

Inhalt / Contents

Heinz-Dietrich Steinmeyer

- Grundlagen und Hintergründe der Offenen Methode
der Koordinierung 11

Linda Senden

- The OMC and its Patch in the European Regulatory and
Constitutional Landscape 21

Maria José Rangel de Mesquita

- The European Court of Justice and the European Court of
Human Rights after the Treaty of Lisbon –
Possible Scenarios for a Compulsory Coordination 51

Michael Hahn

- « Si c’était à refaire, je commencerais par la culture » –
EU governance by OMC in the field of culture 63

Siniša Rodin

- European Benchmarking and National Interpretation –
Is the Bologna Process a “magyaron narancs”? 79

Filip Křepelka

- Implementation and Perception of the Barcelona Objectives
in the Czech Republic 101

Bernd Baron von Maydell

- Offene Methode der Koordinierung und
Sozialrechtsvergleichung 115

Mario Vinković

- European Employment Strategy and OMC –
New fashion for the old things or mission impossible? 135

Gerald G. Sander

- Die Offene Methode der Koordinierung im
Gesundheitswesen 151

Nada Bodiroga-Vukobrat, Sanja Barić and Adrijana Martinović

- “Reflexive Deliberative Poliarchy”, “Soft Law” and “OMC” –
Do All Pathways Lead to “Flexicurity”? 173

Sabine Horstmann

- The open method of co-ordination: Monitoring the impact of
social protection reforms 199

Tatjana Josipović

- Die Rolle der offenen Koordinierungsmethode bei der
Harmonisierung des Privatrechtes in der Europäischen Union 215

Edita Čulinović Herc and Mihaela Braut Filipović

- The Role of CESR in EU Securities Market Law –
From technical advisor to sectoral supervisor 263

Hana Horak and Kosjenka Dumančić

- Open methods of coordination, can we openly
protect consumers in Croatia? 283

Emilia Čikara

- Offene Methode der Koordinierung im
Verbraucherschutzbereich? 301

Sandra Winkler

- The Role of Soft Law in the Europeanisation of Contract Law 331