

Curriculum Vitae Aurelia Colombi Ciacchi

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Expertise

European law, comparative law, horizontal effect of fundamental rights, European law of obligations.

Other positions

Editor-in-Chief European Journal of Comparative Law and Governance
Member of the Research Committee of the VU Amsterdam Law Faculty

Surname: Colombi Ciacchi

Christian names: Aurelia Lucia Beatrice

First name: Aurelia

Titles: Prof. Dr. (Dr. jur.), Dr. (Dottore di ricerca), LL.M.

Born: Trieste (Italy), 24 October 1970

Nationality: Italian (by birth) and German (Einbürgerung 2004)

Language skills

Proficient user of Italian (native), English, Dutch, and German (speaking, writing, reading and listening)

Independent user of French for what concerns speaking, writing and listening.

Basic user of Spanish for what concerns speaking, writing and listening.

Proficient user of French, Spanish and Portuguese for what concerns reading.

Basic user of Danish, Romanian and Swedish for what concerns reading.

Educational and employment record

1 October 2010 - present	Full professor at the Law Faculty of the University of Groningen (The Netherlands), Endowed Chair ‘Law and Governance’, Member of the Board of the Netherlands Institute for Law and Governance (NILG)
October 2010 – January 2016	Academic Director of the Groningen Centre for Law and Governance (GCL)
January 2010 – September 2010	Reader (Lektor) at the Law Faculty of the University of Bremen and the Hanse Law School (Bremen, Germany): European Private Law, European Constitutional Law and European Administrative Law
August 2007 – December 2009	Senior Researcher at the Law Faculty of the University of Bremen (Germany); Senior Lecturer in Comparative Law at the Hanse Law School, Bremen; Fellow of the Centre of European Law and Politics (ZERP)
April 2005 – July 2007	Senior Researcher at ZERP
April 2004 – April 2005	Marie Curie Fellow at the University of Oxford (UK), Institute of European and Comparative Law
May 2004	PhD (Dr. jur.) at the Bucerius Law School, Hamburg (summa cum laude)
2002-2010	Lecturer in Comparative Law at the Hanse Law School, Bremen
May 2000 – March 2004	Research Fellow in European Private Law at ZERP
May 1995 – April 2000	Junior Researcher at the University of Kiel, Germany
June 1998	Dottorato di ricerca (PhD) in Comparative Economic and Environmental Law at the Universities of Trieste and Bergamo
July-August 1997	Visiting Researcher at the Indiana University School of Law, Bloomington (USA)
March 1997	Magister Legum (LL.M.) at the University of Kiel, Germany (master thesis: summa cum laude)
1996-2000	Assistant researcher („Cultore della materia“) in Private Law at the University of Rome „La Sapienza“ (Chair: Prof. Salvatore Patti)
1994-1995	Collaboration with the law firm „Giadrossi“ in Trieste
July 1994	Law Degree (Laurea in giurisprudenza) at the University of Trieste
1994	Visiting student at the Universities of Augsburg and Munich
July 1989	A-Level (Maturità scientifica) in Monfalcone, Italy

PUBLICATIONS

Books and book-like volumes

- 1) Immoral Contracts in Europe, Cambridge University Press, 2019 (forthcoming) (ed. with C. Mak and Z. Mansoor)

- 2) Governance Meets Law: Relationships between Private-Public Governance and the Law in Europe and Beyond, 2019 (forthcoming) (ed.)
- 3) Contents and effects of contracts – Lessons to Learn from the Common European Sales Law, Berlin, New York: Springer, 2016 (ed.)
- 4) Public Policy, Good Morals and Social Justice in European Private Law, European Review of Private Law 2014, Special Issue, Nr. 3
- 5) Law and Governance: Beyond the Public-Private Law Divide, The Hague: Eleven International Publishing, 2013, ed. with M. Heldeweg, B. van der Meulen and R. Neerhof
- 6) Regulating Unfair Banking Practices in Europe: The Case of Personal Suretyships, Oxford University Press, 2010, ed. with S. Weatherill
- 7) Fundamental Rights and Private Law in the European Union, vol. I, A Comparative Overview, Cambridge University Press, 2010, ed. with G. Brüggemeier and G. Comandé
- 8) Fundamental Rights and Private Law in the European Union, vol. II, Comparative Analyses of Selected Case Patterns, Cambridge University Press, 2010, ed. with G. Brüggemeier and G. Comandé
- 9) Personality Rights in European Tort Law, The Common Core of European Private Law Series, Cambridge University Press, 2010, ed. with G. Brüggemeier and P. O'Callaghan
- 10) Haftungsrecht im dritten Millennium – Liability in the third millennium, Liber Amicorum Gert Brüggemeier, Baden Baden: Nomos, 2009, ed. with C. Godt, P. Rott and L.J. Smith
- 11) Garanțiile personale oferite de personae fizice. Studiu de drept comparat, Bucharest: Themis Cart, 2009
- 12) Studii de drept privat, Bucharest: Themis Cart, 2008
- 13) Internationales Privatrecht, ordre public européen und Europäische Grundrechte, ZERP Discussion Paper No. 1/2008
- 14) Protection of Non-Professional Sureties in Europe: Formal and Substantive Disparity, Baden Baden: Nomos, 2007 (ed.)
- 15) Zugang und Ausschluss als Gegenstand des Privatrechts, Jahrbuch Junger Zivilrechtswissenschaftler 2005, Stuttgart et al.: Boorberg, 2006, ed. with Halfmeier, P. Rott, O. Deinert, T. Kolle and S. Thalheim
- 16) The Protection from Unfair Suretyships in Europe, 13 European Review of Private Law 2005, Special Issue, Nr. 3
- 17) Fahrlässigkeit und Tatbestandsbestimmtheit: Deutschland und Italien im Vergleich, Köln, Berlin, München: Carl Heymanns Verlag, Schriften der Bucerius Law School, 2005
- 18) Il ruolo delle associazioni nel risarcimento del danno ambientale: l'esperienza italiana, tedesca e statunitense, Tesi di dottorato, Trieste, 1998

Articles and book chapters

- 19) Immoral Contracts in Europe: The First Common Core, in A. Colombi Ciacchi, C. Mak and Z. Mansoor (eds), *Immoral Contracts in Europe*, Cambridge University Press, 2019 (forthcoming)
- 20) Comparative Remarks, in A. Colombi Ciacchi, C. Mak and Z. Mansoor (eds), *Immoral Contracts in Europe*, Cambridge University Press, 2019 (forthcoming) (with C. Mak, Z. Mansoor and G. Erasmus)
- 21) Exploring the Relationship between Law and Governance: A Proposal, in: A. Colombi Ciacchi (ed.), *Governance Meets Law: Private-Public Governance and the Law in Europe and Beyond*, 2019 (forthcoming) (with D. von der Pfordten)
- 22) Human Rights Norm Diffusion in Southeast Asia: Roles of Civil Society Organizations (CSOs) in Ending Extrajudicial Killings in the Philippines (with S. Netipatalachoochote and R. Holzhacker), *Journal of Southeast Asian Human Rights*, Vol. 2 No. 1 June 2018, pp. 248-285
- 23) European Fundamental Rights and Private Litigations: Judicial Dialogue and Judicial Governance, in: F. Cafaggi and S. Law (eds), *European Private Law and Judicial Dialogue*, Edward Elgar Publishing, 2017, 208-222
- 24) ‘Conformity’, in: R. Schulze (ed.), *Contracts for the Supply of Digital Content: Regulatory Challenges and Gaps*, Baden Baden: Nomos 2017, 99-125 (with E. van Schagen)
- 25) European Fundamental Rights and Private Law: The Dutch System in the Context of Different Legal Families, in: B. Heiderhoff, S. Lohsse und R. Schulze (eds), *EU-Grundrechte und Privatrecht*, Baden Baden: Nomos, 2016, 203-226
- 26) Fundamental Rights and Humaneness in European Private Law: The Case of Health Care, in: N. Ferreira and D. Kostakopoulou (eds), *The Human Face of the European Union: Are EU Law and Policy Humane Enough?*, Cambridge: Cambridge University Press, 2016, 104-130 (with A. McCann)
- 27) Van een optioneel kooprecht naar een volledig geharmoniseerd online én offline digitaal kooprecht? 33 *Nederlands Tijdschrift voor Burgerlijk Recht* 2016, 152-158 (with E. van Schagen)
- 28) Contents and effects of contracts: Lessons to Learn from the Common European Sales Law, in: A. Colombi Ciacchi (ed.), *Contents and effects of contracts – Lessons to Learn from the Common European Sales Law*, Berlin, New York: Springer, 2016, 3-10
- 29) Good Neighbourliness and Fundamental Rights Based Interpretations of Public-Policy Clauses in EU Conflict of Law, in: D. Kochenov and E. Basheska (eds), *Good Neighbourliness in the European Legal Context*, Brill Nijhoff 2015, 79-93
- 30) Judicial Governance in Private Law through the Application of Fundamental Rights, *Austrian Law Journal*, 2014, 120-134

- 31) The Horizontal Effect of Fundamental Rights in the Jurisprudence of the Court of Justice of the European Union, in: E.-W. Luthe, U. Meyerholt and R. Wolf (eds), *Der Rechtsstaat zwischen Ökonomie und Ökologie*. Festschrift Götz Frank zum 70. Geburtstag, Mohr Siebeck, 2014, 175-195
- 32) Public Policy Exceptions in European Private Law: A New Research Project, 22 European Review of Private Law, 2014, Vol. 5, 605-610
- 33) European Fundamental Rights, Private Law and Judicial Governance, in: H. Micklitz (ed.), *The Constitutionalisation of European Private Law*, Oxford University Press, 2014, 102-136
- 34) How Would ‘Hammock-like’ Cases be Dealt with in Seven European Jurisdictions? Comparative Observations, European Review of Private Law, 2014, 153-156 (with A. McCann and F. Oldenhuis)
- 35) Liability for Defective Immovable Things: the ‘Hammock’ Case, European Review of Private Law, 2014, 89-92 (with F. Oldenhuis and A. McCann)
- 36) Comparative Law and Governance: Towards a New Research Method, in: A. Colombi Ciacchi, Heldeweg, B. van der Meulen and R. Neerhof (eds), *Law and Governance: Beyond the public-private law divide*, The Hague: Eleven International Publishing, 2013, 223-241
- 37) Strengthening the Comparative Method in European Legal Research: Three Suggestions, in: C. Godt (ed.), **Cross Border Research and Transnational Teaching under the Treaty of Lisbon**, Nijmegen: Wolf Legal Publishers, 2013, 25-37
- 38) Nationale und Europäische Grundrechte im Europäischen Privatrecht, in: C. Joerges and T. Pinkel (eds), *Europäisches Verfassungsdenken ohne Privatrecht – Europäisches Privatrecht ohne Demokratie?*, ZERP Discussion Paper 1/2011, 105-118
- 39) National and European Fundamental Rights in European Private Law, in: C. Joerges and T. Ralli (eds), *European Constitutionalism without Private Law – Private Law without Democracy?*, ARENA Report No 3/2011, RECON Report No 14, Oslo, 2011, 111-125
- 40) Suretyships by Private Persons, in: S. Hartkamp/M.W. Hesselink/E.H. Hondius/C.E. du Perron/C. Mak (eds), *Towards a European Civil Code*, Alphen a.d. Rijn: Kluwer Law International, 2011, 819-842
- 41) Italien als Vorbild? Für die Straflosigkeit des untauglichen Versuchs, in: W. Joecks/H. Ostendorf/Th. Rönnau/Th. Rotsch/R. Schmitz (eds), *Recht, Wirtschaft, Strafe: Festschrift für Erich Samson zum 70. Geburtstag*, Heidelberg: C.F. Müller, 2010, 3-17
- 42) Party Autonomy as a Fundamental Right in the European Union, European Review of Contract Law, 2010, 303-318
- 43) Freedom of Contract as Freedom From Unconscionable Contracts, in: M. Kenny, J. Devenney and L. Fox O’Mahony (eds), *Unconscionability in European Private Financial Transactions. Protecting the Vulnerable*, Cambridge University Press, 2010, 7-25
- 44) Regulating Unfair Suretyships in Europe: Methodology of a Comparative Study, in: Colombi Ciacchi/S. Weatherill (eds), *Regulating Unfair Banking Practices in Europe: The Case of Personal Suretyships*, Oxford University Press, 2010, 1-4 (with S. Weatherill)

- 45) Remarks from a Comparative and EU Perspective, in: A. Colombi Ciacchi/S. Weatherill (eds), *Regulating Unfair Banking Practices in Europe: The Case of Personal Suretyships*, Oxford University Press, 2010, 27-41 (with S. Weatherill)
- 46) Introduction, in: G. Brüggemeier, A. Colombi Ciacchi and G. Comandé (eds), *Fundamental Rights and Private Law in the European Union*, vol. I, *A Comparative Overview*, Cambridge University Press, 2010, 1-7 (with G. Brüggemeier and G. Comandé)
- 47) Germany - country report in: Brüggemeier, A. Colombi Ciacchi and G. Comandé (eds), *Fundamental Rights and Private Law in the European Union*, vol. I, *A Comparative Overview*, Cambridge University Press, 2010, 253-324 (with P. Beckmann, N. Ferreira, J. Krzeminska, C. Moulin-Doos, P. O'Callaghan, T. Russo and J. Turney)
- 48) Sweden – country report in: Brüggemeier, A. Colombi Ciacchi and G. Comandé (eds), *Fundamental Rights and Private Law in the European Union*, vol. I, *A Comparative Overview*, Cambridge University Press, 2010, 658-697 (with A. Lauer)
- 49) Introduction, in: G. Brüggemeier, A. Colombi Ciacchi and G. Comandé (eds), *Fundamental Rights and Private Law in the European Union*, vol. II, *Comparative Analyses of Selected Case Patterns*, Cambridge University Press, 2010, 1-29 (with G. Brüggemeier)
- 50) Concluding Remarks, in: G. Brüggemeier, A. Colombi Ciacchi and G. Comandé (eds), *Fundamental Rights and Private Law in the European Union*, vol. II, *Comparative Analyses of Selected Case Patterns*, Cambridge University Press, 2010, 421-437
- 51) General Introduction, in: G. Brüggemeier, A. Colombi Ciacchi and P. O'Callaghan (eds), *Personality Rights in European Tort Law*, *The Common Core of European Private Law Series*, Cambridge University Press, 2010, 3-4 (with G. Brüggemeier and P. O'Callaghan)
- 52) Comparative Remarks, in: G. Brüggemeier, A. Colombi Ciacchi and P. O'Callaghan (eds), *Personality Rights in European Tort Law*, *The Common Core of European Private Law Series*, Cambridge University Press, 2010 (with G. Brüggemeier and P. O'Callaghan)
- 53) Italy, in: Brüggemeier, A. Colombi Ciacchi and P. O'Callaghan (eds), *Personality Rights in European Tort Law*, *The Common Core of European Private Law Series*, Cambridge University Press, 2010 (with G. Resta)
- 54) A Common Core of Personality Protection, in: Brüggemeier, A. Colombi Ciacchi and P. O'Callaghan (eds), *Personality Rights in European Tort Law*, *The Common Core of European Private Law Series*, Cambridge University Press, 2010, 567-577 (with G. Brüggemeier and P. O'Callaghan)
- 55) La libertà contrattuale come diritto fondamentale dell'UE, *Obbligazioni e contratti*, 2010, 136-140
- 56) Ein optionales Instrument für das Europäische Vertragsrecht: Rechtskollisionen und rechtspolitische Konflikte, in: A. Fischer-Lescano, F. Rödl and C. Schmid (eds), *Europäische Gesellschaftsverfassung. Zur Konstitutionalisierung sozialer Demokratie in Europa*, Baden-Baden: Nomos, 2009, 75-91

57) An Optional Instrument for Consumer Contracts in the EU: Conflict of Laws and Conflict of Policies, in: A. Somma (ed.), *The Politics of the Common Frame of Reference*, Kluwer Law International, 2009, 3-18

58) Alte und neue Paradigmen bei der Fahrlässigkeitshaftung, in: A. Colombi Ciacchi, Godt, P. Rott and L.J. Smith (eds), *Haftungsrecht im dritten Millennium – Liability in the Third Millennium*, Liber Amicorum Gert Brüggemeier, Baden Baden: Nomos, 2009, 157-180

59) Social Rights, Human Dignity and European Contract Law, in: S. Grundmann (ed.), *Constitutional Values and European Contract Law*, Kluwer Law International, 2008, 149-160

- Romanian version: Drepturile sociale, demnitatea omului și dreptul european al contractelor, in: A. Colombi Ciacchi, *Studii de drept privat*, Bucharest: Themis Cart, 2008, 55-72

60) The Protection of Non-Professional Sureties in Europe: A Research Project, in: A. Colombi Ciacchi (ed.), *Protection of Non-Professional Sureties in Europe: Formal and Substantive Disparity*, Baden Baden: Nomos, 2007, 15-20

61) Formal and Substantive Disparity in European Suretyship Law, in: A. Colombi Ciacchi (ed.), *Protection of Non-Professional Sureties in Europe: Formal and Substantive Disparity*, Baden Baden: Nomos, 2007, 384-396

62) Horizontal Effect of Fundamental Rights, Privacy and Social Justice, in: K. Ziegler (ed.), *Human Rights and Private Law: Privacy as Autonomy*, Oxford: Hart Publishing, 2007, 53-64

- Romanian version: Efectul orizontal al drepturilor fundamentale, dreptul la intimitate și justiția socială, in: A. Colombi Ciacchi, *Studii de drept privat*, Bucharest: Themis Cart, 2008, 5-21

63) The Constitutionalisation of European Contract Law: Judicial Convergence and Social Justice, *European Review of Contract Law*, 2006, 167-180

- Romanian version: Constituționalizarea Dreptului European al contractelor: convergența juridică și justiția socială, in: A. Colombi Ciacchi, *Studii de drept privat*, Bucharest: Themis Cart, 2008, 72-89

64) Jenseits der “Drittewirkung”: Grundrechte, Privatrecht und Judicial Governance in Europa, in: A. Furrer (ed.), *Europäisches Privatrecht im wissenschaftlichen Diskurs*, Bern: Stämpfli, 2006, 231-248

65) Non-Legislative Harmonisation: Protection From Unfair Suretyships, in: S. Vogenauer, S. Weatherill (ed.), *The Harmonisation of European Contract Law: Implications for European Private Laws, Business and Legal Practice*, Oxford: Hart Publishing, 2006, 197-205

- Romanian version: Armonizarea non-legislativă. Protecția împotriva cauționărilor inechitabile, *Revista Romana de Drept Privat* 2008, 177-193

66) Der Schutz des Bürgen in Europa. Bericht über ein rechtsvergleichendes Forschungsprojekt und seine zweite Jahrestagung, *VuR* 2006, 141-145

67) Non-Legislative Harmonisation of Private Law under the European Constitution: The Case of Unfair Suretyships, *13 European Review of Private Law* 2005, 285-308

- Romanian version: Armonizarea non-legislativă a dreptului privat în Constituția Europeană: cazul garanțiilor inechitabile, in: A. Colombi Ciacchi, Studii de drept privat, Bucharest: Themis Cart, 2008, 21-54

68) Alla ricerca della determinatezza della fattispecie colposa: i recenti sviluppi della dottrina tedesca, Indice penale 2005, 761-774 (also published in: Annuario di diritto tedesco 2004, 499-520)

69) Der Aktionsplan der Kommission für ein kohärentes Vertragsrecht: Wo bleibt die Rückbindung an die Europäische Verfassung? In: A. Tietze, M.-R. McGuire et al. (eds.), Europäisches Privatrecht – Über die Verknüpfung von nationalem und Gemeinschaftsrecht, Jahrbuch junger Zivilrechtswissenschaftler 2004, Stuttgart: Boorberg, 2005, 151-172

70) 1519-quinquies Codice civile, in: S. Patti (ed.), Commentario sulla vendita dei beni di consumo, Milano: Giuffré, 2004, 292-328

71) Social Justice in European Contract Law: A Manifesto, 10 European Law Journal 2004, 653-674 (with Gert Brüggemeier, Mauro Bussani, Hugh Collins, Giovanni Comandé, Muriel Fabre-Magnan, Stefan Grundmann, Martijn Hesselink, Christian Joerges, Brigitta Lurger, Ugo Mattei, Marisa Meli, Jacobien Rutgers, Christoph Schmid, Lesley Jane Smith, Ruth Sefton-Green, Horatia Muir Watt, Thomas Wilhelmsson)

72) L'attuazione della direttiva sui ritardi nei pagamenti. B) Germania, Europa e diritto privato 2004, S. 197-216

73) 1469-bis, 3° comma, n. 3 Codice civile, in: G. Alpa/S. Patti (ed.), Clausole vessatorie nei contratti del consumatore. Art. 1469-bis – 1469-sexies, Codice civile. Commentario diretto da P. Schlesinger, Milano 2003, 243-288

74) La costituzione europea come fonte e motore del diritto privato europeo, in: G. Alpa (ed.), Diritto privato europeo. Fonti ed effetti, Milano: Giuffré, 2003, 115-121

- Spanish version: La Constitución europea como fuente y motor del Derecho Privado Europeo: algunas observaciones, in: Persona, Derecho y libertad. Estudios en honor al prof. Carlos Fernández Sessarego, Lima: Motivensa editora jurídica, 2008, 899-904

75) L'attuazione in Germania della direttiva comunitaria sui ritardi di pagamento nelle transazioni commerciali, Annuario di diritto tedesco 2003, 281-308

76) Die Verpflichtung des Haftenden: Entschädigung und/oder Restitution?, in: J. Hamer (ed.), Umwelthaftung in der EU/ Environmental Liability in the EU, Schriftenreihe der Europäischen Rechtsakademie Trier, Bd. 15, 2002, 73-83

77) Die EG-Richtlinie über den Zahlungsverzug und ihre Umsetzung durch das Schuldrechtsmodernisierungsgesetz, EWS 2002, 306-320

78) Grundrechte und Privatrecht in der Europäischen Union, Impulse aus der Forschung, Universität Bremen, 2002, 12-15 (with Gert Brüggemeier)

- 79) Il nuovo diritto tedesco delle obbligazioni: prime osservazioni, *Annuario di diritto tedesco* 2001, 89-113
- 80) Valutazione economica del lavoro casalingo e assegno di divorzio: la svolta parallela della giurisprudenza inglese e tedesca, *Famiglia* 2001, 732-746
- 81) Il Gesetz zur Beschleunigung fälliger Zahlungen: attuazione anticipata della nuova direttiva comunitaria contro il ritardo nei pagamenti nelle transazioni commerciali?, *Annuario di diritto tedesco* 2000, 239-265
- 82) Le fideiussioni rovinose: un nuovo campo di applicazione delle clausole generali del BGB a tutela della parte debole, *Annuario di diritto tedesco* 1999, 149-198
- 83) Il risarcimento dell'ökologischer Schaden: nuovi sviluppi, *Annuario di diritto tedesco* 1998, 281-313
- 84) 1469-bis, 3° comma, n. 3 Codice civile, in: G. Alpa and S. Patti (ed.), *Le clausole vessatorie nei contratti con i consumatori*, Milano: Giuffré, 1997, 153-173
- 85) La riforma fiscale ecologica, *Verde Lex* 5/1995, 59
- Editorials**
- 86) Egenberger and Comparative Law: A Victory of the Direct Horizontal Effect of Fundamental Rights, Editorial, 5 *European Journal of Comparative Law and Governance*, 2018, Issue 3, 207-211
- 87) Human Rights, Comparative Law and Global Governance, Editorial, 5 *European Journal of Comparative Law and Governance*, 2018, Issue 1, 1-4
- 88) Catalonia: Two Tales of Governance against the Law, Editorial, 4 *European Journal of Comparative Law and Governance*, 2017, Issue 4, 311-313
- 89) Political Parties' Programmes as Examples of Governance against Human Rights? Editorial, 4 *European Journal of Comparative Law and Governance*, 2017, Issue 2, 105-109
- 90) Editorial, 4 *European Journal of Comparative Law and Governance*, 2017, Issue 1, 1-5 (with Adam McCann and Sjef van Erp)
- 91) Brexit and the Anti-Convergence Thesis, Editorial, 3 *European Journal of Comparative Law and Governance*, 2016, Issue 3, 225-228
- 92) Editorial, 3 *European Journal of Comparative Law and Governance*, 2016, Issue 2, 113-115 (with Sjef van Erp)
- 93) Editorial, 3 *European Journal of Comparative Law and Governance*, 2016, Issue 1, 1-2 (with Sjef van Erp)
- 94) Editorial, 2 *European Journal of Comparative Law and Governance*, 2015, Issue 4, 277-279 (with Sjef van Erp)

- 95) Editorial, 2 European Journal of Comparative Law and Governance, 2015, Issue 3, 183-185 (with Sjef van Erp)
- 96) Editorial, 2 European Journal of Comparative Law and Governance, 2015, Issue 2, 93-96 (with Sjef van Erp)
- 97) Editorial, 2 European Journal of Comparative Law and Governance, 2015, Issue 1, 1-3 (with Sjef van Erp)
- 98) Editorial, 1 European Journal of Comparative Law and Governance, 2014, Issue 4, 293-295 (with Sjef van Erp)
- 99) Editorial, 1 European Journal of Comparative Law and Governance, 2014, Issue 3, 213-214 (with Sjef van Erp)
- 100) Editorial, 1 European Journal of Comparative Law and Governance, 2014, Issue 2, 75-76 (with Sjef van Erp)
- 101) Editorial, 1 European Journal of Comparative Law and Governance, 2014, Issue 1, 1-3 (with Sjef van Erp)
- 102) Editorial, 22 European Review of Private Law, 2014, Issue 5, 603-604
- 103) Editorial, 13 European Review of Private Law 2005, Issue 3, 281-283

Book reviews

- 104) Review of Max Fabian Starke, EU-Grundrechte und Vertragsrecht, Mohr Siebeck, 2016, ISBN 978-3-16-154977-9, European Review of Contract Law 2018 (forthcoming)
- 105) Review of Marietta Auer's book 'Materialisierung, Flexibilisierung, Richterfreiheit. Generalklauseln im Spiegel der Antinomien des Privatrechtsdenkens' (Materialisation, Flexibilisation, Judicial Freedom. General Clauses in the Mirror of the Antinomies of Private Law Thinking), European Review of Contract Law 2007, 111-115