

Uitgebreide bibliografie

Deze uitgebreide bibliografie hoort bij E.H. Hondius, 'Gemeenschappelijk Europees kooprecht van de baan: tijdelijk of definitief?', *TvC* 2015, afl. 4

- Thomas Ackermann, 'Public supply of optional standardized consumer contracts: a rationale for the common European sales law?', 50 *CMLR* 2013, p. 11-27.
- Thomas Ackermann & Jens-Uwe Franck, 'Defects in consent: an assessment of chapter five of the proposal for a common European sales law', *European Review of Contract Law* 2012, p. 113-138.
- Gianmaria Ajani, 'Un diritto comune europeo della vendita? Nuova complessità', *Contratto e impresa* 2012, p. 71-85.
- Guido Alpa, 'Towards a European contract law', *Contratto e impresa* 2012, p. 115-124.
- Guido Alpa, 'CESL, fundamental rights, general principles, rules of contract law', *Osservatorio del diritto civile e commerciale* 2013, p. 97-103.
- Guido Alpa e.a. (red.), *The proposed common European sales law – the lawyers' view*, München: Sellier 2013.
- Christian Armbrüster, 'Diversity vs. Unity – the merits of a step by step approach to a European contract law', *Contratto e impresa* 2012, p. 187-192.
- Douglas Baird, 'Precontractual disclosure duties under the Common European sales law', 50 *CMLR* 2013, p. 297-310.
- Christian Baldus, 'Lo strumento opzionale: un 'opzione per un nulla concettuale?', *Contratto e impresa* 2012, p. 61-70.
- Oren Bar Gill & Omri Ben Shahaar, 'Regulatory techniques in consumer protection: a critique of the Common European sales law', 50 *CMLR* 2013, p. 109-126.
- Jürgen Basedow, 'The Optional instrument of European contract law: opting in through standard terms – a reply to Simon Whittaker', *European Review of Contract Law* 2012, p. 82-87.
- Jürgen Basedow, 'An EU law for cross-border sales only – its meaning and implications in open markets', in: Michael Joachim Bonell, Marie-Louise Holle & Peter Arnt Nielsen (red.), *Liber amicorum Ole Lando*, Copenhagen: DJØF 2012, p. 27-44.
- Jürgen Basedow, 'An optional instrument and the disincentives to opt in', *Contratto e impresa* 2012, p. 37-47.
- Hugh Beale, 'The PECL and Consumer Remedies under the CESL', in: Michael Joachim Bonell, Marie-Louise Holle & Peter Arnt Nielsen (red.), *Liber amicorum Ole Lando*, Copenhagen: DJØF 2012, p. 45-58.
- Hugh Beale, 'Comparison of the contract sections of the New Civil Code with English law and the CESL', *ELTE law review* 2014/1, te raadplegen via: http://eltelawjournal.hu/wp-content/uploads/2014/10/3_Hugh_Beale.pdf.
- Omri Ben-Shahaar, 'Introduction: a law and economics approach to European contract law', 50 *CMLR* 2013, p. 3-9.
- Lisa Bernstein, 'An (un)common frame of reference: an American perspective on the jurisprudence of the CESL', 50 *CMLR* 2013, p. 169-186.
- Cesare Massimo Bianca, 'On the way of a progressive codification of European private law', *Osservatorio del diritto civile e commerciale* 2013, p. 105-118.
- Roger Brownsword e.a. (red.), *The foundations of European private law*, Oxford: Hart 2011.
- Christoph Busch, 'Scope and content of an optional European Contract Law', *Contratto e impresa* 2012, p. 193-206.
- Luciana Cabella Pisu, 'La codificazione europea del diritto contrattuale tra progetti dottrinali, strategie politiche e interessi di categoria', *Contratto e impresa Europa* 2012, p. 207-238.
- Fabrizio Cafaggi, 'From a status to a transaction based approach?, Institutional design in European contract law', 50 *CMLR* 2013, p. 311-329.
- John Cartwright e.a., 'Grensoverschrijdend contracteren? Dat lossen we samen wel op', *NJB* 2011, p. 1246-1250.
- Alex Geert Castermans, 'De niet welgeïnformeerde consument', *MvV* 2012, p. 43-46.
- Alex Geert Castermans, 'Uitleg', in: Jac. Hijma & H.J. Sniijders (red.), 'Overzicht van Nederlandse rechtsontwikkeling en burgerlijk recht (2007-2011)', *TPR* 2013, p. 1220-1232.
- Caroline Cauffman, 'Het voorstel voor een Verordening over een gemeenschappelijk Europees kooprecht, zo gek nog niet?', *NTBR* 2012, p. 153-165.
- Allessandro Ciatti, 'Sull'attitudine unificatrice del diritto privato dell'Unione Europa', *Contratto e impresa* 2012, p. 180-186.
- Ignace Claeys & Régine Feltkamp (red.), *The Draft Common European Sales Law: Towards an Alternative Sales Law?/A Belgian Perspective*, Cambridge: Intersentia 2013.

- Eric Clive, 'A general perspective on the European Commission's proposal for a regulation on a Common European sales law', *Maastricht Journal* 2012, afl. 1.
- Hugh Collins, 'Cosmopolitanism and transnational private law', *European Review of Contract Law* 2012, p. 311-325.
- Guido Comparato, 'What do nationalists maximise? A public choice perspective on the (non-)Europeanization of private law', *European Review of Contract Law* 2012, p. 245-259.
- Giuseppe Conte, 'Some reflections on the role, the impact and the effects of the Common European Sales Law', *Osservatorio del diritto civile e commerciale* 2013, p. 119-137.
- Chiara Cravetto & Barbara Pasa, 'The "Non-sense" of pre-contractual information duties in case of non-concluded contracts', *ERPL* 2011, p. 759-785.
- Gerhard Dannemann & Stefan Vogenauer (red.), *The Common European Sales law in context/Interactions with English and German law*, Oxford: Oxford University Press 2013.
- Annick De Boeck, 'B2b information duties in the Feasibility study, analysis of article 23', *ERPL* 2011, p. 787-797.
- Annick De Boeck, 'Overzicht van en beschouwingen bij de precontractuele informatielichten in het nieuwe gemeenschappelijk Europees kooprecht (GEKR)', *MvV* 2012, p. 47-52.
- Giovanni De Cristofaro, 'Il futuro "Diritto comune europeo" della vendita mobiliare: profili problematici della proposta di regolamento presentata dalla Commissione UE', *Contratto e impresa* 2012, p. 358-372.
- Giovanni De Cristofaro, '"Invalidity" of contracts and contract terms in the proposal for a regulation on a Common European Sales Law', *Osservatorio del diritto civile e commerciale* 2013, p. 139-156.
- Pieter De Tavernier, 'Is Europa bevoegd een gemeenschappelijk kooprecht uit te vaardigen?', *MvV* 2012, p. 30-35.
- Pieter De Tavernier, 'Le droit commun européen optionnel de la vente: réaction d'un privatiste du "plat pays"', *Contratto e impresa* 2012, p. 413-426.
- Larry DiMatteo, 'Common European Sales Law: A critique of its rationales, functions, and unanswered questions', *Journal of International Trade Law and Policy* 11, 2012, nr. 3, p. 222-240.
- 'Draft Statement of the European Law Institute on the Proposal for a regulation on a common European sales law', COM(2011)635 final.
- Horst Eidenmüller, 'What can be wrong with an option? An optional common European sales law as a regulatory tool', 50 *CMLR* 2013, p. 69-84.
- Richard Epstein, 'Harmonization, heterogeneity, and regulation: the lost opportunity for constructive harmonization', 50 *CMLR* 2013, p. 207-223.
- European Law Institute, *Statement on the Proposal for a Regulation on a Common European Sales Law*, www.europeanlawinstitute.eu, 2012.
- Bénédicte Fauvarque-Cosson & Zoé Jacquemin, 'Regards sur le droit commun européen de la vente', *Contratto e impresa* 2012, p. 330-342.
- Manuel Ignacio Feliu Rey, 'Un codice europeo dei contratti: alcune riflessioni e qualche dubbio', *Contratto e impresa Europa* 2012, p. 167-172.
- Régine Feltkamp & Frédéric Vanbossele, 'The Optional common European sales law for European contract law: better buyer's remedies for seller's non-performance in sales of goods?', *ERPL* 2011, p. 873-905.
- Eduardo Ferrante, 'Diritto privato europeo e Common European Sales Law (CESL)/Aurora o crepuscolo del codice europeo dei contratti?', *Contratto e impresa* 2012, p. 461-482.
- Holger Fleischer, 'Optionales europäisches Privatrecht ("28. Modell")', *Rabels Zeitschrift* 2012, p. 235-252.
- Morten M. Fogt, 'Private international law issues by opt-out and opt-in instruments of harmonization: a comparison between CISG and CESL', in: Michael Joachim Bonnell, Marie-Louise Holle & Peter Arnt Nielsen (red.), *Liber amicorum Ole Lando*, Copenhagen: DJØF 2012, p. 117-149.
- Matteo Fornasier, '28th versus 2nd Regime: An optional European contract law from a choice of law perspective', *Rabels Zeitschrift* 2012, p. 401-442.
- Massimo Franzoni, 'Dal codice europeo dei contratti al regolamento sulla vendita', *Contratto e impresa* 2012, p. 350-358.
- Francesco Galgano, 'Dai principi Unidroit al regolamento europeo sulla vendita', *Contratto e impresa* 2012, p. 1-6.
- Juan Ganuza Fernández & Fernando Gómez, 'Optional law for firms and consumers: an economic analysis of opting into the Common European Sales Law', 50 *CMLR* 2013, p. 29-50.
- M. Gebauer, 'Europäisches Vertragsrecht als Option', *Gemeineuropäisches Privatrecht* 2011, p. 227-236.
- Fernando Gomez, 'The debate around a European Contract Law Code and the proposal of a common European sales law', *Contratto e impresa* 2012, p. 86-97.

- Fernando Gomez, 'Optional law for firms and consumers: an economic analysis of opting into the common European sales law', 50 *CMLR* 2013, p. 29-50.
- Stefan Grundmann, 'CESL, legal nationalism or a plea for appropriate governance?', *European Review of Contract Law* 2012, p. 241-244.
- Stefan Grundmann, 'Costs and benefits of an optional European contract law (CESL)', 50 *CMLR* 2013, p. 225-242.
- Luc Grynbaum, 'The option of a French academic on the proposal for a regulation on common European sales', *Contratto e impresa* 2012, p. 343-349.
- Louise Gullifer & Stefan Vogenauer (red.), *English and European perspectives on contract and commercial law/Essays in honour of Hugh Beale*, Oxford: Hart 2014.
- Robert Hardy, 'The Feasibility study's rules on contract interpretation', *ERPL* 2011, p. 817-833.
- Arthur Hartkamp, 'Ex officio application in case of unenforceable contracts or contract clauses/EU law and national laws confronted', in: Louise Gullifer & Stefan Vogenauer (red.), *English and European perspectives on contract and commercial law/Essays in honour of Hugh Beale*, Oxford: Hart 2014, p. 467-484.
- Helmut Heiss, 'An Optional instrument for European insurance contract law', *Rabels Zeitschrift* 2012, p. 316-338.
- Jacques Herbots, 'Why it is ill-advised to translate consequential damage by *dommage indirect*', *ERPL* 2011, p. 931-949.
- Tinne Heremans, 'Voorstel voor een gemeenschappelijk Europees kooprecht: een politiek en/of economisch project?', *MvV* 2012, p. 12-19.
- Martijn Hesselink, 'How to opt into the Common European sales law? Brief comments on the Commission's proposal for a regulation', *ERPL* 2012, p. 195-211.
- Martijn Hesselink, 'The case for a common European sales law in an age of rising nationalism', *European Review of Contract Law* 2012, p. 342-366.
- Martijn Hesselink, 'Unfair prices in the Common European sales law', in: Louise Gullifer & Stefan Vogenauer (red.), *English and European perspectives on contract and commercial law/Essays in honour of Hugh Beale*, Oxford: Hart 2014, p. 225-236.
- Reto Hilty, 'An Optional European contract law instrument (28th model): intellectual property', *Rabels Zeitschrift* 2012, p. 339-373.
- E.H. Hondius & A.L.M. Keirse, 'Optioneel instrument van Europees contractenrecht: nieuw gezicht of facelift?', *NJB* 2011, p. 2076-2082.
- Ewoud Hondius, 'Gemeenschappelijk Europees kooprecht: aan de slag ermee!', *MvV* 2012, p. 177-185.
- Ewoud Hondius, 'Internationaal contractenrecht: naar een Common European Sales Law', *Groninger Civilistenblad* 2014, May.
- Geraint Howells, 'CESL – a conscientious objector', *Contratto e impresa Europa* 2012, p. 312-315.
- Rafael Illescas Ortiz & Pilar Perales Viscasillas, 'The scope of the Common European Sales Law: B2B, goods, digital content and services', *Journal of International Trade Law and Policy* 11, 2012, nr. 3, p. 241-258.
- Lorenz Kähler, 'Zum Vertragsbegriff im Europarecht', in: Stefan Arnold (red.), *Grundlagen eines europäischen Vertragsrechts*, München: Sellier 2014, p. 79-100.
- Anne Keirse, 'Why the proposed Optional common European sales law has not, but should have, abandoned the principle of all or nothing: a guide to how to sanction the duty to mitigate the loss', *ERPL* 2011, p. 951-976.
- Anne Keirse, 'De potentiële kracht van optioneel contractenrecht', *MvV* 2012, p. 20-29.
- A.L.M. Keirse, M.-J. van der Heijden & F. Merab Samii, 'Naar een beter instrument voor Europees contractenrecht', *Contracteren* 2011, p. 55-63.
- M. Kenny & J. Devenney (red.), *The transformation of European private law: harmonisation, consolidation*, Cambridge: Cambridge University Press 2013.
- Josse Klijnsma, *Contract law as fairness/A Rawlsian perspective on the position of SME's in European contract law* (diss. Amsterdam UvA), 2014.
- Martijn van Kogelenberg, 'Remedies voor de koper in het GEKR: bomen waardoor het bos niet altijd goed te zien is', *MvV* 2012, p. 62-70.
- Nicole Kornet, 'The Common European sales law and the CISG – complicating or simplifying the legal environment?', *Maastricht Journal* 2012, afl. 1.
- Kathrin Kroll-Ludwigs, 'Ein optionales Vertragsrecht für Europa/Motor oder Hemmnis für den Binnenmarkt?', *Zeitschrift für Gemeinschaftsprivatrecht* 2012, p. 181-188.
- Sonja Kruisinga, 'The seller's right to cure in the CISG and the Common European sales law', *ERPL* 2011, p. 907-919.
- Ole Lando, 'Comments and questions relating to the European Commission's proposal for a Regulation on a Common European sales law', *ERPL* 2011, p. 717-728.
- Ole Lando, 'CISG and CESL: Simplicity, fairness and social justice', in: Louise Gullifer & Stefan Vogenauer (red.), *English and European perspectives on contract and*

- commercial law/Essays in honour of Hugh Beale*, Oxford: Hart 2014, p. 237-249.
- Dorota Leczykiewicz, “Where angels fear to tread”: the EU law of remedies and codification of European private law’, *European Review of Contract Law* 2012, p. 47-81.
- M. Lehman, ‘Auf dem Weg zu einem europäischen Vertragsrecht’, *Gemeineuropäisches Privatrecht* 2011, p. 218-226.
- Stefan Leible, ‘Konflikte zwischen CESL und CISG – Zum Verhältnis zwischen Art. 351 AEUV und Art. 90, 94 CISG’, in: Peter Mankowski & Wolfgang Wurmnest (red.), *Festschrift für Ulrich Magnus zum 70. Geburtstag*, München: Sellier 2014, p. 605-614.
- Saul Levmore, ‘Harmonization, preferences, and the calculus of consent in commercial and other law’, 50 *CMLR* 2013, p. 243-259.
- Kåre Lilleholt, ‘Passing of risk and the risk of mystification: some drafting issues’, *ERPL* 2011, p. 921-929.
- M.B.M. Loos, ‘De algemene voorwaarden-regeling in het voorstel voor een Gemeenschappelijk Europees kooprecht: een vergelijking met het Nederlandse recht’, *NTBR* 2012, p. 166-175.
- Marco Loos, ‘Transparency of standard terms under the Unfair Contract Terms Directive and the proposal for a Common European Sales Law’, *ERPL* 2015, afl. 2.
- Gary Low, ‘Unitas via diversitas/Can the Common European sales law harmonize through diversity?’, *Maastricht Journal* 2012, afl. 1.
- ‘Lijst van voorstellen die worden ingetrokken of gewijzigd’, Straatsburg, 16 december 2014, COM(2014)910 final, nr. 60.
- Hector MacQueen, ‘CESL Change of circumstances: CISG, CESL and a case from Scotland’, *Journal of International Trade Law and Policy* 11, 2012, nr. 3, p. 300-305.
- Ulrich Magnus, ‘Interpretation and gap-filling in the CISG and in the CESL’, *Journal of International Trade Law and Policy* 11, 2012, nr. 3, p. 266-280.
- Ulrich Magnus, ‘CISG and CESL’, in: Michael Joachim Bonell, Marie-Louise Holle & Peter Arnt Nielsen (red.), *Liber amicorum Ole Lando*, Copenhagen: DJØF 2012, p. 225-255.
- Chantal Mak, ‘Unweaving the CESL; Legal-economic reason and institutional imagination in European contract law’, 50 *CMLR* 2013, p. 277-295.
- Peter Mankowski & Wolfgang Wurmnest (red.), *Festschrift für Ulrich Magnus zum 70. Geburtstag*, München: Sellier 2014.
- Sebastian Martens, ‘Die Regelung der Willensmängel im Vorschlag für eine Verordnung über ein Gemeinsames Europäisches Kaufrecht’, *Archiv für die civilistische Praxis* 2011, p. 845-885.
- Salvatore Mazzamuto, ‘Il diritto europeo e la sfida del codice civile unitario’, *Contratto e impresa* 2012, p. 98-114.
- Ewan McKendrick, *Contract law/Text, cases and materials*, Oxford: Oxford University Press 2012 (5e druk), p. 36-42.
- R. Meijer e.a., ‘Het gemeenschappelijk Europees kooprecht’, *MvV* 2012, p. 175-176.
- Ralf Michaels, ‘Code vs Code’, *European Review of Contract Law* 2012, p. 277-295.
- Hans W. Micklitz, ‘Un futuro “certo” per lo strumento opzionale’, *Contratto e impresa* 2012, p. 48-60.
- H.W. Micklitz (red.), *Constitutionalization of European private law*, Oxford: Oxford University Press 2014.
- Leone Niglia, *The struggle for European private law/ A critique of codification*, Oxford: Hart 2015.
- Ursula Pahl, ‘The Common European sales law – have the right choices been made? A consumer policy perspective’, *Maastricht Journal* 2012, afl. 1.
- Charlotte Pavillon, ‘De Nederlandse consument heeft niets te vrezen: het Europees kooprecht geeft meer dan het neemt’, *MvV* 2012, p. 175-176.
- Thomas Pfeiffer, ‘Unfaire Vertragsbestimmungen’, *ERPL* 2011, p. 835-853.
- Maud Piers & Cedric Vanleenhove, ‘The Common European Sales Law/A critical assessment of a valuable initiative’, *Contratto e impresa* 2012, p. 427-453.
- Ariel Porat, ‘Mistake under the Common European sales law?’, 50 *CMLR* 2013, p. 127-146.
- Eric Posner, ‘The questionable basis of the Common European sales law: the role of an optional instrument in jurisdictional competition’, 50 *CMLR* 2013, p. 261-276.
- Norbert Reich, ‘Reflexive contract governance in the EU’, in: Gráinne de Búrca, Claire Kilpatrick & Joanne Scott (red.), *Critical legal perspectives on global governance/Liber amicorum David M. Trubek*, Oxford: Hart 2014, p. 273-294.
- Oliver Remien, Sebastian Herrler & Peter Limmer (red.), *Gemeinsames Europäisches Kaufrecht für die EU?*, München: Beck 2012.
- Rita Rolli, ‘La proposta di regolamento europeo sulla vendita nel processo di codificazione europea’, *Contratto e impresa* 2012, p. 373-396.

- Wulf-Henning Roth, 'Stellungnahme zum "Vorschlag für eine Verordnung des Europäischen Parlaments und des Rates über ein Gemeinsames Europäisches Kaufrecht"', KOM(2011)635 endg., www.bundestag.de/, pdf te downloaden via www.kapitalmarktrecht-im-inter-net.eu/file_download.php?l=de§=ov&mod=Privatrecht&type=eu_richtlijnen&q=Verordnung_Vorhaben_9026&c=9026&d=Stellungnahme_Roth.pdf.
- Giesela Rühl, 'The Common European sales law: 28th regime, 2nd regime or 1st regime?', *Maastricht Journal* 2012, afl. 1.
- J.W. Rutgers, 'De concept-verordening voor een Gemeenschappelijk Europees Kooprecht', *WPNR* 2011, afl. 6915, p. 49-50.
- Jacobien Rutgers, 'Unfair terms in consumer contracts', in: Louise Gullifer & Stefan Vogenauer (red.), *English and European perspectives on contract and commercial law/Essays in honour of Hugh Beale*, Oxford: Hart 2014, p. 279-289.
- Ilse Samoy, Tam Dang Vu & Sanne Jansen, 'Don't find fault, find a remedy', *ERPL* 2011, p. 855-872.
- Jessica Schmidt, *Der Vertragsschluss/ein Vergleich zwischen dem deutschen, französischen, englischen Recht und dem CESL, Habilitationsschrift* Jena (Tübingen): Mohr 2013.
- Martin Schmidt-Kessel (red.), *Ein einheitliches europäisches Kaufrecht? Eine Analyse des Vorschlags der Kommission*, München: Sellier 2012.
- Martin Schmidt-Kessel (red.), *Der Entwurf für ein Gemeinsames Europäisches Kaufrecht/Kommentar*, München: Sellier 2014.
- Hans Schulte-Nölke, 'Der Blue Button kommt – Konturen einer neuen rechtlichen Infrastruktur für den Binnenmarkt', *Zeitschrift für Europäisches Privatrecht* 2011, p. 749-755.
- Hans Schulte-Nölke e.a., *Der Entwurf für ein optionales europäisches Kaufrecht*, München: Sellier 2012.
- Hans Schulte-Nölke, 'No market for "lemons": on the reasons for a judicial unfairness test for B2B contracts and why it should be limited to non-negotiated terms', *23 ERPL* 2015, p. 195-216.
- Reiner Schulze (red.), *Common European Sales Law (CESL)*, Baden-Baden: Nomos 2012.
- Reiner Schulze & Fryderyk Zoll (red.), *Common European Sales Law (CESL) – Commentary*, München: Beck 2013.
- Scottish Law Commission, *An Optional European Sales Law: Advantages and problems/Advice to the UK government, No. 6.22 et seq.*, www.scotlawcom.gov.uk/news/advice-on-european-sales-law/.
- Ruth Sefton-Green, 'How far can we go when using the English language for private law in the EU?', *European Review of Contract Law* 2012, p. 30-46.
- Ruth Sefton-Green, 'French and English crypto-nationalism and European private law', *European Review of Contract Law* 2012, p. 260-276.
- Pietro Sirena, 'The rules about restitution in the proposal on a Common European sales law', *ERPL* 2011, p. 977-1000.
- Jan Smits, 'Gemeenschappelijk Europees kooprecht gaat niet ver genoeg', *AA* 2012, p. 348-351.
- Jan Smits, 'What do nationalists maximise? A public choice perspective on the (non-)Europeanization of private law', *European Review of Contract Law* 2012, p. 296-310.
- Jan Smits, 'Party choice and the Common European sales law, or: how to prevent the CESL from becoming a lemon on the law market', *50 CMLR* 2013, p. 51-68.
- Dirk Staudenmayer, *Vorschlag für eine Verordnung des Europäischen Parlaments und des Rates über ein Gemeinsames Europäisches Kaufrecht*, München: Beck 2012.
- M. Stürner, 'Kollisionsrecht und Optionales Instrument: Aspekte einer noch ungeklärten Beziehung', *Gemein-europäisches Privatrecht* 2011, p. 236-242.
- Klaus Tonner, 'CESL and consumer contract law: integration or separation?', *Contratto e impresa Europa* 2012, p. 316-329.
- Christian Twigg-Flesner, *A cross-border-only regulation for consumer transactions in the EU*, London: Springer 2012.
- Christian Twigg-Flesner, 'Debate on the European Code of contracts', *Contratto e impresa* 2012, p. 157-166.
- Christian Twigg-Flesner, 'Dealing with informational asymmetries under the proposed CESL and CISG', *Journal of International Trade Law and Policy* 11, 2012, nr. 3, p. 281-299.
- Christian Twigg-Flesner, 'CESL, Cross-border transactions and domestic law – why a dual approach could work (although CESL might not)', *23 ERPL* 2015, p. 231-250.
- Antoni Vaquer Aloy, Esteve Bosch Capdevila & María Paz Sánchez González (red.), *Derecho Europeo de Contratos/Libros II y IV del Marco Común de Referencia*, Barcelona: Atelier 2012 (twee delen).
- Anna Veneziano, 'Un diritto europeo per le contrattazioni on-line (anche) tra imprese?', *Contratto e impresa* 2012, p. 454-460.
- Stefan Vogenauer, 'Elaborare il diritto europeo dei contratti', *Contratto e impresa* 2012, p. 125-156.

Denis Voiroit & Juliette Sénéchal (red.), *Vers un droit européen des contrats spéciaux/Towards a European law of specific contracts*, Brussel: Larcier 2012.

Gerhard Wagner, 'Termination and cure under the Common European Sales Law: consumer protection misunderstood', 50 *CMLR* 2013, p. 147-167.

Edwin van Wechem & Jan Spanjaard, 'Algemene voorwaarden in het GEKR in vergelijking met het Nederlandse BW', *MvV* 2012, p. 53-61.

Matthias Weller, 'Die "Abhilfen" des Käufers im Kommissionsvorschlag für ein Gemeinsames Europäisches Kaufrecht: Neujustierung des Nacherfüllungsanspruchs im Rechtsvergleich', *Zeitschrift für Gemeinschaftsprivatrecht* 2012, p. 173-181.

Christiane Wendehorst & Brigitta Zöchling-Jud (red.), *Am Vorabend eines Gemeinsamen Europäischen Kaufrechts*, Wenen: Manz 2012.

Friedrich von Westphalen, 'Das optionale Europäische Kaufrecht – eine Chance für Verbraucher und Unternehmer?', *ZIP – Zeitschrift für Wirtschaftsrecht* 2011, p. 1985.

Simon Whittaker, 'Identifying the legal costs of operation of the Common European sales law', 50 *CMLR* 2013, p. 85-108.

Therese Wilson & Mary Keyes (red.), *Codifying contract law: international and consumer law perspectives*, Farnham: Ashgate 2014.

Alessio Zaccaria, 'La Commissione sale in cattedra/Basta con i diritti nazionali, solo anticaglie: tutti a scuola di "diritto commune europeo della vendita"', *Contratto e impresa Europa* 2012, p. 173-179.

Bas van Zelst, *The politics of European sales law* (diss. Amsterdam UvA), Alphen aan den Rijn: Kluwer Law International 2008.

Reinhard Zimmermann, 'Perspektiven des künftigen österreichischen und europäischen Zivilrechts', *Juristische Blätter* 2012, p. 2-22.

Reinhard Zimmermann, 'Smarrimenti, disordini', *Contratto e impresa* 2012, p. 7-36.

Fryderyk Zoll, 'The binding power of the contract: protection of performance in the system of the common European sales law', *Journal of International Trade Law and Policy* 11, 2012, nr. 3, p. 259-265.

Fryderyk Zoll, 'Searching the optimum way for the unification and approximation of the private law in Europe – a discussion in the light of the proposal for the Common European Sales Law', *Contratto e impresa* 2012, p. 397-413.

Nadia Zorzi Galgano, 'Dal Codice europeo dei contratti al regolamento della vendita: la logica del sistema, anche con riferimento alla protezione del consumatore', *Contratto e impresa* 2012, p. 239-311.