

TABLE OF CONTENTS

PART I	CRIMINAL JUSTICE, CORE VALUES AND HUMAN RIGHTS	21
	The power of forgiveness	23
	<i>Geert Corstens</i>	
	Extended confiscation in Spanish law	31
	<i>José Luis De La Cuesta</i>	
	The Europeanisation of modern Russian criminal law	39
	<i>Maria Filatova</i>	
	¿Quis custodiet ipsos custodes?	49
	<i>José L. González Cussac</i>	
	Sobre el problemático <i>gobierno</i> de la magistratura	57
	<i>Perfecto Andrés Ibáñez</i>	
	Placement and protection of transgender persons in prison	
	An exploration of the human rights standards as developed by the	
	European Committee for the Prevention of Torture and Inhuman or	
	Degrading Treatment or Punishment (CPT)	67
	<i>Pauline Jacobs</i>	
	Modernity and danger	77
	<i>Ferry de Jong</i>	
	The Dutch Public Prosecutor under siege	
	European challenges for the prosecutor's position in the new Code of	
	Criminal Procedure	87
	<i>Leonie van Lent & Eelke Sikkema</i>	

The rise of universal jurisdiction cases in Europe and the appeal of joint investigation teams	95
<i>Brianne McGonigle Leyh, Deborah Nidel & Masha Fedorova</i>	
Aspectos penales y constitucionales del concepto de eutanasia	103
<i>Miguel Ángel Núñez Paz</i>	
Inflation of crimes and punishments and deflation of human rights and fundamental freedoms	113
<i>Daniel R. Pastor</i>	
Torturas y entregas extraordinarias efectuadas por la CIA con la cooperación de los servicios secretos y gobiernos europeos	121
<i>Guillermo Portilla Contreras</i>	
Monedas virtuales y criminalidad: medidas de prevención y su impacto en Latinoamérica	129
<i>Víctor Roberto Prado Saldarriaga</i>	
Criminal law, social justice, and social exclusion	139
<i>Yesid Reyes Alvarado</i>	
The current prison crisis in Ecuador	147
<i>Byron Villagómez Moncayo</i>	
The chilling effect of prosecution of defamation on the right to freedom of expression: an urgent call to decriminalize defamation	159
<i>Dirk Voorhoof</i>	
PART II CRIME, CRIMINOLOGY AND CRIMINAL JUSTICE	169
Domestic violence as a new mitigating factor: recognition, reform, and resentencing	171
<i>Steven W. Becker</i>	
Witwassen	181
<i>Hans de Doelder</i>	
Demarcation-free thinking in criminology: the case of undermining criminality or criminal undermining	187
<i>Petrus C. van Duyne & Benny van der Vorm</i>	

<i>Table of Contents</i>	13
Autonomous environmental crimes and ecocide <i>Michael Faure</i>	195
Medidas premiales a favor de la disidencia terrorista <i>Nicolás García Rivas</i>	205
Fighting the laundering of cultural goods on the antiques market 'Et lux fuit!' <i>Augustin Lazăr</i>	213
Problemas de autoría y participación criminal en el terrorismo internacional organizado <i>Moisés Moreno Hernández</i>	223
Icarus' flight and other Central American experiences in fighting corruption fostered by transnational criminal organizations The role of international commissions in Guatemala, Honduras and El Salvador <i>Hector Olasolo & Federico Freydell Mesa</i>	233
Corrupción y derechos humanos desde una perspectiva social y colectiva <i>María José Rodríguez Puerta</i>	243
Notas sobre el consentimiento hipotético en derecho penal <i>Odone Sanguiné</i>	251
Criminalising ecocide <i>Daan van Uhm & Cedric Ryngaert</i>	261
Economics, scientific solipsism, and punitive power <i>E. Raúl Zaffaroni & Ílison Dias dos Santos</i>	271
PART III CRIMINAL JUSTICE AND EUROPEAN INTEGRATION	283
Section A General issues	285
Problemi di costituzionalizzazione dell'Unione Europea <i>Alessandro Bernardi</i>	287
Hacia un modelo común de decomiso sin condena en la Unión Europea <i>Isidoro Blanco Cordero</i>	297

Zur Unanwendbarkeit des mit Art. 325 AEUV unvereinbaren Strafverfahrensrecht	305
<i>Gerhard Dannecker</i>	
Why do criminal courts refer questions for preliminary rulings to the Court of Justice?	319
<i>André Klip</i>	
Towards internationalization and regionalization of criminal policy and criminal justice – the experience of Finland in a Nordic and European context	329
<i>Raimo Lahti</i>	
To have your cake and eat it too A short history of the EU's failure to harmonise pre-trial detention	339
<i>Joep Lindeman</i>	
Of simple doors and impenetrable borders: AFSJ agencies and the Western Balkans	349
<i>Elmin Omičević</i>	
Judicial cooperation and the right to an effective remedy	359
<i>Michele Panzavolta</i>	
Principle of legality and European justice: an unfinished road	369
<i>Juan M. Terradillos Basoco & María del Mar Martín Aragón</i>	
Section B Eurocrimes	377
Hacia la consideración de la 'violencia de género' como eurodelito	379
<i>María Acale Sánchez</i>	
The protection of the environment by means of criminal law in the European Union: recent trends and future perspectives	387
<i>Fabio Giuffrida & Peter Csonka</i>	
The EU and the protection of the environment through criminal law	397
<i>Luc Lavrysen & Farah Bouquelle</i>	
The preventive turn in European criminal Law Counterterrorism, risk, and the rule of law	407
<i>Valsamis Mitsilegas</i>	

When the transgressor is an office-holder: could criminal liability of public officials help to enforce EU Environmental Law more effectively?	415
<i>Martin Wasmeier & Giacomo Gattinara</i>	
Section C Mutual recognition of judicial decisions	423
Mandatory and optional refusal grounds in mutual recognition instruments	425
<i>Martin Böse</i>	
The role and position of public prosecutors in the application of the European Investigation Order. A view from the Netherlands	433
<i>Pim Geelhoed & Jannemieke Ouwerkerk</i>	
Mutual recognition of confiscation orders in the EU: squaring the circle?	443
<i>Ciro Grandi</i>	
How to deal with rule of law-concerns in surrender procedures?	453
<i>Michiel Luchtman & Stanisław Tosza</i>	
Section D Rights of individuals in criminal procedures	463
The innocence of the unknown	465
<i>Silvia Allegrezza</i>	
Strengthening the rights of detained persons in the European Union as a result of the adoption of Directive 2012/13/EU on the right to information in criminal proceedings	475
<i>Coral Arangüena Fanego</i>	
Right to silence in the EU Directive on the presumption of innocence	487
<i>Michele Caianiello</i>	
The (EU) perspective on crime victims' compensation: (no) room for retribution?	495
<i>Renée S.B. Kool</i>	
Effective judicial protection in the EU – Towards an 'acquis' in transnational horizontal enforcement proceedings?	503
<i>Aart de Vries & Rob Widdershoven</i>	

Section E EU authorities	513
EPPO <i>versus</i> national prosecution office	
A conflicting case of competence with broader dimensions	515
<i>Lorena Bachmaier Winter</i>	
How transparent is the new European Public Prosecutor's Office?	
Reflections on its first year	525
<i>Daniel Beizsley</i>	
The admissibility of unlawful OLAF-evidence in EPPO proceedings and the need for effective judicial protection	533
<i>Koen Bovend'Eerd & Joske Graat</i>	
European Public Prosecutor's Office's institutional status and seat	543
<i>Leendert Erkelens & Arjen Meij</i>	
The European Public Prosecutor's Office (EPPO) as a laboratory of comparative law	553
<i>Vanessa Franssen & Michele Simonato</i>	
Five relevant issues raised by the implementation of the European Public Prosecutor's Office in Spain	563
<i>Juan-Luis Gómez Colomer & Andrea Planchadell Gargallo</i>	
OLAF investigations and fundamental rights: a state of play	571
<i>Jan Inghelram</i>	
Will the European Public Prosecutor's Office negotiate settlements in France?	579
<i>Juliette Lelieur</i>	
PART IV CORPORATE CRIME AND THE ENFORCEMENT OF SOCIO-ECONOMIC LAW	587
Enforcing the prohibition against human trafficking: the teaching of the European Court on Human Rights	589
<i>Filip Dorssemont</i>	
Responsabilidad penal de las personas jurídicas y programas de cumplimiento en el derecho Argentino	595
<i>Daniel Erbetta</i>	

The European Directives regarding the ‘Non-financial Statement’ and the corporate ‘Sustainability Reporting’ A new step towards a European Economic Criminal Law for the protection of human rights?	607
<i>Luigi Foffani</i>	
Sobre la responsabilidad penal de las personas jurídicas en México: algunos aspectos político-criminales, procesales y sustantivos	615
<i>Alejandro González Gómez</i>	
Etikettenschwindel or creative government – using private law to collect public law money claims (a cross-border perspective)	623
<i>Aukje van Hoek & Cathalijne van der Plas</i>	
Gas trading in Europe: is the supervision of market abuse keeping up with the TTF’s pace of growth?	633
<i>Matthijs Nelemans</i>	
Justicia restaurativa empresarial: entre la utopia y lo posible	645
<i>Adán Nieto Martín</i>	
Responsibility of transnational corporations, supply chains and decent work	653
<i>Ana Isabel Pérez Cepeda & Miriam Ruiz Arias</i>	
Business and human rights – A global shift towards corporate mandatory due diligence	661
<i>Paola Severino</i>	
Stof voor discussie, over de doorwerking en handhaving van het ADR in het Nederlandse vervoer over de weg van gevaarlijke stoffen	671
<i>Hugo van Steijn</i>	
Enkele opmerkingen over opzet in het bijzonder strafrecht	679
<i>Hein Wolswijk</i>	
PART V CONFLICTS AND TRANSITIONAL JUSTICE	687
Protecting at-risk people in the Americas: what can be expected from provisional measures adopted by the Inter-American Court of Human Rights?	689
<i>Clara Burbano-Herrera & Yves Haeck</i>	

Fiscalías internacionalizadas contra la corrupción e impunidad: Guatemala, Honduras y El Salvador	699
<i>Carlos A. Calderón Paz</i>	
La política criminal de la transición Española	709
<i>José Luis Díez Ripollés</i>	
La llamada justicia transicional o posconflicto (una mirada desde el cono sur)	719
<i>Carlos Eduardo A. Japiassú & Javier Augusto De Luca</i>	
Die Verbrechen gegen Menschlichkeit der Franco-Diktatur und die Untersuchung vom Untersuchungsrichter Baltasar Garzón	727
<i>Francisco Muñoz Conde</i>	
Collective reparations in Colombia: a tool for the non-repetition of violations?	737
<i>Diana Odier-Contreras Garduno</i>	
Dijimos ‘Nunca Más’: la cuestión del genocidio Argentino (1976/83)	747
<i>Alejandro W. Slokar</i>	
Las penas en la jurisdicción especial para la paz	759
<i>Fernando Velásquez Velásquez</i>	
Contradicciones político-criminales de la justicia transicional en Colombia	767
<i>John Zuluaga</i>	
PART VI CRIMINAL JUSTICE AND NEW TECHNOLOGIES	775
Artificial intelligence and procedural safeguards in criminal proceedings	777
<i>Montserrat de Hoyos Sancho</i>	
Cybersecurity for Artificial Intelligence e diritto penale: prime riflessioni nel prisma del diritto europeo	785
<i>Roberto Flor</i>	
Advanced data analysis for anticipating future risks of terrorism: new regulatory challenges	793
<i>Marianne Hirsch Ballin</i>	

<u>Table of Contents</u>	19
The challenges of new technologies for European criminal law <i>Lorenzo Picotti</i>	805
Inteligencia artificial, falsas noticias y discursos de odio <i>Marcelo A. Riquert</i>	815
Processi decisionali basati sull'intelligenza artificiale ed eventi lesivi Brevi considerazioni sui profili penali <i>Ivan Salvadori</i>	825
List of contributors	835