## **BIBLIOGRAPHY**

- Acosta Arcarazo, D and J Martire, 'Trapped in the lobby: Europe's revolving doors and the others as Xenos' (2014) 39 European Law Review 362–79.
- Albrecht, P-A, 'La Politique Criminelle dans L'État de Prévention' (1997) 21 Déviance et Société 123–36.
- Alegre, A and M Leaf, 'Mutual Recognition in European Judicial Co-operation: A Step To-Far Too Soon? Case Study—The European Arrest Warrant' (2004) 10 European Labournal 200–217.
- Alexandrova, V, 'Presentation of the Commission's Proposal on the Establishment of the European Public Prosecutor's Office' in LH Erkelens, AWH Meij and M Pawlik edit The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon? The Hague, Asser Press/Springer, 2015) 11–20.
- Alvarez, JE, 'Hegemonic International Law Revisited' (2003) 97 American Journal of International Law 873–88.
- Amoore, L and M de Goede (eds), Risk and the War on Terror (Abingdon/New York Routledge, 2008).
- Anagnostaras, G, 'Case Comment—Enhanced protection of EU nationals against expulsion and the concept of internal public security: comment on the PI case' (2012) 37 European Law Review 627–40.
- Anagnostopoulos, I, 'The Right of Access to a Lawyer in Europe: A Long Road Aheac (2014) 4 European Criminal Law Review 3–18.
- Ashworth, A and L Zedner, Preventive Justice (Oxford, Oxford University Press, 2014).
- Asp, P, *The Substantive Criminal Law Competence of the EU*, Skrifter Utgivna av Juricesse Fakulteten vid Stockholms Universitet Nr 79, 2013.
- Azoulai, L, 'Introduction: The Question of Competence' in L Azoulai (ed), *The Question of Competence in the European Union* (Oxford, Oxford University Press, 2014) 1–18.
- Azoulai, L and S Coutts, 'Restricting Union citizens' residence rights on grounds of public security. Where Union citizenship and the AFSJ meet: *P.I.* Case C-348/09. Find Oberbürgermeisterin der Stadt Remscheid, judgment of the Court of Justice (Grant Chamber) of 22 May 2012' (2013) 50 Common Market Law Review 553–70.
- Bang Fugslang Madsen, H and T Elholm, 'EPPO and the Principle of Subsidiarity P Asp (ed), *The European Public Prosecutor's Office—Legal and Criminal Policy Perspective* Stifelsen Skrifter Utgivna av Juridiska Fakulteten vid Stockholms Universitet 1999 31–50.
- Besselink, LFM, 'The Parameters of Constitutional Conflict after Melloni' (2014 European Law Review 531–52.

- Bingham, T, The Rule of Law (London, Allen Lane, 2010).
- Caeiro, P, 'Jurisdiction in Criminal Matters in the EU: Negative and Positive Conflicts, and Beyond' (2010) 93 Kritische Vierteljahresschrift für Gesetzgebung und Rechtswissenschaft 366–79.
- \_\_\_\_\_\_, 'Introduction (or: Every Criminal Procedure Starts with a Bill of Rights)' in P Caeiro, The European Union Agenda on Procedural Safeguards for Suspects or Accused Persons: the 'second wave' and its predictable impact on Portuguese law (Instituto Juridico, Faculdade de Direito, Universidade de Coimbra, 2015) 13–18.
- Cameron, I, 'EU Anti-terrorist Sanctions' in V Mitsilegas, M Bergström and T Konstadinides (eds), *Research Handbook on EU Criminal Law* (Cheltenham, Edward Elgar, March 2016).
- Cape, E, J Hodgson, T Prakken and T Spronken (eds), Suspects in Europe. Procedural Rights at the Investigation Stage of the Criminal Process in the EU (Antwerp, Intersentia, 2007).
- Cole, D, 'The Difference Prevention Makes: Regulating Preventive Justice' (2015) 9 *Criminal Law and Philosophy* 501–19: papers.ssrn.com/sol3/papers.cfm?abstract\_id=2459976.
- Coninsx, M, 'The European Commission's Legislative Proposal: An overview of its Main Characteristics' in LH Erkelens, AWH Meij and M Pawlik (eds), *The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon?* (The Hague, Asser Press/Springer, 2015) 21–40.
- \_\_\_\_\_\_, 'Eurojust' in V Mitsilegas, M Bergström and T Konstadinides (eds), Research Handbook on EU Criminal Law (Cheltenham, Edward Elgar, March 2016).
- Costello, C and M Mouzourakis, 'Reflections on Reading *Tarakhel:* Is "How Bad is Bad Enough" Good Enough?' (2014) 10 Asiel & Migrantenrecht 404–11.
- Cotterrell, R, Law's Community. Legal Theory in Sociological Perspective (Oxford, Clarendon Press, 1995).
- \_\_\_\_\_\_, 'Comparative Law and Legal Culture' in M Reimann and R Zimmermann (eds), *The Oxford Handbook of Comparative Law* (Oxford, Oxford University Press, 2008) 709–37.
- Coutts, S, 'Union Citizenship as Probationary Citizenship: *Onuekwere*' (2015) 52 *Common Market Law Review* 531–46.
- Covolo, V, 'The Legal Framework of OLAF Investigations. What Lessons for the European Penal Area?' (2011) 2 New Journal of European Criminal Law 201–19.
- Craig, P, The Lisbon Treaty. Law, Politics, and Treaty Reform (Oxford, Oxford University Press, 2010).
- \_\_\_\_\_, EU Administrative Law, 2nd edn (Oxford, Oxford University Press, 2012).
- Cras, S, 'The Directive on the Right of Access to a Lawyer in Criminal Proceedings and in European Arrest Warrant Proceedings, [2014] 1 Eucrim 32–44.
- Cremona, M, 'EC Competence, 'Smart Sanctions' and the *Kadi Case*', 28 *Yearbook of European Law* 2009 559–92.
- De Baere, G, 'From "Don't Mention the *Titanium Dioxide* Judgment" to "I Mentioned it Once, But I Think I Got Away with it All Right": Reflections on the Choice of Legal Basis in EU External Relations after the *Legal Basis for Restrictive Measures* Judgment' (2013) 15 Cambridge Yearbook of European Legal Studies 537–62.
- de Biolley and A Weyembergh, 'L'Espace Pénal Européen et les Droits des Victimes' (2005) 31 Revue de la Faculté de Droit, Université Libre de Bruxelles 93–122.
- Deboyser, C, 'European Public Prosecutor's Office and Eurojust: "Love Match or Arranged Marriage"?' in LH Erkelens, AWH Meij and M Pawlik (eds), *The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon?* (The Hague, Asser Press/Springer, 2015) 79–100.

- de Búrca, G, 'The European Court of Justice and the International Legal Order after *Kadi*', NYU School of Law Jean Monnet Working Paper 01/2009 (2009), available at: www. jeanmonnetprogram.org/papers/09/090101.html.
- Delmas-Marty, M, 'Guest Editorial: Combatting Fraud—Necessity, Legitimacy and Feasibility of the *Corpus Juris*' (2000) 37 *Common Market Law Review* 247–56.
- de Witte, B, 'Article 53' in S Peers, T Hervey, J Kenner and A Ward, *The EU Charter of Fundamental Rights. A Commentary* (Oxford, Hart Publishing, 2014) 1523–38.
- Dougan, M, 'Minimum Harmonization and the Internal Market' (2000) 37 Common Market Law Review 853–85.
- \_\_\_\_\_, 'The Treaty of Lisbon 2007: Winning Minds, Not Hearts' (2008) 45 Common Market Law Review 617–703.
- Douglas-Scott, S, 'The Problem of Justice in the European Union: Values, Pluralism, and Critical Legal Justice' in J Dickson and P Eleftheriadis (eds), *Philosophical Foundations of European Union Law* (Oxford, Oxford University Press, 2012) 412–48.
- Durdevic, Z, 'Judicial Control in Pre-Trial Criminal Procedure Conducted by the European Public Prosecutor's Office' in K Ligeti, *Towards a Prosecutor for the European Union* (Oxford, Hart Publishing, 2013) 986–1010.
- Eckes, C, EU Counter-Terrorist Policies and Fundamental Rights. The Case of Individual Sanctions (Oxford, Oxford University Press, 2009).
- \_\_\_\_\_\_, 'Controlling the Most Dangerous Branch From Afar: Multilayered Counter-Terrorist Policies and the European Judiciary' Amsterdam Law School Legal Studies Research Paper No 2011-08 (2011), available at: papers.ssrn.com/so13/papers. cfm?abstract\_id=1865785.
- \_\_\_\_\_\_, 'EU Restrictive Measures against Natural and Legal Persons: From Counterterrorist to Third Country Sanctions' (2014) 51 Common Market Law Review 869–906.
- Eeckhout, P, 'Community Terrorism Listings, Fundamental Rights, and UN Security Council Resolutions. In Search of the Right Fit' (2007) 3 European Constitutional Law Review 183–206.
- \_\_\_\_\_, EU External Relations Law, 2nd edn (Oxford, Oxford University Press, 2011).
- \_\_\_\_\_\_, 'Opinion 2/13 on EU Accession to the ECHR and Judicial Dialogue—Autonomy or Autarchy?', Jean Monnet Working paper 01/15.
- European Commission, Monitoring Report on the state of preparedness for EU membership of Bulgaria and Romania, COM(2006) 549 final, 26.9.2006.
- \_\_\_\_\_, Report to the European Parliament and the Council on the application of Directive 2004/38 on the rights of citizens of the Union and their family members to move and reside freely within the territory of the Member States, COM(2008) 840 final, 10.12.2008.
- , Communication from the Commission to the European Parliament and the Council on guidance for better transposition and application of Directive 2004/38/EC on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States, COM(2009) 313 final, 2.7.2009.
- Report from the Commission to the European Parliament and the Council on the implementation since 2007 of the Council Framework Decision of 13 June 2002 on the European Arrest Warrant and the surrender procedures between Member States, COM(2011) 175 final, 11.4.2011.
- \_\_\_\_\_\_, Communication from the Commission to the European Parliament, the Council, the Economic and Social Committee and the Committee of the Regions—Strengthening victims' rights in the EU, COM(2011) 274 final, 18.5.2011.

- \_, Green Paper—Strengthening mutual trust in the European judicial area—A Green Paper on the application of EU criminal justice legislation in the field of detention, COM(2011) 327 final, 14.6.2011. \_, Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, 'Towards an EU Criminal Policy: ensuring the effective implementation of EU policies through criminal law', COM(2011) 573 final, 20.9.2011. \_, Report from the Commission to the European Parliament and the Council. On Progress in Bulgaria under the Co-operation and Verification Mechanism, COM(2012) 411 final, 18.7.2012. \_, Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, 'Improving OLAF's governance and reinforcing procedural safeguards in investigations: A step-by-step approach to accompany the establishment of the European Public Prosecutor's Office', COM(2013) 533 final, 17.7.2013. , Communication from the Commission to the European Parliament, the Council and the National Parliaments on the review of the proposal for a Council Regulation on the establishment of the European Public Prosecutor's Office with regard to the principle of subsidiarity, in accordance with Protocol No 2, COM(2013) 851 final, 27.11.2013. \_\_, Commission Recommendation of 27 November 2013 on the right to legal aid for suspects or accused persons in criminal proceedings, [2013] OJ C378/11, 24.12.2013. , Commission Recommendation of 27 November 2013 on procedural safeguards for vulnerable persons suspected or accused in criminal proceedings, [2013] OJ C378/8, 24.12.2013. \_, Report from the Commission to the European Parliament and the Council on Progress in Bulgaria under the Co-operation and Verification mechanism, COM(2014) 36 final, 22.1.2014. \_, Report from the Commission to the European Parliament and the Council on the implementation by the Member States of the Framework Decisions 2008/909/JHA, 2008/947/JHA and 2009/829/JHA on the mutual recognition of judicial decisions on custodial sentences or measures involving deprivation of liberty, on probation decisions and alternative sanctions and on supervision measures as an alternative to provisional detention, COM(2014) 57 final, Brussels, 5.2.2014. \_, Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions: An open and secure Europe: making it happen, Brussels, COM(2014) 154 final, 11.3.2014. 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, 11.3.2014. , Report from the Commission to the European Parliament and the Council on the implementation by the Member States of Framework Decision 2009/948/JHA of 30 November 2009 on prevention and settlement of conflicts of exercise of jurisdiction in criminal proceedings COM(2014) 313 final, 2.6.2014.
- COM(2015) 35 final, Brussels, 28.1.2015.
  \_\_\_\_\_\_, Report on Progress in Bulgaria under the Co-operation and Verification Mechanism, COM(2015) 36 final, Brussels, 28.1.2015.

, Report on Progress in Romania under the Co-operation and Verification Mechanism,

- European Ombudsman, Special Report to the European Parliament following the draft recommendation to the European Anti-Fraud Office in complaint 2485/2004/GG, Strasbourg, 12 May 2005, at: ombudsman.europa.eu/special/pdf/en/042485.pdf.
- European Parliament, Report on an EU approach on criminal law A7-0144/2012, 24 April 2012.
- \_\_\_\_\_, Resolution of 27 February 2014 with recommendations to the Commission on the review of the European Arrest Warrant, P7\_TA-PROV (2014)0174.
- \_\_\_\_\_, Motion for a Resolution on the mid-term review of the Stockholm Programme, 2013/2024 (INI), 4 March 2014.
- \_\_\_\_\_, Resolution of 12 March 2014 on the proposal for a Council Regulation on the establishment of the EPPO, P7\_TA (2014) 0234.
- Flore, D, 'Garantie Judiciaire et Droit Applicable: Quelques Éléments de Réflexion' in G Giudicelli-Delage, S Manacorda and J Tricot (eds), *Le Contrôle Judiciaire du Parquet Européen. Nécessité, Modèles, Enjeux*, Collection de l'UMR de Droit Comparé de Paris (Université Paris 1), vol 37 (Société de Législation Comparée, 2015) 299–310.
- Fontanelli, F, 'Hic Sunt Nationes: The Elusive Limits of the EU Charter and the German Constitutional Watchdog' (2013) 9 European Constitutional Law Review 315–34.
- \_\_\_\_\_, 'Implementation of EU Law through Domestic Measures after Fransson: the Court of Justice Buys Time and "Non-Preclusion" Troubles Loom Large' (2014) 39 European Law Review 682–700.
- 'Füle: Bulgaria and Romania's accession questioned the credibility of EU enlargement', EurActiv, 26 June 2014.
- Fundamental Rights Agency, Opinion of the European Union Agency for Fundamental Rights on a proposal to establish a European Public Prosecutor's Office, FRA Opinion 1/2014, Vienna, 4 February 2014.
- Garland, D, *The Culture of Control. Crime and Social Order in Contemporary Society* (Oxford, Oxford University Press, 2001).
- Göhler, J, 'To Continue or Not: Who Shall Be in Control of the European Public Prosecutor's Dismissal Decisions?' (2015) 6 *New Journal of European Criminal Law* 102–25.
- Grimm, D, 'Comments on the German Constitutional Court's Decision on the Lisbon Treaty. Defending Sovereign Statehood against Transforming the European Union into a State' (2009) 5 European Constitutional Law Review 353–73.
- Groussot, X and S Bogojevic, 'Subsidiarity as a Procedural Safeguard of Federalism' in L Azoulai (ed), *The Question of Competence in the European Union* (Oxford, Oxford University Press, 2014) 234–52.
- Guild, E, 'Seeking Asylum: Storm Clouds between International Commitments and EU Legislative Measures' (2004) 29 European Law Review 198–218.
- \_\_\_\_\_\_, EU Counter-Terrorism Action. A Fault Line Between Law and Politics? (Brussels, CEPS, 2010).
- Halberstam, D, "It's the Autonomy, Stupid!" A Modest Defense of Opinion 2/13 on EU Accession to the ECHR, and the Way Forward, Michigan Law School, Public Law and Legal Theory Research Paper Series, Paper No 432, February 2015.
- Halberstam, D and C Möllers, 'The German Constitutional Court says "Ja zu Deutschland!" (2009) 10 German Law Journal 1241–57.
- Halberstam, D and E Stein, 'The United Nations, the European Union, and the King of Sweden: Economic Sanctions and Individual Rights in a Plural World Order' (2009) 46 Common Market Law Review 13–72.

- Harding, C and JB Banach-Gutierrez, 'The Emergent EU Criminal Policy: Identifying the Species' (2012) 37 European Law Review 758–71.
- Harman, L and E Szabova, 'European Public Prosecutor's Office—Cui Bono?' (2013) 4 New Journal of European Criminal Law 40–58.
- Henderson, LN, 'The Wrongs of Victim's Rights' (1985) 37 Stanford Law Review 937-1021.
- Herlin-Karnell, E, *The Constitutional Dimension of European Criminal Law* (Oxford, Hart Publishing, 2012).
- Hillion, C, 'The European Union is Dead. Long Live the European Union: A Commentary on the Treaty of Accession 2003' (2004) 29 European Law Review 583–612.
- Hinarejos, A, JR Spencer and S Peers, *Opting out of EU Criminal Law: What Is Actually Involved?*, CELS Working Paper, New Series, vol 1, University of Cambridge Faculty of Law, September 2012.
- HM Government, Review of the Balance of Competences between the United Kingdom and the European Union. Police and Criminal Justice, December 2014.
- Hodgson, J, 'Criminal Procedure in Europe's Area of Freedom, Security and Justice: the Rights of the Suspect' in V Mitsilegas, M Bergström and T Konstadinides (eds), Research Handbook on European Criminal Law (Cheltenham, Edward Elgar, March 2016).
- House of Lords European Union Committee (then Select Committee on the European Union), *The Future of Europe: National Parliaments and Subsidiarity- the Proposed Protocols*, 11th Report, session 2002–03, HL Paper 70.
- \_\_\_\_\_, Breaking the Deadlock: What Future for EU Procedural Rights?, 2nd Report, session 2006–07, HL Paper 20.
- \_\_\_\_\_, *The Treaty of Lisbon: An Impact Assessment*, 10th Report, session 2007–08, HL Papers 62-I and 62-II.
- \_\_\_\_\_, *The European Union's Policy on Criminal Procedure*, 30th Report, session 2010–12, HL Paper 288.
- \_\_\_\_\_, EU Police and Justice Measures: the UK's 2014 Opt-Out Decision, 13th Report, session 2012–13, HL Paper 159.
- \_\_\_\_\_, Subsidiarity Assessment: the European Public Prosecutor's Office, 3rd Report, session 2013–14, HL Paper 65.
- \_\_\_\_\_\_, The Impact of the European Public Prosecutor's Office on the United Kingdom, 4th Report, session 2014–15, HL Paper 53.
- \_\_\_\_\_\_, The UK's Opt-In Protocol: Implications of the Government's Approach, 9th Report, Session 2014–15, HL Paper 136.
- Husak, D, Overcriminalisation. The Limits of the Criminal Law (Oxford, Oxford University Press, 2008).
- Iglesias Sanchez, S, 'The Court and the Charter: The Impact of the Entry into Force of the Lisbon Treaty on the ECJ's Approach to Fundamental Rights' (2012) 49 *Common Market Law Review* 1565–612.
- Inghelram, JFH, 'Fundamental Rights, the European Anti-Fraud Office (OLAF) and a European Public Prosecutor's Office (EPPO): Some Selected Issues' (2012) 95 Kritische Vierteljahresschrift für Gesetzgebung und Rechtswissenschaft 67–81.
- Jackson, J, 'Cultural Barriers on the Road to providing Suspects with Access to Lawyer' in R Colson and S Field (eds), EU Criminal Justice and the Challenges of Legal Diversity. Towards A Socio-Legal Approach to EU Criminal Policy (Cambridge, Cambridge University Press, forthcoming).
- Jakobs, G, 'Bürgerstrafrecht und Feindstrafrecht' (2004) Höchstrichterliche Rechtsprechung zum Strafrecht 88–95.

- Jimeno-Bulnes, M, 'The Proposal for a Council Framework Decision on Certain Procedural Rights in Criminal Proceedings throughout the European Union' in E Guild and F Geyer (eds), Scurity versus Justice? Police and Judicial Cooperation in the European Union (Aldershot, Ashgate, 2008) 171–202.
- Johnstone, I, 'Legislation and Adjudication in the UN Security Council: Bringing Down the Deliberative Deficit' (2008) 102 *American Journal of International Law* 275–308.
- Joint Committee on Human Rights, *The Human Rights Implications of UK Extradition Policy*, Fifteenth Report, session 2010–12.
- Kaiafa-Gbandi, M, 'The Importance of Core Principles of Substantive Criminal Law for a European Criminal Policy Respecting Fundamental Rights and the Rule of Law' (2011) 1 European Criminal Law Review 7–34.
- Kingsbury, B, 'The Concept of 'Law in Global Administrative Law' (2009) 20 European Journal of International Law 23–57.
- Kingsbury, B, N Krisch and RB Stewart, 'The Emergence of Global Administrative Law' (2005) 68 Law and Contemporary Problems 15–62.
- Klip, A, European Criminal Law (Oxford/Portland, Intersentia, 2009).
- \_\_\_\_\_, European Criminal Law, 2nd edn (Cambridge/Mortsel, Intersentia, 2012).
- Kochenov, D, 'AG Bot in *P.I.* (Case C-348/09): Committing a crime disqualifies EU Citizens from permanent residence': europeanlawblog.eu/?p=281 (13.3.2012).
- Kochenov, D and B Pirker, 'Deporting the EU citizens within the European Union: A counter-intuitive trend in Case C-348/09, P.I. v Oberbürgermeisterin der Stadt Remscheid' (2013) 19 Columbia Journal of European Law 369–91.
- Kokott, J and C Sobotta, 'The *Kadi* Case—Constitutional Core Values and International Law—Finding the Balance?' (2012) 23 *European Journal of International Law* 1015–24.
- Kostakopoulou, D, 'When EU Citizens become Foreigners' (2014) 20 European Law Journal 447–63.
- Kostakopoulou, D and N Ferreira, 'Testing Liberal Norms: The Public Policy and Public Security Derogations and the Cracks in European Union Citizenship', Legal Studies Research Paper No 2013-18, University of Warwick, School of Law.
- Krisch, N, Beyond Constitutionalism. The Pluralist Structure of Postnational Law (Oxford, Oxford University Press, 2010).
- Labayle, H, 'Droit d'Asile et Confiance Mutuelle: Regards Croisés de la Jurisprudence Européenne' (2014) 50 *Cahiers de Droit Européen* 501–34.
- Labayle, M and HG Nilsson, 'The Role and Organisation of Eurojust: Added Value for Judicial Cooperation in Criminal Matters' in J Monar (ed), *The Institutional Dimension of the European Union's Area of Freedom, Security and Justice* (College of Europe Studies, Peter Lang, 2010) 195–216.
- Lazowski, A, 'And Then They Were Twenty-Seven ... A Legal Appraisal of the Sixth Accession Treaty' (2007) 44 Common Market Law Review 401–30.
- \_\_\_\_\_\_, 'EU Criminal Law and Enlargement' in V Mitsilegas, M Bergström and T Konstadinides (eds), *Research Handbook on European Criminal Law* (Cheltenham, Edward Elgar, March 2016).
- Lenaerts, K, 'Exploring the Limits of the EU Charter of Fundamental Rights' (2012) 8 European Constitutional Law Review 375–403.
- Lenaerts, K, I Maselis, K Gutman, EU Procedural Law (Oxford, Oxford University Press, 2014).

- Lenaerts, K and J Gutiérrez-Fons, 'The European Court of Justice and Fundamental Rights in the Field of Criminal Law' in V Mitsilegas, M Bergström and T Konstadinides (eds), Research Handbook of European Criminal Law (Cheltenham, Edward Elgar, March 2016).
- Letschert, R and C Rijken, 'Rights of Victims of Crime: Tensions Between an Integrated Approach and a Limited Legal Basis for Harmonisation' (2013) 4 New Journal of European Criminal Law 226–55.
- Ligeti, K, 'The European Public Prosecutor's Office' in V Mitsilegas, M Bergström and T Konstadinides (eds), *Research Handbook on EU Criminal Law* (Cheltenham, Edward Elgar, March 2016).
- Ligeti, K and M Simonato, 'The European Public Prosecutor's Office: Towards a Truly European Prosecution Service?' (2013) 4 New Journal of European Criminal Law 7–21.
- Ligeti, K and A Weyembergh, 'The European Public Prosecutor's Office: Certain Constitutional Issues' in LH Erkelens, AWH Meij and M Pawlik (eds), *The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon?* (The Hague, Asser Press/Springer, 2015) 53–78.
- Loughlin, M, 'What is Constitutionalisation?' in P Dobner and M Loughlin (eds), *The Twilight of Constitutionalism?* (Oxford, Oxford University Press, 2010) 47–72.
- Luchtman, M, 'Choice of Forum and the Prosecution of Cross-Border Crime in the European Union—What Role for the Legality Principle?' in M Luchtman (ed), Choice of Forum in Cooperation Against EU Financial Crime. Freedom, Security and Justice and the Protection of Specific EU Interests (The Hague, Eleven International Publishing, 2013) 3–60.
- Manacorda, S, 'La Localisation de la Garantie Jurisdictionnelle du Parquet Européen' in G Giudicelli-Delage, S Manacorda and J Tricot (eds), *Le Contrôle Judiciaire du Parquet Européen. Nécessité, Modèles, Enjeux*, Collection de l'UMR de Droit Comparé de Paris (Université Paris 1), vol 37 (Société de Législation Comparée, 2015) 255–74.
- Mancano, L, 'Criminal conduct and lack of integration into the society under EU citizenship: this marriage is not to be performed' (2015) 6 New Journal of European Criminal Law 53–77.
- Marin, L, "A Spectre Is Haunting Europe": European Citizenship in the Area of Freedom, Security and Justice' (2011) 17 European Public Law 705–28.
- Matravers, M, 'The Victim, the State and Civil Society' in A Bottoms and JV Roberts (eds), *Hearing the Victim. Adversarial Justice, Crime Victims and the State* (Cullompton, Willan, 2010) 1–16.
- Ministry of Justice and Home Office, Fifth Annual Report to Parliament on the Application of Protocols 19 and 21 to the Treaty on the European Union (TEU) and the Treaty on the Functioning of the European Union (TFEU) ('the Treaties') in Relation to EU Justice and Home Affairs (JHA) matters (1 December 2013–30 November 2014) (Cm 9006, 2015).
- Mitsilegas, V, 'Defining Organised Crime in the European Union: The Limits of European Criminal Law in an Area of Freedom, Security and Justice' (2001) 26 European Law Review 565–81.
- \_\_\_\_\_\_, 'Countering the Chameleon Threat of Dirty Money: "Hard" and "Soft" Law in the Emergence of a Global Regime against Money Laundering and Terrorist Finance' in A Edwards and P Gill (eds), *Transnational Organised Crime: Perspectives on Global Security* (London, Routledge, 2003) 195–211.
- \_\_\_\_\_\_, Money Laundering Counter-Measures in the European Union: A New Paradigm of Security Governance versus Fundamental Legal Principles (The Hague, Kluwer Law International, 2003).

153-98.

\_\_, 'Trust-building Measures in the European Judicial Area in Criminal Matters: Issues of Competence, Legitimacy and Inter-institutional Balance' in S Carrera and T Balzacq, Security versus Freedom? A Challenge for Europe's Future (Aldershot/Burlington VT, Ashgate, 2006) 279-89. \_, 'The Constitutional Implications of Mutual Recognition in Criminal Matters in the EU' (2006) 43 Common Market Law Review 1277-311. \_\_\_\_, 'Constitutional Principles of the European Community and European Criminal Law' (2006) 8 European Journal of Law Reform 301-24. \_\_, 'The Transformation of Criminal Law in the Area of Freedom, Security and Justice', 26 Yearbook of European Law 2007 1-32. \_\_\_\_\_, EU Criminal Law (Oxford, Hart Publishing, 2009). \_\_\_\_, 'The Borders Paradox. The Surveillance of Movement in a Union without Internal Frontiers' in H Lindahl (ed), A Right to Inclusion and Exclusion? Normative Faultlines of the EU's Area of Freedom, Security and Justice (Oxford, Hart Publishing, 2009) 33-64. \_, 'The Third Wave of Third Pillar Law: Which Direction for EU Criminal Justice?' (2009) 34 European Law Review 523-60. \_\_\_\_, 'European Criminal Law and Resistance to Communautarisation Post-Lisbon' (2010) 1 New Journal of European Criminal Law 458-80. \_\_\_\_, 'The European Union and the Globalisation of Criminal Law' (2010) 12 Cambridge Yearbook of European Legal Studies 337-407. \_, 'The EU and the Rest of the World: Criminal Law and Policy Interconnections' in M Evans and P Koutrakos (eds), Beyond the Established Orders. Policy Interconnections between the EU and the Rest of the World (Oxford, Hart Publishing, 2011) 149-78. \_, 'The Area of Freedom, Security and Justice from Amsterdam to Lisbon: Challenges of Implementation, Constitutionality and Fundamental Rights' in Julia Laffranque (ed), The Area of Freedom, Security and Justice, Including Information Society Issues, Reports of the XXV FIDE Congress, Tallinn (2012), vol 3. \_, 'Security versus Justice: The Individualisation of Security and the Erosion of Citizenship and Fundamental Rights' in S Ugelvik and B Hudson (eds), Justice and Security in the 21st Century. Risks, Rights and the Rule of Law (Abingdon, Routledge, 2012) 199-216. \_\_\_, 'The Changing Landscape of the Criminalisation of Migration in Europe. The Protective Function of European Union Law' in M Guia, M Van der Woude and J Van der Leun (eds), Social Control and Justice. Crimmigration in an Age of Fear (The Hague, Eleven International Publishing, 2012) 87-114. \_, 'The Limits of Mutual Trust in Europe's Area of Freedom, Security and Justice. From Automatic Inter-state Cooperation to the Slow Emergence of the Individual', 31 Yearbook of European Law 2012 319-72. \_, 'Immigration Control in an Era of Globalisation: Deflecting Foreigners, Weakening Citizens, Strengthening the State' (2012) 19 Indiana Journal of Global Legal Studies 3-60; \_, 'Article 49 (the Principles of Legality and Proportionality of Criminal Offences and Penalties)' in S Peers et al (eds), The EU Charter of Fundamental Rights. A Commentary (Oxford, Hart Publishing/Beck, 2014) 1351-73. , 'The European Union and the Global Governance of Crime' in V Mitsilegas, P Alldridge and L Cheliotis (eds), Globalisation, Criminal Law and Criminal Justice. Theoretical, Comparative and Transnational Perspectives (Oxford, Hart Publishing, 2014)

- \_\_\_\_\_, 'From Overcriminalisation to Decriminalisation. The Many Faces of Effectiveness in European Criminal Law' (2014) 5 New Journal of European Criminal Law 415–24.
- \_\_\_\_\_, 'Solidarity and Trust in the Common European Asylum System' (2014) 2 Comparative Migration Studies 231–53.
- \_\_\_\_\_\_, The Criminalisation of Migration in Europe. Challenges for Human Rights and the Rule of Law (London, Springer, 2015).
- \_\_\_\_\_\_, 'Managing Legal Diversity in Europe's Area of Criminal Justice: The Role of Autonomous Concepts' in R Colson and S Field (eds), EU Criminal Justice and the Challenges of Legal Diversity. Towards A Socio-Legal Approach to EU Criminal Policy (Cambridge, Cambridge University Press, forthcoming).
- \_\_\_\_\_, 'Theorising Internal Security from the Perspective of the Rule of Law' in M Rhinard and D Bossong (eds), *Theorising European Internal Security* (Oxford, Oxford University Press, forthcoming).
- Mitsilegas, V, J Monar and W Rees, *The European Union and Internal Security: Guardian of the People?* (Basingstoke, Palgrave/Macmillan, 2003).
- Mitsilegas, V, S Carrera and K Eisele, *The End of the Transitional Period for Police and Criminal Justice Measures Adopted before the Lisbon Treaty. Who Monitors Trust in the European Justice Area?*, CEPS Paper in Liberty and Security in Europe, no 74, Centre for European Policy Studies, Brussels, December 2014.
- Mitsilegas, V and N Vavoula, 'Criminal Law: Institutional Rebalancing and Judicialisation as Drivers of Policy Change' in F Trauner and A Ripoll Servent (eds), *Policy Change in the Area of Freedom, Security and Justice: How EU Institutions Matter* (Abingdon/New York, Routledge, 2015) 133–51.
- Monar, J, 'The Institutional Framework of the AFSJ: Specific Challenges and Dynamics for Change' in J Monar (ed), *The Institutional Dimension of the European Union's Area of Freedom, Security and Justice* (Brussels, Peter Lang, 2010) 21–52.
- Monjean-Decaudin, S, 'L'Union Européenne Consacre le Droit à l'Assistance Linguistique dans les Procédures Pénales. Commentaire de la Directive Relative aux Droits à l'interprétation et à la traduction dans les procedures pénales' (2011) 47 Revue Trimestrielle du Droit Européen 763–81.
- Moreno-Lax, V, 'Dismantling the Dublin System: M.S.S. v Belgium and Greece' (2012) 14 European Journal of Migration and Law 1–31.
- Morgan, C. 'Proposal for a Framework Decision on procedural safeguards for suspects and defendants in criminal proceedings throughout the European Union' (2003) 4 ERA Forum 91–99.
- Murkens, J, 'Countering Anti-Constitutional Argument: The Reasons for the European Court of Justice's Decision in Kadi and Al Barakaat' (2009) 11 Cambridge Yearbook of European Legal Studies 15–51.
- Neframi, E, 'L'aspect externe de l'espace de liberté, de sécurité et de justice: quel respect des principes et objectifs de l'action extérieure de l'Union?' in C Flaesch-Mougin and LS Rossi, La Dimension Extérieure de l'Espace de Liberté, de Sécurité et de Justice de l'Union Européenne après le Traité de Lisbonne (Brussels, Bruylant, 2013) 509–32.

- Nelken, D, 'Using Legal Culture: Purposes and Problems' in D Nelken (ed), *Using Legal Culture* (London, Wildy, Simmonds and Hill, 2012) 1–51.
- Nic Shuibhne, N, 'Limits Rising, Duties Ascending: The Changing Legal Shape of Union Citizenship' (2015) 52 Common Market Law Review 889–938.
- Nicolaidis, K, 'Trusting the Poles? Constructing Europe through Mutual Recognition' (2007) 14 Journal of European Public Policy 682–98.
- Nicolaidis, K and G Shaffer, 'Transnational Mutual Recognition Regimes: Governance without Global Government' (2005) 68 *Law and Contemporary Problems* 263–317.
- Nilsson, H, 'How to Combine Minimum Rules with Maximum Legal Certainty?' (2011) 4 Europaraettslig Tidskrift 665–77.
- Nowell-Smith, H, 'Behind the Scenes in the Negotiation of EU Criminal Justice Legislation' (2012) 3 *New Journal of European Criminal Law* 381–93.
- Öberg, J, 'Union Regulatory Criminal Law Competence after the Lisbon Treaty' (2011) 19 European Journal of Crime, Criminal Law and Criminal Justice 289–318.
- Ostropolski, T, 'The Principle of Proportionality under the European Arrest Warrant—with an Excursus on Poland' (2014) 5 New Journal of European Criminal Law 167–91.
- Panzavolta, M, 'Choice of Forum and the Lawful Judge Concept' in M Luchtman (ed), Choice of Forum in Cooperation Against EU Financial Crime. Freedom, Security and Justice and the Protection of Specific EU Interests (The Hague, Eleven International Publishing, 2013) 143–66.
- Parizot, R, 'Les Interactions en Procédure Pénale: La Victime, Vecteur Symbolique de la Circulation du Jurisprudence' in G Giudicelli-Delage and S Manacorda (eds), *Cour de Justice et Justice Pénale en Europe* (Paris, Société de Législation Comparée, 2010) 177–202.
- Peers, S, EU Justice and Home Affairs Law, 3rd edn (Oxford, Oxford University Press, 2011). Piacente, N, 'The Contribution of the Council of Europe to the Fight against Foreign Terrorist Fighters' [2015] 1 Eucrim 12–15.
- Piris, J-C, *The Lisbon Treaty. A Legal and Political Analysis* (Cambridge, Cambridge University Press, 2010).
- Roth, R, 'Non bis in idem transnational: vers de nouveaux paradigmes?' in S Braum and A Weyembergh (eds), Le Controle Juridictionnel dans l'Espace Pénal Européen (Brussels, Editions de l'Université de Bruxelles, 2009) 121–41.
- Roy, S, 'Justice and Europe's Signifier' in D Kochenov, G de Búrca and A Williams (eds), Europe's Justice Deficit? (Oxford, Hart Publishing, 2015) 79–96.
- Sarmiento, D, 'Who's Afraid of the Charter? The Court of Justice, National Courts and the New Framework of Fundamental Rights Protection in Europe' (2013) 50 *Common Market Law Review* 1267–304.
- Satzger, H, International and European Criminal Law (Oxford, Beck/Hart/Nomos, 2012).
- Sayers, D, 'Protecting Fair Trial Rights in Criminal Cases in the European Union: Where does the Roadmap take Us?' (2014) 14 *Human Rights Law Review* 733–60.
- Scheinin, M, 'Is the ECJ Ruling in *Kadi* Incompatible with International Law?', 28 *Yearbook* of European Law 2009 637–53.
- \_\_\_\_\_, 'Back to post-9/11 panic? Security Council resolution on foreign terrorist fighters': www.justsecurity.org/15407/post-911-panic-security-council-resolution-foreign-terrorist-fighters-scheinin/.
- Schiff Berman, P, Global Legal Pluralism. A Jurisprudence of Law Beyond Borders (Cambridge, Cambridge University Press, 2012).

- Schutte, JJE, 'Establishing Enhanced Cooperation Under Article 86 TFEU' in LH Erkelens, AWH Meij and M Pawlik (eds), *The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon?* (The Hague, Asser Press/Springer, 2015) 195–208.
- Schütze, R, From Dual to Cooperative Federalism. The Changing Structure of European Law (Oxford, Oxford University Press, 2009).
- Sicurella, R, 'Some Reflections on the Need for a General Theory of the Competence of the European Union in Criminal Law' in A Klip (ed), Substantive Criminal Law of the European Union (Antwerp, Maklu, 2011) 233–49.
- Smulders, B, 'Is the Commission Proposal for a European Public Prosecutor's Office Based on a Harmonious Interpretation of Articles 85 and 86 TFEU?' in LH Erkelens, AWH Meij and M Pawlik (eds), *The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon*? (The Hague, Asser Press/Springer, 2015) 41–52.
- Somek, A, 'The Concept of 'Law' in Global Administrative Law: A Reply to Benedict Kingsbury' (2009) 20 European Journal of International Law 985–95.
- Spencer, JR, 'The UK and EU Criminal Law: Should we be Leading, Following or Abstaining?' in V Mitsilegas, P Alldridge and L Cheliotis (eds), Globalisation, Criminal Law and Criminal Justice. Theoretical, Comparative and Transnational Perspectives (Oxford, Hart Publishing, 2015) 135–52.
- Steinbach, A, 'The Lisbon Judgment of the German Federal Constitutional Court—New Guidance on the Limits of European Integration?' (2010) 11 German Law Journal 367–90.
- Sullivan, G, 'Transnational Legal Assemblages and Global Security Law: Topologies and Temporalities of the List' (2014) 15 *Transnational Legal Theory* 81–127.
- Sullivan, G and M de Goede, 'Between Law and the Exception: the UN 1267 Ombudsperson as a Hybrid Model of Legal Expertise' (2013) 26 *Leiden Journal of International Law* 833–54.
- Suominen, A, 'The Past, Present and the Future of Eurojust' (2008) 15 Maastricht Journal of European and Comparative Law 217–34.
- Szasz, PC, 'The Security Council Starts Legislating' (2002) 96 American Journal of International Law 901–5.
- Talmon, S, 'The Security Council as World Legislature' (2005) 99 American Journal of International Law 175–93.
- Tamanaha, BZ, On the Rule of Law. History, Politics, Theory (Cambridge, Cambridge University Press, 2004).
- Thwaites, N, 'Eurojust autre brique dans l'édifice de la coopération judiciaire en matière pénale ou solide mortier?' (2003) Revue de science criminelle et de droit pénal comparé 45–61.
- Tonry, M, "Rebalancing the Criminal Justice System in favour of the Victim": the Costly Consequences of Populist Rhetoric' in A Bottoms and JV Roberts (eds), *Hearing the Victim. Adversarial Justice, Crime Victims and the State* (Cullompton, Willan, 2010) 72–103.
- Torres Pérez, A, 'Melloni in Three Acts: From Dialogue to Monologue' (2014) 10 European Constitutional Law Review 308–31.
- Tricot, J, 'Observations Critiques sur la Proposition de Règlement portant Création du Parquet Européen' in G Giudicelli-Delage, S Manacorda and J Tricot (eds), *Le Contrôle Judiciaire du Parquet Européen. Nécessité, Modèles, Enjeux*, Collection de l'UMR de Droit Comparé de Paris (Université Paris 1), vol 37 (Société de Législation Comparée, 2015) 155–74.

- Tridimas, T, *The General Principles of EU Law*, 2nd edn (Oxford, Oxford University Press, 2006).
- \_\_\_\_\_, 'Terrorism and the ECJ: Empowerment and Democracy in the EC Legal Order' (2009) 34 European Law Review 103–26.
- Van Bockel, B, *The Ne Bis In Idem Principle in EU Law* (Alphen aan den Rijn, Kluwer Law International, 2010).
- van den Herik, LJ, 'Peripheral Hegemony in the Quest to Ensure Security Council Accountability for its Individualized UN Sanctions Regimes' (2014) 19 *Journal of Conflict and Security Law* 427–49.
- van den Wyngaert, C and G Stessens, 'The International *Non Bis In Idem* Principle: Resolving Some of the Unanswered Questions' (1999) 48 *International and Comparative Law Quarterly* 779–804.
- van der Aa, S and J Ouwerkerk, 'The European Protection Order: No Time to Waste or a Waste of Time?' (2011) 19 European Journal of Crime, Criminal Law and Criminal Justice 267–87.
- Van Elsuwege, P, 'The Adoption of "Targeted Sanctions" and the Potential for Interinstitutional Litigation after Lisbon' (2011) 7 *Journal of Contemporary European Research* 488–99.
- van Tiggelen, G, A Weyembergh and L Surano (eds), *The Future of Mutual Recognition in Criminal Matters* (Bruxelles, Éditions de l'Université de Bruxelles, 2009).
- Vergés Bausili, A, Rethinking the Methods of Dividing and Exercising Powers in the EU: Reforming Subsidiarity and National Parliaments, Jean Monnet Working Paper 9/02, NYU School of Law.
- Vervaele, J, 'European Territoriality and Jurisdiction: The Protection of the EU's Financial Interests in Its Horizontal and Vertical (EPPO) Dimension' in M Luchtman (ed), *Choice of Forum in Cooperation Against EU Financial Crime* (The Hague, Eleven International Publishing, 2013) 167–84.
- \_\_\_\_\_, 'Ne Bis In Idem: Towards a Transnational Constitutional Principle in the EU?' (2013) 9 Utrecht Law Review 211–29.
- Vogel, J, 'Introduction to the Ruling of the Higher Regional Court of Stuttgart of 25 February 2010—The Proportionality of a European Arrest Warrant' (2010) 1, New Journal of European Criminal Law 145–52.
- \_\_\_\_\_ and J Spencer, 'Proportionality and the European Arrest Warrant' [2010] Criminal Law Review 474–82.
- von Bogdandy, A and M Ioannidis, 'Systemic Deficiency in the Rule of Law: What it is, what has been done, what can be done' (2014) 51 *Common Market Law Review* 59–96.
- Walker, N, 'The Problem of Trust in an Enlarged Area of Freedom, Security and Justice: A Conceptual Analysis' in M Anderson and J Apap (eds), *Police and Justice Co-operation and the New European Borders* (The Hague, Kluwer Law International, 2002) 19–34.
- Wasmeier, M, 'Ne bis in idem and the Enforcement Condition: Balancing Freedom, Security and Justice?' (2014) 4 New Journal of European Criminal Law 534–55.
- \_\_\_\_\_\_, 'The Choice of Forum by the European Public Prosecutor' in LH Erkelens, AWH Meij and M Pawlik (eds), *The European Public Prosecutor's Office. An Extended Arm or a Two-Headed Dragon?* (The Hague, Asser Press/Springer, 2015) 139–64.
- Weyembergh, A, 'An Overall Analysis of the Proposal for a Regulation on Eurojust' [2013] 4 Eucrim 127–31.

- and I Armada, 'The Principle of ne bis in idem in Europe's Area of Freedom, Security and Justice' in V Mitsilegas, M Bergström and T Konstadinides (eds), Research Handbook on EU Criminal Law (Cheltenham, Edward Elgar, March 2016).
- White, S, 'Towards a *Decentralised European Public Prosecutor's Office?'* (2013) 4 New Journal of European Criminal Law 22–39.
- Williams, A, 'Promoting Justice after Lisbon: Groundwork for a New Philosophy of EU Law' (2010) 30 Oxford Journal of Legal Studies 663–93.
- Zimmermann, F, 'Choice of Forum and Choice of Law under the Future Regulation on the Establishment of a European Public Prosecutor's Office' in P Asp (ed), *The European Public Prosecutor's Office—Legal and Criminal Policy Perspectives* (Stifelsen Skrifter Utgivna av Juridiska Fakulteten vid Stockholms Universitet, 2015) 156–77.