

WTO AND REGIONALISM

Overview:

- Thomas Cottier and Marina Foltea, “Constitutional Functions of the WTO and Regional Trade Agreements” in Lorand Bartels and Federico Ortino (eds) *Regional Trade Agreements and the WTO Legal System* (Oxford University Press 2006);
- Richard Baldwin and Patrick Low, *Multilateralizing Regionalism, Challenges for the Global Trading System* (Cambridge University Press 2009);
- Kyle W. Bagwell and Petros C. Mavroidis, *Preferential Trade Agreements, A Law and Economic Analysis* (Cambridge University Press 2011);

Historical Approach to the Preferential/Plurilateral Agreements:

- Joost Pauwelyn, “The Transformation of World Trade” (2005) 104 *Michigan Law Review* 1;
- Theresa Carpenter, “A historical perspective on regionalism” Richard Baldwin and Patrick Low (eds) *Multilateralizing Regionalism* (Cambridge University Press 2009);
- Emily J. Blanchard, “A shifting mandate: international ownership, global fragmentation, and a case for deeper integration under the WTO” (2015) 14 *World Trade Review* 87;

Public International Law Framework:

- Andrew Mitchell and Tania Voon, “Free Trade Agreements and Public International Law” in Simon Lester and Brian Mercurio (eds.) *Bilateral and Regional Trade Agreements: Commentary and Analysis* (Cambridge University Press 2007);

Requirements under WTO and the Failure of Article XXIV GATT Mechanism:

- Andrew Mitchell and Nicholas J.S. Lockhart, “Legal Requirements for PTAs under the WTO” in Simon Lester and Brian Mercurio (eds.) *Bilateral and Regional Trade Agreements: Commentary and Analysis* (Cambridge University Press 2007);
- Joost Pauwelyn, “Legal avenues to ‘multilateralizing regionalism’: beyond Article XXIV” in Richard Baldwin and Patrick Low (eds) *Multilateralizing Regionalism* (Cambridge University Press 2009);
- William J. Davey, “A Model Article XXIV: Are there Realistic Possibilities to Improve it?” in Kyle W Bagwell and Petros Mavroidis (eds) *Preferential Trade Agreements, A Law and Economic Analysis* (Cambridge University Press 2011);

Different Modalities of Preferential Forms of Integration:

1. On the Plurilateral Agreements:

- Bernard Hoekman and Petros C. Mavroidis, “Embracing diversity: plurilateral agreements and the trading system” (2015) 14 *World Trade Review* 101;

2. On the Critical Mass Agreements:

- Patrick Low, *WTO Decision-Making for the Future* (WTO Staff Working Paper ERSD-2011-05 2011);
- Juan A. Marchetti and Martin Roy, *The TISA Initiative: An Overview of Market Access Issues* (WTO Staff Working Paper ERSD-2013-11 2013);

3. On Mega-Regional Negotiations:

- Joost Pauwelyn, “Taking the Preferences Out of Preferential Trade Agreements: TTIP as a Provider of Public Goods?” in Jean-Frederic Morin, Tereza Novotna, Frederik Ponjaert and Mario Telo (eds.) *The TTIP in a Multipolar World: Global Impact of An Evolving Transatlantic Partnership* (Ashgate forthcoming 2015);