When Cives Europae became bargaining chips: free movement of persons in the Brexit negotiations

Stepping into uncharted waters no more: the Court of Justice and EU Criminal Law

Exercises in Legal Acrobatics: Brexit Transitional Arrangements

The External Dimension of Withdrawal from the European Union

Be careful what you wish for: procedural parameters of EU withdrawal

Inside but out? The UK and the EU

EU Criminal Law and Enlargement

The European Court of Justice blocks the EU's accession to the ECHR
Lazowski, A. and Wessell, R.A. 2015. The European Court of Justice blocks the EU's accession to the ECHR. CEPS Commentary. 40.

Between dream and reality: challenges to the legal rapprochement of the Western Balkans

The Importance of Being Earnest: Spelling of Names, EU Citizenship and Fundamental Rights

When Caveats Turn into Locks: Opinion 2/13 on Accession of the European Union to the ECHR

The European Court of Justice blocks the EU's accession to the ECHR
Lazowski, A. and Wessell, R.A. 2015. The European Court of Justice blocks the EU's accession to the ECHR. CEPS Commentary.

"Darling you are not going anywhere": the right to exit in EU Law

EU Criminal Law: a Challenge or Nightmare for Lawyers?

Europe of Different Speeds: Panacea or Threat to European Integration?
Lazowski, A. 2014. Europe of Different Speeds: Panacea or Threat to European Integration?

Inside but out: United Kingdom in the European Union

Social assistance in times of economic crisis: at the crossroads of EU legislation on free movement and EU legislation on social security

Flexibility and homogeneity: Two uneasy bedfellows

Between dream and reality: challenges to the legal rapprochement of the Western Balkans
Poland: implementation without transposition

From EU with trust: the potential and limits of the mutual recognition in the third pillar from the Polish perspective

The EU Agency for Fundamental Rights: limits and potential

Poland: Constitutional tribunal on the preliminary ruling procedure and the division of competences between national courts and the Court of Justice. Court of Justice of the European Communities Order of 19 December 2006

Prawo międzynarodowe publiczne [Public International Law]

Box of chocolates integration: the European Economic area and Swiss model revisited

Two sides of the same coin? Framework decisions and directives compared

Unia Europejska: prawo instytucjonalne i gospodarcze 2007

The instruments of the European neighbourhood policy

What procedural reform to improve the contribution of the European Court of Justice to the European Penal Area?

Rozporządzenie jako źródło prawa Wspólnot Europejskich [Regulations as Source of EC Law]

The Reform Treaty: a paradise for lawyers and jigsaw puzzle for EU citizens (in Polish)

Propozycje reform procedury prejudycjalnych w obszarze wolnościi, bezpieczeństwa i sprawiedliwości [The proposed reforms of the preliminary ruling procedure]

The Polish constitution, the European constitutional treaty and the principle of supremacy

Poland: constitutional tribunal on the surrender of Polish citizens under the European Arrest Warrant. Decision of 27 April 2005
Free movement of workers: transitional periods for the new member states (in Polish)

European criminal law as a challenge for the ECJ: towards the reform of the preliminary ruling procedure

Enhanced bilateralism and multilateralism: integration without a membership

Engaged elites or kings of dreams: businesses as enforcers of EU law in Central and Eastern Europe

Eelotsusemenetluse – kaasusõpped [case studies on the preliminary ruling procedure]

Application of EU law in the new Member States: per varios usus artem experentia fecit

And then they were twenty-seven... a legal appraisal of the Sixth Accession Treaty
Lazowski, A. 2007. And then they were twenty-seven... a legal appraisal of the Sixth Accession Treaty. Common Market Law Review. 44 (2), pp. 401-430.

Prawo instytucjonalne Unii Europejskiej [Institutional law of the European Union]

Bulgaria

Switzerland

EEA Countries (Iceland, Liechtenstein and Norway)

The European Union and its neighbours: questioning identity and relationships

Conclusions: squaring the ring of friends

PERMALINK - https://westminsterresearch.westminster.ac.uk/item/91yvw/the-polish-parliament-and-eu-affairs-an-effective-actor-or-an-accidental-hero

Share this
Tweet  Email
COSAC stands for Conference of Community and European Affairs Committees of Parliaments of the European Union (www.cosac.eu/en). The biannual COSAC meetings bring together delegations from the EACs of the national parliaments and the European Parliament. COSAC decides normally by consensus, but following a rule change adopted in May 2003, its non-binding decisions (called ‘contributions’) can be passed with 3/4 of votes cast (which must constitute at least half of all votes). As argued in the previous section, plenary debates may provide an effective forum for both articulating and representing societal interests and informing the electorate about issues on the political agenda. Indeed, much of the previous.