reader on Financial Services and Financial Markets: Changes
and Adjustments, *Katholieke Universiteit Leuven*, Leuven, 1999)
49. Together with Ron F. Luberti:
Supervisory liability: an introduction to several legal systems and a case study
in
Mario Giovanoli & Gregor Heinrich (ed.)
International Bank Insolvencies,
Kluwer Law International, Boston/The Hague/London, 1999, pp. 363-380
50. The Euro five months young ó an initial legal assessment
in
Euredia, European Banking and Financial Law Journal
No. 2, 1999, pp. 125-128
51. Le statut monétaire de l'euro
in
Luc Thévenoz/Marcel Fontaine (eds.),
*Colloque international/International Symposium, La monnaie unique et les pays
tiers / The euro and non-participating countries*,
Schulthess Juristische Medien SA, Zurich, 2000, pp. 41- 66

52. together with Frank Elderson et alii:
Legal Consequences of the Single Currency: National Report for the Netherlands
(Report to the 2000 Helsinki Conference of the *Fédération Internationale pour le Droit Européen*)
in
Sociaal-Economische Wetgeving,
Volume 48, No. 4, 2000, pp. 122-132
53. Central Bank Independence and Accountability in the light of EMU
in
Mario Giovanoli (ed.)
International Monetary Law, Issues for the New Millennium,
Oxford University Press Inc., New York, 2000, pp. 245-266
54. Commentary to a report on legal aspects of the euro by M.E. Koppenol-Laforce
and H.M.G. Denters, Juridische aspecten rond de euro (Legal aspects
surrounding the euro)
in
Mededelingen van de Nederlandse Vereniging voor Internationaal Recht
No. 122, 2001, pp. 3-11
55. International monetary and financial law in the new millennium
based on a lecture (EMU and the Court) before the seminar on International
Monetary and Financial Law in the New Millennium, the London Memorial
Tribute to Sir Joseph and Ruth Gold, London, 1-2 June 2001
in
Norton, Joseph J. and Andenas, Mads (eds.), *International monetary and financial
law upon entering the new millennium - a tribute to Sir Joseph and Ruth Gold*,
Norton, London 2002, chapter 18, p. 475 ó 494
56. A review on Chiara Zilioli and Martin Selmayr's book The Law of the European
Bank, Oxford, Hart Publishing, 2001
in
Common Market Law Review,
No. 39, 2002, pp. 429-430

57. A review of Stefan Tilchø's book
Europäische Zentralbank und Europäisches System der Zentralbanken,
Europäische Hochschulschriften, Frankfurt am Main, Peter Lang, 2000
in
Common Market Law Review,
No. 39, 2002, pp. 653-656
58. Changing legal basis of central banks
in
Central Banking (Quarterly Journal),
Volume XII, No. 4, 2002, pp. 88-95
59. The position of the European Central Bank in the European constitutional order
inaugural address, Universiteit van Amsterdam,
4 June 2003
published under the title The European Central Bank in the European
constitutional order by Eleven International Publishing, Utrecht, 2003.
60. European Central Bank and the Convention
interview in
Central Banking (Quarterly Journal),
Volume XIV, No. 1, August 2003, pp. 85-92
61. Four aspects of a single currency
in
Mélanges en l'honneur de Jean-Victor Louis
2 volumes, Éditions de l'Université de Bruxelles, Bruxelles, 2003, 2nd volume,
pp. 325 ó 348
62. Het Stabííteits- en Groeipact nagekeken
(öThe Stability and Growth Pact reviewedö)
in
SEW, Tijdschrift voor Europees en Economisch recht
Volume 52, February 2004, pp. 50-57

63. Law of the Economic and Monetary Union
in
Recueil des Cours de l'Académie de Droit international de la Haye,
Volume 3001, Martinus Nijhoff Publishers, The Hague 2004, pp. 313-422
64. Commentary on Articles 105 and 111 EC Treaty and Articles 2 - 4 and 6 ESCB Statute and, together with Christian Kroppenstedt, of Article 5 ESCB Statute, and, together with Georg Gruber, of Articles 21 ó 24 ESCB Statute
in
von der Groeben - Schwarze (eds.),
Kommentar zum EU-/EG-Vertrag,
6th edition, Nomos, Baden-Baden, 2004
Volume 3, pp. 110-137, 214-256, 390-394, 394-406, 406-410, 463-478
65. Het Europese Hof beslecht geschil over communautair toezicht op begrotingsdiscipline
(öThe European Court decides dispute on Community oversight of budgetary disciplineö)
commentary on the decision of the European Court of Justice of 13 July 2004 in Case C-27/04 on the Excessive Deficit Procedure and the Stability and Growth Pact, [2004] ECR I-6649
in
Nederlands tijdschrift voor Europees recht
Volume 10, No. 8/9, September 2004, pp. 221-227
66. Commentary on the decision of the European Court of Justice of 10 July 2003 in Case C-11/00 on the position of the European Central Bank (OLAF Case), [2003] ECR I-7147
in
SEW, Tijdschrift voor Europees en Economisch recht
Volume 52, December 2004, pp. 537-543

67. The European Competition Network: selected aspects
in
Legal Issues of Economic Integration
32 (2): 175-192, 2005
68. The European Constitution and EMU: an appraisal
in
Common Market Law Review
42: 425-468, 2005
69. The European Constitution and Economic and Monetary Union
in
Proceedings of the Workshop on 5 November 2004 entitled:
*A Constitutional Treaty for an Enlarged Europe:
Institutional and Economic Implications for Economic and Monetary Union*
Proceedings of OeNB Workshops, No. 4, pp. 12-19
Oesterreichische Nationalbank, 2005
70. The role of the ESCB in banking supervision
in
Legal Aspects of the European System of Central Banks
Liber Amicorum Paolo Zamboni Garavelli
ECB, 2005, pp. 199-212
71. On Parallel Trade and Preliminary Issues ó a Healthy Approach to Competition
Law Enforcement?
(A case note to the judgment of the European Court of Justice of 31 May 2005 in
Case C-53/03, Syfait and Others v. GlaxoSmithKline plc and GlaxoSmithKline
AEVE, [2005] ECR I-4609)
in
Legal issues of economic integration
33(1): 61-83, 2006

72. What is wrong with the Payment Services Directive?
in:
SPEED (Settlement · Payment · E-money & E-trading · Development)
Volume 1, No. 3, Winter 2006-07, pp. 20-24
73. Some Reflections on Economic Policy
in:
Legal issues of economic integration
34(1): 5-25, 2007
74. Why London can't go it alone
(A rebuttal to a contribution by David Lascelles in a previous issue of the publication arguing that the City should not be regulated by EU rules)
in:
The Financial Regulator
Volume 11, No. 4, March 2007, pp. 21-25
75. The impact of EMU law on national budgetary freedom:
An inquiry into the limits of State sovereignty in economic policy matters
in:
Dr. D. Obradovic and Dr. N. Lavranos (editors),
Interface between EU Law and National Law
University of Amsterdam, The Hogendorp Papers 7,
Europa Law Publishing, 2006, pp. 131-168
76. Note to the European Court of Justice's judgement in Case C-359/05
(*Estager v. Receveur principal de la recette des douanes de Brive*,
Judgment of 18 January 2007, [2007] ECR I-581,
on conversion of amounts into euro
in:
SEW, Tijdschrift voor Europees en Economisch recht
Volume 55, November 2007, pp. 471-473

77. ABN AMRO: A take-over battle with far-reaching implications
Editorial, 16 January 2008
in
Euredia, European Banking and Financial Law Journal, 2007-2008-1,
pp. 1-4
78. The Challenges of the Credit Crunch and Beyond
-From the Boardø(editorial), 8 February 2008
in
Legal Issues of Economic Integration 35(2): 1036107, 2008
See: <http://www.kluwerlawonline.com/toc.php?pubcode=LEIE>.
79. Towards a borderless market in securities post-trading:
issues of competence and competition
Presentation at the Joint ECB-Commission Conference on øThe Safety and
Efficiency of Post-Trading Arrangements in Europeö, Frankfurt am Main, 21-
22 April 2008,
at: <http://www.ecb.eu/events/pdf/conferences/septa/smits.pdf>
80. The European Central Bankø Independence and its Relations with Economic
Policy Makers
based on a presentation before the *50 Years of EU Law Conference*
organised by Fordham Law School, 29 February - 1 March 2008,
(state of the law as at 28 February 2008)
in:
Fordham International Law Journal Vol. 31:301
(Number 6, June 2008), pp. 1614-1636
81. The changing payments landscape of Europe: issues of regulation and
competition
Based on a presentation before a two-day seminar on øEU Financial Services
Regulation: completing the internal marketö, held at Queen Mary,
University of London, on 26-27 October 2006
(state of the law as at 25 July 2008)
in:
Piet Eeckhout and Takis Tridimas (editors), *Yearbook of European Law*
2008, Volume 27, pp. 405-444

82. Together with Esther Lamboo, Pablo Amador Sanchez and Milou Dijkman:
De ontmanteling van kartelparadijs Nederland; tien jaar Mededingingswet en NMa
(The dismantling of cartel paradise The Netherlands; ten years of competition law and *NMa* [Netherlands Competition Authority])
in
Justitiële Verkenningen, Volume 34, October 2008, pp. 22-51
published by the *Wetenschappelijk Onderzoeks- en Documentatiecentrum*
(Centre for Research and Documentation) of the Dutch Ministry of Justice ó see:
<http://english.wodc.nl/onderzoeksdatabase/jv200806-toezicht-op-markt-en-mededinging.aspx?cp=45&cs=6797>.
83. Together with Hein Blocks, Peter Cornet and Fred von Dewall:
Inbedding van MVO door verankering van integriteit - een beschouwing over financiële ondernemingen, menselijk gedrag en compliance
(Embedding Corporate Social Responsibility by anchoring integrity - reflections on financial undertakings, human behaviour and compliance)
in
Bank- en Effectenbedrijf, October 2008, pp. 28-33
(Banking and Securities Business, the monthly publication of *NIBE-SVV*, the Dutch Institute for the banking, insurance and investment industry)
84. Together with Laurens Jan Brinkhorst and Jean-Victor Louis
De Larosière: fine recommendations fail to tackle main issues
Eur.activ website, 26 March 2009
85. *International representation of Europe in the area of Economic and Monetary Union: legal issues and practice in the first ten years of the Euro*
paper for the Conference 10 years of European Monetary Union: a legal perspective, organised by the Legal Committee of the ESCB, and held in Frankfurt am Main (D) on Thursday 29 January and Friday 30 January 2009, available at:
<http://www.ecb.int/events/pdf/conferences/emu/RSmitsInternationalRepresentationOfEMUpaper.pdf?80eaf933aaa3a4d407f7eb475a0d536>
in
Euredia, European Banking and Financial Law Journal, 2009/2, pp. 297-333

86. De aansprakelijkheid van toezichthouders
(öSupervisory liabilityö)
in
De Blijvende Uitdaging, Liber Amicorum for Gert Zijl and René Jansen,
NMa (Netherlands Competition Authority) 2009, pp 45-60
87. The credit crisis and its aftermath
-From the Boardø (editorial), 14 August 2009
in
Legal Issues of Economic Integration 36(4), 2009, pp. 279ö284
See: <http://www.kluwerlawonline.com/toc.php?pubcode=LEIE>
88. European supervisors in the credit crisis: issues of competence and competition
Chapter 15 in Mario Giovanoli and Diego Devos (eds.),
International Monetary and Financial Law in the light of the Global Crisis,
2010, pp. 305-327
(A book with contributions by members of the International Monetary Law
Committee of the International Law Association (MOCOMILA))
89. Europeø post-crisis supervisory arrangements ó a critique
A critical review of the EUø post-crisis supervisory arrangements implementing
the proposals contained in the De Larosière Report, from legal and enforcement
perspectives
in
C&R Revista de Concorrência & Regulação
Volume 1, Nø 2, April-June 2010, pp. 125-166
90. Key issues for European financial sector legislators
(öTen legal gaps European regulators must closeö)
A birdø eye view of the legal issues in need of redress for new supervisory
arrangements and new material standards in respect of the financial sector to
work properly
in
Central Banking Journal
Volume 20, No. 4, 2010, pp. 35-44

91. L'euro(pe) à l'épreuve
(øEuro(pe) put to the testö)
Editorial for *Cahiers de Droit Européen*
Larcier, Brussels, Volume 46, No. 1-2, 2010, pp. 7-24
92. Perspectives on the Euro Crisis
-From the Boardø(editorial), February 2011
in
Legal Issues of Economic Integration 38(2), 2011, pp. 107ö114
See: <http://www.kluwerlawonline.com/toc.php?pubcode=LEIE>
93. Tax deductibility of fines imposed for competition law infringements
An overview of the case law on tax deductibility under Dutch law of antitrust
fines imposed by the Dutch and EU competition authorities
in
European Competition Law Review 2012
Volume 33: Issue 3 2012, pages 138-145
94. Islamic finance and the influence of religion on the law (editor)
Proceedings of a panel held during the 74th Conference of the International Law
Association (ILA), The Hague (NL), 17-24 August 2010. This booklet contains
the presentations of the panellists and a contribution on whether *Shariqa*
compliant finance would have diminished the impact of the financial crisis, and
whether Islamic finance could thus contribute to a more balanced and sustainable
economic system. Plus *Surahs* from the *Quoran* and verses of the *Tanach*
(Hebrew Bible) on the prohibition of interest
Eleven/Boom, The Hague, 2012
95. The European debt crisis and European Union law: comments and a call for action
A reply to the article of Matthias Ruffert, The European debt crisis and European
Union law, *Common Market Law Review* 48: 1777-1806, 2011
in
Common Market Law Review 49: 827ö832, 2012

96. *Pfleiderer en andere zaken: op weg naar duidelijkheid over bescherming clementiemateriaal* (ö*Pfleiderer* and other cases: towards clarity on the protection of evidence submitted by leniency applicantsö)
A note on the *Pfleiderer* judgment of the European Court of Justice (Case C- 60/09) and further case law relating to the protection of evidence by leniency applicants in follow-on proceedings for the enforcement of EU competition law
in
Tijdschrift Mededingingsrecht in de Praktijk (ö*Competition law in practice*ö)
No. 2012/2. 2, April 2012, pp. 53-65
97. *Legal traps facing the ECB*
An overview of legal challenges for the ECB when it assumes operational tasks as prudential supervisor of credit institutions in the Euro Area
in
Central Banking Journal
Volume XXIII, No. 2, November 2012, pp. 53-58
98. *Naleving mededingingsregels: aandacht vereist!*
(Compliance with competition rules: attention, please!)
An overview of the views of antitrust enforcement agencies in the EU and the Netherlands on compliance programmes concerning competition law, including an indication of the requirements of effective competition law compliance programmes for undertakings
in
Tijdschrift voor Compliance
No. 3, 2013, pp. 235-240
99. *Is my money safe at European banks? ó Reflections on the bail-in provisions in recent EU legal texts*
in
Capital Markets Law Journal (2014) 9 (2), pp. 137-156.

100. Sustainable Competition Law Enforcement: Animal Rights ó An Essay on Integrating Other Sentient BeingsøInterests in the Work of a Competition Authority
in
Dirk Arts, Wouter Devroe, René Foqué, Karel Marchand, Ivan Verougstraete (eds.), *Mundi et Europae Civis Liber Amicorum Jacques Steenbergen*, 2014, pp. 533-542.
101. Constitutional Reflections and Crisis Ruminations
-From the Boardø(editorial),
Legal Issues of Economic Integration 41, no. 4 (2014): 315ó330
102. European Central Bankø room for manoeuvre provisionally confirmed
Blog on the Opinion of Advocate General Cruz Villalón of 14 January 2015 in Case C-62/15 (*Gauweiler vs. ECB*) on the European Central Bankø OMT programme
at: <https://acelg.blogactiv.eu/2015/01/19/european-central-bank%E2%80%99s-room-for-manoevre-provisionally-confirmed/>
103. Book notes: Sovereign debt management, by Rosa María Lastra and Lee Buchheit
in
Central Banking Journal
Volume XXV, No. 3, February 2015, pp. 92-93
(complete, 4-page review at: <http://www.centralbanking.com/central-banking-journal/>).
104. The crisis response in Europeø Economic and Monetary Union: overview of legal developments
in
Fordham International Law Journal,
Volume 38, No. 4, June 2015, pp. 1135-1191
Published as ACELG Working Paper 2015-01, available at:
http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2592929

105. Commentary on Articles 138 and 219 of the Treaty on the Functioning of the European Union
A commentary of the provisions on the external relations of EMU, and the EU's and Euro Area's relations with the IMF
in
von der Groeben, Schwarze, Hatje (eds.),
Europäisches Unionsrecht,
7th edition, Nomos, Baden-Baden, 2015, Volume 3, pp. 1201-1220 (Article 138 TFEU) and 1287-1291 (Article 6 ESCB/ECB Statute); and Volume 4, pp. 563-591 (Article 219 TFEU).
106. A review of the book by Christoph Paulus (ed.), A Debt restructuring for Sovereigns ó Do we need a legal procedure?
in
Common Market Law Review 52: [page numbers], 2015(forthcoming)

- PM 1** Member (1988-1995) of the '*Groupe Système européen de banques centrales*', a working group of lawyers chaired by Professor Jean-Victor Louis, formerly General Counsel of the National Bank of Belgium. This group, which operated under the auspices of the *Institut de l'Ecu* (later renamed: *Institut de l'euro*) in Lyon, published
- > a proposal for the Statute of the European System of Central Banks: Vers un système européen de banques centrales: projet de dispositions organiques, Études Européennes, Éditions de l'Université de Bruxelles, Brussels, 1989, and
 - > a study on the institutional aspects of prudential supervision under Economic and Monetary Union: Banking Supervision in the European Community: Institutional Aspects, Études Européennes, Éditions de l'Université de Bruxelles, Brussels, 1995.
- PM 2** Member (2011-2012) of an expert group (Chair: Wim Boonstra, Secretary: Graham Bishop) that submitted a proposal for the joint issue of public debt instruments by Euro area Member States: *The ELEC ðEuro T-Bill Fundö A proposal for a two-year refinancing for all p bills/optional refinancing of bond maturities until 2015*. The ELEC proposal can be found on the websites of the European League for Economic Cooperation ([ELEC](#)) and of [Graham Bishop](#).