## Contents

	vord by Sir Francis Jacobsv s on Contributorsxi	
Part I: General Reflections		
1.	The Division of Competences between the EU and the Member States:  Reflections on the Past, the Present and the Future	
2.	The Competence Divide of the Lisbon Treaty Six Years After	
3.	Classifying EU Competences: German Constitutional Lessons?	
Part II: Areas of Complementary, Shared and Exclusive EU Competence		
4.	Exclusive Member State Competences—Is There Such a Thing?59  Bruno De Witte	
5.	The Competence to Create an Internal Market: Conceptual Poverty and Unbalanced Interests	
6.	Monetary Policy: An Exclusive Competence Only in Name?90  Michael Waibel	
7.	The EU's Exclusive Competence in Competition Law	
8.	EU External Competence—Rationales for Exclusivity	
9.	Competence, Human Rights, and Asylum: What Price Mutual Recognition?	
	Part III: Practical Perspectives	
10.	The Exclusive Competences of the European Union: Some Random  Jottings	

## x Contents

11.	The Lisbon Treaty's Competence Arrangement Viewed from European Commission Practice
12.	The Lisbon Treaty's Competence Arrangement Viewed by the European Parliament
13.	The Institutional Politics of Objective Choice: Competence as a Framework for Argumentation
	Part IV: Critical Reflections on Legitimacy and Proposals for Reform
14.	Integration through Soft Law: No Competence Needed? Juridical and Bio-Power in the Realm of Soft Law
15.	Refining the Division of Competences in the EU: National Discretion in EU Legislation
16.	The Shifting Powers of the European Parliament: Democratic Legitimacy and the Competences of the European Union
17.	De-constitutionalisation of European Law: The Re-empowerment of Democratic Political Choice
18.	Restating the Problem of Competence Creep, Tackling Harmonisation by Stealth and Reinstating the Legislator
Inde.	x