

T.M.C. ASSER INSTITUUT
The Hague

THE EUROPEAN UNION
AN ONGOING PROCESS OF INTEGRATION

LIBER AMICORUM ALFRED E. KELLERMANN

Edited by

Jaap W. de Zwaan

Jan H. Jans

Frans A. Nelissen

Steven Blockmans

Managing Editor

T·M·C·ASSER PRESS

TABLE OF CONTENTS

Foreword <i>Joseph Weiler</i>	v
Alfred E. Kellermann: Academic Community Organiser <i>The Editors</i>	vii
List of Abbreviations	xv
Part I: Institutional and Constitutional Aspects	
The Structure of the Union According to the Draft Constitution for Europe <i>Koen Lenaerts</i>	3
Rethinking the Institutional System <i>Tim Koopmans</i>	23
Disturbing or Rebalancing Powers within the European Union? <i>Laurence Gormley</i>	35
The Role of the European Commission over the Years: Changes and Challenges <i>Jaap de Zwaan</i>	53
The President of the European Council: The Beginning of a European Government? <i>Richard Lauwaars</i>	71
The Union Minister for Foreign Affairs: Europe's Single Voice or Trojan Horse? <i>Jan Wouters</i>	77
The Member States under the Constitution: Preliminary Investigations <i>Tom Eijsbouts</i>	87
European Union Executives: Out of the Shade, into the Sunshine? <i>Deirdre Curtin</i>	97

The Fall of Committees? <i>Ellen Vos</i>	111
Fragmentation in the Governance of EU External Relations: Legal Institutional Dilemmas and the New Constitution for Europe <i>Ramses Wessel</i>	123
Future Paths of Flexibility: Enhanced Cooperation, Partial Agreements and Pioneer Groups <i>Bruno de Witte</i>	141
Part II: General Principles and Substantive Aspects	
Use of the Infringement Procedure in Cases of Judicial Errors <i>Christiaan Timmermans</i>	155
State Liability and Infringements Attributable to National Courts: A Dutch Perspective on the <i>Köbler</i> Case <i>Jan Jans</i>	165
Rights v. Principles, or How to Remove Fundamental Rights from the Jurisdiction of the Courts <i>Sacha Prechal</i>	177
Decentralisation in a System of Legal Exception: The Role of National Competition Authorities under Regulation 1/2003 <i>Anne-Marie Van den Bossche</i>	185
Internet: A New Paradigm for EU Law? Some Exploratory Comments on a Remarkable Judgment <i>Piet Jan Slot</i>	197
'The Ethology of a Paper Tiger': The European Union and Doping in Sport <i>Robert Siekmann and Janwillem Soek</i>	207
The Europeanisation of the International Maritime Safety Agenda: Are We Better off Leaving It to the IMO? <i>Frans Nelissen</i>	223

The Teaching of European and International Law: The Need for Curriculum Change <i>Gerard Tanja</i>	237
Part III: The New Member States and Eastern Europe	
Supremacy of Constitutions in the Context of Constitutional Pluralism <i>Evgeni Tanchev</i>	251
Constitutional Preparation for EU Accession in the New Central and Eastern European Member States: Is the Rule of Law Better than the Rule of Politics? <i>Jenő Czuczai</i>	269
Impact of EU Accession on the National Legal Orders of New Member States: The Case of Cyprus <i>Nicholas Emiliou</i>	285
The Czech Human Rights Doctrine as Challenged by the EU Charter of Fundamental Rights <i>Jiri Zemanek</i>	295
European Integration and Russia <i>Yury Matveevsky</i>	301
The Impact of European Integration on the Development of Law in Russia <i>Gennadi Tolstopyatenko</i>	309
Russia and the Enlarged European Union: Mending Fences While Shaping a Wider Europe's Environment <i>Wybe Douma</i>	319
The European Union's Troubled Relations with the Federal Republic of Yugoslavia (1991-2001) <i>Steven Blockmans</i>	337
Bibliography Alfred E. Kellermann	357
Index	365