

Bibliography

- Albrecht H-J, 'Imprisonment and Alternatives to Prisons: Changes and Prospects in a Comparative Perspective' (2006) 3(6) *Revista Académica – Facultad de Derecho de la Universidad la Salle* 27
- Alemanno A and Garde A, 'The Emergence of an EU Lifestyle Policy: The Case of Alcohol, Tobacco and Unhealthy Diets' (2013) 50(6) *Common Market Law Review* 1745
- Alemika E et al, *The Theory and Practice of Criminal Justice in Africa* (Tswane, Institutes for Security Studies Monographs Series, 2016)
- Alix J, 'Les Frontières de l'harmonisation autonome' in Giudicielli-Delage G and Lazerges C (eds), *Le droit pénal de l'Union Européenne au Lendemain du Traité de Lisbonne* (Paris, Société de Législation Comparée, 2012) 147
- Alogna R and Riondato S (eds), *Studies on the Criminal Law Reform in the Post-Soviet Countries* (Padua, Padua University Press, 2013)
- Ambos K, *Treatise on International Criminal Law. Volume 1: Foundations and General Part* (Oxford, Oxford University Press, 2013)
- Arroyo Zapatero L and Munoz de Morales Romero M, 'Droit pénal européen et Traité de Lisbonne : le cas de l'harmonisation autonome (article 83.1 TFEU)' in Giudicielli-Delage G and Lazerges C (eds), *Le Droit Pénal de l'Union Européenne au Lendemain du Traité de Lisbonne* (Paris, Société de Législation Comparée, 2012) 113
- Ashworth A, 'Towards a Theory of Criminal Law' (1989) 1 *Criminal Law Forum* 41
- . 'Is the Criminal Law a Lost Cause?' (2000) 116 *Law Quarterly Review* 225
- . 'Conceptions of Overcriminalisation' (2007–08) 5 *Ohio State Journal of Criminal Law* 407
- . *Principles of Criminal Law* (Oxford, Oxford University Press, 2009)
- Ashworth A and Zedner L, 'Defending the Criminal Law: Reflection on the Changing Character of Crime, Procedure, and Sanctions' (2008) 2 *Criminal Law and Philosophy* 21
- . 'Preventative Orders: A Problem of Undercriminalisation?' in Duff RA et al (eds), *The Boundaries of the Criminal Law* (Oxford, Oxford University Press, 2010) 59
- . 'Prevention and Criminalisation: Justification and Limits' (2012) 15(4) *New Criminal Law Review* 542
- Asp P, *The Substantive Criminal Law Competence of the EU* (Stockholm, Stiftelsen Skrifter utgivna av Juridiska fakulteten vid Stockholms universitet, 2012)
- Ayres I and Braithwaite J, *Responsive Regulation: Transcending the Deregulation Debate* (Oxford, Oxford University Press, 1992)
- Azoulai L, 'The Case of Fundamental Rights: A State of Ambivalence' in Micklitz H-W and de Witte B (eds), *The European Court of Justice and the Autonomy of the Member States* (Antwerp, Intersentia, 2012) 1
- . 'The Complex Weave of Harmonisation' in Arnall A and Chalmers D (eds), *Oxford Handbook of EU Law* (Oxford, Oxford University Press, 2015) 589
- Baker D, 'Constitutionalising the Harm Principle' (2008) 27 *Criminal Justice Ethics* 3
- . *The Right Not to Be Criminalized: Demarcating Criminal Law's Authority* (Farnham, Ashgate, 2011)
- Backer E and Harding C, 'A Longitudinal Study of the Third Pillar' (2009) 34(1) *European Law Review* 25
- Baldwin DA, 'The Concept of Security' (1997) 23 *Review of International Studies* 5
- Baratta A, 'Les fonctions instrumentales et les fonctions symboliques du droit pénal' (1991) 15(1) *Deviance et société* 1
- Bartolucci MA, 'Dei rapporti e delle interferenze tra la C.D. Direttiva PIF e le norme penali Spagnole e Italiane in materia di corruzione' (2019) 6 *Diritto Penale Contemporaneo* 135

- Bassiouni MC, 'The Philosophy and Policy of International Criminal Justice' in Vohrah LC, Pocar F, Featherstone Y, Fourmy O, Graham MF, Hocking J and Robson N (eds), *Man's Inhumanity to Man: Essays on International Law in Honour of Antonio Cassese* (Leiden, Brill, 2003) 65
- Becker GS, 'Crime and Punishment: An Economic Approach' in Becker GS and Landes WM (eds), *Essays in the Economics of Crime and Punishment* (New York, National Bureau of Economic Research, Distributed by Columbia University Press, 1974) 1
- Bengoetxea J, Jung H and Nuotio K, 'Ultima Ratio, a Principle at Risk: European Perspectives' (2013) 3(1) *Onati Socio-legal Series*. Available at: <http://opo.iisj.net/index.php/osls/issue/archive>
- Bentham J, *A Fragment on Government*, Burns JH and Hart HLA (eds) (Cambridge, Cambridge University Press, 1988 [1776])
- . *Introduction to the Principles of Morals and Legislation*, Hart HLA and Burns JH (eds) (York, Methuen, 1982 [1789])
- Bergeron H and Colson R (eds), *European Drug Policies: The Ways of Reform* (Abingdon, Routledge, 2016)
- Bergstrom M, 'The Dynamic Evolution of EU Criminal Law' in M Bergstrom and AJ Cornell (eds), *European Police and Criminal Law Co-operation* (Oxford, Oxford University Press, 2014) 185
- Berkman ET, 'Sacrificed Sovereignty?: Dutch Soft Drug Policy in the Spectre of Europe without Borders' (1996) 11(1) *Boston College International and Comparative Law Review* 173
- Bermann GA, 'Taking Subsidiarity Seriously' (1994) 94 *Columbia Law Review* 332
- Bernardi A, 'Europeizzazione del diritto penale e progetto di costituzione europea' (2004) *Diritto Penale e Processo* 5
- . 'La competenza penale accessoria dell'Unione Europea. Problemi e Prospettive' (2012) 1 *Diritto Penale Contemporaneo* 43
- Berthier A, 'Transparency in EU Law-Making' (2016) 7(4) *Era Forum*. DOI: 10.1007/s12027-016-0445-0
- Birnbaum JMF, 'Uber das Erordernis einer Rechtsverletzung zum Begriff des Verbrechens' (1834) 15 *Archiv des Criminalrechts* 149
- Boister N, 'Transnational Criminal Law?' (2003) 14 *European Journal of International Law* 953
- Boodman M, 'The Myth of Harmonisation of Laws' (1991) 39 *American Journal of Comparative Law* 699
- Bowels R, Faure M and Garoupa N, 'The Scope of Criminal Law and Criminal Sanctions: An Economic View and Policy Implications' (2008) 35(3) *Journal of Law and Society* 389
- Bricola F, 'Teoria Generale del Reato' (1973) XIX *Novissimo Digesto Italiano* 3
- Brown D, 'History's Challenge to Criminal Legal Theory' (2009) 3 *Criminal Law and Philosophy* 271
- Caeiro P, 'The Relationship between European and International Criminal Law (and the Absent(?) Third)' in Mitsilegas V, Bergstrom M and Konstantidines T (eds), *Research Handbook on EU Criminal Law* (Cheltenham, Edward Elgar, 2016) 580
- Calaza Lopez S, 'Principio Rectores del Proceso Judicial Espagnol' (2011) 8 *Revista de Derecho UNED* 49
- Calderoni F, *Organized Crime Legislation in the European Union, Harmonization and Approximation of Criminal Law, National Legislations and the EU Framework Decision on the Fight against Organized Crime* (Dordrecht, Springer, 2010)
- Carrera S and Guild E, 'The European Council's Guidelines for the Area of Freedom, Security and Justice 2020 Subverting the "Lisbonisation" of Justice and Home Affairs?' (2014) 13/14 *CEPS Policy Paper* 3
- Cervini R and Tavaréz J, *Princípios de Cooperação Judicial Penal Internacional no Protocolo do Mercosul* (Sao Paulo, Editora Revista dos Tribunais, 2000)
- Chalmers D, Davies G and Monti G, *European Union Law* (Cambridge, Cambridge University Press, 2010)
- Cooper I, 'The Watchdogs of Subsidiarity: National Parliaments and the Logic of Arguing in the EU' (2006) 44(2) *Journal of Common Market Studies* 281
- Craig P, 'Subsidiarity: A Political and Legal Analysis' (2012) 50(1) *Journal of Common Market Studies* 72

- Craig P and de Búrca G, *EU Law: Text, Cases and Materials* (Oxford, Oxford University Press, 2015)
- Crawford A and Hucklesby A (eds), *Legitimacy and Compliance in Criminal Justice* (Abingdon, Routledge, 2013)
- Cronin-Furman K and Taub A, 'Lions and Tigers and Deterrence, Oh My: Evaluating Expectations of International Criminal Justice' in Schabas WA, McDermott Y and Hayes N (eds), *The Ashgate Research Companion to International Criminal Law* (Farnham, Ashgate, 2013) 435
- Damaska MR, 'What is the Point of International Criminal Justice?' (2008) 83(1) *Chicago-Kent Law Review* 329
- Davies G, 'Subsidiarity: The Wrong Idea, in the Wrong Place, at the Wrong Time' (2006) 43(1) *Common Market Law Review* 63
- . 'Democracy and Legitimacy in the Shadow of Purposive Competences' (2015) 21(1) *European Law Journal* 2
- De Búrca G, 'The Principle of Proportionality and its Application in EC Law' (1993) 13(1) *Yearbook of European Law* 105
- . 'The Language of Rights and European Integration' in Show J and More G (eds), *New Legal Dynamics of European Union* (Oxford, Clarendon Press, 1995) 29
- . 'The Principle of Subsidiarity and the Court of Justice as an Institutional Actor' (1998) 36(2) *Journal of Common Market Studies* 217
- . 'Reappraising Subsidiarity's Significance after Amsterdam' (1999) 7/99 *Harvard Jean Monnet Working Paper* 4, www.jeanmonnetprogram.org/archive/papers/99/990701.rtf
- . 'The Evolution of EU Human Rights Law' in Craig P and de Búrca G (eds), *The Evolution of EU Law* (Oxford, Oxford University Press, 2011) 465
- De Hert P, 'Division of Competences between National and European Levels with Regard to Justice and Home Affairs' in Anderson M and Apap J (eds), *Police and Justice Cooperation in the New European Borders* (The Hague, Kluwer Law International, 2002) 65
- . 'Cybercrime and Jurisdiction in Belgium and the Netherlands: Lotus in Cyberspace – Whose Sovereignty is at Stake?' in Koops B and Brenner SW (eds), *Cybercrime and Jurisdiction: A Global Survey* (The Hague, TCM Asser Press, 2006) 88
- . 'The EU Data Protection Reform and the (Forgotten) Use of Criminal Sanctions' (2014) 4(4) *International Data Privacy Law* 262
- . 'EU Criminal Law and Fundamental Rights' in Mitsilegas V, Bergstrom M and Konstantidines T (eds), *Research Handbook on EU Criminal Law* (Cheltenham, Edward Elgar, 2016) 105
- De Hert P and Boulet G, 'The Co-existence of Administrative and Criminal Law Approaches to Data Protection Wrongs' in De Hert P and Wright D (eds), *Enforcing Privacy. Legal and Technological Approaches* (Berne, Springer International Publishing, 2016)
- De Hert P, Boulet G and Wieczorek I, 'Fondements et objectifs des incriminations au niveau Européen: le cas de la criminalité informatique' in Bernard D, Cartuyvels Y, Guillain C, Scalia D and van de Kerchove M (eds), *Fondements et Objectifs des incriminations et des peines en droit Européen et International* (Brussels, Anthémis, 2013) 267
- De Hert P, Gutwirth S, Snacken S and Dumortier E, 'La montée de l'Etat pénal: que peuvent les droits de l'homme?' in Cartuyvels Y, Dumont H, Ost F, van de Kerchove M and van Drooghenbroeck S (eds), *Les droits de l'homme: bouclier ou épée du droit pénal?* (Brussels, Publications des FUSL/Bruylant, 2007) 235
- De Hert P and Kloza D, 'WikiLeaks, Privacy, Territoriality and Pluralism: What Does Matter and What Does Not?', *TILT Weblog Law and Technology*. Available at: http://www.vub.ac.be/LSTS/pub/Dehert/Dehert_361.pdf
- De Hert P and Wieczorek I, 'Testing the Principle of Subsidiarity in EU Criminal Policy: The Omitted Exercise in the Recent EU Documents on Principles for Substantive European Criminal Law' (2012) 3–4 *New Journal of European Criminal Law* 394
- De Jong C, 'The European Parliament Resolution of 22 May 2012 on an EU Approach to Criminal Law' in Weyembergh A and Galli F (eds), *Approximation of Substantive Criminal Law in the EU: The Way Forward* (Brussels, Edition de l'Université de Bruxelles, 2013) 37

- De Witte F, 'Sex, Drugs & EU Law: The Recognition of Ethical and Moral Diversity in Europe' (2013) 50(6) *Common Market Law Review* 1545
- De Wree E, vander Beken T and Vermeulen G, 'The Transfer of Sentenced Persons in Europe', 11(1) *Punishment and Society* (2009) 111
- Delmas-Marty M, *Pour un droit commun* (Paris, Le Seuil, 1994)
- . 'The European Union and Penal Law' (1998) 4(1) *European Law Journal* 87
- . *Le Flou du droit*, 2nd edn (Paris, PUF, 2004)
- . *Les forces imaginantes du droit. Le relatif et l'universel* (Paris, Le Seuil, 2004)
- . 'Le processus d'interaction' in Delmas-Marty M, Pieth M and Sieber U (eds), *Les Chemins de l'harmonisation pénale* (Paris, Société de Legislation Comparée, 2008) 419
- Delmas-Marty M and Spencer JR (eds), *European Criminal Procedures* (Cambridge, Cambridge University Press, 2005)
- Delmas-Marty M et al, *Corpus Juris: Introducing Penal Provisions for the Purpose of the Financial Interests of the European Union* (Paris, Economica, 1997)
- Delors J, 'The Principle of Subsidiarity: Contribution to the Debate' in European Institute of Public Administration, *Subsidiarity: The Challenge of Change. Proceedings of the Jacques Delors Colloquium* (Maastricht, EIPA, 1991)
- Devlin P, *The Legal Enforcement of Morality* (Oxford, Oxford University Press, 1965)
- Dorinda O, *The Enlightenment* (Cambridge, Cambridge University Press, 2013)
- Dougan M, 'Minimum Harmonisation and the Internal Market' (2000) 37(4) *Common Market Law Review* 853
- . 'The Vicissitudes of Life at the Coalface: Remedies and Procedures for Enforcing EU Law before the National Courts' in Craig P and de Búrca G (eds), *The Evolution of EU Law* (Oxford, Oxford University Press, 2011) 407
- Douglas H, *Overcriminalisation* (Oxford, Oxford University Press, 2008)
- Douglas-Scott S, 'The Rule of Law in the European Union: Putting the Security into the Area of Freedom, Security and Justice' (2004) 29(2) *European Law Review* 219
- . 'The Problem of Justice in the European Union' in Dickson J and Eleftheriadis P (eds), *Philosophical Foundations of European Union Law* (Oxford, Oxford University Press, 2012) 413
- Dripps D, 'The Liberal Critique of the Harm Principle' (1998) 17(3) *Criminal Justice Ethics* 3
- Du Bois-Pedain A, 'The Place of Criminal Law Theory in the Constitutional State' in Simester AP, du Bois-Pedain A and Neumann U (eds), *Liberal Criminal Theory* (Oxford, Hart Publishing, 2018) 305
- Dubber D, 'Theories of Crime and Punishment in German Criminal Law' (2005) *Buffalo Legal Studies Research Paper* 2005/02 1
- Duff RA, 'Towards a Modest Legal Moralism' (2012) 8(1) *Criminal Law and Philosophy* 217
- Duff RA and Marshall SE, 'Remote Harms and the Two Harm Principles' in Simester A P, du Bois-Pedain A and Neumann U (eds), *Liberal Criminal Theory* (Oxford, Hart Publishing, 2018) 205
- Duff RA et al, 'Introduction' in Duff RA et al (eds), *The Structure of the Criminal Law* (Oxford, Oxford University Press, 2011) 1
- Durnescu I, Montero Perez de la Tudela E and Ravagnani L, 'Prisoner Transfer and the Importance of the "Release Effect"' (2016) 17(4) *Criminology and Criminal Justice* 450
- Eady D and Smith ATH, *Arlidge, Eady and Smith on Contempt* (London, Sweet & Maxwell, 2015)
- Elholm T, 'Does EU Criminal Law Cooperation Always Mean Increased Repression?' (2009) 17(3) *European Journal of Crime Criminal Law and Criminal Justice* 191
- Elholm T and Colson R, 'The Symbolic Purpose of EU Criminal Law' in Colson R and Field S (eds), *EU Criminal Justice and the Challenges of Diversity: Legal Cultures in the Area of Freedom, Security and Justice* (Cambridge, Cambridge University Press, 2016) 48
- Ellis E (ed), *The Principle of Proportionality in the Laws of Europe* (Oxford, Hart Publishing, 1999)
- Emiliou N, *The Principle of Proportionality in European Law: A Comparative Study* (Dordrecht, Kluwer, 1996)

- Engle E, 'The History of the General Principle of Proportionality: An Overview' (2012) 10 *Dartmouth Law Journal* 1
- Estella A, *The Principle of Subsidiarity and its Critique* (Oxford, Oxford University Press, 2002)
- European Criminal Policy Initiative, 'The Manifesto on European Criminal Policy' (2011) 1(1) *European Criminal Law Review* 86
- Faure M, 'European Environmental Criminal Law: Do We Really Need it?' (2004) 13 *European Environmental Law Review* 18
- Feinberg J, 'The Expressive Function of Punishment' in *Doing and Deserving* (Princeton, Princeton University Press, 1970) 95
- . *Harm to Others: The Moral Limits of the Criminal Law* (Oxford, Oxford University Press, 1984)
- . *Offence to Others: The Moral Limits of the Criminal Law* (Oxford, Oxford University Press, 1985)
- . *Harm to Self: The Moral Limits of the Criminal Law* (Oxford, Oxford University Press, 1986)
- . *Harmless Wrongdoing: The Moral Limits of the Criminal Law* (Oxford, Oxford University Press, 1988)
- Fiandaca G and Musco E, *Diritto Penale – Parte Generale* (Bologna, Zanichelli, 2014)
- Fichera M, 'Criminal Law beyond the State: The European Model' (2013) 19(2) *European Law Journal* 174
- . 'Sketches of a Theory of Europe as an Area of Freedom, Security and Justice' in Fletcher M, Herlin-Karnell E and Matera C (eds), *The European Union as an Area of Freedom, Security and Justice* (Abingdon, Routledge, 2017) 34
- Findlay M, *The Globalization of Crime: Understanding Transitional Relationships in Context* (Cambridge, Cambridge University Press, 1999)
- Fletcher G, 'Criminal Theory in the Twentieth Century' (2001) 2 *Theoretical Inquiries in Law* 267
- . 'Parochial versus Universal Criminal Law' (2005) 3 *Journal of International Criminal Justice* 20
- Fletcher M, Lööf R and Gilmore B, *EU Criminal Law and Justice* (Cheltenham, Edward Elgar, 2008)
- Flore D, 'Fondements et objectifs de la coopération internationale en matière pénale' in Bernard D, Cartuyvels Y, Guillain C, Scalia D and van de Kerchove M (eds), *Fondements et Objectifs des incriminations et des peines en droit Européen et International* (Brussels, Anthémis, 2013) 427
- Forti G, 'Principio del danno e legittimazione "personalistica" della tutela penale' in Fiandaca G and Francolini G (eds), *Sulla Legittimazione del Diritto Penale. Culture Europee-continentali e Anglo-Americane a confronto* (Turin, Giapichelli, 2008) 43
- Frase RS, 'What's 'Different' (Enough) in Eighth Amendment Law?' (2013) *Ohio State Journal of Criminal Law* 9
- Galbiati R and Garoupa N, 'Keeping Stigma out of Administrative Law: An Explanation of Consistent Beliefs' (2007) 15 *Supreme Court Economic Review* 273
- Garfinkel P, *Criminal Law in Liberal and Fascist Italy* (Cambridge, Cambridge University Press, 2016)
- Geyer F and Guild E (eds), *Security vs Justice? Police and Judicial Cooperation in the European Union* (Abingdon, Routledge, 2016)
- Gibbs AH, 'Reasoned "Balance" in Europe's Area of Freedom, Security and Justice' (2011) 17(1) *European Law Journal* 121
- Gindre E, 'L'harmonisation pénale accessoire. Eléments de réflexion sur la place du droit pénale au sein de l'Union Européenne' in Giudicielli-Delage G and Lazerges C (eds), *Le droit pénal de l'Union Européenne au Lendemain du Traité de Lisbonne* (Paris, Société de Législation Comparée, 2012) 201
- Giudicielli-Delage G and Manacorda S (eds), *L'intégration Pénale Indirecte* (Paris, Société de législation comparée, 2005)

- Giuffrida F, 'The Protection of the Union's Financial Interests after Lisbon' in Sicurella R, Mitsilegas V, Parizot R and Lucifora A (eds), *General Principles for a Common Criminal Law Framework in the EU* (Milan, Giuffrè, 2018) 246
- Grasso G, 'Il Trattato di Lisbona e le nuove competenze penali dell'Unione europea' in Bertolino M, Eusebi M and Forti, G. (eds), *Studi in onore di Mario Romano* (Naples, Jovene, 2011) 2344
- . 'Il Trattato di Lisbona e le nuove competenze penali dell'Unione europea' in *Studi in onore di Mario Romano*, 4th edn (Naples, Jovene, 2011) 2308
- Green SP, *Lying, Cheating, and Stealing: A Moral Theory of White-Collar Crime* (Oxford, Oxford University Press, 2005)
- Grogger J, 'Arrests, Persistent Youth Joblessness, and Black/White Employment Differentials' (1992) 74(1) *Review of Economics and Statistics* 100
- . 'The Effect of Arrests on the Employment and Earnings of Young Men' (1995) 110(1) *Quarterly Journal of Economics* 51
- Guild E (ed), *Constitutional Challenges to the European Arrest Warrant* (Tilburg, Wolf Legal Publishers, 2006)
- Gur-Arye M and Weigend T, 'Constitutional Review of Criminal Prohibitions Affecting Human Dignity and Liberty: German and Israeli Perspectives' (2011) 44 *Israel Law Review* 63
- Harcourt BE, 'The Collapse of the Harm Principle' (1999) 1 *Journal of Criminal Law and Criminology* 109
- Harding C and Banach-Gutierrez JB, 'The Emergent EU Criminal Policy: Identifying the Species' (2012) 37 *European Law Review* 758
- Hart HLA, *Punishment and Responsibility: Essays in the Philosophy of Law* (Oxford, Clarendon Press, 1968)
- Hassemer W, 'The Harm Principle and the Protection of "Legal Goods" (*Rechtsgüterschutz*): A German Perspective' in Simester AP, du Bois-Pedain A and Neumann U (eds), *Liberal Criminal Theory* (Oxford, Hart Publishing, 2018) 107
- Hecker DB, *Europäisches Strafrecht*, 3rd edn (Dordrecht, Springer, 2010)
- Herlin-Karnell E, 'Commission v. Council: Some Reflection on Criminal Law in the First Pillar' (2007) 13 *European Public Law* 69
- . *The Constitutional Dimension of EU Criminal Law* (Oxford, Hart Publishing, 2012)
- . 'White-Collar Crime and the European Financial Crisis: Getting Tough on EU Market Abuse' (2012) 37(4) *European Law Review* 481
- . 'All Roads Lead to Rome: The New AFSJ Package and the Trajectory to Europe 2020' (2014) 1 *EuCrim* 27
- . 'Is Administrative Law Still Relevant? How the Battle of Sanctions has Shaped EU Criminal Law' in Bergstroom M, Mitsilegas V and Konstatinides T (eds), *Research Handbook on EU Criminal Law* (Cheltenham, Edward Elgar, 2015) 233
- . 'The EU as a Promoter of Preventive Criminal Justice and the Internal Security Context' (2016) 17(2) *European Politics and Society* 215
- . 'The Domination of Security and the Promise of Justice: On Justification and Proportionality in Europe's "Area of Freedom, Security and Justice"' (2017) *Transnational Legal Theory* 79
- . *The Constitutional Structure of Europe's Area of 'Freedom, Security and Justice' and the Right to Justification* (Oxford, Hart Publishing, 2019)
- Hillebrandt M, Curtin D and Meijer A, 'Transparency in the EU Council of Ministers: An Institutional Analysis' (2014) 20(1) *European Law Journal* 1
- Hillyard P and Tombs S, 'From "Crime" to Social Harm?' (2007) 48 *Law and Social Change* 9
- Hirsch HJ (ed), *Krise des Strafrechts und der Kriminalwissenschaften? Tagungsbeiträge eines Symposiums der Alexander von Humboldt-Stiftung, Bonn-Bad Godesberg, veranstaltet vom 1. bis 5. Oktober 2000 in Bamberg* (Berlin, Duncker & Humblot, 2001)
- Hoefer F, 'The Nazi Penal System – I' (1944–45) 35 *Journal of Criminal Law & Criminology* 385
- Hoffe O, 'Moral Reasons for an Intercultural Criminal Law: A Philosophical Attempt' (1998) 11(3) *Ratio Juris* 206

- Horder J, 'Bureaucratic "Criminal" Law: Too Much of a Bad Thing?' (2014) *LSE Working Papers* 1/2014
- Hornle T, 'Criminalising Behaviour to Protect Human Dignity' (2012) 6 *Criminal Law and Philosophy* 307
- Horsley T, 'Subsidiarity and the European Court of Justice: Missing Pieces in the Subsidiarity Jigsaw' (2012) 50(2) *Journal of Common Market Studies* 267
- Husak D, 'Justification and the Criminal Liability of Accessories' (1988) 80 *Journal of Criminal Law and Criminology* 201.
- . 'The Criminal Law as a Last Resort' (2004) 24(2) *Oxford Journal of Legal Studies* 207
- Husak D, *Overcriminalisation* (Oxford, Oxford University Press, 2008)
- Jachtenfuchs M and Krisch N, 'Subsidiarity in Global Governance' (2016) 79 *Law and Contemporary Problems* 1
- Jareborg N, 'Criminalisation as a Last Resort (*Ultima Ratio*)' (2005) 2 *Ohio State Journal of Criminal Law* 53.
- Jehle J-M and Harrendorf S (eds), *Defining and Registering Criminal Offences and Measures* (Göttingen, Universitätsverlag Göttingen, 2010)
- Johnson D, 'Why the Possession of Computer-Generated Child Pornography Can Be Constitutionally Prohibited' (1994) 4 *Albany Law Journal of Science & Technology* 311
- Kadish H, 'Why Substantive Criminal Law: A Dialogue' (1980) 29 *Cleveland State Law Review* 1
- Kahan D and Nussbaum M, 'Two Conceptions of Emotion in Criminal Law' (1996) 96 *Columbia Law Review* 296
- 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(1) *European Criminal Law Review* 11
- . 'The Commission's Proposal for a Directive on the Fight against Fraud to the Union's Financial Interests by Means of Criminal Law (COM (2012) 363 final): An Assessment Based on the Manifesto for a European Criminal Policy' (2012) 2(3) *European Criminal Law Review* 319
- . 'Approximation of Substantive Criminal Law Provisions in the EU and Fundamental Principles of Criminal Law' in Weyembergh A and Galli F (eds), *Approximation of Substantive Criminal Law in the EU: The Way Forward* (Brussels, Edition de l'Université de Bruxelles, 2013) 27
- Klip A, 'Definitions of Harmonisation' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad van Wetenschappen, 2002) 23
- . 'EU Criminal Policy' (2012) 20(1) *European Journal of Crime, Criminal Law and Criminal Justice* 3
- . *European Criminal Law*, 3rd edn (Antwerp, Intersentia, 2016)
- Kochenov D, de Búrca G and Williams A (eds), *Europe's Justice Deficit* (Oxford, Hart Publishing, 2015)
- Kotiswaran P and Palmer N, 'Rethinking the "International Law of Crime": Provocations from Transnational Legal Studies', King's College London Dickson Poon School of Law Legal Studies Research Paper Series, 2015-34
- Kouroutakis AE, 'The Italian European Arrest Warrants for the Five Greeks Taking Part in Riots and Their Rejection by the Greek Authorities' (2016) 7(3) *New Journal of European Criminal Law* 295
- Kumm M, 'Constitutionalising Subsidiarity in Integrated Markets: The Case of Tobacco Regulation in the European Union' (2006) 4(12) *European Law Journal* 503
- Labayle H, 'L'ouverture de la jarre de Pandore : réflexions sur la compétence de la Communauté en matière pénale' (2006) 3 *Cahiers de Droit Européen* 382
- . 'Le Traité de Lisbonne et l'entraide répressive dans l'Union européenne' (2007/2008) 2 *Revue des Affaires Européennes* 209
- Lacey N, 'Historicising Criminalisation: Conceptual and Empirical Issues' (2009) 72(6) *Modern Law Review* 936

- . ‘What Constitute Criminal Law?’ in Duff RA et al (eds), *The Constitution of the Criminal Law* (Oxford, Oxford University Press, 2013) 13
- Lauterwein C, *The Limits of Criminal Law: A Comparative Analysis of Approaches to Legal Theorizing* (Farnham, Ashgate, 2010)
- Lemondé M, ‘Justice and the Media’ in Delmas-Marty M and Spencer JR (eds), *European Criminal Procedures* (Cambridge, Cambridge University Press, 2005) 688
- Lenaerts K and van Nuffel P, *Constitutional Law of the European Union*, 2nd edn (London, Sweet & Maxwell, 2005)
- Ligeti K, ‘Approximation of Substantive Criminal Law and the Establishment of the European Public Prosecutor’s Office’ in Weyembergh A and Galli F (eds), *Approximation of Substantive Criminal Law in the EU: The Way Forward* (Brussels, Edition de l’Université de Bruxelles, 2013) 73
- Lippman M, *Contemporary Criminal Law: Concepts, Cases and Controversies* (London, SAGE Publishing, 2013)
- Lobba P, ‘Punishing Denialism beyond Holocaust Denial: EU Framework Decision 2008/913/JHA and Other Expansive Trends’ (2014) 5 *New Journal of European Criminal Law* 58
- Long N, ‘Towards a European Criminal Law Code?’ (2011) 01(49) *EipaScope Bulletin* 49
- . ‘Harmonisation of Criminal Law in the EU’, Study for the European Parliament-LIBE Committee, available at: https://www.europarl.europa.eu/RegData/etudes/etudes/join/2010/419631/IPOL-LIBE_ET%282010%29419631_EN.pdf
- Lott JR, ‘Do We Punish High Income Criminals Too Heavily?’ (1992) 30 *Economic Inquiry* 583
- Luchtman M and Vervaele JA, ‘Enforcing the Market Abuse Regime: Towards an Integrated Model of Criminal Law and Administrative Law Enforcement in the European Union’ (2014) 5(2) *New Journal of European Criminal Law* 193
- Malamuth N and Huppini M, ‘Drawing the Line on Virtual Child Pornography: Bringing the Law in Line with the Research Evidence’ (2007) *NYU Review of Law & Social Change* 773
- Manacorda S, ‘La consolidation de l’Espace de Liberté Sécurité et Justice : vers une mise à l’écart du rapprochement pénal?’ (2007) *Revue de science criminelle et de droit comparé* 890
- . ‘La mutation “à droit constant” du Troisième Pilier : renforcement et élargissement de la coopération’ (2008) *Revue de science criminelle et de droit comparé* 995
- . ‘Un bilan des dynamiques d’intégration pénale à l’aube du traité de Lisbonne’ (2009) *Revue de Science Criminelle*, 927
- . ‘Le programme pour une politique pénale de l’Union entre mythe et réalité’ (2011) 4 *Revue de science criminelle* 900
- . ‘L’âge de la Maturité : stabilisation et traits conservateurs dans la politique pénale de l’Union Européenne’ (2012) *Revue de Science Criminelle* 931
- Manes V, *Il principio di offensività. Canone di politica criminale, criterio ermeneutico, parametro di ragionevolezza* (Turin, Giappichelli, 2005)
- Mégret F, ‘International Criminal Justice: A Critical Research Agenda’ in Schwöbel C (ed), *Critical Approaches to International Criminal Law: An Introduction* (Abingdon, Routledge, 2014) 26
- Mendes de Sousa S, *Cooperação Jurídica Penal no Mercosul: novas possibilidades* (Renovar, Rio de Janeiro, 2011)
- Miettinen S, *Criminal Law and Policy in the European Union*, 2nd edn (Abingdon, Routledge, 2014)
- Miglietti M, ‘The First Exercise of Article 83(2) TFEU under Review: An Assessment of the Essential Need of Introducing Criminal Sanctions’ (2014) 5(1) *New Journal of European Criminal Law* 5
- Mikkinen P, ‘“If Taken in Earnest”: Criminal Law Doctrine and the Last Resort’ (2006) 45(5) *Howard Journal* 521
- . ‘The “Last Resort”: A Moral and/or Legal Principle?’ (2013) 3(1) *Onati Socio-legal Series* 21
- Mill JS, *On Liberty and Other Essays* (Oxford, Oxford University Press, 1991 [1859])
- Mitsilegas V, *EU Criminal Law* (Oxford, Hart Publishing, 2009)
- . ‘From Overcriminalisation to Decriminalisation: The Many Faces of Effectiveness in European Criminal Law’ (2014) 5(3) *New Journal of European Criminal Law* 416

- . 'Regional Organization and the Suppression of Transnational Crime' in Boister N and Currie R (eds), *Routledge Handbook of Transnational Criminal Law* (Abingdon, Routledge, 2015) 57
- . *EU Criminal Law after Lisbon* (Oxford, Hart Publishing, 2016)
- Moccia S, *La Perenne emergenza. Tendenze autoritarie nel sistema penale*, 2nd edn (Naples, Edizioni Scientifiche Italiane, 2000)
- Monar J, 'The Dynamics of Justice and Home Affairs: Laboratories, Driving Factors and Costs' (2001) 39(4) *Journal of Common Market Studies* 747
- Moohr GS, 'The Crime of Copyright Infringement: An Inquiry Based on Morality, Harm, and Criminal Theory', available at: www.law.uh.edu/faculty/gmoohr/Criminal.pdf
- Moore KE, Stuewig JB and Tangney JP, 'The Effect of Stigma on Criminal Offenders' Functioning: A Longitudinal Mediation Model' (2016) 37(2) *Deviant Behavior* 196
- Moore M, *Placing Blame: A Theory of the Criminal Law* (Oxford, Oxford University Press, 2010)
- Muñoz de Morales Romero M, 'In Pursuit of Basics for a New Principle of Legal Reserve in Supranational Criminal Law' (2012) 3(2) *EU Criminal Law Review* 252
- Muraszkiewicz J and De Hert P, 'Gary Becker and the Economics of Trafficking in Human Beings' (2014) 5(2) *New Journal of European Criminal Law* 116
- Murswiek D, 'The Stealthy Development of the Treaty on European Union into the Supreme European Constitution', available at: www.jura.uni-freiburg.de/institute/ioeffr3/forschung/papers.php
- Nederveen PJ, 'Leaking Superpower: WikiLeaks and the Contradictions of Democracy' (2012) 33(10) *Third World Quarterly* 1909
- Nelles U, 'Definition of Harmonization' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad van Wetenschappen, 2002)
- Neumann U, *Liberal Criminal Theory* (Oxford, Hart Publishing, 2018) 326.
- Nieto Martin A, 'Americanisation or Europeanisation of Corporate Crime?' in Delmas- Marty M, Pieth M and Sieber U (eds), *Les Chemins de l'harmonisation pénale* (Paris, Société de Legislation Comparé, 2008) 327
- Nilsson HG, 'How to Combine Minimum Rules with Maximum Legal Certainty?' (2011) 4 *Europarättslig tidskrift* 665
- . 'Where Should the European Union Go in Developing its Criminal Policy in the Future?' (2014) 1 *EuCrim* 19
- Öberg J, 'EU Criminal Law, Democratic Legitimacy and Judicial Review of Union Criminal Law Legislation in the Wake of the Lisbon Treaty' (2011) 6 *Tilburg Law Review* 60
- . 'Union Regulator Criminal Law Competence after the Lisbon Treaty' (2011) 19 *European Journal of Crime, Criminal Law and Criminal Justice* 289
- . 'Subsidiarity and EU Procedural Criminal Law' (2015) 5 *European Criminal Law Review* 19
- Packer H, *The Limits of the Criminal Sanctions* (Stanford, Stanford University Press, 1968)
- Parisi N, 'Chiari e scuri nella direttiva relativa alla lotta contro la frode che lede gli interessi finanziari dell'Unione' (2017) 9 *Giurisprudenza Penale* 1
- Peers S, 'The Community's Criminal Law Competence: The Plot Thickens' (2008) 33 *European Law Review* 399
- . 'EU Criminal Law and the Treaty of Lisbon' (2008) 33 *European Law Review* 507
- . *EU Justice and Home Affairs Law* (Oxford, Oxford University Press, 2011)
- Pelkmans J, 'The New Approach to Technical Harmonisation and Standardization' (1987) 25(3) *Journal of Common Market Studies* 249
- Peristeridou C, *The Principle of Legality in EU Criminal Law* (Antwerp, Intersentia, 2015)
- Perron W, 'Perspective of the Harmonization of Criminal Law and Criminal Procedure in the European Union' in Husabø EJ and Strandbakken A (eds), *Harmonisation of Criminal Law in Europe* (Antwerp, Intersentia, 2005) 5
- Persak N, *The Harm Principle and its Continental Counterpart* (New York, Springer, 2012)
- Pettit P, 'Republican Theory and Criminal Punishment' (1997) 9 *Utilitas* 59

- Piccotti L, 'Il Corpus juris 2000. Profili di diritto penale sostanziale e prospettive di attuazione alla luce del progetto di Costituzione per l'Europa' in Piccotti L (ed), *Il Corpus juris 2000. Nuova formulazione e prospettive di attuazione* (Padua, Cedam, 2004) 85
- Posner R, 'An Economic Theory of the Criminal Law' (1985) 85 *Columbia Law Review* 1193
- Prechal S, *EC Directives in EC Law*, 2nd edn (Oxford, Oxford University Press, 2005)
- Rakar I and Tigar B, 'Normative Principles in the System of Criminal Justice' (2016) 24 *European Journal of Crime, Criminal Law and Criminal Justice* 135
- Rasmusen E, 'Stigma and Self-Fulfilling Expectations of Criminality' (1996) 39 *Journal of Law and Economics* 519
- Renzo M, 'A Criticism of the International Harm Principle' (2010) 4(3) *Criminal Law and Philosophy* 267
- Roberts P, 'Criminal Law Theory and the Limits of Liberalism' in Simester AP, du Bois-Pedain A and Neumann U (eds), *Liberal Criminal Theory* (Oxford, Hart Publishing, 2018) 326
- Robinson G and McNeil F (eds), *Community Punishment, European Perspectives* (Abingdon, Routledge, 2016)
- Robinson P, *Criminal Law Defenses* (St Paul, MN, West Publishing Co, 1984)
- Roxin C, *Allgemeiner Teil: Grundlagen, Aufbau der Verbrechensehre*, vol 1, 4th edn (Munich, CH Beck, 2006)
- Rubi-Cavagna E, 'Le domaine et les methods de l'harmonisation autonome' in Giudicielli-Delage G and Lazerges C (eds), *Le Droit Pénal de l'Union Européenne au Lendemain du Traité de Lisbonne* (Paris, Société de Législation Comparée, 2012) 141
- Ruotolo M, 'Gli itinerari della giurisprudenza costituzionale in tema di libertà personale' (2004) 2–3 *Questione Giustizia* 235
- Salazar L, 'EU's Criminal Policy and the Possible Contents of the New Multi-annual Program' (2014) 1 *EuCrim* 22
- Satzger H, *International and European Criminal Law* (Oxford, Hart Publishing, 2012)
- Saul B, *Defining Terrorism in International Law* (Oxford, Oxford University Press, 2008)
- Saydé A, 'One Law, Two Competitions: An Inquiry into the Contradiction of Free Movement Law' (2010–11) 13 *Cambridge Yearbook of Legal Studies* 365
- Schütze R, *From Dual to Cooperative Federalism* (Oxford, Oxford University Press, 2009)
- . 'Limits to the Union's "Internal Market" Competences: Constitutional Comparisons' in Azoulai L (ed), *The Question of Competence in the European Union* (Oxford, Oxford University Press, 2014) 215
- Scoccia D, 'In Defence of "Pure" Legal Moralism' (2013) 7(3) *Criminal Law and Philosophy* 513
- Sicurella R, "'Prove tecniche" per una metodologia dell'esercizio delle nuove competenze concorrenti dell'Unione Europea in materia penale' in Grasso G, Sicurella R and Piccotti L (ed.), *L'evoluzione del diritto penale nei settori d'interesse europeo alla luce del Trattato di Lisbona* (Milan, Giuffrè, 2011) 896
- . 'Setting up a European Criminal Policy for the Protection of EU Financial Interests: Guidelines for a Coherent Definition of the Material Scope of the European Public Prosecutor's Office' in Ligeti K (ed), *Toward a Prosecutor for the European Union: A Comparative Analysis – Vol 1* (Oxford, Hart Publishing, 2012) 870
- . 'EU Competence in Criminal Matters' in Mitsilegas V, Bergstrom M and Konstantinides T (eds), *Research Handbook in EU Criminal Law* (Cheltenham, Edward Elgar, 2015) 49
- . 'A Blunt Weapon for the EPPO? Taking the Edge off the Proposed PIF Directive' in Geelhoed W, Erkelens L and Meij A (eds), *Shifting Perspectives on the European Public Prosecutor's Office* (The Hague, TMC Asser Press, 2018) 99
- Sieber U, 'The Forces behind the Harmonisation of Criminal Law' in Delmas-Marty M et al, *Les chemins de l'harmonisation pénale* (Paris, Société de législation comparée, 2008) 385
- Siems M and Nelemans M, 'The Reform of the EU Market Abuse Law: Revolution of Evolution?' (2012) 19 *Maastricht Journal of European and Comparative Law* 195
- Silva Sanchez JM, *La expansion del derecho penal. Aspectos de la politica criminal en las sociedades post-industriales* (Madrid, Civitas, 2001)

- Simester AP and von Hirsch A, *Crimes, Harms, and Wrongs: On the Principles of Criminalisation* (Oxford, Oxford University Press, 2011)
- Skinner S, 'Tainted Law? The Italian Penal Code, Fascism and Democracy' (2011) 7(4) *International Journal of Law in Context* 423
- Slawomir R, 'The United Nations Criminal Justice System in the Suppression of Transnational Crime' in Boister N and Currie R (eds), *Routledge Handbook of Transnational Criminal Law* (Abingdon, Routledge, 2015) 57
- Sotis C, *Il diritto senza codice* (Milan, Giuffrè, 2007)
- . 'Il Trattato di Lisbona e le competenze penali dell'Unione Europea' (2010) 3 *Cassazione Penale* 326
- . "'Criminaliser sans punir": Reflexions sur le pouvoir d'incrimination (directe et indirecte) de l'Union européenne prévu par le traité de Lisbonne' (2011) 4 *Revue de Science criminelle et de droit pénal comparé* 773
- . 'Diritto penale della rete e prospettiva europea: il caso della pedopornografia virtuale' (2011) 4 *Diritto dell'informazione e dell'informatica* 561
- Spencer JR, 'Why is the Harmonisation of Penal Law Necessary?' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad van Wetenschappen, 2002) 43
- Stephen JF, *Liberty, Equality, Fraternity*, White RJ (ed) (Cambridge, Cambridge University Press, 1967 [1873])
- Stuckenberg CF, 'The Constitutional Deficiencies of the German Rechtsgutslehre' (2013) 3(1) *Onati Socio-legal Series* 31
- Svatikova K, 'Economic Criteria for Criminalisation: Why Do We Need the Criminal Law?' (2008) *Rotterdam Institute of Law and Economics Working Paper Series* 2008/12
- Tadic F, 'How Harmonious Can Harmonization Be? A Theoretical Approach towards Harmonization of (Criminal) Law' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad van Wetenschappen, 2002) 1
- Tadors V, 'Harm Sovereignty and Prohibition' (2011) 17 *Legal Theory* 35
- Teichmann D, 'The Economics of Crime Control' in Robinson, PH, Garvey S and Kessler Ferzan K (eds), *Criminal Law Conversations* (Oxford, Oxford University Press, 2015) 87
- Torny M, 'Can Deserts Be Just in an Unjust World?' in Simester AP, du Bois-Pedain A and Neumann U (eds), *Liberal Criminal Theory* (Oxford, Hart Publishing, 2018) 142
- Trauner F and Ripoll Serventi A, *Policy Change in the Area of Freedom, Security and Justice: How EU Institutions Matter* (Abingdon, Routledge, 2015)
- Tricot J, 'L'harmonisation pénale accessoire : question(s) de method : observations sur l'art et la manière de légiférer pénalement selon l'Union Européenne' in Giudicielli-Delage G and Lagerzer C (eds), *Le Droit Pénal de l'Union Européenne au Lendemain du Traité de Lisbonne* (Paris, Société de Législation Comparée, 2012) 185
- Tridimas T, *The General Principles of EU Law*, 2nd edn (Oxford, Oxford University Press, 2006)
- Triffterer O, 'Preamble' in Triffterer O (ed), *Commentary on the Rome Statute of the International Criminal Court*, 2nd edn (Oxford, Hart Publishing, 2008) 1
- Turner JI, 'The Expressive Dimension of EU Criminal Law' (2012) 60 *American Journal of Comparative Law* 555
- Tyler T, 'Procedural Justice, Legitimacy, and the Rule of Law' (2003) 30 *Crime and Justice* 283
- Van Leeuwen B, 'Euthanasia and the Ethics of Free Movement Law: The Principle of Recognition in the Internal Market' (2018) 19(6) *German Law Journal* 1417
- Vander Beken T, 'Freedom, Security and Justice in the European Union: A Plea for Alternative Views on Harmonisation' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad van Wetenschappen, 2002) 95
- Vassalli G, *La potestà punitiva statutale* (Turin, UTET, 1942)
- Vavoula N, 'Prevention, Surveillance, and the Transformation of Citizenship in the "Security Union": The Case of Foreign Terrorist Fighters' in Sieber U et al (eds), *Alternative, Informal,*

- and Transitional Types of Criminal Justice and the Legitimacy of New Sanction Models in the Global Risk Society* (Berlin, Max Planck Institute for Foreign and International Criminal Law in collaboration with Duncker & Humblot, 2018) 307
- Vermeulen G, 'Where Do We Currently Stand with Harmonisation in Europe?' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad van Wetenschappen, 2002) 73
- Vervaele JAE, *Fraud against the Community: The Need for European Fraud Legislation* (Deventer, Kluwer Law and Taxation Publishers, 1992)
- . 'Harmonised Union Policies and the Harmonisation of Substantive Criminal Law' in Weyembergh A and Galli F (eds), *Approximation of Substantive Criminal Law in the EU: The Way Forward* (Brussels, Edition de l'Université de Bruxelles, 2013) 43
- Victor JL, 'National Parliaments and the Principle of Subsidiarity: Legal Options and Practical Limits' (2008) 4(3) *European Constitutional Law Review* 429
- Vogel J, 'Why is Harmonisation of Penal Law Necessary? A Comment' in Klip A and van der Wilt H (eds), *Harmonisation and Harmonising Measures in Criminal Law* (Amsterdam, Koninklijke Nederlandse Akad. van Wetenschappen, 2002) 55
- Vogliotti M, *Tra Fatto e Diritto. Oltre la modernità giuridica* (Turin, Giappichelli, 2008)
- Wade M, 'Developing a Criminal Justice Area in the European Union', European Parliament Study 2014, Study PE 493.043, available at: [www.europarl.europa.eu/RegData/etudes/etudes/](http://www.europarl.europa.eu/RegData/etudes/etudes/join/2014/493043/IPOL-LIBE_ET(2014)493043_EN.pdf)join/2014/493043/IPOL-LIBE_ET(2014)493043_EN.pdf
- Walker N, 'In Search of the Area of Freedom, Security and Justice: A Constitutional Odyssey' in Walker N (ed), *Europe's Area of Freedom, Security and Justice* (Oxford, Oxford University Press, 2004) 3
- Wasmeier M and Thwaites N, 'The "Battle of the Pillars": Does European Community Have the Power to Approximate National Criminal Laws?' (2004) 29(5) *European Law Review* 613
- Waxman M C, 'Administrative Detention of Terrorists: Why Detain, and Detain Whom?' (2009) 3(1) *Journal of National Security Law and Policy* 1
- Weatherill S, *Law and Integration in the European Union* (Oxford, Clarendon Press, 1995)
- . 'Why Harmonise?' in Tridimas T and Nebbia P (eds), *European Union Law for the Twenty-First Century: Rethinking the New Legal Order* (Oxford, Hart Publishing, 2004) 11
- . 'The Limits of Legislative Harmonisation Ten Years after *Tobacco Advertising*: How the Court's Case Law Has Become a "Drafting Guide"' (2011) 12(3) *German Law Journal* 827
- Weiler J 'European Models: Polity, People and System' in Craig P and Harlow C (eds), *Lawmaking in the European Union* (Boston, Kluwer, 1998)
- Wendt R, 'The Principle of "Ultima Ratio" and/or the Principle of Proportionality' (2013) 3(1) *Onati Socio-legal Series* 81
- Werle G and Jessberger F, *Principles of International Criminal Law*, 3rd edn (Oxford, Oxford University Press, 2014)
- Weyembergh A, *L'harmonisation des législations : condition de l'espace pénal européen et révélateur de ses tensions* (Brussels, Editions de l'Université de Bruxelles, 2004)
- . 'The Functions of Approximation of Penal Legislation within the European Union' (2005) 12 *Maastricht Journal of European and Comparative Law* 149
- . 'Introduction' in A Weyembergh and F Galli (eds), *Approximation of Substantive Criminal Law in the EU: The Way Forward* (Brussels, Edition de l'Université de Bruxelles, 2013) 9
- Weyembergh A and Wieczorek I, 'Is There an EU Criminal Policy?' in Colson R and Field S (eds), *EU Criminal Justice and the Challenges of Legal Diversity* (Cambridge, Cambridge University Press, 2016) 29
- White S, 'Harmonisation of Criminal Law under the First Pillar' (2006) 31 *European Law Review* 81
- Wieczorek I, 'The EPPO Draft Regulation Passes the First Subsidiarity Test: An Analysis and Interpretation of the Commission's Hasty Approach to National Parliaments' Subsidiarity Arguments' (2015) 16(5) *German Law Journal* 1247

- . 'The Principle of Subsidiarity in EU Criminal Law' in Brière C and Weyembergh A (eds), *The Needed Balances in EU Criminal Law: Past, Present and Future* (Oxford, Hart Publishing, 2017) 71
- . 'EU Constitutional Limits to the Europeanization of Punishment: A Case Study on Offenders' Rehabilitation' (2018) 25(6) *Maastricht Journal of European and Comparative Law* 1
- Williams A, *EU Human Rights Policies: A Study in Irony* (Oxford, Oxford University Press, 2004)
- Williams G, 'The Definition of Crime' (1955) 8(1) *Current Legal Problems* 107
- Wilsher D, 'The Administrative Detention of Non-nationals Pursuant to Immigration Control: International and Constitutional Law Perspectives' (2004) 53(4) *International and Comparative Law Quarterly* 897
- Wilson JQ and Herrnstein RJ, *Crime and Human Nature* (New York, Simon & Schuster, 1985)
- Yeung K, *Securing Compliance* (Oxford, Hart Publishing, 2004)
- Zedner L and Ashworth A, 'Defending the Criminal Law: Reflections on the Changing Character of Crime, Procedure, and Sanctions' (2008) 2 *Journal of Criminal Law and Philosophy* 21
- Zumbansen P, 'Theorising as Activity: Transnational Legal Theory in Context' in McCrudden C, Baxi U and Paliwala A (eds), *Law's Ethical, Global and Theoretical Contexts: Essays in Honour of William Twining* (Cambridge, Cambridge University Press, 2015) 280