# Table of Contents

**Bork, Reinhard**: Debt Restructuring in Germany ................. 503

**Cebriá, Luis Hernando**: The Spanish and the European Codification of the Business Judgment Rule .......................... 41

**De Weijs, R.J.**: Harmonization of European Insolvency Law: Preventing Insolvency Law from Turning against Creditors by Upholding the Debt–Equity Divide ........................................ 403

**Habersack, Mathias**: Non-frustration Rule and Mandatory Bid Rule – Cornerstones of European Takeover Law? .......................... 1

**Hacker, Philipp and Thomale, Chris**: Crypto-Securities Regulation: ICOs, Token Sales and Cryptocurrencies under EU Financial Law . 645

**Hallemeesch, Nick**: Self-Dealing by Controlling Shareholders: Improving Minority Protection in Light of Article 9c SRD ............ 197

**Howell, Elizabeth**: An Analysis of the Prospectus Regime: The EU Reforms and the ‘Brexit’ Factor ........................................ 69

**Kinander, Morten**: The Norwegian Model for Access to the European Financial Markets: The Principles and Practicalities of the EEA States’ Solution to the Passporting Issue in Light of Brexit .......... 236

**Mangano, Renato**: Path Dependence and Paradox in Harmonizing Out-of-court Procedures across Europe. The Evidence from Italy . 615


**Minto, Andrea**: Banking Crisis Management, Recovery and Resolution Planning, and “New Governance” Theory: Approaching “Living Wills” as a Public-Private Collaborative Form of Regulation . . 772

**Mucha, Ariel and Oplustil, Krzysztof**: Redefining the Freedom of Establishment under EU Law as the Freedom to Choose the Applicable Company Law: A Discussion after the Judgment of the Court of Justice (Grand Chamber) of 25 October 2017 in Case C-106/16, Polbud ........................................ 270

**Mukwiri, Jonathan**: Protectionism and the EU Market for Corporate Control: Is It Possible to Get the Best of Both Worlds? ........ 308

**Mosca, Chiara**: Director–Shareholder Dialogues Behind the Scenes: Searching for a Balance Between Freedom of Expression and Market Fairness .................................................. 805

**Paterson, Sarah**: Reflections on English Law Schemes of Arrangement in Distress and Proposals for Reform .......................... 472
PAYNE, JENNIFER: Debt Restructuring in the UK .......................... 449
PICCIAU, CHIARA: The Evolution of the Liability of Credit Rating Agencies in the United States and in the European Union: Regulation after the Crisis ........................................ 339
SEN, WEE MENG: The Singapore Story of Injecting US Chapter 11 into the Commonwealth Scheme ........................................ 553
SKAURADSZUN, DOMINIK: Legal Protection against Decisions of the Single Resolution Board pursuant to Article 85 Single Resolution Mechanism Regulation .................................................. 123
SZABÓ, DÁNIEL GERGEY and SØRENSEN, KARSTEN: Corporate Governance Codes and Groups of Companies: In Search of Best Practices for Group Governance ................................................. 697
TIRADO, IGNACIO: Scheming against the Schemes: A New Framework to Deal with Business Financial Distress in Spain ......................... 516
VAROTIL, UMAKANTH: The Scheme of Arrangement as a Debt Restructuring Tool in India: Problems and Prospects .......................... 585
VOS, TOM: ‘Baby, it’s cold outside...’ – A Comparative and Economic Analysis of Freeze-outs of Minority Shareholders .................... 148
WYMEERSCH, EDY: Brexit and the Provision of Financial Services into the EU and into the UK .................................................. 732