COMMON MARKET LAW REVIEW

Volume 1–51, 1964–2014

Wolters Kluwer
Law & Business
COMMON MARKET LAW REVIEW

Editors: Thomas Ackermann, Loïc Azoulai, Michael Dougan, Christophe Hillion, Siofra O’Leary, Wulf-Henning Roth, Ben Smulders, Stefaan Van den Bogaert

Advisory Board
Ulf Bernitz, Stockholm
Kieran Bradley, Luxembourg
Laurens J. Brinkhorst, The Hague
Alan Dashwood, Cambridge
Jacqueline Dutheil de la Rochère, Paris
Claus-Dieter Ehlermann, Brussels
Giorgio Gaja, Florence
Walter van Gerven, Leuven
Roger Goebel, New York
Daniel Halberstam, Ann Arbor
Gerard Hogan, Dublin
Laurence Idot, Paris
Francis Jacobs, London
Jean-Paul Jacqué, Brussels
Ole Lando, Copenhagen
Miguel Poiares Maduro, Florence
Sacha Prechal, Luxembourg
Gil Carlos Rodriguez Iglesias, Madrid
Allan Rosas, Luxembourg
Eleanor Sharpston, Luxembourg
Piet Jan Slot, Amsterdam
Christian W. A. Timmermans, Brussels
Enó Várndy, Debrecen
Joachim Vogel†, München
Armin von Bogdandy, Heidelberg
Joseph H. H. Weiler, New York
Jan A. Winter, Bloemendaal
Miroslaw Wyrzykowski, Warsaw

Associate Editor: Alison McDonnell
Common Market Law Review
Europa Institut
Steenschuur 25
2311 ES Leiden
The Netherlands
tel. + 31 71 5277549
e-mail: a.m.mcdonnell@law.leidenuniv.nl
fax + 31 71 5277600

Aims
The Common Market Law Review is designed to function as a medium for the understanding and analysis of European Union Law, and for the dissemination of legal thinking on all matters of European Union Law. It thus aims to meet the needs of both the academic and the practitioner. For practical reasons, English is used as the language of communication.

Editorial policy
The editors will consider for publication manuscripts by contributors from any country. Articles will be subjected to a review procedure. The author should ensure that the significance of the contribution will be apparent also to readers outside the specific expertise. Special terms and abbreviations should be clearly defined in the text or notes. Accepted manuscripts will be edited, if necessary, to improve the general effectiveness of communication.

If editing should be extensive, with a consequent danger of altering the meaning, the manuscript will be returned to the author for approval before type is set.

Submission of manuscripts
Manuscripts should be submitted, together with a covering letter, to the Associate Editor. At the time the manuscript is submitted, written assurance must be given that the article has not been published, submitted, or accepted elsewhere. The author will be notified of acceptance, rejection or need for revision within three to nine weeks.

Authors are requested to submit two copies of their manuscript, typed and double spaced, together with a summary of the contents. Manuscripts may range from 3,000 to 8,000 words, approximately 10–24 pages in length. The title of an article should begin with a word useful in indexing and information retrieval. Short titles are invited for use as running heads. All notes should be numbered in sequential order, as cited in the text.

The author should submit biographical data, including his or her current affiliation.

© 2014 Kluwer Law International BV
CONTENTS CUMULATIVE INDEX VOLUMES 1–51

I. SUBJECTS ........................................................................................................................... 1
  1. Accession ........................................................................................................................ 1
  2. Agriculture and fisheries ............................................................................................... 2
  3. Citizenship (see also 23. Free movement of persons) .................................................. 4
  4. Commercial policy ....................................................................................................... 5
  5. Common Foreign and Security Policy ......................................................................... 9
  6. Company law ............................................................................................................... 10
  7. Competition and industrial policy ............................................................................. 12
  8. Consumer policy ........................................................................................................ 25
  9. Cooperation in the field of Justice and Home Affairs and Cooperation on criminal matters .................................................................................................................. 26
  10. Court of Justice; judicial protection ........................................................................... 28
  11. Economic and monetary policy; EMU ....................................................................... 36
  12. Education .................................................................................................................... 39
  13. EFTA .......................................................................................................................... 39
  14. Energy policy .............................................................................................................. 39
  15. Environmental policy ............................................................................................... 40
  16. Euratom ...................................................................................................................... 42
  17. European Coal and Steel Community ..................................................................... 42
  18. European Development Fund .................................................................................... 42
  19. External relations; association and development ....................................................... 42
  20. Finance: EU Budget .................................................................................................. 48
  21. Free movement of capital ......................................................................................... 49
  22. Free movement of goods and customs union ............................................................ 50
  23. Free movement of persons ....................................................................................... 53
  24. Free movement of services and freedom of establishment ......................................... 58
  25. Fundamental rights .................................................................................................. 61
  26. General ....................................................................................................................... 65
  27. Greenland .................................................................................................................... 76
  28. Harmonization .......................................................................................................... 76
  29. Health ........................................................................................................................ 77
  30. Institutions ............................................................................................................... 78
  31. Intellectual property ................................................................................................. 83
  32. Internal market .......................................................................................................... 85
  33. Jurisdiction and recognition of judgments ................................................................. 89
  34. Non-contractual liability ........................................................................................... 91
  35. Private law .................................................................................................................. 91
  36. Regional policy .......................................................................................................... 93
  37. Relationship between Union law and international law ............................................. 93
  38. Relationship between Union law and national law: judicial cooperation .................... 94
  39. Social policy .............................................................................................................. 102
  40. Research and development ...................................................................................... 106
  41. State aid ..................................................................................................................... 106
  42. Taxation ..................................................................................................................... 108
  43. Tindemans Report .................................................................................................... 109
  44. Transport policy ....................................................................................................... 110

COMMON MARKET LAW REVIEW

CONTENTS CUMULATIVE INDEX VOLUMES 1–51

I. SUBJECTS ........................................................................................................................... 1
  1. Accession ........................................................................................................................ 1
  2. Agriculture and fisheries ............................................................................................... 2
  3. Citizenship (see also 23. Free movement of persons) .................................................. 4
  4. Commercial policy ....................................................................................................... 5
  5. Common Foreign and Security Policy ......................................................................... 9
  6. Company law ............................................................................................................... 10
  7. Competition and industrial policy ............................................................................. 12
  8. Consumer policy ........................................................................................................ 25
  9. Cooperation in the field of Justice and Home Affairs and Cooperation on criminal matters .................................................................................................................. 26
  10. Court of Justice; judicial protection ........................................................................... 28
  11. Economic and monetary policy; EMU ....................................................................... 36
  12. Education .................................................................................................................... 39
  13. EFTA .......................................................................................................................... 39
  14. Energy policy .............................................................................................................. 39
  15. Environmental policy ............................................................................................... 40
  16. Euratom ...................................................................................................................... 42
  17. European Coal and Steel Community ..................................................................... 42
  18. European Development Fund .................................................................................... 42
  19. External relations; association and development ....................................................... 42
  20. Finance: EU Budget .................................................................................................. 48
  21. Free movement of capital ......................................................................................... 49
  22. Free movement of goods and customs union ............................................................ 50
  23. Free movement of persons ....................................................................................... 53
  24. Free movement of services and freedom of establishment ......................................... 58
  25. Fundamental rights .................................................................................................. 61
  26. General ....................................................................................................................... 65
  27. Greenland .................................................................................................................... 76
  28. Harmonization .......................................................................................................... 76
  29. Health ........................................................................................................................ 77
  30. Institutions ............................................................................................................... 78
  31. Intellectual property ................................................................................................. 83
  32. Internal market .......................................................................................................... 85
  33. Jurisdiction and recognition of judgments ................................................................. 89
  34. Non-contractual liability ........................................................................................... 91
  35. Private law .................................................................................................................. 91
  36. Regional policy .......................................................................................................... 93
  37. Relationship between Union law and international law ............................................. 93
  38. Relationship between Union law and national law: judicial cooperation .................... 94
  39. Social policy .............................................................................................................. 102
  40. Research and development ...................................................................................... 106
  41. State aid ..................................................................................................................... 106
  42. Taxation ..................................................................................................................... 108
  43. Tindemans Report .................................................................................................... 109
  44. Transport policy ....................................................................................................... 110
II. CASE LAW (in numerical order) ................................................................. 112
   1. Court of Justice of the European Union .................................................. 112
   2. General Court ..................................................................................... 143
   3. National Courts .................................................................................. 144
   4. EFTA Court ..................................................................................... 149
   5. WTO .................................................................................................. 149
   6. European Court of Human Rights ...................................................... 149
III. CASE LAW (in alphabetical order of annotator) ........................................ 150
   1. Court of Justice of the European Union .................................................. 150
   2. General Court ..................................................................................... 179
   3. National Courts .................................................................................. 181
   4. EFTA Court ..................................................................................... 185
   5. WTO .................................................................................................. 186
   6. European Court of Human Rights ...................................................... 186
IV. ARTICLES ................................................................................................. 187
V. EDITORIALS, ETC. .................................................................................. 231
   1. Documents .......................................................................................... 231
   2. Current information on the negotiations for expansion of the European Communities ........................................... 231
   3. Conference reports ............................................................................ 231
   4. Correspondence .................................................................................. 232
   5. Editorial comments etc. .................................................................. 232
   6. Guest editorials .................................................................................. 236
CUMULATIVE INDEX VOLUMES 1–51

I. SUBJECTS

1. Accession

**Articles**

A. Albi, “Europe” articles in the constitutions of Central and Eastern European countries, 42/399–423

A. Albi, From the banana saga to a sugar saga and beyond: Could the post-communist constitutional courts teach the EU a lesson in the rule of law?, 47/791–829

D. Booss and J. Forman, Enlargement: Legal and procedural aspects, 32/95–130

J. Cochrane, Implications for Ireland of membership of the European Communities, 7/336–341

P. Dagtopiahou, The southern enlargement of the European Community, 21/149–163

O. Due and C. Gulmann, Constitutional implications of the Danish accession to the European Communities, 9/256–270

D. Evrigenis, Legal and constitutional implications of Greek accession to the European Communities, 17/157–169

J. Forman, The European Communities Act 1972, 10/39–55

K. Inglis, The Europe Agreements compared in the light of their pre-accession reorientation, 37/1173–1210

K. Inglis, The Union’s fifth accession treaty: New means to make enlargement possible, 41/937

A. Łazowski, And then they were twenty-seven ….. A legal appraisal of the sixth accession treaty, 44/401–430

G. Lysén, Some views on neutrality and membership of the European Communities: The case of Sweden, 29/229–255

N. March Hunnings, Constitutional implications of joining the Common Market, 6/50–66

A. Martin, The accession of the United Kingdom to the European Communities: Jurisdictional problems, 6/7–49


T. Opsahl, Constitutional Implications in Norway of accession to the European Communities, 9/271–292

F. Santaolalla Gadea and S. Martinez Lage, Spanish accession to the European Communities: Legal and constitutional problems, 23/11–37

I. Seidl-Hohenveldern, Constitutional problems involved in Austria’s accession to the EU, 32/727–741

K.R. Simmonds, The British Islands and the Community: II-The Isle of Man, 7/454–465

K.R. Simmonds, The British Islands and the Community: III-The Isle of Guernsey, 8/475–484

J. Temple Lang, Legal and Constitutional Implications for Ireland of Adhesion to the EEC Treaty, 9/167–178

C.W.A. Timmermans, German unification and Community law, 27/437–449

C. Tomuschat, A united Germany within the European Community, 27/415–436

B. van der Esch, Legal policy in an enlarged Community, 10/56–70

M. Westlake, The Community Express Service: The rapid passage of emergency legislation on German unification, 28/599–614

---

1 For reasons of space, only some of the books reviewed throughout the year are included in the subjects section.
Case law
Case C-161/07, Commission v. Austria, with annotation by S. Currie, 47/197–213

Editorial comments
The British White Paper, 7/133–137
Delay and Uncertainty, 10/1–2
Differentiation of rules and policies in a newly enlarged Community, 15/111–113
The Enlargement of the Communities, 6/153–157
The European Communities Bill, 9/253–255
Form and structure of the Accession Documents, 9/130–133
The Greek Accession Treaty, 16/342–344
Negotiations for admission, 7/253–257
The New Enlargement, 14/523–524
Portugal and the Community, 15/246–248
The progress of negotiations, 7/381–384
A Re-sounding “Yes” for Europe, 12/323–324
The Second Enlargement, 19/213–215
Turkey’s quest for membership of the European Union, 42/1561–1566

Current information on the negotiations for expansion of the European Communities
Denmark, 8/68–71, 213–226, 502–507, 9/208–228
Ireland, 8/72–73, 517–526, 9/80–83, 185–189

Books reviewed
M. Cremona, The Enlargement of the European Union (I. Govaere), 41/1157–1158
C. Hillion, EU Enlargement: A legal approach (P. Tschäpe), 42/559–561
K. Inglis, Evolving Practice In EU Enlargement with Case Studies in Agri-Food and Environment Law (A.F. Tatham), 48/979–981
A. Kellermann, J. Czuczai, S. Blockmans, A. Albi and W. Douma (Eds.), The Impact of EU Accession on the Legal Orders of New EU Member States and (Pre-)Candidate Countries – Hopes and Fears (D. Kochenov), 44/854–856
M. Keating and J. Hughes, The Regional Challenge in Central and Eastern Europe: Territorial Restructuring and European Integration (A. Evans), 42/285–287
A. Tatham, Enlargement of the European Union (P. Van Elsuwege), 47/585–586
J. Zielonka, Europe as Empire. The Nature of the Enlarged European Union (A. Ott), 46/1343–1344

2. Agriculture and fisheries

Articles
G. Avery, Agricultural policy: The conclusions of the European Council, 25/523–539
R. Barents, Community agricultural law and the Court’s case law in 1986–1988, 26/391–422
R. Barents, Recent developments in Community case law in the field of agriculture, 34/811–843
P. Baumann, Common Organizations of the Market and National Law, 14/303–327
C. Bertram, Decision-making in the EEC: The Management Committee Procedure, 5/246–264
L. Boselli, The Citrus Fruit Waiver Case, 7/466–476
G. Braakman, Monetary Evolutions and the Common Agricultural Policy, 15/157–186
O.C. Brändel, The Decisions of the European Court of Justice on the Agricultural Marketing System, 10/240–256
M. Cardwell, General principles of Community law and milk quotas, 29/723–747
A.W. Koers, The External Authority of the EEC in regard to Marine Fisheries, 14/269–301
L. Neville Brown, Agrimoney Byzantinism and Prospective Overruling, 18/509–519
G. Olmi, The Agricultural Policy of the Community, 1/118–147
G. Olmi, Common Organization of Agricultural Markets at the Stage of the Single Market, 5/359–408
G. Olmi, Agriculture and Fisheries in the Treaty of Brussels of January 22, 1972, 9/293–321
C. Trotman, Agricultural policy management: A lesson in unaccountability, 32/1385–1406
M. Vasey, The 1985 farm price negotiations and the reform of the Common Agricultural Policy, 22/649–672
J. Wakefield, Fisheries: A failure of values, 46/431–470
R. Wallace, Special economic dependency and preferential rights in respect of fisheries: characterization and articulation within the European Communities, 21/525–537
K. Winkel, Equal Access of Community Fishermen to Member State Fishing Grounds, 14/329–337

Case law

European Court of Justice

Case 26/70, Einfuhr und Vorratsstelle für Getreide und Füttermittel, Frankfurt/Main v. Firma Günther Henck, Hamburg, with annotation by J.A. Winter, 8/250–263
Case 31/74, Pubblico Ministero Italiano v. F. Galli, with annotation by P. VerLoren van Themaat, 12/418–426
Case 48/74, Charmasson v. Ministry for Economic Affairs and Finance, with annotation by B. Paulin and J. Forman, 12/399–412
Joined Cases 88–90/75, Società SADAM and others v. Comitato Interministeriale dei Prezzi, with annotation by M. Waelbroeck, 14/89–102
Case 61/77, Commission of the EC v. Ireland, with annotation by K. Winkel and R. von Borries, 15/494–502
Case 112/83, Société des Produits de Maïs v. Administration des Douanes et Droits Indirects, with annotation by G. Bebr, 22/771–786
Joined Cases 31 and 35/86, Levantina Agricola Industrial S.A. (LAISA) and CPC España S.A. (Campo Ebro Industrial S.A., Intervener) v. Council of the European Communities (Commission of the European Communities, Intervener), with annotation by G. Vandersanden, 26/551–561
Case 68/86, United Kingdom v. Council; Case 131/86, United Kingdom v. Council, with annotation by J. Bridge, 25/733–742
Joined Cases C-104/89 and 37/90, Mulder et al. and Heinemann v. Council, with annotation by T. Heukels, 30/368–386
Case C-146/89, Commission v. United Kingdom, with annotation by R.R. Churchill, 29/814–820
Case C-2 21/89, R v. Secretary of State for Transport ex p. Factortame; Case C-246/89, Commission v. United Kingdom; Case C-93/89, Commission v. Ireland, with annotation by R.R. Churchill, 29/405–414
Joined Cases C-63/90 and C-67/90, Portuguese Republic and Kingdom of Spain v. Council; Case C-279/89, Commission v. United Kingdom; Case C-280/89, Commission v. Ireland, with annotation by R.R. Churchill, 30/1259–1270
Case C-61/94, Commission v. Germany, with annotation by P. Eeckhout, 35/557–566

**General Court**


**Editorial comments**

The British Parliamentary Timetable, 8/281–283
The Fisheries Question, 9/1
The Mutton and Lamb Story: Isolated incidents or the beginning of a new era, 17/311–314

**Books reviewed**

J. Bourrinet and F. Snyder (Eds.), La sécurité alimentaire dans l’Union européenne, F. Snyder (Ed.), International Food Security and Global Legal pluralism/Sécurité alimentaire internationale et pluralisme juridique mondial (T. Christoforou), 42/1555–1560
R. Churchill and D. Owen, The EC Common Fisheries Policy (J. Wakefield), 48/281–283
A. Greer, Agricultural policy in Europe (M. Cardwell), 43/909–911
J. Hartig Danielsen, EU Agricultural Law (A. Tosato), 51/1307–1308
T. Markus, European Fisheries Law: From Promotion to Management (J. Wakefield), 47/949–952

3. **Citizenship (see also 23. Free movement of persons)**

**Articles**

C. Closa, The concept of citizenship in the Treaty on European Union, 29/1137–1169
C. Closa, Citizenship of the Union and nationality of Member States, 32/487–518
K. Hailbronner, Union citizenship and access to social benefits, 42/1245–1267
Subjects

N. Nic Shuibhne, The resilience of EU market citizenship, 47/1597–1628
S. O’Leary, The relationship between Community citizenship and the protection of fundamental rights in Community law, 32/519–554

Case law

Case C-85/96, María Martínez Sala v. Freistaat Bayern, with annotation by C. Tomuschat, 37/449–457
Case C-158/07, Jacqueline Förster v. Hoofddirectie van de Informatie Beheer Groep, with annotation by O. Golynker, 46/2021–2039
Case C-135/08, Janko Rottmann v. Freistaat Bayern, with annotation by D. Kochenov, 47/1831–1846
Case C-34/09, Gerardo Ruiz Zambrano v. Office national de l’emploi (ONEm), with annotation by K. Hailbronner and D. Thym, 48/1253–1270
Case C-208/09, Ilonka Sayn-Wittgenstein v. Landeshauptmann von Wien, with annotation by L.F.M. Besselink, 49/671–693
Case C-348/09, P.I. v. Oberbürgermeisterin der Stadt Remscheid, with annotation by L. Azouali and S. Coutts (Restricting Union citizens’ residence rights on grounds of public security. Where Union citizenship and the AFSJ meet), 50/553–570
Case C-391/09, Malgežata Runevič-Vardyn and Łukasz Pawel Wardyn v. Vilniaus miesto savivaldybės administracija and Others, with annotation by H. van Eijken, 49/809–826
Case C-434/09, Shirley McCarthy v. Secretary of State for the Home Department; Case C-256/11, Dereci and others v. Bundesministerium für Inneres, with annotation by N. Nic Shuibhne, 49/349–379

Books reviewed

M. Benlolo Carabot, Les fondements juridiques de la citoyenneté européenne (A. Iliopoulou), 47/266–268
M. Dougan, N. Nic Shuibhne and E. Spaventa (Eds.), Empowerment and Disempowerment of the European Citizen (S. Iglesias Sánchez), 51/322–323
M. La Torre (Ed.), European Citizenship. An Institutional Challenge (C. Closa), 37/1019–1020

4. Commercial policy

Articles

J.F. Bellis, Judicial Review of EEC anti-dumping and anti-subsidy determinations after FEDIOL: the emergence of a new admissibility test, 21/539–551
F. Benyon and J. Bourgeois, The European Community – United States Steel Arrangement, 21/305–354
J.-F. Beseler, EEC Protection Against Dumping and Subsidies from Third Countries, 6/327–352
J.H.J. Bourgeois, The Tokyo Round Agreements on Technical Barriers and on Government Procurement in international and EEC Perspective, 19/5–33
M. Bronckers, The impact of TRIPS: Intellectual property protection in developing countries, 31/1245–1281
M. Bronckers, Private participation in the enforcement of WTO law: The New EC Trade Barriers Regulation, 33/299–318
F. Castillo de la Torre, The EEC new instrument of trade policy: Some comments in the light of the latest developments, 30/687–719
M. Cremona, Rhetoric and reticence: EU external commercial policy in a multilateral context, 38/359–396
G. Daleiden, Agricultural Policy and the Import of Poultry-meat from the United States, 1/339–350
A. Dimopoulos, The involvement of the EU in investor-state dispute settlement: A question of responsibilities, 51/1671–1720
M. Dominick, Countervailing State Aids to Steel: A case for international consensus, 21/355–403
M. Düerkop, Trade and environment: International trade law aspects of the proposed EC Directive introducing a tax on carbon dioxide emissions and energy, 31/807–844
P. Eeckhout, The domestic legal status of the WTO Agreement: Interconnecting legal systems, 34/11–58
T. Einhorn, The impact of the WTO agreement on TRIPS (Trade-Related Aspects of Intellectual Property) on EC Law: A challenge to regionalism, 35/1069–1099
U. Everling, Legal Problems of the Common Commercial Policy in the European Economic Community, 4/141–165
U. Everling, Will Europe slip on Bananas? The Bananas judgment of the Court of Justice and national courts, 33/401–437
J. Feenstra, Rules of origin and textile products: Recent case law of the Court of Justice, 22/553–561
A.S. Friedeberg, The Nixon Round Officially Launched, 10/368–385
I. Govaere and P. Eeckhout, On dual use goods and dualist case law: The Aimé Richardt judgment on export controls, 29/941–965
J. Harrison, Incentives for development: the EC’s Generalized System of Preferences, India’s WTO challenge and reform, 42/1663–1689
C.W. Hermann, Common commercial policy after Nice: Sisyphus would have done a better job, 39/7–29
C.-O. Kim, Developments in the Commercial Policy of the European Economic Community, 8/148–167
M. Krajewski, External trade law and the Constitution Treaty: Towards a federal and more democratic common commercial policy?, 42/91–127
P.J. Kuijper and M. Bronckers, WTO law in the European Court of Justice, 42/1313–1355
R. Kulms, Competition, trade policy and competition policy in the EEC: The example of anti-dumping, 27/285–314
J.T. Kurz, A Community export price offset, 25/317–331
H.H. Maas, The External Powers of the EEC with regard to Commercial Policy, 13/379–387
Subjects

R.M. MacLean and R.J. Eccles, A change of style not substance: The Community’s new approach towards the Community Interest Test in anti-dumping and anti-subsidy law, 36/123–148
C. Mathews, Non-Tariff Import Barriers and the Kennedy-Round, 2/403–419
C. Norall, The new amendments to the EC’s basic Anti-dumping Regulation, 26/83–102
P. Pescatore, Opinion 1/94 on “Conclusion” of the WTO Agreement: Is there an escape from a programmed disaster? 36/387–405
E.-U. Petersmann, Application of GATT by the Court of Justice of the European Communities, 20/397–439
E.-U. Petersmann, International and European foreign trade law: GATT dispute settlement proceedings against the EEC, 22/441–489
E.-U. Petersmann, GATT dispute settlement proceedings in the field of antidumping law, 28/69–114
E.-U. Petersmann, The dispute settlement system of the World Trade Organization and the evolution of the GATT dispute settlement system since 1948, 31/1157–1244
E.-U. Petersmann, From “negative” to “positive” integration in the WTO: Time for “mainstreaming human rights” into WTO law? 37/1363–1382
H.-J. Rabe and M. Schütte, EC Anti-dumping law: Current issues in the light of the jurisdiction of the court, 26/643–674
S. Riesenfeld, The treatment of confidential information in anti-dumping cases: A comment on the Celanese case, 21/553–556
A. Smeretzki, The preclusion of direct effect in the recently concluded EU free trade agreements, 51/1125–1158
N. Skoutaris, The application of the acquis communautaire in the areas not under the effective control of the republic of Cyprus: The Green Line Regulation, 45/727–755
F. Snyder, The gatekeepers: The European courts and WTO law, 40/313–367
J. Steenbergen, The Common Commercial Policy, 17/229–249
J. Steenbergen, The new commercial policy instrument, 22/421–441
P. Vander Schueren, Tariff classification, 28/855–875
P. Vander Schueren, New anti-dumping rules and practice: Wide discretion held on a tight leash? 33/271–297
P. Vogelenzang, Two Aspects of Article 115 EEC Treaty: Its use to buttress Community-Set Sub-Quotas, and the Commission’s Monitoring System, 18/169–196

Case law

European Court of Justice

Joined Cases 113, 118–121/77, NTN Toyo Bearing Co. Ltd. and Others v. Council, and other antidumping cases, with annotation by A. Dashwood, 17/119–133
Case 65/79, Procureur de la République v. René Chatain, with annotation by P.M. Schneider, 18/297–405
Case 174/84, Bulk Oil (Zug) A.G. v. Sun International Limited and Sun Oil Trading, with annotation by E.L.M. Volker, 24/99–110


Case C-170/89, BEUC; Case C-105/90, Goldstar; Case C-188/88, NMB; Joined Cases 171/87, Canon, 172/87, Mita, 174/87, Ricoh, 175/87, Matsushita, 176/87, Konishiroky, 177/87, Sanyo, 178/87, Minolta, 179/87, Sharp; Case C-358/89, *Extramet*, with annotation by E. Vermulst and J. Hooijer, 30/155–185


Case C-207/91, *Eurim-Pharm v. Bundesgesundheitsamt*, with annotation by F. Castillo de la Torre, 31/1093–1113


Case C-75/92, *Gao Yao (Hong Kong) Hua Fa Industrial Co. Ltd v. Council*, with annotation by K.J. Kuilwijk and D.R. Phelan, 33/149–153

Case C-432/92, *R. v. Minister of Agriculture, Fisheries and Food, ex parte S.P. Anastasiou (Pissouri) Ltd.*, with annotation by M. Cremona, 33/125–135


Case C-53/96, *Hermès International v. FHT Marketing Choice*, with annotation by A. von Bogdandy, 36/663–672


Case C-351/04, *IKEA Wholesale Ltd v. Commissioners of Customs & Excise*, with annotation by C. Herrmann, 45/1507–1518


**General Court**

Subjects

Case T-69/00, Fiamm and Fiamm Technologies, T-151/00, Le Laboratoire du Bain, T-301/00, Fremax, T-320/00, CD Cartondruck AG, T-383/00, Beamglow Ltd and T-135/01, Giorgio Fedon & Figli S.p.A., Fedon S.r.l. and Fedon America USA Inc., with annotation by A. Thies, 43/1145–1168
Case T-317/02, Fédération des industries condimentaires de France (FICS) and others v. Commission, with annotation by M. Broberg, 43/1169–1179

WTO

The Hormones case: An increased risk of illegality of sanitary and phytosanitary measures, with annotation by M.M. Slotboom, 36/471–491

Editorial comments

GATT, the United States and the Community, 24/5–8
Strengthening GATT, 20/393–396
The FSC challenge, by Richard Morningstar, 39/1–5
A new attempt at a Transatlantic Free Trade Area, or is other work more important?, 44/267–272

Books reviewed

T. Cottier and P. Mavroidis (Eds.), Regulatory barriers and the principle of non-discrimination in World Trade Law (G. Zonnekeyn), 38/1313–1316
G. de Bürca and J. Scott (Eds.), The EU and the WTO: Legal and Constitutional Issues. (P. Koutrakos), 39/1187–1189
J. Jackson, Sovereignty, the WTO, and Changing Fundamentals of International Law (R. Wessel), 44/217–218
P.F.J. Macrory, A.E. Appleton and M.G. Plummer (Eds.), The World Trade Organization (C. Herrmann), 43/1193–1196
E.U. Petersmann and M.A. Pollack, Transatlantic Economic Disputes- the EU, the US, and the WTO (C. Herrmann), 41/1745–1747
S. Princen, EU Regulation and Transatlantic Trade (M. Slotboom), 40/1562–1563
G. van Calster, EU & International trade law: the environmental challenge (H.Vedder), 38/1316–1318
P. van Dijck and G. Faber (Eds.), The External Economic Dimension of the European Union (J. Wiers), 38/1612–1613
J. Weusmann, Die Europäische Union und Südafrika: Bilaterale Handelsbeziehungen im Lichte des GATT und der WTO (T. Cottier), 44/863–866

5. Common Foreign and Security Policy

Articles

C. Ekkes, EU restrictive measures against natural and legal persons: From counterterrorist to third country sanctions, 51/869–905
M. Gatti and P. Manzini, External representation of the European Union in the conclusion of international agreements, 49/1703–1734
R. Gosalbo Bono, Some reflections on the CFSP legal order, 43/337–394
S. von Kielmansegg, The meaning of Petersberg: Some considerations on the legal scope of ESDP operations, 44/629–648

**Case law**


Case C-376/10 P, Pye Phydo Tay Za v. Council, with annotation by L. Pantaleo, 49/1769–1785


**Editorial comments**

The 2013 review of the European External Action Service, A missed opportunity?, 50/1211–1220

The CFSP under the EU Constitutional Treaty – Issues of depillarization, 42/325–329

**Books reviewed**

P. Koutrakos, The EU Common Security and Defence Policy (F. Castillo de la Torre), 51/1544–1548

6. **Company law**

**Articles**


Ph. Colle, The Influence of the European Convention on Mutual Recognition of Companies and Legal Persons, and of the Directives on Company Law upon the legal status of the one-man company in Belgium, 19/79–104

R.R. Drury, The European Co-operation Grouping, 13/7–35

J.P. Dubois, The Economic Interest Group at Community Level, the Institutional Context and Political Integration, 8/168–183

V. Edwards, The European company – essential tool or eviscerated dream? 40/443–464

G. Esteban, The reform of company law in Spain, 28/935–958


H. Fleischer, Supranational corporate forms in the European Union: Prolegomena to a theory on supranational forms of association, 47/1671–1717

C. Gerner-Beuerle, Shareholders between the market and the State. The VW law and other interventions in the market economy, 49/97–143

B. Goldman, The Convention between the Member States of the European Economic Community on the mutual recognition of Companies and Legal Persons, 6/104–128

H. Halbluher, Misreadings: National doctrinal structures and European company law, 38/1385–1420

K.J. Hopt, The European insider dealing directive, 27/51–82

G. Kemperink and J. Stuyck, The Thirteenth company law Directive and competing bids, 45/93–130


P. Leleux, Corporation Law in the United States and in the EEC, 5/133–176
Subjects

M. Lutter, A European Contractual Group-Company, 9/53–72
O. Mörsdorf, The legal mobility of companies within the European Union through cross-border conversion, 49/629–670
M. Petite, The conditions for consolidation under the Seventh Company Law Directive, 21/81–123
R. R. Pennington, Company Law Reform in Great Britain, 1/58–77
P. Sanders, The European Company on its way, 8/29–43
C.M. Schmitthoff, The U.K. companies legislation of 1985, 22/673–682
Y. Scholten, Company Law in Europe, 4/377–398
P.M. Storm, Statute of a Societas Europaea, 5/265–290
D.F. Vagts, Multinational Corporations and International Guidelines, 18/463–474
M.G. Warren III, The common market prospectus, 26/687–716
J. Wouters, Towards a level playing field for takeovers in the European Community?: An analysis of the proposed thirteenth directive in light of American experiences, 30/267–310
E. Wymeersch, The transfer of the company’s seat in European company law, 40/661–695

Case law

European Court of Justice

Joined Cases C-19/90 and 20/90, M. Karella and N. Karellas v. Ypourgos viomichanias, energias kai technologias, Organisms Anasygkrotiseos Epicheiriseon AE, with annotation by E. Steindorff and A. Samara-Krispis, 29/615–624
Case C-104/96, Coöperatieve Rabobank ‘Vecht en Plassengebied’ v. Erik Aarnoud Minderhoud, with annotation by E. Steindorff, 36/191–203
Case C-212/97, Centros Ltd v. Erhvervs- og Selskabstyrelsen, with annotation by W.H. Roth, 37/147–155
Case C-210/06, CARTESIO Oktató és Szolgáltató bt, with annotation by M. Szydło, 46/703–722
Case C-326/07, Commission of the European Communities v. Italian Republic, with annotation, by M. O’Brien, 47/245–261
Case C-101/08, Audiolux SA and Others v. Groupe Bruxelles Lambert SA (GBL) and Others, with annotation by J. Bengoezeta, 47/1173–1186
Case C-81/09, Idrima Tipou AE v. Ypourgos Tipou kai Meson Mazikis Enimerosis, with annotation by T. Papadopoulous, 49/401–416
Case C-378/10, VALE Építési kft, with annotation by T. Biermeyer (Shaping the space of cross-border conversions in the EU: Between right and autonomy), 50/571–590
Case C-19/11, Markus Geltl v. Daimler AG, with annotation by A. Hellgardt (The notion of inside information in the Market Abuse Directive), 50/861–874
EFTA Court

Case E-9/97, Erla María Sveinbjørnsdóttir v. the Government of Iceland, with annotation by M. Eyjólfsfsson, 37/191–211

National courts

The Austrian Supreme Court (Oberster Gerichtshof), Case 6 Ob 123/99b, judgment of 15 July 1999, with annotation by K. Nemeth 37/1277–1284

Guest editorial

First steps for a European law on corporate groups, by M. Lutter, 36/1–5

Books reviewed

F.S. Benyon, Direct Investment, National Champions and EU Treaty Freedoms (Y.V. Avgerinos), 48/1755–1756
A. Gatto, Multinational Enterprises and Human Rights. Obligations under EU Law and International Law, (C. Mak), 49/1799–1801
C. Maschke, Gläubigerschutz im Recht der Societas Privata Europaea in seiner gesetzgeberischen Entwicklung, (A. von Rummel), 49/1817–1818
M. Reichard, The EU-NATO Relationship. A Legal and Political Perspective (A. Sari), 44/1540–1542

7. Competition and industrial policy

Articles

A. Albors-Llorens, The role of objective justification and efficiencies in the application of Article 82 EC, 44/1727–1761
W. Alexander, The Domestic Courts and Article 85 of the Rome Treaty, 1/431–455
W. Alexander, Article 85 of the EEC Treaty and the Exclusive Licence to sell Patented Products, 5/465–475
A. André, Evidence before the European Court of Justice, with special reference to the Grundig/Consten Decision, 5/35–49
N. Argyris, The EEC rules of competition and the air transport sector, 26/5–32
J.-Y. Art and D. van Liedekerke, Developments in EC competition law in 1994: An overview, 32/921–971
J.-Y. Art and D. van Liedekerke, Developments in EC competition law in 1995: An overview, 33/719–775
J.-Y. Art and D. van Liedekerke, Developments in EC competition law in 1997: An overview, 35/1135–1182
J.-Y. Art, Developments in EC Competition Law in 1998: An overview, 36/971–1026
D. Bailey, Standard of proof in EC merger proceedings: A common law perspective, 40/845–888
D. Bailey, Scope of judicial review under Article 81 EC, 41/1327–1360
D. Bailey, Damages actions under the EC Merger Regulation, 44/101–139
D. Bailey, Single, overall agreement in EU competition law, 47/473–508
D. Bailey, Restrictions of competition by object under Article 101 TFEU, 49/559–599
J.K. Bentil, Control of the Abuse of Monopoly Power in EEC Business Law, 12/59–75
S. Brammer, Concurrent jurisdiction under Regulation 1/2003 and the issue of case allocation, 42/1383–1424
M. Broberg, Commitments in phase one merger proceedings: The Commission’s power to accept and enforce phase one commitments, 34/845–866
O. Brouwer, J. Goyder and D. Mes, Developments in EC competition law in 2007: An overview, 45/1167–1205
P.C. Canellis and H.S. Silber, Concentration in the Common Market, 7/5–35, 138–166
A. Capobianco, Information exchange under EC competition law, 41/1247–1276
K. Cseres and J. Mendes, Consumers’ access to EU competition law procedures: Outer and inner limits, 51/483–521
A. Dashwood, Joint Sales Agencies and Article 85 of the EEC Treaty, 9/466–477
J. Davidow, EEC Fact-Finding Procedures in Competition Cases; An American Critique, 14/175–189
H.W. de Jong, Concentration in the Common Market, 4/166–179
M. Demetriou and M. Gray, Developments in EC competition law in 2006: An overview, 44/1429–1462
A. Deringer, The Interpretation of Article 90 (2) of the EEC Treaty, 2/129–138
B. Doherty, Just what are essential facilities?, 38/397–436
H. Drion, Restraint of Buyer’s Freedom under Article 85, 1/148–155
D. Edward and M. Hoskins, Article 90: Deregulation and EC Law. Reflections arising from the XVI FIDE Conference, 32/157–186
C.-D. Ehlermann, The contribution of EC Competition Policy to the Single Market, 29/257–282
C.-D. Ehlermann, The modernization of EC antitrust policy: A legal and cultural revolution, 37/537–590
T. Eilmansberger, How to distinguish good from bad competition under Article 82 EC: In search of clearer and more coherent standards for anti-competitive abuses, 42/129–177
N. Fiedziuk, Putting services of general economic interest up for tender: Reflections on applicable EU rules, 50/87–114
I. Forrester and C. Norall, The Laicization of Community Law: Self-help and the rule of reason: How competition law is and could be applied, 21/11–51
I.S. Forrester, Complement or Overlap? Jurisdiction of National and Community Bodies in Competition Matters after SABAM, 11/171–182
I.S. Forrester, Legal Professional Privilege: Limitations on the Commission’s Powers of Inspection following the Am & S Judgment, 20/75–87
M. Gal and I. Faibish, Six principles for limiting government-facilitated restraints on competition, 44/69–100
D. Geradin, Limiting the Scope of Article 82 of the EC Treaty: what can the EU learn from the U.S. Supreme Court’s Judgment in Trinko in the wake of Microsoft, IMS and Deutsche Telekom?, 41/1519–1553
D. Gerard, Merger control policy: How to give meaningful consideration to efficiency claims? 40/1367–1412
D. Gerard, Protectionist threats against cross-border mergers: Unexplored avenues to strengthen the effectiveness of article 21 ECMR, 45/987–1025
D.J. Gijlstra and D.F. Murphy, Some Observations on the Sugar Cases, 14/45–71
R.J. Goebel, Metro II’s confirmation of the selective distribution rules: Is this the end of the road? 24/605–634
F. Graupner, Commission Decision-Making on Competition Questions, 10/291–305
K.W. Grewlich, “Cyberspace”: Sector-specific regulation and competition rules in European telecommunications, 36/937–969
L. Gyselen, Vertical Restraints in the Distribution Process: Strength and weakness of the free rider rationale under EEC competition law, 21/647–668
L. Gyselen, State action and the effectiveness of the EEC Treaty’s competition provisions, 26/33–60
A.D. Ham, International cooperation in the anti-trust field and in particular the Agreement between the United States of America and the Commission of the European Communities, 30/571–597
L. Hancher and J.-L. Buendia Sierra, Cross-subsidization and EC Law, 35/901–945
C. Harding, The Use of Fines as a Sanction in E.E.C. Competition Law, 16/591–614
B. Hawk and H. Huser, A bright line shareholding test to end the nightmare under the EEC Merger Regulation, 30/1155–1183
B. Hawk, System failure: Vertical restraints and EC competition law, 32/973–989
E. Hjelmeng, Competition law remedies: Striving for coherence or finding new ways?, 50/1007–1038
C. Hodges, Competition enforcement, regulation and civil justice: What is the case?, 43/1381–1407
H.C.H. Hofmann, Negotiated and non-negotiated administrative rule-making: The example of EC competition policy, 43/153–178
W.A. Hoyng and M.B.W. Biesheuvel, The know-how group exemption, 26/219–234
P. Ibáñez Colomo, Exclusionary discrimination under Article 102 TFEU, 141–163
L. J. De Keyser, Territorial Restrictions and Export Prohibitions under the United States and the Common Market Antitrust Laws, 2/271–299
R.T. Jones, Fundamentals of International Licensing Agreements and their Application in the European Community, 10/3–38
C. Kerse, The complainant in competition cases: A progress report, 34/213–265
A. Komninos, Effect of Commission decisions on private antitrust litigation: Setting the story straight, 44/1387–1428
S. D. Kon, Article 85, para. 3: A Case for Application by National Courts, 19/541–561
V. Korah and P. Lasok, Philip Morris and its aftermath – merger control?, 25/333–368
V. Korah, Some Comments on the Community Court’s Judgment in Kali and Salz, 12/513–517
V. Korah, Concept of a Dominant Position within the Meaning of Article 86, 17/395–414
V. Korah, Group Exemptions for Exclusive Distribution and Purchasing in the EEC, 21/53–80
P. J. Kuijper, Airline Fare-Fixing and Competition: An English Lord, Commission Proposals and US Parallels, 20/203–233
D. G. F. Lange and J. B. Sandage, The Wood Pulp decision and its implications for the scope of EC competition law, 26/137–166
M. Levitt, Access to the file: The Commission’s administrative procedures in cases under Articles 85 and 86, 34/1413–1444
I. Lianos, Collusion in vertical relations under Article 81 EC, 45/1027–1077
C. S. Maddock, Know How Licensing under the Antitrust Laws of the United States and the Rome Treaty, 2/36–68
K. P. Mailänder, Restrictive Patterns by Multiple Agreements, The Brasserie de Haecht case, 6/353–367
K. Markert, Some Legal and Administrative Problems of the Co-Existence of Community and National Competition Law in the EEC, 11/92–104
M. R. Mok, The Procedure of the EEC Commission in Antitrust Cases, 1/327–338
G. Monti, The scope of collective dominance under Article 82 EC, 38/131–157
G. Monti, Article 81 EC and public policy, 39/1057–1099
R. Nazinini, Article 81 EC between time present and time past: A normative critique of “restriction of competition” in EU law, 43/497–536
R. Nazinini, Administrative enforcement, judicial review and fundamental rights in EU competition law: A comparative contextual-functionalist perspective, 49/971–1006
O. Odudu and D. Bailey, The single economic entity doctrine in EU competition law, 51/1721–1758
J. Petrovčič, Patent hold-up and the limits of competition law: A Trans-Atlantic perspective, 50/1363–1386
C. Pavesio, Requirements Contracts under EEC Law in the light of the BP. Kemi Case, 18/309–333
M. Penadés Fons, Beyond the prima facie effectiveness of arbitration commitments in EU merger control, 49/1915–1950
J. A. Rahl, Competition and antitrust in American economic policy: Are there useful lessons for Europe?, 8/284–312
N. Reich, The “November Revolution” of the European Court of Justice: Keck, Meng and Audi revisited, 31/459–492
N. Reich, The “Courage” doctrine: Encouraging or discouraging compensation for antitrust injuries?, 42/35–66
D. Reichelt, To what extent does the co-operation within the European Competition Network protect the rights of undertakings?, 42/745–782
P. Rew, Actions for Damages by Third Parties under English Law for Breach of Article 85 of the EEC Treaty, 8/462–474
J. B. Richardson, International trade aspects of telecommunications services, 23/385–399
L. Ritter and C. Overbury, An attempt at a practical approach to joint ventures under the EEC Rules on Competition, 14/601–637
J. Rivas and J. Branton, Developments in EC competition law in 2002: An overview, 40/1187–1240
J. Rivas and F. Stroud, Developments in EC competition law in 2001: An overview, 39/1101–1145
M. Rotger, The Problem of Parallel Imports Arising from the Cinzano Decision and in Reference to British Case Law, 11/273–297
E. Rousseva, Modernizing by eradicating: How the Commission’s new approach to Article 81 EC dispenses with the need to apply Article 82 EC to vertical restraints, 42/587–585
H. Schepel, Delegation of regulatory powers to private parties under EC competition law: Towards a procedural public interest test, 39/31–51
P. Schindler, Public enterprises and the EEC Treaty, 7/57–71
J. Schmidt, The new ECMR: “Significant impediment” or “significant” improvement?,, 41/1555–1582
G. Schrans, National and Regional Aid to Industry under the EEC Treaty, 10/174–194
T. Sharpe, The Distillers Decision, 15/447–464
T. Sharpe, The Commission’s Proposals on Crisis Cartels, 17/75–90
M. Siragusa and R. Subiotto, The EEC merger control regulation – the Commission’s evolving case law, 28/877–934
M. Siragusa, The Application of Article 86 to the Pricing Policy of Dominant Companies: Discriminatory and Unfair Prices, 16/179–194
P.J. Slot and A. Skudder, Common features of Community law regulation in the network-bound sectors, 38/87–129
P.J. Slot, Energy and competition, 31/511–547
P.J. Slot, A view from the mountain: 40 years of developments in EC competition law, 41/443–473
E. Steindorff, Product shortages, Allocation and Price Control under Article 86 of the EEC Treaty, 15/35–42
E. Steindorff, Article 85, para. 3: No Case for Application by National Courts, 20/125–130
E. Steindorff, Article 85 and the rule of reason, 21/639–646
J. Temple Lang, The procedure of the Commission in competition cases, 14/155–173
J. Temple Lang, Monopolization and the Definition of “Abuse” of a Dominant Position under Article 86 E.E.C. Treaty, 16/345–364
J. Temple Lang, The Powers of the Commission to Order Interim Measures in Competition Cases, 18/49–61
J. Temple Lang, Community Antitrust Law-Compliance and Enforcement, 18/335–362
D.-P. Tzakas, Effective collective redress in antitrust and consumer protection matters: A panacea or a chimera? 48/1125–1174
I. van Bael, The antitrust settlement practice of the EC Commission, 23/61–90
P. Van Cleynenbreugel, Article 101 TFEU and the EU Courts: Adapting legal form to the realities of modernization?, 51/1381–1435
M. van der Woude, Hearing officers and EC antitrust procedures: The art of making subjective procedures more objective, 33/531–546
M. van Empel, The EEC Trade Mark Memorandum, 15/55–67
J.D. Veltrop, Tying and exclusive purchasing arrangements under EC competition law, 31/549–573
J.S. Venit, Two steps forward and no steps back: Economic analysis and oligopolistic dominance after Kali&Salz, 35/1/1101–1134
J.S. Venit, Brave new world: The modernization and decentralization of enforcement under Articles 81 and 82 of the EC Treaty, 40/537–543
P. VerLoren van Themaat, Article 36 in relation to Article 85 and Patent Licensing Agreements, 1/428–430
P. VerLoren van Themaat, Competition and Planning in the EEC and the Member States, 7/311–322
B. Vesterdorf, Complaints concerning infringements of competition law within the context of European Community law, 3/77–104
S. Voigt and A. Schmidt, The Commission’s guidelines on horizontal mergers: Improvement or deterioration?, 41/1583–1594
S. Völcker, Developments in EC competition law in 2003: An overview, 41/1027–1072
S. Völcker, Developments in EC competition law in 2004: An overview, 42/1691–1736
S. Völcker, Developments in EC competition law in 2005: An overview, 43/1409–1446
S. Völcker, Leveraging as a theory of competitive harm in EU merger control, 40/581–614
S. Völcker, Rough justice? An analysis of the European Commission’s new fining guidelines, 44/1285–1320
C. Volpin, The ball is in your court: Evidential burden of proof and proof-proximity principle in EU competition law, 51/1093–1124
A.J. Vossestein, Corporate efforts to influence public authorities, and the EC rules on competition, 37/1383–1402
F. Wagner-von Papp, Best and even better practices in commitment procedures after Alrosa: The dangers of abandoning the “struggle for competition law”, 49/929–970
S. Weatherill, “Fair play please!”: Recent developments in the application of EC law to sport, 40/51–93
R. Whish, Regulation 2790/99: The Commission’s “new style” block exemption for vertical agreements, 37/887–924
A. Winckler and M. Hansen, Collective dominance under the EC merger control regulation, 30/787–828
A. Witt, From Airtours to Ryanair: Is the more economic approach to EU merger law really about more economics?, 49/217–246

**Case law**

**European Court of Justice**


Case 14/68, Walt Wilhelm and Others v. Bundeskartellamt, with annotation by R.H. Lauwaars, 6/488–490

Case 5/69, Franz Völk v. S.P.R.L. Ets. J. Vervaecce, with annotation by M. van Empel and E. Steindorff, 7/81–86

Case 10/69, A. Portelange v. Smith Corona Marchant International Lausanne and others, with annotation by J.A. Winter, 7/234–236

Case 41/69, A.C.F.-Chemiefarma v. Commission of the European Communities, with annotation by J.G. van der Wielen and B. Baardman, 8/86–92

Case 44/69, Boehringer Mannheim GmbH v. Commission of the European Communities, with annotation by J.G. van der Wielen and B. Baardman, 8/86–92

Case 45/69, Buchler and Co. v. Commission of the European Communities, with annotation by J.G. van der Wielen and B. Baardman, 8/86–92

Case 48/69, Imperial Chemical Industries Ltd. v. Commission of EC, with annotation by J.A. Winter and E. Steindorff, 9/494–502

Case 1/70, Parfums Marcel Rochas Vertriebs GmbH, Munich v. Helmut Bitsch, Breisach/Rhein, with annotation by J.G. van der Wielen, 8/247–250

Case 10/71, Ministère Public Luxembourgeois v. Müller and others, with annotation by L.A. Geelhoed, 9/481–486

Case 22/71, Béguelin Import Co. v. S.A. G.L. Import Export, with annotation by J.A. Winter, 9/491–494

Case 6/72, Europemballage Corporation and Continental Can Co. Inc. v. Commission of the European Communities, with annotation by F. Graupner and W. Alexander, 10/211–218

Case 48/72, S.A. Brasserie de Haecht v. Wilkin-Janssen, with annotation by F. Graupner, 10/309–311

Case 6 and 7/73, Istituto Chimioterapico Italiano and Commercial Solvents Corporation v. Commission, with annotation by R.M. Reichling, 11/335–341

Case 127/73, Société Belge des Auteurs, Compositeurs et Editeurs and Belgische Radio en Televise v. N.V. Fonior, with annotation by R.M. Reichling, 11/341–347

Case 28/77, Tepea BV v. Commission of the European Communities, with annotation by J. Fr. Verstrynge, 16/259–267

Case 125/78, GEMA v. Commission of the European Communities, with annotation by W. Alexander, 17/451–456

Joined Cases 209 to 215, 218/78, Heinz van Landewijck Sàrl a.o. v. Commission of the European Communities (FEDETAB), with annotation by Th. Van Rijn, 19/341–360

Subjects

Case 210/81, Demo Studio Schmidt v. Commission of the European Communities, with annotation by H.W. Wertheimer, 21/715–740
Case 322/81, Nederlandse Banden-Industrie Michelin v. Commission, with annotation by W.L. Snijders, 23/193–205
Joined Cases 96 to 102, 104, 105, 108 and 110/82, NV IAZ International Belgium and other v. Commission of the European Communities, with annotation by T. Domela-Nieuwenhuis, 22/329–345
Case 107/82, Allgemeine Elektricitäts-Gesellschaft AEG Telefunken A.G. v. Commission of the European Communities, with annotation by C. Buijs, 21/557–579
Joined Cases 228 and 229/82, Ford of Europe, Inc., and Ford Werke A.G. v. Commission, with annotation by H. Ullrich, 21/579–593
Case 240 to 242, 261, 262, 268 and 269/82, Stichting Sigarettenindustrie et al. v. Commission, with annotation by P.J. Slot, 23/909–917
Case 35/83, BAT Cigaretten-Fabriken GmbH v. Commission of the European Communities, with annotation by W. Alexander, 22/709–718
Case 161/84, Pronuptia de Paris GmbH v. Pronuptia de Paris Irmgard Schillgalis, with annotation by R.J. Goebel, 23/683–701
Case C-62/86, AKZO Chemie B.V. v. Commission, with annotation by N. Levy, 29/415–427
Case 66/86, Ahmed Saeed Flugreisen and Silver Reed Reisebüro GmbH v. Zentrale zur Bekämpfung unlauteren Wettbewerbs e.V., with annotation by C. Stanbrook, 26/535–550
Case C-347/87, Triveneta Zuccheri v. Commission, with annotation by J. Flynn, 28/444–452
Case C-202/88, France v. Commission (Telecom); Case C-41/90, Hofner and Elser v. Macrotun GmbH; Case C-260/89, Elliniki Radiophonía Tíleorassi (ERT) v. Dimotiki, with annotation by P.J. Slot, 28/964–988
Case 347/88, Commission v. Greece, with annotation by L. Hancher, 28/989–997
Joined Cases C-46/90 and C-93/91, Procureur du Roi v. Lagaque and others, Evrard; Case C-192/90, Merci Convención del Porto di Genua SpA v. Siderurgica Gabrielli SPA; Case C-18/88, Régie des Télégraphes et des Téléphones v. CA ‘GB-Inno-BM’, with annotation by L. Gyselen, 29/1229–1246
Joined Cases C-48/90 and C-66/90, Netherlands, Koninklijke PTT Nederland and PTT Post BV v. Commission, with annotation by J. Flynn and E. Turnbull, 30/396–405
Case C-69/91, Ministère Public v. F. Decoster; Case C-92/91, Ministère Public v. Tuitlandier, with annotation by L. Hancher, 31/857–873
Case C-185/91, Bundesanstalt für den Güterfernverkehr v. Gebrüder Reiff GmbH & Co. KG; Case C-2/91, Meng; Case C-245/91, OHRA Schadeverzekeringen NV, with annotation by A. Bach, 31/1357–1374
Case C-320/91 P, Procureur du Roi v. Paul Corbeau, with annotation by L. Hancher, 31/105–122
Case C-325/91, France v. Commission, with annotation by A. Papaioannou, 31/155–164
Case C-36/92 P, Samenwerkende Elektriciteits-produktiebedrijven NV (SEP) v. Commission, with annotation by C. Kerse, 32/857–869


Case C-60/92, Otto BV v. Postbank NV, with annotation by C. Kerse, 31/1375–1385

Case C-188/92, TWD Textilwerke Deggendorf GmbH v. Bundesrepublik Deutschland, with annotation by M. Hoskins, 31/1399–1408

Case C-360/92 P, Publishers Association v. Commission, with annotation by L. Gormley, 34/1039–1408

Case C-364/92, SAT Fluggesellschaft mbH v. European Organization for the Safety of Air Navigation (Eurocontrol), with annotation by B.J. Drijber, 34/1039–1408

Case C-393/92, Gemeente Almelo and Others v. Energiebedrijf Lisselmi NV, with annotation by L. Hancher, 32/305–325

Joined Cases C-319/93, 40/94 & 224/94, H.E. Dijkstra and Others v. Friesland (Frico Domo) Coöperatie; Case C-399/93, H.G. Oude Luttikhuis v. Verenigde Coöperatieve Melkindustrie Cubero, with annotation by T. Ackermann, 34/695–711

Case C-412/93, Société d’Importation Édouard Leclerc-Siplec v. TF1, with annotation by L. Idot, 33/113–124


Case C-367/95 P, Commission v. Sytraval; Case T-95/96, Gestevision Telecinco v. Commission, with annotation by C. Bovis, 36/205–225

Case C-44/96, Mannesmann Anlagenbau Austria AG v. Strohal Rotationsdruck, with annotation by C. Bovis, 36/205–225


Case C-7/97, Oscar Bronner v. Mediaprint, with annotation by L. Hancher, 36/1289–1307

Case C-126/97, Eco Swiss China Time Ltd. v. Benetton International NV, with annotation by A. Komninos, 37/459–478

Joined Cases C-147/97 and C-148/97, Deutsche Post AG v. Gesellschaft für Zahlungssysteme mbH (GZS) and Citicorp Kartenservice GmbH CKG, with annotation by A. Bartosch, 38/195–210

Case C-276/97, Commission v. French Republic; Case C-358/97, Commission v. Ireland; Case C-359/97, Commission v. United Kingdom; Case C-408/97, Commission v. Kingdom of the Netherlands; Case C-260/98, Commission v. Hellenic Republic, with annotation by M. Nijhof, 38/1557–1572


Case C-83/98 P, French Republic v. Commission, with annotation by L. Hancher, 39/865–880

Case C-344/98, Masterfoods v. HB Ice Cream, with annotation by L. Kjølbye, 39/175–184
Subjects

Case C-379/98, PreussenElektra AG v. Schleswag AG, with annotation by A. Goossens and S. Emmerrechts, 38/991–1010
Case C-390/98, H.J. Banks & Co. Ltd v. The Coal Authority, Secretary of State for Trade and Industry ("Banks II"), with annotation by K. Mortelmans and R. van Ooik, 40/503–516
Case C-35/99, Ardhaio; Case C-309/99, Wouters et al. v. Algemene Raad van de Nederlandse Orde van Advocaten, with annotation by A. Vossestein, 39/841–863
Case C-94/00, Roquette Frères SA v. Directeur Général de la Concurrence, de la Con som mation et de la Répression des Fraudes, with annotation by M. Lienemeyer and D. Waelbroeck, 40/1481–1497
Case 42/01, Portuguese Republic v. Commission, with annotation by B. Rodger, 42/1519–1532
Case C-198/01, Consoorzi Industrie Fiammiferi (CIF) v. Autorità Garante della Concorrenza e del mercato, with annotation by P. Nebbia, 42/839–849
Joined Cases C-264/01, C-306/01, C-453/01 and C-355/01, AOK Bundesverband a.o, with annotation by B.-J. Drijber, 42/523–533
Case C-418/01, Ins Health GmbH v. NDC Health GmbH, with annotation by V. Hatzopoulos, 41/1613–1638
Case C-141/02 P, Commission v. T-Mobile Austria GmbH, formerly max.mobil, with annotation by F. Castillo de la Torre, 42/1751–1763
Joined Cases C-189/02 P, C-202/02 P, C-205/02 P to C-208/02 P and C-213/02 P, Dansk Røndindustri and others v. Commission, with annotation by K. Nordlander, 43/571–582
Case C-205/03 P, Federación Española de Empresas de Tecnología Sanitaria (FENIN) v. Commission, with annotation by W.-H. Roth, 44/1131–1142
Case C-95/04 P, British Airways plc v. Commission, with annotation by O. Odudu, 44/1781–1815
Case C-171/05 P, Laurent Piou, with annotation by D. Waelbroeck and P. Ibáñez Colomo, 43/1743–1756
Case C-413/06 P, Bertelsmann AG and Sony Corporation of America v. Independent Music Publishers and Labels Association (Impala), with annotation by T. Käseberg, 46/255–267
Joined Cases C-468/06 to C-478/06, Sot. Lelos kai Sia EE, Farmakemporiki AE Emporias kai Diamonis Farmakofikon Proinonton and Others v. GlaxoSmithKline AEEVE Farmakofikon Proinonton, formerly Glaxowellcome AEEVE, with annotation by S. Kingston, 46/683–701
Joined Cases C-501, 513, 515 & 519/06 P, GlaxoSmithKline Services Unlimited v. Commission, with annotation by S. Völcker, 48/175–188
Case C-510/06 P, Archer Daniel Midlands Co. v. Commission of the European Communities, with annotation by R. Hardy, 46/2095–2106
Case C-490/07, Motoroskleistikí Omonpia Ellados NFID (MOTOE) v. Elliniko Dimosio, with annotation by A. Vermersch, 46/1327–1341
Case C-440/07 P, Schneider Electric SA v. Commission, with annotation by B. Grzeszick, 48/907–923
Case C-8/08, T-Mobile Netherlands BV, KPN Mobile NV, Orange Nederland NV, Vodafone Libertel NV v. Raad van bestuur van de Nederlandse Mededingingsautoriteit, with annotation by A. Gerbrandy, 47/1199–1220

Case C-439/08, Vlaamse federatie van verenigingen van Brood- en Banketbakkers, IJsbeheerders en Chocoladebewerkers (VEBIC), with annotation by M. Frese, 48/893–906

Case C-52/09, Konkurrensverket v. TeliaSonera Sverige AB, with annotation by W. Wurmnest, 49/721–736


Case C-360/09, Pfleiderer AG v. Bundeskartellamt with annotation by S. Völcker, 49/695–720

Case C-375/09, Prezes Urzędu Ochrony Konkurencji i Konsumentów v. Tele2 Polska sp. z o.o. (now: Netia SA), with annotation by S. Brammer, 49/1163–1178

Case C-17/10, Toshiba Corporation and others v. Urad pro ochranu hospodárske souteže, with annotation by G. Monti (Managing decentralized antitrust enforcement), 51/261–279

Case C-457/10 P, AstraZeneca AB and AstraZeneca plc v. European Commission, with annotation by R. Podszn (Can competition law repair patent law and administrative procedures?), 51/281–294

Case C-199/11, European Commission v. Otis NV and others, with annotation by M. Botta (Commission acting as plaintiff in cases of private enforcement of EU competition law), 50/1105–1118

Case C-226/11, Expedia Inc. v. Autorité de la concurrence and Others, with annotation by T. van der Vijver and S. Vollering (Understanding appreciability: The European Court of Justice reviews its journey in Expedia), 50/1133–1144

Case C-681/11, Bundeswettbewerbsbehörde, Bundeskartellamt v. Schenker and Others, with annotation by S.B. Völcker (Ignorantia legis non excusat and the demise of national procedural autonomy in the application of the EU competition rules), 51/1497–1519

Case T-79/12, Cisco Systems Inc. and Messagenet SpA v. Commission, with annotation by I. Graef (Sneak preview of the future application of European competition law on the Internet?), 51/1263–1279

Case C-557/12, Kone AG and Others v. ÖBB-Infrastruktur AG, with annotation by N. Dunne (It never rains but it pours? Liability for “umbrella effects” under EU competition law in Kone), 51/1813–1828

General Court

Joined Cases T-79 etc.89, BASF AG et al. v. Commission, with annotation by R.H. Lauwaars and W.Th.M. Raab, 30/420–423

Joined Cases T-79, 84–86, 89, 91, 92, 94, 96, 98, 102 and 104/89, BASF AG and Others v. Commission, on appeal Case C-137/92 P, Commission v. BASF AG and Others (PVC cases); Case T-3/93, Air France v. Commission, with annotation by A. Toth, 32/271–304


Case T-24/90, Automec S.r.l. v. Commission, with annotation by B.J. Drijber, 30/1237–1249

Case T-1–3/93, Société Anonyme à Participation Ouvrière Compagnie Nationale Air France v. Commission, with annotation by M. Broberg, 32/1295–1307

Case T-17/93, Matra Hachette SA v. Commission, with annotation by C. Swaak, 32/1271–1286
Subjects

Case T-32/93, Ladbroke Racing Ltd. v. Commission, with annotation by F. Berrod, 33/165–180
Case T-353/94R, Postbank NV v. Commission, with annotation by C. Kerse, 33/155–164
Case T-353/94, Postbank NV v. Commission, with annotation by C. Kerse, 34/1481–1496
Case T-41/96R, Bayer AG v. Commission of the European Communities, with annotation by K. Lasok, 34/1309–1317
Case T-102/96, Gencor Ltd v. Commission, with annotation by P.J. Slot, 38/1573–1586
Case T-2/03, Verein für Konsumenteninformation v. Commission, with annotation by S. Bartelt, 43/191–206
Case T-201/04, Microsoft v. Commission, with annotation by A. Andreangeli, 45/863–894
Case T-474/04, Pergan Hilfsstoffe für industrielle Prozesse GmbH v. Commission, with annotation by B. Wegener, 45/1767–1773

National courts

23 June 1974, House of Lords, Garden Cottage Foods Ltd. v. Milk Marketing Board, with annotation by K. Banks, 21/669–674
8 February 1989, High Court of Australia, Queensland Wire Industries v. BHP, with annotation by F. Hanks and P.L. Williams, 27/151–161
22 October 1996, Almelo; Ruling of the Gerechtshof, Arnhem, with annotation by L. Hancher, 34/1509–1531
5 October 1999, French Cour de Cassation; T.G.V. Nord et Pont de Normandie, with annotation by D. Waelbroeck and M. Griffiths, 37/1465–1476
19 July 2006, House of Lords, Inntrepreneur Pub Co (CPC) and others v. Crehan, with annotation by C. Hanley, 44/817–836

Editorial comments

Change of policy in European competition law? by W. Möschel, 37/495–499
A little more action please! – The White paper on damages actions for breach of EC antitrust rules, 45/609–615
The modernization of the Community competition rules on vertical agreements, 35/1227–1233
The next step in reform of EC competition law: Merger control, 40/1–7
One bird in the hand… The Directive on damages actions for breach of the competition rules, 51/1333–1342
Subsidiarity in EC competition law enforcement, 32/1–5
Towards a more judicial approach? EU antitrust fines under the scrutiny of fundamental rights, 48/1405–1416
Two Landmark Decisions, 10/121–122

Books reviewed

R. Baldwin and M. Cave, Understanding Regulation: Theory, Strategy, and Practice (A. Skudder), 38/1322–1323
J.L. Buendia Sierra, Exclusive rights and State monopolies under EC law: Article 86 (former article 90) of the EC Treaty (L. Hancher), 38/230–233
K. Coates, Competition Law and Regulation of Technology Markets, (A. Andreangeli), 49/833–835
D. Gasse, Die bedeutung der Querschnittsklauseln für die Anwendung des Gemeinschaftskartellrechts (S. Heinz), 38/1318–1320
D. Geradin (Ed.), The liberalization of State Monopolies in the European Union and Beyond (A. Bavasso), 38/1601–1602
P. Giudici, I prezzi predatori (A. Bavasso), 38/1320–1322
A. Heinemann, Grenzen staatlicher Monopole im EG-Vertrag (C.D. Ehlermann), 35/1220–1222
C. Heinichen, Unternehmensbegriff und Haftungsnachfolge im Europäischen Kartellrecht (A. Weitbrecht), 50/661–662
C.A. Jones, Private enforcement of antitrust law in the EU, UK and USA (C.-D. Ehlermann and A.P. Komninos), 38/811–815
S. Kingston, Greening EU Competition Law and Policy, (J. Nowag), 49/1814–1816
S. Krispenz, Das Merkmal der wirtschaftlichen Tätigkeit im Unternehmensbegriff des Europäischen Kartellrechts (K. von Papp), 49/2039–2041
V. Korah, Cases and Materials on EC Competition Law (E.M. Fox), 39/1464–1466
P. Larouche, Competition law and regulation in the European telecommunications (K.W. Grewlich), 38/1074–1075
P.A. McNutt, Law, Economics and Antitrust Towards a New Perspective (D. Bailey), 43/1486–1489
V. Milutinovic, The “Right to Damages” under EU Competition Law. From Courage v. Crehan to the White Paper and Beyond (C. Hanley), 50/659–660
E. Navarro et al., Merger Control in the EU (E. Gippini-Fournier), 40/1290–1292
R. O’Donoghue and A. Jorge Padilla, The law and economics of article 82 EC (T. Eilmansberger), 44/1185–1186
N. Rangone, I Servizi Pubblici (A. Bavasso), 38/1601–1602
I. Simonsson, Legitimacy in EU Cartel Control (G. di Federico), 48/965–968
W. Weiβ (Ed.), Die Rechtsstellung Betroffener im modernisierten EU-Kartellverfahren (F. Wagner-von Papp), 49/1811–1814

Reports
D.H.M. Meuwissen, Week of Bruges 1965, 3/126–133 (see also 392)
S. Patijn, Week of Bruges 1968–Public Enterprises and Competition, 5/543–545
P.J.P. Verloop, The Free University of Brussels Symposium on Patents, Trademarks and Antitrust in Europe and America, 4/490–491
8. Consumer policy

Articles

O. Bar-Gill and O. Ben-Shahar, Regulatory techniques in consumer protection: A critique of European consumer contract law, 50-SI/109–262
H. Eidenmüller, F. Faust, H.C. Grigoleit, N. Jansen, G. Wagner, R. Zimmerman, Towards a revision of the consumer acquis, 48/1077–1123
A. Porat, The law and economics of mistake in European Sales Law, 50-SI/127–146
J. Stuyck, European consumer law after the Treaty of Amsterdam: Consumer policy in or beyond the internal market? 37/367–400
J. Stuyck, E. Terryn and T. van Dyck, Confidence through fairness? The new Directive on unfair business-to-consumer commercial practices in the internal market, 43/107–152
V. Trstenjak and E. Beysen, European consumer protection law: Curia semper dabit remedium?, 48/95–124
D.-P. Tzakas, Effective collective redress in antitrust and consumer protection matters: A panacea or a chimera?, 48/1125–1174
H. Unberath and A. Johnston, The double-headed approach of the ECJ concerning consumer protection, 44/1237–1284
G. Wagner, Termination and cure under the Common European Sales Law: Consumer protection misunderstood, 50-SI/147–168
S. Weatherill, The consumer rights Directive: How and why a quest for “coherence” has (largely) failed, 49/1279–1318

Case law

Case C-203/99, Henning Veedfald v. Arhus Amtskommune, with annotation by H.C. Taschner, 39/385–392
Case C-350/03, Schulze v. Deutsche Bausparkasse Badenia AG, Case C-229/04, Crailsheimer Volksbank eG v. Klaus Conrads and Others, with annotation by E. Terryn, 44/501–518
Case C-168/05, Elise Maria Mostaza Claro v. Centro Móvil Milenium SL, with annotation by C. Liebscher, 45/545–557
Case C-243/08, Pannon GSM Zrt. v. Erzsébet Sustikné Győrff; Case C-40/08, Asturcom Telecomunicaciones SL v. Maria Cristina Rodriguez Nogueira, with annotation by J. Stuyck, 47/879–898
Case C-540/08, Mediaprint Zeitungs- und Zeitschriftenverlag GmbH & Co. KG v. Österreich – Zeitungsverlag GmbH, with annotation by A. Pliakos and G. Anagnostaras, 48/1313–1327
Case C-453/10, Jana Pereničová, Vladislav Pereníč v. SÖS finance sol. S r. o., with annotation by B. Keirsbilck (The interaction between consumer protection rules on unfair contract terms and unfair commercial practices), 50/247–264
Case C-472/10, Nemzeti v. Invitel, with annotation by B. Keirsbilck (The erga omnes effect of the finding of an unfair contract term), 50/1467–1478
Case C-415/11, Mohamed Aziz v. Catalunyacaixa, with annotation by S. Iglesias Sánchez (Unfair terms in mortgage loans and protection of housing in times of economic crisis), 51/955–974
Case C-32/12, Soledad Duarte Hueros v. Autociba SA, Automóviles Citroën España SA, with annotation by S. Jansen (Price reduction as a consumer sales remedy and the powers of national courts: Duarte Hueros), 51/975–991

Books reviewed
V. Kendall, EC Consumer Law (N. Reich), 34/159–162
F. Osman (Ed.), Vers un code Européen de la Consommation (J. Stuyck), 37/482–483
M. Radeideh, Fair Trading in EC Law – Information and Consumer Choice in the Internal Market (N. Reich), 42/1217–1219
H. Schepel, The Constitution of Private Governance; Product Standards in the Regulation of Integrating Markets (J. Stuyck), 43/600–603

9. Cooperation in the field of Justice and Home Affairs and Cooperation on criminal matters

Articles
M. Borgers, Implementing framework decisions, 44/1361–1386
F. Calderoni, A definition that does not work: The impact of the EU Framework Decision on the fight against organized crime, 49/1365–1394
A. De Moor and G. Vermeulen, The Europol Council Decision: Transforming Europol into an agency of the European Union, 47/1089–1121
M. den Boer, Police cooperation in the TEU: Tiger in a Trojan Horse?, 32/555–578
K. Hailbronner and C. Thiery, Schengen II and Dublin: Responsibility for asylum applications in Europe, 34/957–989
K. Hailbronner, Visa regulations and third-country nationals in EC law, 31/969–995
K. Hailbronner, European immigration and asylum law under the Amsterdam Treaty, 35/1047–1067
J. Komárek, European constitutionalism and the European arrest warrant: In search of the limits of “contrapunctual principles”, 44/9–40
P.J. Kuijper, The evolution of the third pillar from Maastricht to the European constitution: Institutional aspects, 41/609–626
R. Lamont, Beating domestic violence? Assessing the EU’s contribution to tackling violence against women, 50/1787–1808
V. Mitsilegas, The constitutional implications of mutual recognition in criminal matters in the EU, 43/1277–1311
Subjects

P.-C. Müller-Graff, The legal bases of the third pillar and its position in the framework of the Union Treaty, 31/493–510
D. O’Keeffe, Recasting the third pillar, 32/893–920
T. Obokata, Key EU principles to combat transnational organized crime, 48/801–828
S. Peers, Mutual recognition and criminal law in the European Union: Has the Council got it wrong?, 41/5–36
C. Rijken, Re-balancing security and justice: Protection of fundamental rights in police and judicial cooperation in criminal matters, 47/1455–1492
A. Weyembergh, Approximation of criminal laws, the Constitutional Treaty and the Hague Programme, 42/1567–1597
J. Wouters and F. Naert, Of arrest warrants, terrorist offences and extradition deals: An appraisal of the EU’s main criminal law measures against terrorism after “11 September”, 41/909–935

Case law

European Court of Justice

Case C-170/96, Commission v. Council, with annotation by Á. Oliveira, 36/149–155
Joined Cases C-187/01 and C-385/01, Criminal proceedings against Hüseyin Gözütok and Klaus Brügge, with annotation by J. Vervaele, 41/795–812
Case C-176/03, Commission v. Council, with annotation by C. Tobler, 43/835–854
Case C-436/04, Criminal Proceedings against Léopold Henri Van Esbroeck; Case C-150/05, Jean Leon Van Straaten v. Netherlands and Italy; Case C-467/04, Criminal proceedings against G. Francesco Gasparini, José Ma L.A. Gasparini, G. Costa Bozzo, Juan de Lucchi Calcagno, Francesco Mario Gasparini, José A. Hormiga Marrero, Sindicatura Quiebra, with annotation by B. van Bockel, 45/223–244
Case C-77/05, United Kingdom v. Council; Case C-137/05, United Kingdom v. Council, with annotation by J. Rijpma, 45/835–852
Case C-297/07, Reference for a preliminary ruling from the Landgericht Regensburg in the criminal proceedings against Klaus Bourquin, with annotation by S. Brammer, 46/1685–1696
Case C-404/07, György Katz v. István Roland Sós, with annotation by T. Marguery, 46/1697–1708
Case C-45/08, Spector Photo Group NV, Chris Van Raemdonck v. Commissie voor het Bank-, Financie- en Assurantiewezen (CBFA), with annotation by M. Böse, 48/189–201
Case C-66/08, Proceedings concerning Szymon Kozlowski, with annotation by M. Fichera, 46/241–254
Case C-123/08, Dominic Wolzentburg, with annotation by C. Janssens, 47/831–845
Case C-261/09, Criminal proceedings against Gaetano Mantello, with annotation by J. Ouwekerk, 48/1687–1701
Joined Cases C-483/09 and C-1/10, Gueye and Salmerón Sánchez, with annotation by R. Lamont, 49/1443–1456
Case C-489/10, Prokurator Generalny v. Lukasz M. Bonda, with annotation by A. Andreangeli (Ne bis in idem and administrative sanctions), 50/1827–1842
Case C-212/11, Jyske Bank Gibraltar Ltd v. Administración del Estado, with annotation by T. Incalza (National anti-money laundering legislation in a unified Europe), 51/1829–1850
National Courts

Trybunał Konstytucyjny (Polish Constitutional Tribunal), Judgment of 27 April 2005, No. P 1/05, with annotation by D. Leczykiewicz, 43/1181–1191
German Bundesverfassungsgericht Decision of 18 July 2005, with annotation by A. Hinarejos Parga, 43/583–595

Editorial comments

Combatting fraud – Necessity, legitimacy and feasibility of the Corpus Juris, by M. Delmas-Marty, 37/247–256
Schengen – The pros and cons, 32/673–678
Sometimes it takes thirty years and even more …, 44/1567–1575
The EU as an Area of Freedom, Security and Justice: Implementing the Stockholm programme, 47/1307–1316

Books reviewed

J. Auvret-Finck (Ed.), L’Union européenne et la lutte contre le terrorisme: Etat des lieux et perspectives, (C. Matera), 49/1245–1247
A. Klip, European Criminal law, an Integrative Approach (J. Spencer), 47/1557–1559
V. Mitsilegas, EU Criminal Law (J. Spencer), 47/1557–1559
C. Murphy, EU Counter-Terrorism Law: Pre-emption and the Rule of Law (E. Herlin-Karnell), 50/1513–1515
C. Stefanou, S. White and H. Xanthaki, OLAF at the Crossroads: Action against EU Fraud (V. Covolo), 49/1250–1251
N. Walker (Ed.), Europe’s Area of Freedom, Security and Justice (M. den Boer), 42/1535–1537
M. Zwiers, The European Public Prosecutor’s Office: Analysis of a Multilevel Criminal Justice System (A. Weyembergh), 50/1509–1510

10. Court of Justice: judicial protection

Articles

A. Albi, From the banana saga to a sugar saga and beyond: Could the post-communist constitutional courts teach the EU a lesson in the rule of law?, 47/791–829
A. Albor-Llorens, Changes in the jurisdiction of the European Court of Justice under the Treaty of Amsterdam, 35/1273–1294
A. Alemanno and O. Stefan, Openness at the Court of Justice of the European Union: Toppling a taboo, 51/97–139
C. Anderson, Contrasting models of EU administration in judicial review of risk regulation, 51/425–454
A. Arnulf, Does the Court of Justice have inherent jurisdiction, 27/683–708
A. Arnulf, Owing up to fallibility: Precedent and the Court of Justice, 30/247–266
A. Arnull, Private applicants and the action for annulment under Article 173 of the EC Treaty, 32/7–49
A. Arnull, Private applicants and the action for annulment since Codorniu, 38/7–52
A. Barav, Direct and Individual Concern: An Almost Insumountable Barrier to the Admissibility of Individual Appeal to the EEC, 11/191–198
E. Barbier de la Serre, Accelerated and expedited procedures before the EC courts: A review of the practice, 43/783–815
R. Barents, The Court of Justice after the Treaty of Lisbon, 47/709–728
C. Barnard and E. Sharpston, The changing face of Article 177 references, 34/1113–1171
G. Bebr, Judicial Remedy of Private Parties against normative Acts of the European Communities: The Role of Exception of Illegality, 4/7–31
G. Bebr, Preliminary Rulings of the Court of Justice, their Authority and Temporal Effect, 18/475–507
G. Bebr, The Rambling Ghost of “Cohn-Bendit”: Acte Clair and the Court of Justice, 20/439–472
G. Bebr, Arbitration tribunals and Article 177 of the EEC Treaty, 22/489–505
G. Bebr, Reinforcement of the constitutional review of Community acts under Article 177 EEC, 25/667–691
M. Berri, The Special Procedures before the Court of Justice of the European Communities, 8/5–28
M. Bierry and A. dal Ferro, The practice followed by the Court of Justice with regard to costs, 24/509–539
A. Biondi, The European Court of Justice and certain national procedural limitations: Not such a tough relationship, 36/1271–1287
M. Bobek, Learning to talk: Preliminary rulings, the courts of the new Member States and the Court of Justice, 45/1611–1643
G. Borchard, The award of interim measures by the European Court of Justice, 22/203–237
M. Brothwood, The Court of Justice on Article 90 of the EEC Treaty, 20/335–347
F. Castillo de la Torre, Interim measures in Community courts: Recent trends, 44/273–353
R.M. Chevallier, Methods and Reasoning of the European Court in its Interpretation of Community Law, 2/21–35
P. Craig, The ECJ and ultra vires action: A conceptual analysis, 48/395–437
D. Curtin, Directives: The effectiveness of judicial protection of individual rights under Community law, 27/709–739
G. Davies, Legislative control of the European Court of Justice, 51/ 1579–1608
A. Dawes and B. Kunoy, Plate tectonics in Luxembourg: The ménage à trois between EC law, international law and the European Convention on Human Rights following the UN sanctions cases, 46/73–104
E. de la Serre and A. Sibony, Expert evidence before the EC Courts, 45/941–985
T. Dumbrovský, B. Petkova and M. Van Der Sluis, Judicial appointments: The Article 255 TFEU advisory panel and selection procedures in the Member States, 51/455–482
C. Eckes, EU restrictive measures against natural and legal persons: From counterterrorism to third country sanctions, 51/869–905
T. Eilmansberger, The relationship between rights and remedies in EC law: In search of the missing link, 41/1199–1246
A. Fiebig, The indemnification of costs in proceedings before the European Courts, 34/89–134
A. Fritzsche, Discretion, scope of judicial review and institutional balance in European law, 47/361–403
S. Garben, Sky-high controversy and high-flying claims? The Sturgeon case law in light of judicial activism, euroscepticism and eurolegalism, 50/15–46
K. Gutman, The evolution of the action for damages against the European Union and its place in the system of judicial protection, 48/695–750
D. Halberstam and E. Stein, The United Nations, the European Union, and the King of Sweden: Economic sanctions and individual rights in a plural world order, 46/13–72
G. Harpaz, The European Court of Justice and its relations with the European Court of Human Rights: The quest for enhanced reliability, coherence and legitimacy, 46/105–141
C. Hilson, The role of discretion in EC law on non-contractual liability, 42/677–695
T. Horsley, Reflections on the role of the Court of Justice as the “motor” of European integration: Legal limits to judicial lawmaking, 50/931–964
A. Johnston, Judicial reform and the Treaty of Nice, 38/499–523
P. Kalbe, The award of contracts and the enforcement of claims in the context of EC external aid and development cooperation, 38/1217–1267
T. Kennedy, Paying the piper: Legal aid proceedings before the Court of Justice, 25/559–591
I. Kilbey, Financial penalties under Article 228(2) EC: Excessive complexity?, 44/743–759
A. Knook, The Court, the Charter, and the vertical division of powers in the European Union, 42/367–398
K. Lasiński-Sulecki and W. Morawski, Late publication of EC law in languages of new Member States and its effects: Obligations on individuals following the Court’s judgment in Skomsa-Lux, 45/705–725
K. Lenaerts, The rule of law and the coherence of the judicial system of the European Union, 44/1625–1659
J.L. Mashaw, Ensuring the Observance of Law in the Interpretation and Application of the EEC Treaty: The Role and Function of the Renvoi d’Interprétation under Article 177, 7/258–285, 423–453
J. Mertens de Wilmars and I.M. Verougstraete, Proceedings against Member States for Failure to Fulfil their Obligations, 7/385–406
M.R. Mok, Should the “First Paragraph” of Article 177 of the EEC Treaty be read as a separate Clause?, 5/458–464
M.R. Mok, The Interpretation by the European Court of Justice of special conventions concluded between Member States, 8/485–494
 Subjects

M. Nettesheim, U.N. sanctions against individuals – A challenge to the architecture of European Union governance, 44/567–600
L. Neville Brown, The first five years of the Court of First Instance and appeals to the Court of Justice: Assessment and statistics, 32/743–761
P. Oliver, Interim measures: Some recent developments, 29/7–27
P. Oliver, The protection of privacy in the economic sphere before the European Court of Justice, 46/1443–1483
B. Paulin and J. Forman, The French Banana Story and its Implications, 12/399–412
L. Pech, Between judicial minimalism and avoidance: The Court of Justice’s sidestepping of fundamental constitutional issues in Römer and Dominguez, 49/1841–1880
S. Peers, Salvation outside the church: Judicial protection in the Third Pillar after the Pupino and Segi judgments, 44/883–929
N. Poltorak, Ratione Temporis application of the preliminary rulings procedure, 45/1357–1381
S. Prechal, Remedies after “Marshall”, 27/451–473
L. Prete and B. Smulders, The coming of age of infringement proceedings, 47/9–61
H. Rasmussen, Present and future European judicial problems after enlargement and the post-2005 ideological revolt, 44/1661–1687
H. Rasmussen, Remedying the crumbling EC judicial system, 37/1071–1112
N. Reich, Horizontal liability in EC law: Hybridization of remedies for compensation in case of breaches of EC rights, 44/705–742
C. Ritter, “The winner takes it all”: recovering lawyers’ fees and other costs before Community courts, 43/1617–1643
M. Ruffert, Rights and remedies in European Community law: A comparative view, 24/307–336
H.G. Schermers, The European Court of First Instance, 25/541–558
S.J. Schønberg, Coping with judicial over-load: The role of mediation and settlement in Community court litigation, 38/333–357
J. Scott, In legal limbo: Post-legislative guidance as a challenge for European administrative law, 48/329–355
L.J. Smith, A European Concept of Condectio Indebiti?, 19/269–285
S. Sonelli, Appeal on points of law in the Community System: A review, 35/871–900
M. Taborowski, Infringement proceedings and non-compliant national courts, 49/1881–1914
J.E. Thompson, Force majeure: The contextual approach of the Court of Justice, 24/259–272
C.W.A. Timmermans, The European Union’s judicial system, 41/393–405
T. Tridimas, The role of the Advocate General in the development of Community law: Some reflections, 34/1549–1387
T. Tridimas, Liability for breach of Community law: Growing up and mellowing down? 38/301–332
T. Tridimas, Knocking on heaven’s door: Fragmentation, efficiency and defiance in the preliminary reference procedure, 40/9–50
B. Van der Esch, Discretionary powers of the European Executive and judicial control, 6/209–216
W. van Gerven, Bridging the gap between Community and national laws: Towards a principle of homogeneity in the field of legal remedies? 32/679–702
W. van Gerven, Of rights, remedies and procedures, 37/501–536
P. van Nuffel, What’s in a Member State? Central and decentralized authorities before the Community courts, 38/829–870
R. Voss, The national perception of the Court of First Instance and the European Court of Justice, 30/1119–1134
C. Waldhoff, Recent developments relating to the retroactive effect of decisions of the ECJ, 46/173–190
J.S. Watson, Asser Institute Colloquium on European Law 1985: Experience and problems in applying the preliminary proceedings of Article 177 EEC, 23/207–217
P. Wattel, Köbler, CILFIT and Welthgrove: We can’t go on meeting like this, 41/177–190
P. Wenneras, Sanctions against Member States under Article 260 TFEU: Alive, but not kicking?, 49/145–175

**Case law**

**European Court of Justice**

Case 1/64, Société Anonyme belge “Glucoseries Réunies” v. Commission of the EEC, with annotation by J.D. van Ketwich Verschuur, 3/231–232
Case 11/69, Commission of the EC v. French Republic; French Republic v. Commission of the EC, with annotation by L.J. Brinkhorst and I.M. Verougstraete, 7/479–489
Case 7/69, Commission of the EC v. Italian Republic (Skinwood), with annotation by J.A. Winter, 7/489–492
Case 11/70, Internationale Handelsgesellschaft mbH, Frankfurt/Main v. Einfuhr- und Vorratstelle für Getreide und Futtermittel, Frankfurt/Main, with annotation by J.A. Winter, 8/250–263
Case 40/70, Sirena S.r.l. v. Eda S.r.l. et al., with annotation by J.A. Winter, 9/83–87
Case 7/71, Commission of the EC v. French Republic; with annotation by J.A. Winter, 9/478–481
Case 146/73 and 166/73, Rheinmälern, Düsseldorf v. Einfuhr- und Vorratstelle für Getreide und Futtermittel, Frankfurt am Main, with annotation by J.A. Winter, 11/214–216, 216–220
Case 294/81, Control Data Belgium N.V./S.A. v. Commission of the European Communities, with annotation by I. van Bael, 20/605–617
Case 281/83, Commission v. Italy: Second Vinegar Case, with annotation by H.G. Schermers, 23/441–448
Case 44/84, Hurd v. Jones (Inspector of Taxes), with annotation by L. Neville Brown, 23/895–907
Case 52/84, Commission v. Belgium, with annotation by G. Bebr, 24/541–553
Case 131/84, Commission v. Italy: Second Redundancies case, with annotation by H.G. Schermers, 23/441–448
Subjects

Case 69/85, Wünsche Handelsgesellschaft v. Federal Republic of Germany, with annotation by G. Bebr, 24/719–730
Case C-69/89, Codorniu SA v. Council, with annotation by D. Waelbroeck and D. Fosselard, 32/257–269


Case C-298/89, Government of Gibraltar v. Council, with annotation by K.R. Simmonds, 32/991–996
Case C-52/90, Commission v. Kingdom of Denmark, and Case C-362/90, Commission v. Italian Republic, with annotation by R. Bieber, 30/1197–1208

Joined Cases C-320/90, C-321/90 and C-322/90, Telemarsicabruzzo SpA and others v. Circostr  and others; Case C-157/92, Pretore di genova v. Banchero; C-386/92, Monin, with annotation by A. Arnulf, 31/377–386

Case C-83/91, Wienand Melicke v. ADV/ORGA F.A. Meyer, with annotation by A. Arnulf, 30/613–622
Case C-188/92, TWD Textilwerke Deggendorf GmbH v. Bundesrepublik Deutschland, with annotation by M. Hoskins, 31/1399–1408
Case C-346/93, Kleinwort Benson Ltd. v. City of Glasgow District Council, with annotation by G. Betlem, 33/137–147


Cases C-465 and 466/93, Atlanta Fruchthandelsgesellschaft and Others v. Bundesamt für Erährung und Forstwirtschaft, with annotation by G. Bebr, 33/795–809

Joined Cases C-6/95, The Queen v. Secretary of State for the Home Department, ex parte Mann Singh Shingara, and Case C-111/95, The Queen v. Secretary of State for the Home Department, ex parte Abbas Radion, with annotation by M. O’Neill, 35/519–537

Case C-12/95 P, Transacciones Maritimas SA (Tramas), Makuspesca SA and Recursos Marinos SA v. Commission, with annotation by T. Tridimas, 33/371–379
Case C-28/95, Leur-Bloem v. Inspecteur der Belastingdienst; Case C-130/95, Giloy v. Hauptszollamt Frankfurt am Main-Ost, with annotation by G. Betlem, 36/165–178
Case C-43/95, Data Delecta Aktiebolag and Ronny Forsberg v. MSL Dynamics Limited; Case C-323/95, David Charles Hayet and Jeannette Karen Hayes v. Kronenberger GmbH; Case C-122/96, Stephen Austin Saldanha and MTS Securities Corporation v. Hiross Holding AG, with annotation by T. Ackermann, 35/783–799

Case C-107/95 P, Bundesverband der Bilanzbuchhalter eV v. Commission of the European Communities, with annotation by N. Moloney, 35/731–745
Case C-185/95 P, Baustahlgewebe v. Commission, with annotation by H. Toner, 36/1345–1355
Case C-95/97, Région Wallonne v. Commission, with annotation by J. Scott, 36/227–233
Case C-403/98, Azienda Agricola Monte Arcosu Srl v. Regione Autonoma della Sardegna, Organismo Comprensorio No. 24 della Sardegna, Ente Regionale per l’Assistenza Tecnica in Agricoltura (ERSAT), with annotation by V. Kronenberger, 38/1545–1556

Case C-443/98, Unilever Italia v. Central Food, with annotation by M. Dougan, 38/1503–1517
Case C-253/00, Antonio Muñoz y Cia, Superior Fructicola SA v. Frumar Ltd, Redbridge Produce Marketing Ltd, with annotation by A. Biondi, 40/1241–1250
Case C-453/00, Kühne & Heinz NV v. Productschap voor Pluimvee en Eieren, with annotation by R. Caranta, 42/179–188
Case C-466/00, Arben Kaba v. Secretary of State for the Home Department, with annotation by M. Varju, 41/851–859
Case C-472/00 P, Commission v. Fresh Marine AS, with annotation by J. Wakefield, 41/235–244
Case C-224/01, Gerhard Köhler v. Republik Österreich, with annotation by C.D. Classen, 41/813–824
Case C-278/01, Commission v. Kingdom of Spain, with annotation by M. Ruffert, 41/1387–1393
Case C-93/02, Biret International SA v. Council, with annotation by A. Thies, 41/1661–1682
Case C-131/03 P, R.J. Reynolds Tobacco and Others v. Commission, with annotation by M. Varju, 44/1101–1116
Case C-229/05 P, PKK & KNK v. Council, with annotation by A. Cuyvers, 45/1487–1505
Case C-331/05 P, Internationaler Hilfsfonds eV v. Commission of the European Communities, with annotation by A. Tsadiras, 45/569–585
Joined Cases C-402/05 P & 415/05 P, Abdullah Kadi, Al Barakaat International Foundation v. Council and Commission, with annotation by A. Gattini, 46/213–239
Case C-117/06, Proceedings brought by Gerda Möllendorf and Christiane Möllendorf-Niehaus; Case C-340/08, M & Others v. Her Majesty’s Treasury; Case C-550/09, Criminal Proceedings Against E & F, with annotation by C. Murphy, 48/243–264
Case C-275/06, Productores de Música de España (Promusicae) v. Telefónica de España SAU, with annotation by X. Groussot, 45/1745–1766
Case C-345/06, Gottfried Heinrich, with annotation by M. Bobek, 46/2077–2094
Case C-155/07, Parliament v. Council, with annotation by V. Randazzo, 46/1277–1291
Case C-406/08, Uniplex (UK) Ltd v. NHS Business Services Authority, Case C-456/08, Commission v. Ireland, with annotation by G. Anthony, 48/569–579
Case C-79/09, Gowan Comércio Internacional e Serviços Lda v. Ministério della Salute, with annotation by A. Alemanno, 48/1329–1348
Case C-285/09, Criminal proceedings against R, with annotation by A. Lenaerts, 48/1703–1717
Case C-355/10, European Parliament v. Council of the European Union, with annotation by M. Chamon (How the concept of essential elements of a legislative act continues to elude the Court), 50/849–860
Joined Cases C-584, 593 & 595/10 P, Commission, United Kingdom and Council v. Yassin Abdullah Kadi (Kadi II), with annotation by A. Cuyvers (“Give me one good reason”: The unified standard of review for sanctions after Kadi II), 51/1759–1788
Case C-300/11, ZZ v. Secretary of State for the Home Department, with annotation by N. de Boer (Secret evidence and due process rights under EU law), 51/1235–1262
Case C-583/11 P, Inuit Tapiriit Kanatami and Others v. Parliament and Council, with annotation by P.-A. Van Malleghem and N. Baeten (Before the law stands a gatekeeper – Or, what is a “regulatory act” in Article 263(4) TFEU?), 51/1187–1216
Case C-579/12 RX-II, Strack v. Commission, with annotation by X. Tracol (The new rules of procedure on the review procedure and the application of general principles in EU civil service law and litigation), 51/993–1014

General Court
Case T-96/92, Comité Central d’Entreprise de la Société Générale des Grandes Sources and Others v. Commission; Case T-12/93, Comité Central d’Entreprise de la Société Anonyme Vittel and Others v. Commission, with annotation by A. Arnull, 33/319–335
Subjects

Joined Cases T-480/93 and T-483/93, Antillean Rice Mills NV, Trading & Shipping Co. Ter Beek BV and European Rice Brokers AVV, Alesie Caraquao NV, Guyana Investments AVV v. Commission, with annotation by D. Waelbroeck and D. Fosselard, 33/811–829

Case T-178/98, Fresh Marine Company AS v. Commission, with annotation by J. Wakefield, 38/1043–1057


Case T-228/02, Organisation des Mujahedines du peuple d'Iran v. Council and UK (OMPI), with annotation by C. Eckes, 44/1117–1129

Case T-253/02, Chafiq Ayadi v. Council; Case T-49/04, Faraj Hassan v. Council and Commission, with annotation by J. Heliskoski, 44/1143–1157

Case T-193/04, Hans-Martin Tillack v. Commission, with annotation by J. Wakefield, 45/199–221

Joined Cases T-256/07 & T-284/08, People’s Mojahedin Organization of Iran v. Council and People’s Mojahedin Organization of Iran v. Council, with annotation by E. Spaventa, 46/1239–1263

Case C-197/09 RX-II, M. v. European Medicines Agency (EMEA), with annotation by X. Tracol, 49/1457–1474

Case C-240/09, Lesosochranarske zoskupenie VLK v. Ministerstvo životného prostredia Slovenskej republiky, and Case C-115/09, Bund für Umwelt und Naturschutz Deutschland, Landesverband Nordrhein-Westfalen eV v. Bezirksregierung Arnsberg (intervening party: Trianel Kohlekraftwerk Lünen GmbH & Co. KG), with annotation by M. Eliantonio, 49/767–791

Case C-398/09, Lady & Kid A/S and others v. Skatteministeriet, with annotation by M. Strand, 49/381–399

EFTA Court

Case E-3/11 Sigmarsson v. the Central Bank of Iceland, with annotation by D. Guðmundsdóttir, 49/ 2019–2038

National Courts

Supreme Court of the Netherlands, Stichting Waterpakt, Stichting Natuur en Milieu, Vereniging Consumentenbond v. State of the Netherlands, with annotation by L.F.M. Besselink, 41/1429–1455

Documents

Court of Justice of the European Communities, Note for guidance on references by national courts for preliminary rulings, 34/1319–1322

Guest editorial

Courts in transition: Administration of justice and how to organize it, by A. Meij, 50/3–14

Editorial comments

The British Suggestions concerning the Court of Justice, 16/3–7 The IGC 1996 and the Court of Justice, 32/883–892

The Court of Justice in the limelight again, 45/1571–1579

Delivering justice: Small and bigger steps at the ECJ, 48/987–993
Judges or architects – Some comments in relation to the current debate, by A. Meij, 37/1039–1045
Preliminary rulings and the area of freedom, security and justice, 44/1–7
The Re-Organization of the Court: A British View, 17/154–156
A revival of the Commission’s role as guardian of the treaties?, 49/1553–1564
Taking (the limits of) competences seriously, 37/1301–1305
An unintended side-effect of Draghi’s bazooka: An opportunity to establish a more balanced relationship between the ECJ and Member States’ highest courts, 51/375–387

Correspondence
C. Tobler, Putting Mangold in perspective: in response to Editorial comments, Horizontal direct effect – A law of diminishing coherence?, 44/1177–1183

Books reviewed
K. Alter, The European Court's Political Power: Selected Essays (A. Dyevre), 48/2107–2108
Brown and Jacobs (L.N. Brown and T. Kennedy), The Court of Justice of the European Communities (V. Hatzopoulos), 38/1059–1060
M. Brealey and M. Hoskins, Remedies in EC Law (A. Biondi), 36/1365–1366
C. Germelmann, Die Rechtskraft von Gerichtsentscheidungen in der Europäischen Union (M. Klamert), 47/1863–1865
J. König, Der Äquivalenz- und Effektivitätsgrundsatz in der Rechtsprechung des Europäischen Gerichtshofs (A. Türk), 50/312–314
P. Mbongo and A. Vauchez, Dans la fabrique du droit européen: Scènes, acteurs et publics de la Cour de justice des Communautés européennes (P. Van Nuffel), 48/1739–1741
D. Piana, Judicial Accountabilities in New Europe (E. Cloots), 47/1861–1863
A.-M. Slaughter, A. Stone Sweet and J. Weiler (Eds.), The European Courts & National Courts: Doctrine and Jurisprudence (K. StC. Bradley), 38/477–480
O. Stefan, Soft Law in Court: Competition Law, State Aid and the Court of Justice of the European Union (A. Kornezov), 50/1511–1513
A.H. Turk, Judicial Review in EU Law (S. de Vries), 48/1353–1356
P. van Nuffel, De rechtsbescherming van nationale overheden in het Europese recht (B. Hessel), 39/1189–1194
A. Ward, Judicial review and rights of private parties in EC Law (R. Caranta), 38/806–808

11. Economic and monetary policy; EMU

Articles
D. Adamski, Europe’s (misguided) constitution of economic prosperity, 50/47–86
D. Adamski, National power games and structural failures in the European macroeconomic governance, 49/1319–1364
T. Beukers, The new ECB and its relationship with the eurozone Member States: Between central bank independence and central bank intervention, 50/1579–1620
L.J. Brinkhorst, Opening Speech, 13/159–166
E. Chiti and P. Gustavo Teixeira, The constitutional implications of the European responses to the financial and public debt crisis, 50/683–708
A. de Gregorio Merino, Legal developments in the Economic and Monetary Union during the debt crisis: The mechanisms of financial assistance, 49/1613–1645
G. de Man, The EMU after Four Years: Results and Prospects, 12/193–210
D.R.R. Dunnett, Some legal principles applicable to the transition to the single currency, 33/1133–1167
U. Everling, Institutional Aspects of a European Economic and Monetary Union, 8/495–501
A. Gamble, EMU and European capital markets: Towards a unified financial market, 28/319–334
H.J. Hahn, The European Central Bank: Key to European Monetary Union or target? 28/783–820
H. Hahn, The Stability Pact for European Monetary Union: Compliance with deficit limit as constant legal duty, 35/77–100
M. Herdegen, Price stability and budgetary restraints in the Economic and Monetary Union: The law as guardian of economic wisdom, 35/9–32
K.J. Hopt, Report on the necessity of co-ordinating or approximating economic legislation, or of supplementing or replacing it by community law, 13/245–251
J.-P. Jacqué, The principle of equality in economic law, 22/135–143
J.-V. Louis and E. de Lhoneux, The development of the use of the ECU: Legal aspects, 28/335–360
J.-V. Louis, “Monetary capacity” in the Single European Act, 25/9–34
J.-V. Louis, A monetary union for tomorrow?, 26/301–326
J.-V. Louis, A legal and institutional approach for building a Monetary Union, 35/33–76
J.-V. Louis, The Economic and Monetary Union: Law and institutions, 41/575–608
P. Lowe, The reform of the Community’s Structural Funds, 25/503–521
H.H. Maas, The Powers of the European Community and the Achievement of the Economic and Monetary Union, 92–12
R.A. McAllister, Ends and Means Revisited: Some Conundra of the Fourth Medium-Term Economic Policy Programme, 16/61–76
J.D.B. Mitchell, Report on the optimal economic constitution of the European Community with reference to the economic constitutions of the Member States, 13/223–230
N. Moloney, European Banking Union: Assessing its risks and resilience, 51/1609–1670
U. Mosca, Report on the necessity for an economic and monetary union and the conditions it needs to fulfil in order to function properly, 13/167–177
C.J. Oort, Report on the necessity for an economic and monetary union and the conditions it needs to fulfil in order to function properly, 13/179–187
J. Pipkorn, Legal arrangements in the Treaty of Maastricht for the effectiveness of the Economic and Monetary Union, 31/263–291
J.J. Rey, The European Monetary System, 17/7–30
M. Ruffert, The European debt crisis and European Union law, 48/1777–1806
R. Savy, Report on the necessity of co-ordinating or approximating economic legislation, or of supplementing or replacing it by community law, 13/233–243
U. Scheuner, Report on the optimal economic constitution of the European Community with reference to the economic constitutions of the Member States, 13/191–213
C.M. Schmitthoff and A.C. Page, Report on the necessity of co-ordinating or approximating economic legislation, or of supplementing or replacing it by community law, 13/253–277
M. Schwarz, A Memorandum of misunderstanding – The doomed road of the European Stability Mechanism and a possible way out: Enhanced cooperation, 51/389–423
R. Smits, The European Constitution and EMU: An appraisal, 42/425–468
A. Szász, The Monetary Union Debate, 7/407–422
W. van Gerven, Report on the optimal economic constitution of the European Community with reference to the economic constitution of the Member States, 13/215–221
P. VerLoren van Themaat, Introductory remarks on the role of national economic law in an economic and monetary union, 13/153–158
P. VerLoren van Themaat, Some preliminary observations on the intergovernmental conferences: The relations between the concepts of a common market, a monetary union, an economic union, a political union and sovereignty, 28/291–318
B. Wolfers and T. Voland, Level the playing field: The new supervision of credit institutions by the European Central Bank, 51/1463–1495
U. Wölker, The continuity of contracts in the transition to the third stage of economic and monetary union, 33/1117–1132
G.S. Zavvos, Towards a European Banking Act, 25/263–349
C. Zilioli and M. Selmayr, The external relations of the euro area: Legal aspects, 36/273–349

**Case law**

Case E-16/11, *EFTA Surveillance Authority v. Iceland (Icesave)*, with annotation by M. Hanten and M. Plaschke (EU law impact on deposit protection in the financial crisis), 51/295–309
Case C-370/12, *Thomas Pringle v. Government of Ireland, Ireland, The Attorney General*, with annotation by B. de Witte and T. Beukers (The Court of Justice approves the creation of the European Stability Mechanism outside the EU legal order), 50/805–848

**Guest editorial**

The no-bailout clause and rescue package, by J-V. Louis, 47/971–986

**Editorial comments**

The birth of the Euro, 35/585–594
Debt and democracy: “United States then, Europe now”?, 49/1833–1840
The European Monetary Institute’s Annual Reports: Fact-finding, means of control, incentive, by H. Hahn, 32/1079–1088
The Greek sovereign debt tragedy: Approaching the final act?, 48/1769–1776
Re-thinking the EMU, 12/151–154
The Tindemans Report, 13/147–151
Some thoughts concerning the Draft Treaty on a Reinforced Economic Union, 49/1–14
The United Kingdom and EMU, 33/879–883
Weathering through the credit crisis. Is the Community equipped to deal with it?, 46/3–12
Whither the Stability and Growth Pact?, 41/1193–1198

**Books reviewed**
M. Andenas, L. Gormley, C. Hadjiemmanuil, I. Harden (Eds.), European Economic and Monetary Union: The Institutional Framework (H. Hahn), 35/1462–1463
F. Breuss and E. Hochreiter (Eds.), Challenges for Central banks in an Enlarged EMU (R. Lastra), 44/230–231
European Central Bank, Legal Aspects of the European System of Central Banks (A. Arda), 44/229–230
C. Gaitanides, Das Recht der Europäischen Zentralbank: Unabhängigkeit und Kooperation in der Europäischen Währungsunion (M. Selmayr), 43/886–889
M. Giovanoli and D. Devos, International Monetary and Financial Law – The Global Crisis (M. Malaguti), 48/625–628
K. Howell, Europeanization, European Integration and Financial Services (N. Moloney), 42/1549–1553
J.A. Usher, The law of money and the financial services in the European Community (N. Carey), 38/1324

12. Education

Articles
T. Koopmans, Europe and its lawyers in 1984, 22/9–18
K. Lenaerts, Education in European Community law after “Maastricht”, 31/7–41
H.G. Schermers, Legal education in Europe, 30/9–15

Case law
Case C-542/09, European Commission v. Kingdom of the Netherlands, with annotation by F. de Witte (Who funds the mobile student? Shedding some light on the normative assumptions underlying EU free movement law), 50/203–216
Case C-20/12, Elodie Giersch v. État du Grand-Duché de Luxembourg, with annotation by S. O’Leary (The curious case of frontier workers and study finance), 51/601–622

Guest editorial
Bisystemic law-teaching – The McGill programme and the concept of law in the EU, by A. de Mestral, 40/799–807

Book reviewed

13. EFTA

Articles
U. Bernitz, The EEC-EFTA Trade Agreements with special reference to the position of Sweden and the other Scandinavian EFTA countries, 23/567–590
E.P. Wellenstein, The Free Trade Agreements between the Enlarged European Communities and the EFTA Countries, 10/137–149

14. Energy policy

Articles
A. Evans, The Development of a Community policy on oil, 17/371–394
L. Hancher, Energy and the environment: Striking a balance?, 26/475–512
K. Talus, Just what is the scope of the essential facilities doctrine in the energy sector?
Third party access-friendly interpretation in the EU v. contractual freedom in the US,
48/1571–1597
B. van der Esch, Legal Aspects of a European Energy Policy, 2/139–167
J.C. Woodliffe, North Sea Oil and Gas: The European Community Connection, 12/7–26

Case law
Case C-264/09, Commission v. Slovakia, with annotation by A. Boute, 49/1179–1196

Books reviewed
J.-M. Glachant, D. Finon and A. de Hauteclouque (Eds.), Competition, Contracts and
Electricity Markets: A New Perspective, (R. Karova), 49/1255–1258
M. Roggenkamp, A. Ronne, C. Redgwell and I. del Guayo (Eds.), Energy Law in Europe
(G. Kühne), 39/1209–1210
R.H. Tudway (Ed.), Energy Law & Regulations in the European Union (M.M.
Roggenkamp), 39/922–923

15. Environmental policy

Articles
M. Cremona, The Role of the EEC in the control of oil pollution, 17/171–189
E. Grabitz and C. Zacker, Scope for action by the EC Member States for the improvement
of environmental protection under EEC law: The example of environmental taxes and subsidies, 26/423–448
A. Keessen, A. Freriks and M. van Rijswick, The clash of the Titans: The relation between
the European water and medicines legislation, 47/1429–1454
L. Krämer, The Single European Act and environmental protection: Reflections on several provisions in Community law, 24/659–688
L. Krämer, Environmental protection and Article 30 EEC Treaty, 30/111–143
K. Kulovesi, E. Morgera and M. Muñoz, Environmental integration and multi-faceted international dimensions of EU law: Unpacking the EU’s 2009 climate and energy package, 48/829–891
K.-H. Ladeur, The introduction of the precautionary principle into EU law: A pyrrhic victory for environmental and public health law? Decision-making under conditions of complexity in multi-level political systems, 40/1455–1479
R. Macrory and S. Turner, Participatory rights, transboundary environmental governance and EC law, 39/489–522
R. Macrory, The enforcement of Community environmental laws: Some critical issues, 29/347–369
H.W. Micklitz, Perspectives on a European Directive on the safety of technical consumer goods, 23/617–640
H. Somsen, Discretion in European Community environmental law: An analysis of ECJ case law, 40/1413–1453
P. von Wilmowsky, Waste disposal in the internal market: The state of play after the ECJ’s ruling on the Walloon import ban, 30/541–570
M. Wasmeier, The integration of environmental protection as a general rule for interpreting Community law, 38/159–177
G. Winter, On the effectiveness of the EC Administration: The case of environmental protection, 33/689–717
Subjects

Case law

European Court of Justice

Case C-2/90, Commission v. Belgium, with annotation by L. Hancher and H. Sevenster, 30/351–367
Case C-237/90, Commission v. Germany and Case C-337/89, Commission v. United Kingdom, with annotation by J. Holder and S. Elworthy, 31/123–135
Case C-44/95, R. v. Secretary of State for the Environment, ex parte Royal Society for the Protection of Birds, with annotation by J. Holder, 34/1469–1480
Case C-321/95 P, Stichting Greenpeace Council (Greenpeace International) and others v. Commission; Case T-585/93, Stichting Greenpeace Council and others v. Commission, with annotation by F. Berrod, 36/635–662
Case C-203/96, Chemische Afvalstoffen Dusseldorp v. Minister van Volkshuisvesting, Ruimtelijke Ordening en Milieubeheer, with annotation by N. Notaro, 36/1309–1323
Case C-365/97, Commission of the EC v. Italian Republic (San Rocco valley), with annotation by J. van Haersolte, 39/407–416
Case C-379/98, PreussenElektra AG v. Schleswag AG, with annotation by A. Goossens and S. Emmerechts, 38/991–1010
Case C-510/99, Procureur de la République v. Xavier Tridon, with annotation by M. Brus, 40/169–178
Case C-1/03, Paul Van de Walle, with annotation by N. de Sadeleer, 43/207–223
Case C-263/08, Djurgården-Lilla Värtans Miljöskyddsförening v. Stockholms kommun genom dess marknämd, with annotation by Å. Ryall, 47/1511–1521
Case C-366/10, Air Transport Association of America and Others v. Secretary of State for Energy and Climate Change, with annotation by B. Mayer, 49/1113–1140
Joined Cases C-566/11, C-567/11, C-580/11, C-591/11, C-620/11 & C-640/11, Iberdrola and others v. Administración del Estado, with annotation by D. Pérez Rodríguez (Absorbing EU ETS windfall profits and the principle of free allowances), 51/679–695

National courts

7 June 1995, Court of Appeal, Ex p. Friends of the Earth, with annotation by C. Hilson, 32/1461–1475

Books reviewed

L. Bergkamp and B. Goldsmith (Eds.), The EU Environmental Liability Directive (L. Krämer), 51/1300–13002
N. de Sadeleer, EU Environmental Law and the Internal Market (P. Oliver), 51/1873–1875
J.H. Jans, European Environmental Law (L. Krämer), 39/188–191
S. Kingston, Greening EU Competition Law and Policy, (J. Nowag), 49/1814–1816
P.J. Leefmans, Externe Milieubevoegdheden. Communautaire rechterlijke grenzen aan externe milieubevoegdheden van de EG-lidstaten (G. van Calster), 37/1295
R. Macrory (Ed.), Reflections of 30 years of EU Environmental Law: A High Level of Protection (P. Wennerås), 44/533
H.-W. Rengeling (Ed.), Umgestaltung des deutschen Chemikalienrechts durch europäische Chemikalienpolitik (L. Jaeckel), 42/576–579
M. Ruffert, Subjektive Rechte im Umweltrecht der Europäischen Gemeinschaft: Unter besonderer Berücksichtigung ihrer prozessualen Durchsetzung (L. Krämer), 34/1083–1087
J. Scott, EC Environmental Law (D. McGillivray), 37/1293–1294
Chr. Zacker, Abfall im gemeinschaftlichen Umweltrecht (L. Krämer), 35/1222–1223

16.  Euratom

Articles

P. Mathijsen, Some Legal Aspects of Euratom, 3/326–343

17.  European Coal and Steel Community

Articles

M. Dominick, Adjudicating European steel policy: Judicial review of the state aids and production quota systems in 1985, 23/591–616
J.J. Heudens and R. de Horn, Crisis Policy in the European Steel Industry in the light of the ECSC Treaty, 17/31–74
M. Lagrange, The Non-contractual Liability of the Community in the ECSC and in the EEC, 3/10–36

Cases

Case 28/66, Dutch Government v. High Authority of the ECSC, with annotation by S. Patijn, 5/476–478
Case 36/83, Mabanaft GmbH v. Hauptzollamt Emmerich, with annotation by R.H. Lauwaars, 22/719–735

18.  European Development Fund

Article

H. van Houtte, Dispute Settlement of Contracts, Financed by the European Development Fund, 19/591–600

19.  External relations; association and development

Articles

K. Arts, ACP-EU relations in a new era: The Cotonou Agreement, 40/95–116
J. Balfour, EC external aviation relations: The Community’s increasing role, and the new EC/US agreement, 45/443–463
F. Benyon and J. Bourgeois, The European Community – United States Steel Arrangement, 21/305–354

J. Bischoff, Just a little bit of “mixity”? The EU’s role in the field of international investment protection law, 48/1527–1569

B.R. Bot, Negotiating Community Agreements: Procedure and Practice, 7/286–310

B.R. Bot, EEC-CMEA: Is a Meaningful Relationship Possible?, 13/335–366

S. Breitenmoser, Sectoral agreements between the EC and Switzerland: Contents and context, 40/1137–1186

L.J. Brinkhorst and M.J. Kuiper, The Integration of the New Members in the Community Legal Order, 9/364–385


T. Cottier, Dispute settlement in the World Trade Organization: Characteristics and structural implications for the European Union, 35/325–378

M. Cremona, The Draft Constitutional Treaty: External relations and external action, 40/1347–1366

M. Cremona, The Union as a global actor: Roles, models and identity, 41/553–573

W. Czapinski, International legal aspects of relations between the GDR and the EEC – A Polish view, 22/69–87

A. Dashwood, External relations provisions of the Amsterdam Treaty, 35/1019–1045

M.G. Desta, EC-ACP economic partnership agreements and WTO compatibility: An experiment in North-South inter-regional agreements?, 43/1343–1379

A. Dimopoulos, The validity and applicability of international investment agreements between EU Member States under EU and international law, 48/63–93

J. Forman, The EEA Agreement five years on: Dynamic homogeneity in practice and its implementation by the two EEA courts, 36/751–781

A. Goldstajn, The Relationship of Yugoslavia and the EEC, 18/569–578


W. Hantke, The Specialized Group on General Contract Conditions within the Euro-Arab dialogue, 18/197–205

M. Hardy, Opinion 1/76 of the Court of Justice: The Rhine Case and the Treaty-making Powers of the Community, 14/561–600

G. Harpaz, When East meets West: Approximation of laws in the EU-Mediterranean context, 43/993–1022

C. Hillion and R. Wessel, Competence distribution in EU external relations after Ecowas: Clarification or continued fuzziness? 46/551–586

C. Hillion, Institutional aspects of the partnership between the European Union and the newly independent states of the former Soviet Union: Case studies of Russia and Ukraine, 37/1211–1235

F. Hoffmeister, Outsider or frontrunner? Recent developments under international and European law on the status of the European Union in international organizations and treaty bodies, 44/41–68

D. Horovitz, EC-Central/East European relations: New principles for a new era, 27/259–284

J.H. Jackson, United States-EEC Trade Relations: Constitutional Problems of Economic Interdependence, 16/453–478

D. Kennedy and L. Specht, Austria and the European Communities, 26/615–642

A. Lazowski, Enhanced multilateralism and enhanced bilateralism: Integration without membership in the European Union, 45/1433–1458

P. Manin, The European Communities and the Vienna Convention on the Law of Treaties between States and International Organizations or between International Organizations, 24/457–481

M. Maresceau and E. Montaguti, The relations between the European Union and Central and Eastern Europe: A legal appraisal, 32/1327–1367

R.S.J. Martha, The Fund Agreement and the surrender of monetary sovereignty to the European Community, 30/749–786

J.A. McMahon, Negotiating in a time of turbulent transition: The future of Lomé, 36/599–624

M. Mendez, The enforcement of EU agreements: Bolstering the effectiveness of treaty law?, 47/1719–1756

J.D.B. Mitchell, “What do you want to be inscrutable for, Marcia?”, 5/105–111

E. Neframi, The duty of loyalty: Rethinking its scope through its application in the field of EU external relations, 47/323–359

N. Neuwahl, Joint participation in international treaties and the exercise of power by the EEC and its Member States: Mixed agreements, 28/717–740

N. Neuwahl, Shared powers or combined incompetence? More on mixity, 33/667–687


S. Norberg, The Agreement on a European Economic Area, 29/1171–1198

S. Peers, An ever closer waiting room?: The case for Eastern European accession to the European Economic Area, 32/187–213

P. Pescatore, External Relations in the Case Law of the Court of Justice of the European Communities, 16/615–645

C. Reymond, Institutions, decision-making procedure and settlement of disputes in the European Economic Area, 30/449–480

E. Rhein, The Lomé Agreement: Political and juridical Aspects of the Community Policy towards UDC’s, 12/385–397

J. Sack, The European Community’s membership of international organizations, 32/1227–1256

T. Schweisfurt, The treaty-making capacity of the CMEA in light of a framework agreement between the EEC and CMEA, 22/615–647

K.R. Simmons, The Community and the Neutral States, 2/5–20

K.R. Simmons, The British Islands and the Community: 1–Jersey, 6/156–169

K.R. Simmons, The British Referendum, 12/258–260


K.R. Simmons, The Lomé Convention: Implementation and Renegotiation, 16/425–452


K.R. Simmons, The Third Lomé Convention, 22/389–421


K.R. Simmons, The Fourth Lomé Convention, 28/521–548

W. Stabenow, Opportunities for an External Policy of the EEC in the Field of Transport, 4/32–50


J. Temple Lang, The Ozone Layer Convention: A new solution to the question of Community participation in mixed international agreements, 23/157–176

A. Toledano-Laredo, The EEA Agreement: An overall view, 29/1199–1213
Subjects

J.M. Tromm, Nigeria and the Common Market, 5/50–70
G. van Benthem van den Bergh, The New Convention of Association with African States, 1/156–182
P. van Elsuwege, EU external action after the collapse of the pillar structure: In search of a new balance between delimitation and consistency, 47/987–1019
J. Voss, The Protection and Promotion of European Private Investment in Developing Countries- an approach towards a Concept for a European Policy on Foreign Investment, 18/363–395
E. Wellenstein, Twenty-five Years of European Community External Relations, 16/407–423
E. Wellenstein, The Relations between the European Communities and Finland, 20/713–724
R.A. Wessel, The inside looking out: Consistency and delimitation in EU external relations, 37/1135–1171

Case law

Case 22/70, Commission of the European Communities v. Council of the European Communities, with annotation by J.A. Winter, 8/392–401, 550–556
Opinion 1/75, OECD Understanding on a Local Cost Standard, with annotation by H.H. Maas, 13/375–387
Case C-192/89, S.Z. Sevince v. Staatssecretaris van Justitie, with annotation by H.G. Schermers, 28/183–189
Case C-18/90, Kziber v. ONEM, with annotation by A. Weber, 28/959–963
Opinion 1/91; Opinion 1/92, with annotation by H.G. Schemers, 29/991–1010
Opinion 2/91, with annotation by N. Neuwahl, 30/1185–1195
Case C-188/91, Deutsche Shell v. Hauptzollamt Hamburg-Harburg, with annotation by F. Castillo de la Torre, 30/1043–1050
Case C-268/94, Portuguese v. Council, with annotation by S. Peers, 35/539–555
Case C-310/95, Road Air BV v. Inspecteur der Invoerrechten en Accijnzen, with annotation by P. Oliver, 35/747–764
Case C-149/96, Portugal v. Council, with annotation by A. Rosas, 37/797–816
Case C-62/98 Commission of the European Communities v. Portugal, and Case C-84/98 Commission of the European Communities v. Portugal, with annotation by C. Hillion, 38/1269–1283
Case C-466/98, Commission v. United Kingdom; C-467/98, Commission v. Denmark; C-468/98, Commission v. Sweden; C-469/98, Commission v. Finland; C-471, Commission v. Belgium; C-472/98, Commission v. Luxembourg; C-475/98, Commission v. Austria; C-476/98, Commission v. Germany (Open skies agreements), with annotation by P.J. Slot and J. Dutheil de la Rochère, 40/697–713
Case C-29/99, Commission v. Council (re: Nuclear Safety Convention), with annotation by P. Koutrakos, 41/191–208

Opinion 1/00, Proposed agreement on the establishment of a European Common Aviation Area, with annotation by F. Castillo de la Torre, 39/1373–1393

Opinion 2/00, Cartagena Protocol on Biosafety, with annotation by A. Dashwood, 39/353–368

Case C-438/00, Deutscher Handballbund eV v. Maros Kolpak, with annotation by J.-P. Dubey, 42/499–522

Case C-93/02, Biret International SA v. Council, with annotation by A. Thies, 41/1661–1682

Opinion 1/03, Lugano Convention, with annotation by N. Lavranos, 43/1087–1100

Case C-94/03, Commission v. Council; Case C-178/03, Commission v. Parliament and Council, with annotation by P. Koutrakos, 44/171–194

Case C-239/03, Commission v. French Republic, with annotation by P.J. Kuijper, 42/1491–1500

Case C-265/03, Igor Simutenkov v. Ministerio de Educación y Cultura, Real Federación Española de Fútbol, with annotation by C. Hillion, 45/815–833

Case C-459/03, Commission of the European Communities v. Ireland (MOX plant), with annotation by N. Schrijver, 47/863–878


Case C-403/05, European Parliament v. Commission (Philippines Border Management project), with annotation by M. Cremona, 45/1727–1744

Case C-431/05, Merck Genéricos Produtos Farmacêuticos Lda v. Merck & Co. Inc and Merck Sharp & Dohme Lda, with annotation by R. Holdgaard, 45/1233–1250

Case C-188/07, Commune de Mesquer v. Total France and Total International Ltd., Case C-301/08, Irène Bogiatzi v. Deutscher Luftpool, Société Luxair, European Communities, Luxembourg, Foyer Assurances SA, with annotation by C. Eckes, 47/899–915

Case C-246/07, Commission v. Sweden (PFOS), with annotation by M. Cremona, 48/1639–1665

Case C-370/07, Commission v. Council, with annotation by J. Heliskoski, 48/555–567

Opinion 1/08, Schedules of specific commitments – Conclusion of agreements on the grant of compensation for modification and withdrawal of certain commitments following the accession of new Member States to the European Union, with annotation by S. Adam and N. Lavranos, 47/1523–1539

Case C-386/08, Brita GmbH v. Hauptzollamt Hamburg-Hafen, with annotation by R. Holdgaard and O. Spiermann, 48/1667–1685

Case C-366/10, Air Transport Association of America and Others v. Secretary of State for Energy and Climate Change, with annotation by B. Mayer, 49/1113–1140

Case C-72/11, Criminal proceeding against Mohsen Afsarabi, Behzad Sahabi, Heinz Ulrich Kessel, with annotation by S. Blockmans (Curbing the circumvention of sanctions against Iran over its nuclear programme), 50/623–640

Case C-221/11, Leyla Ecem Demirkan v. Bundesrepublik Deutschland, with annotation by V. Hatzopoulos (Turkish service recipients under the EU-Turkey Association Agreement), 51/647–664
Subjects

European Court of Human Rights

Deutscher Luftpool, Société Luxair, European Communities, Luxembourg, Foyer Assurances S.A, with annotation by C.S. Douglas Scott, 43/243–254

Guest editorial

Calling Europe by Phone, by C. Tomuschat, 47/3–7

Editorial comments

The aftermath of Opinion 1/94 or how to ensure unity of representation for joint competences, 32/385–390
Agenda 2000: For a stronger and wider Union, 35/317–326
Capitol Concerns, 20/199–201
Current information on the negotiations, 8/1–3
European Economic Area and European Community: Homogeneity of legal orders? 36/697–701
The European Union – A new international actor, 38/825–828
The European Union, the United States and the International Criminal Court, 39/939–944
Ex oriente lux . . ., 14/266–268
From Rome to Lomé – And beyond?, 22/163–165
The identity of the EU from the perspective of third countries, 36/881–886
And in the meantime? Kosovo?, 46/377–382
Mind the gap!, 45/317–322
On the importance of subterranean connections, 38/1091–1094
Relations between international courts and Community courts: Mutual deference or subordination?, 42/581–585
The Union, the Member States and international agreements, 48/1–7
Where do we go with Community external relations after accession?, 41/631–635

Correspondence

J. Balfour, Further comment on Case C-344/04, The Queen ex parte International Air Transport Association, European Low Fares Airline Association v. Department for Transport, 44/555–560

Reports

O.M. Eygenraam-Loeff and M. van Empel, Scandinavia EEC Colloquium, 6/375–405
R.H. Lauwaars, The External Relations of the Unified European Community (Third Colloquium about the Merger of the European Communities), 5/346–347
J.A. Winter, Colloquium on the Legal Effect of British entry into the Common Market, 5/347–349

Documents

Text of Lomé Convention, 12/463–490

Books reviewed

A. Antoniadis, R. Schütze and E. Spaventa (Eds.), The European Union and Global Emergencies (M. Trybus), 50/647–649
S. Blockmans and A. Łazowski (Eds.), The European Union and its Neighbours: A legal appraisal of the EU’s policies of stabilisation, partnership and integration (T. Takács), 44/852–854
M. Dony (Ed.), L’Union Européenne et le Monde après Amsterdam (P. Koutrakos), 38/1065–1067
P. Eeckhout, External Relations of the European Union: Legal and Constitutional Foundations (E. Denza), 42/282–284
A. Evans, The Integration of the European Community and Third States in Europe: A Legal Analysis (S. Peers), 35/567–570
A. Evans, P. Falk and J. Tolonen (Eds.), Transformation and Integration in the Baltic Sea Area and the Barents Area (S. Peers), 35/567–570
P. Koutrakos, EU international relations law (F. Hoffmeister), 44/211–212
P. Koutrakos (Ed.), European Foreign Policy: Legal and Political Perspectives (P. Van Elsuwege), 49/850–851
F. Mangilli, Le partenariat de l’Union européenne avec les Etats et groupements régionaux d’Amérique latine (L. Lixinski), 48/1750–1752
A. Mayhew, Recreating Europe: The European Union’s Policy towards Central and Eastern Europe (M. Maresceau), 36/235–237
C.D. Ehlermann, Applying the New Budgetary Procedure for the First Time, 12/325–343

20. Finance: EU Budget

Articles
I. Begg, Future fiscal arrangements of the European Union, 41/775–794
Sir C. Sopwith, Legal Aspects of the Community Budget, 17/315–347
C.D. Ehlermann, Applying the New Budgetary Procedure for the First Time, 12/325–343
Subjects

M. Jenkins, Britain and the Community Budget: The end of a chapter, 17/493–507
H. Joly Dixon, The European Unit of Account, 14/191–208
J. Pipkorn, Legal implications of the Absence of the Community Budget at the Beginning of a Financial Year, 18/141–167
P. Zangl, The interinstitutional agreement on budgetary discipline and improvement of the budgetary procedure, 26/675–686

Editorial comments

The 1980/1981 budget wrangle, 18/5–8
Beyond the brink, 21/279–281

Documents


Book reviewed


21. Free movement of capital

Articles

T. Eilmansberger, Bilateral investment treaties and EU law, 46/383–429
J.-V. Louis, Free Movement of Capital in the Community: The Casati Judgment, 19/443–452
N. Moloney, New frontiers in EC capital markets law: From market construction to market regulation, 40/809–843
P. Oliver and J.-P. Baché, Free movement of capital between the Member States: Recent developments, 26/61–82
M. Seidel, Escape Clauses in European Community Law, with special Reference to Capital Movements, 15/283–308
K. von Papp, Clash of “autonomous legal orders”: Can EU Member State courts bridge the jurisdictional divide between investment tribunals and the ECJ? A plea for direct referral from investment tribunals to the ECJ, 50/1039–1082
J. Welch, A common market for mortgage credit, 23/177–192

Case law

Case C-367/98, Commission of the European Communities v. Portuguese Republic (Golden shares); C-483/99, Commission of the European Communities v. French Republic (Golden shares); and C-503/99, Commission of the European Communities v. Kingdom of Belgium (Golden shares), with annotation by H. Fleischer, 40/493–501
Case C-423/98, Alfredo Albore, with annotation by V. Hatzopoulos, 38/455–469
Case C-112/05, Commission v. Germany, with annotation by W.-G. Ringe, 45/537–544
Case C-205/06, Commission v. Austria; Case C-249/06, Commission v. Sweden, with annotation by P. Koutrakos, 46/2059–2076
Case C-326/07, Commission of the European Communities v. Italian Republic, with annotation by M. O’Brien, 47/245–261
Joined Cases C-436 & 437/08, Haribo Lakritzen Hans Riegel BetriebsgmbH and Österreichische Salinen AG v. Finanzamt Linz, with annotation by G. Mathisen and H. Haukeland Fredriksen, 48/1719–1736

Book reviewed

M. Clostermeyer, Staatliche Übernahmeabwehr und die Kapitalverkehrsfreiheit zu Drittstaaten Europarechtliche Beurteilung der §§ 7 Abs. 2 Nr. 6 AWG, 53 AWV (F. Möslein), 49/2062–2064
A. Dimopoulos, EU Foreign Investment Law (M. O’Brien), 50/655–656
S. Hindelang, The Free Movement of Capital and Foreign Direct Investment (C. Ohler), 47/589–592

22. Free movement of goods and customs union

Articles

L. Ankersmit, What if Cassis de Dijon were Cassis de Quebec? The assimilation of goods of third country origin in the internal market, 50/1387–1410
R. Barents, Charges of an Effect Equivalent to Customs Duties, 15/415–434
R. Barents, New developments in measures having equivalent effect, 18/271–308
R. Barents, Recent case law on the prohibition of fiscal discrimination under Article 95, 23/641–660
A. Biondi, The merchant, the thief & the citizen: The circulation of works of art within the European Union, 34/1173–1195
O. Brouwer, Free movement of foodstuffs and quality requirements: Has the Commission got it wrong?, 25/237–262
O. Brouwer, Community protection of geographical indications and specific character as a means of enhancing foodstuff quality, 28/615–646
L. Gormley, Recent case law on the free movement of goods: Some hot potatoes, 27/825–857
S. Guadenzi, Tariff Quotas under Article 25 EEC and the Court of Justice, 1/406–427
J. Hojnik, Free movement of goods in a labyrinth: Can Buy Irish survive the crises?, 49/291–326
M. Jansson and H. Kalimo, De minimis meets ‘market access’: Transformations in the substance – and the syntax – of EU free movement law?, 51/523–558
C. Krenn, A missing piece in the horizontal effect “jigsaw”: Horizontal direct effect and the free movement of goods, 49/177–215
C. Macmaoláin, Ethical food labelling: The role of European Union freetrade in facilitating international fairtrade, 39/295–314
K. Mortelmans, Article 30 of the EEC Treaty and legislation relating to market circumstances: Time to consider a new definition?, 28/115–136
P. Oliver and S. Enchelmaier, Free movement of goods: Recent developments in the case law, 44/649–704
P. Oliver, Recent Case Law on Articles 30 to 36 EEC, 17/109–117
P. Oliver, Recent Case Law on Article 37 EEC, 17/251–257
P. Oliver, Measures of Equivalent Effect: A Reappraisal, 19/217–244
P. Oliver, A Review of the case law of the Court of Justice on Articles 30 to 36 EEC in 1983, 21/221–240
P. Oliver, A review of the case law of the Court of Justice on Articles 30 to 36 EEC in 1984, 22/301–329
P. Oliver, A review of the case law of the Court of Justice on Articles 30 to 36 EEC in 1985, 23/325–357
P. Oliver, Some further reflections on the scope of Articles 28–30 (ex 30–36) EC, 36/783–806
J. Steiner, Drawing the line: Uses and abuses of Article 30 EEC, 29/749–774
M. Szydło, Export restrictions within the structure of free movement of goods: Reconsideration of an old paradigm, 47/753–789
J.A. Usher, Uniform External Protection: EEC Customs Legislation before the Court of Justice, 19/389–412
L.J. van der Burg, The Customs Tariff and Customs Legislation in the European Communities (some juridical problems), 7/184–204
W. van Gerven, The Recent Case Law of the Court of Justice concerning Articles 30 and 36 of the EEC Treaty, 14/5–24
T. van Rijn, A review of the case law of the Court of Justice on Articles 30 to 36 EEC in 1986 and 1987, 25/593–616
S. Weatherill, After Keck: Some thoughts on how to clarify the clarification, 33/885–906
S. Weatherill, Recent case law concerning the free movement of goods: Mapping the frontiers of market deregulation, 36/51–85
E.L. White, In search of the limits to Article 30 of the EEC Treaty, 26/235–280

Case law

Case 73–74/63, Internationale and Puttershoek v. Netherlands Ministry of Agriculture and Fisheries, with annotation by I. Samkalden, 2/95–100
Case 90–91/63, Commission of the EEC v. Grand Duchy of Luxembourg and the Kingdom of Belgium, with annotation by I. Samkalden, 2/340–348
Case 10 and 18/65, Società “Eridania” Zuccherifici Nazionali and others v. Commission of the EEC, with annotation by M. van Empel, 7/345–350
Case 24/68, Commission of the EEC v. Italian Republic (Statistical Duties), with annotation by M. van Empel, 7/72–74
Case 2–3/69, Sociaal Fonds voor de Diamantarbeiders, Antwerp v. S.A. Ch. Brackfeld & Sons and Chougol Diamond Co., with annotation by M. van Empel, 7/74–81
Case 18/71, Eunomia di Porro & Co. v. Ministry of Public Education of the Italian Republic, with annotation by L.A. Geelhoed, 9/486–488
Case 192/73, van Zuylen Frères v. HAG A.G., with annotation by W. Alexander, 11/387–397
Case 70/77, Simmenthal SpA v. Amministrazione della Finanza dello Stato, Case 137/77, City of Frankfurt-am-Main v. Firma Max Neumann and Case 138/77, Firma Hermann Ludwig v. Free and Hanseatic City of Hamburg, with annotation by R. Barents, 16/489–497
Case 82/77, Openbaar Ministerie (Public Prosecutor) of the Kingdom of the Netherlands v. Jacobus Philippus van Tiggele, with annotation by H.E. Akyürek-Kievits, 16/139–149
Joined Cases 55 and 57/80, Musik-Vertrieb Membran GmbH & K-tel Intern. v. GEMA, with annotation by W. Alexander, 18/419–426
Case 124/81, Commission of the European Communities v. United Kingdom (UHT milk and cream), with annotation by R. Wainwright, 20/365–377
Case 294/81, Control Data Belgium N.V./S.A. v. Commission of the European Communities, with annotation by I. van Bael, 20/605–617
Case 237/82, Jongeneel Kaas B.V., Bodegraven v. The State of the Netherlands, with annotation by M. Waelbroeck, 22/109–129
Case 42/83, Dansk Denkavit Aps v. Ministry of Fiscal Affairs, with annotation by R. Barents, 23/467–472
Case 216/84, Commission v. France, with annotation by R. Barents, 26/103–110
Case 145/88, Torfaen Borough Council v. B&Q PLC (formerly B&Q Retail Ltd.), with annotation by L. Gormley, 27/141–150
Case C-10/89, SA CNL-Sucal NV v. HAG GF AG, with annotation by W. Alexander, 28/681–698
Case C-47/90, Etablissements Delhaize Frères v. Promalvin, with annotation by J. Stuyck, 30/847–860
Case C-3/91, Exportur SA. v. LOR SA and Confiserie du Tech, with annotation by O.W. Brouwer, 30/1209–1227
Joined Cases C-267 and C-268/91, Bernard Keck and Daniel Mithouard; Case C-292/92, Ruth Hünermund et al. v. Landesapothekerkammer Baden-Württemberg, with annotation by W.-H. Roth, 31/845–855
Case C-352/95, Phyteron International v. Jean Bourdon, with annotation by E. Gippini-Fournier, 35/947–970
Case C-368/95, Vereinigte Familiapress Zeitungsverlag- und Vertriebs GmbH v. Heinrich Bauer Verlag, with annotation by A.F. Bavasso, 35/1413–1426
Case C-388/95, Belgium v. Spain, with annotation by E. Spaventa, 38/211–219
Case C-203/96, Chemische Afvalstoffen Dusseldorp v. Minister van Volkshuisvesting, Ruimtelijke Ordening en Milieubeheer, with annotation by N. Notaro, 36/1309–1323
Case C-254/98, Schutzverband gegen unlauteren Wettbewerb v. TK-Heimdiensst Satt GmbH, with annotation by E. Spaventa, 37/1265–1275
Case C-325/00, Commission v. Germany, with annotation by M. Jarvis, 40/715–728
Case C-322/01, Deutscher Apothekerverband eV v. 0800 DocMorriss NV and Jacques Waterval, with annotation by R. Lang, 42/189–204
Case C-293/02, Jersey Produce Marketing Organisation Ltd v. States of Jersey and Jersey Potato Export Marketing Board, with annotation by A. Tryfonidou, 43/1727–1742
Case C-320/03, Commission v. Republic of Austria, with annotation by A. Schrauwen, 43/1447–1456
Case C-320/03R (02) and (03), Commission v. Republic of Austria, Order of the President of the Court, with annotation by A. Schrauwen, 42/851–858
Case C-5/05, Staatssecretaris van Financiën v. B.F. Joustra with annotation by H. Rösler and L. Gyeney, 44/1501–1513
Subjects

Case C-110/05, Commission v. Italy; Case C-142/05, Åklagaren v. Percy Mickelsson and Joakim Roos; Case C-265/06, Commission v. Portugal, with annotation by T. Horsley, 46/2001–2019
Case C-205/07, Lodewijk Gysbrechts, Santurel Inter BVBA, with annotation by W.-H. Roth, 47/509–520
Case C-28/09, Commission v. Republic of Austria ("Inntalautobahn No. 2"), with annotation by S. Enchelmaier (Alpine transport restrictions reconsidered), 50/183–202

Books reviewed

F. Aubry-Caillaud, La libre circulation des marchandises: Nouvelle approche et normalisation européenne (L. Gormley), 37/1297–1298

23. Free movement of persons

Articles

A. Adinolfi, Free movement and access to work of citizens of the new Member States: The transitional measures, 42/469–498
G. Barrett, Family matters: European Community law and third-country family members, 40/369–421
W.R. Bohning, The Scope of the EEC System of Free Movement of Workers, 10/81–86
G. Cornelisse, What’s wrong with Schengen? Border disputes and the nature of integration in the area without internal borders, 51/741–770
M. Dougan, Fees, grants, loans and dole cheques: Who covers the costs of migrant education within the EU?, 42/943–986
E. Drywood, Who’s in and who’s out? The Court’s emerging case law on the definition of a refugee, 51/1093–1124
D. Duyssens, Migrant Workers from Third Countries in the European Community, 14/501–520
R. Giesen, Posting – Social protection of workers vs. fundamental freedoms?, 40/143–158
K. Hailbronner, Visa regulations and third-country nationals in EC law, 31/969–995
K. Hailbronner, Perspectives of a harmonization of the law of asylum after the Maastricht summit, 29/917–939
K. Hailbronner, Union citizenship and access to social benefits, 42/1245–1267
M. Hedemann Robinson, An overview of recent legal developments at Community level in relation to third country nationals resident within the European Union, with particular reference to the case law of the European Court of Justice, 38/525–586
E. Johnson and D. O’Keeffe, From discrimination to obstacles to free movement: Recent developments concerning the free movement of workers 1989–1994, 31/1313–1346
H. Knorpel, Social security cases of the Court of Justice of the European Communities, 1982, 21/241–258
H. Knorpel, Social security cases in the Court of Justice of the European Communities, 1984, 23/359–384
P.J. Kuijper, Some legal problems associated with the communitarization of policy on visas, asylum and immigration under the Amsterdam Treaty and incorporation of the Schengen acquis, 37/345–366
B. Kunoy, A union of national citizens: The origins of the Court’s lack of avant-gardisme in the Chen case, 43/179–190
C. Laske, The impact of the Single European Market on social protection for migrant workers, 30/515–539
K. Lewin, The free movement of workers, 2/300–324
J.-V. Louis, Free movement of tourists and freedom of payments in the Community: The Luisi-Carbone judgment, 21/625–637
A. Meloni, The development of a common visa policy under the Treaty of Amsterdam, 42/1357–1381
N. Nic Shuibhne, Free movement of persons and the wholly internal rule: Time to move on?, 39/731–771
D. O’Keeffe, Practical Difficulties in the Application of Article 48 of the EEC Treaty, 19/35–60
T. Obokata, EU Council framework decision on combating trafficking in human beings: A critical appraisal, 40/917–936
A.C. Page, The Scope of Community and National Rules against the Overlapping of Social Security Benefits, 17/211–228
J. Pais Macedo van Overbeek, AIDS/HIV infection and the free movement of persons within the European Economic Community, 27/791–824
S. Peers, Towards equality: Actual and potential rights of third-country nationals in the European Union, 33/7–50
S. Peers, Building Fortress Europe: The development of EU migration law, 35/1235–1272
D.M.W. Pickup, Reverse discrimination and freedom of movement for workers, 23/135–156
N. Reich and S. Harbacevica, Citizenship and family on trial: A fairly optimistic overview of recent court practice with regard to free movement of persons, 40/615–638
J.J.E. Schutte, Schengen: Its meaning for the free movement of persons in Europe, 28/549–570
J.-C. Séché, The revision of Regulations Nos. 3 and 4 (Social Security of Migrant Workers) in the light of their interpretation by the Court of Justice, 6/170–192
J.-C. Séché, Free Movement of Workers under Community Law, 14/385–410
E. Spaventa, Seeing the wood despite the trees? On the scope of Union citizenship and its constitutional effects, 45/13–45
H. ter Heide, The Free Movement of Workers in the Final Phase, 6/466–477
Subjects

N. Tezcan/Idriz, Free movement of persons between Turkey and the EU: To Move or not to Move? The Response of the Judiciary, 46/1621–1665
D. Thym, EU migration policy and its constitutional rationale: A cosmopolitan outlook, 50/709–736
A. Tryfonidou, In search of the aim of the EC free movement of persons provisions: Has the Court of Justice missed the point?, 46/1591–1620
D. Wyatt, The Social Security Rights of Migrant Workers and their Families, 14/411–433

Case law

Case 61/65, Widow Vaassen-Göbbels v. Board of the Beambtenfonds voor het Mijnbedrijf (“Fund of Employees in the Mining industry”), with annotation by W.L. Haardt, 4/440–444
Case 15/69, Württembergische Milchverwertung-Südmilch A.G. v. Salvatore Ugliola, with annotation by M. van Empel, 7/343–345
Case 27/69, Caisse de Maladie des C.F.L. “Entre’aide Médicale” and Société nationale des chemins de fer luxembourgeois v. Compagnie belge d’assurances générales sur la vie et contre les accidents, with annotation by M. van Empel, 7/350–352
Case 17/76, R.J. Brack v. Insurance officer, with annotation by J. Forman, 14/235–240
Case 8/77, Concetta Sagolo et al., with annotation by J.-C. Séché, 15/207–214
Case 107/83, Ordre des Advocats du Barreau de Paris v. Onno Klopp, with annotation by P. Watson, 22/736–751
Case 41/84, Pietro Pinna v. Caisse d’Allocations familiales de la Savoie, with annotation by D. Wyatt, 23/703–717
Joined Cases 281/85, 283, 284 and 287/85, Germany and Others v. Commission, with annotation by K.R. Simmonds, 25/177–200
Case 379/87, Groener v. Minister for Education and The City of Dublin Vocational Education Committee (CD VEC), with annotation by B.M.E. McMahon, 27/129–140
Joined Cases C-100 & 101/89, Kaefer and Procacci v. France, with annotation by R. Oliver, 28/190–199
Case C-375/89, Raulin; Case C-3/90, Bernini, with annotation by D. O’Keeffe, 29/1215–1228
Case C-171/94, The Queen v. Secretary of State for the Home Department, ex parte John Gerrard Gallagher, with annotation by S. O’Leary, 33/777–793
Case C-214/94, Boukhalfa v. Bundesrepublik Deutschland, with annotation by B. Lhoest, 35/247–267
Case C-171/96, Rui Roque v. His Excellency the Lieutenant Governor of Jersey, with annotation by P. Stanley, 36/1091–1098
Case C-348/96, Donatella Calza, with annotation by C. Costello, 37/817–827
Case C-416/96, Nour Eddline El-Yassini v. Secretary of State for the Home Department, with annotation by B. Melis, 36/1357–1364
Case C-210/97, Haydar Akman v. Oberkreisdirektor des Rheinisch-Bergischen Kreises, with annotation by S. Peers, 36/1027–1042
Case C-238/98, Hugo Fernando Hocsman v. Ministre de L’Emploi et de la Solidarité, with annotation by J. Prinssen, 38/1587–1596
Case C-281/98, Roman Angonese v. Cassa di Risparmio di Bolzano SpA, Judgment of 6 June, with annotation by R. Lane and N. Nic Shuibhne, 37/1237–1247
Cases C-63/99, Secretary of State for the Home Department ex parte Wiesław Gfowski and Elżbieta Gfoszczyk; C-235/99 Secretary of State for the Home Department ex parte Eleonora Ivanova Kondova; C-257/99 Secretary of State for the Home Department ex parte Julius Barkoci and Marcel Malik; Case C-268/99 Aldona Małgorzata Jany v. Staatssecretaris van Justitie; Case C-162/00 Land Nordrhein-Westfalen v. Beata Poprzeptowicz-Meyer, with annotation by C. Hillion, 40/465–491
Case C-184/99, Rudy Grzelczyk v. Centre public d’aide sociale d’Ottignies-Louvain-la-Neuve, with annotation by A. Ilipoulo and H. Toner, 39/609–620
Case C-192/99, R v. Secretary of State for the home department, ex parte Kaur, with annotation by H. Toner, 39/881–893
Case C-438/00, Deutscher Handballbund eV v. Maros Kolpak, with annotation by J.-P. Dubey, 42/499–522
Case C-109/01, Secretary of State for the Home Department v. Akrich, with annotation by E. Spaventa, 42/225–239
Case C-138/02, Brian Francis Collins v. Secretary of State for Work and Pensions, with annotation by H. Oosterom-Staples, 42/205–223
Case C-200/02, Kunqian Catherine Zhu, Man Lavette Chen v. Secretary of State for the Home Department, with annotation by J.-Y. Carlier, 42/1121–1131
Case C-147/03, Commission of the European Communities v. Republic of Austria, with annotation by C. Rieder, 43/1711–1726
Case C-209/03 R (on the application of Danny Bidar) v. London Borough of Ealing, Secretary of State for Education and Skills, with annotation by C. Barnard, 42/1465–1489
Case C-503/03, Commission v. Spain, with annotation by E. Brouwer, 45/1251–1267
Case C-540/03, Parliament v. Council, with annotation by M. Bulterman, 45/245–259
Case C-1/05, Yunying Jia v. Migrationsverket, with annotation by M. Elsmore and P. Starup, 44/787–801
Case C-76/05, Schwarz and Gootjes-Schwarz v. Finanzamt Bergisch Gladbach, Case C-318/05, Commission v. Germany, Joined Cases C-11/06 & C-12/0 Morgan v. Bezirksregierung Köln; Bucher v. Landrat des Kreises Düren, with annotation by N. Nic Shuibhne, 45/771–786
Case C-212/05, Gertraud Hartmann v. Freistaat Bayern; Case C-213/05, Wendy Geven v. Land Nordrhein-Westfalen; Case C-287/05, D.P.W. Hendrix v. Raad van Bestuur van het Uitvoeringsinstituut Werknemersverzekeringen, with annotation by C. O’Brien, 45/499–514
Case C-161/07, Commission v. Austria, with annotation by S. Currie, 47/197–213
Case C-310/08, London Borough of Harrow v. Nimco Hassan Ibrahim and Secretary of State for the Home Department; Case C-480/08, Maria Teixeira v. London Borough of Lambeth and Secretary of State for the Home Department, with annotation by C. O’Brien, 48/203–225
Subjects

Case C-325/08, Olympique Lyonnais SASP v. Olivier Bernard and Newcastle United UFC, with annotation by J. Lindholm, 47/1187–1197
Case C-578/08, Rhimou Chakroun v. Minister van Buitenlandse Zaken, with annotation by B. Kunoy and B. Mortansson, 47/1815–1830
Case C-348/09, P. I. v. Oberbürgermeisterin der Stadt Remscheid, with annotation by L. Azoulai and S. Coutts (Restricting Union citizens’ residence rights on grounds of public security. Where Union citizenship and the AFSJ meet), 50/553–570
Case C-357/09 PPU, proceedings concerning Said Shamilovich Kadzoev (Huchbarov), with annotation by G. Cornelisse, 48/925–945
Case C-542/09, European Commission v. Kingdom of the Netherlands, with annotation by F. de Witte (Who funds the mobile student? Shedding some light on the normative assumptions underlying EU free movement law), 50/203–216
Case C-364/10, Hungary v. Slovak Republic, with annotation by L.S. Rossi (EU Citizenship and the free movement of Heads of State), 50/1451–1466
Joined Cases C-424/10, Tomasz Ziołkowski v. Land Berlin, and C-425/10, Barbara Szeja, Maria-Magdalena Szeja, Marlon Szeja v. Land Berlin, with annotation by M. Jesse, 49/2003–2018
Cases C-502/10, C-508/10 and C-571/10, Kamberaj, Commission v. Netherlands, Mangat Singh, with annotation by S. Peers (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–551
Case C-20/12, Elodie Giersch v. État du Grand-Duché de Luxembourg, with annotation by S. O’Leary (The curious case of frontier workers and study finance), 51/601–622
Joined Cases C-199-201/12, Minister voor Immigratie en Asiel v. X (C-199/12) and Y (C-200/12) and Z v. Minister voor Immigratie en Asiel (C-201/12), with annotation by M. den Heijer (Persecution for reason of sexual orientation), 51/1217–1234

Editorial comments

The free movement of persons in the European Union: Salvaging the dream while explaining the nightmare, 51/729–739
Freedoms unlimited? Reflections on Mary Carpenter v. Secretary of State, 40/537–543
Legislating free movement: An over-ambitious Commission package? 33/1–5
The Tampere summit: The ties that bind or The Policemen’s Ball, 36/1119–1126

Books reviewed

H. Battjes, European Asylum Law and International Law (O. Lysksey), 44/1544–1546
J.-P. Dubey, La libre circulation des sportifs en Europe (S. Weatherill), 39/901–904
E. Guild and P. Minderhoud (Eds.), Immigration and Criminal Law in the European Union: The legal measures and social consequences of criminal law in Member States on trafficking and smuggling human beings (S. Drew), 44/843–846
E. Guild, Immigration Law in the European Community (S. Guevremont), 38/1614–1616
L. Güney, Europäischer Ausweisungsschutz (K. Schneider), 48/283–286
S. Iglesias Sánchez, La libre circulación de los extranjeros en la Unión Europea. El régimen de movilidad en las Directivas de la UE en materia de inmigración (P. García Andrade), 49/2064-2066
58 Cumulative Index Vols. 1–51 CML Rev. 1964–2014

C. Sawyer and B.K. Blitz (Eds.), Statelessness in the European Union: Displaced, Undocumented, Unwanted (D. Kochenov), 49/856–858
A. Wiesbrock, Legal Migration to the European Union (D. Acosta Arcarazo), 49/855–856

24. Free movement of services and freedom of establishment

Articles

C. Barnard, Unravelling the services Directive, 45/323–394
H. Bronkhorst, Freedom of Establishment and Freedom to Provide Services under the EEC Treaty, 12/245–253
M. Burri-Nenova, The new audiovisual media services directive: Television without frontiers, television without cultural diversity, 44/1689–1725
S. de La Rosa, The Directive on cross-border healthcare or the art of codifying complex case law, 49/15–46
P. Delimatis, “Thou shall not … (dis)trust”: Codes of conduct and harmonization of professional standards in the EU, 47/1049–1087
G. Ferrarini, Towards a European law of investment services and institutions, 31/1283–1311
L. Hancher and W. Sauter, One step beyond? From Sodemare to Docmorris: The EU’s freedom of establishment case law concerning healthcare, 47/117–146
V. Hatzopoulos, Recent developments of the case law of the ECJ in the field of services, 37/43–82
O. Lando, The liberal professions in the European Communities, 8/343–351
A. Th. S. Leenen, Recent case law of the Court of Justice of the European Communities on the freedom of establishment and the freedom to provide services, 17/259–268
C. Maestripieri, Freedom of Establishment and Freedom to Supply Services, 10/150–173
N. Moloney, EU financial market regulation after the global financial crisis: “More Europe” or more risks? 47/1317–1383
N. Moloney, European Banking Union: Assessing its risks and resilience, 51/1609–1670
A. Ottow, An internal insurance market before the turn of the century, 29/511–536
W. Pool, Moves towards a Common Market in Insurance, 21/123–147
U. H. Schneider, Towards a European Lawyer, 8/44–51
M. Seidel, Europe and the media, 22/129–134
B. Smulders and P. Glazener, Harmonization in the field of insurance law through the introduction of Community rules of conflict, 29/775–797
E. Steindorff, Insurance and Freedom to Provide Services, 14/133–153
R. Strivens, The liberalization of banking services in the Community, 29/283–307
C. Turpin, Public contracts in the EEC, 9/411–424
W. H. V. Salvatore, Quotas on TV programmes and EEC law, 29/967–990
W. van Gerven, The right of establishment and free supply of services within the Common Market, 3/344–362
R. Wagenbaur, Free movement in the professions: The new EEC proposal on professional qualifications, 23/91–109
R. Wallace and D. Goldberg, Television broadcasting: The Community’s response, 26/717–728
P. Watson, Freedom of establishment and freedom to provide services: Some recent developments, 20/767–824
B. Wolfers and T. Voland, Level the playing field: The new supervision of credit institutions by the European Central Bank, 51/1463–1495
G.S. Zavvos, Pension fund liberalization and the future of retirement financing in Europe, 31/609–630

Case law

Case 71/76, Jean Thieffry v. Conseil de l’Ordre des Avocats à la Cour de Paris, with annotation by C. Crisham, 15/359–370
Case 220/83, Commission v. France; Case 252/83, Commission v. Denmark; Case 205/84, Commission v. Germany; Case 206/84, Commission v. Belgium, with annotation by R.W. Hodglin, 24/89–98
Case 352/85, Bond van Adverteerders v. The Netherlands State, with annotation by M. de Blois, 27/371–382
Case 81/87, The Queen v. H.M. Treasury ex parte Daily Mail and General Trust PLC, with annotation by J. Lever, 26/327–334
Case 186/87, Cowan v. Le Trésor Public, with annotation by S. Weatherill, 26/563–581
Case C-288/89, Stichting Collectieve Antennenvoorzieningen Gouda and others v. Commissariaat voor de Media; Case C-353/89, Commission v. Netherlands, with annotation J.J. Feenstra, 30/424–432
Case C-340/89, Vlassopoulou v. Ministerium für Justiz- Bundes- und Europaangelegenheiten Baden-Württemberg, with annotation by T. Stein, 29/625/636
Case C-76/90, Manfred Säger, with annotation by W.-H. Roth, 30/145–154
Case C-159/90, The Society for the Protection of Unborn Children Ireland Ltd v. Grogan, with annotation by D. Curtin, 29/585–603
Case C-112/91, Hans Werner v. Finanzamt Aachen-Innenstadt, with annotation by B. Knobbe-Keuk, 30/1229–1236
Case C-148/91, Vereniging Veronica Omroep Organisatie v. Commissariaat voor de Media, with annotation by W. Hins, 31/901–911
Case C-168/91, Christos Konstantinidis v. Stadt Altensteig-Standesamt, with annotation by R. Lawson, 31/395–412
Case C-19/92, Dieter Kraus v. Land Baden-Württemberg, with annotation by W.-H. Roth, 30/1251–1258
Case C-275/92, Her Majesty’s Customs and Excise v. Gerhart and Jörg Schindler, with annotation by V. Hatzopoulos, 32/841–855
Case C-18/93, Corsica Ferries Italia SRL v. Corpo dei Piloti di Genova, with annotation by P.J. Slot, 32/1287–1294
Case C-25/93, TV 10 S.A v. Commissariaat voor de Media, with annotation by P.J. Wattel, 32/1257–1270
Case C-384/93, Alpine Investments v. Minister van Financiën, with annotation by V. Hatzopoulos, 32/1427–1445
Case C-484/93, Svensson, Gustavsson v. Ministre du logement et de l’urbanisme, with annotation by V. Hatzopoulos, 33/569–588
Case C-55/94, Reinhard Gebhard v. Consiglio dell’ordine degli Avvocati e Procuratori di Milano, with annotation by J. Lonbay, 33/1073–1087
Joined Cases C-34/95, C-35/95 and C-36/95, Konsumentombudsmannen (KO) v. De Agostini (Svenska) Förlag AB and Konsumentombudsmannen (KO) v. TV-Shop i Sverige AB, with annotation by J. Stuyck, 34/1445–1468
Case C-124/97, Läärä, and Case C-67/98, Zenatti, with annotation by G. Straetmans, 37/991–1005
Case C-6/98, Arbeitsgemeinschaft Deutscher Rundfunkanstalten (ARD) v. PRO Sieben Media, with annotation by R. Mastroianni, 37/1445–1464
Case C-326/00, Idryma Koinonikon Asfaliseon (IKA) v. Vasilios Ioannidis, with annotation by V. Hatzopoulos, 40/1251–1268
Joined Cases C-338/04, C-359/04 and C-360/04, Massimiliano Placanica, Christian Palazzese and Angelo Sorricchio (Placanica), with annotation by A. Cuyvers, 45/515–536
Case C-452/04, Fidium Finanz AG v. Bundesanstalt für finanzdienstleistungsaufsicht, with annotation by M. O’Brien, 44/1483–1499
Case C-210/06, CARTESIO Oktató és Szolgáltató bt, with annotation by M. Szydło, 46/703–722
Case C-319/06, Commission v. Luxembourg, with annotation by S. Krebber, 46/1725–1735
Case C-346/06, Rechtsanwalt Dr. Dirk Rüffert, in his capacity as liquidator of Objekt und Bauregie GmbH & Co. KG v. Land Niedersachsen, with annotation by M. Franzen and C. Richter, 47/537–554
Case C-73/08, Nicolas Bressol and Others, Céline Chaverot and Others v. Gouvernement de la Communauté française, with annotation by S. Garben, 47/1493–1510
Case C-512/08, Commission v. France, and Case C-173/09, Georgi Ivanov Elchinov v. Nationalna zdravnoosiguritelna kasa, with annotation by A.P. van der Mei, 48/1297–1311
Case C-97/09, Ingrid Schmelz v. Finanzamt Waldviertel; Case C-72/09, Établissements Rimbaud SA v. Directeur général des impôts, Directeur des services fiscaux d’Aix-en-Provence, with annotation by S. Kingston, 48/2061–2081
Case C-212/11, Jyske Bank Gibraltar Ltd v. Administración del Estado, with annotation by T. Incalza (National anti-money laundering legislation in a unified Europe), 51/1829–1850
Case C-221/11, Leyla Ecem Demirkan v. Bundesrepublik Deutschland, with annotation by V. Hatzopoulos (Turkish service recipients under the EU-Turkey Association Agreement), 51/647–664
Case C-283/11, Sky Österreich GmbH v. Österreichischer Rundfunk, with annotation by W. Hins (The freedom to conduct a business and the right to receive information for free), 51/665–677
Case C-20/12, Elodie Giersch v. État du Grand-Duché de Luxembourg, with annotation by S. O’Leary (The curious case of frontier workers and study finance), 51/601–622
Case C-57/12, Fédération des maisons de repos privées de Belgique (Femarbel) ASBL v. Commission communautaire commune de Bruxeller-Capitale; Case C-539/11, Ottica New Line di Accardi Vincenzo v. Commune di Campobello di Mazara, with annotation by R. Zahn (The regulation of healthcare in the European Union: Member States’ discretion or a widening of EU law?), 51/1521–1538

National courts

Editorial comments
Towards an improved framework for cross-border healthcare, 45/1325–1333
Subjects

Books reviewed

V. Hatzopoulos, Le principe communautaire d’équivalence et de reconnaissance mutuelle dans la libre prestation de services (K. Mortelmans), 38/484–486
V. Hatzopoulos, Regulating Services in the European Union (A. P. van der Mei), 51/708–709
S. Lütke, Die CFC-Legislation im Spannungsfeld zwischen europäischer Kapitalverkehrsfreihheit und weltweiter Kapitalliberalisierung (WTO) (D. Fehling), 44/871–873

25. Fundamental rights

Articles

D. Adamski, How wide is “the widest possible”? Judicial interpretation of the exceptions to the right of access to official documents revisited, 46/521–549
D. Adamski, Approximating a workable compromise on access to official documents: The 2011 developments in the European courts, 49/521–558
R. Baratta, Accession of the EU to the ECHR: The rationale for the ECJ’s prior involvement mechanism, 50/1305–1332
R. Barents, EU procedural law and effective legal protection, 51/1437–1461
L. Besselink, Entrapped by the maximum standard: On fundamental rights, pluralism and subsidiarity in the European Union, 35/629–680
I. Canor, My brother’s keeper? Horizontal solange: “An ever closer distrust among the peoples of Europe”, 50/383–421
C. Costello and G. Davies, The case law of the Court of Justice in the field of sex equality since 2000, 43/1567–1616
R.M. Dallen, An overview of European Community protection of human rights, with some special references to the UK, 27/761–790
M. Dawson and E. Muir, Individual, institutional and collective vigilance in protecting fundamental rights in the EU: Lessons from the Roma, 48/751–775
J. Dutheil de la Rochère, The EU and the individual: Fundamental rights in the Draft Constitutional Treaty, 41/345–354
P. Eeckhout, The EU Charter of fundamental rights and the federal question, 39/945–1009
Lord Goldsmith, A Charter of rights, freedoms and principles, 38/1201–1216
S. Iglesias Sánchez, The Court and the Charter: The impact of the entry into force of the Lisbon Treaty on the ECJ’s approach to fundamental rights, 49/1565–1611
K. Koldinská, Case law of the European Court of Justice on sex discrimination 2006–2011, 48/1599–1665
H. Kranenborg, Access to documents and data protection in the European Union: On the public nature of personal data, 45/1079–1114
K. Lenaerts and E. de Smijter, A “bill of rights” for the European Union, 38/273–300
J. Liisberg, Does the EU Charter of Fundamental Rights threaten the supremacy of Community law?, 38/1171–1199
T. Lock, Walking on a tightrope: The draft ECHR accession agreement and the autonomy of the EU legal order, 48/1025–1054
E. Muir, The fundamental rights implications of EU legislation: Some constitutional challenges, 51/219–245
P. Pescatore, The Protection of Human Rights in the European Communities, 9/73–79
D. Sarmiento, Who’s afraid of the Charter? The Court of Justice, national courts and the new framework of fundamental rights protection in Europe, 50/1267–1304
H.G. Schermers, The European Communities bound by fundamental human rights, 27/249–258
U. Scheuner, Fundamental Rights in European Community law and in National Constitutional law, 12/171–191
D. Schiek, Age discrimination before the ECJ – conceptual and theoretical issues, 48/777–799
J. Schwarze, The administrative law of the Community and the protection of human rights, 23/401–417
A.G. Toth, The European Union and human rights: The way forward, 34/491–529
A. von Bogdandy, M. Kottmann, C. Antpöhler, J. Dickschen, S. Hentrei and M. Smrkolj, Reverse Solange: Protecting the essence of fundamental rights against EU Member States, 49/489–519

Case law

European Court of Justice

Case 29/69, Stauder v. City of Ulm, with annotation by I.M. Verougstraete, 7/342–343
Opinion 2/94, Accession by the Community to the European Convention for the Protection of Human Rights and Fundamental Freedoms, with annotation by G. Gaja, 33/973–989
Case C-274/99 P, Connolly v. Commission, with annotation by M. Blanquet, 39/1423–1441
Case C-41/00 P, Interporc Im- und Export GmbH v. Commission of the European Communities; Case T-76/02, Mara Messina v. Commission of the European Communities; Case T-47/01, Co-Frutta Soc. Coop. Rl v. Commission of the European Communities, with annotation by M. de Leeuw, 42/261–280
Case C-189/01, H. Jippes, Afdeling Groningen van de Nederlandse Vereniging tot Bescherming van Dieren, Afdeling Assen en omstreken van de Nederlandse Vereniging tot Bescherming van Dieren v. Minister van Landbouw, Natuurbeheer en Visserij, with annotation by E. Spaventa, 39/1159–1170
Case C-540/03, Parliament v. Council, with annotation by M. Bulterman, 45/245–259
Case C-145/04, Spain v. United Kingdom, Case C-300/04, Eman and Sevinger; EctHR (Third Section), 6 September 2007, Applications Nos. 17173/07 and 45/17180/07, Oslin Bento Sevinger and Michiel Godfried Eman v. the Netherlands (Sevinger and Eman), with annotation by L.F.M. Besselink, 45/787–813

Case C-64/05 P, Kingdom of Sweden v. Commission, with annotation by P. Leino, 45/1469–1486

Case C-171/06, Proceedings brought by Gerda Möllendorf and Christiane Möllendorf-Niehaus; Case C-340/08, M & Others v. Her Majesty’s Treasury; Case C-550/09, Criminal Proceedings Against E & F, with annotation by C. Murphy, 48/243–264

Case C-267/06, Tadao Maruko v. Versorgungsanstalt der deutschen Bühnen, with annotation by C. Tobler and K. Waaldijk, 46/723–746

Case C-303/06, S. Coleman v. Attridge Law and Steve Law, with annotation by L. Waddington, 46/665–681

Case C-73/07, Tietosuojavaltuutettu v. Satakunnan Markkinapörssi Oy and Satamedia Oy, with annotation by W. Hins, 47/215–233

Joined Cases C-92 & 93/09, Volker und Markus Schecke GbR and Hartmut Eifert, with annotation by M. Bobek, 48/2005–2022

Case C-279/09, DEB v. Germany, with annotation by P. Oliver, 48/2023–2040

Case C-236/09, Association belge des Consommateurs Test-Achats ASBL, Yann van Vugt, Charles Basselier v. Conseil des ministres, with annotation by C. Tobler, 48/2041–2060

Case C-348/09, P.I. v. Oberbürgermeisterin der Stadt Remscheid, with annotation by L. Azouli and S. Coutts (Restricting Union citizens’ residence rights on grounds of public security. Where Union citizenship and the AFSJ meet), 50/533–570

Case C-60/10, Brahim Samba Diof v. Ministre du Travail, de l’Emploi et de l’Immigration, with annotation by P. Van Cleynenbreugel, 49/327–347


Case C-489/10, Prokurator Generalny v. Łukasz M. Bondă, with annotation by A. Andreangeli (Ne bis in idem and administrative sanctions), 50/1827–1842

Joined Cases C-584, 593 & 595/10 P, Commission, United Kingdom and Council v. Yassin Abdullah Kadi (Kadi II), with annotation by A. Cayyers (“Give me one good reason”): The unified standard of review for sanctions after Kadi II), 51/1759–1788

Case C-617/10, Åklagaren v. Hans Åkerberg Fransson, with annotation by E. Hancox (The meaning of “implementing” EU law under Article 51(1) of the Charter: Åkerberg Fransson), 50/1411–1432

Case C-300/11, ZZ v. Secretary of State for the Home Department, with annotation by N. de Boer (Secret evidence and due process rights under EU law), 51/1235–1262

Case C-394/11, Valeri Hariev Belov v. CHEZ Elektro BulgariaAD and others, with annotation by M. Möschel (Race discrimination and access to the European Court of Justice), 50/1433–1450

Case C-399/11, Stefano Melloni v. Ministerio Fiscal, with annotation by N. de Boer (Addressing rights divergences under the Charter), 50/1083–1104


Case C-176/12, Association de médiation sociale v. Union locale des syndicats CGT and Others, with annotation by N. Lazzerini ((Some of) the fundamental rights granted by the Charter may be a source of obligations for private parties), 51/907–933
Joined Cases C-199–201/12, Minister voor Immigratie en Asiel v. X (C-199/12) and Y (C-200/12) and Z v. Minister voor Immigratie en Asiel (C-201/12), with annotation by M. den Heijer (Persecution for reason of sexual orientation), 51/217–1234

Joined Cases C-293 & 594/12, Digital Rights Ireland Ltd and Seitlinger and Others, with annotation by O. Lynskey (The Data Retention Directive is incompatible with the rights to privacy and data protection and is invalid in its entirety), 51/1789–1812

General Court

Case T-318/01, Omar Mohammed Othman v. Council of the European Union and Commission of the European Communities, with annotation by M. Tzanou and S. El Droubi, 47/1233–1253

European Court of Human Rights

Application No. 8030/77, Confédération Française Démocratique du Travail v. The European Communities, alternatively their Member States (I) a) jointly and b) severally, with annotation by E.A. Alkema, 16/498–508


6 September 2007, Applications Nos. 17173/07 and 45/17180/07, Oslin Benito Sevinger and Michiel Godfried Eman v. the Netherlands (Sevinger and Eman), with annotation by L.F.M. Besselink, 45/787–813

20 January 2009, PO Kokkelvisserij v. The Netherlands with annotation by C. Van de Heyning, 46/2117–2125

National courts

Romanian Constitutional Court, Decision No. 1258 of 8 October 2009, with annotation by C. Murphy, 47/933–941

Editorial comments

The EU Charter of Fundamental Rights still under discussion, 38/1–6

Fundamental rights and common European values, 33/215–222

Fundamental rights and EU membership: Do as I say, not as I do!, 49/481–488

Hungary’s new constitutional order and “European unity”, 49/871–884

The new European Court of Human Rights, by H.G. Schermers, 35/3–8

Towards a more judicial approach? EU antitrust fines under the scrutiny of fundamental rights, 48/1405–1416

Report


Books reviewed

P. Alston (Ed.), The EU and Human Rights (M. Bulterman), 37/1288–1290

P. Alston and O. de Schutter, Monitoring Fundamental Rights in the EU; The Contribution of the Fundamental Rights Agency (G. Halmai), 43/603–606


M. Bell, Racism and Equality in the European Union (E. Ellis), 46/1763–1765
Subjects

K. Boele-Woelki and A. Fuchs (Eds.), Legal Recognition of Same-Sex Relationships in Europe: National, cross-border and European perspectives (N. Koffeman), 50/651–652

T. Bombois, La protection des droits fondamentaux des entreprises en droit européen répressif de la concurrence (G. Di Federico), 50/284–286

O. de Schutter, Fonction de juger et droits fondamentaux. Transformation du contrôle juridictionnel dans les ordres juridiques américain et européen (P. Foubert), 37/220–221

J. Gebauer, Die Grundfreiheiten des EG-Vertrags als Gemeinschaftsgrundrechte (M.M. Karollus), 42/894–896


E. Guild, G. Lesieur (Eds.), The European Court of Justice on the European Convention on Human Rights – Who said what, when? (L.F.M. Besselink), 38/1067–1071

R.A. Lawson and H.G. Schermers, Leading Cases of the European Court of Human Rights (J. Schokkenbroek), 36/852–855


J. Lindholm, State Procedure and Union Rights (F. Becker), 44/1533–1534


N. Reich, Bürgerrechte in der Europäischen Union (F. Becker), 44/1533–1534

H.M. Sagmeister, Die Grundsatznormen in der Europäischen Grundrechtecharta: Zugleich ein Beitrag zum subjektiv-öffentlichen Recht im Gemeinschaftsrecht (M. Szydło), 49/1809–1811

H. Senden, Interpretation of Fundamental Rights in a Multilevel Legal System. An Analysis of the European Court of Human Rights and the Court of Justice of the European Union (M. Forowicz), 50/286–289


F. Sudre, S. Quellien, N. Rambion and C. Slaviejo, Droit communautaire des droits fondamentaux (L.F.M. Besselink), 38/1067–1071

26. General

Articles

C.G. Allen, Criminal Offences Against the Law of the European Economic Community, 11/183–190

Ph. Allott, The Democratic Basis of the European Communities, 11/298–326


L. Azoulay, The Court of Justice and the social market economy: The emergence of an ideal and the conditions for its realization, 45/1335–1356
J. Bailleux, Micheal Gaudet, a law entrepreneur: The role of the legal service of the European executives in the invention of EC Law and the birth of the Common Market Law Review, and Annexe: Correspondence between Michel Gaudet and Donald Swatland, 50/359–382

A. Barav, Failure of Member States to Fulfil their Obligations under Community Law, 12/369–383

R. Barents, The internal market unlimited: Some observations on the legal basis of Community legislation, 30/85–109

F. Barnes, Professional Confidence, 1/78–81

J. Bast, New categories of acts after the Lisbon reform: Dynamics of parliamentarization in EU law, 49/885–928

N. Bernard, The future of European economic law in the light of the principle of subsidiarity, 33/633–666

R. Bieber and I. Salomé, Hierarchy of norms in European law, 33/907–930

A. Bleckmann, German Nationality within the meaning of the EEC Treaty, 15/435–446

A. Bleckmann, The Personal Jurisdiction of the European Community, 17/467–485

J. Bowyer, Englishing Community Law, 9/439–455

K. S.C. Bradley, Institutional design in the Treaty of Nice, 38/1095–1123

R. Caranta, Judicial protection against Member States: A new jus commune takes shape, 32/703–726

D.Z. Cass, The word that saves Maastricht?: The principle of subsidiarity and the division of powers within the European Community, 29/1107–1136


E.D. Cross, Pre-emption of Member State law in the European Economic Community: A framework for analysis, 29/447–472

C. Curti Gialdino, Some reflections on the acquis communautaire, 32/1089–1121

D. Curtin, Citizens’ fundamental right of access to EU information: An evolving digital passepartout?, 37/7–41

D. Curtin, The constitutional structure of the Union: A Europe of bits and pieces, 30/17–69

D. Curtin, Official secrets and the negotiation of international agreements: Is the EU executive unbound?, 50/423–457


A. Dashwood, The relationship between the Member States and the European Union/European Community, 41/355–381

G. Davies, Subsidiarity: The wrong idea, in the wrong place, at the wrong time, 43/63–84

A. Dawes and O. Lynskey, The ever-longer arm of EC law: The extension of Community competence into the field of criminal law, 45/131–158

R. de la Feria, Prohibition of abuse of (Community) law: The creation of a new general principle of EC law through tax, 45/395–441

B. de Witte, Simplification and reorganization of the European treaties, 39/1255–1287

F. de Witte, Sex, drugs & EU law: The recognition of moral and ethical diversity in EU law, 50/1545–1578

P. De Hert and V. Papakonstantinou, The PNR Agreement and Transatlantic anti-terrorism Cooperation: No firm human rights framework on either side of the Atlantic, 46/885–919


C. Delcourt, The acquis communautaire: Has the concept had its day?, 38/829–870

Lord Denning, Introductory Message, 1/1

A Deringer, European Integration: A Challenge to Lawyers, 10/208–217
W. Devroe, Privatizations and Community law: Neutrality versus policy, 34/267–306
M. Dougan, When worlds collide! Competing visions of the relationship between direct effect and supremacy, 44/931–963
M. Dougan, The Treaty of Lisbon 2007: Winning minds, not hearts, 45/617–703
M. Dougan, What are we to make of the citizens’ initiative?, 48/1807–1848
K. Ensig Sørensen, Abuse of rights in Community Law: A principle of substance or merely rhetoric?, 43/423–459
U. Everling, Reflections on the structure of the European Union, 29/1053–1077
L. Flynn, The implications of Article 13 EC – After Amsterdam, will some forms of discrimination be more equal than others? 36/1127–1152
D. Freestone and S. Davidson, Community competence and part III of the Single European Act, 23/793–801
A. Fritzschke, Discretion, scope of judicial review and institutional balance in European law, 47/361–403
M. Gaudet, Introductory Message, 1/1–3
E. Grabitz and B. Langeheine, Legal Problems Related to a Proposed “Two Tier System” of Integration within the European Community, 18/33–48
J. Heliskoski and P. Leino, Darkness at the break of noon: The case law on Regulation No. 1049/2001 on access to documents, 43/735–781
M. Herdegen, The relation between the principles of equality and proportionality, 22/683–696
B. Hessel and K. Mortelmans, Decentralized Government and Community law: Conflicting institutional developments, 30/905–937
D. Howarth, The compromise on Denmark and the Treaty on European Union: A legal and political analysis, 31/765–805
F.G. Jacobs, The evolution of the European legal order, 41/303–316
J.-P. Jacqué, The draft Treaty establishing the European Union, 22/19–42
C. Kakouris, Do the Member States possess judicial procedural “autonomy”? 34/1389–1412
J. Klabbers, Informal instruments before the European Court of Justice, 31/997–1023
J. Kokott and A. Rüth, The European Convention and its Draft Treaty establishing a Constitution for Europe: Appropriate answers to the Laeken questions?, 40/1315–1345
J. Komárek, Federal elements in the Community judicial system: Building coherence in the Community legal order, 42/9–34
J. Komárek, European constitutionalism and the European arrest warrant: In search of the limits of “contrapunctual principles”, 44/9–40
H. Kortenberger, Closer cooperation in the Treaty of Amsterdam, 35/833–854
P. Koutrakos, Is Article 297 EC a “reserve of sovereignty”? 37/1339–1362
M.W.J. Lak, Interaction between European Political Cooperation and the European Community (external) – Existing rules and challenges, 26/281–300
R. Lane, New Community competences under the Maastricht Treaty, 30/939–979
K. Lasiński-Sulecki and W. Morawski, Late publication of EC law in languages of new Member States and its effects: Obligations on individuals following the Court’s judgment in Skoma-Lux, 45/705–725
P. Leino, Just a little sunshine in the rain: The 2010 case law of the European Court of Justice on access to documents, 48/1215–1252
K. Lenaerts and M. Desomer, New models of constitution-making in Europe: The quest for legitimacy, 39/1217–1253
K. Lenaerts and J. Gutiérrez-Fons, The constitutional allocation of powers and general principles of EU law, 47/1629–1669
K. Lenaerts and J. Vanhamme, Procedural rights of private parties in the Community administrative process, 34/531–569
K. Lenaerts, Some reflections on the separation of powers in the European Community, 28/11–36
K. Lenaerts, “In the Union we trust”: Trust-enhancing principles of Community law, 41/317–343
V.S. MacKinnon, Experience in Common Law Countries of Constitutional Problems encountered in Regulating Economic Activity, 1/183–201
J. Malmberg and T. Sigeman, Industrial actions and EU economic freedoms: The autonomous collective bargaining model curtailed by the European Court of Justice, 45/1115–1146
G.F. Mancini, The making of a Constitution for Europe, 26/595–614
G. Marenco, Public Sector and Community Law, 20/495–529
R. Mehta, The Continental Shelf: No longer a “terra incognita” to the EU, 49/1395–1422
J. Mendes, Participation and the role of law after Lisbon: A legal view on Article 11 TEU, 48/1849–1877
C. Möllers, European Governance: Meaning and value of a concept, 43/313–336
J. Monar, Interinstitutional agreements: The phenomenon and its new dynamics after Maastricht, 31/693–719
K.J. Mortelmans, The Extramural Meetings of the Ministers of the Member States of the Community, 11/62–91
E. Muir, Of ages in – and edges of – EU law, 48/39–62
D. Obradovic and José M. Alonso Viczaino, Good governance requirements concerning the participation of interest groups in EU consultations, 43/1049–1085
C. O’Brien, I trade, therefore I am: Legal personhood in the European Union, 50/1643–1684
P. Oliver, Electoral rights under Article 8B of the Treaty of Rome, 33/473–498
I. Pernice, Multilevel constitutionalism and the Treaty of Amsterdam: European constitution-making revisited, 36/703–750
P. Pescatore, Some critical remarks on the “Single European Act”, 24/9–18
A. Peters, European Democracy after the 2003 Convention, 41/37–85
E.-U. Petersmann, Proposals for a new constitution for the European Union: Building-blocks for a constitutional theory and constitutional law of the EU, 32/1123–1175
J. Pinder, Political Union in Europe, 2/420–432
N. Reich, Competition between legal orders: A new paradigm of EC law?, 29/861–896
M. Ross, Promoting solidarity: From public services to a European model of competition?, 44/1057–1080
H.G. Schermers, The Direct Application of Treaties with Third States: Note concerning Polydor and Pabst Cases, 19/563–569
R. Schütze, On “federal” Ground: The European Union as an (Inter)national Phenomenon, 46/1069–1105
R. Schütze, From Rome to Lisbon: “Executive federalism” in the (new) European Union, 47/1385–1427
Subjects

J. Scott, The new EU ‘extraterritoriality’, 51/1343–1380
J. Shaw, Flexibility in a “reorganized” and “simplified” treaty, 40/279–311
B. Sundberg-Weitman, Addressees of the Bar on Discrimination Enshrined in Article 7 of the EEC Treaty, 10/71–80
D. Thym, in the name of sovereign statehood: A critical introduction to the Lisbon judgment of the German constitutional court, 46/1795–1822
C.W.A. Timmermans, How can one improve the quality of Community legislation?, 34/1229–1257
A.G. Toth, The principle of subsidiarity in the Maastricht Treaty, 29/1079–1105
T. Tridimas, Liability for breach of Community law: Growing up and mellowing down?, 38/301–332
H.F. van Panhuys, Conflicts between the Law of the European Communities and other Rules of International Law, 3/420–449
A. von Bogdandy, The legal case for unity: The European Union as a single organization with a single legal system, 36/887–910
A. von Bogdandy, The prospect of a European republic: What European citizens are voting on, 42/913–941
A. von Bogdandy and M. Ioannidis, Systemic deficiency in the rule of law: What it is, what has been done, what can be done, 51/59–96
O. von der Gablentz, Luxembourg Revisited or the Importance of European Political Cooperation, 16/685–699
G. Wils, The concept of reciprocity in EEC law: An exploration into these realms, 28/245–274
H. Xanthaki, The problem of quality in EU legislation: What on earth is really wrong?, 38/651–676

Case law

European Court of Justice

Case 26/62, Van Gend & Loos v. Government of the Netherlands, with annotation by I. Samkalden, 1/82–92
Case 39/72, Premium for Slaughtering Cows Case (II). Commission of the EC v. Italian Republic, with annotation by J.A. Winter, 10/322–327, 327–332
Case 109/83, Eurico s.r.l. v. Commission of the European Communities, with annotation by P. van den Bossche, 22/752–770
Joined Cases C-143/88 and C-92/89, Zuckerfabrik Süderdithmarschen AG v. Hauptzollamt Itzehoe and Zuckerfabrik Soest GmbH v. Hauptzollamt Paderborn, with annotation by H.G. Schermers, 29/133–139
Joined Cases C-297/88 and C-197/89, Massam Dzodze v. Belgian State; Case C-231/89, Krystyna Gmurzynska-Bischer v. Oberfinanzdirektion Köln, with annotation by M. Bravo-Ferrer-Delgrado and N. La Casta Muñoa, 29/152–159
Case C-106/89, Marleasing SA v. La Comercial, with annotation by J. Stuyck and P. Wyninck, 28/205–224
Case C-213/89, Regina v. Secretary of State for Transport, ex parte Factortame Limited and Others, with annotation by A.G. Toth, 27/573–588
Case C-300/89, Commission v. Council (Titanium dioxide), with annotation by H. Somsen, 29/140–151
Case C-355/89, Dept. of Health and Social Security v. C.S. Barr and Montrose Holdings, with annotation by K.R. Simmonds, 29/799–806
Case C-374/89, Commission v. Belgium, with annotation by S. Prechal, 29/371–379
Joined Cases C-6/90 and 9/90, Francovich v. Italy and Bonifaci v. Italy, with annotation by G. Bebr, 29/557–584
Case C-65/90, European Parliament v. Council, with annotation by H.G. Schemers and P.J. Slot, 30/1067–1070
Case C-295/90, European Parliament v. Council, with annotation by S. O’Leary, 30/639–651
Case C-369/90, M.V. Micheletti and others v. Delegacion del Gobierno an Cantabria, H.-U. Jessuran d’Oliveira, 30/623–637
Case C-155/91, Commission v. Council, with annotation by A. Wachsmann, 30/1051–1065
Case C-271/91, Marshall v. Southampton and South West Hampshire Area Health Authority, ["Marshall II"], with annotation by D. Curtin, 31/631–652
Case C-91/92, Paola Faccini Dori v. Recreb Srl, with annotation by W. Robinson, 32/629–639
Joined Cases C-358/93 and C-416/93, Ministerio Fiscal v. Aldo Bordessa and Ministerio Fiscal v. Vicente Mari Mellado and Concepcion Barbero Maestre, with annotation by F. Castillo de la Torre, 32/1025–1038
Case C-191/94, AGF Belgium SA v. European Economic Community, with annotation by S. Muller, 33/1279–1289
Case C-192/94, El Corte Ingles; Case C-129/94, Rafael Ruiz Bernadiez; Case C-441/93, Panagis Pafitis, with annotation by J. Stuyck, 33/1261–1272
Case C-194/94, CIA Security International SA v. Signalson SA, with annotation by P.J. Slot, 33/1035–1050
Cases C-390/95 P, Antillean Rice Mills NV v. Commission; C-17/98, Emesa Sugar (Free Zone) NV v. Aruba; T-32 and 41/98 Netherlands Antilles v. Commission; C-110/97, Netherlands v. Council; C-301/97 Netherlands v. Council (judgment of 22 November 2001); and C-452/98 Netherlands Antilles v. Council (judgment of 22 November 2001), with annotation by P. Oliver, 39/337–351
Case C-162/96, A. Rucke GmbH v. Hauptzollamt Mainz, with annotation by J. Klabbers, 36/179–189
Case C-274/96, Criminal proceedings against Horst Otto Bickel and Ulrich Franz, with annotation by M. Bulterman, 36/1325–1334
Case C-367/96, Alexandros Kefalas v. Greek State, with annotation by D. Triantafyllou, 36/157–164
Case C-17/98, Emesa Sugar (Free Zone) NV v. Aruba, with annotation by R. Lawson, 37/983–990
Subjects

Case C-353/99 P, Council v. Heidi Hautala, with annotation by P. Leino, 39/621–632
Joined Cases C-465/00, C-138/01 and C-139/01, Österreichischer Randfunk, with annotation by C. Classen, 41/1377–1385
Case C-101/01, Bodil Lindqvist, with annotation by L. Coudray, 41/1361–1376
Case C-361/01 P, Kik v. Office for Harmonization in the Internal Market (Trade Marks and Designs) (Kik II), with annotation by N. Nic Shuibhne, 41/1093–1111
Case C-148/02, Carlos García Avello v. État Belge, with annotation by T. Ackermann, 44/141–154
Case C-349/03, Commission v. United Kingdom, with annotation by P. Stanley, 44/195–203
Case C-470/03, A.G.M COS.MET Srl v. Suomen valtio, Tarmo Lehtinen, with annotation by S. de Vries, 45/569–585
Case C-145/04, Spain v. United Kingdom, Case C-300/04, Eman and Sevinger; ECtHR (Third Section), 6 September 2007, Applications Nos. 17173/07 and 45/17180/07, Oslin Benito Sevinger and Michiel Godfried Eman v. the Netherlands (Sevinger and Eman), with annotation by L.F.M. Besselink, 45/787–813
Case C-310/04, Kingdom of Spain v. Council of the European Union, with annotation by X. Grousset, 44/761–785
Joined Cases C-39/05 P & C-52/05 P, Sweden and Turco v. Council, with annotation by A. Arnulf, 46/1219–1238
Case C-305/05, Ordre des barreaux francophones et germanophone et al. v. Conseil des Ministres, with annotation by M. Luchtman and R. van der Hoeven, 46/301–318
Case C-426/05, Tele2 Telecommunication GmbH v. Telekom-Control-Kommission, with annotation by H. Weyer, 46/1737–1755
Case C-133/06, European Parliament v. Council, with annotation by P. Craig, 1265–12
Case C-450/06, Varec SA v. Belgian State, with annotation by K. von Papp, 46/991–1000
Case C-47/07, Masdar (UK) Ltd v. Commission; Case C-446/04, Test Claimants in the FII Group Litigation v. Commissioners of Inland Revenue, with annotation by R. Williams, 47/555–573
Case C-54/07, Centrum voor gelijkheid van kansen en voor racismebestrijding v. Firma Feryn NV, with annotation by R. Krause, 47/917–931
Case C-166/07, European Parliament v. Council of the European Union, with annotation by T. Corhaut, 48/1271–1296
Case C-555/07, Seda Kıcakdeveci v. Swedex, with annotation by G. Thüssing and S. Horler, 47/1161–1172
Case C-58/08, Vodafone Ltd and Others v. Secretary of State for Business, Enterprise and Regulatory Reform, with annotation by M. Brennke, 47/1793–1814
Case C-101/08, Audiolux SA and Others v. Groupe Bruxelles Lambert SA (GBL) and Others, with annotation by J. Bengoeztein, 47/1173–1186
Case C-123/08, Dominic Wolzenburg, with annotation by C. Janssens, 47/831–845
Case C-154/08, Commission v. Spain, with annotation by M. Lopez Escudero, 48/227–242
Case C-614/10, Commission v. Austria, with annotation by M. Szydło (Principles underlying independence of national data protection authorities), 50/1809–1826
Case E-16/11, EFTA Surveillance Authority v. Iceland (Icesave), with annotation by M. Hanten and M. Plaschke (EU law impact on deposit protection in the financial crisis), 51/295–309
Joined Cases C-274 & 295/11, Kingdom of Spain and Italian Republic v. Council of the European Union, with annotation by E. Pistoia (Enhanced cooperation as a tool to…enhance integration?), 51/247–260
Case C-431/11, United Kingdom v. Council (EEA), with annotation by N. Rennuy and P. van Elsuwege (Integration without membership and the dynamic development of EU law), 51/935–954

General Court
Joined Cases T-121/89 & T-13/90, X v. Commission, on appeal Case C-404/92 P, X v. Commission, with annotation by P. Twomey, 32/1013–1023
Case T-194/94, Carvel and Guardian Newspapers Ltd v. EU Council, with annotation by P. Twomey, 33/831–842

National courts
26 November 1992, Court of Appeal of England and Wales, Webb v. EM0 Air Cargo (UK) Ltd., with annotation by A. Tanney, 29/1021–1028
20 February 2013, Danish Supreme Court, judgment of Case 199/2012, with annotation by H. Olsen (The Danish Supreme Court’s decision on the constitutionality of Denmark’s ratification of the Lisbon Treaty), 50/1489–1504

European Court of Human Rights
18 February 1999, ECHR: Matthews v. United Kingdom, with annotation by H.G. Schermers, 36/673–681

EFTA Court
Case E-9/97, Erla María Sveinbjörnsdóttir v. the Government of Iceland, with annotation by M. Eyjólfsson, 37/191–211

Guest editorial
Priest, Pragmatist, Apostate, by E. Stein, 47/319–322

Editorial comments
After the European elections: Parliamentary games and gambles, 51/1047–1055
Agenda 2000: For a stronger and wider Union, 35/317–326
Celebrating forty years, 41/301–302
Consolidation of the European Treaties – Feasibility, costs and benefits, by A. von Bogdandy and C.-D. Ehlermann, 33/1107–1116
A Constitution for Europe, 41/899–907
The Convention’s Draft Treaty establishing a Constitution for Europe, by J. Schwarze, 40/1037–1045
The Czechoslovak Crisis, 6/1–6
The Delors Plan for implementing the Single European Act, 24/139–142
A Different Sort of Balance Sheet, 19/3–4
Direct democracy and the European Union … is that a threat or a promise?, 45/929–940
The end of the transitional period, 6/281–282
Enhanced cooperation: A Union à taille réduite or à porte tournante?, 48/317–327
The European Summit (I): Preparing for a European Union, 9/355–362
An Ever Closer Union …?, 20/637–639
Failure to act, 22/385–387
The failure to reach agreement on the EU Constitution – Hard questions, 41/1–4
From the Constitution to a new round of treaty amendments: Step-by-step, 44/1229–1236
Giscard’s constitutional outline 39/1211–1215
The “grand rendez-vous”, 24/357–360
The inter-governmental Conference, 22/583–585
Intergovernmental Conference 1996: Not a “Maastricht II”, E. Brok, 34/1–9
The Intergovernmental Conference, by P. De Schoutheete, 37/845–852
In the meantime …: Further progress in transparency and democracy while the Constitution is dormant, 43/1243–1250
A neo-classical approach for the coming IGC, by P. VerLoren van Themaat, 32/1319–1326
Nice – Aftermath, by P. Pescatore, 38/265–271
On the way to a European consumer sales law?, 34/207–212
“Protocology”, 46/1785–1793
Public service obligations: A blessing or a liability?, 33/395–400
Reflections on the state of the Union 50 years after *van Gend en Loos*, 50/351–358
The rule of law as the backbone of the EU, 44/875–881
The scope of application of the general principles of Union law: An ever expanding Union?, 47/1589–1596
In search of purpose, by T. Koopmans, 42/1241–1244
The Single European Act, 23/249–252
The sixteen articles: On the way to a European Constitution, 40/267–277
Subsidiarity: Backing the right horse?, 30/241–245
Summit Meeting December 1974, 12/3–5
The Treaty of Amsterdam: Neither a bang nor a whimper, 34/767–772
Two-speed European Citizenship? Can the Lisbon Treaty help close the gap?, 45/1–11
Union membership in times of crisis, 51/1–11
Union without constitution, 34/1105–1111
What do we want? “Flexibility! Sort-of …” When do we want it? “Now! Maybe …”, 50/673–682
What is going on at the European Convention?, 39/677–681
What now?, 42/905–911
What should replace the Constitutional Treaty?, 44/561–566
Will there be honey still for the tea?, by D. Edward, 43/623–627
Documents

Communiqué of Summit Conference of 9–10 December, 1974, 12/143–147
Declaration issued after the Summit Conference in Paris in October 1972, 10/108–114
Single European Act, 23/813–840

Review essay

Ph. Allott, The Health of Nations: Society and Law beyond the State, N. MacCormick, 40/1537–1547

Books reviewed

G. Anthony, J.-B. Auby, J. Morison and T. Zwart (Eds.), Values in Global Administrative Law, (R.Caranta), 49/1493–1495
L. Azoulay and L. Burgorge-Larsen, L’autorité de l’Union européenne (J. Komárek), 44/1529–1531
R. Barents, The Autonomy of Community Law (J. Gerkrath), 43/885–886
G. Berthu and D. Souchet, Le Traité d’Amsterdam contre la démocratie. Texte intégral compare et commenté; P. Léger, Union Européenne communauté européenne: Commentaire article par article des traités UE et CE (V. Constantinesco), 37/1285–1286
A. Biondi, P. Eeckhout and S. Ripley (Eds.), EU Law after Lisbon (G. Lo Schiavo), 49/1506–1508
E. Chiti, Le agenzie europee. Unità e decentramento nelle amministrazioni comunitarie (R. Caranta), 41/1158–1160
V. Constantinesco, Y. Gautier and D. Simon, Le Traité de Nice: premières anlyses (C. Delcourt), 40/517–520
P. Craig and G. de Búrca (Eds.), The Evolution of EU Law (G. Wils), 37/1010–1012
R. Craufurd Smith, Culture and European Union Law (S. Boyes), 43/259–261
R. de la Feria and Stefan Vogenauer (Eds.), Prohibition of Abuse of Law – A New General Principle of EU Law?, (Annekatrien Lenaerts), 49/421–424
B. de Witte, D. Hanf and E. Vos, The Many Faces of Differentiation in EU Law (T.K. Hervey), 40/520–522
K. Donders, Public Service Media and Policy in Europe (M. Burri), 50/667–669
E. Ellis (Ed.), The Principle of Proportionality in the Laws of Europe (J. Kirk), 37/1013–1016
M. Everson and E. Vos (Eds.), Uncertain Risk Regulated (M. Flear), 47/575–578
M.L. Fernandez Esteban, The Rule of Law in the European Constitution (R. Caranta), 37/829–830
T.O. Ganten, Die Dritt wirkung der Grundfreiheiten: Die EG-Grundfreiheiten als Grenze der Handlungs- und Vertragsfreiheit im Verhältnis zwischen Privaten Untersuchungen zum Europäischen Privatrecht (M. Hintersteiger), 38/1609–1612
U. Haltern, Europarecht und das Politische (G. Van Wissen), 43/1759–1761
C. Harlow, Accountability in the European Union (W. van Gerven), 40/1281–1287
V. Heiskanen and K. Kulvesi (Eds.), Function and Future of European Law (M. Kumm), 38/1597–1599
G. Helleringer and K. Purnhagen (Eds.), Towards a European Legal Culture (S. Weatherill), 51/1851–1852
H. Hofmann, G. Rowe, and A. Türk, Administrative Law and Policy of the European Union (J. Saurer), 50/664–665
J. Inghelram, Legal and Institutional Aspects of the European Anti-Fraud Office (OLAF). An Analysis with a Look Forward to a European Public Prosecutor’s Office (X. Groussot), 50/643–645
J.H. Jans et al., Inleiding tot het Europees bestuursrecht (B. Hessel), 37/830–832
C. Joerges and J. Falke (Eds.), Karl Polanyi, Globalisation and the Potential of Law in Transnational Markets, (N. Reich), 49/1497–1500
C. Joerges and S. Singh Galeigh (Eds.), Darker Legacies of Law in Europe. The Shadow of National Socialism and Fascism over Europe and its Legal Traditions (W.T. Eijsbouts), 42/297–299
S. Kadelbach, Allgemeines Verwaltungsrecht unter europäischem Einfluß (R. Caranta), 39/185–186
P.F. Kjaer, Between Governing and Governance (E. Chiti), 48/265–266
T. Konstadinides, Division of powers in the European Union (E. Herlin-Karnell), 47/945–946
K. Lenaerts, P. Van Nuffel and R. Bray (Eds.), Constitutional law of the EU (J. Ziller), 39/653–654
G. Majone, Regulating Europe (J. McCahery), 35/1459–1462
G. Majone, Dilemmas of European Integration: The Ambiguities & Pitfalls of Integration by Stealth (J. Bast), 43/597–599
K. Nicolaids and R. Howse (Eds.), The Federal Vision. Legitimacy and Levels of Governance in the United States and the European Union (G. Wils), 39/1456–1460
C. Nowak, Europarecht nach Lissabon (T. Kruis), 48/2108–2110
K. Nuotio, Europe in Search of “Meaning and Purpose” (D. Castiglione), 42/1783–1785
D. Phinnemore and A. Warleigh-Lack, Reflections on European Integration: 50 Years of the Treaty of Rome (K. Bradley), 47/943–944
L. Prakke and C. Kortmann (Eds.), Constitutional Law of 15 EU Member States (M. Claes), 43/1203–1204

E. Psychogiopoulou, The Integration of Cultural Considerations in EU Law and Policies (R. Craufurd Smith), 46/1761–1763

M. Ruffert, Legitimacy in European Administrative Law: Reform and Reconstruction (M. Smith), 48/2115–2117

R. Schütze, From Dual to Cooperative Federalism: The Changing Structure of European Law (G. Martinico), 47/1258–1260


M. Sichert, Grenzen der Revision des Primärrechts in der Europäischen Union (V. Mehde), 43/1774–1775

F. Snyder, The Europeanization of law: The legal effects of European integration (S. Poli), 40/239–242

E. Stein, Thoughts from a bridge: A retrospective of writings in New Europe and American Federalism (E.P. Wellenstein), 38/222–224

A. Stubb, Negotiating Flexibility in the European Union (C.D. Ehlermann), 39/899–900

T. Theiler, Political Symbolism and European Integration (R. Craufurd Smith), 43/1757–1758

T. Tridimas, The General Principles of EC Law (L. Flynn), 37/1012–1013

L. van Middelaar, The Passage to Europe (L. Azoulai and E. Jaeger), 51/311–313


J. Vervaele, G. Betlem, R. de Lange and A. Veldman (Eds.) Compliance and Enforcement of European Community Law (C. Schmid), 37/1016–1019

A. von Bogdandy, Europäisches Verfassungsrecht, Theoretische und dogmatische Grundzüge (A. Peters), 41/861–864

A. von Bogdandy and J. Bast (Eds.), Principles of European Constitutional Law (D. Thym), 44/837–839

S. Weatherill, Law and Integration in the European Union (N. Emiliou), 34/747–748

27. Greenland

Articles


F. Harhoff, Greenland's withdrawal from the European Communities, 20/13–33

28. Harmonization

Articles

K.V. Antal, Harmonization of Turnover-Taxes in the Common Market, 1/41–57

A. Bavasso, Electronic communications: A new paradigm for European regulation, 41/87–118

P. Clarotti, The Harmonization of legislation relating to Credit Institutions, 19/245–267

P. de Cecco, Room to move? Minimum harmonization and fundamental rights?, 43/9–30

P. Delimatis, "Thou shall not … (dis)trust": Codes of conduct and harmonization of professional standards in the EU, 47/1049–1087

R. Epstein, Harmonization, heterogeneity and regulation: CESL, the lost opportunity for constructive harmonization, 50-SI/207–224

J. Flynn, How will Article 100(4) work? A comparison with Article 93, 24/689–707
Subjects

S. Grundmann, Information, party autonomy and economic agents in European contract law, 39/269–293
L. Hancher, Creating the internal market for pharmaceutical medicines: An Echternach jumping procession, 28/821–853
P. Lachmann, Danish Reflections on the use of Article 235 of the Rome Treaty, 18/447–461
S. Levmore, Harmonization, preferences, and the calculus of consent in commercial and other law, 50-SI/243–260
E. Posner, The questionable basis of the Common European Sales Law: The role of an optional instrument in jurisdictional competition, 50-SI/261–276
M. Seidel, The harmonization of laws relating to pharmaceuticals in the EEC, 6/309–326
H.G. Sevenster, Criminal law and EC law, 29/29–70
M. Tison, Do not attack the watchdog! Banking supervisor’s liability after Peter Paul, 42/639–675
W. van Gerven, Harmonization of private law: Do we need it?, 41/505–532
G. Wagner, The economics of harmonization: The case of contract law, 39/995–1023

Case law

Case C-11/92, R. v. Secretary of State for Health, Ex Parte Gallaher Ltd (and others), with annotation by G. Robert, 31/165–171
Case C-168/00, Simone Leitner v. TUI Deutschland GmbH & Co. KG, with annotation by W.H. Roth, 40/937–951
Case C-301/06, Ireland v. Parliament and Council, with annotation by E. Herlin-Karnell, 46/1667–1684

Editorial comments

Harmonization for harmonization’s sake?, 15/4–8
New roads for harmonization of legislation, 17/463–465
Scrutinizing the legal scope of Article 100 of the EEC Treaty, 15/389–392

Books reviewed

M. Andenas and C. B. Andersen (Eds.), Theory and Practice of Harmonization (G. Mathisen), 50/662–664
G. Falkner et al., Complying with Europe: EU Harmonisation and soft Law in the Member States (F.D. Schild), 43/609–610
I. Maletic, The Law and Policy of Harmonisation in Europe’s Internal Market (M. Möstl), 51/1015–1016
T. Papadopoulos, EU Law and Harmonization of Takeovers in the Internal Market (G. Kemperink), 48/1377–1379

29. Health

Articles

A. Alemanno and A. Garde, The emergence of an EU lifestyle policy: The case of alcohol, tobacco and unhealthy diets, 50/1745–1786
30. Institutions

**Articles**

F. Amtenbrink and J. de Haan, The European Central Bank: An independent specialized organization of Community law – A Comment, 39/65–76

M. Bangemann, Preparations for Direct Elections in the Federal Republic, 15/321–335

M. Bangemann, Preparations for Direct Elections in the Federal Republic of Germany, Part II, 16/241–242

J. Bast, New categories of acts after the Lisbon reform: Dynamics of parliamentarization in EU law, 49/885–928


R. Bieber, The settlement of institutional conflicts on the basis of Article 4 of the EEC Treaty, 21/505–523


R. Bosscher, Preparations for Direct Elections in the Netherlands, 15/465–472

K St.C. Bradley, Maintaining the balance: The role of the Court of Justice in defining the institutional position of the European Parliament, 24/41–64

K. St.C. Bradley, Comitology and the law: Through a glass, darkly, 29/693–721

M. Chamon, EU agencies between Meroni and Romano or the devil and the deep blue sea, 48/1055–1075

E. Chiti, The emergence of a Community administration: The case of European agencies, 37/309–343

E. Chiti, An important part of the EU’s institutional machinery: Features, problems and perspectives of European agencies, 46/1395–1442

L.H. Cohen, The Development of Question Time in the European Parliament. with Special Reference to the Role of British Members, 16/41–59

H. Cullen and A. Charlesworth, Diplomacy by other means: The use of legal basis litigation as a political strategy by the European Parliament and Member States, 36/1243–1270

D. Curtin, Official secrets and the negotiation of international agreements: Is the EU executive unbound?, 50/423–457

A. Dashwood and A. Johnston, The institutions of the enlarged EU under the regime of the Constitutional Treaty, 41/1481–1518


R. Dehousse, European institutional architecture after Amsterdam: Parliamentary system or regulatory structure?, 35/505–627

D.R.R. Dunnett, The European Bank for Reconstruction and Development: A legal survey, 28/571–598


D. Edward, The impact of the Single Act on the institutions, 24/19–30

C.-D. Ehlermann, Legal Status, Functioning and Probable Evolution of the Institutions of the European Communities, 10/195–207

F. Fabbriani and K. Granat, “Yellow card, but no foul”: The role of the national parliaments under the subsidiarity protocol and the Commission proposal for an EU regulation on the right to strike, 50/115–144

J. Forman, Preparations for Direct Elections in the United Kingdom, 15/347–357
Subjects

J. Forman, The Conciliation Procedure, 16/77–108
J. Forman, Preparation for Direct Elections in the United Kingdom, Part II, 16/235–240
G. Gaja, How flexible is flexibility under the Amsterdam Treaty?, 35/855–870
X. Groussot and Z. Popov, What’s wrong with OLAF? Accountability, due process and criminal justice in European anti-fraud policy, 47/605–643
C. Gulman and J. A. Clauson-Kaas, Control by the Danish Parliament of Community Legislation, 16/227–234
C. Gulman and J.A. Clauson-Kaas, Preparations for Direct Elections in Denmark, 16/119–126
N. Hachez and J. Wouters, A responsible lender? The European Investment Bank's environmental, social and human rights accountability, 49/47–95
V. Herman, Direct Elections to the European Parliament: Comparative Perspectives, 16/209–226
H. Hijmans, The European data protection supervisor: The institutions of the EC controlled by an independent authority, 43/1313–1342
J. Inghelram, The European Court of Auditors: Current legal issues, 37/129–146
F.G. Jacobs, Isoglucose Resurgent: Two Powers of the European Parliament upheld by the Court, 18/219–226
P.J.G. Kapteyn, The European Parliament, the Budget and Legislation in the Community, 9/386–410
C. Kok, The Court of Auditors of the European Communities: “The other European Court in Luxembourg”, 26/345–368
H. Kraemer, The European Union Civil Service Tribunal: A new Community court examined after four years of operation, 46/1873–1913
R.H. Lauwaars, The European Council, 14/25–44
R.H. Lauwaars, Auxiliary Organs and Agencies in the E.E.C., 16/365–387
K. Lenaerts and A. Verhoeven, Towards a legal framework for executive rule-making in the EU?: The contribution of the new Comitology Decision, 37/645–686
V. Mehde, Responsibility and accountability in the European Commission, 40/423–442
J.D.B. Mitchell, The Tindemans Report, Retrospect and Prospect, 13/455–484
J. Monar, Interinstitutional agreements: The phenomenon and its new dynamics after Maastricht, 31/693–719
L. Neels, Preparations for Direct Elections in Belgium, 15/337–345
L. Neels, Preparation for Direct Elections in Belgium, Part II, 16/243–249
E. Noel, The Commission’s Power of Initiative, 10/123–136
A. Peters, The European ombudsman and the European Constitution, 42/697–743
M. Robinson, Preparations for Direct Elections in Ireland, 15/187–198
M.T. Robinson, Irish Parliamentary Scrutiny of European Legislation, 16/9–30
P. Schammo, The European securities and markets authority: Lifting the veil on the allocation of powers, 48/1879–1913
D. Simon, Preparation for Direct Elections in France, 16/127–138
M. Stewart, Direct Elections to the European Parliament, 13/283–299
J. Temple Lang, How much do the smaller Member States need the European Commission? The role of the Commission in a changing Europe, 39/315–335
J. Thill, Preparations for Direct Elections in the Grand-Duchy of Luxembourg, 15/473–478
H. Tichy and L. Dedichen, Securing a smooth shift between the two EEA pillars: Prolonged competence of EFTA institutions with respect to former EFTA States after their accession to the European Union, 32/131–156
R. Torrent, Whom is the European Central Bank the central bank of?: Reaction to Zilioli and Selmayr, 36/1229–1241
A. Tsadiras, Unravelling Ariadne’s thread: The European Ombudsman’s investigative powers, 45/757–770
W. Ungerer, Institutional consequences of broadening and deepening the Community: The consequences for the decision-making process, 30/71–83
K. van Miert, The Appointment of the President and the Members of the European Commission, 10/257–273
M. Vanden Abeele, The Mandate of 30 May, Budget Financing and the Revitalization of the Community: An unfinished journey, 19/501–519
M. Vasey, Decision-making in the Agricultural Council and the “Luxembourg Compromise”, 25/725–732
B. Vesterdorf, The Court of First Instance of the European communities after two full years in operation, 29/897–915
E. Vos, Reforming the European Commission: What role to play for EU agencies? 37/1113–1134
C. Zilioli and M. Selmayr, The constitutional status of the European Central Bank, 44/355–399
C. Zilioli and M. Selmayr, The European Central Bank: An independent specialized organization of Community law, 37/591–643

Case law

Case 8/72, Vereeniging van Cementhandelaren v. Commission of the European Communities, with annotation by F. Graupner, 10/306–308
Case 85/86, Commission of the European Communities v. Board of Governors of the European Investment Bank, with annotation by H.G. Schemers, 25/617–627
Case 2/88 Imm., J.J. Zwartveld et al., with annotation by J.S. Watson, 28/428–443
Case 16/88, Commission supported by Parliament v. Council, with annotation by J. Forman, 27/872–882
Case C-70/88, European Parliament v. Council, with annotation by G. Behr, 28/663–680
Case C-54/90, Weddel v. Commission, with annotation by J.S. Watson, 30/839–846
Case C-284/90, Council v. Plint, with annotation by P. van den Bossche, 31/653–668
Case C-316/91, Parliament v. Council, with annotation by R. Barents, 32/249–255
Case C-65/93, European Parliament v. Council, with annotation by T. Heukels, 32/1407–1426
Case C-122/94, Commission v. Council, with annotation by M. Ross, 34/135–144
Subjects

Case C-345/95, French Republic v. European Parliament, with annotation by J. de Zwaan, 36/463–470
Case C-395/95 P, Geotronics Sàrl v. Commission, with annotation by F. Fines, 35/1427–1435
Case C-314/99, The Netherlands v. Commission, with annotation by L. Gormley, 40/1531–1536
Case T-64/89, Automec S.r.l. v. Commission, with annotation by S. Spinks, 28/453–462
Case T-105/95, WWF UK (World Wide Fund for Nature) v. EC Commission, with annotation by E. Chiti, 35/189–207
Case C-11/00, Commission of the European Communities v. European Central Bank, with annotation by O. Odudu, 41/1073–1092
Case T-353/00 R, Jean-Marie Le Pen v. European Parliament, with annotation by P. Cassia, 38/1297–1308
Case C-257/01, Commission v. Council, with annotation by V. Randazzo, 42/1737–1750
Case C-234/02 P, European Ombudsman v. Frank Lamberts, with annotation by M. Suksi, 42/1765–1781
Case C-217/04, United Kingdom v. European Parliament and Council of the European Union, with annotation by V. Randazzo, 44/155–169
Case C-432/04, Commission of the European Communities v. Edith Cresson, with annotation by A. Arena and R. Mastroianni, 45/1207–1232
Case C-331/05 P, Internationaler Hilfsfonds eV v. Commission of the European Communities, with annotation by A. Tsadiras, 45/569–585
Joined Cases C-14/06 & C-295/06, European Parliament and Denmark v. Commission, with annotation by A. Türk, 46/1293–1303
Joined Cases C-200/07 & C-201/07, Alfonso Luigi Marra v. Eduardo De Gregorio and Antonio Clemente, with annotation by R. Mastroianni, 47/1541–1555
Case C-355/10, European Parliament v. Council of the European Union, with annotation by M. Chamon (How the concept of essential elements of a legislative act continues to elude the Court), 50/849–860
Case C-370/12, Thomas Pringle v. Government of Ireland, Ireland, The Attorney General, with annotation by B. de Witte and T. Beukers (The Court of Justice approves the creation of the European Stability Mechanism outside the EU legal order), 50/805–848

Guest editorials

Calling Europe by Phone, by C. Tomuschat, 47/3–7

Editorial comments

The 2013 review of the European External Action Service, A missed opportunity?, 50/1211–1220
An ever mighty European Council – Some recent institutional developments, 46/1383–1393
Ethical and political responsibility of EU Commissioners, W. van Gerven, 37/1–6
European elections – is the European Parliament important today?, 46/767–771
Euro-optimism, 22/5–7
The European Parliament before the Court of Justice?, 16/175–177
European Union, 13/3–5
Executive agencies within the EC: The European Central Bank – A model?, 33/623–631
Inactivity of the Council: Implied Power for the Commission, 18/267–269
A new Commission takes office: On the relevance of Union law and the emergence of constitutional conventions, 51/1571–1578
The post-Lisbon institutional package: Do old habits die hard? 47/597–604
Power to the people of the European Union – Right on?, 41/1475–1479
The report of the Committee of Independent Experts: An ill wind, 36/269–272
The Report of the Three Wise Men, 17/3–6
A revival of the Commission’s role as guardian of the treaties?, 49/1553–1564
The Tindemans Report, 13/147–150
The Vote on the Agriculture Prices: A New Departure?, 19/371–372

Documents

Laws of Member States concerning the election of representatives to the European Parliament: France, Denmark, Ireland, 16/151–170; United Kingdom, Federal Republic of Germany, 16/287–308

Books reviewed

M. Andenas and A. Türk (Eds.), Delegated Legislation and the Role of Committees in the EC (F. Maiani), 39/1205–1207
S. Andersen, The Enforcement of EU Law. The Role of the European Commission (R. Mastroiani), 51/1854–1855
M.-T. Bitsch et al. (Eds.), Institutions européennes et identités européennes (W. Maas), 37/223–225
M. Busuioc, European Agencies. Law and Practice of Accountability (G. Lo Schiavo), 51/1023–1025
D. Curtin and R. Wessel (Eds.), Good Governance and the European Union: Reflections on concepts, institutions and substance (G. della Cananea), 44/231–233
G. de Búrca and J.H.H. Weiler, The European Court of Justice (N. Nic Shuibhne), 40/227–229
E. Denza, The intergovernmental pillars of the European Union (C. Wong), 40/522–525
G. Edwards and D. Spence (Eds.), The European Commission (K. Bradley), 35/808–810
C. Joerges and E. Vos (Eds.), EU Committees: Social regulation, law and politics (R. Caranta), 38/487–489
T. Koopmans, Courts and Political Institutions – A Comparative View (F. Ronkes Agerbeck), 43/599–600
J.-V. Louis, L’Union Européenne et l’avenir de ses institutions (E. Wellenstein), 35/1215–1217
C. Neuhold, Das Europäische Parlament im Rechtsetzungsvorgang des Europäischen Gemeinschaftsverbandes (B. Hinder), 50/527–528
S. Ulrich, Kontrollen der EG-Kommission bei Wirtschaftsbeteiligten zum Schutz der finanziellen Interessen der Gemeinschaft (S. Giese), 38/237–238
J. Werts, The European Council (H. Broeksteeg), 46/749–751
31. Intellectual property

Articles

W. Alexander, Article 85 of the EEC Treaty and the Exclusive Licence to sell Patented Products, 5/465–475
W. Alexander, Industrial Property Rights and the Establishment of the European Common Market, 9/35–52
L. Bently and R. Burrell, Copyright and the information society in Europe: A matter of timing as well as content, 34/1197–1227
R. Bowen and A. Parry, European Patent Conventions: The First Convention, 11/105–113
M. Bronckers, The impact of TRIPS: Intellectual property protection in developing countries, 31/1245–1281
T. Cottier, The prospects for intellectual property in GATT, 28/383–414
J. Davis, A European constitution for IPRs? Competition, trade marks and culturally significant signs, 41/1005–1026
G. Friden, Recent developments in EEC intellectual property law: The distinction between existence and exercise revisited, 26/193–218
F. Gioia, Alicante and the harmonization of intellectual property law in Europe: Trade marks and beyond, 41/975–1003
W.L. Haardt, Infringement Procedure according to the Draft Convention relating to a European Patent Law, 1/202–209
B. Harris, Community law and intellectual property: Recent cases in the Court of Justice, 19/61–78
J. Lahore, Harmonization of Design Laws in the European Communities: The Copyright Dilemma, 20/233–269
M. Leistner, Copyright law in the EC: Status quo, recent case law and policy perspectives, 46/847–884
M. Leistner, Harmonization of intellectual property law in Europe: The European Court of Justice’s trade mark case law 2004–2007, 45/69–91
M. Leistner, Europe’s copyright law decade: Recent case law of the European Court of Justice and policy perspectives, 51/559–600
C.S. Maddock, Know How Licensing under the Antitrust Laws of the United States and the Rome Treaty, 2/36–68
J. Petrovič, Patent hold-up and the limits of competition law: A Trans-Atlantic perspective, 50/1363–1386
F. Urlesberger, “Legitimate reasons” for the proprietor of a trade mark registered in the EU to oppose further dealings in the goods after they have been put on the market for the first time, 36/1195–1228
P. Van Eecke, Online service providers and liability: A plea for a balanced approach, 48/1455–1502
M. van Empel, European Patent Conventions, 9/13–34
M. van Empel, European Patent Conventions; The First Convention in the Semi-Finals, 9/456–465
M. van Empel, Now a Trade Mark for Europe?, 12/27–41
M. Varju and J. Sándor, Patenting stem cells in Europe: The challenge of multiplicity in European Union law, 49/1007–1038
P. VerLoren van Themaat, Article 36 in Relation to Article 85 and Patent Licensing Agreements, 1/428–430

Case law
European Court of Justice
Joined Cases 266 and 267/87, The Queen and the Royal Pharmaceutical Society of Great Britain, ex parte the Association of Pharmaceutical Importers and Others, with annotation by L. Hancher, 26/729–740.
Case C-235/89, Commission v. Italy, and Case C-30/90, Commission v. United Kingdom, with annotation by G. Friden, 30/829–837.
Case C-191/90, Generics (UK) Ltd and Harris Pharmaceuticals Ltd v. Smith Kline and French Laboratories Ltd, with annotation by W. Alexander, 31/173–188.
Case C-244/00, Van Doren + Q. GmbH v. Lifestyle sports + sportswear Handelsgesellschaft mbH and Michael Orth, Judgment of the Court of Justice (Full Court), with annotation by E. Gambbaro and L. Prete, 40/1511–1529.
Case C-16/03, Peak Holdin AB v. Axolin-Elinor AB, with annotation by E. Gambbaro and N. Landi, 42/1501–1518.
Case C-235/09, DHL Express v. Chronopost with annotation by A. Kur, 49/753–766.
Case C-34/10, Oliver Brüstle v. Greenpeace e.V., with annotation by T. Spranger, 49/1197–1210.
Case C-457/10 P, AstraZeneca AB and AstraZeneca plc v. European Commission, with annotation by R. Podsuzn (Can competition law repair patent law and administrative procedures?), 51/281–294

National courts
29 February 1968, German Bundesgerichtshof, Seedcorn Case (“Voran”), with annotation by K. Hopt, 6/236–237

Books reviewed
B. Farrand, Networks of Power in Digital Copyright Law and Policy. Political Salience, Expertise and Legislative Process (E. Linklater), 51/1864–1866
C. Geiger (Ed.), Constructing European Intellectual Property. Achievements and New Perspectives (H. Ullrich), 51/1860–1864
V. Korah, Intellectual Property Rights and the EC Competition Rules (R. Nazzini), 44/220–222
A. Kur and V. Mizaras (Eds.), The Structure of Intellectual Property Law – Can One Size Fit All? (T. Jaeger), 49/859–861
M. Llewelyn and M. Adcock, European Plant Intellectual Property (S. Bostyn), 44/1558–1560
C. Seville, EU Intellectual property Law and policy (H. Ullrich), 48/636–638

32. Internal market

Articles
S. Arrowsmith, The Community’s legal framework on public procurement: “The way forward” at last? 36/13–49
S. Arrowsmith, Public private partnerships and the European procurement rules: EU policies in conflict? 37/709–737
S. Arrowsmith, E-commerce policy and the EC procurement rules: The chasm between rhetoric and reality, 38/1447–1477
S. Arrowsmith, An assessment of the new legislative package on public procurement, 41/1277–1325
R. Barents, The prohibition of fiscal discrimination in Article 95 of the EEC Treaty, 17/437–449
R. Bieber, Legislation for the establishment of the Single Market, 25/711–724
C. Bovis, Recent case law relating to public procurement: A beacon for the integration of public markets, 39/1025–1056
C. Bovis, Developing public procurement regulation: Jurisprudence and its influence on law making, 43/461–495
C. Bovis, Public procurement in the EU: Jurisprudence and conceptual directions, 49/247–289
M. Bronckers and Y. van Gerven, Legal remedies under the EC's new chemicals legislation REACH: Testing a new model of European governance, 46/1823–1871
M. Bronckers, Private enforcement of 1992: Do trade and industry stand a chance against the Member States?, 26/513–533
A. Brown, The extension of the Community public procurement rules to utilities, 30/721–748
T. Christoforou, The regulation of genetically modified organisms in the European Union: The interplay of science, law and politics, 41/637–709
D. Damjanovic, The EU market rules as social market rules: Why the EU can be a social market economy, 50/1685–1718
N. de Sadeleer, Procedures for derogations from the principle of approximation of laws under Article 95 EC, 40/889–915
M. Dougan, Minimum harmonization and the Internal Market, 37/853–885
B. Drijber and H. Stergiou, Public procurement law and internal market law, 46/805–846
C.-D. Ehlermann, The internal market following the Single European Act, 24/361–409
G. Ferrarini, The European regulation of stock exchanges: New perspectives, 36/569–598
F. Ferretti, Data protection and the legitimate interest of data controllers: Much ado about nothing or the winter of rights?, 51/843–868
N. Fiedziuk, Putting services of general economic interest up for tender: Reflections on applicable EU rules, 50/87–114
F. Fleurke and H. Somsen, Precautionary regulation of chemical risk: How REACH confronts the regulatory challenges of scale, uncertainty, complexity and innovation, 48/357–393
V. Hatzopoulos, Killing national health and insurance systems but healing patients? The European market for health care services after the judgments of the ECJ in Vanbraekel and Peerbooms, 39/683–729
V. Hatzopoulos, A (more) social Europe: A political crossroad or a legal one-way? Dialogues between Luxembourg and Lisbon, 42/1599–1635
T. Hervey, Community and national competence in health after tobacco advertising, 38/1421–1446
A. Keessen, A. Freriks and M. van Rijswick, The clash of the Titans: The relation between the European water and medicines legislation, 47/1429–1454
J.C. Laguna de Paz, What to keep and what to change in European electronic communications policy?, 49/1951–1976
A. Lopez-Tarruella, A European Community regulatory framework for electronic commerce, 38/1337–1384
C. MacMaoláin, Waiter! There’s a beetle in my soup. Yes sir, that’s E120: Disparities between actual individual behaviour and regulating food labelling for the average consumer in EU law, 45/1147–1165
J. Malmberg and T. Sigeman, Industrial actions and EU economic freedoms: The autonomous collective bargaining model curtailed by the European Court of Justice, 45/1115–1146
J. Marshall and S. Butterworth, Pensions reform in the EU: The unexploded time bomb in the single market, 37/739–762
G. Mathisen, Consistency and coherence as conditions for justification of Member State measures restricting free movement, 47/1021–1048
K. Mortelmans, The common market, the internal market and the single market, what’s in a market?, 35/101–136
K. Mortelmans, Towards convergence in the application of the rules on free movement and on competition? 38/613–649
K. Mortelmans, The relationship between the treaty rules and community measures for the establishment and functioning of the internal market – Towards a concordance rule, 39/1303–1346
Subjects

M. Möstl, Preconditions and limits of mutual recognition, 47/405–436
N. Nic Shuibhne and M. Maci, Proving public interest: The growing impact of evidence in free movement case law, 50/965–1006
G. Rambow, The End of the Transitional Period, 6/434–450
P. Rott, Minimum harmonization for the completion of the internal market? The example of consumer sales law, 40/1107–1135
P. Schammo, The European securities and markets authority: Lifting the veil on the allocation of powers, 48/1879–1913
N. Skoutaris, The application of the acquis communautaire in the areas not under the effective control of the republic of Cyprus: The Green Line Regulation, 45/727–755
J. Sluijs, Network neutrality and internal market fragmentation, 49/1647–1673
J. Snell, The notion of market access: A concept or a slogan?, 47/437–508
E. Spaventa, From Gebhard to Carpenter; Towards a (non-)economic European constitution, 41/743–773
A. Szajkowska, The impact of the definition of the precautionary principle in EU food law, 47/173–196
M. Trybus, The EC Treaty as an instrument of European defence integration: Judicial scrutiny of defence and security exceptions, 39/1347–1372
S. Van den Bogaert and A. Cuyvers, “Money for nothing”: The case law of the EU Court of Justice on the regulation of gambling, 48/1175–1213
M. van Empel, Retail payments in the EU, 42/1425–1444
R. van Gestel and H. Micklitz, European integration through standardization: How judicial review is breaking down the club house of private standardization bodies, 50/145–182
B. van Houtte, The Single European Sky: EU reform of air traffic management, 41/1595–1612
M. Varju and J. Sándor, Patenting stem cells in Europe: The challenge of multiplicity in European Union law, 49/1007–1038
M. Weisglas, Marketing in the EEC, 5/311–318
J.A. Winter, Public procurement in the EEC, 28/741–782

Case law

Case C-120/95, Nicolas Decker v. Caisse de maladie des employés privés; Case C-158/96, Raymond Kohl v. Union des caisses de maladie, with annotation by R. Giesen, 36/841–850
Case C-265/95, Commission v. French Republic, with annotation by M.A. Jarvis, 35/1371–1383
Case C-1/96, The Queen v. Minister of Agriculture, Fisheries and Food ex parte Compassion in World Farming Ltd., with annotation by R. Muñoz, 36/831–839
Case C-15/96, Kalliopi Schöning-Kougebetopoulou v. Freie und Hansestadt Hamburg, with annotation by P. Cabral, 36/453–461
Case C-94/98, The Queen v. the Licensing Authority, ex parte Rhone-Poulenc Rorer Ltd, and May and Baker Ltd, with annotation by L. Hancher, 38/1029–1041.
Case C-376/98, Germany v. European Parliament and Council (tobacco advertising), with annotation by J. Usher, 38/1519–1543
Case C-405/98, Konsumentombudsmannen (KO) v. Gourmet International Products AB (GIP), with annotation by G. Straetmans, 39/1407–1421
Case C-390/99, Canal Satélite Digital; Case C-159/00, Sapod Audic v. Eco-Emballages, with annotation by M. Dougan, 40/193–218
Case C-24/00, Commission v. France, C-95/01 Greenham and Abel and C-270/02 Commission v. Italy, with annotation by M. Jarvis, 41/1395–1408
Case C-112/00, Eugen Schmidberger, Internationale Transporte und Planzüge v. Austria, with annotation by C. Brown, 40/1499–1510, Index VII
Case C-445/00R, Republic of Austria v. Council of the European Union, with annotation by A. Schrauwen, 40/219–226
Joined Cases C-465/00, C-138/01 and C-139/01, Österreichischer Randfunk, with annotation by C. Classen, 41/1377–1385
Case C-101/01, Bodil Lindqvist, with annotation by L. Coudray, 41/1361–1376
Case 17/03, VEMW, APX en Eneco N.v. v. DTE, with annotation by L. Hancher, 43/1125–1144
Case C-380/03, Federal Republic of Germany v. European Parliament and Council of the European Union (Tobacco Advertising II), with annotation by M. Ludwigs, 44/1159–1176
Case C-470/03, A G.M COS.MET Srl v. Suomen valtio, Tarmo Lehtinen, with annotation by S. de Vries, 45/569–585
Case C-369/04, Hutchison 3G UK Ltd and Others v. Commissioners of Customs and Excise, with annotation by O. Odudu, 45/1269–1277
Case C-337/05, Commission v. Italy (Agusta and Agusta Bell Helicopters), and Case C-157/06, Commission v. Italy, with annotation by M. Trybus, 46/973–990
Case C-58/08, Vodafone Ltd and Others v. Secretary of State for Business, Enterprise and Regulatory Reform, with annotation by M. Brennke, 47/1793–1814
Case C-115/08, Land Oberösterreich v. CEZ, with annotation by M. Möstl, 47/1221–1232
Joined Cases C-403 & 429/08, Football Association Premier League Ltd, NetMed Hellas SA, Multichoice Hellas SA (C-403/08) v. QG Leisure et al., and Karen Murphy v. Media Protection Services Ltd (C-429/08), with annotation by S. de Vries (Sport, TV and IP rights), 50/591–622
Case C-79/09, Gowan Comércio Internacional e Serviços Lda v. Ministero della Salute, with annotation by A. Alemanno, 48/1329–1348
Case C-518/07, European Commission v. Federal Republic of Germany, with annotation by J. Zemanek, 49/1755–1768
Case C-382/08, Michael Neukirchinger v. Bezirksbürgermeister Grieskirchen with annotation by T. Horsley, 49/737–751
Case C-389/08, Base NV and Others v. Ministerraad, with annotation by M. Szydro, 49/1141–1162
Case C-34/10, Oliver Brüstle v. Greenpeace e.V., with annotation by T. Spranger, 49/1197–1210
Case C-202/11, Anton Las v. Poa Antwerp NV, with annotation by E. Cloots (Respecting linguistic identity within the EU’s internal market), 51/623–645

Books reviewed
L. Azoulai (Ed.), L’entrave dans le droit du marché intérieur, (J.-Y. Carlier and C. Cheneviere), 49/2047–2049
C. Barnard, The Substantive Law of the EU; The Four Freedoms (K. Mortelmans), 44/533–536
L. Bodiguel and M. Cardwell, The Regulation of Genetically Modified Organisms (L. Pignataro), 48/288–290
D. Gallo, I servizi di interesse economico generale. Stato, mercato e welfare nel diritto dell’Unione Europea (S. Torricelli), 49/2044–2046
S. Garben, EU Higher Education Law, The Bologna Process and Harmonization by Stealth, (S. Claessens), 49/1239–1240
S. Hirschberger, Prozeduralisierung im europäischen Binnenmarktrecht (M. Klatt), 48/2127–2128
D.A. Levy, Europe’s Digital Revolution: Broadcasting regulation, the EU and the nation State (A. Harcourt), 38/233–235
N. Moloney, EC Securities Regulation (M. Tison), 41/869–872
N. Nic Shuibhne and L. Gormley (Eds.), From Single Market to Economic Union: Essays in Memory of John A. Usher (P.Watson and P. Oliver), 50/641–643

33. **Jurisdiction and recognition of judgments**

**Articles**

R. Fentiman, Civil jurisdiction and third States: Owusu and after, 43/705–734
B. Hess, The Brussels I Regulation: Recent case law of the Court of Justice and the Commission’s proposed recast, 49/1075–1112
G. Kremlis and A. McClellan, The Convention of September 27, 1980 on Jurisdiction and Enforcement of Judgements in Civil and Commercial Matters, 20/529–557
A. McClellan, The Convention of Brussels of 27 September 1968 on Jurisdiction and Recognition and Enforcement of Judgments in Civil and Commercial Matters, 15/228–243
A. McClellan, Jurisdiction and the Recognition and Enforcement of Judgments in Civil and Commercial Matters in the European Communities: A résumé of recent developments, 16/268–285
P. Nielsen, The new Brussels I Regulation, 50/503–528
S. Pieri, The 1968 Brussels Convention of Jurisdiction and Enforcement of Judgments in Civil and Commercial Matters: Four years’ case law of the European Court of Justice, 24/635–657
S. Pieri, The 1968 Brussels Convention on Jurisdiction and the Enforcement of Judgments in Civil and Commercial Matters: The evolution of the text and the case law of the Court of Justice over the last four years, 29/537–555
O. Remien, European private international law, the European Community and its emerging area of freedom security and justice, 38/53–86
J. Scott, The new EU ‘extraterritoriality’, 51/1343–1380
P.J. Slot and E. Grabandt, Extraterritoriality and jurisdiction, 23/545–565
A. Stadler, From the Brussels Convention to Regulation 44/2001: Cornerstones of a European law of civil procedure, 42/1637–1661

Case law
Case C-214/89, Powell Duffryn PLC v. Wolfgang Petereit, with annotation by M.V. Polak, 30/406–419
Case 7/98, D. Krombach v. A. Bamberski, with annotation by A. van Hoek, 38/1011–1027
Case C-80/00, Italian Leather SpA v. WECO Polstermöbel GmbH & Co., with annotation by X. Kramer, 40/953–964
Case C-116/02, Erich Gasser GmbH v. MISAt SRL, with annotation by R. Fentiman, 42/241–259
Opinion 1/03, Lugano Convention, with annotation by N. Lavranos, 43/1087–1100
Case C-185/07, Allianz SpA, Generali Assicurazioni Generali SpA v. West Tankers Inc., with annotation by A. Giannakoulos and H. Meidanis, 46/1709–1724
Case C-420/07, Meletis Apostolides v. David Charles Orams, Linda Elizabeth Orams, with annotation by G. De Baere, 47/1123–1159
Case C-523/07, A, with annotation by R. Lamont, 47/235–244
Case C-111/09, Česká podnikatelská pojišťovna as, Vienna Insurance Group v. Michal Bilas, with annotation by U. Grusic, 48/947–955
Joined Cases C-509/09 &161/10, eDate Advertising v. X and Olivier Martinez and Robert Martinez v. MGN Limited, with annotation by J.-J. Kuipers, 49/1211–1232

Editorial comments
On the way to a Rome I Regulation, 43/913–922

Books reviewed
Le Centre d’Études européenne, Les effets des jugements nationaux dans les autres États membres de l’Union européenne (A.A.H. van Hoek), 40/229–233
M. Danov, Jurisdiction and Judgments in Relation to EU Competition Law Claims (J.J. Kuipers), 48/1370–1372
C. Esplugues, J.-L. Iglesias and G. Palao (Eds.), Application of Foreign Law (M. Oderkerk), 50/316–318
F. Ferrari and S. Leible, Rome I Regulation The Law Applicable to Contractual Obligations in Europe (X. Kramer), 48/633–636
N. Huls, M. Adams and J. Bomhoff, The Legitimacy of highest Courts’ Rulings: Judicial Deliberations and Beyond (P. Kapteyn ), 47/1255–1257
W. Kennett, The Enforcement of Judgments in Europe (G. Wagner), 39/198–200
34. Non-contractual liability

Articles
T. Elster, Non-Contractual Liability under Two Legal Orders, 12/91–100, 254–257
C. Harding, The choice of court problem in cases of non-contractual liability under E.E.C. Law, 16/389–406
M. Lagrange, The non-contractual liability of the Community in the ECSC and in the EEC, 3/10–36
Lord Mackenzie Stuart, The “Non-Contractual” Liability of the European Economic Community, 12/493–512
N. March Hunnings, The Stanley Adams affair or The biter bit, 24/65–88

Case law
Case 9/69, Claude Sayag and S.A. Zürich v. J.P. Leduc, Denise Thonnon and S.A. La Concorde, with annotation by J.A. Winter, 7/226–234
Joined Cases 83 and 94/76, 4, 15 and 40/77, Bayerische HNL Vermehrungsbetriebe GmbH & Co. KG and others v. Council and Commission of the European Communities, with annotation by A.W.H. Meij, 16/479–488
Case 106/81, Julius Kind KG v. The European Economic Community, with annotation by K. Lenaerts, 20/825–848

35. Private law

Articles
T. Ackermann, Public supply of optional standardized consumer contracts: A rationale for the Common European Sales Law?, 50-SI/11–28
D. Baird, Precontractual disclosure duties under the Common European Sales Law, 50-SI/297–310
J. Basedow, A common contract law for the Common Market, 33/1169–1195
J. Basedow, The Communitarization of the conflict of laws under the Treaty of Amsterdam, 37/687–708
O. Ben-Shahar, Introduction: A law and economics approach to European contract law, 50-SI/3–10
F. Cafaggi, Precontractual disclosure duties under the Common European Sales Law, 50-SI/311–330
H. Eidemüller, What can be wrong with an option? An optional Common European Sales Law as a regulatory tool, 50-SI/69–84
J. Ganuza and F. Gomez, Optional law for firms and consumers: An economic analysis of opting into the Common European Sales Law, 50-SI/29–50
S. Grundmann, Costs and benefits of an optional European sales law (CESL), 50-SI/225–242
W. Hubbard, Another look at the Eurobarometer surveys, 50-SI/187–206
O. Lando, The EEC Convention on the law applicable to contractual obligations, 24/159–214
O. Lando, Liberal, social and “ethical” justice in European contract law, 43/817–833
C. Mak, Unweaving the CESL: Legal-economic reason and institutional imagination in European contract law, 50-SI/277–296
J. Smits, Party choice and the Common European Sales Law, or: How to prevent the CESL from becoming a lemon on the law market, 50-SI/51–68
M. Tulibacka, Europeanization of Civil Procedures: In Search of a Coherent Approach, 46/1527–1565
G. Wagner, The project of harmonizing European tort law with Annexe: Principles of European tort law, 42/1269–1312
G. Wagner, Private law enforcement through ADR: Wonder drug or snake oil?, 51/165–194
S. Whittaker, Identifying the legal costs of operation of the Common European Sales Law, 50-SI/85–108

Case law
Case C-443/03, Götz Leffler v. Berlin Chemie AG, with annotation by P. Mankowski, 43/1689–1710
Case C-168/05, Elise Maria Mostaza Claro v. Centro Móvil Milenium SL, with annotation by C. Liebscher, 45/545–557

Books reviewed
H. Beale, A. Hartkamp, H. Kötz and D. Tallon, Cases, Materials and Text on Contract Law (O. Lando), 41/1459–1460
K. Boele-Woelki, J. Miles and J. Scherpe (Eds.), The Future of Family Property in Europe (J. Mair), 50/310–311
J. Fetsch, Eingriffsnormen und EG-Vertrag; die Pflicht zur Anwendung der Eingriffsnormen anderer EG-Staaten (A. van Hoek), 42/1538–1541
J. Gordley (Ed.), The Enforceability of Promises in European Contract Law (O. Lando), 43/612–614
S. Grundmann, Systembildung und Systemlücken in Kerngebieten des Europäischen Privatrechts (M. Franzen), 38/810–811
E. Hondius and C. Grigoleit (Eds.), Unexpected Circumstances in European Contract Law (J. Luzak), 50/307–309
L. Miller, The Emergence of EU Contract Law Exploring Europeanization (D. Leczykiewicz), 50/305–307
R. Schulze and J. Stuyck (Eds.), Towards a European Contract Law, (C. Vanleenhove), 49/1820–1822
F. Seatzu, Insurance in Private International Law; A European Perspective (X. Kramer), 42/293–296
E. Steindorff, EG-Vertrag und Privatrecht (O. Remien), 43/741–743
E. Storskrubb, Civil Procedures and EU Law, A Policy Area Uncovered (X. Kramer), 46/1765–1768
R. Zimmermann and S. Whittaker, Good Faith in European contract law (O. Lando), 38/1063–1065

Editorial comments
A Common European Sales Law (CESL) ahead ?, 49/1267–1278
European contract law after the year 2000, O. Lando, 35/821–831
European Contract Law: Quo Vadis?, 42/1–7
Europeanization of Private Law – Part 2, 35/1013–1018
Union competences in the field of contract law: Some questions – no answers, 48/653–659

36. Regional policy

Articles

M. Bothe, Regional Autonomy and Independence: The Consequences for the Legal Order of the Communities, 15/393–414
B. de Witte, The reform of the European Regional Development Fund, 23/419–449
Y. Meny, Should the Community Regional Policy be scrapped?, 19/373–388

Book reviewed

A. Evans, The EU Structural Funds (I. Bache), 37/836–838

37. Relationship between Union law and international law

Articles

I. Canor, “Can two walk together, except they be agreed?” The relationship between international law and European law: The incorporation of United Nations sanctions against Yugoslavia into European Community law through the perspective of the European Court of Justice, 35/137–187
A. Dawes and B. Kunoy, Plate tectonics in Luxembourg: The ménage à trois between EC law, international law and the European Convention on Human Rights following the UN sanctions cases, 46/73–104
T. Eilmansberger, Bilateral investment treaties and EU law, 46/383–429
D. Halberstam and E. Stein, The United Nations, the European Union, and the King of Sweden: Economic sanctions and individual rights in a plural world order, 46/13–72
G. Harpaz, The European Court of Justice and its relations with the European Court of Human Rights: The quest for enhanced reliance, coherence and legitimacy, 46/105–141
P.J. Kuijper, Sanctions Against Rhodesia: The EEC and the Implementation of General International Legal Rules, 12/231–244
K.M. Meessen, The application of rules of public international law within Community law, 13/485–501
P. Pescatore, International law and Community law – A comparative analysis, 7/167–183
H.G. Schemers, Community law and international law, 12/77–90

Case law

Case T-115/94, Opel Austria GmbH v. Council, with annotation by P. Fischer, 35/765–781
Case C-177/95, Ebony Maritime SA, Loten Navigation Co. Ltd and Prefetto della Provincia di Brindisi and Others, with annotation by Ch. Vedder and H.-P. Folz, 35/209–226
Case C-162/96, A. Racine GmbH v. Hauptzollamt Mainz, with annotation by J. Klabbers, 36/179–189
Case C-205/06, Commission v. Austria; Case C-249/06, Commission v. Sweden, with annotation by P. Koutrakos, 46/2059–2076
38. **Relationship between Union law and national law: judicial cooperation**

**Articles**

List of decisions by German Courts dealing with Community law (1958–1964), 4/102–104
A. Adinolfi, The judicial application of Community law in Italy (1981–1997), 35/1313–1369
W. Alexander and E. Grabandt, National Courts entitled to ask Preliminary Rulings under Article 177 of the EEC Treaty: The case law of the Court of Justice, 19/413–420
K. Banks, National enforcement of Community Rights: A boost for Damocles, 21/669–674
A. Barav, Enforcement of Community rights in the national courts: The case for jurisdiction to grant an interim relief, 26/369–390
G. Bebr, A critical review of recent case law of national courts, 11/408–431
G. Bebr, How supreme is Community law in the national courts?, 11/3–37
F. Becker, Application of Community law by Member States’ public authorities: Between autonomy and effectiveness, 44/1035–1056
U. Bernitz, Sweden and the European Union: On Sweden’s implementation and application of European law, 38/871–901
L. Besselink, Entrapped by the maximum standard: On fundamental rights, pluralism and subsidiarity in the European Union, 35/629–680
B. Beutler, State liability for breaches of Community law by national courts: Is the requirement of a manifest infringement of the applicable law an insurmountable obstacle? 46/773–804
R. Bieber and F. Maiani, Enhancing centralized enforcement of EU law: Pandora’s toolbox?, 51/1057–1092
P. Biering, The application of EU law in Denmark: 1986 to 2000, 37/925–969
P. Birkinshaw and D. Ashiagbor, National participation in Community affairs: Democracy, the UK Parliament and the EU, 33/499–529
M. Broberg, Acte clair revisited: Adapting the acte clair criteria to the demands of the times, 45/1383–1397
N. Catalano, The Italian Constitutional Court and the European Communities, 1/318–326
D. Chalmers, The application of Community law in the United Kingdom, 1994–1998, 37/83–128
E. Chiti and P. Gustavo Teixeira, The constitutional implications of the European responses to the financial and public debt crisis, 50/683–708
E. Cloots, Germs of pluralist judicial adjudication: *Advocaten voor de Wereld* and other references from the Belgian constitutional court, 47/645–672
A.M. Collins, J. O’Reilly, The application of Community law in Ireland, 27/315–339
J. Convery, State liability in the United Kingdom after Brasserie du Pêcheur, 34/603–634
F. de Witte, Sex, drugs & EU law: The recognition of moral and ethical diversity in EU law, 50/1545–1578
U. di Fabio, Some remarks on the allocation of competences between the its Member States, 39/1289–1301
A.M. Donner, National law and the case law of the Court of Justice of the European Communities, 1/8–16
U. Everling, Will Europe slip on Bananas? The Bananas judgment of the Court of Justice and national courts, 33/401–437
F. Fabbrini and K. Granat, “Yellow card, but no foul”: The role of the national parliaments under the subsidiarity protocol and the Commission proposal for an EU regulation on the right to strike, 50/115–144
E. Fahey, Swimming in a sea of law: Reflections on water borders, Irish (-British)-Euro relations and opting-out and opting-in after the Treaty of Lisbon, 47/673–707
P. Fischer and A. Lengauer, The adaptation of the Austrian legal system following EU membership, 37/763–795
J. Forman and T. Stevens, The Attitude of British Courts to Community law, the First Three Years, 13/388–415
A. Greifeld, Requirements of the German Constitution for the Installation of supranational Authority, 20/87–97
C. Gulmann, The Single European Act – Some remarks from a Danish perspective, 24/31–40
M. Herdegen, Maastricht and the German Constitutional Court: Constitutional restraints for an “ever closer union”, 31/235–249
M. Herdegen, After the TV judgment of the German Constitutional Court: Decision-making within the EU Council and the German Länder, 32/1369–1384
C. Hilson, The role of discretion in EC law on non-contractual liability, 42/677–695
K. Hopt, Report on German decisions dealing with Community law (March 1964–Sept. 1966), 4/93–101; 450–459
H.P. Ipsen, The Relationship between the law of the European Communities and National law, 2/379–402
B. Joch and B. Wild, The Application of Community law in Germany, Review of Recent Court Decisions, Part II, 18/79–93
A.E. Kellermann, The Netherlands in face of its Community obligations, 20/297–335
A. Kornezov, Res judicata of national judgments incompatible with EU law: Time for a major rethink?, 51/809–842
R. Kovar, The Application of Community law in France, 10/451–466
M. Kumm, Who is the final arbiter of constitutionality in Europe?: Three conceptions of the relationship between the German Federal Constitutional Court and the European Court of Justice, 36/351–386
A. Łąkowski, Half full and half empty glass: The application of EU law in Poland (2004–2010), 48/503–553
K. Lenaerts, The application of Community law in Belgium, 23/253–286
D. Liñán Nogueras and J. Roldán Barbero, The judicial application of Community law in Spain, 30/1135–1154
T. Lock, Is private enforcement of EU law through State liability a myth? An assessment 20 years after Francovich, 49/1675–1702
C. Maestripieri, The Application of Community law in Italy in 1973, 12/431–442
C. Maestripieri, The Application of Community law in Italy in 1974 and 1975, 13/524–539
P. Malanezuk, European affairs and the Länder (States) of the Federal Republic of Germany, 22/237–273
P. Manin, The Nicolet case of the Conseil d’Etat: French constitutional law and the supreme administrative court’s acceptance of the primacy of Community law over subsequent national statute law, 28/499–520
R. Mehdi, French supreme courts and European Union law: Between historical compromise and accepted loyalty, 48/439–473
N. Nic Shuibhne and M. Maci, Proving public interest: The growing impact of evidence in free movement case law, 50/965–1006
D. Obradovic, Repatriation of powers in the European Community, 34/59–88
M. Payandeh, Constitutional review of EU law after Honeywell: Contextualizing the relationship between the German Constitutional Court and the EU Court of Justice, 48/9–38
S. Prechal, Community law in national courts: The lessons from Van Schijndel, 35/681–706
S. Prechal, Does direct effect still matter? 37/1047–1069
H. Rasmussen, Denmark in Face of its Community Obligations, 19/601–624
P. Roseren, The application of Community law by French courts from 1982 to 1993, 31/315–376
D. Sarmiento, Who’s afraid of the Charter? The Court of Justice, national courts and the new framework of fundamental rights protection in Europe, 50/1267–1304
C.M. Schmitthoff, Arbitration and EEC law, 24/143–158
R. Schütze, Supremacy without pre-emption? The very slowly emergent doctrine of Community pre-emption, 43/1023–1048
K.H. Sørensen and H. Rasmussen, The Danish administration and its interaction with the Community administration, 22/273–301
L.P. Suetens, The Relationship between Community and Domestic law, 2/433–440
D. Tallon and R. Kovar, The Application of Community law in France, 4/64–77, 446–450
Subjects

D. Tallon and R. Kovar, The Application of Community law in France in 1968, 6/419–421, 491
J. Temple Lang, The Irish court case which delayed the Single European Act: Crotty v. An Taoiseach and others, 24/709–718
C.W.A. Timmermans, Directives: Their Effect within the National Legal Systems, 16/533–555
T. Tridimas, Liability for breach of Community law: Growing up and mellowing down? 38/301–332
J.J.M. Tromm, Review of Dutch Court Rulings on the law of the European Communities published during the first six months of 1968, 6/222–225
P. van Dijk, The implementation and application of the law of the European Communities within the legal order of the Netherlands, 6/283–308
A. von Bogdandy and S. Schill, Overcoming absolute primacy: Respect for national identity under the Lisbon Treaty, 48/1417–1453
P. Wattel, Köbler, CILFIT and Welthgrove: We can’t go on meeting like this, 41/177–190
P. Wemmers, A new dawn for Commission enforcement under Articles 226 and 228 EC: General and persistent (gap) infringements, lump sums and penalty payments, 43/31–62
B. Wild and B. Joch, The application of Community law in Germany: Review of Recent German Court Decisions, Part I, 17/509–523
J.A. Winter, Direct Applicability and Direct Effect: Two Distinct and Different Concepts in Community law, 9/425–438
P. Wytinck, The application of Community law in Belgium (1986–1992), 30/981–1020

Case law

European Court of Justice

Case 28–30/62, Da Costa en Schaake N.V. and others v. Netherlands Fiscal Administration, with annotation by I. Samkalden, 1/213–218
Case 6/64, Costa v. Ente Nazionale Energia Elettrica (ENEL), with annotation by I. Samkalden, 2/197–220
Case 44/65, Hessische Knappenschaft v. Maison Singer et Fils, with annotation by J.D. van Ketwich Verschuur, 4/80–81
Case 13/68, Salgoil v. Ministry of Foreign Commerce of the Italian Republic, with annotation by L.J. Brinkhorst, 6/478–488
Case 77/69, Commission of the European Communities v. Kingdom of Belgium, with annotation by J.A. Winter, 8/79–81
Case 9/70, Grad v. Finanzamt Traunstein, with annotation by L.J. Brinkhorst, 8/380–383
Case 30/70, Firma Otto Scheer, Hannover v. Einfuhr- und Vorratstelle für Getreide und Futtermittel, Frankfurt/Main, with annotation by J.A. Winter, 8/250–263
Case 33/70, S.A.C.E. v. Ministry of Finance of the Italian Republic, with annotation L.J. Brinkhorst, 8/384–392


Case C-66/95, *The Queen/Secretary of State for Social Security, ex parte Eunice Sutton*, with annotation by A. van Casteren, 35/481–492.

Case C-188/95, *Fantask A/S and Others v. Industriministeriet (Erhvervsministeriet)*, with annotation by N. Notaro, 35/1385–1394.


Case C-60/01, *Commission of the European Communities v. French Republic*, with annotation by B. Kurcz and K. Zieleskiewicz, 39/1443–1454.


Case C-224/01, *Gerhard Köbler v. Republik Österreich*, with annotation by C.D. Classen, 41/813–824.
Joined Cases C-387/02 and C-403/02, Berlusconi and others, with annotation by A. Biondi and R. Mastroianni, 43/553–595

Joined Cases C-397/01 to C-403/01, Bernhard Pfeiffer et al., with annotation by S. Prechal, 42/1445–1463

Case C-173/03, Traghetti del Mediterraneo SpA in Liquidation v. Italian Republic, with annotation by M. Ruffert, 44/479–486

Joined Cases C-392/04 & C-422/04, i-21 Germany GmbH (C-392/04), Arcor AG & Co. KG (C-422/04), formerly ISIS Multimedia Net GmbH & Co. KG v. Bundesrepublik Deutschland, with annotation by M. Taborowski, 44/1463–1482

Joined Cases C-222–225/05, Van der Weerd and others v. Minister van Landbouw, Natuur en Voedselkwaliteit, with annotation by J. Jans and A. Marseille, 45/853–862

Case C-432/05, Unibet (London) Ltd and Unibet (International) Ltd v. Justitiakanslern, with annotation by A. Arnall, 44/1763–1780

Case C-212/06, Government of the French Community and the Walloon Government v. Flemish Government, with annotation by T. Vandamme, 46/287–300

Case C-409/06, Winner Wetten GmbH v. Bürgermeisterin der Stadt Bergheim, with annotation by T. Beukers, 48/1893–1906

Case C-555/07, Seda Kücükdeveci v. Swedex, with annotation by G. Thüsing and S. Horler, 47/1161–1172

Case C-118/08, Transportes Urbanos y Servicios Generales S.A.L v. Administración del Estado, with annotation by J. Martín and P. de Nanclares, 47/1847–1860

Case C-439/08, Vlaamse federatie van verenigingen van Brood- en Bankestbakkers, Lobbereiders en Chocoladebewerkers (VEBIC), with annotation by M. Frese, 48/893–906

Case C-208/09, Ilonka Sayn-Wittgenstein v. Landeshauptmann von Wien, with annotation by L.F.M. Besselink, 49/671–693

Case C-243/09, Günter Fuβ v. Stadt Halle; Case C-429/09, Günter Fuβ v. Stadt Halle, with annotation by J. Tomkin, 49/1423–1442

Case C-41/11, Inter-Environnement Wallonie et Terre wallonne v. Région wallonne, with annotation by T. Lock (Are there exceptions to a Member State’s duty to comply with the requirements of a Directive?), 50/217–230

Case C-202/11, Anton Las v. Psa Antwerp NV, with annotation by E. Cloots (Respecting linguistic identity within the EU’s internal market), 51/623–645

Case C-286/12, Commission v. Hungary, with annotation by U. Belavusau (On age discrimination and beating dead dogs), 50/1145–1160

National courts


22 December 1978, Conseil d’Etat (Assemblée), Cohn-Bendit, with annotation by P.J.G. Kapteyn, 16/701–707

25 January 1979, Federal Tribunal (Switzerland), Bosshard Partners Intertrading AG v. Sunlight AG. ATF 105 11 49, with annotation by O. Jacot-Guillarmod, 18/427–435

26 October 1981, Constitutional Court (Italy), Decision No. 176, S.p.a. Comavicola v. Amministrazione delle finanze dello Stato, with annotation by G. Gaja, 19/455–461

17 June 1983, Supreme Court, Ireland, Campus Oil Limited v. The Minister for Industry and Energy, et al., with annotation by F. Murphy, 21/741–755

8 June 1984, Decision No. 170, Constitutional Court, Italy, S.p.a. Granital v. Amministrazione delle Finanze dello Stato, with annotation by G. Gaja, 21/756–772

22 October 1986, German Bunderverfassungsgericht, Solange II (BVerfGE 73,339)
Constitutional complaint Firma W, with annotation by J.A. Frowein, 25/201–206
3 March 1994, R. v. Secretary of State for Employment ex Parte Equal Opportunities Commission and another, with annotation by C. Harlow and E. Szyszczak, 32/641–654
17 February 2000, German Bundesverfassungsgericht: Alcan, Constitutional review of EC Regulation on bananas, with annotation by F. Hoffmeister, 38/791–804
9 January 2001, German Bundesverfassungsgericht: Medical training, with annotation by C. Classen, 39/641–652
6 April 2001, Arsenal Football Club plc v. Matthew Reed, High Court, Chancery Division; Case C-206/01, Arsenal Football Club plc v. Matthew Reed, Court of Justice of the European; Arsenal Football Club plc v. Matthew Reed, High Court, Chancery Division, with annotation by A. Arnull, 40/753–797
12 June 2003, Canal Satélite Digital, Spanish Supreme Court, with annotation by F. Castillo de la Torre, 41/1717–1734
Tax on the use of gambling machines, with annotation by R. Alonso Garcia, 42/535–548
10 June 2004, Conseil constitutionnel (French Constitutional Court), Decision No. 2004–496, with annotation by J. Dutheil de la Rochère, 42/859–869
19 November 2004, Conseil constitutionnel (French Constitutional Court), Decision No. 2004–505 DC, with annotation by L. Azoulai and F. Ronkes Agerbeek, 42/871–886
13 December 2004, Tribunal Constitucional (Spanish Constitutional Court), Opinion 1/2004 on the Treaty establishing a Constitution for Europe, with annotation by F. Castillo de la Torre, 42/1169–1202
27 April 2005, Trybunał Konstytucyjny (Polish Constitutional Tribunal), No. P 1/05, with annotation by D. Leczykiewicz, 43/1181–1191
18 July 2005, German Bundesverfassungsgericht Decision, with annotation by A. Hinarejos Parga, 43/583–595
7 November 2005, Civil Appeal no. 294/2005, Cyprus Supreme Court (Avßrττο Ατοκερατούριο Κύπρου), on the Cypriot European Arrest Warrant Law, with annotation by A. Tsadiras, 44/1515–1528
8 February 2007, Conseil d’État: Decision No. 287110, with annotation by O. Pollicino, 45/1519–1540
8 October 2009, Romanian Constitutional Court, Decision No. 1258, with annotation by C. Murphy, 47/933–941
31 January 2012, Czech Constitutional Court, judgment Pl. ÚS 5/12, with annotation by R. Zbiral, 49/1475–1492
2 July 2012, Tribunal Constitucional (Spanish constitutional court), judgment 145/2012 of Iberdrola v. Comisión Nacional de la Energía, with annotation by D. Sarmiento (Reinforcing the (domestic) constitutional protection of primacy of EU law), 50/875–892
20 February 2013, Danish Supreme Court, judgment of Case 199/2012, with annotation by H. Olsen (The Danish Supreme Court’s decision on the constitutionality of Denmark’s ratification of the Lisbon Treaty), 50/1489–1504

**Editorial comments**

Karlsruhe has spoken: “Yes” to the Lisbon Treaty, but …, 46/1023–1033

Ultra vires – has the Bundesverfassungsgericht shown its teeth?, 50/925–930

An unintended side-effect of Draghi’s bazooka: An opportunity to establish a more balanced relationship between the ECJ and Member States’ highest courts’, 51/375–387

**Books reviewed**


S. Bulmer and C. Lequesne (Eds.), The Member States of the European Union (B. Crum), 43/1472–1474

J. Cavallini, Le juge du provisoire face au droit communautaire. Les contentieux français et anglais (R. Mehdi), 35/988–990

C.D. Classen, Die Europäisierung der Verwaltungsgerichtsbarkeit (R. Caranta), 35/805–807

G. de Búrca and J. Weiler (Eds.), The Worlds of European Constitutionalism (M. Bobek), 50/281–283

M. de Visser, Constitutional Review in Europe. A Comparative Analysis (S. Bardutzky), 51/1852–1854


L.I. Gordillo, Interlocking Constitutions: Towards an Interordinal Theory of National, European and UN Law (G. Martinico), 50/314–316

R. Jansen et al., European Ambitions of the National Judiciary (C.N. Kakouris), 36/851–852

Y. Mény, P. Muller, J.L. Quermonne (Eds.), Adjusting to Europe: The Impact of the European Union on national institutions and policies (E. Steyger), 35/1224–1225


J. Schwarze (Ed.), Das Verwaltungsrecht unter europäischem Einfluss: Zur Konvergenz der mitgliedstaatlichen Verwaltungsrechtsordnungen in der Europäischen Union (P. Larouche), 34/1065–1070

E. Smith (Ed.), National Parliaments as Cornerstones of European Integration (J. Monar), 34/168–170

D. Tietjen, Das System des gemeinschaftsrechtlichen Staatshaftungsrechts: Eine Darstellung der Haftungsdogmatik vor dem Hintergrund der dynamischen Rechtsprechung des Europäischen Gerichtshofes (B. Beutler), 49/1235–1237

A. Torres Perez, Conflicts of Rights in the European Union: A Theory of Supranational Adjudication (N. de Boer), 48/1349–1353

T. van Danwitz, Verwaltungsrechtliches System und Europäische Integration (R. Caranta), 35/805–807

T. van Danwitz, Verwaltungsrechtliches System und Europäische Integration (R. Caranta), 35/805–807

P. van Nuffel, De rechtsbescherming van nationale overheden in het Europese recht (B. Hessel), 39/1189–1194
T. Vandamme, The Invalid directive; The Legal Authority of a Union Act Requiring Domestic Law Making (M. Ruffert), 43/610–611

M. Verhoeven, The Costanzo Obligation – The obligations of national administrative authorities in the case of incompatibility between national law and European law, (M. Taborowski), 49/1502–1505

N. Walker, J. Shaw and S. Tierney (Eds.), Europe's Constitutional Mosaic (M. Avbelj), 49/1244–1245

M. Wendel, Permeabilität im europäischen Verfassungsrecht Verfassungsrechtliche Integrationsnormen auf Staats- und Unionsebene im Vergleich (T. Lock), 50/289–291

39. Social policy

Articles

A. Adinolfi, The implementation of social policy directives through collective agreements, 25/291–316

G. Barrett, Light acquired on acquired rights: Examining developments in employment rights on transfers of undertakings, 42/1053–1105

E.D. Brown, Recent developments in the social policy of the European Economic Community, 3/184–214

N. Burrows, The promotion of Women’s Rights by the European Economic Community, 17/191–209

E. Eichenhofer, Coordination of social security and equal treatment of men and women in employment: Recent social security judgments of the Court of Justice, 30/1021–1042

R. Cornelissen, The principle of territoriality and the Community regulations on social security (Regulations 1408/71 and 574/72), 33/439–471

C. Costello and G. Davies, The case law of the Court of Justice in the field of sex equality since 2000, 43/1244–1245

C.A. Crisham, The Equal Pay Principle: Some recent decisions of the European Court of Justice, 18/601–612

D. Curtin, Effective sanctions and the Equal Treatment Directive: The Von Colson and Harz cases, 22/505–533

D. Curtin, Occupational pension schemes and Article 119: Beyond the fringe? 24/215–258

D. Curtin, Scalping the Community legislator: Occupational pensions and “Barber”, 27/475–506


P. Davies, Posted workers: Single market or protection of national labour law systems? 34/571–602


E. Dewhurst, Intergenerational balance, mandatory retirement and age discrimination in Europe: How can the ECJ better support national courts in finding a balance between the generations?, 50/1333–1362

E. Ellis, Recent case law of the Court of Justice on the equal treatment of women and men, 31/43–75

E. Ellis, Recent developments in European Community sex equality law, 35/379–408

E. Ellis, The recent jurisprudence of the Court of Justice in the field of sex equality, 37/1403–1426

E. Ellis, Social advantages: A new lease of life? 40/639–659

H. Fenwick and T. Hervy, Sex equality in the single market: New directions for the European Court of Justice, 32/443–470
A. Garde, Recent developments in the law relating to transfers of undertakings, 39/523–550
B.A. Hepple, Community Measures for the Protection of Workers against Dismissal, 14/489–500
A. Jacobs, Towards Community Action on Strike Law?, 15/133–155
H. Knorpel, Social security cases in the Court of Justice of the European Communities, 1978–1980, Part I, 18/579–600
H. Knorpel, Social security cases in the Court of Justice of the European Communities, 1978–1980, Part II, 19/105–152
H. Knorpel, Social security cases in the Court of Justice of the European Community 1981, 20/97–125
H. Knorpel, Social security cases in the Court of Justice on the European Communities, 1983, 22/43–67
K. Koldinská, Case law of the European Court of Justice on sex discrimination 2006–2011, 48/1599–1665
F. Pennings, Co-ordination of social security on the basis of the state-of-employment principle: Time for an alternative?, 42/67–89
S. Prechal, Equality of treatment, non-discrimination and social policy: Achievements in three themes, 41/533–551
N. Rennuy, The emergence of a parallel system of social security coordination, 50/1221–1266
M. Shanks, Introductory Article: The Social Policy of the European Communities, 14/375–383
W. Stabenow, The European Social Fund, 14/435–456
L.P. Suetens, Strikes and the law of the Common Market Countries, 5/291–310
E. Szyszczak, The new paradigm for social policy: A virtuous circle?, 38/1125–1170
H. Verschueren, EC social security coordination excluding third country nationals: Still in line with fundamental rights after the Gaygusuz judgment? 34/991–1017
L. Waddington and M. Bell, More equal than others: Distinguishing European Union equality directives 38/587–611
L. Waddington and M. Bell, Exploring the boundaries of positive action under EU law: A search for conceptual clarity, 48/1503–1526
P. Watson, Social policy after Maastricht, 30/481–513
E. Whiteford, Lost in the mists of time: The ECJ and occupational pensions, 32/801–840

Case law

European Court of Justice

Case 43/75, Gabrielle Defrenne v. Société anonyme belge de navigation aérienne, with annotation by C.A. Crisham, 14/108–118
Case 12/81, Garland v. British Rail Engineering Limited, Case 19/81, Burton v. British Railways Board, with annotation by K.St.C. Bradley, 19/625–634
Case 192/85, Newstead v. Department of Transport, with annotation by J. Minor, 25/743–751
Case C-184/89, Helga Nünz v. Freie und Hansestadt Hamburg, with annotation by A. Adinolfi, 29/637–645
Case C-31/90, E.R. Johnson v. Chief Adjudication Officer, with annotation by C. Laske, 29/1011–1020
Case C-208/90, Emmott v. Minister for Social Welfare and the Attorney General, with annotation by E. Seyssecaz, 29/604–614
Case C-9/91, Regina v. Secretary of State for Social Security, with annotation by T. Hervey, 30/653–665
Case C-152/91, Neath v. Hugh Steeper Ltd, with annotation by T. Hervey, 31/1387–1397
Case C-189/91, Petra Kirshammer-Hack v. Nurhan Sidal, with annotation by M. Horspool, 31/1115–1124
Case C-338/91, Steenhorst-Neerings v. Bestuur van de Bedrijfsv incentiging voor Detailhandel, Ambachten en Huisvrouwen, with annotation by J. Sohrab, 31/875–887
Case C-127/92, Enderby v. Frenchay Health Authority and the Secretary of State for Health, with annotation by E. Ellis, 31/387–394
Case C-382/92, Commission v. United Kingdom; Case C-383/92, Commission v. United Kingdom, with annotation by B. Bercusson, 33/589–610
Case C-410/92, Johnson v. Chief Adjudication Officer, with annotation by C. Docksey, 32/1447–1459
Case C-412/92, Habermann-Beltermann v. Arbeiterwohlführung, Bezirksverband Ndb/Opf eV, with annotation by J. Shaw, 32/1051–1058
Case C-308/93, Sociale Verzekeringbank v. J.M. Cabanis Issarte, with annotation by M. Moore, 34/727–739
Case C-355/93, Eroglu v. Land Baden-Württemberg, with annotation by M. Zuleeg, 33/93–101
Case C-434/93, Ahmet Bezkurt v. Staatssecretaris van Justitie, with annotation by S. Peers, 33/103–112
Case C-450/93, Kalanke v. Freie Hansestadt Bremen, with annotation by S. Prechal, 33/1245–1259
Case C-13/94, P. v.S. and Cornwall County Council, with annotation by L. Flynn, 34/367–387
Case C-84/94, United Kingdom of Great Britain and Northern Ireland v. Council, with annotation by E. Ellis, 34/1049–1060
Case C-180/95, Nils Drachmpech v. Urania Immobilienservice OHG, with annotation by E. Steinordorff, 34/1259–1277
Case C-409/95, Hellmut Marschall v. Land Nordrhein-Westfalen, with annotation by G. Moore, 34/443–452
Case C-106/96, United Kingdom v. Commission (Poverty 4), with annotation by T. Hervey, 36/1079–1090
Case C-249/96, Lisa Jacqueline Grant v. South West Trains Ltd., with annotation by J. Mclnes, 36/1043–1058
Case C-394/96, Brown v. Rentokil, with annotation by E. Ellis, 36/625–633
Case C-167/97, R. v. Secretary of State for Employment ex parte Seymour-Smith, with annotation by S. Moore, 37/157–165
Case C-273/97, Angela Maria Sirdar v. The Army Board, Secretary of State for Defence, Case C-285/98, Tanja Kreil v. Germany, with annotation by J. Langer, 37/1433–1444
Case C-440/00, Gesamtbetriebsrat der Kühne & Nagel v. Kühne & Nagel AG Co KG, with annotation by F. Dorssement, 41/1701–1716
Subjects

Case-117/01, K.B. v. National Health Service Pensions Agency, Secretary of State for Health, with annotation by I. Canor, 41/1113–1125
Case C-55/02, Commission v. Portuguese Republic; Case C-188/03, Imtraud Junk v. Wolfgang Kühl, with annotation by F. Dorssemont, 43/225–241
Case C-227/04 P, Maria-Luise Lindorfer v. Council, with annotation by L. Senden, 47/521–535
Case C-13/05, Chacón Navas v. Eurest Colectividades SA, with annotation by L. Waddington, 44/487–499
Case C-411/05, Félix Palacios de la Villa v. Corteiel Servicios SA, with annotation by L. Waddington, 45/895–905
Joined Cases C-350/06 and C-520/06, Gerhard Schultz-Hoff v. Deutsche Rentenversicherung Bund and Mrs C. Stringer and Others v. Her Majesty’s Revenue and Customs, with annotation by K. Riesenhuber, 46/2107–2115
Case C-352/06, Brigitte Bosmann v. Bundesagentur für Arbeit – Familienkasse Aachen, with annotation by G. Essers, A.P. van der Mei, 46/959–972
Case C-54/07, Centrum voor gelijkheid van kansen en voor racismebestrijding v. Firma Feryn NV, with annotation by R. Krause, 47/917–931
Case C-555/07, Seda Kücükdeveci v. Sweden, with annotation by G. Thüsing and S. Horler, 47/1161–1172
Joined Cases C-22/08 & C-23/08, Athanasios Vatsouras and Josif Koupatantze v. Arbeitgemeinschaft (ARGE) Nürnberg 900, with annotation by D. Damjanovic, 47/847–861
Case C-379/09, Mauritss Casteels v. British Airways plc, with annotation by F. Pennings, 49/1787–1797

National courts


EFTA Court

Case E-1/02, EFTA Surveillance Authority v. Norway, with annotation by C. Tobler, 41/245–260

Editorial comments

Growth, competitiveness and unemployment – the challenges facing the Union, 31/1–6
How much action in the social programme?, 11/1–2

Books reviewed

K. Armstrong, Governing Social Inclusion – Europeanization through Policy Coordination (C. Marzo), 48/2112–2114
B. Bercusson et al., A Manifesto for Social Europe (C. Tobler), 36/240–243
N. Burrows and J. Mair, European Social Law (T. Hervey), 35/274–277
N. Busby, A Right to Care? Unpaid Work in European Employment Law, (R. Holtmaat), 49/1807–1809
B. Cantillon, H. Verschueren and P. Ploscar (Eds.), Social Inclusion and Social Protection in the EU: Interactions between Law and Policy (D. Schiek), 51/1283–1286
O. de Schutter and S. Deakin (Eds.), Social Rights and Market Forces: Is the open coordination of employment and social policies the future of social Europe? (T. Hervey), 43/1198–1200
M. Dougan and E. Spaventa (Eds.), Social Welfare and EU Law (M. Flear), 43/906–909
E. Ellis, EC Sex Equality Law (C. Tobler), 37/226–227
T. Hervey, European Social Law and Policy (D. O’Keeffe), 36/861–863
J. Kenner, EU Employment Law: From Rome to Amsterdam and Beyond (B. Bercusson), 41/1462–1465
L.M. Roseberry, The Limits of Employment Discrimination Law in the United States and European Community (L. Betten), 37/838–840
M. Ross and Y. Borgmann-Prebil, Promoting Solidarity in the European Union (E. Muir), 48/2110–2112
D. Schiek and A. Lawson (Eds.), European Union Non-Discrimination Law and Intersectionality: Investigating the Triangle of Racial, Gender and Disability Discrimination, (S. Baer), 49/1495–1497
S. Sciarra (Ed.), Labour law in the courts – National judges and the European Court of Justice (R. Nielsen), 39/911–912
G. Sintes, La politique sociale de l’Union Européenne (C. Tobler), 36/240–243
C. Vigneau et al., Fixed-term work in the EU: A European agreement against discrimination and abuse (C. de Groot), 38/490–492

40. Research and development

J. Elizalde, Legal aspects of Community policy on research and technological development (RTD), 29/309–346

41. State aid

Articles

A. Bartosch, Is there a need for a rule of reason in European State aid law? Or how to arrive at a coherent concept of material selectivity?, 47/729–752
A. Biondi, State aid is falling down, falling down: An analysis of the case law on the notion of aid, 50/1719–1744
J. Braun and J. Kühling, Article 87 EC and the Community courts: From revolution to evolution, 45/465–498
A. Dashwood, Control of State Aids in the EEC Prevention and Cure under Article 93, 12/43–58
D.R. Gilmour, The Enforcement of Community Law by the Commission in the Context of State aids: The Relationship between articles 93 and 169 and the Choice of Remedies, 18/63–77
A. Giraud, A study of the notion of legitimate expectations in State aid recovery proceedings: “Abandon all hope, ye who enter here?”, 45/1399–1431
B. Heuninckx, Defence procurement: The most effective way to grant illegal State Aid and get away with it … or is it?, 46/191–211
Subjects

B. Kurcz and D. Vallindas, Can general measures be ... selective? Some thoughts on the interpretation of a state aid definition, 45/159-182
K. Mortelmans, The compensatory justification criterion in the practice of the Commission in decisions on State aids, 21/405-434
M. Ross, Challenging state aids – the effect of recent developments, 23/867-894
M. Ross, A review of developments in State aids 1987-88, 26/167-192
M. Ross, State aids and national courts: Definitions and other problems – A case of premature emancipation? 37/401-423
P. Schuetterle, State aid control – An accession criterion, 39/577-590
M. Schütte and J.-P. Hix, The application of the EC state aid rules to privatizations: The East German example, 32/215-248
A. Sinnaeve and P.J. Slot, The new Regulation on state aid procedures, 36/1153-1194
A. Sinnaeve, Block exemptions for State aid: More scope for State aid control by Member States and competitors, 38/1573-1586
A. Sinnaeve, State aid procedures: Developments since the entry into force of the procedural regulation, 44/965-1033
P.J. Slot, Procedural Aspects of State aids: The guardian of competition versus the subsidy villains, 27/741-760
J.A. Winter, Supervision of State aid: Article 93 in the Court of Justice, 30/311-329
J.A. Winter, The rights of complainants in State aid cases: Judicial review of Commission decisions adopted under Articles 88 (ex 93) EC, 36/521-568
J.A. Winter, Re(de)fining the notion of State aid in Article 87(1) of the EC Treaty, 41/475-504

Case law

European Court of Justice

Case 47/69, French Republic v. Commission of the European Communities, with annotation by J.A. Winter, 8/82-85
Case 70/72, Commission v. Federal Republic of Germany (Re Kohlegesetz), with annotation by H.J. Bronkhorst, 11/199-202, 206-210
Case 77/72, Capolongo v. Maya, with annotation by H.J. Bronkhorst, 11/202-210
Case 120/73, Firma Gebr. Lorenz, GmbH v. Federal Republic of Germany, with annotation by J.A. Winter, 11/210-214
Case C-156/98, Federal Republic of Germany v. Commission, with annotation by A. Bartosch, 38/1285-1296
Case C-205/99, Asociación Profesional de Empresas Navieras de Lineas Regulares (Analit) and Others v. Administración General del Estado, with annotation by P.J. Slot, 40/159-168
Case C-482/99, French Republic v. Commission (“Stardust Marine”), with annotation by L. Hancher, 40/739-751
Case C-513/99, Concordia Bus Fieland Oy Ab v. Helsingin kaupunki and HKL-Bussiliikenne, with annotation by P. Charro, 40/179-191
Case C-88/03, Portuguese Republic v. Commission, with annotation by J.A. Winter, 45/183-198
Case C-119/05, Ministero dell’Industria, del Commercio e dell’Artigianato v. Lucchini SpA, formerly Lucchini Siderurgica SpA, with annotation by A. Biondi, 45/1459–1467

Case C-199/06, Centre d’exportation du livre Français (CELF) v. Société internationale de diffusion et d’édition (SIDE), with annotation by P. J. Slot, 46/623–639

Joined Cases C-341/06 P & C-342/06 P, Chronopost SA and La Poste v. Union française de l’express (UFEX) and Others, with annotation by P. Vesterdorf, 46/1305–1326

Case C-521/06 P, Athinaíki Techniki v. Commission; Case C-322/09 P, NDSHT v. Commission; Case C-362/09 P, Athinaíki Techniki v. Commission, with annotation by E. Gambaro and F. Mazzocchi, 48/2083–2105

General Court

Case T-289/03, British United Provident Association Ltd (BUPA), BUPA Insurance Ltd, BUPA Ireland Ltd v. Commission of the European Communities, with annotation by W. Sauter, 46/269–286

Case T-52/12 R, Hellenic Republic v. European Commission, with annotation by F. de Cecco (De minimis and exceptional circumstances as grounds for interim relief against recovery of State aid), 50/1479–1488

EFTA Court

Case E-2/02, Technologien Bau- und Wirtschaftsberatung GmbH and Bellona Foundation v. EFTA Surveillance Authority, with annotation by M. Varju, 42/549–558

Editorial comments

Reform of state aid control, 34/431–437

From rescue to restructuring: The role of State aid control for the financial sector, 47/313–318

Books reviewed


A. Biondi, P. Eeckhout and J. Flynn (Eds.), The Law of State Aid in the European Union (J. Gutiérrez), 42/299

R. D’Sa, EC Law on State Aid (C. Koenig), 37/1298–1299

M. Heidenhain (Ed.), European State Aid Law, (A. Bartosch), 49/1258–1259

L. Rubini, The Definition of Subsidy and State Aid: WTO and EC Law in Comparative Perspective (J. Winter), 51/1039–1042

42. Taxation

Articles

K.V. Antal, Harmonization of Turnover-Taxes in the Common Market, 1/41–57

W.W. Bratton and J.A. McCahery, Tax coordination and tax competition in the European Union: Evaluating the code of conduct on business taxation 38/677–718

A. Cordewener, G. Kofler and S. van Thiel, The clash between European freedoms and national direct tax law: Public interest defences available to the Member States, 46/1951–2000


Subjects

M. Graetz and A. Warren, Jr., Dividend taxation in Europe: When the ECJ makes tax policy, 44/1577–1623
W. Haslehner, “Consistency” and fundamental freedoms: The case of direct taxation, 50/737–772
S. Kingston, A light in the darkness: Recent developments in the ECJ’s direct tax jurisprudence, 44/1321–1359
W. Schön, Taxation and state aid law in the European Union, 36/911–936
W. Schön, Playing different games? Regulatory competition in tax and company law compared, 42/331–365
B.J.M. Terra, VAT in the EEC: The place of supply, 26/449–474
C.W.A. Timmermans, Annotation on Decisions of the Court of Justice of April 4, 1968, 6/132–138
F. Vanistendael, The limits to the new Community tax order, 31/293–314
F. Vanistendael, The consequences of Schumacker and Wielockx: Two steps forward in the tax procession of Echternach, 33/255–269
Th. W. Vogelaar, Tax Harmonization in the European Community, 7/323–335
P. Wattel, The EC Court’s attempts to reconcile the Treaty freedoms with international tax law, 33/223–254

Case law

Case 15/81, Gaston Schul, Douane Expediteur B.V. v. Inspecteur der Invoerrechten en Accijnzen in Roosendaal, with annotation by F.H.M. Possen, 20/347–365
Case C-204/90, Hans-Martin Bachmann v. Belgian State, with annotation by W.-H. Roth, 30/387–395
Case C-107/94, Asscher v. Staatssecretaris van Financiën, with annotation by P. Stanley, 34/713–725
Case C-250/95, Futura Participations SA & Singer v. Administration des Contributions (Luxembourg), with annotation by V. Hatzopoulos, 35/493–518
Case C-336/96, Mr and Mrs Robert Gilly v. Directeur des Services Fiscaux du Bas Rhin, with annotation by F. Vanistendael, 37/167–179
Case C-446/03, Marks & Spencer plc v. David Halsey (HM Inspector of Taxes), with annotation by A. Cordewener and I. Dörr, 43/855–884
Case C-386/04, Centro di Musicologia Walter Stauffer v. Finanzamt München für Körperschaften, with annotation by F. Becker, 44/803–816

Book reviewed

H.L.M. Gribnau, Legal Protection against Discriminatory Tax Legislation – The Struggle for Equality in European Tax Law (A. Cordewener), 41/1469–1472

43. Tindemans Report

Articles

J.D.B. Mitchell, The Tindemans Report, Retrospect and Prospect, 13/455–484
Editorial comments

European Union, 13/3–5
The Tindemans Report, 13/147–150

44. Transport policy

Articles

Rules of Competition to Transport by Rail, Road and Inland Waterway, 6/451–465
E. Brandt and P. Schäfer, Trans-Alpine transit traffic: Towards sustainable mobility,
33/931–972
A.E. Bredimas, The Common Shipping Policy of the EEC, 18/9–32
G.L. Close, Inland transport services: Developments in Community Policy, 22/587–614
G. Close, External relations in the air transport sector: Air transport policy or the Common
Commercial Policy?, 27/107–127
T. Heukels and J.S. van den Oosterkamp, British Institute of International and Comparative
Law and Europa Institute, University of Leiden, 24th Annual Joint Meeting, A
Common Transport Policy for the European Communities, 22/813–820
W. Ripphagen, The Transport Legislation of the European Communities, its Relationship to
International Treaties and its Effect in Member States, 3/291–325
J. Robert, Doubts on a Common Transport Policy, 5/193–208
W. Stabenow, The Common Market for Transport in the European Economic Community,
1/390–404
W. Stabenow, Opportunities for an External Policy of the EEC in the Field of Transport,
4/32–50
B. van Houtte, Relevant markets in air transport, 27/521–546

Case law

European Court of Justice

Case 209–213/84, Ministère Public v. Lucas Asjes et al., with annotation by P.J. Kuyper,
23/661–681
Case C-17/90, Pinaud Wieger v. Bundesanstalt für den Güterfernverkehr, with annotation
by P.J. Slot, 29/807–813
Case C-286/90, Anklagemyndigheden (Public Prosecutor) v. P.M. Poulsen and Diva
Navigation, with annotation by P.J. Slot, 31/147–153
Joined Cases C-72/91 and C-73/91, Sloman Neptun Schifffahrs A.G. v. Seebetriebsrat Bodo
Ziesemer der Sloman Neptun Schifffahrts A.G., with annotation by P.J. Slot, 31/137–
146
Case C-344/04, The Queen ex parte International Air Transport Association, European
Low Fares Airline Association v. Department for Transport, with annotation by K. St
C. Bradley, 43/1101–1124

National courts

15 February 1990, President of the District Court of Amsterdam, Malibu Travel v. KLM,
with annotation by P.J. Slot, 27/383–386
Books reviewed

I. Christodoulou-Varotsi, L’Adaption du droit maritime Hellénique et du droit maritime Chypriote au droit communautaire (P.J. Slot), 38/1071–1072
A. Lücke, Bilaterale Luftverkehrsabkommen im Lichte des Gemeinschaftsrechts (P. Mendes de Leon), 39/193–195
II. CASE LAW (IN NUMERICAL ORDER)

1. Court of Justice of the European Union


Case 26/62, Van Gend & Loos v. Government of the Netherlands, with annotation by I. Samkalden, 1/82–92

Case 28–30/62, Da Costa en Schaake N.V. and others v. Netherlands Fiscal Administration, with annotation by I. Samkalden, 1/213–218

Cases 73–74/63, Internatio and Puttershoek v. Netherlands Ministry of Agriculture and Fisheries, with annotation by I. Samkalden, 2/95–100

Cases 90–91/63, Commission of the EEC v. Grand Duchy of Luxembourg and the Kingdom of Belgium, with annotation by I. Samkalden, 2/340–348


Case 1/64, Société Anonyme belge “Glucoseries Réunies” v. Commission of the EEC, with annotation by J.D. van Ketwich Verschuur, 3/231–232

Case 6/64, Costa v. Ente Nationale Energia Elettrica (ENEL), with annotation by I. Samkalden, 2/197–220


Case 44/65, Hessische Knappschaft v. Maison Singer et Fils, with annotation by J.D. van Ketwich Verschuur, 4/80–81


Case 61/65, Widow Vaassen-Göbbels v. Board of the Beamtenfonds voor het Mijnbedrijf (“Fund of Employees in the Mining industry”), with annotation by W.L. Haardt, 4/440–444


Case 28/66, Dutch Government v. High Authority of the ECSC, with annotation by S. Patijn, 5/476–478


Case 20/67, Firma Kunstmöbile Tivoli v. Hauptzollamt Würzburg, with annotation by C.W.A. Timmermans, 6/132–138

Case 24/67, Parke Davis & Company v. Probel and others, with annotation by N. Koch, 6/217–222

Case 10 and 18/68, Società “Eridania” Zuccherifici Nazionali and others v. Commission of the EC, with annotation by M. van Empel, 7/345–350
Case 13/68, Salgogi v. Ministry of Foreign Commerce of the Italian Republic, with annotation by L.J. Brinkhorst, 6/478–488
Case 14/68, Walt Wilhelm and Others v. Bundeskartellamt, with annotation by R.H. Lauwaars, 6/488–490
Case 24/68, Commission of the EC v. Italian Republic (Statistical Duties), with annotation by M. van Empel, 7/72–74
Case 2–3/69, Sociaal Fonds voor de Diamantarbeiders, Antwerp v. S.A. Ch. Brackfeld & Sons and Chougol Diamond Co., with annotation by M. van Empel, 7/74–81
Case 5/69, Franz Völkl v. S.P.R.L. Ets. J. Verwaec, with annotation by M. van Empel and E. Steindorff, 7/81–86
Case 6 and 11/69, Commission of the EC v. French Republic; French Republic v. Commission of the EC, with annotation by L.J. Brinkhorst and I.M. Verougstraete, 7/479–489
Case 7/69, Commission of the EC v. Italian Republic (Skinwool), with annotation by J.A. Winter, 7/489–492
Case 9/69, Claude Sayag and S.A. Zürich v. J.P. Leduc, Denise Thonnon and S.A. La Concorde, with annotation by J.A. Winter, 7/226–234
Case 10/69, A. Portelange v. Smith Corona Marchant International Lausanne and others, with annotation by J.A. Winter, 7/234–236
Case 15/69, Württembergische Milchverwertung-Südmilch A.G. v. Salvatore Ugliola, with annotation by M. van Empel, 7/343–345
Case 27/69, Caisse de Maladie des C.F.L. “Entre’aide Médicale” and Société nationale des chemins de fer luxembourgeois v. Compagnie belge d’assurances générales sur la vie et contre les accidents, with annotation by M. van Empel, 7/350–352
Case 29/69, Stauder v. City of Ulm, with annotation by I.M. Verougstraete, 7/342–343
Case 41/69, A.C.F.-Chemiefarma v. Commission of the European Communities, with annotation by J.G. van der Wielen and B. Baardman, 8/86–92
Case 44/69, Boehringer Mannheim GmbH v. Commission of the European Communities, with annotation by J.G. van der Wielen and B. Baardman, 8/86–92
Case 45/69, Buchler and Co. v. Commission of the European Communities, with annotation by J.G. van der Wielen and B. Baardman, 8/86–92
Case 47/69, French Republic v. Commission of the European Communities, with annotation by J.A. Winter, 8/82–85
Case 48/69, Imperial Chemical Industries Ltd. v. Commission of EC, with annotation by J.A. Winter and E. Steindorff, 9/494–502
Case 77/69, Commission of the European Communities v. Kingdom of Belgium, with annotation by J.A. Winter, 8/79–81
Case 1/70, Parfums Marcel Rochas Vertriebs GmbH, Munich v. Helmut Bitsch, Breisach/Rhein, with annotation by J.G. van der Wielen, 8/247–250
Case 9/70, Grad v. Finanzamt Traunstein, with annotation by L.J. Brinkhorst, 8/380–383
Case 11/70, Internationale Handelsgesellschaft mbH, Frankfurt/Main v. Einfuhr- und Vorratsstelle für Getreide und Füttermittel, Frankfurt/Main, with annotation by J.A. Winter, 8/250–263
Case 22/70, Commission of the European Communities v. Council of the European Communities, with annotation by J.A. Winter, 8/392–401, 550–556
Case 26/70, Einfuhr und Vorratsstelle für Getreide und Füttermittel, Frankfurt/Main v. Firma Günther Henck, Hamburg, with annotation by J.A. Winter, 8/250–263
Case 30/70, Firma Otto Scheer, Hannover v. Einfuhr- und Vorratsstelle für Getreide und Füttermittel, Frankfurt/Main, with annotation by J.A. Winter, 8/250–263
Case 33/70, S.A.C.E. v. Ministry of Finance of the Italian Republic, with annotation L.J. Brinkhorst, 8/384–392
Case 40/70, Sirena S.r.l. v. Eda S.r.l. et al., with annotation by J.A. Winter, 9/83–87
Case 7/71, Commission of the EC v. French Republic, with annotation by J.A. Winter, 9/478–481
Case 10/71, Ministère Public Luxembourgois v. Müller and others, with annotation by L.A. Geelhoed, 9/481–486
Case 18/71, Eunomia di Porro & Co. v. Ministry of Public Education of the Italian Republic, with annotation by L.A. Geelhoed, 9/486–488
Case 22/71, Béguelin Import Co. v. S.A. G.L. Import Export, with annotation by J.A. Winter, 9/491–494
Case 93/71, Premium for Slaughtering Cows Case (I). Orsolina Leonisio v. Italian Ministry of Agriculture and Forestry, with annotation by J.A. Winter, 10/320–321, 327–332
Case 48/72, S.A. Brasserie de Haecht v. Wilkin-Janssen, with annotation by F. Graupner, 10/309–311
Case 77/72, Capolongo v. Maya, with annotation by H.J. Bronkhorst, 11/202–210
Cases 6 and 7/73, Istituto Chemioterapico Italiano and Commercial Solvents Corporation v. Commission, with annotation by R.M. Reichling, 11/335–341
Case 120/73, Firma Gebr. Lorenz, GmbH v. Federal Republic of Germany, with annotation by J.A. Winter, 11/210–214

Case 127/73, Société Belge des Auteurs, Compositeurs et Editeurs and Belgische Radio en Televisie v. N.V. Fonior, with annotation by R.M. Reichling, 11/341–347

Cases 146 and 166/73, Rheinmüllers, Düsseldorf v. Einfuhr- und Voratsstelle für Getreide und Futtermittel, Frankfurt am Main, with annotation by J.A. Winter, 11/214–216, 216–220

Case 192/73, van Zuylen Frères v. HAG A.G., with annotation by W. Alexander, 11/387–397

Case 31/74, Pubblico Ministero Italiano v. F. Galli, with annotation by P. VerLoren van Therman, 12/418–426

Case 48/74, Charmasson v. Ministry for Economic Affairs and Finance, with annotation by B. Paulin and J. Forman, 12/399–412

Opinion 1/75, OECD Understanding on a Local Cost Standard, with annotation by H.H. Maas, 13/375–387

Cases 88–90/75, Société SADAM and others v. Comitato Interministeriale dei Prezzi, with annotation by M. Waelbroeck, 14/89–102

Case 43/75, Gabrielle Defrenne v. Société anonyme belge de navigation aérienne, with annotation by C.A. Crisham, 14/102–118

Case 17/76, R. J. Brack v. Insurance Officer, with annotation by J. Forman, 14/231–240


Case 71/76, Jean Thieffry v. Conseil de l’Ordre des Avocats à la Cour de Paris, with annotation by C.A. Crisham, 15/359–370

Joined Cases 83 & 94/76, 4, 15& 40/77, Bayerische HNL Vermehrungsbetriebe GmbH & Co. KG and others v. Council and Commission of the European Communities, with annotation by A.W.H. Meij, 16/479–488

Case 8/77, Concetta Sagulo et al., with annotation by J.-C. Séché, 15/207–214

Case 28/77, Tepea BV v. Commission of the European Communities, with annotation by J.Fr. Verstrynge, 16/259–267

Case 30/77, Regina v. Pierre Bouchereau, with annotation by D. Wyatt, 15/214–227

Case 61/77, Commission of the EC v. Ireland, with annotation by K. Winkel and R. von Borries, 15/487–502

Case 70/77, Simmenthal SpA v. Amministrazione della Finanza dello Stato, Case 137/77, City of Frankfurt-am-Main v. Firma Max Neumann and Case 138/77, Firma Hermann Ludwig v. Free and Hanseatic City of Hamburg, with annotation by R. Barents, 16/489–497

Case 82/77, Openbaar Ministerie (Public Prosecutor) of the Kingdom of the Netherlands v. Ahoebus Philippus van Tiggel, with annotation by H.E. Akyürek-Kievits, 16/139–149


Case 106/77, Amministrazione delle Finanze Stato v. Simmenthal, with annotation by N. March Hunnings, 15/479–487

Joined Cases 113, 118–121/77, NTN Toyo Bearing Co. Ltd. and others v. Council, with annotation by A. Dashwood, 17/119–133


Case 125/78, GEMA v. Commission of the European Communities, with annotation by W. Alexander, 17/451–466
Case 175/78, Regina v. Vera Ann Saunders, with annotation by N.P. Gravells, 17/133–140
Joined Cases 209 to 215, 218/78, Heinz van Landewijck Sàrl a.o. v. Commission of the European Communities (FEDETAB), with annotation by Th. Van Rijn, 19/341–360
Case 65/79, Procureur de la République v. René Chatain, with annotation by P.M. Schneidereit, 18/297–405
Case 812/79, Attorney General (of Ireland) v. Burgoa, with annotation by H.G. Schermers, 18/227–231
Joined Cases 55 and 57/80, Musik-Vertrieb Membran GmbH & K-tel Intern. v. GEMA, with annotation by W. Alexander, 18/419–426
Case 12/81, Burton v. British Railways Board, with annotation by K.St.C. Bradley, 19/625–634
Case 107/82, Allgemeine Elektrizitäts-Gesellschaft AEG Telefunken A.G. v. Commission of the European Communities, with annotation by Fr. Hubert, 22/87–109
Case 237/82, Jongeneel Kaas B. V., Bodegraven v. The State of the Netherlands, with annotation by M. Waebroeck, 22/109–129
Case 240 to 242, 261, 262, 268 and 269/82, Stichting Sigarettenindustrie et al. v. Commission, with annotation by P.J. Slot, 23/909–917
Case 35/83, BAT Cigaretten-Fahrbrken GmbH v. Commission of the European Communities, with annotation by W. Alexander, 22/709–718
Case 36/83, Mahanaft GmbH v. Hauptzollamt Emmerich, with annotation by R.H. Lauwaars, 22/719–735
Case 42/83, Danak Denkavit Aps v. Ministry of Fiscal Affairs, with annotation by R. Barents, 23/467–472
Case 107/83, Ordre des Advocats du Barreau de Paris v. Onno Klopp, with annotation by P. Watson, 22/736–751
Case 109/83, Eurico s.r.l. v. Commission of the European Communities, with annotation by P. van den Bossche, 22/752–770
Case 112/83, Société des Produits de Maïs v. Administration des Douanes et Droits Indirects, with annotation by G. Bebr, 22/771–786
Case 220/83, Commission v. France; Case 252/83, Commission v. Denmark; Case 205/84, Commission v. Germany; Case 206/84, Commission v. Ireland, with annotation by R.W. Hodgin, 24/273–290
Case 281/83, Commission v. Italy: Second Vinegar Case, with annotation by H.G. Schermers, 23/441–448
Case 19/84, Pharmon B.V. v. Hoechst A.G., with annotation by E.L. White, 23/719–726
Case 41/84, Pietro Pinna v. Caisse d’Allocations familiales de la Savoie, with annotation by D. Wyatt, 23/703–717
Case 44/84, Hurv v. Jones (Inspector of Taxes), with annotation by L. Neville Brown, 23/895–907
Case 52/84, Commission v. Belgium, with annotation by G. Bebr, 24/541–553
Case 131/84, Commission v. Italy: Second Redundancies case, with annotation by H.G. Schermers, 23/441–448
Case 161/84, Promuptia de Paris GmbH v. Promuptia de Paris Irmgard Schillgali, with annotation by R.J. Goebel, 23/683–701
Case 174/84, Bulk Oil (Zug) A.G. v. Sun International Limited and Sun Oil Trading, with annotation by E.L.M. Volker, 24/99–110
Case 216/84, Commission v. France, Cases 407/85, Drei Glocken GmbH and 90/86, Zoni, with annotation by R. Barents, 26/103–110
Case 69/85, Wünsche Handelsgesellschaft v. Federal Republic of Germany, with annotation by G. Bebr, 24/719–730
Case 192/85, Newstead v. Department of Transport, with annotation by J. Minor, 25/743–751
Joined Cases 281/85, 283, 284 and 287/85, Germany and Others v. Commission, with annotation by K.R. Simmonds, 25/177–200
Case 352/85, Bond van Adverteerders v. The Netherlands State, with annotation by M. de Blois, 27/371–382
Case 12/86, Meryem Demirel v. Stadt Schwäbisch Gmünd, with annotation by G. Nolte, 25/403–415
Joined Cases 31 and 35/86, Levantina Agricola S.A. (LAISA) and CPC España S.A. (Campo Ebro Industrial S.A., Intervener) v. Council of the European Communities (Commission of the European Communities, Intervener), with annotation by G. Vandersonsden, 28/551–561
Case 45/86, Commission v. Council, with annotation by J. Steenbergen, 24/731–737
Case 66/86, Ahmed Saeed Flugreisen and Silver Reed Reisebüro GmbH v. Zentrale zur Bekämpfung unlauteren Wettbewerbs e.V., with annotation by C. Stanbrook, 26/535–550
Case 68/86, United Kingdom v. Council; Case 131/86, United Kingdom v. Council, with annotation by J. Bridge, 25/733–742
Case 85/86, Commission of the European Communities v. Board of Governors of the European Investment Bank, with annotation by H.G. Schermers, 25/617–627
Cases C-121 and 122/86, Epikhiriseon Metalleftikon etc. et al. v. Commission and Council, and Case C-129/86, Hellenic Republic v. Council, with annotation by J. Feenstra, 28/200–204
Case 81/87, The Queen v. H.M. Treasury ex parte Daily Mail and General Trust PLC, with annotation by J. Lever, 26/327–334
Case 186/87, Cowan v. Le Trésor Public, with annotation by S. Weatherill, 26/563–581
Joined Cases 266 and 267/87, The Queen and the Royal Pharmaceutical Society of Great Britain, ex parte the Association of Pharmaceutical Importers and Others, with annotation by L. Hancher, 26/129–740
Case C-347/87, Triveneta Zucchetti v. Commission, with annotation by J. Flynn, 28/444–452
Case 379/87, Groener v. Minister for Education and The City of Dublin Vocational Education Committee (CDVEC), with annotation by B.M.E. McMahon, 27/129–140
Case 2/88 Imm., J. J. Zwartveld et al., with annotation by J.S. Watson, 28/428–443
Case 16/88, Commission supported by Parliament v. Council, with annotation by J. Forman, 27/872–882
Joined Cases C-143/88 and C-92/89, Zuckerfabrik Süderdhmarschen AG v. Hauptzollamt Itzehoe and Zuckerfabrik Soest GmbH v. Hauptzollamt Paderborn, with annotation by H.G. Schermers, 29/133–139
Case 145/88, Torfaen Borough Council v. B&Q PLC (formerly B&Q Retail Ltd.), with annotation by L. Gormley, 27/141–150
Case law (numeric)

Case C-202/88, France v. Commission (Telecom); Case C-41/90, Hofner and Elser v. Macroteon GmbH, Case C-260/89, Elliniki Radiophonia Tileorassi (ERT) v. Dimotiki, with annotation by P.J. Slot, 28/964–988

Case C-221/88, ECSC v. Acciaierie e Ferriere Busseni Spa (in liquidation), with annotation by G. Bebr, 28/415–427

Joined Cases C-297/88 and C-197/89, Massam Dzodzi v. Belgian State; Case C-231/89, Krystyna Gmurzynska-Bscher v. Oberfinanzdirektion Köln, with annotation by M. Bravo-Ferrer-Delgrado and N. La Casta Muñoa, 29/152–159

Case 347/88, Commission v. Greece, with annotation by L. Hancher, 28/989–997

Case C-10/89, SA CNL-Sucal NV v. HAG GF AG, with annotation by W. Alexander, 28/681–698


Case C-69/89, Codorniu SA v. Council, with annotation by D. Waelbroeck and D. Fosselard, 32/257–269

Case C-69/89, Nakajimu All Precision Co. v. Council; Case C-358/89, Extramet v. Council; Case C-49/88, Al-Jubail Fertilizer Company (Samad) and others v. Council; Case C-16/90, Detlef Nölle v. Hauptzollamt Bremen-Freihafen, with annotation by E. Vermulst and J. Hooijer, 29/380–404

Joined Cases C-100 & 101/89, Kaefer and Procacci v. France, with annotation by P. Oliver, 28/190–199

Joined Cases C-104/89 and 37/90, Mulder et al. and Heinemann v. Council, with annotation by T. Heukels, 30/368–386


Case C-106/89, Marleasing SA v. La Comercial, with annotation by J. Stuyck and P. Wytinck, 28/205–224

Case C-146/89, Commission v. United Kingdom, with annotation by R.R. Churchill, 29/814–820

Case C-170/89, BEUC; Case C-105/90, Goldstar; Case C-188/88, NMB; Joined Cases 171/87, Canon, 172/87, Mita, 174/87, Ricoh, 175/87, Matsushita, 176/87, Koninklijke, 177/87, Sanyo, 178/87, Mitsuwa, 179/87, Sharp; Case C-358/89, Extramet, with annotation by E. Vermulst and J. Hooijer, 30/155–185

Case C-184/89, Helga Nimz v. Freie und Hansestadt Hamburg, with annotation by A. Adinolfi, 29/637–645

Case C-188/89, Foster and others v. British Gas plc, with annotation by E. Szyszczak, 27/859–871

Case C-192/89, S.Z. Sevince v. Staatssecretaris van Justitie, with annotation by H.G. Schermers, 28/183–189

Case C-213/89, Regina v. Secretary of State for Transport, ex parte Factortame Limited and Others, with annotation by A.G. Toth, 27/573–588

Case C-214/89, Powell Daffryn PLC v. Wolfgang Peterleit, with annotation by M.V. Polak, 30/406–419

Case C-221/89, R. v. Secretary of State for Transport ex p. Factortame; Case C-246/89, Commission v. United Kingdom; Case C-93/89, Commission v. Ireland, with annotation by R.R. Churchill, 29/405–414

Case C-235/89, Commission v. Italy, and Case C-30/90, Commission v. United Kingdom, with annotation by G. Friden, 30/829–837

Case C-288/89, Stichting Collectieve Antennevoorziening Gouda and others v. Commissariaat voor de Media; Case C-353/89, Commission v. Netherlands, with annotation by J.J. Feenstra, 30/424–432
Case C-298/89, Government of Gibraltar v. Council, with annotation by K.R. Simmonds, 32/991–996
Case C-300/89, Commission v. Council (Titanium dioxide), with annotation by H. Somsen, 29/140–151
Case C-355/89, Dept. of Health and Social Security v. C.S. Barr and Montrose Holdings, with annotation by K.R. Simmonds, 29/799–806
Case C-357/89, Raulin; and Case C-3/90, Bernini, with annotation by D. O'Keeffe, 29/1215–1228
Case C-374/89, Commission v. Belgium, with annotation by S. Prechal, 29/371–379
Joined Cases C-6/90 and 9/90, Francovich v. Italy and Bonifaci v. Italy, with annotation by G. Bebr, 29/557–584
Case C-2/90, Commission v. Belgium, with annotation by L. Hancher and H. Sevenster, 30/351–367
Case C-17/90, Pinaud Wieger v. Bundesanstalt für den Güterfernverkehr, with annotation by P.J. Slot, 29/807–813
Case C-18/90, Kziber v. ONEM, with annotation by A. Weber, 28/959–963
Joined Cases C-19/90 and 20/90, M. Karella and N. Karellaas v. Ypourgos viomichanias, energias kai technologias, Organisms Anasygkrotiseos Epicheiriseon AE, with annotation by E. Steindorff and A. Samara-Krispis, 29/615–624
Case C-31/90, E.R. Johnson v. Chief Adjudication Officer, with annotation by C. Laske, 29/1011–1020
Joined Cases C-46/90 and C-93/91, Procureur du Roi v. Lagasche and others, Evrand; Case C-69/91, Ministère Public v. F. Decoster; Case C-92/91, Ministère Public v. Taillandier, with annotation by L. Hancher, 31/857–873
Case C-47/90, Etablissements Delhaize Frères v. Promalvin, with annotation by J. Stuyck, 30/847–860
Joined Cases C-48/90 and C-66/90, Netherlands, Koninklijke PTT Nederland and PTT Post BV v. Commission, with annotation by J. Flynn and E. Turnbull, 30/396–405
Case C-52/90, Commission v. Kingdom of Denmark, and Case C-362/90, Commission v. Italian Republic, with annotation by R. Bieber, 30/1197–1208
Case C-54/90, Weddel v. Commission, with annotation by J.S. Watson, 30/839–846
Joined Cases C-63/90 and C-67/90, Portuguese Republic and Kingdom of Spain v. Council; Case C-279/89, Commission v. United Kingdom; Case C-280/89, Commission v. Ireland, with annotation by R.R. Churchill, 30/1259–1270
Case C-65/90, European Parliament v. Council, with annotation by H.G. Schermers and P.J. Slot, 30/1067–1070
Case C-76/90, Manfred Säger, with annotation by W.-H. Roth, 30/145–154
Case C-159/90, The Society for the Protection of Unborn Children Ireland Ltd v. Grogan, with annotation by D. Curtin, 29/585–603
Case C-191/90, Generics (UK) Ltd and Harris Pharmaceuticals Ltd v. Smith Kline and French Laboratories Ltd, with annotation by W. Alexander, 31/173–188
Case C-192/90, Merci Convenzionali Porto di Genova SpA v. Siderurgica Gabrielli SPA; Case C-18/88, Régie des Télégraphes et des Téléphones v. SA ‘GB-Inno-BM’, with annotation by L. Gysselen, 29/1229–1245
Case C-204/90, Hans-Martin Bachmann v. Belgian State, with annotation by W.-H. Roth, 30/387–395
Case C-208/90, Emmott v. Minister for Social Welfare and the Attorney General, with annotation by E. Szyszczak, 29/604–614
Case C-237/90, Commission v. Germany and Case C-337/89, Commission v. United Kingdom, with annotation by J. Holder and S. Elworthy, 31/123–135

Case C-284/90, Council v. Plmt, with annotation by P. van den Bossche, 31/653–668

Case C-286/90, Anklagemyndigheden (Public Prosecutor) v. P.M. Poulsen and Diva Navigation, with annotation by P.J. Slot, 31/147–153

Case C-295/90, European Parliament v. Council, with annotation by S. O'Leary, 30/639–651

Joined Cases C-320/90, C-321/90 and C-322/90, Telemarsicabruzzo SpA and others v. Circostel and others; Case C-157/92, Pretore di genova v. Banchero; C-386/92, Monin, with annotation by A. Arnall, 31/377–386

Case C-369/90, M.V. Micheletti and others v. Delegacion del Gobierno an Cantabria, with annotation by H.-U. Jessurun d'Oliveira, 30/623–637

Opinion 1/91; Opinion 1/92, with annotation by H.G. Schermers, 29/991–1010

Opinion 2/91, with annotation by N. Neuwahl, 30/1185–1195

Case C-3/91, Exportur S.A. v. WR S.A. and Confiserie du Tech, with annotation by O.W. Brouwer, 30/1209–1227

Case C-9/91, Regina v. Secretary of State for Social Security, with annotation by T. Hervey, 30/653–665


Case C-83/91, Wienand Melilcicke v. ADV/ORGA F.A. Meyer, with annotation by A. Arnall, 30/613–622

Case C-112/91, Hans Werner v. Finanzamt Aachen-Innenstadt, with annotation by B. Knobbe-Keuk, 30/1229–1236

Case C-148/91, Vereniging Veronica Onroep Organisatie v. Commissariaat voor de Media, with annotation by W. Hins, 31/901–911

Case C-152/91, Neath v. Hugh Steeper Ltd, with annotation by T. Hervey, 31/1387–1397

Case C-155/91, Commission v. Council, with annotation by A. Wachsmann, 30/1051–1065

Case C-168/91, Christos Konstantinidis v. Stadt Altensteig-Standesamt, with annotation by R. Lawson, 31/395–412


Case C-182/91, Forafrique Burkinafabe SA v. Commission, with annotation by H.-P. Folz and C. Vedder, 31/413–421

Case C-185/91, Bundesanstalt für den Güterfernverkehr v. Gebrüder Reiff GmbH & Co. KG; Case C-2/91, Meng; Case C-245/91, OHRA Schadeverzekeringen NV, with annotation by A. Bach, 31/1357–1374

Case C-188/91, Deutsche Shell v. Hauptzollamt Hamburg-Harburg, with annotation by F. Castillo de la Torre, 30/1043–1050

Case C-189/91, Petra Kirshammer-Hack v. Nurhan Sidal, with annotation by M. Horspool, 31/1115–1124

Case C-207/91, Eurim-Pharm v. Bundesgesundheitsamt, with annotation by F. Castillo de la Torre, 31/1093–1113

Case C-216/91, Rina Eletrometalurgia SA v. Council, with annotation by J. Hooijer, 31/1101–1113

Case C-257/91, Kazim Kus v. Landeshauptstadt Wiesbaden, with annotation by A. Weber, 31/423–427

Joined Cases C-267 and C-268/91, Bernard Keck and Daniel Mishouard; Case C-292/92, Ruth Hänemund et al. v. Landesapothecarkammer Baden-Württemberg, with annotation by W.-H. Roth, 31/845–855
Case C-271/91, Marshall v. Southampton and South West Hampshire Area Health Authority, ["Marshall II"], with annotation by D. Curtin, 31/631–652
Case C-316/91, Parliament v. Council, with annotation by R. Barents, 32/249–255
Case C-317/91, Deutsche Renault AG v. Audi AG, with annotation by L.J. Smith, 31/889–900
Case C-320/91 P, Procureur du Roi v. Paul Corbeau, with annotation by L. Hancher, 31/105–122
Case C-325/91, France v. Commission, with annotation by A. Papaioannou, 31/155–164
Case C-338/91, Steenhorst-Neerings v. Bestuur van de Bedrijfswervingen voor Detailhandel, Ambachten en Huissvrouwen, with annotation by J. Sohrab, 31/875–887
Case C-11/92, R. v. Secretary of State for Health, Ex Parte Gallaher Ltd (and others), with annotation by G. Robert, 31/165–171
Case C-19/92, Dieter Kraus v. Land Baden-Württemberg, with annotation by W.-H. Roth, 30/1251–1258
Case C-36/92 P, Samenwerkende Elektriciteits-produktiebedrijven NV (SEP) v. Commission, with annotation by C. Kerse, 32/857–869
Case C-49/92 P, Commission v. Anc; Case C-199/92 P, Hüls v. Commission; Case C-235/92 P, Montecatini v. Commission; (Polypropylene appeal cases), with annotation by T. Wessely, 38/739–765
Case C-60/92, Otto BV v. Postbank NV, with annotation by C. Kerse, 31/1375–1385
Case C-75/92, Gao Yao (Hong Kong) Hua Fa Industrial Co. Ltd. v. Council, with annotation by K.J. Kuilwijk and D.R. Phelan, 33/149–153
Case C-91/92, Paola Facchin Dori v. Recreb Srl, with annotation by W. Robinson, 32/629–639
Joined Cases C-92/92 and C-326/92, Collins v. Imtrut Handelsgesellschaft mbH and Patricia Im-Und Export Verwaltungsgesellschaft mbH v. EMI Electrola GmbH, with annotation by L. Flynn, 32/997–1011
Case C-127/92, Enderby v. Frenchay Health Authority and the Secretary of State for Health, with annotation by E. Ellis, 31/387–394
Case C-188/92, TWD Textilwerke Deggendorf GmbH v. Bundesrepublik Deutschland, with annotation by M. Hoskins, 31/1399–1408
Case C-275/92, Her Majesty’s Customs and Excise v. Gerhart and Jörg Schindler, with annotation by V. Hatzopoulos, 32/841–855
Case C-360/92 P, Publishers Association v. Commission, with annotation by L. Gormley, 34/401–412
Case C-364/92, SAT Fluggesellschaft mbH v. European Organization for the Safety of Air Navigation (Eurocontrol), with annotation by B.J. Drijber, 32/1039–1049
Case C-382/92, Commission v. United Kingdom; Case C-383/92, Commission v. United Kingdom, with annotation by B. Bercusson, 33/589–610
Case C-393/92, Gemeente Almelo and Others v. Energiebedrijf IJsselmeij NV, with annotation by L. Hancher, 32/305–325
Case C-410/92, Johnson v. Chief Adjudication Officer, with annotation by C. Docksey, 32/1447–1459
Case C-412/92, Habermann-Beltermann v. Arbeiterwohlfahrt, Bezirksverband NdB/Opf eV, with annotation by J. Shaw, 32/1051–1058
Case C-432/92, R. v. Minister of Agriculture, Fisheries and Food, ex parte S.P. Anastasiou (Pissouri) Ltd, with annotation by M. Cremona, 33/125–135
Case C-18/93, Corsica Ferries Italia SRL v. Corp de Piloti di Genova, with annotation by P.J. Slot, 32/1287–1294
Case C-23/93, *TY 10 SA v. Commissariaat voor de Media*, with annotation by P.J. Wattel, 32/1257–1270

Case C-32/93, *Webb v. EMO Air Cargo (U.K.) Ltd*, with annotation by C. Boch, 33/547–567


Case C-308/93, *Soziale Verzekerungsbank v. J.M. Cabanis Issart*, with annotation by M. Moore, 34/727–739


Case C-346/93, *Kleinwort Benson Ltd. v. City of Glasgow District Council*, with annotation by G. Betlem, 33/137–147


Case C-384/93, *Alpine Investments v. Minister van Financiën*, with annotation by V. Hatzopoulos, 32/1427–1445

Case C-412/93, *Société d’Importation Édouard Leclerc-Siplec v. TF1*, with annotation by L. Idot, 33/113–124


Case C-415/93, *Union Royale Belge des Sociétés de Football Association ASBL and Others v. Jean-Marc Bosman and Others*, with annotation by S. Weatherill, 33/991–1033


Case C-450/93, *Kalanke v. Freie Hansestadt Bremen*, with annotation by S. Prechal, 33/1245–1259

Cases C-465 and 466/93, *Atlanta Fruchthandelsgesellschaft and Others v. Bundesamt für Ernährung und Forstwirtschaft*, with annotation by G. Behr, 33/795–809


Case C-13/94, *P. v. S. and Cornwall County Council*, with annotation by L. Flynn, 34/367–387


Joined Cases C-94 & 95/95, *Daniela Bonifaci and Others & Wanda Berto and Others v. INPS*, Case C-373/95, *Federico Maso and Others, Graziana Gazzetta and Others v. INPS*, and Case C-261/95, *Palmisani v. INPS*, with annotation by N.A. Odman, 35/1395–1412


Case C-84/94, *United Kingdom of Great Britain and Northern Ireland v. Council*, with annotation by E. Ellis, 34/1049–1060


Joined Cases C-163/94, C-165/94 and C-250/94, *Criminal proceedings against L.E. Sanz de Lera and Others*, with annotation by F. Castillo de la Torre, 33/1065–1072

Case C-175/94, *The Queen v. Secretary of State for the Home Department, ex parte John Gerrard Gallagher*, with annotation by S. O’Leary, 33/777–793

Case C-191/94, *AGF Belgium SA v. European Economic Community*, with annotation by S. Muller, 33/1279–1289

Case C-192/94, *El Corte Inglés; Case C-129/94, Rafael Ruiz Bernádez; Case C-441/93, Panagis Pafitis*, with annotation by J. Stuyck, 33/1261–1272


Case law (numeric)

Joined Cases C-6/95, The Queen v. Secretary of State for the Home Department, ex parte Mann Singh Shingara, and Case C-111/95, The Queen v. Secretary of State for the Home Department, ex parte Abbas Radion, with annotation by M. O'Neill, 35/519–537

Joined Cases C-9/95, C-23/95 and C-156/95, see Case C-68/95

Case C-12/95 P, Transacciones Maritimas SA (Tramasa), Makuspesca SA and Recursos Marinos SA v. Commission, with annotation by T. Tridimas, 33/371–379

Case C-28/95, Leur-Bloem v. Inspecteur der Belastingdienst; Case C-130/95, Giloy v. Hauptzollamt Frankfurt am Main-Ost, with annotation by G. Betlem, 36/157–164

Joined Cases C-34/95, C-35/95 and C-36/95, Konsumentombudsmannen (KO) v. De Agostini (Svenska) Förlag AB and Konsumentombudsmannen (KO) v. TV-Shop i Sverige AB, with annotation by J. Stuyck, 34/1445–1468

Case C-43/95, Data Delecta Aktiebolag and Ronny Forsberg v. MSL Dynamics Limited; Case C-323/95, David Charles Hayes and Jeanette Karen Hayes v. Kronenberger GmbH; Case C-122/96, Stephen Austin Saldanha and MTS Securities Corporation v. Hiross Holding AG, with annotation by T. Ackermann, 35/783–799

Case C-44/95, R. v. Secretary of State for the Environment, ex parte Royal Society for the Protection of Birds, with annotation by J. Holder, 34/1469–1480

Case C-66/95, The Queen/Secretary of State for Social Security, ex parte Eunice Sutton, with annotation by A. van Casteren, 35/481–492

Case C-68/95, T. Port GmbH & Co. KG v. Bundesanstalt für Landwirtschaft und Ernährung, Joined Cases C-9/95, C-23/95 and C-156/95, Belgium and Germany v. Commission, Joined Cases C-71/95, C-155/95 and C-271/95, Belgium v. Commission, with annotation by A. Albors-Llorens, 35/227–245

Case C-107/95 P, Bundesverband der Bilanzbuchhalter eV v. Commission of the European Communities, with annotation by N. Maloney, 35/731–745

Case C-120/95, Nicolas Decker v. Caisse de maladie des employés privés; Case C-158/96, Raymond Kohll v. Union des caisses de maladie, with annotation by R. Giesen, 36/841–850


Case C-180/95, Nils Draehmpaehl v. Urania ImmobilienService OHG, with annotation by E. Steindorff, 34/1259–1277

Case C-185/95 P, Baustahlgewebe v. Commission, with annotation by H. Toner, 36/1345–1355

Case C-188/95, Fantask A/S and Others v. Industriministeriet (Erhvervsministeriet), with annotation by N. Notaro, 35/1385–1394

Case C-250/95, Futura Participations Sa & Singer v. Administration des Contributions (Luxembourg), with annotation by V. Hatzopoulos, 35/493–518

Case C-265/95, Commission v. French Republic, with annotation by M.A. Jarvis, 35/1371–1383

Case C-310/95, Road Air BV v. Inspecteur der Invoerrechten en Accijnzen, with annotation by P. Oliver, 35/747–764

Case C-321/95 P, Stichting Greenpeace Council (Greenpeace International) and others v. Commission. Order of the Court of First Instance in Case T-585/93, Stichting Greenpeace Council and others v. Commission, with annotation by F. Berrod, 36/635–662

Case C-345/95, French Republic v. European Parliament, with annotation by J. de Zwaan, 36/463–470
Case C-352/95, Phyteron International v. Jean Bourdon, with annotation by E. Gippini-Fournier, 35/947–970

Case C-367/95 P, Commission v. Sytraval; Case T-95/96, Gestevision Telecinco v. Commission, with annotation by P.J. Slot, 36/1335–1344

Case C-368/95, Vereinigte Familiapress Zeitungsverlag- und vertriebs GmbH v. Heinrich Bauer Verlag, with annotation by A.F. Bavasso, 35/1413–1426

Case C-388/95, Belgium v. Spain, with annotation by E. Spaventa, 38/211–219

Cases C-390/95 P, Antillean Rice Mills NV v. Commission; C-17/98, Emesa Sugar (Free Zone) NV v. Aruba; T-32 and 41/98, Netherlands Antilles v. Commission; C-110/97, Netherlands v. Council; C-301/97 Netherlands v. Council; and C-452/98 Netherlands Antilles v. Council, with annotation by P. Oliver, 39/337–351

Case C-395/95 P, Geotronics SA v. Commission, with annotation by F. Fines, 35/1427–1435

Case C-408/95, Eurotunnel S.A. and Others v. SeaFrance, with annotation by P. Stanley, 35/1205–1213

Case C-409/95, Hellmut Marschall v. Land Nordrhein-Westfalen, with annotation by G. More, 36/443–452

Case C-1/96, The Queen v. Minister of Agriculture, Fisheries and Food ex parte Compassion in World Farming Ltd., with annotation by R. Muñoz, 36/831–839

Case C-15/96, Kalliope Schöning-Kougebetopoulou v. Freie und Hansestadt Hamburg, with annotation by P. Cabral, 36/453–461

Case C-4/96, Mannesmann Anlangenbau Austria AG v. Strohal Rotationsdruck, with annotation by C. Bovis, 36/205–225

Case C-50/96, Deutsche Telekom AG v. Lilli Schröder, Joined Cases C-234/96 and C-235/96, Deutsche Telekom AG v. Agnes Vick and Ute Conze, Joined Cases C-270/97 and C-271/97, Deutsche Post AG v. Elisabeth Sievers and Brunhilde Schrage, with annotation by L. Besselink, 38/437–454

Case C-53/96, Hermès International v. FHT Marketing Choice, with annotation by A. von Bogdandy, 36/635–662


Case C-85/96, Maria Martinez Sala v. Freistaat Bayern, with annotation by C. Tomuschat, 37/449–457

Case C-104/96, Coöperatieve Rabobank ‘Vecht en Plassengebied’ v. Erik Aarnoud Minderhoud, with annotation by E. Steindorff, 36/191–203

Case C-106/96, United Kingdom v. Commission (Poverty 4), with annotation by T. Hervey, 36/1079–1090

Case C-149/96, Portugal v. Council, with annotation by A. Rosas, 37/797–816

Case C-162/96, A. Racke GmbH v. Hauptzollamt Mainz, with annotation by J. Klabbers, 36/179–189

Case C-170/96, Commission v. Council, with annotation by Á. Oliveira, 36/149–155

Case C-171/96, Rui Roque v. His Excellency the Lieutenant Governor of Jersey, with annotation by P. Stanley, 36/1091–1098

Case C-203/96, Chemische Ayalstoffen Dusseldorf v. Minister van Volkshuisvesting, Ruimtelijke Ordening en Milieubeheer, with annotation by N. Notaro, 36/1309–1323

Case C-249/96, Lisa Jacqueline Grant v. South West Trains Ltd., with annotation by J. McInnes, 36/1043–1058
Case C-274/96, Criminal proceedings against Horst Otto Bickel and Ulrich Franz, with annotation by M. Bulterman, 36/1325–1334
Case C-336/96, Mr and Mrs Robert Gilly v. Directeur des Services Fiscaux du Bas Rhin, with annotation by F. Vanistendael, 37/167–179
Case C-348/96, Donatella Calfa, with annotation by C. Costello, 37/817–827
Case C-355/96, Silhouette International Schmied v. Hartlauer Handelsgesellschaft, with annotation by E. Gippini-Fournier, 36/807–830
Case C-367/96, Alexandros Kefalas v. Greek State, with annotation by D. Triantafyllou, 36/157–164
Case C-394/96, Brown v. Rentokil, with annotation by E. Ellis, 36/625–633
Case C-416/96, Nour Eddine El-Yassini v. Secretary of State for the Home Department, with annotation by B. Melis, 36/1357–1364
Case C-7/97, Oscar Bronner v. Mediaprint, with annotation by L. Hancher, 36/1289–1307
Case C-95/97, Région Wallonne v. Commission, with annotation by J. Scott, 36/227–233
Case C-124/97, Läärä, and Case C-67/98, Zenatti, with annotation by G. Straatmans, 37/991–1005
Case C-126/97, Eco Swiss China Time Ltd. v. Benetton International NV, with annotation by A. Komninos, 37/459–478
Joined Cases C-147/97 and C-148/97, Deutsche Post AG v. Gesellschaft für Zahlungssysteme mbH (GZS) and Citicorp Kartenservice GmbH CKG, with annotation by A. Bartosch, 38/195–210
Case C-167/97, R. v. Secretary of State for Employment ex parte Seymour-Smith, with annotation by S. Moore, 37/157–165
Case C-210/97, Haydar Akman v. Oberkreisdirektor des Rheinisch-Bergischen Kreises, with annotation by S. Peers, 36/1027–1042
Case C-212/97, Centros Ltd v. Erhvervs- og Selskabsstyrelsen, with annotation by W.H. Roth, 37/147–155
Case C-273/97, Angela Maria Sirdar v. The Army Board, Secretary of State for Defence, Case C-285/98, Tanja Kreil v. Germany, with annotation by J. Langer, 37/1433–1444
Case C-276/97, Commission v. French Republic; Case C-358/97, Commission v. Ireland; Case C-359/97, Commission v. United Kingdom; Case C-408/97, Commission v. Kingdom of the Netherlands; Case C-260/98, Commission v. Hellenic Republic, with annotation by M. Nijhof, 38/1557–1572
Case C-302/97, Klaus Konle v. Republic of Austria, with annotation by A. Lengauer, 37/181–190
Case C-365/97, Commission of the EC v. Italian Republic (San Rocco valley), with annotation by J. van Haersolte, 39/407–416
Case C-373/97, Dionysios Diamantis v. Greek State, with annotation by D. Anagnostopoulou, 38/767–780
Case C-6/98, Arbeitsgemeinschaft Deutscher Rundfunkanstalten (ARD) v. PRO Sieben Media, with annotation by R. Mastroianni, 37/1445–1464
Case 7/98, D. Krombach v. A. Bamberski, with annotation by A. van Hock, 38/1011–1027
Case C-17/98, Emesa Sugar (Free Zone) NV v. Aruba, with annotation by Rick Lawson, 37/983–990
Case C-62/98, Commission of the European Communities v. Portugal, and Case C-84/98 Commission of the European Communities v. Portugal, with annotation by C. Hillion, 38/1269–1283
Case 83/98 P, French Republic v. Commission, with annotation by L. Hancher, 39/865–880
Case 94/98, The Queen v. the Licensing Authority, ex parte Rhone-Poulenc Rorer Ltd. and May and Baker Ltd, with annotation by L. Hancher, 38/1029–1041
Case C-156/98, Federal Republic of Germany v. Commission, with annotation by A. Bartosch, 38/1285–1296
Case C-238/98, Hugo Fernando Hocsman v. Ministre de L’Emploi et de la Solidarité, with annotation by J. Prinssen, 38/1587–1596
Joined Cases C-240/98 to C-244/98, Océano Grupo Editorial SA v. Rocio Murciano Quintero and Salvat Editore SA v. José M. Sánchez Alcón Prades et al., with annotation by J. Stuyck, 38/719–737
Case C-254/98, Schutzverband gegen unlauteren Wettbewerb v. TK-Heimdienst Sass GmbH, with annotation by E. Spaventa, 37/1265–1275
Case C-281/98, Roman Angonese v. Cassa di Risparmio di Bolzano SpA, Judgment of 6 June, with annotation by R. Lane and N. Nie Shuibhne, 37/1237–1247
Case C-344/98, Masterfoods v. HB Ice Cream, with annotation by L. Kjølbye, 39/175–184
Case C-367/98, Commission of the European Communities v. Portuguese Republic (Golden shares); C-483/99, Commission of the European Communities v. French Republic (Golden shares); and C-503/99, Commission of the European Communities v. Kingdom of Belgium (Golden shares), with annotation by H. Fleischer, 40/493–501
Case C-376/98, Germany v. European Parliament and Council (tobacco advertising), with annotation by J. Usher, 38/1519–1543
Case C-379/98, PreussenElektra AG v. Schleswag AG, with annotation by A. Goossens and S. Emmerieharts, 38/991–1010
Case C-390/98, H.J. Banks & Co. Ltd v. The Coal Authority, Secretary of State for Trade and Industry (“Banks II”), with annotation by K. Mortelmans and R. van Ooik, 40/503–516
Case C-403/98, Azienda Agricola Monte Arcosu Srl v. Regione Autonoma della Sardegna, Organismo Comprensoriale No. 24 della Sardegna, Ente Regionale per l’Assistenza Tecnica in Agricoltura (ERSAT), with annotation by V. Kronenberger, 38/1545–1556
Case C-405/98, Konsumentombudsmannen (KO) v. Gourmet International Products AB (GIP), with annotation by G. Straetmans, 39/1407–1421
Case C-423/98, Alfredo Albore, with annotation by V. Hatzopoulos, 38/455–469
Case C-443/98, Unilever Italia v. Central Food, with annotation by M. Dougan, 38/1503–1517
Case C-466/98, Commission v. United Kingdom; C-467/98, Commission v. Denmark; C-468/98, Commission v. Sweden; C-469/98, Commission v. Finland; C-471, Commission v. Belgium; C-472/98, Commission v. Luxembourg; C-475/98, Commission v. Austria; C-476/98, Commission v. Germany. (Open skies judgments), with annotation by P.J. Slot and J. Dutheil de la Rochère, 40/697–713
Case C-6/99, Association Greenpeace France and Others v. Ministère de l’Agriculture et de la Pêche and Others, with annotation by G. Gaja, 37/1427–1432
Case C-29/99, Commission v. Council (re: Nuclear Safety Convention), with annotation by P. Koutrakos, 41/191–208
Case C-35/99, Arduino; Case C-309/99, Wouters et al. v. Algemene Raad van de Nederlandse Orde van Advocaten, with annotation by A. Vossestein, 39/841–863
Cases C-63/99, Secretary of State for the Home Department ex parte Wiesław Gąsoczuk and Elżbieta Gąsoczuk; C-235/99 Secretary of State for the Home Department ex parte Eleonora Ivanova Kondova; C-257/99 Secretary of State for the Home Department ex parte Julius Barkoci and Marcel Malik; Case C-268/99 Aldona Mażygorzata Jany v. Staatssecretaris van Justitie; Case C-162/00 Land Nordrhein-Westfalen v. Beata Poprzeptowicz-Meyer, with annotation by C. Hillion, 40/465–491
Joined Cases C-122 & 125/99 P, D and Sweden v. Council, with annotation by E. Ellis, 39/151–157
Case C-184/99, Rudy Grzelczyk v. Centre public d’aide sociale d’Ottignies-Louvain-la-Neuve, with annotation by A. Iliopoulou and H. Toner, 39/609–620
Case C-192/99, R v. Secretary of State for the home department, ex parte Kaur, with annotation by H. Toner, 39/881–893
Case C-203/99, Henning Veedfald v. Arhus Amts kommune, with annotation by H.C. Taschner, 39/385–392
Case C-205/99, Asociación Profesional de Empresas Navieras de Lineas Regulares (Analir) and Others v. Administración General del Estado, with annotation by P.J. Slot, 40/159–168
Case C-239/99, Nachi Europe GmbH v. Hauptzollamt Krefeld, with annotation by N. Moloney, 39/393–405
Case C-274/99P, Connolly v. Commission, with annotation by M. Blanquet, 39/1423–1441
Case C-314/99, The Netherlands v. Commission, with annotation by L. Gormley, 40/1531–1536
Case C-353/99 P, Council v. Heidi Hautala, with annotation by P. Leino, 39/621–632
Case C-390/99, Canal Satélite Digital; Case C-159/00, Sapod Audic v. Eco-Emballages, with annotation by M. Dougan, 40/193–218
Case C-482/99, French Republic v. Commission (“Stardust Marine”), with annotation by L. Hancher, 40/739–751
Case C-510/99, Procureur de la République v. Xavier Tridon, with annotation by M. Brus, 40/169–178
Case C-513/99, Concordia Bus Finland Oy Ab v. Helsingin kaupunki and HKL-Bussiliikenne, with annotation by P. Charro, 40/179–191
Opinion 1/00, proposed agreement on the establishment of a European Common Aviation Area, with annotation by F. Castillo de la Torre, 39/1373–1393
Opinion 2/00, Cartagena Protocol on Biosafety, with annotation by A. Dashwood, 39/353–368
Case C-11/00, Commission of the European Communities v. European Central Bank, with annotation by O. Odadu, 41/1073–1092
Cases C-24/00, Commission v. France, C-95/01 Greenham and Abel and C-270/02 Commission v. Italy, with annotation by M. Jarvis, 41/1395–1408
Case C-41/00 P, Interpore Im- und Export GmbH v. Commission of the European Communities; Case T-76/02, Mara Messina v. Commission of the European Communities; Case T-47/01, Co-Frutta Soc. Coop. RL v. Commission of the European Communities, with annotation by M. de Leeuw, 42/261–280
Case C-62/00, Marks & Spencer plc v. Commissioners of Customs & Excise, with annotation by M. Raffert, 40/729–738
Case C-80/00, Italian Leather SpA v. WECO Poltermöbel GmbH & Co., with annotation by X. Kramer, 40/953–964
Case C-94/00, Roquette Frères SA v. Director General de la Concurrence, de la Consommation et de la Répression des Fraudes, with annotation by M. Lienemeyer and D. Waelbroeck, 40/1481–1497
Case C-112/00, Eugen Schmidberger, Internationale Transporte und Planzüge v. Austria, with annotation by C. Brown, 40/1499–1510
Case C-129/00, Commission v. Repubblica Italiana, with annotation by L.S. Rossi and G. di Federico, 42/829–849
Case C-136/00, Rolf Dieter Danner, with annotation by A. Cordewener, 40/965–981
Case C-168/00, Simone Leitner v. TUI Deutschland GmbH & Co. KG, with annotation by W.H. Roth, 40/937–951
Case C-244/00, Van Doren + Q. GmbH v. Lifestyle sports + sportswear Handelsgesellschaft mbH and Michael Orth, Judgment of the Court of Justice (Full Court), with annotation by E. Gambaro and L. Prete, 40/1511–1529
Case C-253/00, Antonio Muñoz y Cia, Superior Fruticola SA v. Frumar Ltd, Redbridge Produce Marketing Ltd, with annotation by A. Biondi, 40/1241–1250
Case C-325/00, Commission v. Germany, with annotation by M. Jarvis, 40/715–728
Case C-326/00, Idryma Koinonikon Asfaliseon (IKA) v. Vasilios Ioannidis, with annotation by V. Hatzopoulos, 40/1251–1268
Case C-438/00, Deutscher Handballbund eV v. Maros Kopolak, with annotation by J.-P. Dubey, 42/499–522
Case C-440/00, Gesamtbetriebsrat der Kühne & Nagel v. Kühne & Nagel AG Co KG, with annotation by F. Dorssemont, 41/1701–1716
Case C-445/00 R, Republic of Austria v. Council of the European Union, with annotation by A. Schrauwen, 40/219–226
Case C-453/00, Kühne & Heinz NV v. Productschap voor Pluimvee en Eieren, with annotation by R. Caranta, 42/179–188
Case C-466/00, Arben Kaba v. Secretary of State for the Home Department, with annotation by M. Varju, 41/851–859
Joined Cases C-465/00, C-138/01 and C-139/01, Österreichischer Rundfunk, with annotation by C. Classen, 41/1377–1385
Case C-472/00P, Commission v. Fresh Marine AS, with annotation by J. Wakefield, 41/235–244
Case C-6/01, Anomar v. Estado português; Case C-243/01, Piergiorgio Gambelli; and C-42/02, Diana Elisabeth Lindman, with annotation by G. Strætmans, 41/1409–1428
Case C-42/01, Portuguese Republic v. Commission, with annotation by B. Rodger, 42/1519–1532
Case C-60/01, Commission of the European Communities v. French Republic, with annotation by B. Kurcz and K. Zieleskiewicz, 39/1443–1454
Case C-101/01, Bodil Lindqvist, with annotation by L. Coudray, 41/1361–1376
Case C-109/01, Secretary of State for the Home Department v. H. Akrich, with annotation by E. Spaventa, 42/225–239
Case C-117/01, K.B. v. National Health Service Pensions Agency, Secretary of State for Health, with annotation by I. Canor, 41/1113–1125
Case C-167/01, Kamer van Koophandel en Fabrieken voor Amsterdam v. Inspire Art Ltd., with annotation by D. Zimmer, 41/1127–1140
Case C-186/01, Alexander Dory v. Federal Republic of Germany, with annotation by M. Trybus, 40/1269–1280
Joined Cases C-187/01 and C-385/01, Criminal proceedings against Hüseyin Gözütok and Klaus Brügge, with annotation by J. Vervaele, 41/795–812
Case C-189/01, H. Jippes, Afdeling Groningen van de Nederlandse Vereniging tot Bescherming van Dieren, Afdeling Assen en omstreken van de Nederlandse Vereniging tot Bescherming van Dieren v. Minister van Landbouw, Natuurbeschermer en Visserij, with annotation by E. Spaventa, 39/1159–1170
Case C-198/01, Consorzio Industrie Fiammiferi (CIF) v. Autorità Garante della Concorrenza e del mercato, with annotation by P. Nebbia, 41/839–849
Case C-224/01, Gerhard Köbler v. Republik Österreich, with annotation by C.D. Classen, 41/813–824
Case C-257/01, Commission v. Council, with annotation by V. Randazzo, 42/1737–1750
Joined cases C-264/01, C-306/01, C-453/01 and C-355/01, AOK Bundesverband a.o., with annotation by B.-J. Drijber, 42/523–533
Case C-278/01, Commission v. Kingdom of Spain, with annotation by M. Ruffert, 41/1387–1393
Case C-322/01, Deutscher Apothekerverband eV v. 0800 DocMorris NV and Jacques Waterval, with annotation by R. Lang, 42/189–204
Case C-361/01, P. Kik v. Office for Harmonization in the Internal Market (Trade Marks and Designs) (Kik II), with annotation by N. Nic Shiubhne, 41/1093–1111
Joined Cases C-397/01 to C-403/01, Bernhard Pfeiffer et al., with annotation by S. Prechal, 42/1445–1463
Case C-418/01, IMS Health GmbH v. NDC Health GmbH, with annotation by V. Hatzopoulos, 41/1613–1638
Case C-452/01, Margarethe Ospelt v. Schlossle Weissenberg Familienstiftung, with annotation by N. Moloney, 1133–1149
Case C-36/02, Omega Spielhallen- und Automatenaufstellungs-GmbH v. Oberbürgermeisterin der Bundesstadt Bonn, with annotation by Ackermann, 42/1107–1120
Case C-55/02, Commission v. Portuguese Republic; Case C-188/03, Imtraud Junk v. Wolfgang Kühnel, with annotation by F. Dorssemont, 43/225–241
Case C-71/02, Herbert Karner Industrie-Auktionen GmbH v. Troostwijk GmbH, with annotation by J. Stuyck, 41/1683–1700


Case C-141/02 P, *Commission v. T-Mobile Austria GmbH*, formerly max.mobil, with annotation by F. Castillo de la Torre, 42/1751–1763

Case C-148/02, *Carlos García Ávello v. État Belge*, with annotation by T. Ackermann, 44/141–154

Joined Cases C-189/02 P, C-202/02 P, C-208/02 P to C-208/02 P and C-213/02 P, *Dansk Rørindustri and others v. Commission*, with annotation by K. Nordlander, 43/571–582

Case C-200/02, *Kuangqian Catherine Zhu, Man Lavette Chen v. Secretary of State for the Home Department*, with annotation by J-Y. Carlier, 42/1121–1131


Case C-234/02 P, *European Ombudsman v. Frank Lamberts*, with annotation by M. Suksi, 42/1765–1781

Case C-262/02, *Commission v. France and Case C-429/02, Bacardi France SAS and Télésurveillance française 1 SA (TF1) et al.,* with annotation by J. Stuyck, 42/783–801


Case C-293/02, *Jersey Produce Marketing Organisation Ltd v. States of Jersey and Jersey Potato Export Marketing Board*, with annotation by A. Tryfonidou, 43/1727–1742

Joined Cases C-387/02, C-391/02 and C-403/02, *Berlusconi and others*, with annotation by A. Biondi and R. Mastroianni, 43/553–569


Opinion 1/03, *Lugano Convention*, with annotation by N. Lavranos, 43/1087–1100

Case C-1/03, *Paul Van de Walle*, with annotation by N. de Sadeleer, 43/207–223

Case C-106/03, *Peak Holding AB v. Axolín-Elinor AB*, with annotation by E. Gambaro and N. Landi, 42/1501–1518

Case C-17/03, *VEMW, APX en Eneco N.v. v. DTE*, with annotation by L. Hancher, 43/1125–1144

Case C-88/03, *Portuguese Republic v. Commission*, with annotation by J.A. Winter, 45/183–198


Case C-131/03 P, *R.J. Reynolds Tobacco and Others v. Commission*, with annotation by M. Varju, 44/1101–1116

Case C-147/03, *Commission of the European Communities v. Republic of Austria*, with annotation by C. Rieder, 43/1711–1726

Case C-173/03, *Traghetti del Mediterraneo SpA in Liquidation v. Italian Republic*, with annotation by M. Ruffert, 44/479–486

Case C-176/03, *Commission v. Council*, with annotation by C. Tobler, 43/835–854

Case C-205/03 P, *Federación Española de Empresas de Tecnología Sanitaria (FENIN) v. Commission*, with annotation by W.-H. Roth, 44/1131–1142
Case C-209/03 R (on the application of Danny Bidar) v. London Borough of Ealing, Secretary of State for Education and Skills, with annotation by C. Barnard, 42/1465–1489
Case C-239/03, Commission v. French Republic, with annotation by Kuijper, 42/1491–1500
Case C-265/03, Igor Simutenkov v. Ministerio de Educación y Cultura, Real Federación Española de Fútbol, with annotation by C. Hillion, 45/815–833
Case C-320/03, Commission v. Republic of Austria, with annotation by A. Schrauwen, 43/1447–1456
Case C-320/03R (02) and (03), Commission v. Republic of Austria Order of the President of the Court, with annotation by A. Schrauwen, 42/851–858
Case C-349/03, Commission v. United Kingdom, with annotation by P. Stanley, 44/195–203
Case C-350/03, Schulte v. Deutsche Bausparkasse Badenia AG, Case C-229/04, Crailsheimer Volksbank eG v. Klaus Conrads and Others, with annotation by E. Terryn, 44/501–518
Case C-380/03, Federal Republic of Germany v. European Parliament and Council of the European Union (Tobacco Advertising II), with annotation by M. Ludwigs, 44/1159–1176
Case C-411/03, SEVIC Systems AG, with annotation by P. Behrens, 43/1669–1688
Case C-443/03, Götz Leffler v. Berlin Chemie AG, with annotation by P. Mankowski, 43/1689–1710
Case C-446/03, Marks & Spencer plc v. David Halsey (HM Inspector of Taxes), with annotation by A. Cordewener and I. Dörr, 43/855–884
Case C-459/03, Commission of the European Communities v. Ireland (MOX plant), with annotation by N. Schrijver, 47/863–878
Case C-470/03, A.G.M.COS.MET Srl v. Suomen valtio, Tarmo Lehtinen, with annotation by S. de Vries, 45/569–585
Case C-503/03, Commission v. Spain, with annotation by E. Brouwer, 45/1251–1267
Case C-540/03, Parliament v. Council, with annotation by M. Bulterman, 45/245–259
Case C-95/04 P, British Airways plc v. Commission, with annotation by O. Odudu, 44/1781–1815
Case C-145/04, Spain v. United Kingdom, Case C-300/04, Eman and Sevinger; ECtHR (Third Section), 6 September 2007, Applications Nos. 17173/07 and 45/17180/07, Odín Benito Sevinger and Michiel Godfried Eman v. the Netherlands (Sevinger and Eman), with annotation by L.F.M. Besselink, 45/787–813
Case C-174/04, Commission v. Italian Republic, with annotation by U. Ehrice, 43/1457–1467
Case C-217/04, United Kingdom v. European Parliament and Council of the European Union, with annotation by V. Randazzo, 44/155–169
Case C-227/04 P, Maria-Luise Lindorfer v. Council, with annotation by L. Senden, 47/321–335
Case C-310/04, Kingdom of Spain v. Council of the European Union, with annotation by X. Grousson, 44/761–785
Joined Cases C-338/04, C-359/04 and C-360/04, Massimiliano Placanica, Christian Palazzese and Angelo Sorricchio (Placanica), with annotation by A. Cuyvers, 45/515–536
Case C-344/04, The Queen ex parte International Air Transport Association, European Low Fares Airline Association v. Department for Transport, with annotation by K. St C. Bradley, 43/1101–1124

Case C-369/04, Hutchison 3G UK Ltd and Othery v. Commissioners of Customs and Excise, with annotation by O. Odudu, 45/1269–1277

Case C-351/04, IKEA Wholesale Ltd v. Commissioners of Customs & Excise, with annotation by C. Herrmann, 45/1507–1518

Case C-386/04, Centro di Musicologia Walter Stauffer v. Finanzamt München für Körperschaften, with annotation by F. Becker, 44/803–816

Joined Cases C-392/04 & C-422/04, i-21 Germany GmbH (C-392/04), Arcor AG & Co. KG (C-422/04), formerly ISIS Multimedia Net GmbH & Co. KG v. Bundesrepublik Deutschland, with annotation by M. Taborowski, 44/1463–1482


Case C-432/04, Commission of the European Communities v. Édith Cresson, with annotation by A. Arena and R. Mastroianni, 45/1207–1232

Case C-436/04, Criminal Proceedings against Léopold Henri Van Esbroeck; Case C-350/05, Jean Leon Van Straaten v. Netherlands and Italy; Case C-467/04, Criminal proceedings against G. Francesco Gasparini, José Ma L.A. Gasparini, G. Costa Bozzo, Juan de Lucchi Calcagno, Francesco Mario Gasparini, José A. Hormiga Marrero, Sindicatura Quebra, with annotation by B. van Bockel, 45/223–244

Case C-452/04, Fidium Finanz AG v. Bundesanstalt für Finanzdienstleistungsaufsicht, with annotation by M. O’Brien, 44/1483–1499

Case C-1/05, Yunying Jia v. Migrationsverket, with annotation by M. Elsmore and P. Starup, 44/787–801

Case C-5/05, Staatssecretaris van Financiën v. B.F. Joestra, with annotation by H. Rösler and L. Gyeney, 44/1501–1513

Case C-13/05, Chacón Navas v. Eurest Colectividades SA, with annotation by L. Waddington, 44/487–499

Joined Cases C-39/05 P & C-52/05 P, Sweden and Turco v. Council, with annotation by A. Arnulf, 46/1219–1238

Case C-64/05 P, Kingdom of Sweden v. Commission, with annotation by P. Leino, 45/1469–1486

Case C-76/05, Schwarz and Gootjes-Schwarz v. Finanzamt Bergisch Gladbach, Case C-318/05, Commission v. Germany, Joined Cases C-11/06 & C-12/0 Morgan v. Bezirksregierung Köln; Bucher v. Landrat des Kreises Düren, with annotation by N. Nic Shuibhne, 45/771–786

Case C-77/05, United Kingdom v. Council; Case C-137/05, United Kingdom v. Council, with annotation by J. Rijpma, 45/835–852

Case C-110/05, Commission v. Italy; Case C-142/05, Álvaro v. Percy Mickelson and Joakim Roos; Case C-265/06, Commission v. Portugal, with annotation by T. Horsley, 46/2001–2019

Case C-112/05, Commission v. Germany, with annotation by W.-G. Ringe, 45/537–544

Case C-19/05, Ministero dell’Industria, del Commercio e dell’Artigianato v. Lucchini SpA, formerly Luchcini Siderurgica SpA, with annotation by A. Biondi, 45/1459–1467

Case C-168/05, Elise Maria Mostaza Claro v. Centro Móvil Milenium SL, with annotation by C. Liebscher, 45/545–557

Case C-171/05 P, Laurent Piau, with annotation by D. Waellbroeck and P. Ibáñez Colomo, 43/1743–1756
Case C-212/05, Gertraud Hartmann v. Freistaat Bayern; Case C-213/05, Wendy Geven v. Land Nordrhein-Westfalen; Case C-287/05, D.P.W. Hendrix v. Raad van Bestuur van het Uitvoeringsinstituut Werknemersverzekeringen, with annotation by C. O’Brien, 45/499–514

Joined Cases C-222–225/05, Van der Weerd and others v. Minister van Landbouw, Natuur en Voedselkwaliteit, with annotation by J. Jans and A. Marseille, 45/853–862

Case C-331/05 P, Internationaler Hilfsfonds eV v. Commission of the European Communities, with annotation by A. Tsadiras, 45/569–585

Case C-337/05, Commission v. Italy (Agusta and Agusta Bell Helicopters), and Case C-157/06, Commission v. Italy, with annotation by M. Trybus, 46/973–990

Joined Cases C-402/05 P & 415/05 P, Abdullah Kadi, Al Barakaat International Foundation v. Council and Commission, with annotation by A. Gattini, 46/213–239

Case C-403/05, European Parliament v. Commission (Philippines Border Management project), with annotation by M. Cremona, 45/1727–1744

Case C-411/05, Félix Palacios de la Villa v. Corefis Servicios SA, with annotation by L. Waddington, 45/895–905

Case C-426/05, Tele2 Telecommunication GmbH v. Telekom-Control-Kommission, with annotation by H. Weyer, 46/1737–1755

Case C-431/05, Merck Genéricos Produtos Farmacêuticos Lda v. Merck & Co. Inc and Merck Sharp & Dohme Lda, with annotation by R. Holdgaard, 45/1233–1250

Case C-432/05, Unibet (London) Ltd and Unibet (International) Ltd v. Justitiekanslern, with annotation by A. Arnall, 44/1763–1780

Joined Cases C-14/06 & C-295/06, European Parliament and Denmark v. Commission, with annotation by P. Koutrakos, 46/2059–2076

Case C-210/06, CARTESIO Oktató és Szolgáltató bt, with annotation by M. Szydlo, 46/703–722

Case C-212/06, Government of the French Community and the Walloon Government v. Flemish Government, with annotation by T. Vandamme, 46/287–300

Case C-267/06, Tadao Maruko v. Versorgungsanstalt der deutschen Bühnen, with annotation by C. Tobler and K. Waaldijk, 46/723–746

Case C-275/06, Productores de Música de España (Promusicae) v. Telefónica de España SAU, with annotation by X. Groussot, 45/1745–1766

Case C-301/06, Ireland v. Parliament and Council, with annotation by P. Kostrakos, 45/1745–1766

Case C-308/06, The Queen on the application of Intertanko and Others v. Secretary of State for Transport, with annotation by P. Eeckhout, 46/2041–2057

Case C-319/06, Commission v. Luxembourg, with annotation by S. Krebber, 46/1725–1735
Joined Cases C-341/06 P & C-342/06 P, Chronopost SA and La Poste v. Union française de Castex (UFEX) and Others, with annotation by P. Vesterdorf, 46/1305–1326

Case C-345/06, Gottfried Heinrich, with annotation by M. Bobek, 46/2077–2094

Case C-346/06, Brigitte Bosmann v. Bundesagentur für Arbeit – Familienkasse Aachen, with annotation by M. Franzen and C. Richter, 47/537–554

Joined Cases C-350/06 and C-520/06, Gerhard Schultz-Hoff v. Deutsche Rentenversicherung Bund and Mrs C. Stringer and Others v. Her Majesty’s Revenue and Customs, with annotation by K. Riesenhuber, 46/2107–2115

Case C-352/06, Brigitte Bosmann v. Bundesagentur für Arbeit – Familienkasse Aachen, with annotation by M. Franzen and C. Richter, 47/537–554


Case C-413/06 P, Bertelsmann AG and Sony Corporation of America v. Independent Music Publishers and Labels Association (Impala), with annotation by T. Käseberg, 46/255–267

Case C-450/06, Varec Sà r.l. v. Belgian State, with annotation by K. von Papp, 46/991–1000

Joined Cases C-468/06 to C-478/06, Sot. Lelos kai Sia EE, Farmakemporiki AE Emporias kai Dianomis Farmakeftikon Proionton and Others v. GlaxoSmithKline AEE Farmakeftikon Proionton, formerly Glaxowellcome AEEVE, with annotation by S. Kingston, 46/683–701

Joined Cases C-501, 513, 515 & 519/06 P, GlaxoSmithKline Services Unlimited v. Commission, with annotation by S. Völcker, 48/175–188

Case C-510/06 P, Archer Daniel Midlands Co. v. Commission of the European Communities, with annotation by R. Hardy, 46/2095–2106

Case C-521/06 P, Athinaiki Techniki v. Commission; Case C-322/09 P, NDSHT v. Commission; Case C-362/09 P, Athinaiki Techniki v. Commission, with annotation by G. Essers, A.P. van der Mei, 48/2083–2105

Case C-47/07, Masdar (UK) Ltd v. Commission; Case C-446/04, Test Claimants in the FII Group Litigation v. Commissioners of Inland Revenue, with annotation by R. Williams, 47/555–573

Case C-49/07, Motosykeletistikis Omospondia Ellados NPID (MOTOE) v. Elliniko Dimosio, with annotation by A. Vermeersch, 46/1327–1341

Case C-54/07, Centrum voor gelijkheid van kansen en voor racismebestrijding v. Firma Feryn NV, with annotation by R. Krause, 47/917–931

Case C-73/07, Tietosuojavaltuutettu v. Satukanun Markkinapörssti Oy and Satamedia Oy, with annotation by W. Hins, 47/215–233

Case C-155/07, Parliament v. Council, with annotation by V. Randazzo, 46/1277–1291

Case C-158/07, Jacqueline Förster v. Hoofddirectie van de Informatie Beheer Groep, with annotation by O. Golynker, 46/2021–2039

Case C-161/07, Commission v. Austria, with annotation by S. Currie, 47/197–213

Case C-166/07, European Parliament v. Council of the European Union, with annotation by T. Corthaut, 48/1271–1296

Case C-185/07, Allianz SpA, Generali Assicurazioni Generali SpA v. West Tankers Inc., with annotation by A. Giannakoulia and H. Meidanis, 46/1709–1724

Case C-188/07, Commune de Mesquer v. Total France and Total International Ltd.; Case C-301/08, Irène Bogiatzi v. Deutscher Luftpool, Société Lucair, European Communities, Luxembourg, Foyer Assurances Sà, with annotation by C. Eckes, 47/899–915

Joined Cases C-200/07 & C-201/07, Alfonso Luigi Marra v. Eduardo De Gregorio and Antonio Clemente, with annotation by R. Mastroianni, 47/1541–1555
Case C-205/07, Lodewijk Gysbrechts, Santurel Inter BVBA, with annotation by W.-H. Roth, 47/509–520
Case C-246/07, Commission v. Sweden (PFOS), with annotation by M. Cremona, 48/1639–1665
Case C-297/07, Reference for a preliminary ruling from the Landgericht Regensburg in the criminal proceedings against Klaus Bourquin, with annotation by S. Brammer, 46/1685–1696
Case C-326/07, Commission of the European Communities v. Italian Republic, with annotation by M. O’Brien, 47/245–261
Case C-370/07, Commission v. Council, with annotation by J. Heliskoski, 48/555–567
Case C-404/07, György Katz v. István Roland Sós, with annotation by T. Marguery, 46/1697–1708
Case C-420/07, Meletis Apostolides v. David Charles Orams, Linda Elizabeth Orams, with annotation by G. De Baere, 47/1123–1159
Case C-440/07, Schneider Electric SA v. Commission, with annotation by B. Grzeszick, 48/907–923
Case C-518/07, European Commission v. Federal Republic of Germany, with annotation by J. Zemanek, 49/1755–1768
Case C-523/07, A. with annotation by R. Lamont, 47/235–244
Case C-550/07, Akzo Nobel Chemicals Ltd and Akcros Chemicals Ltd v. European Commission, with annotation by G. di Federico, 48/581–602
Case C-555/07, Seda Kücükdeveci v. Swedex, with annotation by G. Thüsing and S. Horler, 47/1161–1172
Opinion 1/08, Schedules of specific commitments – Conclusion of agreements on the grant of compensation for modification and withdrawal of certain commitments following the accession of new Member States to the European Union, with annotation by S. Adam and N. Lavranos, 47/1523–1539
Case C-8/08, T-Mobile Netherlands BV, KPN Mobile NV, Orange Nederland NV, Vodafone Libertel NV v. Raad van bestuur van de Nederlandse Mededingingsautoriteit, with annotation by A. Gerbrandy, 47/1199–1220
Joined Cases C-22/08 & C-23/08, Athanasios Vatsouras and Jostif Koupantzis v. Arbeitsgemeinschaft (ARGE) Nürnberg 900, with annotation by D. Damjanovic, 47/847–861
Case C-45/08, Spector Photo Group NV, Chris Van Raemdonck v. Commissie voor het Bank-, Financie- en Assurantiewezen (CBFA), with annotation by M. Böse, 48/189–201
Case C-58/08, Vodafone Ltd and Others v. Secretary of State for Business, Enterprise and Regulatory Reform, with annotation by M. Brennke, 47/1793–1814
Case C-66/08, Proceedings concerning Szymon Kozłowski, with annotation by M. Fichera, 46/241–254
Case C-73/08, Nicolas Bressol and Others, Céline Chaverot and Others v. Gouvernement de la Communauté française, with annotation by S. Garben, 47/1493–1510
Case C-101/08, Audiolux SA and Others v. Groupe Bruxelles Lambert SA (GBL) and Others, with annotation by J. Bengoextea, 47/1173–1186
Case C-115/08, Land Oberösterreich v. CEZ, with annotation by M. Müstl, 47/1221–1232
Case C-118/08, Transportes Urbanos y Servicios Generales SAL v. Administración del Estado, with annotation by J. Martín and P. de Nanclares, 47/1847–1860
Case C-123/08, Dominic Wolzemburg, with annotation by C. Janssens, 47/831–845
Case C-135/08, Janko Rottmann v. Freistaat Bayern, with annotation by D. Kochenov, 47/1831–1846
Case C-154/08, Commission v. Spain, with annotation by M. Lopez Escudero, 48/227–242
Case C-243/08, Pannon GSM Zrt. v. Erzsébet Sustikné Györfi; Case C-40/08, Asturcom Telecomunicaciones SL v. Maria Cristina Rodriguez Nogueira, with annotation by J. Stuyck, 47/879–898

Case C-263/08, Djurgården-Lilla Värtans Miljöskyddsförening v. Stockholms kommun genom dess marknämnd, with annotation by Á. Ryall, 47/1511–1521

Case C-310/08, London Borough of Harrow v. Nimco Hassan Ibrahim and Secretary of State for the Home Department; Case C-480/08, Maria Teixeira v. London Borough of Lambeth and Secretary of State for the Home Department, with annotation by C. O’Brien, 48/203–225

Case C-325/08, Olympique Lyonnais SASP v. Olivier Bernard and Newcastle United UFC, with annotation by J. Lifsham, 47/1187–1197

Case C-382/08, Michael Neukirchinger v. Bezirkshauptmannschaft Grieskirchen with annotation by T. Horsley, 49/737–751

Case C-386/08, Brita GmbH v. Hauptzollamt Hamburg-Hafen, with annotation by R. Holdgaard and O. Spiermann, 48/1667–1685

Case C-389/08, Base NV and Others v. Ministerraad, with annotation by M. Szydlo, 49/1141–1162

Joined Cases C-403 & 429/08, Football Association Premier League Ltd, NetMed Hellas SA, Multichoice Hellas SA (C-403/08) v. QG Leisure et al. and Karen Murphy v. Media Protection Services Ltd (C-429/08, with annotation by S. de Vries (Sport, TV and IP rights), 50/591–622

Case C-406/08, Uniplex (UK) Ltd v. NHS Business Services Authority, Case C-456/08, Commission v. Ireland, with annotation by G. Anthony, 48/569–579

Joined Cases C-436 & 437/08, Haribo Lakritzen Hans Riegel Betriebsgmbh and Österreichische Salinen AG v. Finanzamt Litz, with annotation by G. Mathisen and H. Haukeland Fredriksen, 48/1719–1736

Case C-439/08, Vlaamse federatie van verenigingen van Brood- en Banketbakkers, L bifereiders en Chocoladebewerkers (VEBIC), with annotation by M. Frese, 48/893–906

Case C-512/08, Commission v. France, and Case C-173/09, Georgi Ivanov Elchinov v. Nationalna zdravnoosiguritelna kasa, with annotation by A.P. van der Mei, 48/1297–1311

Case C-540/08, Mediaprint Zeitungs- und Zeitschriftenverlag GmbH & Co. KG v. Österreich – Zeitungsverlag GmbH, with annotation by A. Pliakos and G. Anagnostaras, 48/1313–1327

Case C-578/08, Rhimou Chakroun v. Minister van Buitenlandse Zaken, with annotation by B. Kunoy and B. Mortanssen, 47/1815–1830

Case C-28/09, Commission v. Republic of Austria ("Inntalautobahn No. 2"), with annotation by S. Enchelmaier (Alpine transport restrictions reconsidered), 50/183–202

Case C-34/09, Gerardo Ruiz Zambrano v. Office national de l’emploi (ONEm), with annotation by K. Hailbronner and D. Thym, 48/1253–1270

Case C-52/09, Konkurrensverket v. TeliaSonera Sverige AB, with annotation by W. Wurmnest, 49/721–736


Case C-79/09, Gowan Comércio Internacional e Serviços Lda v. Ministero della Salute, with annotation by A. Alemanno, 48/1329–1348

Case C-81/09, Idrima Tipou AE v. Ipourgios Tipou kai Meson Mazikis Enimerosis, with annotation by T. Papadopoulos, 49/401–416
Case law (numeric)

Joined Cases C-92 & 93/09, Völker und Markus Schecke GbR and Hartmut Eifert, with annotation by M. Bobek, 48/2005–2022
Case C-97/09, Ingrid Schmeltz v. Finanzamt Waldviertel; Case C-72/09, Établissements Rimbaud SA v. Directeur general des impôts, Directeur des services fiscaux d’Aix-en-Provence, with annotation by S. Kingston, 48/2061–2081
Case C-111/09, Česká podnikatelská pojišťovna as, Vienna Insurance Group v. Michal Bláž, with annotation by U. Grusic, 48/947–955
Case C-197/09 RX-II, M. v. European Medicines Agency (EMEA), with annotation by X. Tracol, 49/1457–1474
Case C-208/09, Ilonka Sayn-Wittgenstein v. Landeshauptmann von Wien, with annotation by L.F.M. Besselink, 49/671–693
Case C-235/09, DHL Express v. Chronopost with annotation by A. Kur, 49/753–766
Case C-236/09, Association belge des Consommateurs Test-Achats ASBL, Yann van Vugt, Charles Basselier v. Conseil des ministres, with annotation by C. Tobler, 49/2041–2061
Case C-243/09, Günter Fuβ v. Stadt Halle; Case C-429/09, Günter Fuβ v. Stadt Halle, with annotation by J. Tomkin, 49/1423–1442
Case C-261/09, Criminal proceedings against Gaetano Mantello, with annotation by J. Ouwekerk, 48/1687–1701
Case C-264/09, Commission v. Slovakia, with annotation by A. Boute, 49/1179–1196
Case C-279/09, DEB v. Germany, with annotation by P. Oliver, 48/2023–2040
Case C-285/09, Criminal proceedings against R, with annotation by A. Lenaerts, 49/1703–1717
Case C-348/09, P.I. v. Oberbürgermeisterin der Stadt Remscheid, with annotation by L. Azouali and S. Couits (Restricting Union citizens’ residence rights on grounds of public security. Where Union citizenship and the AFSJ meet), 50/553–570
Case C-357/09 PPU, proceedings concerning Said Shamilevich Kadzoev (Huchbarov), with annotation by G. Cornelisse, 48/925–945
Case C-360/09, Pfeiderer AG v. Bundeskartellamt with annotation by S. Völcker, 49/695–720
Case C-375/09, Prezes Urzędu Ochrony Konkurencji i Konsumentów v. Tele2 Polska sp. z o.o. (now: Netia SA), with annotation by S. Brammer, 49/1163–1178
Case C-377/09, Maurits Casteels v. British Airways plc, with annotation by F. Pennings, 49/1787–1797
Case C-391/09, Małgorzata Banevičy-Vardyn and Łukasz Paweł Wardyn v. Vilniaus miesto savivaldybės administracija and Others, with annotation by H. van Eijken, 49/809–826
Case C-398/09, Lady & Kid A/S and others v. Skatteministeriet, with annotation by M. Strand, 49/381–399
Case C-434/09, Shirley McCarthy v. Secretary of State for the Home Department; Case C-256/11, Dereci and others v. Bundesministerium für Inneres, with annotation by N. Nic Shuibhne, 49/349–379
Joined Cases C-483/09 and C-1/10, Gueye and Salmerón Sánchez, with annotation by R. Lamont, 49/1443–1456

Joined Cases C-509/09 & C-161/10, eDate Advertising v. X and Olivier Martinez and Robert Martinez v. MGN Limited, with annotation by J.-J. Kuipers, 49/1211–1232

Case C-542/09, European Commission v. Kingdom of the Netherlands, with annotation by F. de Witte (Who funds the mobile student? Shedding some light on the normative assumptions underlying EU free movement law), 50/203–216

Case C-17/10, Toshiba Corporation and others v. Urad pro ochranu hospodářske súťaže, with annotation by G. Monti (Managing decentralized antitrust enforcement), 51/261–279

Case C-34/10, Oliver Brüstle v. Greenpeace e.V., with annotation by T. Spranger, 49/1197–1210

Case C-69/10, Brahim Samba Dioaf v. Ministre du Travail, de l’Emploi et de l’Immigration, with annotation by P. Van Cleynenbreugel, 49/327–347

Case C-249/10 P, Broomann Footwear (HK) Ltd and Others v. Council; Case C-338/10, Grünwald Logistik Service GmbH (GLS) v. Hauptzollamt Hamburg-Stadt; Case C-337/09 P, Council v. Zhejiang Xinan Chemical Industrial Group with annotation by B. Nastoll (EU Anti-Dumping Law, imports from China and treatment of non-market economy countries), 50/265–280

Case C-355/10, European Parliament v. Council of the European Union, with annotation by M. Chamon (How the concept of essential elements of a legislative act continues to elude the Court), 50/849–860


Case C-366/10, Air Transport Association of America and Others v. Secretary of State for Energy and Climate Change, with annotation by B. Mayer, 49/1113–1140

Case C-376/10 P, Pye Phyto Tay Za v. Council, with annotation by L. Pantaleo, 49/1769–1785

Case C-378/10, VALE Építési kft, with annotation by T. Biermeyer (Shaping the space of cross-border conversions in the EU: Between right and autonomy), 50/571–590


Joined Cases C-424/10, Tomasz Ziołkowski v. Land Berlin, and C-425/10, Barbara Szeja, Maria Magdalena Szeja, Marlon Szeja v. Land Berlin, with annotation by M. Jesse, 49/1793–2018

Case C-453/10, Jana Pereniová, Vladislav Perení v. SOS finance sol. s r.o., with annotation by B. Keirsbilck (The interaction between consumer protection rules on unfair contract terms and unfair commercial practices), 50/247–264

Case C-457/10 P, AstraZeneca AB and AstraZeneca plc v. European Commission, with annotation by R. Podszun (Can competition law repair patent law and administrative procedures?), 51/281–294

Case C-472/10, Nemzet v. Invitel, with annotation by B. Keirsbilck (The erga omnes effect of the finding of an unfair contract term), 50/1467–1478

Case C-489/10, Prokurator Generalny v. Lukasz M. Bonda, with annotation by A. Andreangeli (Ne bis in idem and administrative sanctions), 50/1827–1842

Case C-502/10, Staatssecretaris van Justitie v. Mangat Singh, with annotation by S. Peers (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–552
Case C-508/10, Commission v. Netherlands, with annotation by S. Peers (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–551

Case C-571/10, Servet Kamberaj v. Istituto per l’Edilizia sociale della Provincia autonoma di Bolzano (IPES) and others, with annotation by S. Peers (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–551

Joined Cases C-584, 593 & 595/10 P, Commission, United Kingdom and Council v. Yassin Abdullah Kadi (Kadi II), with annotation by A. Cuyvers (“Give me one good reason”: The unified standard of review for sanctions after Kadi II), 51/1759–1788

Case C-617/10, Åklagaren v. Hans Åkerberg Fransson, with annotation by E. Hancox (The meaning of “implementing” EU law under Article 51(1) of the Charter), 50/1411–1432

Case C-19/11, Markus Geltl v. Daimler AG, with annotation by A. Hellgardi (The notion of inside information in the Market Abuse Directive), 50/861–874

Case C-41/11, Inter-Environnement Wallonie et Terre wallonne v. Région wallonne, with annotation by T. Lock (Are there exceptions to a Member State’s duty to comply with the requirements of a Directive?), 50/1809–1826

Case C-614/10, Commission v. Austria, with annotation by M. Szydło (Principles underlying independence of national data protection authorities), 50/1809–1826

Case C-199/11, European Commission v. Otis NV and others, with annotation by M. Botta (Commission acting as plaintiff in cases of private enforcement of EU competition law), 50/1105–1118

Case C-202/11, Anton Las v. Psa Antwerp NV, with annotation by E. Cloots (Respecting linguistic identity within the EU’s internal market), 50/1411–1432

Case C-212/11, Jyske Bank Gibraltar Ltd v. Administración del Estado, with annotation by T. Incalza (National anti-money laundering legislation in a unified Europe), 51/1829–1850

Case C-221/11, Leyla Ecem Demirkhan v. Bundesrepublik Deutschland, with annotation by V. Hatzopoulos (Turkish service recipients under the EU-Turkey Association Agreement), 51/647–664

Case C-226/11, Expedia Inc. v. Autorité de la concurrence and Others, with annotation by T. van der Vijver and S. Vollering (Understanding appreciability: The European Court of Justice reviews its journey in Expedia), 50/1105–1118

Case C-283/11, Sky Österreich GmbH v. Österreichischer Rundfunk, with annotation by W. Hins (The freedom to conduct a business and the right to receive information for free), 51/665–677

Case C-300/11, ZZ v. Secretary of State for the Home Department, with annotation by N. de Boer (Secret evidence and due process rights under EU law), 51/1235–1262

Case C-394/11, Valeri Hariev Belov v. ChEZ Elektro BulgariaAD and others, with annotation by M. Möschel (Race discrimination and access to the European Court of Justice), 50/1433–1450

Case C-399/11, Stefano Melloni v. Ministerio Fiscal, with annotation by N. de Boer (Addressing rights divergences under the Charter), 50/1083–1104

Case C-415/11, Mohamed Aziz v. Catalunyacaixa, with annotation by S. Iglesias Sánchez (Unfair terms in mortgage loans and protection of housing in times of economic crisis), 51/955–974

Case C-431/11, United Kingdom v. Council (EEA), with annotation by N. Rennuy and P. van Elsuwege (Integration without membership and the dynamic development of EU law), 51/935–954

Case C-539/11, Ottica New Line di Accardi Vincenzo v. Commune di Campobello di Mazara, with annotation by R. Zahn (The regulation of healthcare in the European Union: Member States’ discretion or a widening of EU law?), 51/1521–1538

Joined Cases C-566/11, C-567/11, C-580/11, C-591/11, C-620/11 & C-640/11, Iberdrola and others v. Administración del Estado, with annotation by D. Pérez Rodríguez (Absorbing EU ETS windfall profits and the principle of free allowances), 51/679–695

Case C-583/11 P, Inuit Tapiriit Kanatami and Others v. Parliament and Council, with annotation by P.-A. Van Mallegem and N. Baeten (Before the law stands a gatekeeper – Or, what is a “regulatory act” in Article 263(4) TFEU?), 51/1187–1216

Case C-681/11, Bundeswettbewerbsbehörde, Bundeskartellanwalt v. Schenker and Others, with annotation by S.B. Völcker (Ignorantia legis non excusat and the demise of national procedural autonomy in the application of the EU competition rules), 51/1497–1519

Case C-286/12, Commission v. Hungary, with annotation by U. Belavusau (On age discrimination and beating dead dogs), 50/1145–1160

Case C-20/12, Elodie Giersch v. État du Grand-Duché de Luxembourg, with annotation by O’Leary (The curious case of frontier workers and study finance), 51/601–622

Case C-32/12, Soledad Duarte Hueros v. Autociba SA, Automóviles Citroën España SA, with annotation by S. Jansen (Price reduction as a consumer sales remedy and the powers of national courts: Duarte Hueros), 51/975–991

Case C-57/12, Fédération des maisons de repos privées de Belgique (Femarbel) ASBL v. Commission communautaire commune de Bruxelles-Capitale, with annotation by R. Zahn (The regulation of healthcare in the European Union: Member States’ discretion or a widening of EU law?), 51/1521–1538

Case C-176/12, Association de médiation sociale v. Union locale des syndicats CGT and Others, with annotation by N. Lazzerini ((Some of) the fundamental rights granted by the Charter may be a source of obligations for private parties), 51/907–933

Joined Cases C-199 to C-201/12, Minister voor Immigratie en Asiel v. X (C-199/12) and Y (C-200/12) and Z v. Minister voor Immigratie en Asiel (C-201/12), with annotation by M. den Heijer (Persecution for reason of sexual orientation), 51/1217–1234

Joined Cases C-293 & 594/12, Digital Rights Ireland Ltd and Setflinger and Others, with annotation by O. Lynskey (The Data Retention Directive is incompatible with the rights to privacy and data protection and is invalid in its entirety), 51/1789–1812

Case C-370/12, Thomas Pringle v. Government of Ireland, Ireland, The Attorney General, with annotation by B. de Witte and T. Beukers (The Court of Justice approves the creation of the European Stability Mechanism outside the EU legal order), 50/805–848

Case C-557/12, Kone AG and Others v. ÖBB-Infrastruktur AG, with annotation by N. Dunne (It never rains but it pours? Liability for “umbrella effects” under EU competition law in Kone), 51/1813–1828

Case C-579/12 RX-II, Strack v. Commission, with annotation by X. Tracol (The new rules of procedure on the review procedure and the application of general principles in EU civil service law and litigation), 51/993–1014
General Court

Case T-64/89, Automec S.r.l. v. Commission, with annotation by S. Spinks, 28/453–462
Joined Cases T-79, 84–86, 89, 91, 92, 94, 96, 98, 102 and 104/89, BASF AG and Others v. Commission, on appeal Case C-137/92 P, Commission v. BASF AG and Others (PYC cases); Case T-3/93, Air France v. Commission, with annotation by A. Toth, 32/271–304
Joined Cases T-121/89 & T-13/90, X v. Commission, on appeal Case C-404/92 P, X v. Commission, with annotation by P. Twomey, 32/1013–1023
Joined Cases T-79 etc./89, BASF AG et al. v. Commission, with annotation by R.H. Lauwaars and W.Th.M. Raab, 30/420–423
Case T-24/90, Automec S.r.l. v. Commission, with annotation by B.J. Drijber, 33/1237–1249
Case T-96/92, Comité Central d’Entreprise de la Société Générale des Grandes Sources and Others v. Commission; Case T-12/93, Comité Central d’Entreprise de la Société Anonyme Vittel and Others v. Commission, with annotation by A. Arnulf, 33/319–335
Case T-1–3/93, Société Anonyme à Participation Ouvrière Compagnie Nationale Air France v. Commission, with annotation by M. Broberg, 32/1295–1307
Case T-17/93, Matra Hachette SA v. Commission, with annotation by C. Swaak, 32/1271–1286
Case T-115/94, Opel Austria GmbH v. Council, with annotation by P. Fischer, 35/765–781
Case T-194/94, Carvel and Guardian Newspapers Ltd v. EU Council, with annotation by P. Twomey, 33/831–842
Case T-353/94R, Postbank NV v. Commission, with annotation by C. Kerse, 34/1481–1496
Case T-353/94R, Postbank NV v. Commission, with annotation by C. Kerse, 33/155–164
Case T-105/95, WWF UK (World Wide Fund for Nature) v. EC Commission, with annotation by E. Chiti, 35/189–207
Case T-41/96R, Bayer AG v. Commission of the European Communities, with annotation by K. Lasok, 34/1309–1317
Case T-102/96, Gencor Ltd v. Commission, with annotation by P.J. Slot, 38/1573–1586
Case T-178/98, Fresh Marine Company AS v. Commission, with annotation by J. Wakefield, 38/1043–1057
3. National Courts

7 November 1962, Italian Conseil d’État, Refusal to grant import-licences in violation of Art. 31 EEC, with annotation by A. Pappalardo, 4/84–88

4 April 1963, Court of Finance (Finanzgericht) of Bremen, Tapioca Flower-case, with annotation by G. Riehle, 1/364–368

9 April 1963, Italian Constitutional Court, Acts providing for grants in aid without observing Art. 93 (3) EEC incompatible with the Constitution, with annotation by A. Pappalardo, 4/91–92

23 April 1963, Court of Finance (Finanzgericht) of Neurnberg, Poultry Meat-case, with annotation by Riehle, 1/361–364

23 April 1963, Court of Finance (Finanzgericht) of Neurnberg, Potato Starch-case, with annotation by Riehle, 1/364–367

3 September 1963, Court of Finance (Finanzgericht) of Bremen, Tariff reprisals against U.S.A., with annotation by K.P. Mailänder, 2/94–96
14 November 1963, Court of Finance (Finanzgericht) of Rheinland Pfalz, Barley-Case, with annotation by G. Riehle, 1/463–465
17 December 1963, Administrative Court (Verwaltungsgericht), Frankfurt, Barley-Case, with annotation by G. Riehle, 2/102–103
20 December 1963, Oberlandesgericht Hamm, Henkel and Cie GmbH v. Sommer, with annotation by D. Thompson, 2/349–350
23 December 1963, District Court (Landgericht) Göttingen, Italian Worker II, with annotation by L.J. Brinkhorst, 2/348–349
24 February 1964, Italian Constitutional Court (Corte Costituzionale), Ente Nazionale Energia Elettrica (ENEL), with annotation by N. Catalano, 2/224–235
7 March 1964, Italian Constitutional Court, Costa v. ENEL and EDISON Volta, with annotation by A. Pappalardo, 4/88–91
17 March 1964, Finance Court (Finanzgericht), Düsseldorf, Mineral oil-reimported, with annotation by K.P. Mailänder, 3/97–100
23 March 1964, Court of Finance (Finanzgericht), Nürnberg, Tapioca Flower-case II, with annotation by G. Riehle, 2/222–224
10 April 1964, Netherlands Supreme Court (Hoge Raad), Constructa Werke GmbH v. De Geus en Uitdenbogerd, with annotation by G. Riehle, 2/100–101
5 May 1964, District Court, Amsterdam, Penicillin Case, with annotation by I.E. Druker, 3/246–247
22 June 1964, Administrative Court (Verwaltungsgericht), Frankfurt, Milk Powder Case, with annotation by P. Mailänder, 2/445–448
25 June 1964, Court of Appeal (Cour d’Appel), Brussels, Cement-Convention Case, with annotation by I.E. Druker, 3/245–246
22 October 1964, Cour de Cassation, Nicolas and Soc. Maison Brandt Frères, with annotation by N. March Hunnings, 2/449
22 January 1965, District Court (Landgericht), Mannheim, Massage-instruments case, with annotation by L.J. Brinkhorst, 3/93–94
15 June 1965, District Court, Assen, Betriebsshankenkassee der Heseper Torfwerke GmbH at Meppen/Ems (Germany) v. E.V.D. at Klazimaveen (Holland), with annotation by J.J.M. Tromm, 6/412–413
5 July 1965, German Federal Constitutional Court (Bundesverfassungsgericht), Validity of German Ratification Law, with annotation by J. Frowein, 5/481–482, 484–485
28 October 1965, Court of Appeal of Dijon, Labour permit required, with annotation by D. Tallon and R. Kovar, 4/449–450
1 December 1965, French Cour de Cassation (2e Chambre Civile), Caisse d’Assurance régionale v. Torrekens, with annotation by R.H. Lauwaars, 4/237–238
1 December 1965, French Cour de Cassation (2e Chambre Civile), Caisse d’Assurance régionale v. Torrekens, with annotation by D. Tallon and R. Kovar, 4/446–447
22 December 1965, Netherlands Supreme Court, X v. Netherlands Fiscal Administration, with annotation by E.A. Alkema, 4/444–445
27 December 1965, Italian Constitutional Court, Société Acciaierie San Michele v. ECSC, with annotation by M. Berri, 4/81–84, 238–242
11 February 1966, Netherlands Supreme Court, Schetselaar (“Centrafarm”) v. Geigy A.G., with annotation by E.A. Alkema, 4/445–446
17 May 1966, The President of the District Court of Rotterdam, J.R. Geigy A.G. of Basle v. Dr. A.P. Schetselaar (Centrafarm), with annotation by J.J.M. Tromm, 6/225
8 June 1966, Court of Appeal, Liège, Remacle v. Schott (Exclusive Distributorship), with annotation by G. Schrans, 5/325–326
12 December 1966, Administrative Court (Verwaltungsgericht) of Frankfurt, Export bond cases, with annotation by K. Hopt, 5/75–76
21 March 1967, Court of Finance (Finanzgericht) of Baden-Württemberg, Lemon-case, with annotation by K. Hopt, 5/75–76
25 April 1967, Federal Court of Finance (Bundesfinanzhof), Firma Max Neumann v. Hauptzollamt Hof/Saalen, with annotation by R.H. Lauwaars, 5/211–212
25 April 1967, Federal Court of Finance (Bundesfinanzhof), Firma Max Neumann v. Hauptzollamt Hof/Saalen, with annotation by J. Frowein, 5/485–486
8 May 1967, Commercial Court Liège, Brewery contracts, with annotation by G. Schrans, 5/324–325
2 June 1967, Court of Appeal, Liège, Refusal to sell pharmaceuticals, with annotation by G. Schrans, 5/327–329
8 June 1967, Belgian Cour de Cassation, Cement-Convention Case, with annotation by G. Schrans, 5/323–325
18 October 1967, German Federal Constitutional Court (Bundesverfassungsgericht), Constitutionality of Council and Commission regulations, with annotation by J. Frowein, 5/483–484, 486–487
27 February 1968, Court of Appeal, Bois-le-Duc, *Ruhrknappschaft Bochern (Germany) v. L.H.H. Roermond (Holland)*, with annotation by J.J.M. Tromm, 6/413–414

29 February 1968, German Bundesgerichtshof, *Seedcorn Case (“Yoran”), with annotation by K. Hopt, 6/236–237


11 July 1968, German Federal Court of Finance (Bundesfinanzhof), *National compensatory turnover tax*, with annotation by K. Hopt, 6/414–419

7 October 1968, *Mrs. Y. Corveleyn v. Belgian State (Minister of Justice)*, with annotation by G. Schrans, 7/237–240

10 December 1968, German Federal Court of Finance (Bundesfinanzhof), *Importer of Gasoline v. German Republic*, with annotation by K. Hopt, 8/97–103


29 February 1968, German Bundesgerichtshof, *Seedcorn Case (“Yoran”), with annotation by K. Hopt, 6/236–237

10 December 1968, German Federal Court of Finance (Bundesfinanzhof), *Importer of Gasoline v. German Republic*, with annotation by K. Hopt, 8/97–103


15 January 1969, German Federal Court of Finance (Bundesfinanzhof), *Importer of Milkpowder v. German Republic*, with annotation by K. Hopt, 8/97–103


22 December 1978, Constitutional Court (Assemblée), *Cohn-Bendit*, with annotation by P.J.G. Kaptelyn, 16/701–707

22 December 1978, Constitutional Court (Assemblée), *Cohn-Bendit*, with annotation by P.J.G. Kaptelyn, 16/701–707


22 October 1986, German Bundesverfassungsgericht, *Solange II (BVerfGE 73,339)*


8 February 1989, High Court of Australia, *Queensland Wire Industries v. BHP*, with annotation by F. Hanks and P.L. Williams, 27/151–161

15 February 1990, the President of the District Court of Amsterdam, *Malibu Travel v. KLM*, with annotation by P.J. Slot, 27/383–386
28 February 1992, Conseil d’État, *S.A. Rothmans France* and *S.A. Philip Morris France*, *S.A. Arizona Tobacco Products* and *S.A. Philip Morris France*, with annotation by J. Dutheil de la Rochère, 30/187–198

26 November 1992, Court of Appeal of England and Wales, *Webb v. EM0 Air Cargo (UK) Ltd.*, with annotation by A. Tanney, 29/1021–1028

3 March 1994, R. v. Secretary of State for Employment ex Parte Equal Opportunities Commission and Another, with annotation by C. Harlow and E. Szyszczak, 32/641–654


15 July 1999, The Austrian Supreme Court (Oberster Gerichtshof), Case 6 Ob 123/99b, with annotation by K. Nemeth, 37/1277–1284

5 October 1999, French Cour de Cassation: T.G.V. Nord et Pont de Normandie with annotation by D. Waelbroeck and M. Griffiths, 37/1465–1476

17 February 2000, German Bundesverfassungsgericht: Alcan, Constitutional review of EC Regulation on bananas, with annotation by F. Hoffmeister, 38/791–804

9 January 2001, German Bundesverfassungsgericht: Medical training, with annotation by C. Classen, 39/641–652

6 April 2001, *Arsenal Football Club plc v. Matthew Reed*, High Court, Chancery Division; Case C-206/01, *Arsenal Football Club plc v. Matthew Reed*, Court of Justice of the European Communities (Full Court); *Arsenal Football Club plc v. Matthew Reed*, High Court, Chancery Division, with annotation by A. Arnulf, 40/753–797


21 March 2003, Tribunal Supremo (Spanish Supreme Court), *Canal Satélite Digital*, with annotation by F. Castillo de la Torre, 41/1717–1734

19 April 2004, Tribunal Constitucional (Spanish Constitutional Court), judgment 58/2004, Tax on the use of gambling machines, with annotation by R. Alonso Garcia, 42/535–548

13 December 2004, Tribunal Constitucional (Spanish Constitutional Court), Opinion 1/2004 on the Treaty establishing a Constitution for Europe, with annotation by F. Castillo de la Torre, 42/1169–1202

10 June 2004, Conseil constitutionnel (French Constitutional Court), Decision N° 2004–496, with annotation by J. Dutheil de la Rochère, 42/859–869

19 November 2004, Conseil constitutionnel (French Constitutional Court), Decision No. 2004–505 DC, with annotation by L. Azoulai and F. Ronkes Agerbeek, 42/871–886

27 April 2005, Trybunał Konstytucyjny (Polish Constitutional Court), Judgment No. P 1/05, with annotation by D. Leczykiewicz, 43/1181–1191

18 July 2005, German Bundesverfassungsgericht Decision, with annotation by A. Hinarejos Parga, 43/583–595

7 November 2005, Cyprus Supreme Court (Ανώτατο Δικαστήριο Κύπρου), Civil Appeal no. 294/2005 on the Cypriot European Arrest Warrant Law, with annotation by A. Tsadiras, 44/1515–1528

Case law (numeric)

8 February 2007, Conseil d’État: Decision No. 287110, with annotation by O. Pollicino, 45/1519–1540


8 October 2009, Romanian Constitutional Court, Decision No. 1258, with annotation by C. Murphy, 47/933–941


31 January 2012, Czech Constitutional Court, judgment Pl. ÚS 5/12, with annotation by R. Zbiral, 49/1475–1492

2 July 2012, Tribunal Constitucional (Spanish constitutional court), judgment 145/2012 of Iberdrola v. Comisión Nacional de la Energía, with annotation by D. Sarmiento (Reinforcing the (domestic) constitutional protection of primacy of EU law), 50/875–892

20 February 2013, Danish Supreme Court, judgment of Case 199/2012, with annotation by H. Olsen (The Danish Supreme Court’s decision on the constitutionality of Denmark’s ratification of the Lisbon Treaty), 50/1489–1504

4. EFTA Court

Case E-9/97, Erla Maria Sveinhiörsdóttir v. the Government of Iceland, with annotation by M. Eyjólfsson, 37/191–211

Case E-1/02, EFTA Surveillance Authority v. Norway, with annotation by C. Tobler, 245–260

Case E-2/02, Technologien Bau- und Wirtschaftsberatung GmbH and Bellona Foundation v. EFTA Surveillance Authority, with annotation by M. Varju, 42/549–558

Case E-3/11 Sigmarsson v. the Central Bank of Iceland, with annotation by D. Guðmundsdóttir, 49/2019–2038

Case E-16/11, EFTA Surveillance Authority v. Iceland (Icesave), with annotation by M. Hanter and M. Plaschke (EU law impact on deposit protection in the financial crisis), 51/295–309

5. WTO

The Hormones case: An increased risk if illegality of sanitary and phytosanitary measures, with annotation by M.M. Slotboom, 36/471–491

6. European Court of Human Rights

6 February 1967, X against the Netherlands, with annotation by E.A. Alkema, 5/212–214

Application No. 8030/77, Confederation Française Democratique du Travail v. The European Communities, alternatively their Member States (I) a) jointly and b) severally, with annotation by E.A. Alkema, 16/498–508

18 February 1999, Matthews v. United Kingdom, with annotation by H.G. Schermers, 36/673–681


20 January 2009, PO Kokkelvisserij v. The Netherlands, with annotation by C. van de Heyning, 46/2117–2125
III. CASE LAW (IN ALPHABETICAL ORDER OF ANNOTATOR)

1. Court of Justice of the European Union


T. Ackermann, annotation of Case C-36/02, Omega Spiellallen- und Automatenaufstellungs- GmbH v. Oberbürgermeisterin der Bundesstadt Bonn, 42/1107–1120

T. Ackermann, annotation of Case C-148/02, Carlos Garcia Avello v. État Belge, 44/141–154

S. Adam and N. Lavranos, annotation of Opinion 1/08, Schedules of specific commitments – Conclusion of agreements on the grant of compensation for modification and withdrawal of certain commitments following the accession of new Member States to the European Union, 47/1523–1539

A. Adinolfi, annotation of Case C-184/89, Helga Nimz v. Freie und Hansestadt Hamburg, 29/637–645

H.E. Akyürek-Kievits, annotation of Case 82/77, Openbaar Ministerie (Public Prosecutor) of the Kingdom of the Netherlands v. Jacobus Philippus van Tiggel, 16/139–149

A. Albors-Llorens, annotation of Case C-68/95, T. Port GmbH & Co. KG v. Bundesanstalt für Landwirtschaft und Ernährung; Joined Cases C-9/95, C-23/95 and C-156/95, Belgium and Germany v. Commission; Joined Cases C-71/95, C-155/95 and C-271/95, Belgium v. Commission, 35/227–245

A. Alemanno, annotation of Case C-79/90, Gowan Comércio Internacional e Serviços Ltda v. Ministero della Salute, 48/1329–1348


W. Alexander, annotation of Case 125/78, Commission of the European Communities v. GEMA, 17/451–456


W. Alexander, annotation of Joined Cases 55 & 57/80, Musik-Vertrieb Membrand GmbH & K-tel Intern. v. GEMA, 18/419–426


W. Alexander, annotation of Case C-10/89, SA CNL-Sucal NV v. HAG GF AG, 28/681–698

W. Alexander, annotation of Case C-191/90, Generics (UK) Ltd and Harris Pharmaceuticals Ltd v. Smith Kline and French Laboratories Ltd, 31/173–188


A. Andreangeli, annotation of Case C-489/10, Prokurator Generalny v. Lukasz M. Bonda (Ne bis in idem and administrative sanctions), 50/1827–1842

D. Anougnotopoulou, annotation of Case C-373/97, Dionysios Diamantis v. Greek State, 38/767–780

G. Anthony, annotation of Case C-406/08, Uniplex (UK) Ltd v. NHS Business Services Authority, Case C-456/08, Commission v. Ireland, 48/569–579
A. Arena and R. Mastroianni, annotation of Case C-432/04, Commission of the European Communities v. Edith Cresson, 45/1207–1232
A. Arnell, annotation of Joined Cases C-320/90, C-321/90 and C-322/90, Telemarsicabruzzo SpA and others v. Circostel and others; Case C-157/92, Pretore di genova v. Banchero; C-386/92, Monin, 31/377–386
A. Arnell, annotation of Case C-83/91, Wienand Melicke v. ADV/ORGA F.A. Meyer, 30/613–622
A. Arnell, annotation of Joined Cases C-39/05 P & C-52/05 P, Sweden and Turco v. Council, 46/1219–1238
A. Arnell, annotation of Case C-432/05, Unibet (London) Ltd and Unibet (International) Ltd v. Justitiekanslern, 44/1763–1780
L. Azoulai and S. Coutts, annotation of Case C-348/09, P.I. v. Oberbürgermeisterin der Stadt Remscheid (Restricting Union citizens’ residence rights on grounds of public security. Where Union citizenship and the AFSJ meet), 50/553–570
A. Bach, annotation of Case C-185/91, Bundesanstalt für den Güterfernverkehr v. Gebrüder Reiff GmbH & Co. KG; Case C-2/91, Meng; Case C-245/91, OHRA Schadeverzekeringen NV, 31/1357–1374
R. Barents, annotation of Case 70/77, Simmenthal SpA v. Amministrazione della Finanze dello Stato, Case 137/77, City of Frankfurt-am-Main v. Firma Max Neumann and Case 138/77, Firma Hermann Ludwig v. Free and Hanseatic City of Hamburg, 16/489–497
R. Barents, annotation of Case 42/83, Dansk Denkavit Aps v. Ministry of Fiscal Affairs, 23/467–472
R. Barents, annotation of Case C-316/91, Parliament v. Council, 32/249–255
C. Barnard, annotation of Case C-209/03 R (on the application of Danny Bidar) v. London Borough of Ealing, Secretary of State for Education and Skills, 42/1465–1489
A. Bartosch, annotation of Joined Cases C-147/97 and C-148/97, Deutsche Post AG v. Gesellschaft für Zahlungssysteme mbH (GZS) and Citicorp Kartenservice GmbH CKG, 38/195–210
A. Bartosch, annotation of Case C-156/98, Federal Republic of Germany v. Commission, 38/1285–1296
A.F. Bavasso, annotation of Case C-368/95, Vereinigte Familiapress Zeitungsverlag- und vertriebs GmbH v. Heinrich Bauer Verlag, 35/1413–1426
G. Bebr, annotation of Case 112/83, Société des Produits de Maïs v. Administration des Douanes et Droits Indirects, 22/771–786
G. Bebr, annotation of Case 52/84, Commission v. Belgium, 24/541–553
G. Bebr, annotation of Case C-221/88, ECSC v. Acciaierie e Ferriere Busseni Spa (in liquidation), 28/415–427
G. Bebr, annotation of Joined Cases C-6/90 & 9/90, Francovich v. Italy and Bonifici v. Italy, 29/557–584
G. Bebr, annotation of Cases C-465 & 466/93, Atlanta Fruchthandelsgesellschaft and Others v. Bundesamt für Ernährung und Forstwirtschaft, 33/795–809
F. Becker, annotation of Case C-386/04, Centro di Musicologia Walter Stauffer v. Finanzamt München für Körperschaften, 44/803–816
P. Behrens, annotation of Case C-411/03, SEVIC Systems AG, 43/1669–1688
U. Belavusau, annotation of Case C-286/12, Commission v. Hungary (On age discrimination and beating dead dogs), 50/1145–1160
J. Bengoetxea, annotation of Case C-101/08, Audiolux SA and Others v. Groupe Bruxelles Lambert SA (GBL) and Others, 47/1173–1186
B. Bercusson, annotation of Case C-382/92, Commission v. United Kingdom; Case C-383/92, Commission v. United Kingdom, 33/589–610
F. Berrod, annotation of Case C-321/95 P, Stichting Greenpeace Council (Greenpeace International) and others v. Commission. Order of the Court of First Instance in Case T-585/93, Stichting GreenpeaceCouncil and others v. Commission, 36/635–662
L. Besselink, annotation of Case C-50/96, Deutsche Telekom AG v. Lilli Schröder, Joined Cases C-234/96 and C-235/96, Deutsche Telekom AG v. Agnes Vick and Ute Conze, Joined Cases C-270/97 and C-271/97, Deutsche Post AG v. Elisabeth Sievers and Brunhilde S才华, 38/437–454
L.F.M. Besselink, annotation of Case C-145/04, Spain v. United Kingdom, Case C-300/04, Eman and Sevinger; ECtHR (Third Section), 6 September 2007, Applications Nos. 17173/07 and 45/17180/07, Oslin Benito Sevinger and Michiel Godfried Eman v. the Netherlands (Sevinger and Eman), 45/787–813
L.F.M. Besselink, annotation of Case C-208/09, Ilona Sayn-Wittgenstein v. Landeshauptmann von Wien, 49/671–693
G. Betlem, annotation of Case C-346/93, Kleinwort Benson Ltd. v. City of Glasgow District Council, 33/137–147
G. Betlem, annotation of Case C-28/95, Leur-Bloem v. Inspecteur der Belastingdienst; Case C-130/95, Gilay v. Hauptzollamt Frankfurt am Main-Ost, 36/157–164
R. Bieber, annotation of Case C-52/90, Commission v. Kingdom of Denmark, and Case C-1/90, Commission v. Italian Republic, 30/1197–1208
T. Biermeyer, annotation of Case C-378/10, VALE Építési kft (Shaping the space of cross-border conversions in the EU: Between right and autonomy), 50/571–590
A. Biondi and R. Mastroianni, annotation of Joined Cases C-387/02, C-391/02 and C-403/02, Berluscon i and others, 43/553–569
A. Biondi, annotation of Case C-253/00, Antonio Muñoz y Cia, Superior Fruticola SA v. Frumar Ltd, Redbridge Produce Marketing Ltd, 40/1241–1250
A. Biondi, annotation of Case C-119/05, Ministero dell'Industria, del Commercio e dell'Artigianato v. Lucchini Spa, formerly Luchini Siderurgica Spa, 45/1459–1467
M. Blanquet, annotation of Case C-274/99 P, Connolly v. Commission, 39/1423–1441
S. Blockmans, annotation of Case C-72/11, Criminal proceeding against Mohsen Afsaabi, Behzad Sahabi, Heinz Ulrich Kessel (Curbing the circumvention of sanctions against Iran over its nuclear programme), 50/623–640
M. Bobek, annotation of Case C-345/06, Gottfried Heinrich, 46/2077–2094
M. Bobek, annotation of Joined Cases C-92 & 93/09, Volker und Markus Schecke GbR and Hartmut Effert, 48/2005–2022
C. Boch, annotation of Case C-32/93, Webb v. EMO Air Cargo (U.K.) Ltd, 33/547–567
M. Böse, annotation of Case C-45/08, Specter Photo Group NV, Chris Van Raemdonck v. Commissie voor het Bank-, Financie- en Assurantiewezes (CBFA), 48/189–201
M. Botta, annotation of Case C-199/11, European Commission v. Otis NV and others (Commission acting as plaintiff in cases of private enforcement of EU competition law), 50/1105–1118


A. Boute, annotation of Case C-264/09, Commission v. Slovakia, 49/1179–1196

C. Bovis, annotation of Case C-44/96, Mannesmann Anlangenbau Austria AG v. Srohal Rotationsdruck, 36/205–225


S. Brammer, annotation of Case C-297/07, Reference for a preliminary ruling from the Landgericht Regensburg in the criminal proceedings against Klaus Bourquin, 46/1685–1696

S. Brammer, annotation of Case C-375/09, Prezes Urzędu Ochrony Konkurencji i Konsumentów v. Tele2 Polska sp. z o.o. (now: Netia SA), 49/1163–1178

M. Bravo-Ferrer-Delgrado and N. La Casta Muñoa, annotation of Joined Cases C-297/88 and C-197/89, Massam Dzodzi v. Belgian State; Case C-231/89, Krystyna Gmurzynska-Bschere v. Oberfinanzdirektion Köln, 29/152–159

M. Brennke, annotation of Case C-58/08, Vodafone Ltd and Others v. Secretary of State for Business, Enterprise and Regulatory Reform, 47/1793–1814

J. Bridge, annotation of Case 68/86, United Kingdom v. Council; Case 131/86, United Kingdom v. Council, 25/733–742


L.J. Brinkhorst, annotation of Case 9/70, Grad v. Finanzamt Traunstein, 8/380–383


H.J. Bronkhorst, annotation of Case 77/72, Capolongo v. Maya, 11/202–210

E. Brouwer, annotation of Case C-503/03, Commission v. Spain, 45/1251–1267

O.W. Brouwer, annotation of Case C-3/91, Exportur S.A. v. WR S.A. and Confiserie du Tech, 30/1209–1227


C. Brown, annotation of Case C-112/00, Eugen Schmidberger, Internationale Transporte und Planzüge v. Austria, 40/1499–1510

M. Brus, annotation of Case C-510/99, Procureur de la République v. Xavier Tridon, 40/169–178

C. Buijs, annotation of Case 107/82, Allgemeine Elektricitäts-Gesellschaft AEG Telefunken A.G. v. Commission of the European Communities, 21/557–579


M. Bulterman, annotation of Case C-274/96, Criminal proceedings against Horst Otto Bickel and Ulrich Franz, 36/1325–1334

M. Bulterman, annotation of Case C-540/03, Parliament v. Council, 45/245–259
P. Cabral, annotation of Case C-15/96, Kalliopi Schöning-Kougebetopoulou v. Freie und Hansestadt Hamburg, 36/453–461
I. Canor, annotation of Case C-117/01, K.B. v. National Health Service Pensions Agency, Secretary of State for Health, 41/1113–1125
R. Caranta, annotation of Case C-453/00, Kühne & Heinz NV v. Productschap voor Pluimvee en Eieren, 42/179–188
J.-Y. Carlier, annotation of Case C-200/02, Kunqian Catherine Zhu, Man Lavette Chen v. Secretary of State for the Home Department, 42/1121–1131
F. Castillo de la Torre, annotation of Case C-188/91, Deutsche Shell v. Hauptzollamt Hamburg-Harburg, 30/1043–1050
F. Castillo de la Torre, annotation of Case C-207/91, Eurim-Pharm v. Bundesgesundheitsamt, 31/1093–1113
F. Castillo de la Torre, annotation of Joined Cases C-163/94, C-165/94 and C-250/94, Criminal proceedings against L.E. Sanz de Lea and Others, 33/1065–1072
F. Castillo de la Torre, annotation of Case C-141/02 P, Commission v. T-Mobile Austria GmbH, formerly max.mobil, 42/1751–1763
F. Castillo de la Torre, annotation of Case C-141/02 P, Commission v. T-Mobile Austria GmbH, formerly max.mobil, 42/1751–1763
F. Castillo de la Torre, annotation of Opinion 1/00, proposed agreement on the establishment of a European Common Aviation Area, 39/1373–1393
M. Chamon, annotation of Case C-355/10, European Parliament v. Council of the European Union (How the concept of essential elements of a legislative act continues to elude the Court), 50/849–860
P. Charro, annotation of Case C-513/99, Concordia Bus Finland Oy Ab v. Helsingin kaupunki and HKL-Bussiliikenne, 40/179–191
R.R. Churchill, annotation of Case C-146/89, Commission v. United Kingdom, 29/814–820
R.R. Churchill, annotation of Case C-221/89, R. v. Secretary of State for Transport exp. Factortame; Case C-246/89, Commission v. United Kingdom; Case C-93/89, Commission v. Ireland, 29/405–414
R.R. Churchill, annotation of Joined Cases C-63/90 and C-67/90, Portuguese Republic and Kingdom of Spain v. Council; Case C-279/89, Commission v. United Kingdom; Case C-280/89, Commission v. Ireland, 30/1259–1270
C.D. Classen, annotation of Case C-224/01, Gerhard Köbler v. Republik Österreich, 41/813–824
C.D. Classen, annotation of Joined Cases C-465/00, C-138/01 and C-139/01, Österreichischer Rundfunk, 41/1377–1385
E. Cloots, annotation of Case C-202/11, Anton Las v. Psa Antwerp NV (Respecting linguistic identity within the EU’s internal market), 51/623–645
A. Cordewener and I. Dörri, annotation of Case C-446/03, Marks & Spencer plc v. David Halsey (HM inspector of Taxes), 43/855–884
A. Cordewener, annotation of Case C-136/00, Rolf Dieter Danner, 40/965–981
G. Cornelisse, annotation of Case C-357/09 PPU, proceedings concerning Said Shamlovich Kadzoev (Khuchbarov), 48/925–945
C. Costello, annotation of Case C-348/96, Donatella Calfa, 37/817–827
L. Coudray, annotation of Case C-101/01, Bodil Lindqvist, 41/1361–1376
P. Craig, annotation of Case C-133/06, European Parliament v. Council, 46/1265–1275
M. Cremona, annotation of Case C-432/92, R. v. Minister of Agriculture, Fisheries and Food, ex parte S.P. Anastasios (Pissouri) Ltd., 33/125–135
M. Cremona, annotation of Case C-403/05, European Parliament v. Commission (Philippines Border Management project), 45/1727–1744
M. Cremona, annotation of Case C-246/07, Commission v. Sweden (PFOS), 48/1639–1665
C.A. Crisham, annotation of Case 71/76, Jean Thieffry v. Conseil de l’Ordre des Avocats à la Cour de Paris, 15/359–370
C.A. Crisham, annotation of Case 43/75, Gabrielle Defrenne v. Société anonyme belge de navigation aérienne, 14/102–118
S. Currie, annotation of Case C-161/07, Commission v. Austria, 47/197–213
D. Curtin, annotation of Case C-159/90, The Society for the Protection of Unborn Children Ireland Ltd v. Grogan, 29/585–603
D. Curtin, annotation of Case C-271/91, Marshall v. Southampton and South West Hampshire Area Health Authority, ["Marshall II"], 31/631–652
A. Cuyvers, annotation of Joined Cases C-338/04, C-359/04 and C-360/04, Massimiliano Placanica, Christian Palazzese and Angelo Soricchio (Placanica), 45/515–536
A. Cuyvers, annotation of Case C-229/05 P, PKK & KNK v. Council, 45/1487–1505
A. Cuyvers, annotation of Joined Cases C-584, 593 & 595/10 P, Commission, United Kingdom and Council v. Yassin Abdullah Kadi (Kadi II) ("Give me one good reason": The unified standard of review for sanctions after Kadi II), 51/1759–1788
D. Damjanovic, annotation of Joined Cases C-22/08 & C-23/08, Athanasios Vatsouras and Josif Koupatantze v. Arbeitsgemeinschaft (ARGE) Nurnberg 900, 47/847–861
A. Dashwood, annotation of Joined Cases 113, 118–121/77, NTN Toyo Bearing Co. Ltd. and others v. Council, 17/119–133
A. Dashwood, annotation of Opinion 2/00, Cartagena Protocol on Biosafety, 39/353–368
M. de Blois, annotation of Case 352/85, Bond van Adverteerders v. The Netherlands State, 27/371–382
N. de Boer, annotation of Case C-399/11, Stefano Melloni v. Ministero Fiscal (Addressing rights divergences under the Charter), 50/1083–1104
N. de Boer, annotation of Case C-300/11, ZZ v. Secretary of State for the Home Department (Secret evidence and due process rights under EU law), 51/1235–1262
M. de Leeuw, annotation of Case C-41/00 P, Interporc Im- und Export GmbH v. Commission of the European Communities; Case T-76/02, Mara Messina v. Commission of the European Communities; Case T-47/01, Co-Frutta Soc. Coop. Rl v. Commission of the European Communities, 42/261–280
J.M. y P. de Nanclares, annotation of Case C-118/08, Transportes Urbanos y Servicios Generales S.A.L v. Administracion del Estado, 47/1847–1860
N. de Sadeleer, annotation of Case C-1/03, Paul Van de Welle, 43/207–223
S. de Vries, annotation of Case C-470/03, A.G.M.COS.MET Srl v. Suomen valtio, Turmo Lehtinen, 45/569–585
S. de Vries, annotation of Joined Cases C-403 & 429/08, Football Association Premier League Ltd, NetMed Hellas SA, Multichoice Hellas SA (C-403/08) v. QG Leisure et al., and Karen Murphy v. Media Protection Services Ltd (C-429/08) (Sport, TV and IP rights), 50/591–622
B. de Witte and T. Beakers, annotation of Case C-370/12, Thomas Pringle v. Government of Ireland, Ireland, The Attorney General (The Court of Justice approves the creation of the European Stability Mechanism outside the EU legal order), 50/805–848
F. de Witte, annotation of Case C-542/09, European Commission v. Kingdom of the Netherlands (Who funds the mobile student? Shedding some light on the normative assumptions underlying EU free movement law), 50/203–216

J. de Zwaan, annotation of Case C-345/95, French Republic v. European Parliament, 36/463–470

G. De Baere, annotation of Case C-420/07, Melitis Apostolides v. David Charles Orams, Linda Elizabeth Orams, 47/1123–1159


M. den Heijer, annotation of Joined Cases C-199 to C-201/12, Minister voor Immigratie en Asiel v. X (C-199/12) and Y (C-200/12) and Z. Minister voor Immigratie en Asiel (C-201/12) (Persecution for reason of sexual orientation), 51/1217–1234


C. Docksey, annotation of Case C-410/92, Johnson v. Chief Adjudication Officer, 32/1447–1459


F. Dorssemont, annotation of Case C-440/00, Gesamtbetriebsrat der Kühne & Nagel v. Kühne & Nagel AG Co KG, 41/1701–1716

F. Dorssemont, annotation of Case C-55/02, Commission v. Portuguese Republic; Case C-188/03, Imtraud Junk v. Wolfgang Kühnel, 43/225–241

M. Dougan, annotation of Case C-443/98, Unilever Italia v. Central Food, 38/1503–1517

M. Dougan, annotation of Case C-390/99, Canal Satellite Digital, Case C-159/00, Sapod Audic v. Eco-Emballages, 40/193–218


B.-J. Drijber, annotation of Joined cases C-264/01, C-306/01, C-453/01 and C-355/01, AOK Bundesverband a.o, 42/523–533

J.-P. Dubey, annotation of Case C-438/00, Deutscher Handballbund eV v. Maros Kolpak, 42/499–522

N. Dunne, annotation of Case C-557/12, Kone AG and Others v. ÖBB-Infrastruktur AG (It never rains but it pours? Liability for “umbrella effects” under EU competition law in Kone), 51/1813–1828


C. Eckes, annotation of Case C-188/07, Commune de Mesquer v. Total France and Total International Ltd.; Case C-301/08, Irene Bogiatzi v. Deutscher Luftpool, Societe Luxair, European Communities, Luxembourg, Foyer Assurances S.A., 47/899–915

P. Eeckhout, annotation of Case C-61/94, Commission v. Germany, 35/557–566
P. Eeckhout, annotation of Case C-308/06, The Queen on the application of Intertanko and Others v. Secretary of State for Transport, 46/2041–2057

U. Ehricke, annotation of Case C-174/04, Commission v. Italian Republic, 43/1457–1467


E. Ellis, annotation of Case C-127/92, Enderby v. Frenchay Health Authority and the Secretary of State for Health, 31/387–394

E. Ellis, annotation of Case C-84/94, United Kingdom of Great Britain and Northern Ireland v. Council, 34/1049–1060

E. Ellis, annotation of Case C-394/96, Brown v. Rentokil, 36/625–633


M. Elsmore and P. Starup, annotation of Case C-1/05, Yunying Jia v. Migrationsverket, 44/787–801

S. Enchelmaier, annotation of Case C-469/00, Ravil S.a.r.l. v. Bellon Import S.a.r.l. and Biraghi Spa; Case C-108/01, Consorzio del Prosciutto di Parma and Salumificio S. Rita Spa v. Asda Stores Ltd. and Hygrade Foods Ltd., 41/825–838

S. Enchelmaier, annotation of Case C-28/09, Commission v. Republic of Austria ("Inntalautobahn No. 2") (Alpine transport restrictions reconsidered), 50/183–202

G. Essers, A.P. van der Mei, annotation of Case C-352/06, Brigitte Bosmann v. Bundesagentur für Arbeit – Familienkasse Aachen, 46/241–259


J.J. Feenstra, annotation of Case C-288/89, Stichting Collectieve Antennevoorziening Gouda and others v. Commissariaat voor de Media; Case C-353/89, Commission v. Netherlands, 30/424–432

R. Fentiman, annotation of Case C-116/02, Erich Gasser GmbH v. MISAT Srl, 42/241–259

M. Fichera, annotation of Case C-66/08, Proceedings concerning Szymon Kozlowski, 46/241–254


H. Fleischer, annotation of Case C-367/98, Commission of the European Communities v. Portuguese Republic (Golden shares); C-483/99, Commission of the European Communities v. French Republic (Golden shares); and C-503/99, Commission of the European Communities v. Kingdom of Belgium (Golden shares), 40/493–501

J. Flynn and E. Turnbull, annotation of Joined Cases C-48/90 and C-66/90, Koninklijke PTT Nederland and PTT Post BV v. Commission, 30/396–405

J. Flynn, annotation of Case C-347/87, Triveneta Zuccheri v. Commission, 28/444–452

L. Flynn, annotation of Joined Cases C-92/92 and C-326/92, Collins v. Imtrat Handelsgesellschaft mbH and Patricia Im- Und Export Verwaltungsgesellschaft mbH v. EMI Electrola GmbH, 32/997–1011

L. Flynn, annotation of Case C-13/94, P. v. S. and Cornwall County Council, 34/367–387


J. Forman, annotation of Case 17/76, R.J. Brack v. Insurance Officer, 14/231–240
M. Franzen and C. Richter, annotation of Case C-346/06, Rechtsanwalt Dr. Dirk Ruffert, in his capacity as liquidator of Objet und Bauregie GmbH & Co. KG v. Land Niedersachsen, 47/537–554
M. Frese, annotation of Case C-439/08, Vlaamse federatie van verenigingen van Brood- en Banketbakkers, Ushbereiders en Chocoladebwerkers (VEBIC), 48/893–906
G. Friden, annotation of Case C-235/89, Commission v. Italy, and Case C-30/90, Commission v. United Kingdom, 30/829–837
G. Gaja, annotation of Case C-6/99, Association Greenpeace France and Others v. Ministère de l’Agriculture et de la Pêche and Others, 37/1427–1432
E. Gambaro and N. Landi, annotation of Case C-16/03, Peak Holding AB v. Axolin-Elinor AB, 42/1501–1518
E. Gambaro and L. Prete, annotation of Case C-244/00, Van Doren + Q. GmbH v. Lifestyle sports + sportswear Handelsgesellschaft mbH and Michael Orth, 40/1511–1529
S. Garben, annotation of Case C-73/08, Nicolas Bressol and Others, Celine Chaverot and Others v. Gouvernement de la Communauté française, 47/1493–1510
L.A. Geelhoed, annotation of Case 10/71, Ministère Public Luxembourg v. Müller and others, 9/481–486
A. Gerbrandy, annotation of Case C-8/08, T-Mobile Netherlands BV, KPN Mobile NV, Orange Nederland NV, Vodafone Libretel NV v. Raad van bestuur van de Nederlandse Mededingingsautoriteit, 47/1199–1220
A. Giannakoulias and H. Meidanis, annotation of Case C-185/07, Allianz SpA, Generali Assicurazioni Generali SpA v. West Tankers Inc., 46/1709–1724
R. Giesen, annotation of Case C-120/95, Nicolas Decker v. Caisse de maladie des employés privés; Case C-158/96, Raymond Kohll v. Union des caisses de maladie, 36/841–850
E. Gippini-Fournier, annotation of Case C-352/95, Phytomer International v. Jean Bourdon, 35/947–970
E. Gippini-Fournier, annotation of Case C-355/96, Silhouette International Schmied v. Hartlauer Handelsgesellschaft, 36/807–830
R.J. Goebel, annotation of Case 161/84, Pronuptia de Paris GmbH v. Pronuptia de Paris Irmgard Schillgalis, 23/683–701
O. Golynker, annotation of Case C-158/07, Jacqueline Förster v. Hoofddirectie van de Informatie Beheer Groep, 46/2021–2039
A. Goossens and S. Emmerechts, annotation of Case C-379/98, PreussenElektra AG v. Schleswag AG, 38/991–1010
L. Gormley, annotation of Case 145/88, Torfaen Borough Council v. B&Q PLC (formerly B&Q Retail Ltd.), 27/141–150
I. Govaere, annotation of Case C-70/94, Fritz Werner Industrie-Ausrüstungen GmbH v. Federal Republic of Germany, and Case C-83/94, Criminal proceedings against Peter Lefer et al., 34/1019–1037
F. Graupner, annotation of Case 8/72, Vereeniging van Cemenhandelaren v. Commission of the European Communities, 10/306–308
F. Graupner, annotation of Case 48/72, S.A. Brasserie de Haecht v. Wilkin-Janssen, 10/309–311
N.P. Gravells, annotation of Case 175/78, Regina v. Vera Ann Saunders, 17/133–140
X. Grousot, annotation of Case C-310/04 P, Schneider Electric SA v. Commission, 48/555–567
X. Grousot, annotation of Case C-275/06, Productores de Música de España (Promusicae) v. Telefónica de España SAU, 45/1745–1766
U. Grusic, annotation of Case C-111/09, Česká podnikatelská pojišťovna as, Vienna Insurance Group v. Michal Bilas, 48/947–955
B. Grzeszick, annotation of Case C-370/07, Commission v. Council, J. Heliskoski, 48/555–567
B. Grzeszick, annotation of Case C-440/07 P, Schneider Electric SA v. Commission, 48/907–923
D. Guðmundsdóttir, annotation of Case E-3/11 Sigmarsson v. the Central Bank of Iceland, 49/2019–2038
W.L. Haardt, annotation of Case 61/65, Widow Vaassen-Göbbels v. Board of the Beamtenfonds voor het Mijnbedrijf (“Fund of Employees in the Mining industry”), with annotation, 4/440–444
K. Hailbronner and D. Thym, annotation of Case C-34/09, Gerardo Ruiz Zambrano v. Office national de l’emploi (ONEm), 48/1253–1270
L. Hancher and H. Sevenster, annotation of Case C-2/90, Commission v. Belgium, 30/351–367
L. Hancher, annotation of Joined Cases 266 & 267/87, The Queen and the Royal Pharmaceutical Society of Great Britain, ex parte the Association of Pharmaceutical Importers and Others: The API Judgment, 26/129–140
L. Hancher, annotation of Joined Cases C-46/90 and C-93/91, Procureur du Roi v. Lupauche and others, Evrard; Case C-69/91, Ministère Public v. F. Decoster; Case C-92/91, Ministère Public v. Taillandier, 31/857–873
L. Hancher, annotation of Case C-393/92, Gemeente Almelo and Others v. Energiebedrijf Usselmiij NV, 32/305–325

L. Hancher, annotation of Case C-7/97, Oscar Bronner v. Mediaprint, 36/1289–1307


L. Hancher, annotation of Case 94/98, The Queen v. the Licensing Authority, ex parte Rhone-Poulenc Rorer Ltd, and May and Baker Ltd, 38/1029–1041

L. Hancher, annotation of Case C-482/99, French Republic v. Commission ("Stardust Marine"), 40/739–751

L. Hancher, annotation of Case C-17/03, VEMW, APX en Eneco N.v. v. DTE, 43/1125–1144

E. Hancox, annotation of Case C-617/10, Åklagaren v. Hans Åkerberg Fransson (The meaning of “implementing” EU law under Article 51(1) of the Charter), 50/1411–1432

R. Hardy, annotation of Case C-510/06 P, Archer Daniel Midlands Co. v. Commission of the European Communities, 46/2095–2106


V. Hatzopoulos, annotation of Case C-275/92, Her Majesty’s Customs and Excise v. Gerhart and Jörg Schindler, 32/841–855

V. Hatzopoulos, annotation of Case C-384/93, Alpine Investments v. Minister van Financiën, 32/1427–1445

V. Hatzopoulos, annotation of Case C-484/93, Svensson, Gustavsson v. Ministre du logement et de l’urbanisme, 33/569–588

V. Hatzopoulos, annotation of Case 250/95, Futura Participations Sà & Singer v. Administration des Contributions (Luxembourg), 35/493–518

V. Hatzopoulos, annotation of Case C-423/98, Alfredo Albore, 38/455–469

V. Hatzopoulos, annotation of Case C-326/00, Idrima Koinonikon Asfaliseon (IKA) v. Vasilios Ioannidis, 40/1251–1268

V. Hatzopoulos, annotation of Case C-418/01, IMS Health GmbH v. NDC Health GmbH, 41/1613–1638

V. Hatzopoulos, annotation of Case C-221/11, Leyla Ecem Demirkan v. Bundesrepublik Deutschland (Turkish service recipients under the EU-Turkey Association Agreement), 51/647–664


J. Heliskoski, annotation of Case C-370/07, Commission v. Council, 48/555–567

A. Hellgardt, annotation of Case C-19/11, Markus Geltl v. Daimler AG (The notion of inside information in the Market Abuse Directive), 50/861–874

E. Herlin-Karnell, annotation of Case C-301/06, Ireland v. Parliament and Council, 46/1667–1684

C. Hermann, annotation of Case C-351/04, IKEA Wholesale Ltd v. Commissioners of Customs & Excise, 45/1507–1518

T. Hervey, annotation of Case C-9/91, Regina v. Secretary of State for Social Security, 30/653–665

T. Hervey, annotation of Case C-152/91, Neath v. Hugh Steeper Ltd, 31/1387–1397

T. Hervey, annotation of Case C-106/96, United Kingdom v. Commission (Poverty 4), 36/1079–1090

T. Heukels, annotation of Joined Cases C-104/89 and 37/90, Mulder et al. and Heinemann v. Council, 30/368–386


C. Hillion, annotation of Case C-62/98, Commission of the European Communities v. Portugal, and Case C-84/98 Commission of the European Communities v. Portugal, 38/1269–1283

C. Hillion, annotation of Cases C-63/99, Secretary of State for the Home Department ex parte Wiesław Gfoczek and Elżbieta Gfoczczek; C-235/99 Secretary of State for the Home Department ex parte Eleanora Ivanova Kondova; C-257/99 Secretary of State for the Home Department ex parte Julius Barłoki and Marcel Malík; Case C-268/99 Aldona Mafgorza Jany v. Staatssecretaris van Justitie; Case C-162/00 Land Nordrhein-Westfalen v. Beata Poprzeptowicz-Meyer, 40/465–491

C. Hillion, annotation of Case C-265/03, Igor Simutenkov v. Ministerio de Educación y Cultura, Real Federación Española de Fútbol, 45/815–833

W. Hins, annotation of Case C-148/91, Vereniging Veronica Omroep Organisatie v. Commissariaat voor de Media, 31/901–911

W. Hins, annotation of Case C-73/07, Tietosuojavaltuutettu v. Satakunnan Markkinaporpori Oy and Satamedia Oy, 47/215–233

W. Hins, annotation of Case C-283/11, Sky Österreich GmbH v. Österreichischer Rundfunk (The freedom to conduct a business and the right to receive information for free), 51/665–677

R. W. Hodgkinson, annotation of Case 220/83, Commission v. France; Case 252/83, Commission v. Denmark; Case 205/84, Commission v. Germany; Case 206/84, Commission v. Ireland, 24/273–290

J. Holder and S. Elworthy, annotation of Case C-237/90, Commission v. Germany and Case C-337/89, Commission v. United Kingdom, 31/123–135

J. Holder, annotation of Case C-44/95, R. v. Secretary of State for the Environment, ex parte Royal Society for the Protection of Birds, 34/1469–1480

R. Holdgaard and O. Spiermann, annotation of Case C-386/08, Brita GmbH v. Hauptzollamt Hamburg-Hafen, 48/1667–1685

R. Holdgaard, annotation of Case C-431/05, Merck Genéricos Produtos Farmacêuticos Ltda v. Merck & Co. Inc and Merck Sharp & Dohme Ltda, 45/1233–1250


T. Horsley, annotation of Case C-110/05, Commission v. Italy; Case C-142/05, Åklagaren v. Percy Mickelsson and Joakim Roos; Case C-265/06, Commission v. Portugal, 46/2001–2019

T. Horsley, annotation of Case C-382/08, Michael Neukirchner v. Bezirksbaaschaftungsmannschaft Grieskirchen, 49/737–751

M. Horspool, annotation of Case C-189/91, Petra Kirchner-Hack v. Nurhan Sidal, 31/1115–1124

M. Hoskins, annotation of Case C-188/92, TWD Textilwerke Deggendorf GmbH v. Bundesrepublik Deutschland, 31/1399–1408


L. Idot, annotation of Case C-412/93, Société d’Importation Édouard Leclerc-Siplec v. TF1, 33/113–124

S. Iglesias Sánchez, annotation of Case C-415/11, Mohamed Aziz v. Catalunyacaixa (Unfair terms in mortgage loans and protection of housing in times of economic crisis), 51/955–974
J. Jans and A. Marseille, annotation of Joined Cases C-222–225/05, *Van der Weerd and others v. Minister van Landbouw, Natuur en Voedselwetgeving*, 45/853–862
S. Jansen, annotation of Case C-32/12, *Soledad Duarte Hueros v. Automóviles Citroën España S.A* (Price reduction as a consumer sales remedy and the powers of national courts: Duarte Hueros), 51/975–991
C. Janssens, annotation of Case C-123/08, *Dominic Wolzenburg*, 47/831–845
M. Jarvis, annotation of Case C-265/95, *Commission v. French Republic*, 35/1371–1383
M. Jarvis, annotation of Case C-325/00, *Commission v. Germany*, 40/715–728
M. Jarvis, annotation of Cases C-24/00, *Commission v. France*, C-95/01 *Greenham and Abel* and C-270/02 *Commission v. Italy*, 41/1395–1408
B. Keirsbilck, annotation of Case C-453/10, *Jana Pereničová, Vladislav Perenič v. SOS finance sol. S.r.o.* (The interaction between consumer protection rules on unfair contract terms and unfair commercial practices), 50/247–264
B. Keirsbilck, annotation of Case C-472/10, *Nemzeti v. Invitel* (The erga omnes effect of the finding of an unfair contract term), 50/1467–1478
C. Kerse, annotation of Case C-60/92, *Otto BV v. Postbank NV*, 31/1375–1385
L. Kjolbye, annotation of Case C-344/98, *Masterfoods v. HB Ice Cream*, 39/175–184
N. Koch, annotation of Case 24/67, Parke Davis & Company v. Probel and others, 6/217–222
D. Kochenov, annotation of Case C-135/08, Janko Rotmann v. Freistaat Bayern, 47/1831–1846
P. Koutrakos, annotation of Case C-94/03, Commission v. Council; Case C-178/03, Commission v. Parliament and Council, 44/171–194
P. Koutrakos, annotation of Case C-205/06, Commission v. Austria; Case C-249/06, Commission v. Sweden, 46/2059–2076
X. Kramer, annotation of Case C-80/00, Italian Leather SpA v. WECO Polstermöbel GmbH & Co., 40/953–964
R. Krause, annotation of Case C-54/07, Centrum voor gelijkheid van kansen en voor racismebestrijding v. Firma Feryn NV, 47/917–931
S. Krebber, annotation of Case C-319/06, Commission v. Luxembourg, 46/1725–1735
V. Kronenberger, annotation of Case C-403/98, Azienda Agricola Monte Arcosi Srl v. Regione Autonoma della Sardegna, Organismo Comprensoriale No. 24 della Sardegna, Ente Regionale per l’Assistenza Tecnica in Agricoltura (ERSAT), 38/1545–1556
P.J. Kuijper, annotation of Case C-239/03, Commission v. French Republic, 42/1491–1500
K.J. Kuilwijk and D.R. Phelan, annotation of Case C-75/92, Guo Yao (Hong Kong) Hua Fa Industrial Co. Ltd. v. Council, 33/149–153
J.-J. Kuipers, annotation of Joined Cases C-509/09 & C-1/10, Gueye and Salmerón Sánchez, 49/1443–1456
B. Kunoy and B. Mortansson, annotation of Case C-578/08, Rhinou Chakroun v. Minister van Buitenlandse Zaken, 47/1815–1830
A. Kur, annotation of Case C-235/09, DHL Express v. Chronopost, 49/753–766
B. Kurcz and K. Zieleskiewicz, annotation of Case C-60/01, Commission of the European Communities v. French Republic, 39/1443–1454
R. Lamont, annotation of Case C-523/07, A, 47/235–244
R. Lamont, annotation of Joined Cases C-483/09 and C-1/10, Gueye and Salmerón Sánchez, 49/1443–1456
R. Lane and N. Nic Shuibhne, annotation of Case C-281/98, Roman Angonesi v. Cassa di Risparmio di Bolzano SpA, 37/1237–1247
R. Lang, annotation of Case C-322/01, Deutscher Apothekerverband eV v. 0800 DocMorris NV and Jacques Waterval, 42/189–204
J. Langer, annotation of Case C-273/97, Angela Maria Sirdar v. The Army Board, Secretary of State for Defence; Case C-285/98, Tanja Kreil v. Germany, 37/1433–1444
C. Laske, annotation of Case C-31/90, E.R. Johnson v. Chief Adjudication Officer, 29/1011–1020
R.H. Lauwaars, annotation of Case 36/83, Mabanaft GmbH v. Hauptzollamt Emmerich, 22/719–735

N. Lavranos, annotation of *Opinion 1/03, Lugano Convention*, 43/1087–1100


R. Lawson, annotation of Case C-17/98, *Emesa Sugar (Free Zone) NV v. Aruba*, 37/983–990

N. Lazzerini, annotation of *Case C-176/12, Association de médiation sociale v. Union locale des syndicats CGT and Others* ((Some of) the fundamental rights granted by the Charter may be a source of obligations for private parties), 51/907–933


P. Leino, annotation of Case C-64/05 P, *Kingdom of Sweden v. Commission*, 45/1469–1486

A. Lenaerts, annotation of Case C-285/09, *Criminal proceedings against R*, 48/1703–1717

K. Lenaerts, annotation of *Case 106/81, Julius Kind KG v. The European Economic Community*, 20/825–848


O. Lhoest, annotation of Case C-21/94, *Boukhalfa v. Bundesrepublik Deutschland*, 35/247–267

C. Liebscher, annotation of Case C-168/05, *Elise Maria Mostaza Claro v. Centro Móvil Milenium SL*, 45/545–557

M. Lienermeyer and D. Waelbroeck, annotation of Case C-94/00, *Roquette Frères SA v. Directeur Général de la Concurrence, de la Consommation et de la Répression des Fraudes*, 40/1481–1497

J. Lindholm, annotation of Case C-325/08, *Olympique Lyonnais SASP v. Olivier Bernard and Newcastle United UFC*, 47/1187–1197

T. Lock, annotation of Case C-41/11, *Inter-Environnement Wallonie et Terre wallonne v. Région wallonie* (Are there exceptions to a Member State’s duty to comply with the requirements of a Directive?), 50/217–230

J. Lonbay, annotation of Case C-55/04 Reinhard Gebhard v. Consiglio dell’ordine degli Avvocati e Procuratori di Milano, 33/1073–1087


M. Luchtman and R. van der Hoeven, annotation of Case C-305/05, *Ordre des barreaux francophones et germanophone et al. v. Conseil des Ministres*, 46/301–318


O. Lynskey, annotation of Joined Cases C-293 & 594/12, *Digital Rights Ireland ltd and Seitlinger and Others* (The Data Retention Directive is incompatible with the rights to privacy and data protection and is invalid in its entirety), 51/1789–1812


Case law (alphabetical)

P. Mankowski, annotation of Case C-443/03, Götz Leffler v. Berlin Chemie AG, 43/1689–1710
N. March Hunnings, annotation of Case 106/77, Amministrazione delle Finanze Stato v. Simmenthal, 15/479–487
T. Marguer, annotation of Case C-404/07, György Katz v. István Roland Sös, 46/1697–1708
R. Mastroianni, annotation of Case C-6/98, Arbeitsgemeinschaft Deutscher Rundfunkanstalten (ARD) v. PRO Sieben Media, 37/1445–1464
R. Mastroianni, annotation of Joined Cases C-200/07 & C-201/07, Alfonso Luigi Marra v. Eduardo De Gregorio and Antonio Clemente, 47/1541–1555
B. Mayer, annotation of Case C-366/10, Air Transport Association of America and Others v. Secretary of State for Energy and Climate Change, 49/1113–1140
J. McInnes, annotation of Case C-249/96, Lisa Jacqueline Grant v. South West Trains Ltd., 36/1043–1058
B.M.E. McMahon, annotation of Case C-416/96, Nour Eddline El-Yassini v. Secretary of State for the Home Department, 36/1357–1364
J. Minor, annotation of Case 192/85, Newstead v. Department of Transport, 25/743–751
N. Moloney, annotation of Case C-107/95 P, Bundesverband der Bilanzbuchhalter eV v. Commission of the European Communities, 35/731–745
N. Moloney, annotation of Case C-239/99, Nachi Europe GmbH v. Hauptzollamt Krefeld, 39/393–405
N. Moloney, annotation of Case C-452/01, Margarethe Ospelt v. Schlässle Weissenberg Familienstiftung, 42/1133–1149
G. Monti, annotation of Case C-17/10, Toshiba Corporation and others v. Urad pro ochranu hospodárske souteže (Managing decentralized antitrust enforcement), 51/261–279
M. Moore, annotation of Case C-308/93, Sociale Verzekeringbank v. J.M. Cabanis Issarte, 34/727–739
S. Moore, annotation of Case C-167/97, R. v. Secretary of State for Employment ex parte Seymour-Smith, 37/157–165

G. More, annotation of Case C-409/95, Hellmut Marschall v. Land Nordrhein-Westfalen, 36/443–452


K. Mortelmans, annotation of Case 72/83, Campus Oil Limited v. The Attorney General and Irish National Petroleum Corporation Ltd., 21/687–740

M. Möschel, annotation of Case C-394/11, Valeri Hariev Belov v. ChEZ Elektro BulgariaAD and others (Race discrimination and access to the European Court of Justice), 50/1433–1450

M. Mostl, annotation of Case C-115/08, Land Oberosterreich v. ČEZ, 47/1221–1232

S. Muller, annotation of Case C-191/94, AGF Belgium SA v. European Economic Community, 33/1279–1289

R. Muñoz, annotation of Case C-1/96, The Queen v. Minister of Agriculture, Fisheries and Food ex parte Compassion in World Farming Ltd., 36/831–839

C. Murphy, annotation of Case C-117/06, Proceedings brought by Gerda Møllendorf and Christiane Möllendorf-Niehaus; Case C-340/08, M & Others v. Her Majesty’s Treasury; Case C-550/09, Criminal Proceedings Against E & F, 48/243–264

B. Nastoll, annotation of Case C-249/10 P, Brosmann Footwear (HK) Ltd and Others v. Council; Case C-338/10, Grünwald Logistik Service GmbH (GLS) v. Hauptzollamt Hamburg-Stadt; Case C-337/09 P, Council v. Zhejiang Xinan Chemical Industrial Group (EU Anti-Dumping Law, imports from China and treatment of non-market economy countries), 50/265–280

P. Nebbia, annotation of Case C-198/01, Consorzio Industrie Fiammifere (CIF) v. Autorità Garante della Concorrenza e del mercato, 41/839–849

N. Neuwahl, annotation of Opinion 2/91, 30/1185–1195


N. Nie Shuibhne, annotation of Case C-361/01 P, Kik v. Office for Harmonization in the Internal Market (Trade Marks and Designs) (Kik II), 41/1093–1111

N. Nie Shuibhne, annotation of Case C-76/05, Schwarz and Gootjes-Schwarz v. Finanzamt Bergisch Gladbach, Case C-318/05, Commission v. Germany, Joined Cases C-11/06 & C-12/0 Morgan v. Bezirksregierung Köln; Bucher v. Landrat des Kreises Düren, 45/771–786

N. Nie Shuibhne, annotation of Case C-434/09, Shirley McCarthy v. Secretary of State for the Home Department; Case C-256/11, Dereci and others v. Bundesministerium für Inneres, 49/349–379


M. Nijhof, annotation of Case C-276/97, Commission v. French Republic; Case C-358/97, Commission v. Ireland; Case C-359/97, Commission v. United Kingdom; Case C-408/97, Commission v. Kingdom of the Netherlands; Case C-260/98, Commission v. Hellenic Republic, 38/1557–1572


K. Nordlander, annotation of Joined Cases C-189/02 P, C-202/02 P, C-205/02 P to C-208/02 P and C-213/02 P, Dansk Vorindustri and others v. Commission, 43/571–582
N. Notaro, annotation of Case C-188/95, Fantask A/S and Others v. Industriministeriet (Erhvervsministeriet), 35/1385–1394

N. Notaro, annotation of Case C-203/96, Chemische Afvalstoffen Dusseldorp v. Minister van Volksgezondheid, Ruimtelijke Ordening en Milieubeheer, 36/1309–1323

D. O’Keeffe, annotation of Case C-357/89, Raulin; and Case C-3/90, Bernini, 29/1215–1228

C. O’Brien, annotation of Case C-357/89, Raulin; and Case C-3/90, Bernini, 29/1215–1228

D. O’Keeffe, annotation of Case 77/82, Anastasia Peskeloglou v. Bundesanstalt für Arbeit, 20/589–604

S. O’Leary, annotation of Case C-295/90, European Parliament v. Council, 30/639–651

S. O’Leary, annotation of Case C-175/94, The Queen v. Secretary of State for the Home Department, ex parte John Gerrard Gallagher, 33/777–793

S. O’Leary, annotation of Case C-20/12, Elodie Giersch v. État du Grand-Duché de Luxembourg (The curious case of frontier workers and study finance), 51/601–622

M. O’Neill, annotation of Joined Cases C-6/95, The Queen v. Secretary of State for the Home Department, ex parte Mann Singh Shingara, and Case C-111/95, The Queen v. Secretary of State for the Home Department, ex parte Abbas Radion, 35/519–537

N.A. Odman, annotation of Joined Cases C-94 & 95/95, Daniela Bonifaci and Others & Wanda Berto and Others v. INPS, Case C-373/95, Federico Maso and Others, Graziana Gazzetta and Others v. INPS, and Case C-261/95, Palmisani v. INPS, 35/1395–1412

O. Odudu, annotation of Case C-11/00, Commission of the European Communities v. European Central Bank, 41/1073–1092

O. Odudu, annotation of Case C-95/04 P, British Airways plc v. Commission, 44/1781–1815

O. Odudu, annotation of Case C-369/04, Hutchison 3G UK Ltd and Others v. Commissioners of Customs and Excise, 45/1269–1277

Á. Oliveira, annotation of Case C-170/96, Commission v. Council, 36/149–155

P. Oliver, annotation of Joined Cases C-100 & 101/89, Kaefer and Procacci v. France, 28/190–199

P. Oliver, annotation of Case C-46/93 and C-48/93, Brasserie du Pécheur v. Germany, and The Queen v. Secretary of State for Transport ex parte Factortame; Case C-392/93, The Queen v. Her Majesty’s Treasury ex part British Telecommunications; Case C-5/94, The Queen v. Ministry of Agriculture, Fisheries and Food ex parte Hedley Lomas (Ireland); Case C-178/94, Dillenkofer v. Germany, 34/635–680

P. Oliver, annotation of Case C-310/95, Road Air BV v. Inspecteur der Invoerrechten en Accijnzen, 35/747–764

P. Oliver, annotation of Case C-279/09, *DEB v. Germany*, 48/2023–2040


J. Ouwekerk, annotation of Case C-261/09, *Criminal proceedings against Gaetano Mantelli*, 48/1687–1701


S. Peers, annotation of Case C-502/10, *Staatssecretaris van Justitie v. Mangat Singh* (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–552

S. Peers, annotation of Case C-508/10, *Commission v. Netherlands* (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–551

S. Peers, annotation of Case C-571/10, *Servet Kamberaj v. Istituto per l’Edilizia sociale della Provincia autonoma di Bolzano (IPES) and others* (The Court of Justice lays the foundations for the Long-Term Residents Directive), 50/529–551


E. Pistoia, annotation of Joined Cases C-274 & 295/11, *Kingdom of Spain and Italian Republic v. Council of the European Union* (Enhanced cooperation as a tool to enhance integration?), 51/247–260


Case law (alphabetical)

F.H.M. Possen, annotation of Case 15/81 Gaston Schul, Douane Expediteur B.V. v. Inspecteur der Invoerrechten en Accijnzen in Roosendaal, 20/347–365
S. Prechal, annotation of Case C-374/89, Commission v. Belgium, 29/371–379
S. Prechal, annotation of Case C-450/93, Kalanke v. Freie Hansestadt Bremen, 33/1245–1259
S. Prechal, annotation of Joined Cases C-397/01 to C-403/01, Bernhard Pfeiffer et al., 42/1445–1463
J. Prinssen, annotation of Case C-238/98, Hugo Fernando Hocsman v. Ministre de L’Emploi et de la Solidarité, 38/1587–1596
V. Randazzo, annotation of Case C-257/01, Commission v. Council, 42/1737–1750
V. Randazzo, annotation of Case C-217/04, United Kingdom v. European Parliament and Council of the European Union, 44/155–169
V. Randazzo, annotation of Case C-155/07, Parliament v. Council, 46/1277–1291
R.M. Reichling, annotation of Case 127/73, Société Belge des Auteurs, Compositeurs et Editeurs and Belgische Radio en Televisie v. N.V. Fontior, 11/341–347
N. Rennuy and P. van Elsuwege, annotation of Case C-431/11, United Kingdom v. Council (EEA) (Integration without membership and the dynamic development of EU law), 51/935–954
C. Rieder, annotation of Case C-147/03, Commission of the European Communities v. Republic of Austria, 43/1711–1726
K. Riesenhuber, annotation of Joined Cases C-350/06 and C-520/06, Gerhard Schultz-Hoff v. Deutsche Rentenversicherung Bund and Mrs C. Stringer and Others v. Her Majesteen’s Revenue and Customs, 46/2107–2115
J. Rijpma, annotation of Case C-77/05, United Kingdom v. Council; Case C-137/05, United Kingdom v. Council, 45/835–852
W.-G. Ringe, annotation of Case C-112/05, Commission v. Germany, 45/537–544
C. Ritter, annotation of Cases C-203/02 The British Horseracing Board Ltd and Others v. William Hill Organization Ltd, C-46/02 Fixtures Marketing Ltd v. Oy Veikkaus AB, C-338/02 Fixtures Marketing Ltd v. Svensko Spel AB, and C-444/02 Fixtures Marketing Ltd v. Organismos Prognostikon Agonon Podosfairou (OPAP), 42/803–827
G. Robert, annotation of Case C-11/92, R. v. Secretary of State for Health, Ex Parte Gallaher Ltd (and others), 31/165–171
W. Robinson, annotation of Case C-91/92, Paola Faccini Dori v. Recreb Srl, 32/629–639
B. Rodger, annotation of Case C-42/01, Portuguese Republic v. Commission, 42/1519–1532
A. Rosas, annotation of Case C-149/96, Portugal v. Council, 37/797–816
H. Rössler and L. Gyney, annotation of Case C-5/05, Staatssecretaris van Financiën v. B.F. Joustra, 44/1501–1513
M. Ross, annotation of Case C-122/94, Commission v. Council, 34/1335–144
R. Rossi and G. Di Federico, annotation of Case C-129/06, Commission v. Repubblica Italiana, 42/829–849
W.-H. Roth, annotation of Joined Cases 314–316/81 and 83/82, Procureur de la République v. Alex Waterkeyn and Others, 20/581–588
W.-H. Roth, annotation of Case C-76/90, Manfred Sager, 30/145–154
W.-H. Roth, annotation of Case C-204/90, Hans-Martin Bachmann v. Belgian State, 30/387–395
W.-H. Roth, annotation of Case C-19/92, Dieter Kraus v. Land Baden-Württemberg, 30/1251–1258
W.-H. Roth, annotation of Case C-212/97, Centros Ltd v. Erhvervs- og Selskabsstyrelsen, 37/147–155
W.-H. Roth, annotation of Case C-168/00, Simone Leitner v. TUI Deutschland GmbH & Co. KG, 40/937–951
W.-H. Roth, annotation of Case C-205/03 P, Federación Española de Empresas de Tecnología Sanitaria (FENIN) v. Commission, 44/1131–1142
W.-H. Roth, annotation of Case C-205/07, Lodewijk Gysbrechts, Santare Inter BVBA, 47/509–520
M. Ruffert, annotation of Case C-62/00, Marks & Spencer plc v. Commissioners of Customs & Excise, 40/729–738
M. Ruffert, annotation of Case C-278/01, Commission v. Kingdom of Spain, 41/1387–1393
M. Ruffert, annotation of Case C-173/03, Traghetti del Mediterraneo SpA in Liquidation v. Italian Republic, 44/479–486
A. Ryall, annotation of Case C-263/08, Djurgarden-Lilla Vartans Miljöskyddsforening v. Stockholms kommun genom dess marknamnd, 47/1511–1521
I. Samkalden, annotation of Case 26/62, Van Gend & Loos v. Government of the Netherlands, 1/82–92
I. Samkalden, annotation of Case 73–74/63, Internatio and Puttershoek v. Netherlands Ministry of Agriculture and Fisheries, 2/95–100
I. Samkalden, annotation of Case 90–91/63, Commission of the EEC v. Grand Duchy of Luxembourg and the Kingdom of Belgium, 2/340–348
I. Samkalden, annotation of Case 6/64, Costa v. Ente Nazionale Energia Elettrica (ENEL), 2/197–220
H.G. Schermers and P.J. Slot, annotation of Case C-65/90, European Parliament v. Council, 30/1067–1070
H.G. Schermers, annotation of Case 85/86, Commission of the European Communities v. Board of Governors of the European Investment Bank, 25/617–627
H.G. Schermers, annotation of Opinion 1/91; Opinion 1/92, 29/991–1010
P.M. Schneider, annotation of Case 65/79, Procureur de la République v. René Chatain, 18/297–405
A. Schrauwen, annotation of Case C-320/03, Commission v. Republic of Austria, 43/1447–1456
N. Schrijver, annotation of Case C-459/03, Commission of the European Communities v. Ireland (MOX plant), 47/863–878
J. Scott, annotation of Case C-95/97, Région Wallonne v. Commission, 36/227–233
J.-C. Séché, annotation of Case 8/77, Concetta Sagulo et al., 15/207–214
L. Senden, annotation of Case C-227/04 P, Maria-Luise Lindoerfer v. Council, 47/521–535
J. Shaw, annotation of Case C-412/92, Habermann-Bettermann v. Arbeiterwohlfahrt, Bezirksverband Ndh/Opp ellV, 32/1051–1058
K.R. Simmonds, annotation of Case C-355/89, Dept. of Health and Social Security v. C.S. Barr and Montrose Holdings, 29/799–806
P.J. Slot, annotation of Case C-202/88, France v. Commission (Telecom); Case C-41/90, Hofner and Elser v. Macronot GmbH; Case C-260/89, Elliniki Radiofonia Tileorassi (ERT) v. Dimotiki, 28/964–988
P.J. Slot, annotation of Case C-17/90, Pinaud Wieger v. Bundesanstalt für den Güterfernvverkehr, 29/807–813
P.J. Slot, annotation of Case C-286/90, Anklagemjndigheiten (Public Prosecutor) v. P.M. Poulsen and Diva Navigation, 31/147–153
P.J. Slot, annotation of Case C-18/93, Corsica Ferries Italia SRL v. Corpo dei Piloti di Genova, 32/1287–1294
P.J. Slot, annotation of Cases C-157/94, Commission v. Netherlands; C-158/94, Commission v. Italy; C-159/94, Harry Franzén, 35/1183–1203
P.J. Slot, annotation of Case C-367/95 P, Commission v. Sytraval; Case T-95/96, Gestevision Telecinco v. Commission, 36/1355–1344
P.J. Slot, annotation of Case C-205/99, Asociación Profesional de Empresas Navieras de Líneas Regulares (Analir) and Others v. Administración General del Estado, 40/159–168

P.J. Slot, annotation of Case C-199/06, Centre d’exportation du livre Français (CELF) v. Administración General del Estado, 40/159–168

P.J. Slot and J. Dutheil de la Rochère, annotation of Case C-466/98, Commission v. United Kingdom; C-467/98, Commission v. Denmark; C-468/98, Commission v. Sweden; C-469/98, Commission v. Finland; C-471, Commission v. Belgium; C-472/98, Commission v. Luxemburg; C-475/98, Commission v. Austria; C-476/98, Commission v. Germany (Open skies judgments), 40/697–713

L.J. Smith, annotation of Case C-317/91, Deutsche Renault AG v. Audi AG, 31/889–900


J. Sohrab, annotation of Case C-338/91, Steenhorst-Neerings v. Bestuur van de Bedrijfsvereniging voor Detailhandel, Ambachten en Huisvrouwen, 31/875–887

H. Somsen, annotation of Case C-300/89, Commission v. Council (Titanium dioxide), 29/140–151

E. Spaventa, annotation of Case C-388/95, Belgium v. Spain, 38/211–219


E. Spaventa, annotation of Case C-189/01, H. Jippe, Afdeling Groningen van de Nederlandse Vereniging tot Bescherming van Dieren, Afdeling Assen en omstreken van de Nederlandse Vereniging tot Bescherming van Dieren v. Minister van Landbouw, Natuurbeheer en Visserij, 39/1159–1170

E. Spaventa, annotation of Case C-442/02, Caixa-Bank France v. Ministère de l’Économie, des Finances et de l’Industrie, 42/1151–1168

E. Spaventa, annotation of Case C-109/01, Secretary of State for the Home Department v. H. Akrich, 42/225–239


T. Spranger, annotation of Case C-34/10, Oliver Bristle v. Greenpeace e.V., 49/1197–1210

K. St C. Bradley, annotation of Case C-344/04, The Queen ex parte International Air Transport Association, European Low Fares Airline Association v. Department for Transport, 43/1101–1124


P. Stanley, annotation of Case C-349/03, Commission v. United Kingdom, 44/195–203

P. Stanley, annotation of Case C-107/94, Asscher v. Staatssecretaris van Financiën, 34/713–725

P. Stanley, annotation of Case C-408/95, Eurotunnel S.A. and Others v. SeaFrance, 35/1205–1213

P. Stanley, annotation of Case C-171/96, Rui Roque v. His Excellency the Lieutenant Governor of Jersey, 36/1091–1098

J. Steenbergen, annotation of Case 45/86, Commission v. Council, 24/731–737


E. Steindorff and A. Samara-Krispis, annotation of Joined Cases C-19/90 and 20/90, M.Karella and N. Karellas v. Ypourgos viomichanias, energias kai technologias, Organisms Anasygkrotiseos Epicheiriseon AE, 29/615–624

E. Steindorff, annotation of Case C-180/95, Nils Drahmpaehl v. Urania Immobilienservice OHG, 34/1259–1277
173

E. Steindorff, annotation of Case C-104/96, Coöperatieve Rabobank 'Vecht en Plassengebied' v. Erik Aarnoud Minderhoud, 36/191–203

G. Straetmans, annotation of Case C-124/97, Lådå, and Case C-67/98, Zenatti, 37/991–1005

G. Straetmans, annotation of Case C-405/98, Konsumentombudsmannen (KO) v. Gourmet International Products AB (GIP), 39/1407–1421

G. Straetmans, annotation of Case C-6/01, Lady & Kid A/S and others v. Skatteministeriet, 49/381–399


J. Stuyck, annotation of Case C-47/90, Etablissements Delhaize Frères v. Promalvin, 30/847–860

J. Stuyck, annotation of Case C-192/94, El Corte Inglés; Case C-129/94, Rafael Ruiz Bernáldez; Case C-441/93, Panagis Pafitis, 33/1261–1272

J. Stuyck, annotation of Joined Cases C-34/95, C-35/95 and C-36/95, Konsumentombudsmannen (KO) v. De Agostini (Svenska) Förlag AB and Konsumentombudsmannen (KO) v. TV-Shop i Sverige AB, 34/1445–1468


J. Stuyck, annotation of Case C-71/02, Herbert Karner Industrie-Auktionen GmbH v. Troostwijk GmbH, 41/1683–1700

J. Stuyck, annotation of Case C-262/02, Commission v. France and Case C-429/02, Bacardi France SÀS and Télévision française 1 SA (TF1) et al., 42/783–801


J. Stuyck, annotation of Case C-243/08, Pannon GSM Zrt. v. Erzsebet Sustikne Gyorfi; Case C-40/08, Asturcom Telecommunicaciones SL v. María Cristhba Rodríguez Noguera, 47/879–898

M. Suksi, annotation of Case C-234/02 P, European Ombudsman v. Frank Lamberts, 42/1765–1781

M. Szydło, annotation of Case C-210/06, CARTESIO Oktató és Szolgáltató bt, 46/703–722

M. Szydło, annotation of Case C-389/08, Base NV and Others v. Ministerraad, 49/1141–1162

M. Szydło, annotation of Case C-614/10, Commission v. Austria (Principles underlying independence of national data protection authorities), 50/1809–1826

E. Szyszczak, annotation of Case C-188/89, Foster and others v. British Gas plc, 27/859–871


M. Taborowski, annotation of Joined cases C-392/04 & C-422/04, i-21 Germany GmbH (C-392/04), Arcor AG & Co. KG (C-422/04), formerly ISIS Multimedia Net GmbH & Co. KG v. Bundesrepublik Deutschland, 44/1463–1482

E. Terryn, annotation of Case C-350/03, Schulte v. Deutsche Bausparkasse Badenia AG, Case C-229/04, Crailsheimer Volksbank eG v. Klaus Conrads and Others, 44/501–518
A. Thies, annotation of Case C-93/02, Biret International SA v. Council, 41/1661–1682
J.E. Thompson, annotation of Case C-229/04, Crailsheimer Volksbank eG v. Klaus Conrads and Others, 44/501–518
A. Thies, annotation of Case C-93/02, Biret International SA v. Council, 41/1661–1682
J.E. Thompson, annotation of Case C-229/04, Crailsheimer Volksbank eG v. Klaus Conrads and Others, 44/501–518
C. Tobler and K. Waaldijk, annotation of Case C-267/06, Tadao Maruko v. Versorgungsanstalt der deutschen Bühnen, 46/723–746
C. Tobler, annotation of Case C-176/03, Commission v. Council, 43/835–854
C. Tobler, annotation of Case C-236/09, Association belge des Consommateurs Test-Achats ASBL, Yann van Vugt, Charles Basselier v. Conseil des ministres, 48/2041–2060
J. Tomkin, annotation of Case C-243/09, Günter Fuß v. Stadt Halle; Case C-429/09, Günter Fuß v. Stadt Halle, 49/1423–1442
C. Tomuschat, annotation of Case C-85/96, Maria Martinez Sala v. Freistaat Bayern, 37/449–457
H. Toner, annotation of Case C-185/95 P, Baustahlgewebe v. Commission, 36/1345–1355
H. Toner, annotation of Case C-192/99, R v. Secretary of State for the home department, ex parte Kaur, 39/881–893
A.G. Toth, annotation of Case C-213/89, Regina v. Secretary of State for Transport, ex parte Factortame Limited and Others, with annotation by 27/573–588
X. Tracol, annotation of Case C-197/09 RX-II, M. v. European Medicines Agency (EMEA), 49/1457–1474
X. Tracol, annotation of Case C-579/12 RX-II, Strack v. Commission (The new rules of procedure on the review procedure and the application of general principles in EU civil service law and litigation), 51/993–1014
D. Triantafyllou, annotation of Case C-367/96, Alexandros Kefalas v. Greek State, 36/157–164
T. Tridimas, annotation of Case C-12/95 P, Transacciones Maritimas SA (Tramas), Makuspesca SA y Recursos Marinos SA v. Commission, 33/371–379
M. Trybus, annotation of Case C-186/01, Alexander Dory v. Federal Republic of Germany, 40/1269–1280
M. Trybus, annotation of Case C-337/05, Commission v. Italy (Agusta and Agusta Bell Helicopters), and Case C-157/06, Commission v. Italy, 46/973–990
A. Tryfonidou, annotation of Case C-293/02, Jersey Produce Marketing Organisation Ltd v. States of Jersey and Jersey Potato Export Marketing Board, 43/1727–1742
A. Tsadiras, annotation of Case C-331/05 P, Internationaler Hilfsfonds eV v. Commission of the European Communities, 45/569–585
A. Türk, annotation of Joined Cases C-14/06 & C-295/06, European Parliament and Denmark v. Commission, 46/1293–1303


J. Usher, annotation of Case C-376/98, Germany v. European Parliament and Council (tobacco advertising), 38/1519–1543

I. van Bael, annotation of Case 294/81, Control Data Belgium N.V./S.A. v. Commission of the European Communities, 20/605–617

B. van Bockel, with annotation of Case C-436/04, Criminal Proceedings against Léopold Henri Van Estroock; Case C-150/05, Jean Leon Van Straaten v. Netherlands and Italy; Case C-467/04, Criminal proceedings against G. Francesco Gasparini, José Ma L.A. Gasparini, G. Costa Bozzo, Juan de Lucchi Calcagno, Francesco Mario Gasparini, José A. Hormiga Marrero, Sindicatura Quiebra, 45/223–244

P. van den Bossche, annotation of Case 109/83, Eurico s.r.l. v. Commission of the European Communities, 22/752–770

P. van den Bossche, annotation of Case C-284/90, Council v. Parliament, 31/653–668

A.P. van der Mei, annotation of Case C-512/08, Commission v. France, and Case C-173/09, Georgi Ivanov Elchinov v. Natsionalna zdravnoosiguritelna kasa, 48/1297–1311

T. van der Vijver and S. Vollering, annotation of Case C-226/11, Expedia Inc. v. Autorité de la concurrence and Others (Understanding appreciability: The European Court of Justice reviews its journey in Expedia), 50/1133–1144

J.G. van der Wielen, annotation of Case 1/70, Parfums Marcel Rochas Vertriebs GmbH, Munich v. Helmut Bitsch, Breissach/Rhein, 8/247–250

J.G. van der Wielen and B. Baardman, annotation of Case 41/69, A.C.F.-Chemiefarma v. Commission of the European Communities, 8/86–92

J.G. van der Wielen and B. Baardman, annotation of Case 44/69, Boehringer Mannheim GmbH v. Commission of the European Communities, 8/86–92

J.G. van der Wielen and B. Baardman, annotation of Case 45/69, Buchler and Co. v. Commission of the European Communities, 8/86–92

A. van Casteren, annotation of Case C-66/95, The Queen/Secretary of State for Social Security, ex parte Eunice Sutton, 35/481–492

P. Van Cleynenbreugel, annotation of Case C-69/10, Brahim Samba Dionf v. Ministre du Travail, de l’Emploi et de l’Immigration, 49/327–347

H. van Eijken, annotation of Case C-391/09, Malgožata Runevič-Vardyn and Lukasz Pawel Wardyn v. Všbnius miesto savivaldybės administracija and Others, 49/809–826

M. van Empel, annotation of Cases 10 & 18/68, Società “Eridania” Zuccherifici Nazionali and others v. Commission of the European Communities, 7/345–350

M. van Empel, annotation of Case 24/68, Commission of the EC v. Italian Republic (Statistical Duties), 7/72–74


M. van Empel, annotation of Case 15/69, Würtembergische Milchverwertung-Südmilch A.G. v. Salvatore Ugliola, 7/343–345


A. van Hoek, annotation of Case 7/98, *D. Krombach v. A. Bamberski*, 38/1011–1027


P.-A. Van Malleghem and N. Baeten, annotation of Case C-583/11 P, *Inuit Tapiriit Kanatami and Others v. Parliament and Council (Before the law stands a gatekeeper – Or, what is a “regulatory act” in Article 263(4) TFEU?)*, 51/1187–1216

Th. van Rijn, annotation of Joined Cases 209 to 215 and 218/78, *Heintz van Landewijck Sárl a.o. v. Commission of the European Communities (FEDETAB)*, 19/341–360


M. Varju, annotation of Case C-466/00, *Arben Kaba v. Secretary of State for the Home Department*, 41/851–859


P. VerLoren van Themaat, annotation of Case 31/74, *Pubblico Ministero Italiano v. F. Galli*, 12/418–426


E. Verheul and J. Hooijer, annotation of Case C-69/89, *Nakajimu All Precision Co. v. Council; Case C-358/99, Extramat v. Council; Case C-49/88, Al-Jubail Fertilizer Company (Samad) and others v. Council; Case C-16/90, Detlef Nölle v. Hauptzollamt Bremen-Freihafen*, 29/380–404
E. Vermulst and J. Heoijer, annotation of Case C-170/89, BEUC; Case C-105/90, Goldstar; Case C-188/88, NMB; Joined Cases 171/87, Canon, 172/87, Mita, 174/87, Ricoh, 175/87, Matsushita, 176/87, Konishirokyo, 177/87, Sanyo, 178/87, Minolta, 179/87, Sharp; Case C-358/89, Extramet, 30/155–185

I.M. Verougstraete, annotation of Case 29/69, Stauder v. City of Ulm, 7/342–343

J.Fr. Verstrynge, annotation of Case 28/77, Tepea BV v. Commission of the European Communities, 16/259–267

J. Vervaele, annotation of Criminal proceedings against Hüseyin Gözütok and Klaus Brügge, 41/795–812

P. Vesterdorf, annotation of Joined Cases C-341/06 P & C-342/06 P, Chronopost SA and La Poste v. Union française de l’express (UFEX) and Others, 46/1305–1326

S. Völcker, annotation of Joined Cases C-501, 513, 515 & 519/06 P, GlaxoSmithKline Services Unlimited v. Commission, 48/175–188

S. Völcker, annotation of Case C-360/09, Pfleiderer AG v. Bundeskartellamt, 49/695–720

K. von Papp, annotation of Case C-450/06, Varec SA v. Belgian State, 46/991–1000

A. von Bogdandy, annotation of Case C-53/96, Hermès International v. FHT Marketing Choice, 36/635–662

V. von Papp, annotation of Case C-450/06, Varec SA v. Belgian State, 46/991–1000

A. Vossestein, annotation of Case C-35/99, Arduino; Case C-309/99, Wouters et al. v. Algemene Raad van de Nederlandse Orde van Advocaten, 39/841–863

S. Weatherill, annotation of Case 174/84, Bulk Oil (Zug) A.G. v. Sun International Limited and Sun Oil Trading, 24/99–110

A. von Bogdandy, annotation of Case C-53/96, Hermès International v. FHT Marketing Choice, 36/635–662

K. von Papp, annotation of Case C-450/06, Varec SA v. Belgian State, 46/991–1000

A. Vossestein, annotation of Case C-35/99, Arduino; Case C-309/99, Wouters et al. v. Algemene Raad van de Nederlandse Orde van Advocaten, 39/841–863

A. Wachsmann, annotation of Case C-155/91, Commission v. Council, 30/1051–1065


S. Weatherill, annotation of Case C-415/93, Union Royale Belge des Sociétés de Football Association ASBL and Others v. Jean-Marc Bosman and Others, 33/991–1033
A. Weber, annotation of Case C-18/90, Kziber v. ONEM, 28/959–963
H.W. Wertheimer, annotation of Case 210/81, Demo Studio Schmidt v. Commission of the European Communities, 21/715–740
T. Wessely, annotation of Case C-49/92 P, Commission v. Anic; Case C-199/92 P, Hüls v. Commission; Case C-235/92 P, Montecatini v. Commission; (Polypropylene appeal cases), 38/739–765
H. Weyer, annotation of Case C-426/05, Tele2 Telecommunication GmbH v. Telekom-Control-Kommission, 46/1737–1755
R. Williams, annotation of Case C-47/07, Masdar (UK) Ltd v. Commission; Case C-446/04, Test Claimants in the FII Group Litigation v. Commissioners of Inland Revenue, 47/555–573
K. Winkel and R. von Borries, annotation of Case 61/77, Commission of the EC v. Ireland, 15/487–502
J.A. Winter and E. Steindorff, annotation of Case 48/69, Imperial Chemical Industries Ltd. v. Commission of EC, 9/494–502
J.A. Winter, annotation of Case 7/69, Commission of the EC v. Italian Republic (Skinvool), 7/489–492
J.A. Winter, annotation of Case 9/69, Claude Sayag and S.A. Zürich v. J.P. Leduc, Denise Thommon and S.A. La Concorde, 7/226–234
J.A. Winter, annotation of Case 10/69, A. Portelange v. Smith Corona Marchant International Lausanne and others, 7/234–236
J.A. Winter, annotation of Case 47/69, French Republic v. Commission of the European Communities, 8/82–85
J.A. Winter, annotation of Case 77/69, Commission of the European Communities v. Kingdom of Belgium, 8/79–81
J.A. Winter, annotation of Case 22/70, Commission of the European Communities v. Council of the European Communities, 8/392–401, 550–556
J.A. Winter, annotation of Case 40/70, Sirena S.r.l. v. Eda S.r.l. et al., 9/83–87
J.A. Winter, annotation of Case 7/71, Commission of the EC v. French Republic, 9/478–481
J.A. Winter, annotation of Case 22/71, Béguelin Import Co. v. S.A. G.L. Import Export, 9/491–494
J.A. Winter, annotation of Case 120/73, Firma Gebr. Lorenz, GmbH v. Federal Republic of Germany, 11/210–214
J.A. Winter, annotation of Case C-88/03, Portuguese Republic v. Commission, 45/183–198
W. Wurmnest, annotation of Case C-52/09, Konkurrensverket v. TeliaSonera Sverige AB, 49/721–736
D. Wyatt, annotation of Case 30/77, Regina v. Pierre Bouchereau, 15/214–227
R. Zahn, annotation of Case C-539/11, Ottica New Line di Accardi Vincenzo v. Commune di Campobello di Mazara (The regulation of healthcare in the European Union: Member States’ discretion or a widening of EU law?), 51/1521–1538
R. Zahn, annotation of Case C-57/12, Fédération des maisons de repos privées de Belgique (Femarbel) ASBL v. Commission communautaire commune de Bruxelles-Capitale (The regulation of healthcare in the European Union: Member States’ discretion or a widening of EU law?), 51/1521–1538
J. Zemanek, annotation of Case C-355/93, Eroglu v. Land Baden-Württemberg, 33/93–101

2. General Court
A. Andreangeli, annotation of Case T-201/04, Microsoft v. Commission, 45/863–894
A. Arnull, annotation of Case T-96/92, Comité Central d’Entreprise de la Société Générale des Grandes Sources and Others v. Commission; Case T-12/93, Comité Central d’Entreprise de la Société Anonyme Vittel and Others v. Commission, 33/319–335
S. Bartelt, annotation of Case T-2/03, Verein für Konsumenteninformation v. Commission, 43/191–206
F. Berrod, annotation of Case T-32/93, Ladbrooke Racing Ltd. v. Commission, 33/165–180
M. Broberg, annotation of Case T-317/02, Fédération des industries condimentaires de France (FICF) and others v. Commission, 43/1169–1179
P. Cassia, annotation of Case T-353/00 R, Jean-Marie Le Pen v. European Parliament, 38/1297–1308
E. Chiti, annotation of Case T-105/95, WWF UK (World Wide Fund for Nature) v. EC Commission, 35/189–207
F. de Cecco, annotation of Case T-52/12 R, *Hellenic Republic v. European Commission* (*De minimis* and exceptional circumstances as grounds for interim relief against recovery of State aid), 50/1479–1488


C. Eckes, annotation of Case T-228/02, *Organisation des Modjahedines du peuple d’Iran v. Council and UK (OMPI)*, 44/1117–1129


I. Graef, annotation of Case T-79/12, *Cisco Systems Inc. and Messagenet SpA v. Commission* (*Sneak preview of the future application of European competition law on the Internet?*), 51/1263–1279


A. Thoës, annotation of Cases T-69/00, *FIAMM and FIAMM Technologies*, T-151/00, Le Laboratoire du Bain, T-301/00, Freemix, T-320/00, CD Cartondruck AG, T-383/00, Beamglow Ltd and T-135/01, Giorgio Fedon & Figli S.p.A., Fedon S.r.l. and Fedon America USA Inc, 43/1145–1168


D. Waelsbroeck and D. Fosselard, annotation of Joined Cases T-480/93 & T-483/93, Antillean Rice Mills NV, Trading & Shipping Co. Ter Beek BV and European Rice Brokers AVV, Alesie Curacao NV, Guyana Investments AVV v. Commission, 33/811–829

J. Wakefield, annotation of Case T-178/98, Fresh Marine Company AS v. Commission, 38/1043–1057

J. Wakefield, annotation of Case T-193/04, Hans-Martin Tillack v. Commission, 45/199–221

B. Wegener, annotation of Case T-474/04, Pergan Hilfsstoffe für industrielle Prozesse GmbH v. Commission, 45/1767–1773

3. National Courts


A. Arnull, annotation of Arsenal Football Club plc v. Matthew Reed, High Court, Chancery Division; Case C-206/01, Arsenal Football Club plc v. Matthew Reed, Court of Justice of the European Communities (Full Court); Arsenal Football Club plc v. Matthew Reed, High Court, Chancery Division, 40/755–797

L. Azoulai and F. Ronkes Agerbeek, annotation of Conseil constitutionnel (French Constitutional Court), Decision No. 2004–505 DC of 19 November 2004, 42/871–886

K. Banks, annotation of House of Lords, Garden Cottage Foods Ltd. v. Milk Marketing Board, 21/669–674


U. Bernitz and N. Reich, annotation of 2 December 2009, The Labour Court of Sweden (Arbetsdomstolen), Case No. A 268/04, Judgment No. 89/09, Lavai un Partneri Ltd. v. Svenska Byggnadsarbetareförbundet et al., 48/603–623

M. Berri, annotation of 27 December 1965, Italian Constitutional Court, Société Acciaierie San Michele v. ECSC, 4/81–84, 238–242

L.F.M. Besselink, annotation of Supreme Court of the Netherlands, Stichting Waterpakt, Stichting Natuur en Milieu, Vereniging Consumentenbond v. State of the Netherlands, 41/1429–1455

L.J. Brinkhorst, annotation of 23 December 1963, District Court (Landgericht) Göttingen, Italian Worker II, 2/348–349

L.J. Brinkhorst, annotation of 22 January 1965, District Court (Landgericht), Mannheim, Massage-instruments case, 3/93–94

F. Castillo de la Torre, annotation of Tribunal Supremo (Spanish Supreme Court), judgment of 12 June 2003, Canal Satélite Digital, 41/1717–1734
F. Castillo de la Torre, annotation of Tribunal Constitucional (Spanish Constitutional Court), Opinion 1/2004 of 13 December 2004, on the Treaty establishing a Constitution for Europe, 42/1169–1202

N. Catalano, annotation of 24 February 1964, Italian Constitutional Court (Corte Constituzionale), Ente Nazionale Energia Elettrica (ENEL), 2/224–235


I.E. Druker, annotation of 5 May 1964, District Court, Amsterdam, Penicillin Case, 3/246–247


J. Dutheil de la Rochère, annotation of Conseil constitutionnel (French Constitutional Court), Decision No. 2004–496 of 10 June 2004, 42/ 859–869


J. Frowein, annotation of 5 July 1965, German Federal Constitutional Court (Bundesverfassungsgericht), Validity of German Ratification Law, 5/481–482, 484–485


J.A. Frowein, annotation of 18 October 1967, German Federal Constitutional Court (Bundesverfassungsgericht), Constitutionality of Council and Commission regulations, 5/483–484, 486–487

J.A. Frowein, annotation of 22 October 1986, German Bundesverfassungsgericht, Solange II (BVerfGE 73,339) Constitutional complaint Firma W, 25/201–206

G. Gaja, annotation of Constitutional Court (Italy), Decision No. 176, S.p.a. Comavicola v. Amministrazione delle finanze dello Stato, 19/455–461


L. Hancher, annotation of Almelo; Ruling of the Gerechtshof, Arnhem, 34/1509–1521

F. Hanks and P.L. Williams, annotation of 8 February 1989, High Court of Australia, Queensland Wire Industries v. BHP, 27/151–161

C. Hanley, annotation of 19 July 2006, House of Lords, Intrepreneur Pub Co (CPC) and others v. Crehan, 44/817–836

C. Harlow and E. Szyszczak, annotation of R. v. Secretary of State for Employment ex Parte Equal Opportunities Commission and Another, 32/641–654

C. Hilson, annotation of Court of Appeal, Ex p. Friends of the Earth, 32/1461–1475

A. Hinarejos Parga, annotation of German Bundesverfassungsgericht Decision of 18 July 2005, 43/583–595

F. Hoffmeister, annotation of German Bundesverfassungsgericht: Alcan, Decision of 17 February 2000; Constitutional review of EC Regulation on bananas, 38/791–804
K. Hopt, annotation of 12 December 1966, Administrative Court (Verwaltungsgericht) of Frankfurt, *Export bond cases*, 5/75–76


K. Hopt, annotation of 11 July 1968, *German Federal Court of Finance (Bundesfinanzhof)*, National compensatory turnover tax, 6/414–419


O. Jacot-Guillarmod, annotation of Federal Tribunal (Switzerland), *Bosshard Partners Intertrading AG v. Sunlight AG. ATF I05 11 49*, 18/427–435


C. Murphy, annotation of 8 October 2009, *Romanian Constitutional Court*, Decision No. 1258, 47/933–941

F. Murphy, annotation of *Supreme Court, Ireland*, *Campus Oil Limited v. The Minister for Industry and Energy, et al.*, 21/741–755

P. Nebbia, annotation of *Director General of Fair Trading v. First National Bank*, *House of Lords*, 40/983–995

K. Nemeth, annotation of the *Austrian Supreme Court (Oberster Gerichtshof)*, Case 6 Ob 123/99b, judgment of 15 July 1999, 37/1277–1284
H. Olsen, annotation of Danish Supreme Court, judgment of 20 February 2013, Case 199/2012 (The Danish Supreme Court’s decision on the constitutionality of Denmark’s ratification of the Lisbon Treaty), 50/1489–1504
A. Pappalardo, annotation of 7 November 1962, Italian Conseil d’Etat, Refusal to grant import-licences in violation of Art. 31 EEC, 4/84–88
A. Pappalardo, annotation of 9 April 1963, Italian Constitutional Court, Acts providing for grants in aid without observing Art. 93 (3) EEC incompatible with the Constitution, 4/91–92
A. Pappalardo, annotation of 7 March 1964, Italian Constitutional Court, Costa v. ENEL and EDISON Volta, 4/88–91
O. Pollicino, annotation of Conseil d’Etat: Decision No. 287110 of 8 February 2007, 45/1519–1540
G. Riehle, annotation of 4 April 1963, Court of Finance (Finanzgericht) of Bremen, Tapioca Flower-case, 1/364–368
G. Riehle, annotation of 23 April 1963, Court of Finance (Finanzgericht) of Neurnberg, Poultry Meat-case, 1/361–364
G. Riehle, annotation of 23 April 1963, Court of Finance (Finanzgericht) of Neurnberg, Potato Starch-case, 1/364–367
G. Riehle, annotation of 14 November 1963, Court of Finance (Finanzgericht) of Rheinland Pfälz, Barley-case, 1/463–465
G. Riehle, annotation of 17 December 1963, Administrative Court (Verwaltungsgericht), Frankfurt, Barley-case, 2/102–103
G. Riehle, annotation of 23 March 1964, Court of Finance (Finanzgericht), Nürnberg, Tapioca Flower-case II, 2/222–224
G. Riehle, annotation of 10 April 1964, Netherlands Supreme Court (Hoge Raad), Constructa Werke GmbH v. De Geus en Uitdenbogerd, 2/100–101
D. Sarmiento, annotation of Tribunal Constitucional (Spanish constitutional court), judgment 145/2012 of 2 July 2012 Iberdrola v. Comisión Nacional de la Energía (Reinforcing the (domestic) constitutional protection of primacy of EU law), 50/875–892
G. Schrans, annotation of 8 June 1966, Court of Appeal, Liège, Remacle v. Schott (Exclusive Distributorship), 5/325–326
G. Schrans, annotation of 8 May 1967, Commercial Court Liège, Brewery contracts, 5/324–325
G. Schrans, annotation of 2 June 1967, Court of Appeal, Liège, Refusal to sell pharmaceuticals, 5/327–329
G. Schrans, annotation of 8 June 1967, Belgian Cour de Cassation, Cement-Convention Case, 5/323–325
G. Schrans, annotation of 7 October 1968, Mrs. Y. Corveleyn v. Belgian State (Minister of Justice), 7/237–240
P.J. Slot, annotation of the Decision of the President of the District Court of Amsterdam, *Malibu Travel v. KLM*, 27/383–386


A. Tanney, annotation of Court of Appeal of England and Wales, *Webb v. EMO Air Cargo (UK) Ltd.*, 29/1021–1028


J.J.M. Tromm, annotation of 15 June 1965, District Court, *Assen, Betriebskrankenkassee der Hesep Ker Torfwerke GmbH at Meppen/EMS (Germany) v. E.V.D. at Klazimaven (Holland)*, 6/412–413


A. Tsadiras, annotation of 7 November 2005, Cyprus Supreme Court (Avórtaro Δικαιώματο Κύπρου) (Civil Appeal no. 294/2005) on the Cypriot European Arrest Warrant Law, 44/1515–1528

D. Waellbroeck and M. Griffiths, annotation of French Cour de Cassation: *T.G.V. Nord et Pont de Normandie*, 37/1465–1476

4. **EFTA Court**

M. Hanten and M. Plaschke, annotation of Case E-16/11, *EFTA Surveillance Authority v. Iceland (Icesave)* (EU law impact on deposit protection in the financial crisis), 51/295–309


5. **WTO**

M.M. Slotboom, annotation of the Hormones case: An increased risk if illegality of sanitary and phytosanitary measures, 36/471–491

6. **European Court of Human Rights**

E.A. Alkema, annotation of *X against the Netherlands*, 6 February 1967, 5/212–214

E.A. Alkema, annotation of Application No. 8030/77, *Confédération Française Democratique du Travail v. The European Communities*, alternatively their Member States (I) a) jointly and b) severally, 16/498–508


C. van de Heyning, annotation of *PO Kokkelvisserij v. The Netherlands* judgement of 20 January 2009, 46/2117–2125
IV. ARTICLES

T. Ackermann, Public supply of optional standardized consumer contracts: A rationale for the Common European Sales Law?, 50-SI/11–28
D. Adamski, Approximating a workable compromise on access to official documents: The 2011 developments in the European courts, 49/521–558
D. Adamski, Europe’s (misguided) constitution of economic prosperity, 50/47–86
D. Adamski, How wide is “the widest possible”? Judicial interpretation of the exceptions to the right of access to official documents revisited, 46/521–549
D. Adamski, National power games and structural failures in the European macroeconomic governance, 49/1319–1364
A. Adinolfi, Free movement and access to work of citizens of the new Member States: The transitional measures, 42/469–498
A. Adinolfi, The implementation of social policy directives through collective agreements, 25/291–316
A. Adinolfi, The judicial application of Community law in Italy (1981–1997), 35/1313–1369
A. Alemanno and A. Garde, The emergence of an EU lifestyle policy: The case of alcohol, tobacco and unhealthy diets, 50/1745–1786
A. Alemanno and O. Stefan, Openness at the Court of Justice of the European Union: Toppling a taboo, 51/97–139
A. Albi, “Europe” articles in the constitutions of Central and Eastern European countries, 42/399–423
A. Albi, From the banana saga to a sugar saga and beyond: Could the post-communist constitutional courts teach the EU a lesson in the rule of law?, 47/791–829
A. Albors-Llorens, Changes in the jurisdiction of the European Court of Justice under the Treaty of Amsterdam, 35/1273–1294
A. Albors-Llorens, The role of objective justification and efficiencies in the application of Article 82 EC, 44/1727–1761
W. Alexander, Article 85 of the EEC Treaty and the exclusive licence to sell patented products, 5/465–475
W. Alexander, Industrial property rights and the establishment of the European Common Market, 9/35–52
W. Alexander and E. Grabandt, National courts entitled to ask preliminary rulings under Article 177 of the EEC Treaty: The ease law of the Court of Justice, 19/413–420
C.G. Allen, Criminal offences against the law of the European Economic Community, 11/183–190
Ph. Allott, The democratic basis of the European Communities, 11/298–326
F. Amtenbrink and J. de Haan, The European Central Bank: An independent specialized organization of Community law – A Comment, 39/65–76
C. Anderson, Contrasting models of EU administration in judicial review of risk regulation, 51/425–454
A. André, Evidence before the European Court of Justice, with special reference to the Grundig/Consten Decision, 5/35–49
L. Ankersmit, What if Cassis de Dijon were Cassis de Quebec? The assimilation of goods of third country origin in the internal market, 50/1387–1410
K.V. Antal, Harmonization of turnover-taxes in the Common Market, 1/41–57
N. Argyris, The EEC rules of competition and the air transport sector, 26/5–32
A. Arnulf, Does the Court of Justice have inherent jurisdiction, 27/683–708
A. Arnulf, Owing up to fallibility: Precedent and the Court of Justice, 30/247–266
A. Arnulf, Private applicants and the action for annulment since Codorniu, 38/7–52
A. Arnulf, Private applicants and the action for annulment under Article 173 of the EC Treaty, 32/7–49
S. Arrowsmith, An assessment of the new legislative package on public procurement, 41/1277–1325
S. Arrowsmith, The Community’s legal framework on public procurement: “The way forward” at last? 36/13–49
S. Arrowsmith, E-commerce policy and the EC procurement rules: The chasm between rhetoric and reality, 38/1447–1477
S. Arrowsmith, Public private partnerships and the European procurement rules: EU policies in conflict? 37/709–737
J.-Y. Art, Developments in EC competition Law in 1998: An overview, 36/971–1026
J.-Y. Art and D. van Liedekerke, Developments in EC competition law in 1994: An overview, 32/921–971
J.-Y. Art and D. van Liedekerke, Developments in EC competition law in 1995: An overview, 33/719–775
J.-Y. Art and D. van Liedekerke, Developments in EC competition law in 1997: An overview, 35/1135–1182
K. Arts, ACP-EU relations in a new era: The Cotonou Agreement, 40/95–116
G. Avery, Agricultural policy: The conclusions of the European Council, 25/523–539
L. Azoulai, The Court of Justice and the social market economy: The emergence of an ideal and the conditions for its realization, 45/1335–1356
C. Bail and H. Lichtenberg, The application of Community law in Germany in 1973, 12/275–302
D. Bailey, Damages actions under the EC Merger Regulation, 44/101–139
D. Bailey, Restrictions of competition by object under Article 101 TFEU, 49/559–599
D. Bailey, Scope of judicial review under Article 81 EC, 41/1327–1360
D. Bailey, Single, overall agreement in EU competition law, 47/473–508
Articles

D. Bailey, Standard of proof in EC merger proceedings: A common law perspective, 40/845–888

J. Bailleux, Micheal Gaudet, a law entrepreneur: The role of the legal service of the European executives in the invention of EC Law and the birth of the Common Market Law Review, 50/359–368

D. Baird, Precontractual disclosure duties under the Common European Sales Law, 50-SI/297–310


J. Balfour, EC external aviation relations: The Community’s increasing role, and the new EC/US agreement, 45/443–463

M. Bangemann, Preparations for direct elections in the Federal Republic, 15/321–335

M. Bangemann, Preparations for direct elections in the Federal Republic of Germany, Part II, 16/241–242

K. Banks, National enforcement of Community rights: A boost for Damocles, 21/669–674

O. Bar-Gill and O. Ben-Shahar, Regulatory techniques in consumer protection: A critique of European consumer contract law, 50-SI/109–126

R. Baratta, Accession of the EU to the ECHR: The rationale for the ECJ’s prior involvement mechanism, 50/1305–1332

A. Barav, Direct and individual concern: An almost insurmountable barrier to the admissibility of individual appeal to the EEC, 11/191–198

A. Barav, Enforcement of Community rights in the national courts: The case for jurisdiction to grant an interim relief, 26/369–390

A. Barav, The exception of illegality in Community law: A critical analysis, 11/366–386

A. Barav, Failure of Member States to fulfil their obligations under Community law, 12/369–383

E. Barbier de la Serre, Accelerated and expedited procedures before the EC courts: A review of the practice, 43/783–815

R. Barents, Charges of an effect equivalent to customs duties, 15/415–424

R. Barents, Community agricultural law and the Court’s case law in 1986–1988, 26/391–422

R. Barents, The Court of Justice after the Treaty of Lisbon, 47/709–728

R. Barents, EU procedural law and effective legal protection, 51/1437–1461

R. Barents, The internal market unlimited: Some observations on the legal basis of Community legislation, 30/85–109

R. Barents, New developments in measures having equivalent effect, 18/271–308

R. Barents, The prohibition of fiscal discrimination in Article 95 of the EEC Treaty, 17/437–449

R. Barents, Recent case law on the prohibition of fiscal discrimination under Article 95, 23/641–660

R. Barents, Recent developments in Community case law in the field of agriculture, 34/811–843

C. Barnard, Unravelling the services Directive, 45/323–394


C. Barnard and E. Sharpston, The changing face of Article 177 references, 34/1113–1171

F. Barnes, Professional confidence, 1/78–81


G. Barrett, Family matters: European Community law and third-country family members, 40/369–421
G. Barrett, Light acquired on acquired rights: Examining developments in employment rights on transfers of undertakings, 42/1053–1105
A. Bartosch, Is there a need for a rule of reason in European State aid law? Or how to arrive at a coherent concept of material selectivity?, 47/729–752
J. Basedow, A common contract law for the Common Market, 33/1169–1195
J. Basedow, The Communitarization of the conflict of laws under the Treaty of Amsterdam, 37/687–708
J. Bast, New categories of acts after the Lisbon reform: Dynamics of parliamentarization in EU law, 49/885–928
P. Baumann, Common Organizations of the market and national law, 14/303–327
A. Bavasso, Electronic communications: A new paradigm for European regulation, 41/87–118
G. Bebr, Arbitration tribunals and Article 177 of the EEC Treaty, 22/489–505
G. Bebr, A critical review of recent case law of national courts, 11/408–431
G. Bebr, Comment on Administration des Douanes v. Société des Cafés Jacques Vabre, 13/12–132
G. Bebr, The existence of a genuine dispute: An indispensable precondition for the jurisdiction of the Court under Article 177 EEC Treaty? 17/525–537
G. Bebr, How supreme is Community law in the national courts? 11/3–37
G. Bebr, Judicial remedy of private parties against normative acts of the European Communities: The role of exception of illegality, 4/7–31
G. Bebr, Preliminary rulings of the Court of Justice, their authority and temporal effect, 18/475–507
G. Bebr, The rambling ghost of “Cohn-Bendit”: Acte Clair and the Court of Justice, 20/439–472
G. Bebr, Reinforcement of the constitutional review of Community acts under Article 177 EEC, 25/667–691
F. Becker, Application of Community law by Member States’ public authorities: Between autonomy and effectiveness, 44/1035–1056
I. Begg, Future fiscal arrangements of the European Union, 41/775–794
J.-F. Bellis, International trade and the competition law of the European Economic Community, 16/647–683
O. Ben-Shahar, Introduction: A law and economics approach to European contract law, 50-SI/3–10
J.K. Bentil, Control of the abuse of monopoly power in EEC business law, 12/59–75
L. Bently and R. Burrell, Copyright and the information society in Europe: A matter of timing as well as content, 34/1197–1227
F. Benyon and J. Bourgeois, The European Community-United States steel arrangement, 21/305–354
G. Berardis, The Common Organization of Agricultural Markets and national price regulations, 17/539–551
N. Bernard, The future of European economic law in the light of the principle of subsidiarity, 33/633–666
U. Bernitz, The EEC-EFTA Trade Agreements with special reference to the position of Sweden and the other Scandinavian EFTA countries, 23/567–590
Articles

U. Bernitz, Sweden and the European Union: On Sweden’s implementation and application of European law, 38/871–901


M. Berri, The special procedures before the Court of Justice of the European Communities, 8/5–28

Ch. Bertram, Decision-making in the EEC: The Management Committee Procedure, 5/246–264

J.-F. Beseler, EEC protection against dumping and subsidies from third countries, 6/327–352

L. Besselink, Entrapped by the maximum standard: On fundamental rights, pluralism and subsidiarity in the European Union, 35/629–680

T. Beukers, The new ECB and its relationship with the eurozone Member States: Between central bank independence and central bank intervention, 50/1579–1620


R. Bieber, Legislation for the establishment of the Single Market, 25/711–724

R. Bieber and F. Maiani, Enhancing centralized enforcement of EU law: Pandora’s toolbox?, 51/1057–1092


R. Bieber and I. Salomé, Hierarchy of norms in European law, 33/907–930

P. Biering, The application of EU law in Denmark: 1986 to 2000, 37/925–969

M. Bierry and A. Dal Ferro, The practice followed by the Court of Justice with regard to costs, 24/509–539

A. Biondi, The European Court of Justice and certain national procedural limitations: Not such a tough relationship, 36/1271–1287

A. Biondi, The merchant, the thief & the citizen: The circulation of works of art within the European Union, 34/1173–1195

A. Biondi, State aid is falling down, falling down: An analysis of the case law on the notion of aid, 50/1719–1744

P. Birkinshaw and D. Ashiagbor, National participation in Community affairs: Democracy, the UK Parliament and the EU, 33/499–529

J. Bischoff, Just a little bit of “mixity”? The EU’s role in the field of international investment protection law, 48/1527–1569

A. Bleckmann, German nationality within the meaning of the EEC Treaty, 15/435–446

A. Bleckmann, The personal jurisdiction of the European Community, 17/467–485


M. Bobek, Learning to talk: Preliminary rulings, the courts of the new Member States and the Court of Justice, 45/1611–1643


W.R. Bohning, The Scope of the EEC System of Free Movement of Workers, 10/81–86

D. Booss and J. Forman, Enlargement: Legal and procedural aspects, 32/95–130

G. Borchard, The award of interim measures by the European Court of Justice, 22/203–237

M. Borgers, Implementing framework decisions, 44/1361–1386

L. Boselli, The citrus fruit waiver Case, 7/466–476

R. Bosscher, Preparations for direct elections in the Netherlands, 15/465–472


B.R. Bot, Negotiating Community agreements: Procedure and practice, 7/286–310
M. Bothe, Regional autonomy and independence: The consequences for the legal order of the Communities, 15/393–414
J.H.J. Bourgeois, The Tokyo Round Agreements on Technical Barriers and on Government Procurement in International and EEC Perspective, 19/5–33
C. Bovis, Developing public procurement regulation: Jurisprudence and its influence on law making, 43/461–495
C. Bovis, Public procurement in the EU: Jurisprudence and conceptual directions, 49/247–289
C. Bovis, Recent case law relating to public procurement: A beacon for the integration of public markets, 39/1025–1056
R. Bowen and A. Parry, European Patent Conventions: The First Convention, 11/105–113
J. Bowyer, Englishing Community law, 9/439–455
G. Braakman, Monetary evolutions and the Common Agricultural Policy, 15/157–186
K. St.C. Bradley, Comitology and the law: Through a glass, darkly, 29/693–721
K. St.C. Bradley, Maintaining the balance: The role of the Court of Justice in defining the institutional position of the European Parliament, 24/41–64
S. Brammer, Concurrent jurisdiction under Regulation 1/2003 and the issue of case allocation, 42/1383–1424
O.C. Brändel, The decisions of the European Court of Justice on the agricultural marketing system, 10/240–256
E. Brandt and P. Schäfer, Trans-Alpine transit traffic: Towards sustainable mobility, 33/951–972
W.W. Bratton and J.A. McCahery, Tax coordination and tax competition in the European Union: Evaluating the code of conduct on business taxation, 38/677–718
J. Braun and J. Kühling, Article 87 EC and the Community courts: From revolution to evolution, 45/465–498
A.E. Bredimas, The Common Shipping Policy of the EEC, 18/9–32
S. Breitenmoser, Sectoral agreements between the EC and Switzerland: Contents and context, 40/1137–1186
L.J. Brinkhorst, Opening Speech, 13/159–166
L.J. Brinkhorst and M.J. Kuiper, The integration of the new Members in the Community legal order, 9/364–385
M. Broberg, Acte clair revisited: Adapting the acte clair criteria to the demands of the times, 45/1383–1397
M. Broberg, Commitments in phase one merger proceedings: The Commission’s power to accept and enforce phase one commitments, 34/845–866
H. Bronkhorst, Freedom of establishment and freedom to provide services under the EEC Treaty, 12/245–253
M. Bronckers, The impact of TRIPS: Intellectual property protection in developing countries, 31/1245–1281
M. Bronckers, Private enforcement of 1992: Do trade and industry stand a chance against the Member States?, 26/513–533
M. Bronckers, Private participation in the enforcement of WTO law: The new EC Trade Barriers Regulation, 33/299–318
M. Bronckers, The relationship of the EC courts with other international tribunals: Non-committal, respectful or submissive?, 44/601–627
M. Bronckers and Y. van Gerven, Legal remedies under the EC’s new chemicals legislation
REACH: Testing a new model of European governance, 46/1823–1871

M. Brothwood, The Commission Directive on transparency of financial relations between
Member States and public undertakings, 18/207–217

M. Brothwood, The Court of Justice on Article 90 of the EEC Treaty, 20/335–347

O. Brouwer, Community protection of geographical indications and specific character as a
means of enhancing foodstuff quality, 28/615–646

O. Brouwer, Free movement of foodstuffs and quality requirements: Has the Commission
got it wrong?, 25/237–262

O. Brouwer, J. Goyder and D. Mes, Developments in EC competition law in 2007: An
overview, 45/1167–1205

A. Brown, The extension of the Community public procurement rules to utilities,
30/721–748

E.D. Brown, Recent developments in the social policy of the European Economic
Community, 3/184–214


M. Burri-Nenova, The new audiovisual media services directive: Television without
frontiers, television without cultural diversity, 44/1689–1725

N. Burrows, The promotion of women’s rights by the European Economic Community,
17/191–209

F. Cafaggi, Precontractual disclosure duties under the Common European Sales Law, 50-
SI/311–330

F. Calderoni, A definition that does not work: The impact of the EU Framework Decision
on the fight against organized crime, 49/1365–1394

P.C. Canellos and H.S. Silber, Concentration in the Common Market, 7/5–35, 138–166

I. Canor, “Can two walk together, except they be agreed?” The relationship between
international law and European law: The incorporation of United Nations sanctions
against Yugoslavia into European Community law through the perspective of the
European Court of Justice, 35/137–187

I. Canor, My brother’s keeper? Horizontal solange: “An ever closer distrust among the
peoples of Europe”, 50/383–422

A. Capobianco, Information exchange under EC competition law, 41/1247–1276

R. Caranta, Judicial protection against Member States: A new jus commune takes shape,
32/703–726

M. Cardwell, General principles of Community law and milk quotas, 29/723–747

D.Z. Cass, The word that saves Maastricht?: The principle of subsidiarity and the division
of powers within the European Community, 29/1107–1136

F. Castillo de la Torre, The EEC new instrument of trade policy: Some comments in the
light of the latest developments, 30/687–719

F. Castillo de la Torre, Interim measures in Community courts: Recent trends, 44/273–353

A. Castro Oliveira, Workers and other persons: Step-by-step from movement to citizenship

N. Catalano, The Italian Constitutional Court and the European Communities, 1/318–326

D. Chalmers, The application of Community law in the United Kingdom, 1994–1998,
37/83–128

M. Chamon, EU agencies between Meroni and Romano or the devil and the deep blue sea,
48/1055–1075


R.M. Chevallier, Methods and reasoning of the European Court in its interpretation of
Community law, 2/21–35
E. Chiti, The emergence of a Community administration: The case of European agencies, 37/309–343
E. Chiti, An important part of the EU’s institutional machinery: Features, problems and perspectives of European Agencies, 46/1395–1442
E. Chiti and P. Gustavo Teixeira, The constitutional implications of the European responses to the financial and public debt crisis, 50/683–708
T. Christofourou, The regulation of genetically modified organisms in the European Union: The interplay of science, law and politics, 41/637–709
P. Clarotti, The harmonization of legislation relating to credit institutions, 19/245–267
E. Cloots, Germs of pluralist judicial adjudication: Advocaten voor de Wereld and other references from the Belgian constitutional court, 47/645–672
C. Closa, Citizenship of the Union and nationality of Member States, 32/487–518
C. Closa, The concept of citizenship in the Treaty on European Union, 29/1137–1169
G.L. Close, External relations in the air transport sector: Air transport policy or the Common Commercial Policy? 27/107–127
G.L. Close, Inland transport services: Developments in Community policy, 22/587–614
J. Cochrane, Implications for Ireland of membership of the European Communities, 7/336–341
A.M. Collins and J. O’Reilly, The application of Community law in Ireland, 27/315–339
L. Collins, Personal jurisdiction of the European Community: Some comments on the application of civil and penal jurisdiction, 17/487–491
J. Convery, State liability in the United Kingdom after Brasserie du Pêcheur, 34/603–634
A. Cordewener, G. Kofler and S. van Thiel, The clash between European freedoms and national direct tax law: Public interest defences available to the Member States, 46/1951–2000
G. Cornelisse, What’s wrong with Schengen? Border disputes and the nature of integration in the area without internal borders, 51/741–770
R. Cornelissen, The principle of territoriality and the Community regulations on social security (Regulations 1408/71 and 574/72), 33/439–471
C. Costello, Metock: Free movement and “normal family life” in the Union, 46/587–622
C. Costello and G. Davies, The case law of the Court of Justice in the field of sex equality since 2000, 43/1567–1616
T. Cottier, Dispute settlement in the World Trade Organization: Characteristics and structural implications for the European Union, 35/325–378
T. Cottier, The prospects for intellectual property in GATT, 28/383–414
P. Craig, The ECJ and ultra vires action: A conceptual analysis, 48/395–437
M. Cremona, The Draft Constitutional Treaty: External relations and external action, 40/1347–1366
M. Cremona, Rhetoric and reticence: EU external commercial policy in a multilateral context, 38/359–396
M. Cremona, The Role of the EEC in the control of oil pollution, 17/171–189
M. Cremona, The Union as a global actor: Roles, models and identity, 41/553–573
C.A. Crisham, The equal pay principle: Some recent decisions of the European Court of Justice, 18/601–612
E.D. Cross, Pre-emption of Member State law in the European Economic Community: A framework for analysis, 29/447–472
K. Cseres and J. Mendes, Consumers’ access to EU competition law procedures: Outer and inner limits, 51/483–521
H. Cullen and A. Charlesworth, Diplomacy by other means: The use of legal basis litigation as a political strategy by the European Parliament and Member States, 36/1243–1270
C. Curti Gialdino, Some reflections on the acquis communautaire, 32/1089–1121
D.M. Curtin, Citizens’ fundamental right of access to EU information: An evolving digital passepartout?, 37/7–41
D.M. Curtin, The constitutional structure of the Union: A Europe of bits and pieces, 30/17–69
D.M. Curtin, Directives: The effectiveness of judicial protection of individual rights under Community law, 27/709–739
D.M. Curtin, Effective sanctions and the Equal Treatment Directive: The Von Colson and Harz cases, 22/505–533
D.M. Curtin, Occupational pension schemes and Article 119: Beyond the fringe? 24/215–258
D.M. Curtin, Official secrets and the negotiation of international agreements: Is the EU executive unbound?, 50/423–457
D.M. Curtin, Scalping the Community legislator: Occupational pensions and “Barber”?, 27/475–506
W. Czaplinski, International legal aspects of relations between the GDR and the EEC – A Polish view, 22/69–87
P. Dagtoglou, The southern enlargement of the European Community, 21/149–163
G. Daleiden, Agricultural policy and the import of poultry-meat from the United States, 1/339–350
R.M. Dallen, An overview of European Community protection of human rights, with some special references to the UK, 27/761–790
D. Damjanovic, The EU market rules as social market rules: Why the EU can be a social market economy, 50/1685–1718
A. Dashwood, Control of state aids in the EEC: Prevention and cure under Article 93, 12/43–58
A. Dashwood, External relations provisions of the Amsterdam Treaty, 35/1019–1045
A. Dashwood, Joint sales agencies and Article 85 of the EEC Treaty, 9/466–477
A. Dashwood, The relationship between the Member States and the European Community/ European Union, 41/355–381
A. Dashwood and A. Johnston, The institutions of the enlarged EU under the regime of the Constitutional Treaty, 41/1481–1518
J. Daviddow, EEC fact-finding procedures in competition cases; An American critique, 14/175–189
G. Davies, Legislative control of the European Court of Justice, 51/1579–1608
G. Davies, Subsidiarity: The wrong idea, in the wrong place, at the wrong time, 43/63–84
P. Davies, Posted workers: Single market or protection of national labour law systems?, 34/571–602
J. Davis, A European constitution for IPRs? Competition, trade marks and culturally significant signs, 41/1005–1026
A. Dawes and B. Kunoy, Plate tectonics in Luxembourg: The ménage à trois between EC law, international law and the European Convention on Human Rights following the UN sanctions cases, 46/73–104
A. Dawes and O. Lyncskey, The ever-longer arm of EC law: The extension of Community competence into the field of criminal law, 45/131–158
M. Dawson and E. Muir, Individual, institutional and collective vigilance in protecting fundamental rights in the EU: Lessons from the Roma, 48/751–775
F. De Cecco, Room to move? Minimum harmonization and fundamental rights?, 43/9–30
P. De Hert and V. Papakonstantinou, The PNR Agreement and Transatlantic anti-terrorism Cooperation: No firm human rights framework on either side of the Atlantic, 46/885–919
E. de la Serre and A. Sibony, Expert evidence before the EC Courts, 45/941–985
R. de la Feria, Prohibition of abuse of (Community) law: The creation of a new general principle of EC law through tax, 45/395–441
A. de Gregorio Merino, Legal developments in the Economic and Monetary Union during the debt crisis: The mechanisms of financial assistance, 49/1613–1645
H.W. de Jong, Concentration in the Common Market, 4/166–179
L.J. De Keyser, Territorial restrictions and export prohibitions under the United States and the Common Market antitrust laws, 2/271–299
S. de La Rosa, The Directive on cross-border healthcare or the art of codifying complex case law, 49/15–46
G. de Man, The EMU after four years: Results and prospects, 12/193–210
A. De Moor and G. Vermeulen, The Europal Council Decision: Transforming Europol into an agency of the European Union, 47/1089–1121
N. de Sadeleer, Procedures for derogations from the principle of approximation of laws under Article 95 EC, 40/889–915
B. de Witte, The reform of the European Regional Development Fund, 23/419–449
B. de Witte, Simplification and reorganization of the European treaties, 39/1255–1287
F. de Witte, Sex, drugs & EU law: The recognition of moral and ethical diversity in EU law 50/1545–1578
R. Dehoussu, European institutional architecture after Amsterdam: Parliamentary system or regulatory structure?, 35/595–627
C. Delcourt, The acquis communautaire: Has the concept had its day?, 38/829–870
Articles

P. Delimatsis, "Thou shall not ... (dis)trust": Codes of conduct and harmonization of professional standards in the EU, 47/1049–1087
M. Demetriou and M. Gray, Developments in EC competition law in 2006: An overview, 44/1429–1462
M. den Boer, Police cooperation in the TEU: Tiger in a Trojan Horse?, 32/555–578
Lord Denning, Introductory message, 1/1
A. Deringer, The distribution of powers in the enforcement of the rules of competition under the Rome Treaty, 1/30–40
A. Deringer, European integration: A challenge to lawyers, 10/208–217
A. Deringer, The interpretation of Article 90(2) of the EEC Treaty, 2/129–138
M.G. Desta, EC-ACP economic partnership agreements and WTO compatibility: An experiment in North-South inter-regional agreements?, 43/1343–1379
W. Devroe, Privatizations and Community law: Neutrality versus policy, 34/267–306
E. Dewhurst, Intergenerational balance, mandatory retirement and age discrimination in Europe: How can the ECJ better support national courts in finding a balance between the generations?, 50/1333–1362
U. di Fabio, Some remarks on the allocation of competences between the European Union and its Member States, 39/1289–1301
P. Didier, EEC antidumping rules and practices, 17/349–369
A. Dimopoulos, The involvement of the EU in investor-state dispute settlement: A question of responsibilities, 51/1671–1720
A. Dimopoulos, The validity and applicability of international investment agreements between EU Member States under EU and international law, 48/63–93
B. Doherty, Just what are essential facilities?, 38/397–436
M. Dominick, Adjudicating European steel policy: Judicial review of the state aids and production quota systems in 1985, 23/591–616
M. Dominick, Countervailing State aids to steel: A case for international consensus, 21/355–403
A.M. Donner, The constitutional powers of the Court of Justice of the European Communities, 11/127–140
A.M. Donner, National law and the case law of the Court of Justice of the European Communities, 1/8–16
M. Dougan, Minimum harmonization and the Internal Market, 37/853–885
M. Dougan, Fees, grants, loans and dole cheques: Who covers the costs of migrant education within the EU?, 42/943–986
M. Dougan, The Treaty of Lisbon 2007: Winning minds, not hearts, 45/617–703
M. Dougan, What are we to make of the citizens’ initiative?, 48/1807–1848
M. Dougan, When worlds collide! Competing visions of the relationship between direct effect and supremacy, 44/931–963
H. Drion, Restraint of buyer’s freedom under Article 85, 1/148–155
R.R. Drury, The European Co-operation Grouping, 13/7–35
E. Drywood, Who’s in and who’s out? The Court’s emerging case law on the definition of a refugee, 51/1093–1124

J.-P. Dubois, The Economic Interest Group at Community Level, the institutional context and political integration, 8/168–183

J.-P. Dubois, Multinational enterprises and collective bargaining at international level – The legal means for building trade union countervailing power, 11/141–170

O. Due and C. Gulmann, Constitutional implications of the Danish accession to the European Communities, 9/256–270

M. Düerkop, Trade and environment: International trade law aspects of the proposed EC Directive introducing a tax on carbon dioxide emissions and energy, 31/807–844

T. Dumbrovský, B. Petkova and M. Van Der Sluis, Judicial appointments: The Article 255 TFEU advisory panel and selection procedures in the Member States, 51/455–482

D.R.R. Dunnett, The European Bank for Reconstruction and Development: A legal survey, 28/571–598


D.R.R. Dunnett, Some legal principles applicable to the transition to the single currency, 33/1133–1167

J. Dutheil de la Rochère, The EU and the individual: Fundamental rights in the Draft Constitutional Treaty, 41/345–354

D. Duyssens, Migrant workers from third countries in the European Community, 14/501–520


C. Eckes, EU restrictive measures against natural and legal persons: From counterterrorist to third country sanctions, 51/869–905

D. Edward, The impact of the Single Act on the institutions, 24/19–30

D. Edward and M. Hoskins, Article 90: Deregulation and EC Law. Reflections arising from the XVI FIDE Conference, 32/157–186

V. Edwards, The European company-essential tool or eviscerated dream?, 40/443–464

P. Eeckhout, The domestic legal status of the WTO Agreement: Interconnecting legal systems, 34/11–58

P. Eeckhout, The EU Charter of fundamental rights and the federal question, 39/945–1009

D. Ehle, The legal protection of enterprises of the Common Market within the jurisdiction of the European Court of Justice and of national courts, 6/193–204

C.-D. Ehlermann, Applying the new budgetary procedure for the first time, 12/325–343


C.-D. Ehlermann, The financing of the Community: The distinction between financial contributions and own resources, 19/571–589

C.-D. Ehlermann, The internal market following the Single European Act, 24/361–409

C.-D. Ehlermann, Legal status, functioning and probable evolution of the institutions of the European Communities, 10/195–207

C.-D. Ehlermann, The modernization of EC antitrust policy: A legal and cultural revolution, 37/537–590


E. Eichenhofer, Coordination of social security and equal treatment of men and women in employment: Recent social security judgments of the Court of Justice, 30/1021–1042
<table>
<thead>
<tr>
<th>Articles</th>
</tr>
</thead>
<tbody>
<tr>
<td>H. Eidenmüller, What can be wrong with an option? An optional Common European Sales Law as a regulatory tool, 50-SI/69–84</td>
</tr>
<tr>
<td>H. Eidenmüller, F. Faust, H.C. Grigoleit, N. Jansen, G. Wagner, R. Zimmerman, Towards a revision of the consumer acquis, 48/1077–1123</td>
</tr>
<tr>
<td>T. Eilmansberger, Bilateral investment treaties and EU law, 46/383–429</td>
</tr>
<tr>
<td>T. Eilmansberger, How to distinguish good from bad competition under Article 82 EC: In search of clearer and more coherent standards for anti-competitive abuses, 42/129–177</td>
</tr>
<tr>
<td>T. Eilmansberger, The relationship between rights and remedies in EC law: In search of the missing link, 41/1199–1246</td>
</tr>
<tr>
<td>T. Einhorn, The impact of the WTO agreement on TRIPS (Trade-Related Aspects of Intellectual Property) on EC Law: A challenge to regionalism, 35/1069–1099</td>
</tr>
<tr>
<td>J. Elizalde, Legal aspects of Community policy on research and technological development (RTD), 29/309–346</td>
</tr>
<tr>
<td>E. Ellis, Recent case law of the Court of Justice on the equal treatment of women and men, 31/43–75</td>
</tr>
<tr>
<td>E. Ellis, Recent developments in European Community sex equality law, 35/379–408</td>
</tr>
<tr>
<td>E. Ellis, The recent jurisprudence of the Court of Justice in the field of sex equality, 37/1403–1426</td>
</tr>
<tr>
<td>E. Ellis, Social advantages: A new lease of life?, 40/639–659</td>
</tr>
<tr>
<td>T. Elster, Non-contractual liability under two legal orders, 12/91–100, 254–257</td>
</tr>
<tr>
<td>K. Engsig Sørensen, Abuse of rights in Community Law: A principle of substance or merely rhetoric?, 43/423–459</td>
</tr>
<tr>
<td>R. Epstein, Harmonization, heterogeneity and regulation: CESL, the lost opportunity for constructive harmonization 50-SI/207–224</td>
</tr>
<tr>
<td>G. Esteban, The reform of company law in Spain, 28/935–958</td>
</tr>
<tr>
<td>A. Evans, The development of a Community policy on oil, 17/371–394</td>
</tr>
<tr>
<td>U. Everling, Institutional aspects of a European Economic and Monetary Union, 8/495–501</td>
</tr>
<tr>
<td>U. Everling, Legal problems of the Common Commercial Policy in the European Economic Community, 4/141–165</td>
</tr>
<tr>
<td>U. Everling, Reflections on the structure of the European Union, 29/1053–1077</td>
</tr>
<tr>
<td>U. Everling, Will Europe slip on bananas? The Bananas judgment of the Court of Justice and national courts, 33/401–437</td>
</tr>
<tr>
<td>D. Evrigenis, Legal and constitutional implications of Greek Accession to the European Communities, 17/157–169</td>
</tr>
<tr>
<td>F. Fabbri and K. Granat, “Yellow card, but no foul”: The role of the national parliaments under the subsidiarity protocol and the Commission proposal for an EU regulation on the right to strike, 50/115–144</td>
</tr>
<tr>
<td>E. Fahey, Swimming in a sea of law: Reflections on water borders, Irish (-British)-Euro relations and opting-out and opting-in after the Treaty of Lisbon, 47/673–707</td>
</tr>
<tr>
<td>J. Feenstra, Rules of origin and textile products: Recent case law of the Court of Justice, 22/553–561</td>
</tr>
<tr>
<td>R. Fentiman, Civil jurisdiction and third States: Owusu and after, 43/705–734</td>
</tr>
<tr>
<td>H. Fenwick and T. Hervey, Sex equality in the single market: New directions for the European Court of Justice, 32/443–470</td>
</tr>
</tbody>
</table>
G. Ferrarini, The European regulation of stock exchanges: New perspectives, 36/569–598
G. Ferrarini, Towards a European law of investment services and institutions, 31/1283–1311
F. Ferretti, Data protection and the legitimate interest of data controllers: Much ado about nothing or the winter of rights?, 51/843–868
A. Fiebig, The indemnification of costs in proceedings before the European Courts, 34/89–134
N. Fiedziuk, Putting services of general economic interest up for tender: Reflections on applicable EU rules 50/87–114
P. Fischer and A. Lengauer, The adaptation of the Austrian legal system following EU membership, 37/763–795
H. Fleischer, Supranational corporate forms in the European Union: Prolegomena to a theory on supranational forms of association, 47/1671–1717
F. Fleurke and H. Somsen, Precautionary regulation of chemical risk: How REACH confronts the regulatory challenges of scale, uncertainty, complexity and innovation, 48/357–393
J. Flynn, How will Article 100A(4) work? A comparison with Article 93, 24/689–707
L. Flynn, The implications of Article 13 EC – After Amsterdam, will some forms of discrimination be more equal than others?, 36/1127–1152
J. Forman, The conciliation procedure, 16/77–108
J. Forman, The EEA Agreement five years on: Dynamic homogeneity in practice and its implementation by the two EEA courts, 36/751–781
J. Forman, The European Communities Act 1972, 10/39–55
I. Foighel, Home rule in Greenland: A framework for local autonomy, 17/91–108
J. Forman, Preparations for direct elections in the United Kingdom, 15/347–357
J. Forman, Preparations for direct elections in the United Kingdom, Part II, 16/235–240
J. Forman and T. Stevens, The attitude of British courts to Community law, the first three years, 13/388–415
I. Forrester and C. Norall, The laicization of Community law: Self-help and the rule of reason: how competition law is and could be applied, 21/11–51
I.S. Forrester, Complement or overlap? Jurisdiction of national and Community bodies in competition matters after SABAM, 11/171–182
I.S. Forrester, Legal professional privilege: Limitations on the Commission’s powers of inspection following the Am & S Judgment, 20/75–87
D. Freestone and S. Davidson, Community competence and part III of the Single European Act, 23/793–801
G. Friden, Recent developments in EEC intellectual property law: The distinction between existence and exercise revisited, 26/193–218
A.S. Friedeberg, The Nixon round officially launched, 10/368–385
A. Fritsche, Discretion, scope of judicial review and institutional balance in European law, 47/361–403
G. Gaja, How flexible is flexibility under the Amsterdam Treaty?, 35/855–870
M. Gal and I. Fabish, Six principles for limiting government-facilitated restraints on competition, 44/69–100
A. Gamble, EMU and European capital markets: Towards a unified financial market, 28/319–334
J. Ganuza and F. Gomez, Optional law for firms and consumers: An economic analysis of opting into the Common European Sales Law, 50-SI/29–50
S. Garben, Sky-high controversy and high-flying claims? The Sturgeon case law in light of judicial activism, euro scepticism and eurolegalism, 50/15–46
A. Garde, Recent developments in the law relating to transfers of undertakings, 39/523–550
M. Gatti and P. Manzini, External representation of the European Union in the conclusion of international agreements, 49/1703–1734
S. Gaudenzi, Tariff Quotas under Article 25 EEC and the Court of Justice, 1/406–427
M. Gaudet, The challenge of the changing institutions, 3/143–157
M. Gaudet, Introductory message, 1/1–3
D. Geradin, Limiting the Scope of Article 82 of the EC Treaty: What can the EU learn from the U.S. Supreme Court’s Judgment in Trinko in the wake of Microsoft, IMS, and Deutsche Telekom?, 41/1519–1553
D. Gerard, Merger control policy: how to give meaningful consideration to efficiency claims?, 40/1367–1412
D. Gerard, Protectionist threats against cross-border mergers: Unexplored avenues to strengthen the effectiveness of article 21 ECMR, 45/987–1025
C. Gerner-Beuerle, Shareholders between the market and the State. The VW law and other interventions in the market economy, 49/97–143
R. Giesen, Posting – Social protection of workers vs. fundamental freedoms?, 40/143–158
D.J. Gijlstra and D.F. Murphy, Some observations on the Sugar Cases, 14/45–71
D.R. Gilmour, The enforcement of Community law by the Commission in the context of State aids: The Relationship between Articles 93 and 169 and the choice of remedies, 18/63–77
F. Gioia, Alicante and the harmonization of intellectual property law in Europe: Trade marks and beyond, 41/975–1003
A. Giraud, A study of the notion of legitimate expectations in State aid recovery proceedings: “Abandon all hope, ye who enter here”?, 45/1399–1431
A. Gkoutzinis, Free movement of services in the EC treaty and the law of contractual obligations relating to banking and financial services, 41/119–175
R.J. Goebel, Metro II’s confirmation of the selective distribution rules: Is this the end of the road?, 24/605–634
B. Goldman, The Convention between the Member States of the European Economic Community on the mutual recognition of companies and legal persons, 6/104–128
Lord Goldsmith, A Charter of rights, freedoms and principles, 38/1201–1216
A. Goldstajn, The relationship of Yugoslavia and the EEC, 18/569–578
L. Gormley, Recent case law on the free movement of goods: Some hot potatoes, 27/825–857
R. Gosalbo Bono, Some reflections on the CFSP legal order, 43/337–394
I. Govaere and P. Eeckhout, On dual use goods and dualist case law: The Aimé Richardt judgment on export controls, 29/941–965
E. Grabitz and G. Hanlon, A review of the steel quota cases: Judicial endorsement of ECSC crisis management, 21/163–220
E. Grabitz and B. Langeheine, Legal problems related to a proposed “Two Tier System” of integration within the European Community, 18/33–48
E. Grabitz and C. Zacker, Scope for action by the EC Member States for the improvement of environmental protection under EEC law: The example of environmental taxes and subsidies, 26/423–448
M. Graetz and A. Warren, Jr., Dividend taxation in Europe: When the ECJ makes tax policy, 44/1577–1623
F. Graupner, Commission decision-making on competition questions, 10/291–305
A. Greifeld, Requirements of the German Constitution for the installation of supranational authority, 20/87–97
K.W. Grewlich, “Cyberspace”: Sector-specific regulation and competition rules in European telecommunications, 36/937–969
X. Groussot and Z. Popov, What’s wrong with OLAF? Accountability, due process and criminal justice in European anti-fraud policy, 47/605–643
S. Grundmann, Costs and benefits of an optional European sales law (CESL), 50-SI/225–242
S. Grundmann, Information, party autonomy and economic agents in European contract law, 39/269–293
C. Gulmann, The Single European Act – Some remarks from a Danish perspective, 24/31–40
C. Gulman and J.A. Clauson-Kaas, Control by the Danish Parliament of Community legislation, 16/227–234
C. Gulman and J.A. Clauson-Kaas, Preparations for direct elections in Denmark, 16/119–126
K. Gutman, The evolution of the action for damages against the European Union and its place in the system of judicial protection, 48/695–750
L. Gyselen, State action and the effectiveness of the EEC Treaty’s competition provisions, 26/33–60
L. Gyselen, Vertical restraints in the distribution process: Strength and weakness of the free rider rationale under EEC competition law, 21/647–668
W.L. Haardt, Infringement procedure according to the Draft Convention relating to a European Patent Law, 1/202–209
N. Hachez and J. Wouters, A responsible lender? The European Investment Bank's environmental, social and human rights accountability, 49/47–95
H.J. Hahn, The European Central Bank: Key to European Monetary Union or target?, 28/783–820
H.J. Hahn, The Stability Pact for European Monetary Union—Compliance with deficit limit as constant legal duty, 35/77–100
K. Hailbronner, European immigration and asylum law under the Amsterdam Treaty, 35/1047–1067
K. Hailbronner, Perspectives of a harmonization of the law of asylum after the Maastricht summit, 29/917–939
K. Hailbronner, Union citizenship and access to social benefits, 42/1245–1267
K. Hailbronner, Visa regulations and third-country nationals in EC law, 31/969–995
K. Hailbronner and C. Thiery, Schengen II and Dublin: Responsibility for asylum applications in Europe, 34/957–989
D. Halberstam and E. Stein, The United Nations, the European Union, and the King of Sweden: Economic sanctions and individual rights in a plural world order, 46/13–72
H. Halblhuber, Misreadings: National doctrinal structures and European company law, 38/1385–1420
A.D. Ham, International cooperation in the anti-trust field and in particular the Agreement between the United States of America and the Commission of the European Communities, 30/571–597
L. Hancher, Creating the internal market for pharmaceutical medicines: An Echternach jumping procession, 28/821–853
L. Hancher, Energy and the environment: Striking a balance?, 26/475–512
L. Hancher and J.-L. Buendia Sierra, Cross-subsidization and EC Law, 35/901–945
L. Hancher and W. Sauter, One step beyond? From Sodemare to Docmorris: The EU’s freedom of establishment case law concerning healthcare, 47/117–146
W. Hantke, The Specialized Group on General Contract Conditions within the Euro-Arab dialogue, 18/197–205
C. Harding, The choice of court problem in cases of non-contractual liability under E.E.C. Law, 16/389–406
Ch. Harding, The Review of EEC regulations and decisions, 19/311–323
Ch. Harding, The use of fines as a sanction in E.E.C. competition law, 16/591–614
M. Hardy, Opinion 1/76 of the Court of Justice: The Rhine Case and the treaty-making powers of the Community, 14/561–600
F. Harhoff, Greenland’s withdrawal from the European Communities, 20/13–33
G. Harpaz, The European Court of Justice and its relations with the European Court of Human Rights: The quest for enhanced reliance, coherence and legitimacy, 46/105–141
G. Harpaz, When East meets West: Approximation of laws in the EU-Mediterranean context, 43/993–1022
B. Harris, Community law and intellectual property: Recent cases in the Court of Justice, 19/61–78
J. Harrison, Incentives for development: The EC’s Generalized System of Preferences, India’s WTO challenge and reform, 42/1663–1689
W. Haslehner, “Consistency” and fundamental freedoms: The case of direct taxation, 50/737–772
V. Hatzopoulos, Killing national health and insurance systems but healing patients? The European market for health care services after the judgments of the ECJ in Vanbraekel and Peerbooms, 39/683–729
V. Hatzopoulos, A (more) social Europe: A political crossroad or a legal one-way? Dialogues between Luxembourg and Lisbon, 42/1599–1635
V. Hatzopoulos, Recent developments of the case law of the ECJ in the field of services, 37/43–82
B. Hawk, System failure: Vertical restraints and EC competition law, 32/973–989
B. Hawk and H. Huser, A bright line shareholding test to end the nightmare under the EEC Merger Regulation, 30/1155–1183
M. Hedemann Robinson, An overview of recent legal developments at Community level in relation to third country nationals resident within the European Union, with particular reference to the case law of the European Court of Justice, 38/525–586
J. Heliskoski and P. Leino, Darkness at the break of noon: The case law on Regulation No. 1049/2001 on access to documents, 43/735–781
B.A. Hepple, Community measures for the protection of workers against dismissal, 14/489–500
M. Herdegen, The relation between the principles of equality and proportionality, 22/683–696
M. Herdegen, After the TV judgment of the German Constitutional Court: Decision-making within the EU Council and the German Länder, 32/1369–1384
M. Herdegen, Maastricht and the German Constitutional Court: Constitutional restraints for an “ever closer union”, 31/235–249
M. Herdegen, Price stability and budgetary restraints in the Economic and Monetary Union: The law as guardian of economic wisdom, 35/9–32
V. Herman, Direct elections to the European Parliament: Comparative perspectives, 16/209–226
C.W. Hermann, Common commercial policy after Nice: Sisyphus would have done a better job, 39/7–29
T. Hervey, Community and national competence in health after Tobacco advertising, 38/1421–1446
B. Hess, The Brussels I Regulation: Recent case law of the Court of Justice and the Commission’s proposed recast, 49/1075–1112
B. Hessel and K. Mortelmans, Decentralized government and Community law: Conflicting institutional developments, 30/905–937
T. Heukels and J.S. van den Oosterkamp, British Institute of International and Comparative Law and Europa Institute, University of Leiden, 24th Annual Joint Meeting, A Common Transport Policy for the European Communities, 22/813–820
B. Heuninckx, Defence procurement: The most effective way to grant illegal State Aid and get away with it … or is it?, 46/191–211
J.J. Heusdens and R. de Horn, Crisis policy in the European steel industry in the light of the ECSC Treaty, 17/31–74
H. Hijmans, The European data protection supervisor: The institutions of the EC controlled by an independent authority, 43/1313–1342
C. Hillaert, Institutional aspects of the partnership between the European Union and the newly independent States of the former Soviet Union: Case studies of Russia and Ukraine, 37/1211–1235
C. Hillaert, The role of discretion in EC law on non-contractual liability, 42/677–695
C. Hillaert and R. Wessel, Competence distribution in EU external relations after Ecowas: Clarification or continued fuzziness?, 46/551–586
E. Hjelmeng, Competition law remedies: Striving for coherence or finding new ways?, 50/1007–1038
C. Hodges, Competition enforcement, regulation and civil justice: What is the case?, 43/1381–1407
F. Hoffmeister, Outsider or frontrunner? Recent developments under international and European law on the status of the European Union in international organizations and treaty bodies, 44/41–68
H. Hofmann, Negotiated and non-negotiated administrative rule-making: The example of EC competition policy, 43/153–178
Articles

J. Hojnik, Free movement of goods in a labyrinth: Can Buy Irish survive the crises?, 49/291–326
K.J. Hopt, Report on the necessity of co-ordinating or approximating economic legislation, or of supplementing or replacing it by Community law, 13/245–251
D. Horovitz, EC-Central/East European relations: New principles for a new era, 27/259–284
T. Horsley, Reflections on the role of the Court of Justice as the “motor” of European integration: Legal limits to judicial lawmaking, 50/931–964
D. Howarth, The compromise on Denmark and the Treaty on European Union: A legal and political analysis, 31/765–805
W.A. Hoynig and M.B.W. Biesheuvel, The know-how group exemption, 26/219–234
W. Hubbard, Another look at the Eurobarometer surveys, 50-SI/187–206
J.C.L. Huiskamp, The harmonization of legislation of EEC Member States concerning turnover taxes, 5/177–192
P. Ibáñez Colomo, Exclusionary discrimination under Article 102 TFEU, 51/141–163
S. Iglesias Sánchez, The Court and the Charter: The impact of the entry into force of the Lisbon Treaty on the ECJ’s approach to fundamental rights, 49/1565–1611
J. Inghelram, The European Court of Auditors: Current legal issues, 37/129–146
K. Inglis, The Europe Agreements compared in the light of their pre-accession reorientation, 37/1173–1210
K. Inglis, The Union’s fifth accession treaty: New means to make enlargement possible, 41/937–973
H.P. Ipsen, The relationship between the law of the European Communities and national law, 2/379–402
M. Jansson and H. Kalimo, De minimis meets ‘market access’: Transformations in the substance – and the syntax – of EU free movement law?, 51/523–558
P.J. Kuijper, The evolution of the third pillar from Maastricht to the European constitution: Institutional aspects, 41/609–626
J.H. Jackson, United States-EEC Trade Relations: Constitutional problems of economic interdependence, 16/453–478
I.H. Jacob, The English system of civil proceedings, 1/294–317
A. Jacobs, Towards Community action on strike law?, 15/133–155
F.G. Jacobs, The evolution of the European legal order, 41/303–316
F.G. Jacobs, Isoglucose resurgent: Two powers of the European Parliament upheld by the Court, 18/219–226
J.-P. Jacqué, The draft Treaty establishing the European Union, 22/19–42
J.-P. Jacqué, The principle of equality in economic law, 22/135–143
A.P. Jacquemin, The criterion of economic performance in the anti-trust policies of the United States and the European Economic Community, 7/205–225
M. Jenkins, Britain and the Community budget: The end of a chapter, 17/493–507
B. Joch and B. Wild, The application of Community Law in Germany, Review of Recent Court Decisions, Part II, 18/79–93
E. Johnson and D. O’Keeffe, From free movement to equal treatment: An overview of the recent case law relating to the free movement of workers and Article 48, 31/1313–1346
A. Johnston, Judicial reform and the Treaty of Nice, 38/499–523
H. Joly Dixon, The European Unit of Account, 14/191–208
R.T. Jones, Fundamentals of international licensing agreements and their application in the European Community, 10/3–38
C. Kakouris, Do the Member States possess judicial procedural “autonomy”? , 34/1389–1412
P. Kalbe, The award of contracts and the enforcement of claims in the context of EC external aid and development cooperation, 38/1217–1267
P.J.G. Kapteyn, The European Parliament, the budget and legislation in the Community, 9/386–410
A. Keessen, A. Freriks and M. van Rijswick, The clash of the Titans: The relation between the European water and medicines legislation, 47/1429–1454
A.E. Kellermann, The Netherlands in face of its Community obligations, 20/297–335
G. Kemperink and J. Stuyck, The Thirteenth company law Directive and competing bids, 45/93–130
D. Kennedy and L. Specht, Austria and the European Communities, 26/615–642
T. Kennedy, Paying the piper: Legal aid proceedings before the Court of Justice, 25/559–591
C. Kerse, The complainant in competition cases: A progress report, 34/213–265
I. Kilbey, Financial penalties under Article 228(2) EC: Excessive complexity?, 44/743–759
C.-O. Kim, Developments in the Commercial Policy of the European Economic Community, 8/148–167
S. Kingston, A light in the darkness: Recent developments in the ECJ’s direct tax jurisprudence, 44/1321–1359
J. Klabbers, Informal instruments before the European Court of Justice, 31/997–1023
M. Klamert, Judicial implementation of directives and anticipatory indirect effect: connecting the dots, 43/1251–1275
A. Knook, The Court, the Charter, and the vertical division of powers in the European Union, 42/367–398
H. Knorpel, Social security cases in the Court of Justice of the European Communities 1978–1980, Part I, 18/579–600
Articles

H. Knorpel, Social security cases in the Court of Justice of the European Communities, 1978–1980, Part II, 19/105–152
H. Knorpel, Social security cases in the Court of Justice of the European Community 1981, 20/97–122
H. Knorpel, Social security cases of the Court of Justice of the European Communities, 1982, 21/241–258
H. Knorpel, Social security cases in the Court of Justice on the European Communities, 1983, 22/43–67
H. Knorpel, Social security cases in the Court of Justice of the European Communities, 1984, 23/359–384
A.W. Koers, The External authority of the EEC in regard to marine fisheries, 14/269–301
C. Kok, The Court of Auditors of the European Communities: “The other European Court in Luxembourg”. 26/345–368
J. Kokott and A. Rüth, The European Convention and its Draft Treaty establishing a Constitution for Europe: Appropriate answers to the Laeken questions?, 40/1315–1345
K. Koldinská, Case law of the European Court of Justice on sex discrimination 2006–2011, 48/1599–1665
J. Komářek, Federal elements in the Community judicial system: Building coherence in the Community legal order, 42/9–34
J. Komářek, European constitutionalism and the European arrest warrant: In search of the limits of “contrapunctual principles”, 44/9–40
A. Komninos, Effect of Commission decisions on private antitrust litigation: Setting the story straight, 44/1387–1428
S.D. Kon, Article 85, para. 3: A Case for Application by National Courts, 19/541–561
T. Koopmans, Europe and its lawyers in 1984, 22/9–18
V. Korah, Some comments on the Community Court’s Judgement in Kali and Salz, 12/513–517
V. Korah, Concept of a dominant position within the meaning of Article 86, 17/395–414
V. Korah, Group exemptions for exclusive distribution and purchasing in the EEC, 21/53–80
V. Korah and P. Lasok, Philip Morris and its aftermath – merger control?, 25/333–368
A. Kornezov, Res judicata of national judgments incompatible with EU law: Time for a major rethink?, 51/809–842
H. Kortenberger, Closer cooperation in the Treaty of Amsterdam, 35/833–854
P. Koutrakos, Is Article 297 EC a “reserve of sovereignty”? , 37/1339–1362
H. Kraemer, The European Union Civil Service Tribunal: A new Community court examined after four years of operation, 46/1873–1913
M. Krajewski, External trade law and the Constitution Treaty: Towards a federal and more democratic common commercial policy?, 42/91–127
L. Krämer, Environmental protection and Article 30 EEC Treaty, 30/111–143
L. Krämer, The Single European Act and environmental protection: Reflections on several provisions in Community law, 24/659–688
B. Krauskopf and C. Steven, The Institutional Framework of the European System of Central Banks: Legal Issues in the practice of the first ten years of its existence, 46/1143–1175
G. Kremlis and A. McClellan, The Convention of September 27, 1980 on Jurisdiction and Enforcement of Judgements in Civil and Commercial Matters, 20/529–557
C. Krenn, A missing piece in the horizontal effect “jigsaw”: Horizontal direct effect and the free movement of goods, 49/177–215
R. Kruthof, The application of the Common Market antitrust provisions to international restraints of trade, 2/69–94
P.J. Kuijper, Airline fare-fixing and competition: An English Lord, Commission proposals and US parallels, 20/203–233
P.J. Kuijper, Sanctions against Rhodesia: The EEC and the implementation of general international legal rules, 12/231–244
P.J. Kuijper, Some legal problems associated with the communitarization of policy on visas, asylum and immigration under the Amsterdam Treaty and incorporation of the Schengen acquis, 37/345–366
P.J. Kuijper and M. Bronckers, WTO law in the European Court of Justice, 42/1313–1355
R. Kulms, Competition, trade policy and competition policy in the EEC: The example of anti-dumping, 27/285–314
K. Kulovesi, E. Morgera and M. Muñoz, Environmental integration and multi-faceted international dimensions of EU law: Unpacking the EU’s 2009 climate and energy package, 48/829–891
M. Kumm, Who is the final arbiter of constitutionality in Europe?: Three conceptions of the relationship between the German Federal Constitutional Court and the European Court of Justice, 36/351–386
B. Kunoy, A union of national citizens: The origins of the Court’s lack of avant-gardisme in the Chen case, 43/179–190
B. Kurcz and D. Vallindas, Can general measures be … selective? Some thoughts on the interpretation of a state aid definition, 45/159–182
J.T. Kuzmik, A Community export price offset, 25/317–331
P. Lachmann, Danish reflections on the use of Article 235 of the Rome Treaty, 18/447–461
K.-H. Ladeur, The introduction of the precautionary principle into EU law: A pyrrhic victory for environmental and public health law? Decision-making under conditions of complexity in multi-level political systems, 40/1455–1479
M. Lagrange, The European Court of Justice and national courts. The theory of the Acte Clair: A bone of contention or a source of unity?, 8/313–324
M. Lagrange, The non-contractual liability of the Community in the ECSC and in the EEC, 3/10–36
J.C. Laguna de Paz, What to keep and what to change in European electronic communications policy?, 49/1951–1976
J. Lahore, Harmonization of design laws in the European Communities: The copyright dilemma, 20/233–269
M.W.J. Lak, Interaction between European Political Cooperation and the European Community (external) – existing rules and challenges, 26/281–300
R. Lamont, Beating domestic violence? Assessing the EU’s contribution to tackling violence against women, 50/1787–1808
F. Lamoureux, The retroactivity of Community acts in the case law of the Court of Justice, 20/269–297
O. Lando, The EEC Convention on the law applicable to contractual obligations, 24/159–214
O. Lando, The liberal professions in the European Communities, 8/343–351
O. Lando, Liberal, social and “ethical” justice in European contract law, 43/817–833
R. Lane, New Community competences under the Maastricht Treaty, 30/939–979
D.G.F. Lange and J.B. Sandage, The Wood Pulp decision and its implications for the scope of EC competition law, 26/137–166
K. Lasiński-Sulecki and W. Morawski, Late publication of EC law in languages of new Member States and its effects: Obligations on individuals following the Court’s judgment in Skoma-Lux, 45/705–725
C. Laske, The impact of the Single European Market on social protection for migrant workers, 30/515–539
R.H. Lauwaars, Auxiliary organs and agencies in the E.E.C., 16/365–387
R.H. Lauwaars, The European Council, 14/25–44
A. Łazowski, And then they were twenty-seven … A legal appraisal of the sixth accession treaty, 44/401–430
A. Łazowski, Enhanced multilateralism and enhanced bilateralism: Integration without membership in the European Union, 45/1433–1458
A. Łazowski, Half full and half empty glass: The application of EU law in Poland (2004–2010), 48/503–553
A.Th.S. Leenen, Recent case law of the Court of Justice of the European Communities on the freedom of establishment and the freedom to provide services, 17/259–268
P. Leino, Just a little sunshine in the rain: The 2010 case law of the European Court of Justice on access to documents, 48/1215–1252
M. Leistner, Copyright law in the EC: Status quo, recent case law and policy perspectives, 46/847–884
M. Leistner, Europe’s copyright law decade: Recent case law of the European Court of Justice and policy perspectives, 51/559–600
M. Leistner, Harmonization of intellectual property law in Europe: The European Court of Justice’s trade mark case law 2004–2007, 45/69–91
P. Leleux, Corporation law in the United States and in the EEC, 5/133–176
K. Lenaerts, The application of Community law in Belgium, 23/253–286
K. Lenaerts, Education in European Community law after “Maastricht”, 31/7–41
K. Lenaerts, “In the Union we trust”: Trust-enhancing principles of Community law, 41/317–343
K. Lenaerts, Some reflections on the separation of powers in the European Community, 28/11–36
K. Lenaerts, The rule of law and the coherence of the judicial system of the European Union, 44/1625–1659
K. Lenaerts and E. de Smijter, A “bill of rights” for the European Union, 38/273–300
K. Lenaerts and M. Desomer, New models of constitution-making in Europe: The quest for legitimacy, 39/1217–1253
K. Lenaerts and J. Gutiérrez-Fons, The constitutional allocation of powers and general principles of EU law, 47/1629–1669
K. Lenaerts and J. Vanhamme, Procedural rights of private parties in the Community administrative process, 34/531–569
K. Lenaerts and A. Verhoeven, Towards a legal framework for executive rule-making in the EU?: The contribution of the new Comitology Decision, 37/645–686
M. Levitt, Access to the file: The Commission’s administrative procedures in cases under Articles 85 and 86, 34/1413–1444
S. Levmore, Harmonization, preferences, and the calculus of consent in commercial and other law, 50-SI/243–260
K. Lewin, The free movement of workers, 2/300–324
I. Lianos, Collusion in vertical relations under Article 81 EC, 45/1027–1077
J. Liisberg, Does the EU Charter of Fundamental Rights threaten the supremacy of Community law?, 38/1171–1199
D. Liñán Nogueras and J. Roldán Barbero, The judicial application of Community law in Spain, 30/1135–1154
G.J. Linssen, Joint subsidiaries: The S.H.V.-Chevron Case, 13/105–119
J. Linthorst Homan, The merger of the European Communities?, 3/397–419
T. Lock, Is private enforcement of EU law through State liability a myth? An assessment 20 years after Francovich, 49/1675–1702
T. Lock, Walking on a tightrope: The draft ECHR accession agreement and the autonomy of the EU legal order, 48/1025–1054
J. Lodge, The significance of direct elections for the European Parliament’s role in the European Community and the drafting of a common electoral law, 16/195–208
A. Lopez-Tarruella, A European Community regulatory framework for electronic commerce, 38/1337–1384
J.-V. Louis, The Economic and Monetary Union: Law and institutions, 41/575–608
J.-V. Louis, Free movement of capital in the Community: The Casati judgment, 19/443–452
J.-V. Louis, Free movement of tourists and freedom of payments in the Community: The Luisi-Carbone judgment, 21/625–637
J.-V. Louis, A legal and institutional approach for building a Monetary Union, 35/33–76
J.-V. Louis, “Monetary capacity” in the Single European Act, 25/9–34
J.-V. Louis, A monetary union for tomorrow?, 26/301–326
J.-V. Louis and E. de Lhoneux, The development of the use of the ECU: Legal aspects, 28/335–360
P. Lowe, The reform of the Community’s Structural Funds, 25/503–521
M. Lutter, A European Contractual Group-Company, 9/53–72
G. Lysén, Some views on neutrality and membership of the European Communities: The case of Sweden, 29/229–255
H.H. Maas, The external powers of the EEC with regard to Commercial Policy, 13/379–387
H.H. Maas, The powers of the European Community and the achievement of the Economic and Monetary Union, 9/2–12
Lord Mackenzie Stuart, The “non-contractual” liability of the European Economic Community, 12/493–512
V.S. MacKinnon, Experience in common law countries of constitutional problems encountered in regulating economic activity, 1/183–201
R.M. MacLean and R.J. Eccles, A change of style not substance: The Community’s new approach towards the Community Interest Test in anti-dumping and anti-subsidy law, 36/123–148
C. Macmaoláin, Ethical food labelling: The role of European Union freetrade in facilitating international fairtrade, 39/295–314
C. MacMaoláin, Waiter! There’s a beetle in my soup. Yes sir, that’s E120: Disparities between actual individual behaviour and regulating food labelling for the average consumer in EU law, 45/1147–1165
R. Macrory, The enforcement of Community environmental laws: Some critical issues, 29/347–369
R. Macrory and S. Turner, Participatory rights, transboundary environmental governance and EC law, 39/489–522
C.S. Maddock, Know-how licensing under the antitrust laws of the United States and the Rome Treaty, 2/36–68
C. Maestripieri, The application of Community law in Italy in 1973, 12/431–442
C. Maestripieri, The application of Community law in Italy in 1974 and 1975, 13/524–539
C. Maestripieri, Freedom of establishment and freedom to supply services, 10/150–173
C. Mak, Unweaving the CESL: Legal-economic reason and institutional imagination in European contract law, 50-SI/277–296
J. Malmberg and T. Sigeman, Industrial actions and EU economic freedoms: The autonomous collective bargaining model curtailed by the European Court of Justice, 45/1115–1146
G.F. Mancini, The making of a Constitution for Europe, 26/595–614
P. Manin, The European Communities and the Vienna Convention on the Law of Treaties between States and International Organizations or between International Organizations, 24/457–481
P. Manin, The Nicolo case of the Conseil d’Etat: French constitutional law and the supreme administrative court’s acceptance of the primacy of Community law over subsequent national statute law, 28/499–520
N. March Hunnings, Constitutional implications of joining the Common Market, 6/50–66
N. March Hunnings, The Stanley Adams affair or The biter bit, 24/65–88
M. Maresceau and E. Montaguti, The relations between the European Union and Central and Eastern Europe: A legal appraisal, 32/1327–1367
K. Markert, Some legal and administrative problems of the co-existence of Community and national competition law in the EEC, 11/92–104
J. Marshall and S. Butterworth, Pensions reform in the EU: The unexploded time bomb in the single market, 37/739–762
R.S.J. Martha, The Fund Agreement and the surrender of monetary sovereignty to the European Community, 30/749–786
A. Martin, The accession of the United Kingdom to the European Communities: jurisdictional problems, 6/7–49
J.L. Mashaw, Ensuring the observance of law in the interpretation and application of the EEC Treaty: The role and function of the Renvoi d’Interprétation under Article 177, 7/258–285, 423–453
C. Mathews, Non-tariff import barriers and the Kennedy Round, 2/403–419
P. Mathijsen, Some legal aspects of Euratom, 3/326–343
G. Mathisen, Consistency and coherence as conditions for justification of Member State measures restricting free movement, 47/1021–1048
R.A. McAllister, Ends and means revisited: Some conundra of the Fourth Medium-Term Economic Policy Programme, 16/61–76

A. McClellan, The Convention of Brussels of 27 September, 1968 on Jurisdiction and Recognition and Enforcement of Judgments in Civil and Commercial Matters, 15/228–243

A. McClellan, Jurisdiction and the Recognition and Enforcement of Judgments in Civil and Commercial Matters in the European Communities: A résumé of recent developments, 16/268–285

J.A. McMahon, Negotiating in a time of turbulent transition: The future of Lomé, 36/599–624

K.M. Meessen, The application of rules of public international law within Community Law, 13/485–501

V. Mehde, Responsibility and accountability in the European Commission, 40/423–442

R. Mehdi, French supreme courts and European Union law: Between historical compromise and accepted loyalty, 48/439–473

R. Mehta, The Continental Shelf: No longer a “terra incognita” to the EU, 49/1395–1422

A. Meloni, The development of a common visa policy under the Treaty of Amsterdam, 42/1357–1381

J. Mendes, Participation and the role of law after Lisbon: A legal view on Article 11 TEU, 48/1849–1877

M. Mendez, The enforcement of EU agreements: Bolstering the effectiveness of treaty law?, 47/1719–1756

Y. Meny, Should the Community Regional Policy be scrapped?, 19/373–388

J. Mertens de Wilmars and I.M. Verougstraete, Proceedings against Member States for failure to fulfil their obligations, 7/385–406


H.-W. Micklitz, Perspectives on a European Directive on the safety of technical consumer goods, 23/617–640


J.D.B. Mitchell, Report on the optimal economic constitution of the European community with reference to the economic constitutions of the Member States, 13/223–230


J.D.B. Mitchell, The Tindemans Report, retrospect and prospect, 13/455–484

J.D.B. Mitchell, “What do you want to be inscrutable for, Marcia?”, 5/105–111

J.D.B. Mitchell, S.A. Kuipers, B. Gall, Constitutional aspects of the Treaty and legislation relating to British membership, 9/134–166

V. Mitsilegias, The constitutional implications of mutual recognition in criminal matters in the EU, 43/1277–1311


M.R. Mok, The Interpretation by the European Court of Justice of special conventions concluded between Member States, 8/485–494

M.R. Mok, The procedure of the EEC Commission in anti-trust cases, 1/327–338

M.R. Mok, Should the “First Paragraph” of Article 177 of the EEC Treaty be read as a separate Clause?, 5/458–464

C. Möllers, European governance: Meaning and value of a concept, 43/313–336
N. Moloney, EU financial market regulation after the global financial crisis: “More Europe” or more risks?, 47/1317–1383
N. Moloney, European Banking Union: Assessing its risks and resilience, 51/1609–1670
N. Moloney, New frontiers in EC capital markets law: From market construction to market regulation, 40/809–843
J. Monar, Interinstitutional agreements: The phenomenon and its new dynamics after Maastricht, 31/693–719
G. Monti, Article 81 EC and public policy, 39/1057–1099
G. Monti, The scope of collective dominance under Article 82 EC, 38/131–157
O. Mörsdorf, The legal mobility of companies within the European Union through cross-border conversion, 49/629–670
K.J.M. Mortelmans, Article 30 of the EEC Treaty and legislation relating to market circumstances: Time to consider a new definition?, 28/115–136
K.J.M. Mortelmans, The common market, the internal market and the single market, what’s in a market?, 35/101–136
K.J.M. Mortelmans, The compensatory justification criterion in the practice of the Commission in decisions on State aids, 21/405–434
K.J.M. Mortelmans, The extramural meetings of the Ministers of the Member States of the Community, 11/62–91
K.J.M. Mortelmans, Towards convergence in the application of the rules on free movement and on competition?, 38/613–649
K.J.M. Mortelmans, The relationship between the Treaty rules and Community measures for the establishment and functioning of the internal market – towards a concordance rule, 39/1303–1346
U. Mosca, Report on the necessity for an economic and monetary union and the conditions it needs to fulfill in order to function properly, 13/167–177
M. Möstl, Preconditions and limits of mutual recognition, 47/405–436
E. Muir, The fundamental rights implications of EU legislation: Some constitutional challenges, 51/219–245
E. Muir, Of ages in – and edges of – EU law, 48/39–62
P.-C. Müller-Graff, The legal bases of the third pillar and its position in the framework of the Union Treaty, 31/493–510
R. Nazzini, Administrative enforcement, judicial review and fundamental rights in EU competition law: A comparative contextual-functionalist perspective, 49/971–1006
R. Nazzini, Article 81 EC between time present and time past: A normative critique of “restriction of competition” in EU law, 43/497–536
L. Neels, Preparations for direct elections in Belgium, 15/337–345
L. Neels, Preparation for direct elections in Belgium, Part II, 16/243–249
E. Neframi, The duty of loyalty: Rethinking its scope through its application in the field of EU external relations, 47/323–359
M. Nettesheim, U.N. sanctions against individuals – A challenge to the architecture of European Union governance, 44/567–600
N. Neuwahl, Joint participation in international treaties and the exercise of power by the EEC and its Member States: Mixed agreements, 28/717–740
N. Neuwahl, Shared powers or combined incompetence? More on mixity, 33/667–687
L. Neville Brown, Agrimoney Byzantinism and prospective overruling, 18/509–519
L. Neville Brown, The first five years of the Court of First Instance and appeals to the Court of Justice: Assessment and statistics, 32/743–761
C. Newdick, Citizenship, free movement and health care: Cementing individual rights by corroding social solidarity, 43/1645–1668
N. Nic Shuibhne, Free movement of persons and the wholly internal rule: Time to move on?, 39/731–771
N. Nic Shuibhne, The resilience of EU market citizenship, 47/1597–1628
N. Nic Shuibhne and M. Maci, Proving public interest: The growing impact of evidence in free movement case law, 50/965–1006
P. Nielsen, The new Brussels I Regulation, 50/503–528
E. Noel, The Commission’s power of initiative, 10/123–136
C. Norberg, The Agreement on a European Economic Area, 29/1171–1198
C. O’Brien, I trade, therefore I am: Legal personhood in the European Union, 50/1643–1684
D. O’Keeffe, Practical difficulties in the application of Article 48 of the EEC Treaty, 19/35–60
D. O’Keeffe, Recasting the third pillar, 32/893–920
S. O’Leary, The relationship between Community citizenship and the protection of fundamental rights in Community law, 32/519–554
T. Obokata, EU Council framework decision on combating trafficking in human beings: A critical appraisal, 40/917–936
T. Obokata, Key EU principles to combat transnational organized crime, 48/801–828
D. Obradovic, Repatriation of powers in the European Community, 34/59–88
D. Obradovic and José M. Alonso Vizcaíno, Good governance requirements concerning the participation of interest groups in EU consultations, 43/1049–1085
O. Odudu and D. Bailey, The single economic entity doctrine in EU competition, 51/1721–1758
P. Oliver, Electoral rights under Article 8B of the Treaty of Rome, 33/473–498
P. Oliver, Measures of equivalent effect: A reappraisal, 19/217–244
P. Oliver, Interim measures: Some recent developments, 29/7–27
P. Oliver, The protection of privacy in the economic sphere before the European Court of Justice, 46/1443–1483
P. Oliver, Recent case law on Article 37 EEC, 17/251–257
P. Oliver, Recent case law on Articles 30 to 36 EEC, 17/109–117
P. Oliver, A review of the case law of the Court of Justice on Articles 30–36 EEC in 1983, 21/221–240
P. Oliver, A review of the case law of the Court of Justice on Articles 30–36 EEC in 1984, 22/301–329
P. Oliver, A review of the case law of the Court of Justice on Articles 30–36 EEC in 1985, 23/325–357
P. Oliver, Some further reflections on the scope of Articles 28–30 (ex 30–36) EC, 36/783–806
P. Oliver and J.-P. Baché, Free movement of capital between the Member States: Recent developments, 26/61–82
P. Oliver and S. Enchelmaier, Free movement of goods: Recent developments in the case law, 44/649–704
P. Oliver and W.-H. Roth, The internal market and the four freedoms, 41/407–441
G. Olmi, The Agricultural Policy of the Community, 1/118–147
G. Olmi, Common organization of agricultural markets at the stage of the Single Market, 5/359–408
C.J. Oort, Report on the necessity for an economic and monetary union and the conditions it needs to fulfill in order to function properly, 13/179–187
T. Opsahl, Constitutional implications in Norway of Accession to the European Communities, 9/271–292
A. Ottow, An internal insurance market before the turn of the century, 29/511–536
A.C. Page, The scope of Community and national rules against the overlapping of social security benefits, 17/211–228
J. Pais Macedo van Overbeek, AIDS/HIV infection and the free movement of persons within the European Economic Community, 27/791–824
V. Paskalia, Co-ordination of social security in the European Union: An overview of recent case law, 46/1177–1218
C. Pavesio, Requirements contracts under EEC Law in the light of the BP. Kemi Case, 18/309–333
M. Payandeh, Constitutional review of EU law after Honeywell: Contextualizing the relationship between the German Constitutional Court and the EU Court of Justice, 48/9–38
L. Pech, Between judicial minimalism and avoidance: The Court of Justice’s sidestepping of fundamental constitutional issues in Römer and Dominguez, 49/1841–1880
S. Peers, An ever closer waiting room?: The case for Eastern European accession to the European Economic Area, 32/187–213
S. Peers, Building Fortress Europe: The development of EU migration law, 35/1235–1272
S. Peers, Mutual recognition and criminal law in the European Union: Has the Council got it wrong?, 41/5–36
S. Peers, Salvation outside the church: Judicial protection in the Third Pillar after the Pupino and Segi judgments, 44/883–929
S. Peers, Towards equality: Actual and potential rights of third-country nationals in the European Union, 33/7–50
M. Penadés Fons, Beyond the prima facie effectiveness of arbitration commitments in EU merger control, 49/1915–1950
F. Pennings, Co-ordination of social security on the basis of the state-of-employment principle: Time for an alternative?, 42/67–89
R.R. Pennington, Company law reform in Great Britain, 1/58–77
I. Pernice, Multilevel constitutionalism and the Treaty of Amsterdam: European constitution making revisited, 36/703–750
P. Pescatore, External relations in the case-law of the Court of Justice of the European Communities, 16/615–645
P. Pescatore, Opinion 1/94 on “Conclusion” of the WTO Agreement: Is there an escape from a programmed disaster?, 36/387–405
P. Pescatore, The protection of Human Rights in the European Communities, 9/73–79
P. Pescatore, Some critical remarks on the “Single European Act”, 24/9–18
A. Peters, European democracy after the 2003 Convention, 41/37–85
A. Peters, The European ombudsman and the European Constitution, 42/697–743
E.-U. Petersmann, Application of GATT by the Court of Justice of the European Communities, 20/397–439
E.-U. Petersmann, The dispute settlement system of the World Trade Organization and the evolution of the GATT dispute settlement system since 1948, 31/1157–1244
E.-U. Petersmann, From “negative” to “positive” integration in the WTO: Time for “mainstreaming human rights” into WTO law?, 37/1363–1382
E.-U. Petersmann, GATT dispute settlement proceedings in the field of antidumping law, 28/69–114
E.-U. Petersmann, International and European foreign trade law: GATT dispute settlement proceedings against the EEC, 22/441–489
E.-U. Petersmann, Proposals for a new constitution for the European Union: Building-blocks for a constitutional theory and constitutional law of the EU, 32/1123–1175
M. Petit, The conditions for consolidation under the Seventh Company Law Directive, 21/81–123
J. Petrovič, Patent hold-up and the limits of competition law: A Trans-Atlantic perspective, 50/1363–1386
D.M.W. Pickup, Reverse discrimination and freedom of movement for workers, 23/135–156
S. Pieri, The 1968 Brussels Convention of Jurisdiction and Enforcement of Judgments in Civil and Commercial Matters: Four years’ case law of the European Court of Justice, 24/635–657
S. Pieri, The 1968 Brussels Convention on Jurisdiction and the Enforcement of Judgments in Civil and Commercial Matters: The evolution of the text and the case law of the Court of Justice over the last four years, 29/537–555
J. Pinder, Political Union in Europe, 2/420–432
J. Pipkorn, Legal arrangements in the Treaty of Maastricht for the effectiveness of the Economic and Monetary Union, 31/263–291
J. Pipkorn, Legal implications of the absence of the Community budget at the beginning of a financial year, 18/141–167
N. Połtorak, Rationale Temporis application of the preliminary rulings procedure, 45/1357–1381
W. Pool, Moves towards a common market in insurance, 21/123–147
Articles 217

A. Porat, The law and economics of mistake in European Sales Law, 50-SI/127–146

E. Posner, The questionable basis of the Common European Sales Law: The role of an optional instrument in jurisdictional competition, 50-SI/261–276

S. Prechal, Community law in national courts: The lessons from Van Schijndel, 35/681–706

S. Prechal, Does direct effect still matter?, 37/1047–1069

S. Prechal, Equality of treatment, non-discrimination and social policy: Achievements in three themes, 41/533–551

S. Prechal, Remedies after “Marshall”, 27/451–473

L. Prete and B. Smulders, The coming of age of infringement proceedings, 47/9–61


H.-J. Rabe and M. Schütte, EC Anti-dumping law: Current issues in the light of the jurisdiction of the court, 26/643–674

J.A. Rahl, Competition and antitrust in American economic policy: Are there useful lessons for Europe?, 8/284–312

G. Rambow, The end of the transitional period, 6/434–450


H. Rasmussen, Denmark in face of its Community obligations, 19/601–624


H. Rasmussen, Present and future European judicial problems after enlargement and the post-2005 ideological revolt, 44/1661–1687

H. Rasmussen, Remediying the crumbling EC judicial system, 37/1071–1112

N. Reich, Competition between legal orders: A new paradigm of EC law?, 29/861–896

N. Reich, The “Courage” doctrine: Encouraging or discouraging compensation for antitrust injuries?, 42/35–66

N. Reich, Horizontal liability in EC law: Hybridization of remedies for compensation in case of breaches of EC rights, 44/705–742

N. Reich, The “November Revolution” of the European Court of Justice: Keck, Meng and Audi revisited, 31/459–492

N. Reich and S. Harbacevica, Citizenship and family on trial: A fairly optimistic overview of recent court practice with regard to free movement of persons, 40/615–638

D. Reichelt, To what extent does the co-operation within the European Competition Network protect the rights of undertakings?, 42/745–782

O. Remien, European private international law, the European Community and its emerging area of freedom, security and justice, 38/53–86

N. Rennuy, The emergence of a parallel system of social security coordination, 50/1221–1266


P. Rew, Actions for damages by third parties under English Law for Breach of Article 85 of the EEC Treaty, 8/462–474

J.J. Rey, The European Monetary System, 17/7–30

C. Reymond, Institutions, decision-making procedure and settlement of disputes in the European Economic Area, 30/449–480
E. Rhein, The Lomé Agreement: Political and juridical aspects of the Community policy towards UDC’s, 12/385–397
J.B. Richardson, International trade aspects of telecommunications services, 23/385–399
S. Riesenfeld, The treatment of confidential information in anti-dumping cases: A comment on the Celanese case, 21/553–556
C. Rijken, Re-balancing security and justice: Protection of fundamental rights in police and judicial cooperation in criminal matters, 47/1455–1492
W. Riphagen, The transport legislation of the European Communities, its relationship to international treaties and its effect in Member States, 3/291–325
C. Ritter, "The winner takes it all": Recovering lawyers' fees and other costs before Community courts, 43/1617–1643
L. Ritter and C. Overbury, An attempt at a practical approach to Joint Ventures under the EEC Rules on Competition, 14/601–637
J. Rivas and J. Branton, Developments in EC competition law in 2002: An overview, 40/1187–1240
J. Rivas and F. Stroud, Developments in EC competition law in 2001: An overview, 39/1101–1145
J. Robert, Doubts on a Common Transport Policy, 5/193–208
M.T. Robinson, Irish parliamentary scrutiny of European legislation, 16/9–30
M.T. Robinson, Preparations for direct elections in Ireland, 15/187–198
P. Roseren, The application of Community law by French courts from 1982 to 1993, 31/315–376
M. Ross, Challenging state aids – the effect of recent developments, 23/867–894
M. Ross, Promoting solidarity: From public services to a European model of competition?, 44/1057–1080
M. Ross, State aids and national courts: Definitions and other problems – a case of premature emancipation?, 37/401–423
W.-H. Roth, The European Community’s law on services: Harmonization, 25/35–94
P. Rott, Minimum harmonization for the completion of the internal market? The example of consumer sales law, 40/1107–1135
M. Rottger, The problem of parallel imports arising from the Cinzano Decision and in reference to British case law, 11/273–297
E. Rousseva, Modernizing by eradicating: How the Commission’s new approach to Article 81 EC dispenses with the need to apply Article 82 EC to vertical restraints, 42/587–585
M. Ruffert, The European debt crisis and European Union law, 48/1777–1805
M. Ruffert, Rights and remedies in European Community law: A comparative view, 34/307–336
J. Sack, The European Community’s membership of international organizations, 32/1227–1256
F. Salomonson, Problems and experiences in the application of the Treaty of Rome to the insurance industry, 4/289–307
V. Salvatore, Quotas on TV programmes and EEC law, 29/967–990
P. Sanders, The European Company on its way, 8/29–43
F. Santaolalla Gadea and S. Martinez Lage, Spanish accession to the European Communities: Legal and constitutional problems, 23/11–37
D. Sarmiento, Who’s afraid of the Charter? The Court of Justice, national courts and the new framework of fundamental rights protection in Europe, 50/1267–1304
R. Savy, Report on the necessity of co-ordinating or approximating economic legislation, or of supplementing or replacing it by community law, 13/233–243
P. Schammo, The European securities and markets authority: Lifting the veil on the allocation of powers, 48/1879–1913
H. Schebel, Delegation of regulatory powers to private parties under EC competition law: Towards a procedural public interest test, 39/31–51
H.G. Schermers, Community law and international law, 12/77–90
H.G. Schermers, The direct application of treaties with third States: Note concerning Polydor and Pabst Cases, 19/563–569
H.G. Schermers, The European Communities bound by fundamental human rights, 27/249–258
H.G. Schermers, The European Court of First Instance, 25/541–558
H.G. Schermers, Legal education in Europe, 30/9–15
U. Scheuner, Fundamental Rights in European Community law and in national constitutional law, 12/171–191
U. Scheuner, Report on the optimal economic constitution of the European community with reference to the economic constitutions of the Member States, 13/191–213
D. Schiek, Age discrimination before the ECJ – conceptual and theoretical issues, 48/777–799
P. Schindler, The problems of decision-making by way of the Management Committee procedure in the European Community, 8/184–205
P. Schindler, Public enterprises and the EEC Treaty, 7/57–71
J. Schmidt, The new ECMR: “Significant impediment” or “significant improvement”? 41/1555–1582
C.M. Schmitthoff, Arbitration and EEC law, 24/143–158
C.M. Schmitthoff, The U.K. companies legislation of 1985, 22/673–682
C.M. Schmitthoff and A.C. Page, Report on the necessity of co-ordinating or approximating economic legislation, or of supplementing or replacing it by Community law, 13/253–277
U.H. Schneider, Towards a European lawyer, 8/44–51
Y. Scholten, Company law in Europe, 4/377–398
W. Schön, Playing different games? Regulatory competition in tax and company law compared, 42/331–365
W. Schön, Taxation and State aid law in the European Union, 36/911–936
S.J. Schønberg, Coping with judicial over-load: The role of mediation and settlement in Community court litigation, 38/333–357
G. Schrans, National and regional aid to industry under the EEC Treaty, 10/174–194
P. Schuetterle, State aid control – an accession criterion, 39/577–590
M. Schütte and J.-P. Hix, The application of the EC State aid rules to privatizations: The East German example, 32/215–248
J.J.E. Schutte, Schengen: Its meaning for the free movement of persons in Europe, 28/549–570
R. Schütze, From Rome to Lisbon: “Executive federalism” in the (new) European Union, 47/1385–1427
R. Schütze, On “federal” Ground: The European Union as an (Inter)national Phenomenon, 46/1069–1105
R. Schütze, Supremacy without pre-emption? The very slowly emergent doctrine of Community pre-emption, 43/1023–1048
M. Schwarz, A Memorandum of misunderstanding – The doomed road of the European Stability Mechanism and a possible way out: Enhanced cooperation, 51/389–423
J. Schwarze, The administrative law of the Community and the protection of human rights, 23/401–417
T. Schweisfurt, The treaty-making capacity of the CMEA in light of a framework agreement between the EEC and CMEA, 22/615–647
J. Scott, In legal limbo: Post-legislative guidance as a challenge for European administrative law, 48/329–355
J. Scott, The new EU ‘extraterritoriality’, 51/1343–1380
J.-C. Séché, Free movement of workers under Community law, 14/385–410
J.-C. Séché, The revision of Regulations Nos. 3 and 4 (Social Security of Migrant Workers) in the light of their interpretation by the Court of Justice, 6/170–192
M. Seidel, Escape clauses in European Community law, with special reference to capital movements, 15/283–308
M. Seidel, Europe and the media, 22/129–134
M. Seidel, The harmonization of laws relating to pharmaceuticals in the EEC, 6/309–326
I. Seidl-Hohenveldern, Constitutional problems involved in Austria’s accession to the EU, 32/727–741
A. Semertzis, The preclusion of direct effect in the recently concluded EU free trade agreements, 51/1125–1158
H.G. Sevenster, Criminal law and EC law, 29/29–70
M. Shanks, Introductory Article: The Social Policy of the European Communities (Special Issue), 14/375–383
T. Sharpe, The Commission’s Proposals on crisis cartels, 17/75–90
T. Sharpe, The Distillers decision, 15/447–464
J. Shaw, Flexibility in a “reorganized” and “simplified” treaty, 40/279–311
K.R. Simmons, The British Islands and the Community: 1–Jersey, 6/156–169
K.R. Simmons, The British Islands and the Community: II–The Isle of Man, 7/454–465
K.R. Simmons, The British Islands and the Community: III–The Isle of Guernsey, 8/475–484
K.R. Simmons, The British Referendum, 12/258–260
K.R. Simmons, The Community and the neutral States, 2/5–20
K.R. Simmons, The Lomé Convention: Implementation and renegotiation, 16/425–452
Articles

K.R. Simmonds, The Third Lomé Convention, 22/389–421
K.R. Simmonds, The Fourth Lomé Convention, 28/521–548
D. Simon, Preparation for direct elections in France, 16/127–138
A. Sinnaeve, Block exemptions for State aid: More scope for State aid control by Member States and competitors, 38/1573–1586
A. Sinnaeve, State aid procedures: Developments since the entry into force of the procedural regulation, 44/965–1033
A. Sinnaeve and P.J. Slot, The new Regulation on State aid procedures, 36/1153–1194
M. Siragusa, The application of Article 86 to the pricing policy of dominant companies: Discriminatory and unfair prices, 16/179–194
M. Siragusa and G. Scassellati-Sforzolini, Italian and EC competition law: A new relationship reciprocal exclusivity and common principles, 29/93–131
M. Siragusa and R. Subiotto, The EEC merger control regulation – the Commission’s evolving case law, 28/877–934
N. Skoutaris, The application of the acquis communautaire in the areas not under the effective control of the republic of Cyprus: The Green Line Regulation, 45/727–755
P.J. Slot, Energy and competition, 31/511–547
P.J. Slot, Procedural aspects of State aids: the guardian of competition versus the subsidy villains, 27/741–760
P.J. Slot, A view from the mountain: 40 years of developments in EC competition law, 41/443–473
P.J. Slot and E. Grabandi, Extraterritoriality and jurisdiction, 23/545–565
P.J. Slot and A. Skudder, Common features of Community law regulation in the network bound sectors, 38/87–129
J. Sluijs, Network neutrality and internal market fragmentation, 49/1647–1673
J. Smits, Party choice and the Common European Sales Law, or: How to prevent the CESL from becoming a lemon on the law market, 50-SI/51–68
R. Smits, The European Constitution and EMU: An appraisal, 42/425–468
B. Smulders and P. Glazener, Harmonization in the field of insurance law through the introduction of Community rules of conflict, 29/775–797
J. Snell, The notion of market access: A concept or a slogan?, 47/437–508
F. Snyder, The gatekeepers: The European courts and WTO law, 40/313–367
H. Somsen, Discretion in European Community environmental law: An analysis of ECJ case law, 40/1413–1453
S. Sonelli, Appeal on points of law in the Community System: A review, 35/871–900
Sir C. Sopwith, Legal aspects of the Community budget, 17/315–347
K.H. Sørensen and H. Rasmussen, The Danish administration and its interaction with the Community administration, 22/273–301
E. Spaventa, From Gebhard to Carpenter: Towards a (non)-economic European constitution, 41/743–773
E. Spaventa, Seeing the wood despite the trees? On the scope of Union citizenship and its constitutional effects, 45/13–45
K. St.C. Bradley, Institutional design in the Treaty of Nice, 38/1095–1123
W. Stabenow, The European Social Fund, 14/435–456
W. Stabenow, Opportunities for an external policy of the EEC in the Field of Transport, 4/32–50
A. Stadler, From the Brussels Convention to Regulation 44/2001: Cornerstones of a European law of civil procedure, 42/1637–1661
J.R. Steenbergen, The new commercial policy instrument, 22/421–441
E. Steindorff, Article 85 and the rule of reason, 21/639–646
E. Steindorff, Article 85, para. 3: No case for application by national courts, 20/125–130
E. Steindorff, Insurance and freedom to provide services, 14/133–153
E. Steindorff, Product shortages, allocation and price control under Article 86 of the EEC Treaty, 15/35–42
J. Steiner, Drawing the line: Uses and abuses of Article 30 EEC, 29/749–774
M. Stewart, Direct elections to the European Parliament, 13/283–299
P.M. Storm, Statute of a Societas Europaea, 5/265–269
R. Strivens, The liberalization of banking services in the Community, 29/283–307
J. Stuyck, European consumer law after the Treaty of Amsterdam: Consumer policy in or beyond the internal market?, 37/367–400
J. Stuyck, E. Terryn and T. van Dyck, Confidence through fairness? The new Directive on unfair business-to-consumer commercial practices in the internal market, 43/107–152
L.P. Suetens, Belgian antitrust law “in Action”, 2/325–339
L.P. Suetens, The relationship between Community and domestic law, 2/433–440
L.P. Suetens, Strikes and the law of the Common Market Countries, 5/291–310
B. Sundberg-Weitman, Addressees of the bar on discrimination enshrined in Article 7 of the EEC Treaty, 10/71–80
A. Szajkowska, The impact of the definition of the precautionary principle in EU food law, 47/173–196
A. Szász, The Monetary Union debate, 7/407–422
M. Szylło, Export restrictions within the structure of free movement of goods: Reconsideration of an old paradigm, 47/753–789
E. Szymczak, The new paradigm for social policy: A virtuous circle?, 38/1125–1170
M. Taborowski, Infringement proceedings and non-compliant national courts, 49/1881–1914
D. Tallon and R. Kovar, The application of Community law in France, 4/64–77, 446–450
D. Tallon and R. Kovar, The application of Community law in France in 1968, 6/419–421, 491
K. Talus, Just what is the scope of the essential facilities doctrine in the energy sector? Third party access-friendly interpretation in the EU v. contractual freedom in the US, 48/1571–1597
J. Temple Lang, Community antitrust law: Compliance and enforcement, 18/335–362
J. Temple Lang, Community constitutional law: Article 5 EEC Treaty, 27/645–681
J. Temple Lang, How much do the smaller Member States need the European Commission? The role of the Commission in a changing Europe, 39/315–335
J. Temple Lang, The Irish court case which delayed the Single European Act: Crotty v. An Taoiseach and others, 24/709–718
J. Temple Lang, Legal and constitutional implications for Ireland of adhesion to the EEC Treaty, 9/167–178
Articles

J. Temple Lang, Monopolization and the definition of “abuse” of a dominant position under Article 86 E.E.C. Treaty, 16/345–364
J. Temple Lang, The Ozone Layer Convention: A new solution to the question of Community participation in mixed international agreements, 23/157–176
J. Temple Lang, The powers of the Commission to order interim measures in competition cases, 18/49–61
J. Temple Lang, The procedure of the Commission in competition cases, 14/155–173
H. ter Heide, The free movement of workers in the final phase, 6/466–477
B.J.M. Terra, VAT in the EEC: The place of supply, 26/449–474
N. Tezcan/Idriz, Free movement of persons between Turkey and the EU: To move or not to move? The response of the judiciary, 46/1621–1665
J. Thill, Preparations for direct elections in the Grand-Duchy of Luxembourg, 15/473–478
J.E. Thompson, Force majeure: The contextual approach of the Court of Justice, 24/259–272
D. Thym, EU migration policy and its constitutional rationale: A cosmopolitan outlook, 50/709–736
D. Thym, In the name of sovereign statehood: A critical introduction to the Lisbon judgment of the German constitutional court, 46/1795–1822
H. Tichy and L. Dedichen, Securing a smooth shift between the two EEA pillars: Prolonged competence of EFTA institutions with respect to former EFTA States after their accession to the European Union, 32/131–156
C.W.A. Timmermans, The European Union’s judicial system, 41/393–405
C.W.A. Timmermans, Directives: Their effect within the national legal systems, 16/533–555
C.W.A. Timmermans, German unification and Community law, 27/437–449
C.W.A. Timmermans, How can one improve the quality of Community legislation?, 34/1229–1257
M. Tison, Do not attack the watchdog! Banking supervisor’s liability after Peter Paul, 42/639–675
A. Toledano-Laredo, The EEA Agreement: An overall view, 29/1199–1213
C. Tomuschat, A united Germany within the European Community, 27/415–436
R. Torrent, Whom is the European Central Bank the central bank of? Reaction to Zilioli and Selmayr, 36/1229–1241
A.G. Toth, The European Union and human rights: The way forward, 34/491–529
A.G. Toth, The principle of subsidiarity in the Maastricht Treaty, 29/1079–1105
T. Tridimas, Liability for breach of Community law: Growing up and mellowing down?, 38/301–332
T. Tridimas, Knocking on heaven’s door: Fragmentation, efficiency and defiance in the preliminary reference procedure, 40/9–50
T. Tridimas, The role of the Advocate General in the development of Community law: Some reflections, 34/1349–1387
J.J.M. Tromm, Nigeria and the Common Market, 5/50–70
J.J.M. Tromm, Review of Dutch court rulings on the law of the European Communities published during the first six months of 1968, 6/222–225
C. Trotman, Agricultural policy management: A lesson in unaccountability, 32/1385–1406
V. Trstenjak and E. Beysen, European consumer protection law: *Curia semper dabit remedium?*, 48/95–124

M. Trybus, The EC Treaty as an instrument of European defence integration: Judicial scrutiny of defence and security exceptions, 39/1347–1372


A. Tsaftronidou, In search of the aim of the EC free movement of persons provisions: Has the Court of Justice missed the point? 46/1591–1620

A. Tsadiras, Unravelling Ariadne’s thread: The European Ombudsman’s investigative powers, 45/757–770

M. Tollerbacka, Europeanization of civil procedures: In search of a coherent approach, 46/1527–1565

C. Turpin, Public contracts in the EEC, 9/411–424

D.-P. Tzakas, Effective collective redress in antitrust and consumer protection matters: A panacea or a chimera?, 48/1125–1174

H. Unberath and A. Johnston, The double-headed approach of the ECJ concerning consumer protection, 44/1237–1284

W. Ungerer, Institutional consequences of broadening and deepening the Community: The consequences for the decision-making process, 30/71–83

F. Urlesberger, “Legitimate reasons” for the proprietor of a trade mark registered in the EU to oppose further dealings in the goods after they have been put on the market for the first time, 36/1195–1228

J.A. Usher, The case law of the Court of Justice, 1975/1976, 14/73–88

J.A. Usher, Uniform external protection – EEC customs legislation before the Court of Justice, 19/389–412

D.F. Vagts, Multinational corporations and international guidelines, 18/463–474

G. van Benthem van den Bergh, The new Convention of Association with African States, 1/156–182

P. Van Cleyenbreugel, Article 101 TFEU and the EU Courts: Adapting legal form to the realities of modernization?, 51/1381–1435

K. van Miert, The appointment of the President and the Members of the European Commission, 10/257–273

E.A. van Nieuwenhoven Helbach, Industrial property, the Centrafarm Judgments, 13/37–59

P. van Nuffel, What’s in a Member State? Central and decentralized authorities before the Community courts, 38/829–870

H.F. van Panhuys, Conflicts between the law of the European Communities and other rules of international law, 3/420–449

T. van Rijn, A review of the case law of the Court of Justice on Articles 30 to 36 EEC in 1986 and 1987, 25/593–616

I. van Bael, The antitrust settlement practice of the EC Commission, 23/61–90

H.W. van den Heuvel, Some unsolved problems in Community law concerning restrictive trade practices, 4/180–196

L.J. van der Burg, The Customs Tariff and Customs Legislation in the European Communities (some juridical problems), 7/184–204

B. Van der Esch, Discretionary powers of the European executive and judicial control, 6/209–216


B. Van der Esch, Legal aspects of a European Energy Policy, 2/139–167

P. Van Eecke, Online service providers and liability: A plea for a balanced approach, 48/1455–1502
P. Van Elsuwege, EU external action after the collapse of the pillar structure: In search of a new balance between delimitation and consistency, 47/987–1019
M. van Empel, The EEC Trade Mark Memorandum, 15/55–67
M. van Empel, European Patent Conventions, 9/13–34
M. van Empel, European Patent Conventions; The first convention in the semi-finals, 9/456–465
M. van Empel, Now a trade mark for Europe?, 12/27–41
M. van Empel, Retail payments in the EU, 42/1425–1444
M. van Empel, Retail payments and the arduous road to SEPA, 46/921–940
W. van Gerven, Bridging the gap between Community and national laws: Towards a principle of homogeneity in the field of legal remedies?, 32/679–702
W. van Gerven, Harmonization of private law: Do we need it?, 41/505–532
W. van Gerven, Of rights, remedies and procedures, 37/501–536
W. van Gerven, The recent case law of the Court of Justice concerning Articles 30 and 36 of the EEC Treaty, 14/5–24
W. van Gerven, Report on the optimal economic constitution of the European Community with reference to the economic constitutions of the Member States, 13/215–221
W. van Gerven, The right of establishment and free supply of services within the Common Market, 3/344–362
R. van Gestel and H. Micklitz, European integration through standardization: How judicial review is breaking down the club house of private standardization bodies, 50/145–182
G. van Hecke, Government enterprises and national monopolies under the EEC Treaty, 3/450–461
B. van Houtte, Relevant markets in air transport, 27/521–546
B. van Houtte, The Single European Sky: EU reform of air traffic management, 41/1595–1612
H. van Houtte, Dispute settlement of contracts, financed by the European Development Fund, 19/591–600
B. van der Esch, Legal Policy in an enlarged Community, 10/56–70
K. van Hulle, The EEC Accounting Directives in perspective: Problems of harmonization, 18/121–140
K.I. van Bael, The antitrust settlement practice of the EC Commission, 23/61–90
M. van der Woude, Hearing officers and EC antitrust procedures: The art of making subjective procedures more objective, 33/531–546
M. van der Woude and P. Mead, Free movement of the tourist in Community law, 25/117–140
S. Van den Bogaert and A. Cuyvers, “Money for nothing”: The case law of the EU Court of Justice on the regulation of gambling, 48/1175–1213
M. Vanden Abeele, The mandate of 30 May, budget financing and the revitalization of the Community: An unfinished journey, 19/501–519
P. Vander Schueren, New anti-dumping rules and practice: Wide discretion held on a tight leash? 33/271–297
P. Vander Schueren, Tariff classification, 28/855–875
F. Vanistendael, The consequences of Schumacker and Wielockx: Two steps forward in the tax procession of Echternach, 33/255–269
F. Vanistendael, The limits to the new Community tax order, 31/293–314
M. Varju and J. Sándor, Patenting stem cells in Europe: The challenge of multiplicity in European Union law, 49/1007–1038
M. Vasey, The 1985 farm price negotiations and the reform of the Common Agricultural Policy, 22/649–672
M. Vasey, Decision-making in the Agricultural Council and the “Luxembourg Compromise”, 25/725–732
J.D. Veltrop, Tying and exclusive purchasing arrangements under EC competition law, 31/549–573
J.S. Venit, Brave new world: The modernization and decentralization of enforcement under Articles 81 and 82 of the EC Treaty, 40/537–543
J.S. Venit, The Commission’s opposition procedure between the Scylla of ultra vires and the Charybdis of perfume: Legal consequences and tactical considerations, 22/167–203
J.S. Venit, The “merger” control regulation: Europe comes of age … or Caliban’s dinner, 27/7–50
J.S. Venit, Two steps forward and no steps back: Economic analysis and oligopolistic dominance after Kali&Salz, 35/1101–1134
P. VerLoren van Themaat, Article 36 in relation to Article 85 and Patent Licensing Agreements, 1/428–430
P. VerLoren van Themaat, Competition and Planning in the EEC and the Member States, 7/311–322
P. VerLoren van Themaat, Introductory remarks on the role of national economic law in an economic and monetary union, 13/153–158
P. VerLoren van Themaat, Some preliminary observations on the intergovernmental conferences: The relations between the concepts of a common market, a monetary union, an economic union, a political union and sovereignty, 28/291–318
H. Verschueren, EC social security coordination excluding third country nationals: Still in line with fundamental rights after the Gaygusuz judgment?, 34/991–1017
B. Vesterdorf, Complaints concerning infringements of competition law within the context of European Community law, 31/77–104
B. Vesterdorf, The Court of First Instance of the European communities after two full years in operation, 29/897–915
Th.W. Vogelaar, Tax harmonization in the European Community, 7/322–335
P. Vogelenzang, Abuse of a dominant position in Article 86: The problem of causality and some applications, 13/61–78
P. Vogelenzang, Two aspects of Article 115 EEC Treaty: Its use to buttress Community set sub-quotas, and the Commission’s monitoring system, 18/169–196
S. Voigt and A. Schmidt, The Commission’s guidelines on horizontal mergers: Improvement or deterioration?, 41/1583–1594
S. Völker, Developments in EC competition law in 2003: An overview, 41/1027–1072
S. Völker, Developments in EC competition law in 2004: An overview, 42/1691–1736
S. Völker, Developments in EC competition law in 2005: An overview, 43/1409–1446
S. Völker, Leveraging as a theory of competitive harm in EU merger control, 40/581–614
S. Völcker, Rough justice? An analysis of the European Commission’s new fining guidelines, 44/1285–1320

C. Volpin, *The ball is in your court*: Evidential burden of proof and proof-proximity principle in EU competition law, 51/1093–1124


S.A. von Bogdandy, The legal case for unity: The European Union as a single organization with a single legal system, 36/887–910


A. von Bogdandy, The prospect of a European republic: What European citizens are voting on, 42/913–941


A. von Bogdandy and M. Ioannidis, Systemic deficiency in the rule of law: What it is, what has been done, what can be done, 51/59–96

A. von Bogdandy, M. Kottmann, C. Antpöhler, J. Dickschen, S. Hentrei and M. Smrkolj, Reverse Solange: Protecting the essence of fundamental rights against EU Member States, 49/489–519

A. von Bogdandy and S. Schill, Overcoming absolute primacy: Respect for national identity under the Lisbon Treaty, 48/1417–1453

O. von der Gablentz, Luxembourg revisited or the importance of European political cooperation, 16/685–699

S. von Kiellmansegg, The meaning of Petersberg: Some considerations on the legal scope of ESDP operations, 44/629–648

K. von Papp, Clash of “autonomous legal orders”: Can EU Member State courts bridge the jurisdictional divide between investment tribunals and the ECJ? A plea for direct referral from investment tribunals to the ECJ, 50/1039–1082

P. von Wilmowsky, Waste disposal in the internal market: The state of play after the ECJ’s ruling on the Walloon import ban, 30/541–570


E. Vos, Reforming the European Commission: What role to play for EU agencies?, 37/1113–1134

J. Voss, The protection and promotion of European private investment in developing Countries: An approach towards a concept for a European policy on foreign investment. A German Contribution, 18/363–395

R. Voss, The national perception of the Court of First Instance and the European Court of Justice, 30/1119–1134

A.J. Vossestein, Corporate efforts to influence public authorities, and the EC rules on competition, 37/1383–1402

L. Waddington and M. Bell, Exploring the boundaries of positive action under EU law: A search for conceptual clarity, 48/1503–1526

L. Waddington and M. Bell, More equal than others: Distinguishing European Union equality directives, 38/587–611

R. Waegenbaur, Free movement in the professions: The new EEC proposal on professional qualifications, 23/91–109

G. Wagner, The economics of harmonization: The case of contract law, 39/995–1023

G. Wagner, Private law enforcement through ADR: Wonder drug or snake oil?, 51/165–194
G. Wagner, The project of harmonizing European tort law, Annexe: Principles of European
tort law, 42/1269–1312
G. Wagner, Termination and cure under the Common European Sales Law: Consumer
protection misunderstood 50-SI/147–168
F. Wagner-von Papp, Best and even better practices in commitment procedures after
Alrosa: The dangers of abandoning the “struggle for competition law”, 49/929–970
J. Wakefield, Fisheries: A failure of values, 46/431–470
C. Waldhoff, Recent developments relating to the retroactive effect of decisions of the
ECJ, 46/173–190
R. Wallace, Special economic dependency and preferential rights in respect of fisheries:
characterization and articulation within the European Communities, 21/525–537
R. Wallace and D. Goldberg, Television broadcasting: the Community’s response, 26/717–
728
M.G. Warren III, The common market prospectus, 26/687–716
M. Wasmeyer, The integration of environmental protection as a general rule for interpreting
Community law, 38/159–177
J.S. Watson, Asser Institute Colloquium on European Law 1985: Experience and problems
in applying the preliminary proceedings of Article 177 EEC, 23/207–217
P. Watson, Freedom of establishment and freedom to provide services: Some recent
developments, 20/767–824
P. Watson, Social policy after Maastricht, 30/481–513
P. Wattel, The EC Court’s attempts to reconcile the Treaty freedoms with international tax
law, 33/223–254
P. Wattel, Köbler, CILFIT and Welthgrove: We can’t go on meeting like this, 41/177–190
S. Weatherill, After Keck: Some thoughts on how to clarify the clarification, 33/885–906
S. Weatherill, The consumer rights Directive: How and why a quest for “coherence” has
(largely) failed, 49/1279–1318
S. Weatherill, “Fair play please!”: Recent developments in the application of EC law to
sport, 40/51–93
S. Weatherill, Recent case law concerning the free movement of goods: Mapping the
frontiers of market deregulation, 36/51–85
proposal, 29/473–510
J.H.H. Weiler, The Court of Justice on trial; A review of Hjalte Rasmussen: On law and
policy in the European Court of Justice, 24/555–589
J.H.H. Weiler and N. Lockhart, “Taking rights seriously” seriously: The European Court
M. Weisglas, Marketing in the EEC, 5/311–318
J. Welch, A common market for mortgage credit, 23/177–192
E.P. Wellenstein, The Free Trade Agreements between the Enlarged European
Communities and the EFTA Countries, 10/137–149
E. Wellenstein, The relations between the European Communities and Finland, 20/713–724
E. Wellenstein, Twenty-five Years of European Community External Relations, 16/407–
423
P. Wenners, A new dawn for Commission enforcement under articles 226 and 228 EC:
General and persistent (gap) infringements, lump sums and penalty payments, 43/31–
62
P. Wennerås, Sanctions against Member States under Article 260 TFEU: Alive, but not kicking?, 49/145–175
H.W. Wertheimer, National trademark law and the Common Market rules of competition, 4/308–325, 399–418
R.A. Wessel, The inside looking out: consistency and delimitation in EU external relations, 37/1135–1171
M. Westlake, The Community express service: The rapid passage of emergency legislation on German unification, 28/599–614
A. Weyembergh, Approximation of criminal laws, the Constitutional Treaty and the Hague Programme, 42/1567–1597
M. Whincup, Product liability laws in Common Market countries, 19/521–540
R. Whish, Regulation 2790/99: The Commission’s “new style” block exemption for vertical agreements, 37/887–924
E.L. White, In search of the limits to Article 30 of the EEC Treaty, 26/235–280
E. Whiteford, Lost in the mists of time: The ECJ and occupational pensions, 32/801–840
S. Whittaker, Identifying the legal costs of operation of the Common European Sales Law, 50-SI/85–108
B. Wild and B. Joch, The application of Community Law in Germany: Review of Recent German Court Decisions, Part I, 17/509–523
G. Wils, The concept of reciprocity in EEC law: An exploration into these realms, 28/245–274
A. Winckler and M. Hansen, Collective dominance under the EC merger control regulation, 30/787–828
K. Winkel, Equal access of Community fishermen to Member State fishing grounds, 14/329–337
G. Winter, On the effectiveness of the EC Administration: The case of environmental protection, 33/689–717
J.A. Winter, Direct applicability and direct effect: Two distinct and different concepts in Community law, 9/425–438
J.A. Winter, Public procurement in the EEC, 28/741–782
J.A. Winter, Re(de)fining the notion of State aid in Article 87(1) of the EC Treaty, 41/475–504
J.A. Winter, The rights of complainants in state aid cases: Judicial review of Commission decisions adopted under Articles 88 (ex 93) EC, 36/521–568
J.A. Winter, Supervision of state aid: Article 93 in the Court of Justice, 30/311–329
A. Witt, From Airtours to Ryanair: Is the more economic approach to EU merger law really about more economics?, 49/217–246
B. Wolfers and T. Voland, Level the playing field: The new supervision of credit institutions by the European Central Bank, 51/1463–1495
U. Wölker, The continuity of contracts in the transition to the third stage of economic and monetary union, 33/1117–1132
J.C. Woodliffe, North Sea oil and gas: The European Community connection, 12/7–26
J. Wouters and F. Naert, Of arrest warrants, terrorist offences and extradition deals: An appraisal of the EU’s main criminal law measures against terrorism after “11 September”, 41/909–935
J. Wouters, Towards a level playing field for takeovers in the European Community?: An analysis of the proposed thirteenth directive in light of American experiences, 30/267–310
D. Wyatt, The social security rights of migrant workers and their families, 14/411–433
E. Wymeersch, The future of financial regulation and supervision in Europe, 42/987–1010
E. Wymeersch, The transfer of the company’s seat in European company law, 40/661–695
P. Wytinck, The application of Community law in Belgium (1986–1992), 30/981–1020
H. Xanthaki, The problem of quality in EU legislation: What on earth is really wrong?, 38/651–676
P. Zangl, The interinstitutional agreement on budgetary discipline and improvement of the budgetary procedure, 26/675–686
G.S. Zavvos, Pension fund liberalization and the future of retirement financing in Europe, 31/609–630
G.S. Zavvos, Towards a European Banking Act, 25/263–289
C. Zilioli and M. Selmayr, The constitutional status of the European Central Bank, 44/355–399
C. Zilioli and M. Selmayr, The European Central Bank: An independent specialized organization of Community law, 37/591–643
C. Zilioli and M. Selmayr, The external relations of the euro area: Legal aspects, 36/273–349
M. Zuleeg, Fundamental rights and the law of the European Communities, 8/446–461
V. EDITORIALS, ETC.

1. Documents

Document: Extracts from: Brunner v. The European Union Treaty (Bundesverfassungsgericht), 31/251–262
Document: Communiqué of Summit Conference of 9–10 December, 1974, 12/143–147
Document: Declaration issued after the Summit Conference in Paris in October 1972, 10/108–114
Document: The EEA Treaty: Main Agreement and selected protocols, 29/1247–1286
Document: The Economic and Monetary Union, 8/206–212
Documents: Laws of Member States concerning the election of representatives to the European Parliament: France, Denmark, Ireland, 16/151–170; United Kingdom, Federal Republic of Germany, 16/287–308
Document: Second Report on European Political Co-operation on Foreign Policy, 11/114–121
Document: Single European Act, 23/813–840
Document: Text of Lome Convention, 12/463–490
Special Issue on the Economic Law of the Member States in an Economic and Monetary Union, 13/147–277, passim

2. Current information on the negotiations for expansion of the European Communities

Denmark, 8/68–71, 213–226, 502–507
Ireland, 8/72–73, 517–526
Norway, 8/71–72, 226–232, 507–517

3. Conference reports

Announcement: International conference work and social protection: Their role in preventing the improvement of families in Europe. Brussels, 5–8 July 1989, 26/127–131
Concluding speech: P.J.G. Kapteyn, 41/627–630
P. Bögvist and J.A. Winter, Third Colloquium on the Law of European Integration and Scandinavian Co-operation, Uppsala, 12–14 May 1971, 8/557–561
O.M. Eygenraam-Loeff and M. van Empel, Scandinavia EEC Colloquium, 6/375–405
R.H. Lauwaars, The External Relations of the Unified European Community (Third Colloquium about the Merger of the European Communities), 5/346–347
P. Mead, 30th anniversary colloquium of the Europa Institute of the University of Leiden on the non-contractual liability of the European Communities, 25/207–213
D.H.M. Meuwissen, Week of Bruges 1965, 3/126–133 (see also 392)
S. Patijn, Week of Bruges 1968 – Public Enterprises and Competition, 5/543–545
J. Robert, Second Arbitration Congress, 4/365–371
D. Thompson, Britain and the European Community, 3/495–501
P.J.P. Verloop, The Free University of Brussels Symposium on Patents, Trademarks and Antitrust in Europe and America, 4/490–491
J.A. Winter, Colloquium on the Legal Effect of British entry into the Common Market, 5/347–349

4. Correspondence

J. Balfour, Further comment on Case C-344/04, The Queen ex parte International Air Transport Association, European Low Fares Airline Association v. Department for Transport, 44/555–560
C.U. Schmid, 36/509–514
C. Tobler, Putting Mangold in perspective: in response to Editorial comments, Horizontal direct effect – A law of diminishing coherence?, 44/1177–1183
S. Wolf, Risk regulation, higher rationality, and the death of judicial self-restraint – A comment on Ladeur, 41/1175–1180

5. Editorial comments etc.

The 1980/1981 budget wrangle, 18/5–8
The 2013 review of the European External Action Service, A missed opportunity?, 50/1211–1220
After Maastricht – What now?, 29/443–446
After the European elections: Parliamentary games and gambles, 51/1047–1055
The aftermath of Opinion 1/94 or how to ensure unity of representation for joint competences, 32/385–390
Agenda 2000: For a stronger and wider Union, 35/317–326
Agriculture: The final round?, 27/3–6
Are European values being Hoovered away?, 30/445–448
The Article 8B Report on the completion of the internal market, 26/1–4
Beyond the brink, 21/279–281
The birth of the Euro, 35/585–594
British Immigration Bill, 8/145
The British Parliamentary Timetable, 8/281–283
The British Suggestions concerning the Court of Justice, 16/3–7
The British White Paper, 7/133–137
Building a future together, 27/411–413
Capitol Concerns, 20/199–201
The Cartagena Agreement 1979, 16/529–531
Celebrating forty years, 41/301–302
The CFSP under the EU Constitutional Treaty – Issues of depillarization, 42/325–329
The Commission’s Notice on Cooperation between National Courts and the Commission in applying Articles 85 and 86 EEC, 30/681/686
A Common European Sales Law (CESL) ahead?, 49/1267–1278
The Community and the Council for Mutual Economic Assistance, 25/663–666
Community Law in the English Courts, 11/349–350
The Court of Justice in the limelight again, 45/1571–1579
From the Constitution to a new round of treaty amendments: Step-by-step, 44/1229–1236
Current information on the negotiations, 8/1–4
The Czechoslovak Crisis, 6/1–6
A Constitution for Europe, 41/899–907
The Danish referendum, 29/855–860
Debt and democracy: “United States then, Europe now”?, 49/1833–1840
Delay and Uncertainty, 10/1–2
Delivering justice: Small and bigger steps at the ECJ, 48/987–993
The Delors package: The result of a successful Commission strategy, 25/479–482
The Delors Plan for implementing the Single European Act, 24/139–142
De libertate maris Communimitatis, 20/7–11
A Different Sort of Balance Sheet, 19/3–4
Differentiation of rules and policies in a newly enlarged Community, 15/111–113
Direct democracy and the European Union … is that a threat or a promise?, 45/929–940
EC-EFTA Court?, 26/341–344
Education in European Community law, 25/233–236
The end of the transitional period, 6/281–282
Enhanced cooperation: A Union à taille réduite or à porte tournante?, 48/317–327
The Enlargement of the Communities, 6/153–157
The EU as an Area of Freedom, Security and Justice: Implementing the Stockholm programme, 47/1307–1316
The EU Charter of Fundamental Rights still under discussion 38/1–6
Euro-optimism, 22/5–7
The European Communities Bill, 9/253–255
European Contract Law: Quo Vadis?, 42/1–7
European Economic Area and European Community: Homogeneity of legal orders?, 36/697–701
European elections – is the European Parliament important today?, 46/767–771
The European Parliament before the Court of Justice?, 16/175–177
The European Summit (I): Preparing for a European Union, 9/355–362
European Union, 13/3–5
The European Union – A new international actor, 38/825–828
The European Union, the United States and the International Criminal Court, 39/939–944
Europeanization of Private Law – Part 2, 35/1013–1018
An Ever Closer Union …?, 20/637–639
An ever mighty European Council – Some recent institutional developments, 46/1383–1393
Executive agencies within the EC: The European Central Bank – A model?, 33/623–631
Ex oriente lux …, 14/266–268
Failure to act, 22/385–387
The failure to reach agreement on the EU Constitution – Hard questions, 41/1–4
The Fisheries Question, 9/1
Form and structure of the Accession Documents, 9/130–133
The free movement of persons in the European Union: Salvaging the dream while explaining the nightmare, 51/729–739
 Freedoms unlimited? Reflections on Mary Carpenter v. Secretary of State, 40/537–543
 From rescue to restructuring: The role of State aid control for the financial sector, 47/313–318
From Rome to Lomé – And beyond?, 22/163–165
The future development of the Community’s judicial system, 28/5–10
Fundamental rights and common European values, 33/215–222
Fundamental rights and EU membership: Do as I say, not as I do!, 49/481–488
GATT, the United States and the Community, 24/5–8
Giscard’s constitutional outline, 39/1211–1215
The “grand rendez-vous”, 24/357–360
The Greek Accession Treaty, 16/342–344
The identity of the European Union from the perspective of third countries, 36/881–886
The IGC 1996 and the Court of Justice, 32/883–892
Implementation of internal market legislation, 27/639–643
In Memoriam K.R. Simmonds, 32/671–672
In Memoriam Clive M. Schmitthoff, 27/635
Inactivity of the Council: Implied Power for the Commission, 18/267–269
The integration debate, 26/133–136
The inter-governmental Conference, 22/583–585
In the meantime …: Further progress in transparency and democracy while the
Constitution is dormant, 43/1243–1250
The Ioannina Compromise – Towards a wider and a weaker European Union?, 31/453–457
Judicial harmonization, 25/5–8
Judicial review and merger control, 29/1–5
Karlsruhe has spoken: “Yes” to the Lisbon Treaty, but …, 46/1023–1033
Legislating free movement: An over-ambitious Commission package?, 33/1–5
A little more action please! – The White paper on damages actions for breach of EC
antitrust rules, 45/609–615
The Maastricht Summit, 18/119–120
Meanwhile at the Kirchberg …., 28/495–498
And in the meantime? Kosovo?, 46/377–382
Mind the gap!, 45/317–322
The modernization of the Community competition rules on vertical agreements, 35/1227–1233
Monetary Disunion, 8/146–147
The Mutton and Lamb Story: Isolated incidents or the beginning of a new era, 17/311–314
Negotiations for admission, 7/253–257
A new attempt at a Transatlantic Free Trade Area, or is other work more important?,
44/267–272
A new Commission takes office: On the relevance of Union law and the emergence of
constitutional conventions, 51/1571–1578
The New Enlargement, 14/523–524
New Roads for Harmonization of Legislation, 17/463–465
The next step in reform of EC competition law: Merger control, 40/1–7
On the importance of subterranean connections, 38/1091–1094
On the way to a European consumer sales law?, 34/207–212
On the way to a European Contract Code?, 39/219–225
On the way to a Rome I Regulation, 43/913–922
One bird in the hand… The Directive on damages actions for breach of the competition rules, 51/1333–1342
Portugal and the Community, 15/246–248
Post Maastricht, 29/199–203
The post-Lisbon institutional package: Do old habits die hard?, 47/597–604
Power to the people of the European Union – right on?, 41/1475–1479
Preliminary rulings and the area of freedom, security and justice, 44/1–7
The progress of negotiations, 7/381–384
“Protocology”, 46/1785–1793
Public service obligations: A blessing or a liability? 33/395–400
Quis custodiet the European Court of Justice?, 30/899–903
Reform of state aid control, 34/431–437
Reflections on the state of the Union 50 years after van Gend en Loos, 50/351–358
Relations between international courts and Community courts: Mutual deference or sub-ordination?, 42/581–585
The re-organization of the Court: A British View, 17/154–156
The report of the Committee of Independent Experts: An ill wind …, 36/269–272
The Report of the Three Wise Men, 17/3–6
A Re-sounding “Yes” for Europe, 12/323–324
R-e-thinking the EMU, 12/151–154
A revival of the Commission’s role as guardian of the treaties?, 49/1553–1564
The rule of law as the backbone of the EU, 44/875–881
Safeguarding the Union’s legal order?, 31/687–691
Schengen – the pros and cons, 32/673–678
The scope of application of the general principles of Union law: An ever expanding Union?, 47/1589–1596
Scrutinizing the legal scope of Article 100 of the EEC Treaty, 15/389–392
The Second Enlargement, 19/213–215
The Sixth Enlargement, 43/1497–1501
The services directive proposal: Striking a balance between the promotion of the internal market and preserving the European social model?, 43/307–311
The Single European Act, 23/249–252
The sixteen articles: On the way to a European Constitution, 40/267–277
Some thoughts concerning the Draft Treaty on a Reinforced Economic Union, 49/1–14
Sometimes it takes thirty years and even more …, 44/1567–1575
Special Foreword, H.G. SCHERMERS, by J.A. Winter, 30/1087–1088
Special Foreword, K.R. SIMMONDS, by H.G. Schermers, 28/3–4
Strengthening GATT, 20/393–396
Subsidiarity: Backing the right horse?, 30/241–245
Subsidiarity in EC competition law enforcement, 32/1–5
The subsidiarity principle, 27/181–184
Summit Meeting December 1974, 12/3–5
Taking stock: 1992 and beyond, 30/1–7
Taking (the limits of) competences seriously, 37/1301–1305
The Tampere summit: The ties that bind or The Policemen’s Ball, 36/1119–1126
The Tindemans Report, 13/147–150
Towards accession, 38/1329–1336
Towards a more judicial approach? EU antitrust fines under the scrutiny of fundamental rights, 48/1405–1416
Towards an improved framework for cross-border healthcare, 45/1325–1333
The Treaty of Amsterdam: Neither a bang nor a whimper, 34/767–772
Turkey’s quest for membership of the European Union, 42/1561–1566
Two Landmark Decisions, 10/121–122
Two-speed European Citizenship? Can the Lisbon Treaty help close the gap?, 45/1–11
Ultra vires – has the Bundesverfassungsgericht shown its teeth?, 50/925–930
An unintended side-effect of Draghi’s bazooka: An opportunity to establish a more balanced relationship between the ECJ and Member States’ highest courts, 51/375–387
Union competences in the field of contract law: Some questions – no answers, 48/653–659
Union membership in times of crisis, 51/1–11
Union without constitution, 34/1105–1111
The Union, the Member States and international agreements, 48/1–7
The United Kingdom and EMU, 33/879–883
Use of the preliminary procedure, 28/241–244
The vote on the agriculture prices: A new departure?, 19/371–372
Weathering through the credit crisis. Is the Community equipped to deal with it?, 46/3–12
What do we want? “Flexibility! Sort-of …” When do we want it? “Now! Maybe …”, 50/673–682
What is going on at the European Convention?, 39/677–681
What now?, 42/905–911
What should replace the Constitutional Treaty?, 44/561–566
Where do we go with Community external relations after accession?, 41/631–635
Whither the Stability and Growth Pact?, 41/1193–1198

6. Guest editorials

Bisystemic law-teaching: The McGill programme and the concept of law in the EU, A. de Mestral, 40/799–807
Calling Europe by Phone, by C. Tomuschat, 47/3–7
Change of policy in European competition law? W. Möschel, 37/495–499
The Convention’s Draft Treaty establishing a Constitution for Europe, J. Schwarze, 40/1037–1045
Courts in transition: Administration of justice and how to organize it, by A. Meij, 50/3–14
The EFTA Court, Sven Norberg, 31/1147–1156
Ethical and political responsibility of EU Commissioners, W. van Gerven, 37/1–6
European contract law after the year 2000, O. Lando, 32/1079–1088
The European Monetary Institute’s Annual Reports: Fact-finding, means of control, incentive, Hugo Hahn, 32/1079–1088
A farewell to arms: Some reflections on 50 years Common Market Law Review, by L. J. Brinkhorst, 50/1537–1544
Federalism: The wrong debate, T. Koopmans, 29/1047–1052
First steps for a European law on corporate groups, M. Lutter, 36/1–5
Foreign policy at Maastricht: “Non in commotione Dominus”, E. Stein, 29/663–668
The FSC challenge, Richard Morningstar, 39/1–5
In search of purpose, by T. Koopmans, 42/1241–1244
Intergovernmental Conference 1996: Not a “Maastricht II”, E. Brok, 34/1–9
The Intergovernmental Conference, P. De Schoutteete, 37/845–852
Judges or architects – Some comments in relation to the current debate, A. Meij, 37/1039–1045
Knocking EU law into shape, G. Sandström, 40/1307–1313
A neo-classical approach for the coming IGC, P. VerLoren van Themaat, 32/1319–1326
The new European Court of Human Rights, H.G. Schermers, 35/3–8
Nice – Aftermath, Pierre Pescatore 38/265–271
The no-bailout clause and rescue package, by J-V. Louis, 47/971–986
A personal view from Britain: Disunity in the Union, L. Neville Brown, 30/1089–1094
Priest, Pragmatist, Apostate, by E. Stein, 47/319–322
State subsidies for steel – A record of failure?, E. Steindorff, 31/959–967
Unity, Community, Union – What’s in a name?, E. Wellenstein, 29/205–212
Uruguay Round, Sir Leon Brittan, 31/229–234
Will there be honey still for the tea?, by D. Edward, 43/623–627