

Table of contents

Foreword.....	7
Introduction	
Anne WEYEMBERGH.....	9
PART I	
Case studies on the intervention of administrative law in the criminal law domain	
Combatting trafficking in human beings: moving beyond labels with the EU's multidisciplinary, integrated and holistic approach	
Chloé BRIÈRE.....	19
The freezing of terrorists' assets: preventive purposes with a punitive effect	
Francesca GALLI.....	43
The case of money laundering. Real administrative procedure used in the detection of fraudulent transactions	
Philippe DE KOSTER and Marc PENNA.....	69
Multidisciplinary investigations into offences against the financial interests of the EU: a quest for an integrated enforcement concept	
Katalin LIGETI and Michele SIMONATO.....	81
The relationship between administrative and criminal sanctions in the new market abuse provisions	
Robert KERT.....	95

Blurring boundaries between administrative and criminal enforcement of environmental law Michael FAURÉ and Armelle GOURITIN.....	109
The fiftieth shade of grey. Competition law, “criministrative law” and “fairly fair trials” Antoine BAILLEUX.....	137

PART II

Cross-cutting issues on the interplay between criminal and administrative law

The organization of administrative and criminal law in national legal systems: exclusion, organized or non-organized co-existence Katja ŠUGMAN STUBBS and Matjaž JAGER.....	155
The influence of the EU on the “blurring” between administrative and criminal law Pedro CAEIRO.....	171
Inter-state cooperation at the interface of administrative and criminal law Michiel LUCHTMAN	191
Blurring boundaries between administrative and criminal law: from the perspective of an EU agency Vincent JAMIN	213
Criminal sanctions and administrative penalties: the <i>quid</i> of the <i>ne bis in idem</i> principle and some original sins Christoffer WONG	219
Concluding remarks Robert ROTH	247
List of contributors.....	253