

Contents

Part I The authority of European law

The authority of European law: Do we still believe in it?	3
Joseph H. H. Weiler	
1 The concept of “authority”	3
2 Reasons for the current stress on the authority of EU law	5
3 Material welfare and the authority of EU law.....	5
4 Values and the authority of EU law	7
5 Two ostensibly conflicting sets of values	8
6 Democracy, human rights and the rule of law: An inextricable triad	9
7 Active citizenship, clientelism and the sense of rights and duties	10
8 Diversity as European strength.....	12
9 No <i>demos</i> , no democratic accountability, no democratic representation: the democratic deficit	13
10 The role of the court	17

The Court of Justice of the European Union as the guardian of the authority of EU law: A networking exercise

21

Koen Lenaerts

1 Introduction.....	21
2 The dialogue between the Court of Justice and the national courts of the Member States	21
3 The dialogue between the national courts of the Member States	25
4 Conclusion	30

Part II The impact of legislation on the authority of EU law

A view from the European Commission	33
Karen Banks	
1 Lobbyists, delegated and implementing acts, and subsidiarity.....	33
2 Quality of legislation.....	36

Can the authority of EU law be taken for granted? A tale of principles and realities	39
Giorgio Maganza	
1 Introduction	39
2 Can the law-making affect the authority of EU law?	41
3 What is most likely to affect the authority of EU law?	45
4 Conclusion	49
A view from Parliament	51
Diana Wallis	
1 Introductory remarks	51
2 The politician as legislator	52
3 Democracy and transparency	53
4 The parliamentary legislative process	54
5 Contrasting example of the European Parliament legislative process	55
6 End thoughts	57
Part III The authority of EU law: A view from Constitutional and Supreme Courts	
L'autorité du droit de l'Union européenne – Le point de vue d'un juge français	61
Jean-Marc Sauvé	
1 Les juges français ont élaboré des mécanismes d'articulation qui limitent les risques de conflit entre le droit européen et le droit national.	62
2 Cette œuvre prétorienne ne suffit toutefois pas à aplanir toutes les difficultés.	66
A view from the Danish Supreme Court in light of the <i>Ajos</i> Judgment . . .	73
Lars Hjortnæs	
1 Brief introduction to the <i>Ajos</i> judgment and background of the case	73
2 Interpreting Danish law in conformity with EU law	76
3 The binding effect of a principle of EU law	79
4 Perspectives	84
EuGH-EGMR-BVerfG: Von der Multipolarität zum Verbund der Gerichtsbarkeiten im Bereich des Grundrechtsschutzes	87
Christine Langenfeld	
1 Vorbemerkung	87
2 Der Gerichtsverbund im Bereich des Grundrechtsschutzes – Marksteine der Rechtsprechung des Bundesverfassungsgerichts	88
3 Herausforderungen und Zielsetzungen des Gerichtsverbunds im Bereich des Grundrechtsschutzes	106
4 Schlussbemerkung	110
The authority of EU law as viewed from a National Court: The United Kingdom	113
Lord Thomas of Cwmgiedd	

1	Introduction	113
2	The role of courts	113
3	The perceived position of the CJEU in relation to UK political and public opinion	116
4	The case law in relation to age discrimination	117
5	The need to reconsider the approach of courts	118
6	The development of a separate UK EU jurisprudence	121

The authority of EU law: The case of horizontal application of fundamental rights 123

Maciej Szpunar

1	Introductory remarks	123
2	Interpretation of fundamental rights and general principles of law as a challenge to the authority of EU law	125
3	Autonomy of EU law	125
4	General principles in horizontal situations	126
5	What does “horizontal application” mean?	126
6	The effect of Art. 51 of the Charter	127
7	Do the general principles of EU law matter after the Charter became a binding instrument?	128
8	May the general principles of EU law apply in horizontal situations?	128
9	Consistent interpretation of national law: limits resulting from <i>non contra legem</i>	131
10	Legal certainty for individuals	131
11	Conclusions	133

Part IV Remaining and new obstacles to the single market rules: Does the economic crisis justify a weakening of the authority of EU law?

The authority of the law: Some personal reflections on the internal market and European integration 137

Marc van der Woude

1	Introduction	137
2	When did it go wrong?	139
3	Some uncertainties	143
4	Dealing with uncertainty	145

The authority of EU law: What does it require and why is it fading? 149

Hans-Jürgen Hellwig

1	Introduction	149
2	Constitutive elements of the authority of the law	150
3	Realism as a precondition for respecting the authority of the law	151
4	The Monetary Union	153
5	Migration	154
6	A Europe of variable geographic composition and various speeds	154

7	Intergovernmental versus community solutions	155
8	Enforcement	157
9	Public support	159
10	The reaction of EU institutions	160
	“Questions identitaires” as challenges to the single market	163
Luis Ortiz Blanco		
	Protectionism in Central and Eastern Europe and the EU Internal Market: the case of retail	169
Ilya G. J. Bruggeman and Christian Verschueren		
1	Introduction	169
2	The rise of protectionism and populism	170
3	Protectionism against Western retailers in Central and Eastern Europe	173
4	Economic impact of protectionism	176
5	Filing cases for infringements against EU law	178
6	Prevention is better than cure	183
7	Conclusion: The Single Market more important than before?	188
	Part V The Economic and Monetary Union as an illustration of “the incomplete union”: The authority of EU law stuck half-way between supranational and national sovereignty	
	Die Wirtschafts- und Währungsunion als Herausforderung der Autorität des Unionsrechts	195
Peter-Christian Müller-Graff		
1	Zur Bedeutung der Frage nach der Autorität des Unionsrechts	195
2	Die Befolgung des Rechts der Wirtschafts- und Währungsunion als Herausforderung für die Autorität des Unionsrechts	201
3	Antworten auf die Herausforderungen	212
	The need to complete the EMU: cui bono?	221
Gerolf Annemans		
1	Introduction	221
2	Establishing an EU Finance Minister	222
3	Turning the European Stability Mechanism (ESM) into a European Monetary Fund (EMF)	223
4	Expansion of the Euro area	224
5	Further convergence of tax policies	226
6	Risk-sharing and risk-reduction	226
7	Conclusions	228
	Completing v. rethinking the European Monetary Union?	231
Pierre-Henri Conac		
	Completing v. rethinking the European Monetary Union?	235
Bernd Kaltenhäuser		
1	Foundations of the Monetary Union	235

2 The evolution of the EMU	236
3 Future perspectives	237
Part VI Current Threats to the rule of law in the EU: The fundaments on which the authority of EU law rests	
Article 7 TEU and the rule of law mechanism: A dissuasive weapon or a paper tiger? 241	
Inger Österdahl	
1 Introduction	241
2 Article 7: The mother of all mechanisms?	241
3 Expulsion from the EU?	246
4 What's in the Rule of Law Framework?	250
5 Conclusion: A persuasive paper tiger?	257
Upholding the rule of law for the future of Europe	261
Emmanuel Crabit	
1 The rule of law cannot be taken for granted	261
2 The rule of law is essential for the application of EU law	264
3 The rule of law is crucial for economic growth	266
4 The rule of law is a key component of the debate on the future of Europe	268
Développements récents du cadre juridique de l'Union européenne pour faire face aux menaces pour les valeurs démocratiques dans les États membres	271
Maria José Rangel de Mesquita	
1 Remarques introducives	271
2 Evolutions du cadre juridique de l'Union pour faire face aux menaces pour les valeurs de l'Union européenne	273
3 Remarques (critiques) conclusives et réflexions pour l'avenir	285
Les attaques terroristes et l'état d'urgence en France	291
Francis Lamy	
1 L'état d'urgence : un régime donnant temporairement certains pouvoirs renforcés de police administrative aux préfets et au ministre de l'intérieur, qu'ils utilisent, s'ils l'estiment nécessaire	292
2 Mise en œuvre de l'état d'urgence	294
3 Appréciation sur l'état d'urgence	297
4 Conclusion	300
Current threats to the rule of law in the EU: The foundation on which the authority of EU law rests	301
Pauliine Koskelo	
1 Introductory remarks	301
2 The rule of law and judicial independence as a key pillar of it	302
3 Constitutional guarantees: And the importance of a solidly rooted constitutional culture	303

4 Access to an independent judiciary as an element of EU law	304
5 The concept of judicial independence.....	305
6 The EU context.....	306
Part VII The crisis of the European project undermining the authority of EU law: The EU in search for legitimacy	
The EU, democracy and institutional structure: Past, present and future.	311
Paul Craig	
1 Introduction.....	311
2 Institutional structure and democracy: The past.....	313
3 Institutional structure and democracy: The present	314
4 Institutional structure and democracy: The future—four constraints.....	316
5 Institutional structure and democracy: The paradox.....	330
Legitimität und Finalität des europäischen Projekts.	335
Wolfgang Heusel	
1 Das Legitimitätsproblem der Union: Ursachen und Wirkung	336
2 Die künftige Entwicklung der EU: „ever closer Union“ oder „united in diversity“?.....	343
Europa muss noch enger zusammenwachsen.	347
Katarina Barley	
Quo vadis Europe? The future of Europe under pressure	351
Wiebe de Vries	
1 Introduction.....	351
2 Europe's future in uncertain times	353
3 The rule of law in Europe is challenged.....	354
4 Scenarios for the future of Europe	354
5 The future of the EU at the crossroads	356
The European Union's never-ending search for legitimacy	359
Pedro Silva Pereira	
1 The EU's search for legitimacy: introductory remarks.....	359
2 The “democratic deficit” in the EU: Reality and perception	360
3 Three core reasons for the “democratic deficit” in the EU.....	361
4 “Democratic deficit” in the EU: What can we do about it?	363
5 For a true and meaningful European dimension of the European elections	363
6 Strengthening the link between the vote of the citizens and the decisions of the European institutions	365
7 Ensuring enough room for political alternatives and democratic choices at national level within the economic governance of the Eurozone	367
8 Time for a “democratic offensive” in the European Union.....	368

L'UE: quelle légitimité ? Quel avenir ?	371
Jean-Luc Sauron	
1 Quelle légitimité ?	371
2 Quel avenir ?	372
The role of government and trust in the market economy	375
Nadja König and Ludger Schuknecht	
1 Introduction	375
2 Core tasks of government: Some conceptual issues	376
3 The role of government and trust in the market economy: Some stylised facts	379
4 The link between trust and government activities	391
5 Conclusions	393