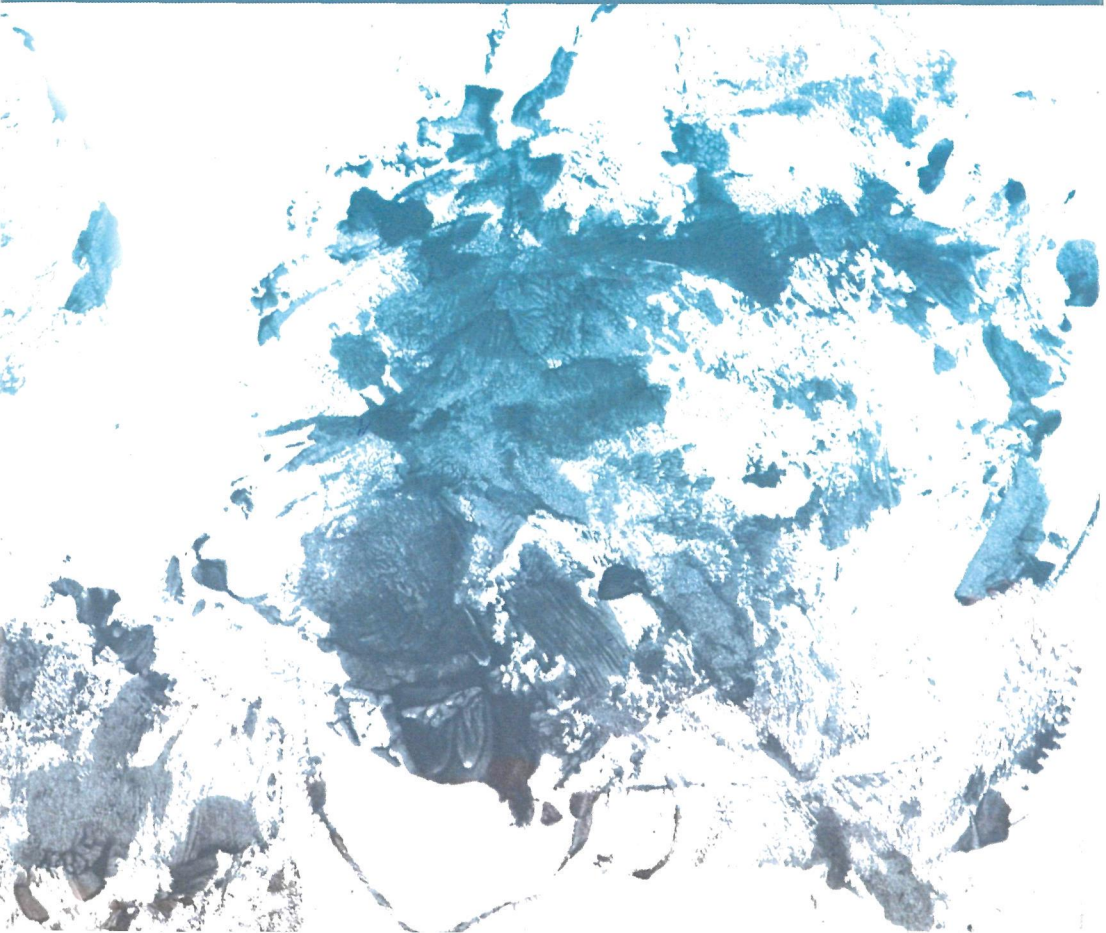


1И//648903(039)

From Eastern Partnership to the Association

A LEGAL AND POLITICAL ANALYSIS

Edited by Naděžda Šišková



CONTENTS

| | |
|--|------|
| Contributors | viii |
| Acknowledgements | x |
| Preface | xi |
| Štefan Füle | |
| Introduction | 1 |
| Naděžda Šíšková | |
| Part I: Eastern Partnership and Association as a Part of European External Relations Law | |
| Chapter One | 6 |
| The Place and Status of the Eastern Partnership Policy in the European External Relations Law | |
| Petrá Lustigová | |
| Chapter Two | 20 |
| Evolution of Association Agreements in EU External Relations Law | |
| Pavel Svoboda | |
| Chapter Three | 41 |
| Interpretation, Implementation and Enforcement of Association Agreements: Institutional Structures, Dispute Settlement Mechanisms and the Jurisdiction of the Court of Justice of the EU | |
| Emil Ruffer | |
| Chapter Four | 59 |
| Legal Aspects of the European Neighbourhood Policy in the EU's New Approaches | |
| Liudmyla Falalieieva | |

Part II: General Overview of the Bilateral Agreements with Eastern Partnership Countries: A New Generation of Bilateral Agreements

| | |
|---|-----|
| Chapter Five | 80 |
| Relationship between the EU and Ukraine | |
| Roman Petrov | |
| Chapter Six | 106 |
| The EU – Ukraine Association Agreement as an Instrument of a New | |
| Generation of so called “Tailored” Association Agreements: | |
| The Comparative View | |
| Naděžda Šišková | |
| Chapter Seven..... | 135 |
| The European Neighbourhood Policy Focused on South Caucasus | |
| Ondřej Hamulák and Archil Chochia | |
| Chapter Eight..... | 148 |
| Cooperation of Post Soviets with the Aim of Not Being “Post” | |
| and “Soviets” | |
| Tanel Kerikmäe, Katrin Nyman-Metcalf, Dali Gabelaia | |
| and Archil Chochia | |
| Part III: From Eastern Partnership to the Association in the Light | |
| of Legal Approximation, Human Rights and the Rule of Law | |
| Chapter Nine..... | 164 |
| The Idea and Rule of Law as the Foundation of the EU Acquis | |
| Peter-Christian Müller-Graff | |
| Chapter Ten | 173 |
| New Conception of Protection of Fundamental Rights in European Union | |
| David Petrlík | |
| Chapter Eleven | 186 |
| Questions of Democracy and Rule of Law Process and their Importance | |
| for the Association and Membership in the Light of the Experience | |
| of the Slovak Republic | |
| Ondřej Blažo | |

| | |
|---|-----|
| Chapter Twelve | 206 |
| The Role of Constitutional Courts, particularly of the Constitutional Court of the Czech Republic, while Introducing Human Rights Soňa Matochová | |
| Chapter Thirteen | 237 |
| The Historical and Theoretical Aspect of Approximation of Law in Central Europe Vlasta Kunová | |
| Chapter Fourteen | 252 |
| Approximation of Competition Laws: Lessons Learned in Central Europe Michal Petr | |
| Chapter Fifteen | 271 |
| The Europeanization of Law Curricula in Eastern Partnership Countries: Best Practices of EU Member States Tanel Kerikmäe and Katrin Nyman-Metcalf | |
| Conclusions | 285 |
| Summarization and Formulation Proposals <i>de lege ferenda</i> | |
| List of Abbreviations and Acronyms..... | 293 |
| Bibliography | 296 |