

TATJANA JOVANIC, MA, LL.M, PhD
Associate Professor, University of Belgrade Faculty of Law

LIST OF PUBLICATIONS
(from 2002 to September 2014)

Book in Serbian: [*The Process of Regulation*] *Proces regulacije*, [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2014, 428 pages. (bibliography 399-425). ISBN 978-86-7630-495-0.

Book summary:

Dedicated to the complexity of the regulatory process, as a dynamic interplay of actors, motives, goals, tools, forms and strategies of regulation, the aim of the book is to contribute to the development of a socio-legal approach in studying Regulation. In five chapters, the book aims to present a theoretical framework of the regulatory process, from the very basic question „Why regulate”, to evaluation of the impact of rules and forms of regulation.

The first chapter ‘*Regulation – basics*’ represents an introduction to the underlying issues of Regulation and the Regulatory Process as an evolving multidisciplinary study. Here the author presents different concepts and definitions of regulation and examines the regulatory and post-regulatory role of the state in an era of regulatory capitalism. A significant part of this chapter is dedicated to rationales for regulation and theoretical approaches to regulation. Some priorities and dilemmas in the regulatory process are subsequently explored, such as the scope of regulation, regulatory cycles, the globalization of regulation, the failure and counter-productivity of regulation etc. The first part of the following chapter ‘*Policy and instruments of Regulation*’ aims to define the system of regulation, elements of the regulatory regime, and stresses the importance of public policy analysis and planning. However, in this book, Regulation is neither conceived as simply an instrument of public policy, nor a policy limited to legislative drafting. Institutions matter and therefore it was necessary to stress the importance of institutions charged with a mission to pursue and enforce regulation. To do so, they must have tools. Therefore, a significant portion of this chapter is dedicated to the tools of regulation.

In the third chapter entitled ‘*Methods and forms of Regulation*’ the author distinguishes between regulation through rules and regulation through incentives and emphasizes the complex and polycentric character of regulation. Specific attention has been given to systemic theory which explains how regulation is being proceduralized. Various types of rules, including principles and standards, are first presented as tools of regulation, and subsequently a command-control regulation was contrasted to the other forms of regulation occurring within the regulatory space, such as self-regulation, co-regulation and regulation based on processes. This chapter ends with an analysis of the regulation of risk as the object of regulation. The fourth chapter is completely dedicated to ‘*Strategies of enforcing regulation*’. Regulatory style of the regulators and compliance strategies of the regulated were its starting point. After examining deterrence versus compliance, a special section is devoted to sanctions as instruments of enforcing regulation in judicial proceedings and administrative processes. Among theoretical approaches to regulation, a special emphasis has been given to the following: responsive and really responsive regulation, smart and problem oriented regulation, risk based regulation.

The final chapter entitled ‘*The improvement of Regulation*’ is mostly dedicated to the analysis of „better regulation”, regulatory reform and the process of drafting regulations, including the challenges in the process of harmonization of Serbian law with the EU *acquis*. However, it has not been limited to regulatory reform in its narrow sense, but raises the issue of what constitutes better regulation as smarter regulation. The author hopes that this book will contribute to better understanding of the essence of Regulation and encourage a paradigm shift – the regulation should not be interpreted as an interventionist tool of public policy, but the process of influencing behaviour by a legitimate holder of authority.

*

Co-author S. Taboroši, [**Coursebook on Economic Law**] Udžbenik: *Ekonomsko pravo*, [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2010, 480 p, ISBN 978-86-7630-235-2.

Co-editor: T. Bourgoignie, bilingual publication English-Serbian, **Strengthening Consumer Protection in Serbia – Jačanje zaštite potrošača u Srbiji - Liber Amicorum Svetislav Taboroši**, [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2013. ISBN 978-86-7630-463-9.

[**Decentralisation Glossary**] (ed. N. Corbic), *Pojmovnik decentralizacije* (ur. N. Čorbić), Authors: M. Pajvančić, S. Đorđević, T. Jovanić, M. Prokopijević, A. Popov, D. Vučetić, A. Mitić – T. Jovanić: author of 49 items. Publisher: [Office of the National Council for decentralisation] Kancelarija Nacionalnog saveta za decentralizaciju Republike Srbije, 2011. ISBN 978-86-914985-0-4.

Doctoral dissertation, PhD, [Goals and forms of regulation of banking activities in comparative economic systems] Doktorska disertacija: *Ciljevi i oblici regulisanja poslovanja banaka u uporednim privrednim sistemima*, Beograd, 2009, 601 p. (560 p, literature, 561 – 601, TNR 12, 1.5. **Published also as a monograph: [Goals and forms of banking regulation]** *Ciljevi i oblici regulisanja poslovanja banaka*, [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2009.

Co-authored bilingual publication: T. Jovanic, S. Kovačević, *Razvoj finansijskog tržišta Republike Srbije – Poslovni ambijent i institucije / Development of Financial Market in the Republic of Serbia – Business Environment and Institutions*, [Ministry of Finance of the RS and PLAC, Belgrade] Ministarstvo finansija RS i PLAC, Beograd, 2008, 82 pages.

Is there a case in the EU for a Securities Market Regulator and should it be structured as a regulatory agency for Internal Market?, ILF Frankfurt, Master Thesis, 98 p, TNR 11, 1.5.

Master Thesis [Consumer Credit Regulation], Magistarska teza *Regulacija sistema potrošačkih kredita*, Beograd, 2004, 320 str. (literatura 302-320), TNR 11pt. Published as a book: [**Consumer Credit: legal and economic aspects**] *Potrošački kredit: pravno – ekonomski aspekti*, [Serbian Association of Banks, Belgrade] Udruženje banaka Srbije, Beograd, 2004.

*

PUBLICATIONS IN ENGLISH

‘A conceptual framework of consumer participation’, *Network Industries Quarterly* | vol. 14 | no 4 | 2012, 1-6.

Co-author B. Gecić, „Legal Aspects of Doing Business in Europe – Serbia“, *Legal Aspects of Doing Business in Europe*, 2nd edition (ed. D. Campbell), Juris Publishing, 2011, 41 p. ISBN 978-1-57823-294-9.

Co-author: A. Đelić, „The European legal framework for farm advisory services“, *Economics of Agriculture* 60(4) / 2013, 801-816.

“Agri-environmental legislative framework in Serbia in Light of harmonisation with the EU law”, *Economics of Agriculture* 60(2) / 2013, 321 – 335.

Co-author V. Milutinović, „Serbia's New Law on Protection of Competition: Innovations and Challenges for a Young Competition Regime“, *Comparative Law Yearbook of International Business Vol. 32. 2010*, 79-106.

„Some paradigms of regulation of risks to society“, *Belgrade Law Review* (3) /2010, 285 - 307.

„Investment Funds Law and Regulation in Serbia“, *Comparative Law Yearbook of International Business* Vol. 31, 2009, Kluwer Law International, 91-126.

„Banking Law and Regulation in Serbia“, Release 2009-2, *International Banking Law and Regulation*, Oceana, Oxford University Press, 2009, 57 pages; Release 2008-1, *International Banking Law and Regulation*, Oceana, Oxford University Press, 2008, 56 pages, update of the following: „Banking Law and Regulation in Serbia“, Release 2006-1, *International Banking Law and Regulation*, Oceana, Oxford University Press, 2006, 41 pages.

„Deficiencies of regional securities supervisor's operational independence with a particular focus on the Serbian Securities Commission, in: J.P. Guichard, V. Cantino, G. Dutto et al: *Challenges of Economic Sciences in the 21st century*, IES, Belgrade, 2008, 636 –664.

„Consumer Protection Law and Policy in Serbia: The Current State and Projections for the Future“, u: C. Twigg-Flesner et al., *The Yearbook of Consumer Law*, Ashgate, 2007, 465 – 473.

„Best Practices of Consumer Credit Reporting: Credit Reference Agencies – the Case of New EU Member States and Other South-East European Countries“, *Diritto e Politiche dell'Unione Europea*, Rivista quadrimestale (Giappichelli Editore, Torino), Vol. 2007-2, 30-50.

Co-author S. Kerjean, “Draft Inter-Institutional Agreement on the operating framework for the European Regulatory Agencies”, *EuroLaw* 11/2005, 20.

SELECTED CONFERENCE PAPERS (ONLY THOSE WRITTEN AND PRESENTED IN ENGLISH AT INTERNATIONAL CONFERENCES)

5th ECPR Regulation and Governance Biannual Conference - *Regulatory Governance Between Global and Local*, University Pompeu Fabra, June 2014, Barcelona, Spain.

- Chair of Panel: Regulatory Governance I
- Presented a Paper “*Governance arrangements for financial stability – with a particular focus on CEE*”

22 NISPACEE Annual Conference – Government vs Governance in Central and Eastern Europe, Corvinus University - 22-24 May, Budapes - *Institutional Framework as the Key Catalyzer for the Public-Private Partnership Projects and Concessions – The Case of Serbia*.

Global Challenges in PPP – cross sectoral and cross disciplinary solutions? (University of Antwerpen), 6-7 November 2013, Antwerpen, Belgium; *Macroeconomic and Institutional Characteristics as precondition for the quality in implementation of the PPP – case study of Western Balkan region*, co-author S. Sredojevic, presented.

Teaching Consumer Law Conference, 20. November 2013, Faculty of Law, Belgrade, *Consumer Law, Administrative Law and Regulatory Policy*.

European Congress on Rural Law – European Rural Law Council, 11-14 September 2013, Lucerne, Switzerland, *Agri-environmental measures: National Report – Serbia*.

Fifth Trans-European Dialogue in Public Administration (organized by the Network of Institutes and Schools of Public Administration in CEE), Budapest, Corvinus University, Hungary, 1-3 februar 2012, *Influence of agencies on policy making: The state and challenges in Western Balkans*.

1st Annual Conference on the Regulation of Infrastructure Industries, Florence, Italy, EUI, Florence School of Regulation, 15 June 2012, *The Modalities of Consumer Protection in Regulating Infrastructures*.

4th ECPR Regulation and Governance Biannual Conference, University of Exeter, University of Exeter, 27-29 jun 2012, *Governing the World of Organic Agriculture*.

Private Regulation of Advertising, Transnational Private Governance Project, Robert Shuman Centre for Advanced Studies and the Hague Institute for the Internalisation of Law, EUI, Florence, February 2011, *Private Regulation of Advertising – the case of South-East Europe*, presented by V. Milutinovic.

Fourth International Symposium of the Development of Public Administration in Europe– 'Rise and Fall of the Regulatory State?', Ljubljana, Slovenia, 16-17 June 2011, *Participatory Democracy and the Neutrality of Regulators as Challenges in Developing Regulatory States in Western Balkan Countries*.

XXVI Congress and Colloquium of Rural Law – European Council for Rural Law, Bucharest, 21 – 24 September 2011, *Sustainable Development (land and natural resources) – Report on Serbia*.

IV International Conference: *Competition and Regulation in Network Industries*, Brussels, 25. November 2011, '*Transmission unbundling as ex ante instrument of structural regulation of the energy market*'.

3th ECPR Regulation and Governance Biannual Conference, University of Dublin, Ireland, Dublin, June 2010, *The Concept of Regulation in Administrative and Economic Law in Continental Europe, the UK and the USA – a comparative overview*.

EUI Conference on Risk Regulation, European University Institute, Florence, 3-4 December 2010, *Risk Regulatory Concepts and the Role of Law in Risk Regulation*.

2nd European Conference on Financial Regulation and Supervision Finlawmetrics, Università Bocconi, Milano, 18/19 June 2007, "*Is there a case in the EU for a Securities Regulator – A Regulatory Agency Model?*".

XI Conference of the International Association of Consumer Law, Cape Town, South Africa, 11-13 April 2007, "*Consumer Protection Law in need for an Appropriate Framework for a Socially Accountable Protection of Durable Goods*", co-author Svetislav Taborosi.

Sixth International Conference on Financial Services – Responsible Credit, Brussels, 28-29 April 2006, "*Can Risk Based Pricing Work in the Absence of Comprehensive Credit Reporting?*".

*

OTHER (PUBLISHED IN ENGLISH)

Guest Editor: Network Industries Quarterly | vol. 14 | no 4 | 2012. EPF Lausanne, TU Delft, Florence School of Regulation. ISSN 1662-6176.

Editor in chief: Bilingual journal - Studentska revija za privredno pravo – Student Economic Law Review. eISSN 2217-5202 (online). www.selr.bg.ac.rs

Board Member in 2010/2011: Regulatory Law Review – The Journal of Regulation. Paris.

Member of the Editing Board Private Law Reform in South East Europe, Liber Amicorum Christa Jessel Holst, Beograd, 2010.

Book Review: Haines F. (2011) *The Paradox of Regulation – What Regulation Can Achieve and What it Cannot*. Edward Elgar Publishing Limited, Cheltenham, UK. *Competition and Regulation in Network Industries*, No. 1/2012, 72.

Book Review: A. Alemanno (ed.), *Governing Disasters: The Challenges of Emergency Risk Regulation* Edward Elgar, 2011. *European Journal of Risk Regulation*, 4/2012, 631 – 635.

Book Review: Import Safety: Regulatory Governance in the Global Economy by Coglianesi / Finkel / Zaring (eds), University of Pennsylvania Press, 2009, *European Journal of Risk Regulation*, 2/2010, 201 – 203.

Book Review: Uncertain Risks Regulated by Everson / Vos (Eds), Routledge – Cavendish, 2008. *Regulatory Law Review- Petites affiches Special Issue May 2010*, 49 – 50.

Book review: Risk Regulation in the Single Market: The Governance of Pharmaceuticals and Foodstuffs in the European Union, by S. Kraphol, *Plaggrave Studies in European Union Politics*, Palgrave Macmillan, 2008. *Regulatory Law Review – Pettites affiches Special Issue May 2010*, 50 – 51.

Review, „The Basel Committee on Banking Supervision: Internatinal Framework for Liquidity Risk Management, Standards and Monitoring – review“, *Regulatory Law Review* No. 1 / 2010, 57- 60.

Review: The European Commission has set up a Financial Services Users Group to strengthen users' voice in the EU policymaking process, *The Journal of Regulation*, September 2010, II-6.19.

Review: The European Commission proposes a package to enhance consumer protection and strengthen consumer confidence in financial services, *The Journal of Regulation*, September 2010, II-6.18.

*

ARTICLES WRITTEN IN SERBIAN IN LOCAL PERIODICALS OR EDITED VOLUMES

Co-author N. Benkirane, [**Liberalisation of Foreign Exchange Operations in Serbia**], „**Liberalizacija deviznog poslovanja u Srbiji**“, [Collection of Papers: Harmonisation of Serbian business law with the EU law] *Zbornik: Usklađivanje poslovnog prava Srbije sa pravom EU* (2014), [ed. V. Radovic] ur. V. Radović. [School of Law, Belgrade] Pravni fakultet, Beograd, 2014, forthcoming.

[**Design and Coordination of Public Policies as a Starting Point of Harmonization of National Legislation with the Requirements of the EU Acquis**] „Osmišljavanje i koordinacija javnih politika kao polazni osnov harmonizacije domaćih propisa sa zahtevima pravne tekovine EU“, [*Collection of Essays of the Faculty of Law, University of Nis*], *Zbornik Pravnog fakulteta Univerziteta u Nišu*, Niš 2014, forthcoming.

Co-author S. Mijailović, [**Normative framework of the negotiation process with the EU, with a special reference to the role of the National Bank of Serbia**] „Normativni okviri pregovaračkog procesa sa EU sa posebnim osvrtom na ulogu NBS“, [*Law and Economy*] *Pravo i privreda* No. 1-3/ 2014, 213 – 234.

[**The role of Administration in protection of collective interests of consumers**] “Uloga uprave u zaštiti kolektivnih interesa potrošača”, in: T. Bourgoignie, T. Jovanić (eds.), *Strengthening Consumer Protection in Serbia – Jačanje zaštite potrošača u Srbiji Liber Amicorum Svetislav Taboroši*, [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2013, 309-327.

[**Banks' legal risk due to qualification of certain provisions of credit agreements relating to residential property as unfair**] “Pravni rizik banaka zbog kvalifikacije pojedinih odredbi ugovora o stambenim kreditima kao nepravičnih”, [*Law and Economy*] *Pravo i privreda* No. 4-6/2013, 357-381.

[The impact of the regulatory process on business environment] “Uticaj regulatornog procesa na poslovno okruženje”, [Collection of Essays from the International Conference: *Strategic directions of the development and determination of the position of the Republic of Serbia in international relations*] Zborniku sa međunarodne konferencije : *Strateški pravci razvoja i utvrđivanja položaja Republike Srbije u međunarodnim odnosima* – edited by: D. Todić, M. Nikolić, IMPP, Beograd, 2013, 726-741.

[New Legal Framework for Quality Control Schemes for Agricultural Products and Food in the EU] “Novi pravni okvir za šeme kontrole kvaliteta poljoprivrednih proizvoda i namirnica u EU”, [*European Legislation*] *Evropsko zakonodavstvo* No. 43-44/ 2013 , 236 – 248.

[Administrative-law protection of consumers] “Upravnopravna zaštita potrošača”, [*Annals of the Faculty of Law*] *Anali Pravnog fakulteta* No. 2/2013, 180-196.

[Institutional capacity as a precondition for efficient role of Administration in consumer protection] “Institucionalni kapacitet kao preduslov efektivne uloge uprave u zaštiti potrošača”, [Collection of Papers: Harmonisation of Serbian business law with the EU law] Zbornik: *Usklađivanje poslovnog prava Srbije sa pravom EU* (2013), [ed. V. Radovic] ur. V. Radović. [School of Law, Belgrade] Pravni fakultet, Beograd, 2013, 148-174.

[The modalities of users’ participation in regulating utilities (services of general economic interest)] Oblici učešća potrošača u procesu regulacije javnog sektora privrede (delatnosti od opšteg ekonomskog interesa), Collection of Papers: Harmonisation of Serbian business law with the EU law] Zbornik: *Usklađivanje poslovnog prava Srbije sa pravom EU* (2012), [ed. V. Radovic] ur. V. Radović. [School of Law, Belgrade] Pravni fakultet, Beograd, 2012, 220 – 254.

[Consumer Protection as the outcome of Market Surveillance] „Zaštita potrošača kao rezultat tržišnog nadzora“, [*Law and Economy*] *Pravo i privreda* No. 4-6/2012, 452-477.

[Participation of consumer organizations in standardization and accreditation] Učešće potrošačkih organizacija u standardizaciji i akreditaciji, [*Bulletin of the Accreditation Body of Serbia*] *Bilten Akreditacionog tela Srbije*, No. 10/2012, 20 – 24.

[The concept of a service of general economic interest – European Commission’s standpoint] “Koncept usluge od opšteg ekonomskog interesa – stavovi Evropske komisije”, [*European Legislation*] *Evropsko zakonodavstvo* No. 39-40/2012, 179-193.

[The advancement of the regulatory framework in the EU: from better towards smart regulation] „Unapređenje regulatornog okvira u EU: od „bolje“ ka „pametnoj“ regulaciji“, [*European Legislation*] *Evropsko zakonodavstvo* No. 35-36/2011, 9 – 20.

Co-author S. Taboroši, **[Market Regulation as metalegal system and the importance of economic democracy]** „Tržišna regulacija kao metapравни sistem i značaj ekonomske demokratije“, [*Law and Economy*] *Pravo i privreda* No. 4-6/2011, 389 – 419.

Co-author S. Taboroši, **[Glossary: Economic Law, Competition and Regulation]** „Glossary: Ekonomsko pravo, konkurencija i regulacija“, [*Yearbook of the Faculty of Law, University of Banja Luka*] *Godišnjak Pravnog fakulteta Univerziteta u Banjoj Luci* No. 33/2011, 121 – 138.

[Unbundling of energy transmission as an instrument of structural regulation in the EU law] „Razdvajanje (*unbundling*) prenosa energije kao instrument strukturne regulacije u pravu EU“, [*Legal Life*] *Pravni život* No. 12/2011, 437 - 454.

[Climate changes and risk regulation: critical overview of the use of models] „Klimatske promene i regulacija rizika: kritički osvrt na ulogu modela“, [*Climate changes – legal and economic challenges*] Zbornik radova: *Klimatske promene – Pravni i ekonomski izazovi* [ed. S. Lilic] (ur. S. Lilić), [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2011, 135 - 146.

[The conditionality of state aid in respect to environmental, protection rules and standards of good agricultural practice – the EU as an example] „Uslovljenost državne pomoći poštovanjem pravila o zaštiti životne sredine i standarda dobre poljoprivredne prakse – primer Evropske unije“, [*Collection of papers: State aid control in Serbia and in the EU*] Zbornik radova: *Kontrola državne pomoći u Srbiji i u Evropskoj uniji* [ed. S. Lilić] (ur. S. Lilić), [Faculty of Law, Belgrade] Pravni fakultet, Beograd, 2011, 105 – 124.

[Elements of the regulatory regime of organic food production] „Elementi regulatornog režima organske proizvodnje hrane“, Collection of Papers: Harmonisation of Serbian business law with the EU law] Zbornik: *Usklađivanje poslovnog prava Srbije sa pravom EU* (2011), [ed. V. Radović] ur. V. Radović. [School of Law, Belgrade] Pravni fakultet, Beograd, 2011, 305 – 339.

Co-author S. Taboroši, **[Economic Law as the Law of the Market and the Freedom of Competition]** „Ekonomsko pravo kao pravo tržišta i sloboda konkurencije“, [*Law and Economy*] *Pravo i privreda* br. 7-9/ 2010, 306 – 331.

[The Proposal for new measures of consumer protection in financial services] „Predlog novih mera zaštite potrošača u pogledu finansijskih usluga“, [*European Legislation*] *Evropsko zakonodavstvo* No. 33-34/ 2010, 113 – 120.

Co-author S. Taboroši, **[New horizons of consumer protection law – towards socially accountable production of consumer goods]** „Novi horizonti prava zaštite potrošača – ka društveno odgovornoj proizvodnji potrošačkih dobara“, [*Legal life*] *Pravni život* No. 10/2010, 937.

[Consumer Protection in relation to the services of general economic interest] „Zaštita korisnika usluga od opšteg ekonomskog interesa“, [*Legal life*] *Pravni život* No. 11/2009, 1045 - 1062.

[Compliance function in banks from the perspective of the regulatory law] „Compliance funkcija u bankama iz ugla regulatornog privrednog prava“, *Pravo i privreda* br. 5-8/2009, 142 – 164.

Co-author S. Taboroši: **[New consumer credit legislation in the EU: an attempt to balance consumers' interests and economic efficiency]** „Nova regulativa potrošačkog kredita u EU: Usklađivanje interesa potrošača i ekonomske efikasnosti“, [*Legal life*] *Pravni život* No. 12/2008, 709 – 729.

[Netting – banks' risk reduction tool and a prerequisite for the establishment of an effective market in financial derivatives] „Netiranje – instrument upravljanja rizikom banaka i preduslov efikasnog poslovanja finansijskim derivatima“, [*Law and Economy*] *Pravo i privreda* No. 5-8/2008, 782 – 804.

[Legal preconditions of an efficient debt securities market and the role of banks – Part I] „Pravne pretpostavke efikasnog tržišta dužničkih hartija od vrednosti i uloga banaka – I deo“, [*Banking*] *Bankarstvo* No. 7-8/2008, 14–25.

[Legal preconditions of an efficient debt securities market and the role of banks – Part II] „Pravne pretpostavke efikasnog tržišta dužničkih hartija od vrednosti i uloga banaka – II deo“, [*Banking*] *Bankarstvo* No. 9-10/2008, 82–95.

[Legal nature of the netting agreement and conditions for its execution] „Pravna priroda sporazuma o netiranju i preduslovi njegove izvršivosti“, [*Banking*] *Bankarstvo* No. 3-4/2008, 38 –52.

[Golden shares in privatization process: legal and economic observations] „Zlatne akcije u procesu privatizacije: pravno-ekonomska razmatranja“, [*How to finalize privatization in Serbia: results and perspectives*] Naučno društvo ekonomista sa Akademijom ekonomskih nauka i Ekonomski fakultet u Beogradu - *Kako završiti privatizaciju u Srbiji: rezultati i perspektive*, Beograd, 2007, 249–266.

[Trans-European settlement system (TARGET) and its legal framework] „Trans-evropski platni sistem (TARGET) i pravila od značaja za njegovo funkcionisanje“, [*Legal life*] *Pravni život* No. 13/2007, 25 – 49.

[The duty to consult the European Central Bank in the process of drafting relevant EU and national legislative acts pursuant to Art. 105(4) of the Treaty] „Obaveza konsultovanja Evropske centralne banke u postupku izrade relevantnih komunitarnih i nacionalnih propisa prema čl. 105(4) Ugovora“, [*Law and Economy*] *Pravo i privreda* 5-8/2007, 567 – 580.

[European money market: initiatives for the setting up of a single passport for short term securities] „Evropsko tržište novca: inicijativa za uspostavljanje jedinstvenog pasoša za kratkoročne vrednosne papire“, [*European Legislation*] *Evropsko zakonodavstvo* No. 15-16/2006, 54 – 58.

[Control of banking groups on a consolidated basis: powers of the supervisor in prudential control and cooperation of regulators] „Kontrola bankarske grupe na konsolidovanoj osnovi: ovlačenja nadzornog organa sa aspekta prudencione kontrole i saradnja regulatornih tela“, [*Banking*] *Bankarstvo* 5-6/2006, 20 – 31.

Co-author S. Taboroši: **[The role of standards in market regulation and their legal nature]** „Uloga standarda u regulisanju privrede i njihova pravna priroda“, [*Legal life*] *Pravni život* No. 9-12/2006, 317 – 335.

[Several recommendations for the advancement of commercial papers trading] „Nekoliko preporuka za unapređenje poslovanja sa komercijalnim zapisima“, [*Law and Economy*] *Pravo i privreda* No. 5-8/2006, 881 – 904.

[Regulating the conditions for the issue of short-term securities with a particular focus on the EU] „Regulisanje uslova za emisiju kratkoročnih hartija od vrednosti s posebnim osvrtom na Evropsku Uniju“, [*Economic annales – Thematic issue*] *Ekonomski anali*, Tematski broj, February 2006, 7 – 28.

[New regime of investment services in the EU law] „Novi režim investicionih usluga u pravu EU“, [*European Legislation*] *Evropsko zakonodavstvo* No. 14/2005, 28 – 33.

[Regulatory agencies of the EU] „Regulatorne agencije EU“, [*European Legislation*] *Evropsko zakonodavstvo* No. 13/2005, 24 – 31.

[Towards single market in financial services: initiatives under the Action plan for financial services and novelties in the legislative process] „Ka jedinstvenom tržištu finansijskih usluga: inicijative pod okriljem Akcionog plana za finansijske usluge i novine u zakonodavnom postupku“, [*European Legislation*] *Evropsko zakonodavstvo* No. 11/2005, 32 – 38.

[The abuse of law in the EU legal order with a particular reference to fiscal law] „Zloupotreba prava u pravnom poretku EU s posebnim osvrtom na fiskalno pravo“, [*European Legislation*] *Evropsko zakonodavstvo* No. 9-10/2004, 87.

[Basic Assumptions of Consumer Protection Regulation] „Osnovne postavke regulacije s ciljem zaštite potrošača“, [*Legal life*] *Pravni život* No. 10/2004, 545 – 569.

[Consumer Credit: functional approach and the legislative framework] „Potrošački kredit: funkcionalni pristup i zakonski okvir“, [*Banking*] *Bankarstvo* No. 1-2/2004, 32 – 46.

[Golden shares and some forms of state control of the activities of privatized companies performing services of general economic interest] „Zlatne akcije i neki oblici državne kontrole nad poslovanjem privatizovanih preduzeća koje obavljaju delatnosti od opšteg interesa“, [*Law and Economy*] *Pravo i privreda* No. 5-8/2004, 247.

[Credit Bureaus and Personal Data] „Kreditni registri za fizička lica i podaci o ličnosti“, [*Legal life*] *Pravni život* No. 11/2003, 793.

Co-author S. Taboroši, **[Public-Law Aspects of the Concentration of Subjects in the Market]** „Javnopravni aspekti koncentracije tržišnih subjekata“, [*Collection of the Matica Srpska for Social Sciences*] *Zbornik Matice srpske za društvene nauke* No. 114-115/2003, 159.

[Directive 87/102/EEC and the compatibility of laws in Slovenia, Croatia and Bosnia and Herzegovina] „Direktiva 87/192/EEC i usklađenost propisa Slovenije, Hrvatske i Bosne i Hercegovine, [Banking] *Bankarstvo* No. 7-8/2003, 46 – 58.

Co-author S. Taboroši, **[The development of public law consumer protection in light of the Law on Consumer Protection]** „Razvoj javnopravne zaštite potrošača u svetlu Zakona o zaštiti potrošača, [Collection of Papers “Current issues of modern legislature] *Zbornik radova sa savetovanja pravnika u Budvi* „Aktuelna pitanja savremenog zakonodavstva“, [Belgrade] Beograd, 2003, 21.

[Consumer protection concerning consumer credit – legislation in the EU and Central and Eastern Europe] „Zaštita potrošača u vezi sa potrošačkim kreditima – propisi EU i zemalja u tranziciji“, [Legal life] *Pravni život* No. 12/2002, 549.

[Dematerialization of the Documentary Credit] „Dematerijalizacija međunarodnog dokumentarnog akreditiva“, [Belgrade Open School Collection of Essays 2000/2001, No. 5/ II] *Zbornik radova BOŠ* br. V, Sveska II, 2000/2001, Beograd, 2002, 51.