

Contents

Acknowledgements IX

List of Figures X

Abbreviations XI

Case-law Index XX

1	Introduction	1
I	Contextualisation of the Research Thesis	1
A	<i>Double System of Human Rights Protection in Europe</i>	2
B	<i>Challenges of the Two International Legal Systems in Europe</i>	4
C	<i>Solutions to the Challenges of the Double System</i>	5
II	Aims of the Research Thesis	7
A	<i>Contribution to Legal Research</i>	7
B	<i>Structure and Methodology of the Research</i>	8
III	Remarks on Terminology and Formal Elements	15
2	Doctrine of Equivalent Protection	19
I	Origin and Evolution of the Principle of Equivalent Protection	20
A	<i>German Jurisprudence on EU Law</i>	23
B	<i>Strasbourg Jurisprudence on EU Law up to Bosphorus</i>	29
C	<i>'Equivalent protection' in Strasbourg and in Karlsruhe</i>	39
II	Tensions between Human Rights Protection and International Cooperation	41
A	<i>Multilateral Cooperation in the Framework of International Organisations</i>	42
B	<i>Protection from International Acts and Decisions under the ECHR</i>	49
III	Competence <i>ratione personae</i> of the ECtHR	52
A	<i>State Jurisdiction</i>	53
B	<i>Attribution of the Impugned Act</i>	60
C	<i>Risk of Inconsistencies in the Protection of Human Rights in Europe</i>	68
IV	Equivalency Doctrine	69
A	<i>Exceptions to the Incompetence <i>ratione personae</i></i>	71
B	<i>Competence <i>ratione personae</i> by Attribution to the State</i>	91
v	Conclusion on the Strasbourg Equivalency Doctrine	135

3	Fundamental Rights Protection in the EU	143
I	Preliminary Remarks	143
A	<i>Frameworks and Standards of the Equivalency Analysis</i>	143
B	<i>Foreword on the Charter of Fundamental Rights</i>	145
II	Rights Related to Names	146
A	<i>Introduction on Naming Law</i>	146
B	<i>ECtHR's Case-law on Naming Law</i>	149
C	<i>ECJ's Case-law on Naming Law</i>	182
D	<i>Evaluation of the Equivalency</i>	201
III	Principle <i>ne bis in idem</i>	210
A	<i>Introduction on ne bis in idem</i>	210
B	<i>ECtHR's Case-law on ne bis in idem</i>	222
C	<i>ECJ's Case-law on ne bis in idem</i>	264
D	<i>Evaluation of Equivalency</i>	286
IV	Equality of Arms in EU Competition Law	297
A	<i>Introduction on Equality of Arms and on EU Competition Law</i>	297
B	<i>ECtHR's Case-law on Equality of Arms</i>	301
C	<i>ECJ's Case-law on Equality of Arms in Competition Law</i>	342
D	<i>Evaluation of the Equivalency</i>	369
V	Conclusion on the Equivalency of the ECJ's Fundamental Rights Protection	381
A	<i>The Sectorial Results of the Comparative Analysis</i>	381
B	<i>General Assessment of the Presumed Equivalent Protection</i>	383
C	<i>Nearly Equivalent Protection of the ECJ</i>	385
D	<i>Maintenance of the Equivalency Presumption</i>	387
4	Conclusion	390
I	Results of Chapter 2 – Equivalency Doctrine	390
A	<i>Prevention of Circumvention of Conventional Obligations</i>	390
B	<i>Prevention of a State's Unconditional Responsibility for International Acts</i>	391
II	Results of Chapter 3 – Human Rights Protection in the EU	393
III	Going Forward – the EU-ECHR Relationship	394
Annexes		399
Annex 1: ECtHR's Case-law on the Strict Principle of Equivalency		399
Annex 2: ECtHR's Equivalency Doctrine		401
Literature		402
Index		432