Contents

Series Editors' preface pag Acknowledgements	ge x xi		
Introduction	1		
Part I Unity through law: inventing Europe's 'integration programme'			
1 Three Treaties, one Community: institution-building and legal strategies to unify Europe	19		
Claiming objectivity: the European Commission and the			
guardianship of the Treaties	22		
The constitutional doctrine of Professor Hallstein	24		
A ministry of law	28		
Europe's political laboratory: the European Parliament			
and the building of a collective expertise in institutional			
reform	35		
The politicians of the law	37		
Euro-parliamentarism and the institutional unity of			
Europe	42		
A supreme court? The European Court and its			
constitutional doctrine	44		
The impossible Court of Justice	45		
A contested interpreter	49		
Judicializing the Court	51		
A supranational market? Euro-lawyers and Europe's			
economic constitution	56		
Brussels as a new marketplace	58		

	Euro-lawyers as corporate brokers	63
	Conclusion	70
2	The force of a weak field: the transnational field of	
	European law and the formation of Europe's polity	72
	The genesis of a transnational legal field	73
	State knowledge and European heresies	73
	Academic and judicial endorsement	80
	A field at the crossroads of Europe	91
	A functional decoupling	92
	Caesurae and censorings at the national level	95
	Proximities and exchanges under the aegis of	
	European law	99
	Professionals of European interdependence	103
	Legal cosmopolitans	104
	National brokers of Europe	108
3	The 'Van Gend en Loos moment'	116
	Between predictions and hindsight: the making of a	
	landmark decision	118
	Mobilizing for judicial flat	119
	A polysemous decision	122
	Judicial ventriloquism: Van Gend en Loos and its	
	legal entrepreneurs	124
	Manufacturing content: Van Gend en Loos and its	
	'implications'	127
	Debating the 'logic' of the European Treaties	129
	Dramatizing the stakes	130
	Politicizing the issue of the legal logic of the	
	European Treaties	133
	Europe's integration programme	140
	A new common sense	140
	A Community of law	144
Pa	art II Jurisprudence, code, constitution:	
	Europe's building blocks in the making	ıg
4	'Jurisprudence': transnational esprit de corps and	
	the Court's perpetual momentum	151
	Perpetuating the founding fathers' spirit	155

CONTENTS	ix	
A precarious setting	155	
The commemorative undertaking	158	
The making of jurisprudence: the Court's invented		
tradition	161	
Stratifying and profiling the Court	165	
The founding fathers: the Court's spokesmen and		
putative heirs	165	
Paths of European judicial glory	168	
5 'Code': the formation of the acquis communautaire		
and the legal objectification in Europe	172	
Calculating Europe	174	
A legal artefact	175	
Europe's corpus juris	180	
A common platform for Europe's polity	185	
Shaping jurisprudence	185	
Monitoring implementation	188	
Envisioning political unity	191	
Representing Europe	194	
6 'Constitution': the fragmentation of the Treaties		
and Europe's constitutional fetishism	198	
The constitutionalist push	201	
The academic aggiornamento and the		
'constitutionalization of Europe'	202	
The rationalizing pressure of EU jurisconsults	206	
The European Parliament's constitutional strategy	213	
A shared assumption? The 'need' for a European		
Constitution	217	
A common constitutional ethos	217	
Constitutionalizing Europe	221	
Conclusion: constitutio non moritur!	230	
Bibliography	232	
Index	258	