INDEX VOLUME 50

I SUBJECTS¹

Citizenship

Case Law

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), 553–570

Commercial policy

Case Law

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 with annotation by B. Nastoll (EU Anti-Dumping Law, imports from China and treatment of non-market economy countries), 265–280

Common Foreign and Security Policy

Editorials

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

Case Law

Cases C-504/9 P and C-505/09 P, Commission v. Poland and Commission v. Estonia, with annotation by J. van Zeben (Emissions Trading Schemes and division of competence between Commission and Member States), 231–246

Case C-417/11 P, Council of the European Union v. Nadiany Bamba, with an annotation by M. Wimmer (Individual sanctions and fundamental rights standards), 1119–1132

Company law

Case Law

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), 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), 861–874

Competition and industrial policy

Articles

- N. Fiedziuk, Putting services of general economic interest up for tender: Reflections on applicable EU rules, 87–114
- E. Hjelmeng, Competition law remedies: Striving for coherence or finding new ways?, 1007–1038
- 1. For reasons of space, only some of the books reviewed throughout the year are included in the subjects section.

IV Index CML Rev. 2013

J. Petrovčič, Patent hold-up and the limits of competition law: A Trans-Atlantic perspective, 1363–1386

Case Law

- 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), 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*), 1133–1144

Books Reviewed

- C. Heinichen, Unternehmensbegriff und Haftungsnachfolge im Europäischen Kartellrecht. (A. Weitbrecht), 661–662
- V. Milutinovic, The "Right to Damages" under EU Competition Law. From Courage v. Crehan to the White Paper and Beyond (C. Hanley), 659–660
- R. Nazzini, The Foundations of European Union Competition Law: The Objective and Principles of Article 102 (P. Akman), 298–301
- L. Pace (Ed.), European Competition Law: The Impact of the Commission's Guidance on Article 102 (R. Nazzini), 660–661

Consumer policy

Articles

- O. Bar-Gill and O. Ben-Shahar, Regulatory techniques in consumer protection: A critique of European consumer contract law, SI/109–126²
- A. Porat, The law and economics of mistake in European Sales Law, SI/127-146
- G. Wagner, Termination and cure under the Common European Sales Law: Consumer protection misunderstood, SI/147–168

Case Law

- Case C-453/10, *Jana Pereničová*, *Vladislav Perenič* 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), 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), 1467–1478

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

Articles

R. Lamont, Beating domestic violence? Assessing the EU's contribution to tackling violence against women, 1787–1808

Case Law

- Case C-489/10, *Prokurator Generalny* v. *Lukasz M. Bonda*, with annotation by A. Andreangeli (*Ne bis in idem* and administrative sanctions), 1827–1842
- 2. In 2013, a Special Issue of CML Rev was published, featuring proceedings of a conference held in Chicago School of Law, in April 2012, on the Common European sales law. These articles are indicated by SI before the page number.

Index V

Books Reviewed

C. Murphy, EU Counter-Terrorism Law: Pre-emption and the Rule of Law (E. Herlin-Karnell), 1513–1515

M. Zwiers, *The European Public Prosecutor's Office: Analysis of a Multilevel Criminal Justice System* (A. Weyembergh), 1509–1510

Court of Justice; judicial protection

Articles

- S. Garben, Sky-high controversy and high-flying claims? The *Sturgeon* case law in light of judicial activism, euroscepticism and eurolegalism, 15–46
- T. Horsley, Reflections on the role of the Court of Justice as the "motor" of European integration: *Legal* limits to judicial lawmaking, 931–964

Case Law

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), 849–860

Editorials

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

Books Reviewed

- J. König, Der Äquivalenz- und Effektivitätsgrundsatz in der Rechtsprechung des Europäischen Gerichtshofs (A. Türk), 312–314
- O. Stefan, Soft Law in Court: Competition Law, State Aid and the Court of Justice of the European Union (A. Kornezov), 1511–1513

Economic and Monetary policy (EMU)

Articles

- D. Adamski, Europe's (misguided) constitution of economic prosperity, 47–86
- T. Beukers, The new ECB and its relationship with the eurozone Member States: Between central bank independence and central bank intervention, 1579–1620
- E. Chiti and P. Gustavo Teixeira, The constitutional implications of the European responses to the financial and public debt crisis, 683–708
- A. Hinarejos, Fiscal federalism in the European Union: Evolution and future choices for EMU, 1621–1642

Case law

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), 805–848

Education

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), 203–216

VI Index CML Rev. 2013

Books Reviewed

X. Arzoz (Ed.), Bilingual Higher Education in the Legal Context: Group Rights, State Policies and Globalization (S. Adamo), 656–659

Environmental policy

Case Law

Cases C-504/9 P and C-505/09 P, Commission v. Poland and Commission v. Estonia, with annotation by J. van Zeben (Emissions Trading Schemes and division of competence between Commission and Member States), 231–246

External relations; association and development

Case Law

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

Books Reviewed

A. Antoniadis, R. Schütze and E. Spaventa (Eds.), *The European Union and Global Emergencies* (M. Trybus), 647–649

Free movement of capital

Articles

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, 1039–1082

Books Reviewed

A. Dimopoulos, EU Foreign Investment Law (M. O'Brien), 655–656

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, 1387–1410

Case Law

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

Free movement of persons

Articles

D. Thym, EU migration policy and its constitutional rationale: A cosmopolitan outlook, 709–736

Case Law

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), 553–570

Index VII

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), 203–216

- 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), 529–551
- Case C-364/10, *Hungary* v. *Slovak Republic*, with annotation by L.S. Rossi (EU Citizenship and the free movement of Heads of State), 1451–1466

Free movement of services and freedom of establishment

Article

V. Hatzopoulos, The Court's approach to services (2006–2012): From case law to case load?, 459–502

Fundamental Rights

Articles

- R. Baratta, Accession of the EU to the ECHR: The rationale for the ECJ's prior involvement mechanism, 1305–1332
- I. Canor, My brother's keeper? Horizontal solange: "An ever closer distrust among the peoples of Europe", 383–421
- D. Sarmiento, Who's afraid of the Charter? The Court of Justice, national courts and the new framework of fundamental rights protection in Europe, 1267–1304

Case Law

- 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), 553–570
- Case C-489/10, *Prokurator Ĝeneralny* v. *Lukasz M. Bonda*, with annotation by A. Andreangeli (*Ne bis in idem* and administrative sanctions), 1827–1842
- 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), 1411–1432
- Case C-394/11, *Valeri Hariev Belov* v. *ChEZ Elektro BalgariaAD and others*, with annotation by M. Möschel (Race discrimination and access to the European Court of Justice), 1433–1450
- Case C-399/11, Stefano Melloni v. Ministerio Fiscal. With annotation by N. de Boer (Addressing rights divergences under the Charter), 1083–1104
- Case C-417/11 P, Council of the European Union v. Nadiany Bamba, with an annotation by M. Wimmer (Individual sanctions and fundamental rights standards), 1119–1132

Books Reviewed

- E. Bates, The Evolution of the European Convention on Human Rights From Its Inception to the Creation of a Permanent Court of Human Rights (S. Douglas-Scott), 649–651
- K. Boele-Woelki and A. Fuchs (Eds.), Legal Recognition of Same-Sex Relationships in Europe: National, cross-border and European perspectives (N. Koffeman), 651–652
- T. Bombois, La protection des droits fondamentaux des entreprises en droit européen répressif de la concurrence (G. Di Federico), 284–286
- 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), 286–289

VIII Index CML Rev. 2013

General

Articles

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. 359–382

- D. Curtin, Official secrets and the negotiation of international agreements: Is the EU executive unbound?, 423–457
- F. de Witte, Sex, drugs & EU law: The recognition of moral and ethical diversity in EU law, 1545–1578
- C. O'Brien, I trade, therefore I am: Legal personhood in the European Union, 1643-1684

Editorials

Guest editorial: A farewell to arms: Some reflections on 50 years Common Market Law Review, by L. J. Brinkhorst, 1537–1544

Reflections on the state of the Union 50 years after van Gend en Loos, 351-358

What do we want? "Flexibility! Sort-of ..." When do we want it? "Now! Maybe ...", 673-682

Case Law

Case C-614/10, *Commission* v. *Austria*, with annotation by M. Szydlo (Principles underlying independence of national data protection authorities), 1809–1826

Danish Supreme Court, judgment of 20 February 2013, 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), 1489–1504

Books Reviewed

- M. Busuioc, M. Groenleer and J. Trondal (Eds.), The Agency Phenomenon in the European Union: Emergence, Institutionalization and Everyday Decision-Making (M. Chamon), 653–655
- K. Donders, Public Service Media and Policy in Europe (M. Burri), 667-669
- H. Hofmann, G. Rowe, and A. Türk, *Administrative Law and Policy of the European Union* (J. Saurer), 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), 643-645

Harmonization

Articles

- R. Epstein, Harmonization, heterogeneity and regulation: CESL, the lost opportunity for contructive harmonization, SI/207–224
- S. Levmore, Harmonization, preferences, and the calculus of consent in commercial and other law, SI/243-260
- E. Posner, The questionable basis of the Common European Sales Law: The role of an optional instrument in jurisdictional competition, SI/261–276

Books Reviewed

M. Andenas and C. B. Andersen (Eds.), Theory and Practice of Harmonization (G. Mathisen), 662–664 Index

Health

Articles

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

Institutions

Articles

- D. Curtin, Official secrets and the negotiation of international agreements: Is the EU executive unbound?, 423–457
- 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, 115–144

Case Law

- 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), 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), 805–848

Editorials

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

Books Reviewed

F. Eggermont, The Changing Role of the European Council in the Institutional Framework of the European Union (H. de Waele), 294–296

Intellectual property

Articles

- A. Kur, Harmonization of intellectual property law in Europe: The ECJ trade mark case law 2008–2012, 773–804J.
- Petrovčič, Patent hold-up and the limits of competition law: A Trans-Atlantic perspective, 1363–1386

Internal market

Articles

- D. Damjanovic, The EU market rules as social market rules: Why the EU can be a social market economy, 1685–1718
- N. Fiedziuk, Putting services of general economic interest up for tender: Reflections on applicable EU rules, 87–114
- N. Nic Shuibhne and M. Maci, Proving public interest: The growing impact of evidence in free movement case law, 965–1006
- R. van Gestel and H. Micklitz, European integration through standardization: How judicial review is breaking down the club house of private standardization bodies, 145–182

Case Law

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 X Index CML Rev. 2013

Protection Services Ltd (C-429/08, with annotation by S. de Vries (Sport, TV and IP rights), 591-622

Books Reviewed

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), 641–643

Jurisdiction and recognition of judgments

Articles

P. Nielsen, The new Brussels I Regulation, 503-528

Books Reviewed

C. Esplugues, J.-L. Iglesias, G. Palao (Eds.), Application of Foreign Law (M. Oderkerk), 316–318

Private Law

Articles

- T. Ackermann, Public supply of optional standardized consumer contracts: A rationale for the Common European Sales Law?, SI/11–28
- D. Baird, Precontractual disclosure duties under the Common European Sales Law, SI/297–310
- O. Ben-Shahar, Introduction: A law and economics approach to European contract law, SI/3–10
- L. Bernstein, An (un)common frame of reference: An American perspective on the jurisprudence of the CESL, SI/169–186
- F. Cafaggi, Precontractual disclosure duties under the Common European Sales Law, SI/311-330
- H. Eidenmüller, What can be wrong with an option? An optional Common European Sales Law as a regulatory tool, 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, SI/29-50
- S. Grundmann, Costs and benefits of an optional European sales law (CESL), SI/225-242
- W. Hubbard, Another look at the Eurobarometer surveys, SI/187–206
- C. Mak, Unweaving the CESL: Legal-economic reason and institutional imagination in European contract law, 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, SI/51–68
- S. Whittaker, Identifying the legal costs of operation of the Common European Sales Law, SI/85–108

Books Reviewed

- K. Boele-Woelki, J. Miles and J. Scherpe (Eds.), The Future of Family Property in Europe (J. Mair), 310–311
- E. Hondius and C. Grigoleit (Eds.), Unexpected Circumstances in European Contract Law (J. Luzak), 307–309
- L. Miller, *The Emergence of EU Contract Law Exploring Europeanization* (D. Leczykiewicz), 305–307

Index XI

Relationship between EU law and national law: judicial cooperation

Articles

- E. Chiti and P. Gustavo Teixeira, The constitutional implications of the European responses to the financial and public debt crisis, 683–708
- F. de Witte, Sex, drugs & EU law: The recognition of moral and ethical diversity in EU law, 1545–1578
- 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. 115–144
- N. Nic Shuibhne and M. Maci, Proving public interest: The growing impact of evidence in free movement case law, 965–1006
- D. Sarmiento, Who's afraid of the Charter? The Court of Justice, national courts and the new framework of fundamental rights protection in Europe, 1267–1304

Case Law

- 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?), 217–230
- Case C-286/12, Commission v. Hungary, with annotation by U. Belavusau (On age discrimination and beating dead dogs), 1145–1160
- Danish Supreme Court, judgment of 20 February 2013, 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), 1489–1504
- Tribunal Constitucional (Spanish constitutional court), judgment 145/2012 of 2 July 2012 Iberdrola v. Comisión Nacional de la Energia, with annotation by D. Sarmiento (Reinforcing the (domestic) constitutional protection of primacy of EU law), 875–892

Editorials

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

Books Reviewed

- G. de Búrca and J. Weiler, The Worlds of European Constitutionalism, (M. Bobek), 281–283
 L. I Gordillo, Interlocking Constitutions: Towards an Interordinal theory of National, European and UN Law (G. Martinico), 314–316
- M. Wendel, Permeabilität im europäischen Verfassungsrecht Verfassungsrechtliche Integrationsnormen auf Staats- und Unionsebene im Vergleich, (T. Lock), 289–291

Social policy

Articles

- 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?, 1333–1362
- N. Rennuy, The emergence of a parallel system of social security coordination, 1221-1266

Books Reviewed

M. Dawson, New Governance and the Transformation of European Law: Coordinating EU Social Law and Policy, (A. Schrauwen), 296–298

State Aid

Articles

A. Biondi, State aid is falling down, falling down: An analysis of the case law on the notion of aid. 1719–1744 XII Index CML Rev. 2013

Case Law

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), 1479–1488

Taxation

Articles

W. Haslehner, "Consistency" and fundamental freedoms: The case of direct taxation, 737-772

II. CASE LAW

Court of Justice

- 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), 591–622
- Case C-28/09, Commission v. Republic of Austria ("Inntalautobahn No. 2"), with annotation by S. Enchelmaier (Alpine transport restrictions reconsidered), 183–202
- 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), 553–570
- Cases C-504/9 P and C-505/09 P, *Commission v. Poland* and *Commission v. Estonia*, with annotation by J. van Zeben (Emissions Trading Schemes and division of competence between Commission and Member States), 231–246
- 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), 203–216
- 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 with annotation by B. Nastoll (EU Anti-Dumping Law, imports from China and treatment of non-market economy countries), 265–280
- 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), 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), 529–551
- 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), 849–860
- Case C-364/10, *Hungary* v. *Slovak Republic*, with annotation by L.S. Rossi (EU Citizenship and the free movement of Heads of State: *Hungary* v. *Slovak Republic*), 1451–1466
- 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), 571–590
- Case C-453/10, *Jana Pereničová*, *Vladislav Perenič* 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), 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), 1467–1478

Index XIII

Case C-489/10, *Prokurator Generalny* v. *Lukasz M. Bonda*, with annotation by A. Andreangeli (*Ne bis in idem* and administrative sanctions), 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), 529–552
- 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), 1411–1432
- Case C-614/10, *Commission v. Austria*, with annotation by M. Szydlo (Principles underlying independence of national data protection authorities), 1809–1826
- Case C-19/11, *Markus Geltl* v. *Daimler AG*, with annotation by A. Hellgardt (The notion of inside information in the Market Abuse Directive), 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?), 217–230
- Case C-72/11, Criminal proceeding against Mohsen Afrasiabi, Behzad Sahabi, Heinz Ulrich Kessel, with annotation by S. Blockmans (Curbing the circumvention of sanctions against Iran over its nuclear programme), 623–640
- 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) 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), 1133–1144
- Case C-394/11, *Valeri Hariev Belov v. ChEZ Elektro BalgariaAD and others*, with annotation by M. Möschel (Race discrimination and access to the European Court of Justice), 1433–1450
- Case C-399/11, Stefano Melloni v. Ministerio Fiscal. With annotation by N. de Boer (Addressing rights divergences under the Charter), 1083–1104
- Case C-417/11 P, *Council of the European Union* v. *Nadiany Bamba*, with an annotation by M. Wimmer (Individual sanctions and fundamental rights standards), 1119–1132
- Case C-286/12, Commission v. Hungary, with annotation by U. Belavusau (On age discrimination and beating dead dogs), 1145–1160
- 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), 805–848

General Court

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), 1479–1488

National courts

- Danish Supreme Court, judgment of 20 February 2013, 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), 1489–1504
- Tribunal Constitucional (Spanish constitutional court), judgment 145/2012 of 2 July 2012 Iberdrola v. Comisión Nacional de la Energia, with annotation by D. Sarmiento (Reinforcing the (domestic) constitutional protection of primacy of EU law), 875–892

XIV Index CML Rev. 2013

III. ARTICLES

T. Ackermann	Public supply of optional standardized consumer contracts: A rationale for the Common European Sales Law?	SI/11–28
D. Adamski	Europe's (misguided) constitution of economic prosperity	47–86
A. Alemanno and A. Garde	The emergence of an EU lifestyle policy: The case of alcohol, tobacco and unhealthy diets	1745–1786
L. Ankersmit	What if Cassis de Dijon were Cassis de Quebec? The assimilation of goods of third country origin in the internal market	1387–1410
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	359–368
D. Baird	Precontractual disclosure duties under the Common European Sales Law	SI/297-310
R. Baratta	Accession of the EU to the ECHR: The rationale for the ECJ's prior involvement mechanism	1305–1332
O. Bar-Gill and O. Ben-Shahar	Regulatory techniques in consumer protection: A critique of European consumer contract law	SI/109–126
O. Ben-Shahar	Introduction: A law and economics approach to European contract law	SI/3-10
L. Bernstein	An (un)common frame of reference: An American perspective on the jurisprudence of the CESL	SI/169–186
T. Beukers	The new ECB and its relationship with the eurozone Member States: Between central bank independence and central bank intervention	1579–1620
A. Biondi	State aid is falling down, falling down: An analysis of the case law on the notion of aid	1719–1744
F. Cafaggi	Precontractual disclosure duties under the Common European Sales Law	SI/311–330
I. Canor	My brother's keeper? Horizontal solange: "An ever closer distrust among the peoples of Europe"	383–422
E. Chiti and P. Gustavo Teixeira	The constitutional implications of the European responses to the financial and public debt crisis	683–708
D. Curtin	Official secrets and the negotiation of international agreements: Is the EU executive unbound?	423–457
D. Damjanovic	The EU market rules as social market rules: Why the EU can be a social market economy	1685–1718
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?	1333–1362
F. de Witte	Sex, drugs & EU law: The recognition of moral and ethical diversity in EU law	1545–1578
H. Eidenmüller	What can be wrong with an option? An optional Common European Sales Law as a regulatory tool	SI/69-84

Index XV

R. Epstein	Harmonization, heterogeneity and regulation: CESL, the lost opportunity for constructive harmonization	SI/207-224
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	115–144
N. Fiedziuk	Putting services of general economic interest up for tender: Reflections on applicable EU rules	87–114
J. Ganuza and F. Gomez	Optional law for firms and consumers: An economic analysis of opting into the Common European Sales Law	SI/29-50
S. Garben	Sky-high controversy and high-flying claims? The Sturgeon case law in light of judicial activism, euroscepticism and eurolegalism	15–46
S. Grundmann	Costs and benefits of an optional European sales law (CESL)	SI/225-242
W. Haslehner	"Consistency" and fundamental freedoms: The case of direct taxation	737–772
V. Hatzopoulos	The Court's approach to services (2006–2012): From case law to case load?	459–502
A. Hinarejos	Fiscal federalism in the European Union: Evolution and future choices for EMU	1621–1642
E. Hjelmeng	Competition law remedies: Striving for coherence or finding new ways?	1007–1038
T. Horsley	Reflections on the role of the Court of Justice as the "motor" of European integration: <i>Legal</i> limits to judicial lawmaking	931–964
W. Hubbard	Another look at the Eurobarometer surveys	SI/187-206
A. Kur	Harmonization of intellectual property law in Europe: The ECJ trade mark case law 2008–2012	773–804
R. Lamont	Beating domestic violence? Assessing the EU's contribution to tackling violence against women	1787–1808
S. Levmore	Harmonization, preferences, and the calculus of consent in commercial and other law	SI/243-260
C. Mak	Unweaving the CESL: Legal-economic reason and institutional imagination in European contract law	SI/277–296
N. Nic Shuibhne and M. Maci	Proving public interest: The growing impact of evidence in free movement case law	965–1006
P. Nielsen	The new Brussels I Regulation	503-528
C. O'Brien	I trade, therefore I am: Legal personhood in the European Union	1643–1684
J. Petrovčič	Patent hold-up and the limits of competition law: A Trans-Atlantic perspective	1363–1386
A. Porat	The law and economics of mistake in European Sales Law	SI/127-146
E. Posner	The questionable basis of the Common European Sales Law: The role of an optional instrument in jurisdictional competition	SI/261–276

XVI Index CML Rev. 2013

N. Rennuy	The emergence of a parallel system of social security coordination	1221–1266
D. Sarmiento	Who's afraid of the Charter? The Court of Justice, national courts and the new framework of fundamental rights protection in Europe	1267–1304
J. Smits	Party choice and the Common European Sales Law, or: How to prevent the CESL from becoming a lemon on the law market	SI/51–68
D. Thym	EU migration policy and its constitutional rationale: A cosmopolitan outlook	709–736
R. van Gestel and H. Micklitz	European integration through standardization: How judicial review is breaking down the club house of private standardization bodies	145–182
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	1039–1082
G. Wagner	Termination and cure under the Common European Sales Law: Consumer protection misunderstood	SI/147–168
S. Whittaker	Identifying the legal costs of operation of the Common European Sales Law	SI/85–108

IV. LIST OF AUTHORS

T. Ackermann, SI/11–28	F. de Cecco, 1479–1488
D. Adamski, 47–86	S. de Vries, 591–622
A. Alemanno, 1745–1786	F. de Witte, 203–216, 1545–1578
A. Andreangeli, 1827–1842	B. de Witte, 805–848
L. Ankersmit, 1387–1410	E. Dewhurst, 1333–1362
L. Azoulai, 533–570	S. Enchelmaier, 183–202
J. Bailleux, 359–368	H. Eidenmüller, SI/69–84
D. Baird, SI/297-310	R. Epstein, SI/207-224
R. Baratta, 1305–1332	F. Fabbrini, 115–144
O. Bar-Gill, SI/109–126	N. Fiedziuk, 87–114
U. Belavusau, 1145–1160	J. Ganuza, SI/29–50
O. Ben-Shahar, SI/3–10 and SI/109–126	S. Garben, 15–46
L. Bernstein, SI/169–186	A. Garde, 1745–1786
T. Beukers, 805–848, 1579–1620	F. Gomez, SI/29–50
T. Biermeyer, 571–590	K. Granat, 115–144
A. Biondi, 1719–1744	S. Grundmann, SI/225–242
S. Blockmans, 623–640	P. Gustavo Teixeira, 683–708
M. Botta,1105–1118	E. Hancox, 1411–1432
F. Cafaggi, SI/311–330	W. Haslehner, 737–772
I. Canor, 383–422	V. Hatzopoulos, 459–502
M. Chamon, 849–860	A. Hellgardt, 861–874
E. Chiti, 683–708	A. Hinarejos, 1621–1642
S. Coutts, 533–570	E. Hjelmeng, 1007–1038
D. Curtin, 423–547	T. Horsley, 931–964
D. Damjanovic, 1685–1718	W. Hubbard, SI/187–206
N. de Boer, 1083–1104	B. Keirsbilck, 247–264, 1467–1478

Index XVII

A. Kur, 773–804	E. Posner, SI/261–276
R. Lamont, 1787–1808	N. Rennuy, 1221–1266
S. Levmore, SI/243–260	L.S. Rossi, 1451–1466
T. Lock, 217–230	D. Sarmiento, 875–892, 1267–1304
M. Maci, 965–1006	J. Smits, SI/51–68
C. Mak, SI/277–296	M. Szydlo, 1809–1826
H. Micklitz, 145–182	D. Thym, 709–736
M. Möschel, 1433–1450	T. van der Vijver, 1133–1144
B. Nastoll, 265–280	R. van Gestel. 145–182
N. Nic Shuibhne, 965–1006	J. van Zeben, 231–246
P. Nielsen, 503–528	S. Vollering, 1133–1144
C. O'Brien, 1643–1684	K. von Papp, 1039–1082
H. Olsen, 1489–1504	G. Wagner, SI/147–168
S. Peers, 529–551	S. Whittaker, SI/85–108
J. Petrovčič, 1363–1386	M. Wimmer, 1119–1132
A. Porat, SI/127–146	

V. BOOK REVIEWS

Author/Editor	Title	Reviewer	Pages
P. Akman	The Concept of Abuse in EU Competition Law: Law and EconomicApproaches	L. Lovdahl Gormsen	301-303
M. Andenas and C. Andersen	Theory and Practice of Harmonization	G. Mathisen	662-664
A. Antoniadis, R. Schütze and E. Spaventa	The European Union and Global Emergencies	M. Trybus	647-649
X. Arzoz	Bilingual Higher Education in the Legal Context: Group Rights State Policies and Globalization	S. Adamo	656-659
D. Ashiagbor, N. Countouris and I. Lianos	The European Union after the Treaty of Lisbon	R. Barents	1860-1861
M. Avbelj and J. Komárek	Constitutional Pluralism in the European Union and Beyond	A.J. Menéndez	1507-1509
K. Azopardi	Sovereignty and the Stateless Nation: Gibraltar in the Modern Legal Context	D. Kochenov	1171-1172
J. Basedow, S. Francq and L. Idot	International Antitrust Litigation: Conflict of Laws and Coordination	M. Danov	303-305
E. Bates	The Evolution of the European Convention on Human Rights: From Its Inception to the Creation of a Permanent Court of Human Rights	S. Douglas-Scott	649-651
J. Beneyto Pérez, J. Maíllo González- Arús and B. Atienza	Tratado de Derecho y Políticas de la Unión Europea	A. von Bogdandy	1161-1162

XVIII Index CML Rev. 2013

U. Bernitz and WG. Ringe	Company Law and Economic Protectionism: New Challenges to European Integration	J. van de Gronden and A. Looijestijn- Clearie	1871-1873
K. Boele-Woelki and A. Fuchs	Legal Recognition of Same-Sex Relationships in Europe: National, cross-border and European perspectives	N. Koffeman	651-652
K. Boele-Woelki,J. Miles andJ. Scherpe	The Future of Family Property in Europe	J. Mair	310-311
T. Bombois	La protection des droits fondamentaux des entreprises en droit européen répressif de la concurrence	G. Di Federico	284-286
J. Borg-Barthet	The Governing Law of Companies in EU Law	P. Behrens	1866-1870
M. Busuioc, M. Groenleer and J. Trondal	The Agency Phenomenon in the European Union: Emergence, Institutionalization and Everyday Decision-Making	M. Chamon	653-655
P. J. Cardwell	EU External Relations Law and Policy in the Post-Lisbon Era	T. Van den Sanden	1173-1175
G. Conway	The Limits of Legal Reasoning and the European Court of Justice	G. Beck	896-898
M. Cremona	Compliance and the Enforcement of EU Law	J. Tomkin	1856-1858
M. Dawson	New Governance and the Transformation of European Law: Coordinating EU Social Law and Policy	A. Schrauwen	296-298
G. de Búrca and J. Weiler	The Worlds of European Constitutionalism	M. Bobek	281-283
P. Delimatsis and N. Herger	Financial Regulation at the Crossroads: Implications for Supervision, Institutional Design and Trade	M. Schillig	1529-1531
M. den Heijer	Europe and Extraterritorial Asylum	MT. Gil-Bazo	1175-1176
J. Devenney and M. Kenny	Consumer Credit, Debt and Investment in Europe	E. Beysen	904-906
J. Dickson and P. Eleftheriadis	Philosophical Foundations of European Union Law	A. Dyevre	1846-1848
A. Dimopoulos	EU Foreign Investment Law	M. O'Brien	655-656
K. Donders	Public Service Media and Policy in Europe	M. Burri	667-669

Index XIX

F. Eggermont	The Changing Role of the European Council in the Institutional Framework of the European Union: Consequences for the European Integration Process	H. de Waele	294-296
C. Esplugues, JL. Iglesias, G. Palao	Application of Foreign Law	M. Oderkerk	316-318
T. Evas, U. Liebert and C. Lord	Multilayered Representation in the the European Union: Parliaments, Courts and the Public Sphere	D. Jancie	1852-1854
A. Fatur	EU Competition Law and the Information and Communication Technology Network Industries	J. Sluijs	919-921
D. Flore, S. Bosly, A. Honhon and Jacqueline Maggio	Probation Measures and Alternative Sanctions in the European Union	A. Frackowiak- Adamska	645-647
F. Fridtjof Larsson	De EU-richtlijn over opvang van asielzoekers. Opvangvoorzieningen in Nederland en Frankrijk en de rechtsbescherming	G. Cornelisse	1861-1863
S. Gaines, B. Olsen, K. Sørensen	Liberalising Trade in the EU and the WTO A Legal Comparison	N. Lavranos	1164-1165
L. I Gordillo	Interlocking Constitutions: Towards an Interordinal theory of National, European and UN Law	G. Martinico	314-316
J. Habermas	The Crisis of the European Union: A Response	I. Pernice	1843-1845
L. Hancher and W. Sauter	EU Competition and Internal Market Law in the Healthcare Sector	T.K. Hervey	1517-1518
C. Heinichen	Unternehmensbegriff und Haftungsnachfolge im Europäischen Kartellrecht	A. Weitbrecht	661-662
T. Heremans	Professional Services in the EU Internal Market: Quality Regulation and Self-Regulation	P. Delimatsis	1165-1169
C. Hodges, I. Benöhr and N. Creutzfeldt- Banda	Consumer ADR in Europe: Civil Justice Systems	N. Reich	913-915
H. Hofmann, G. Rowe, and A. Türk	Administrative Law and Policy of the European Union	J.Saurer	664-665
E. Hondius and C. Grigoleit	Unexpected Circumstances in	J. Luzak	307-309
J. Inghelram	European Contract Law 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	643-645
O. Jansen and B. Schöndorf- Haubold	The European Composite Administration	G. della Cananea	291-294

XX Index CML Rev. 2013

C. Joerges and EU. Petersmann	Constitutionalism, Multilevel Trade Governance and International Economic Law	L. Rubini	1180-1182
C. Kaddous and D. Grisel	Libre circulation des personnes et des services	C. Marzo	1870-1871
K. Kapuy	The Social Security Position of Irregular Migrant Workers: New Insights from National Social Security Law and International Law	V. Paskalia	917-919
R. Karova	Liberalization of Electricity Markets and the Public Service Obligation in the Energy Community	K. Talus	666-666
I. Karper	Reformen des Europäischen Gerichts- und Rechtsschutzsystems	B. Wegener	908-910
T. Käseberg	Intellectual Property, Antitrust and Cumulative Innovation in the EU and the US de l'Union européenne	V. Brisimi	1178-1180
EM. Kieninger and O. Remien	Europäisch Kollisionsrechtsvereinheitlichung	JJ. Kuipers	1186-1187
E. Kocher and C. Nowak	Freie Fahrt für Arbeitnehmer/innen zwischen Ost und West: Perspektiven des Ablaufs beitrittsbedingter Übergangsfristen zum 1. Mai 2011	K. Hailbronner	1525-1526
J. König	Der Äquivalenz- und Effektivitätsgrundsatz in der Rechtsprechung des Europäischen Gerichtshofs	A. Türk	312-314
X. Kramer and C. van Rhee	Civil Litigation in a Globalising World	E. Storskrubb	1521-1523
I. Lianos and O. Odudu	Regulating Trade in Services in Services in the EU and the WTO: Trust, Distrust and Economic Integration	T. Horsley	1162-1164
A. Littler	Member States versus the European Union - The Regulation of Gambling	T. Papadopoulos	1187-1189
T. P. Maass	Handelspolitische Schutzinstrumente im Luftverkehr. Antidumping- und Antisubventionsregelungen für den Luftverkehr im Recht der Europäischen Union und der USA	P. Mendes de Leon	1189-1191
G. Martinico	Lo spirito polemico del diritto europeo. Studio sulle ambizioni costituzionali dell'Unione	L. Pierdominici	1169-1171
G. Martinico and O. Pollicino	The Interaction between Europe's Legal Systems. Judicial Dialogue and the Creation of Supranational Laws	K. Kowalik- Bańczyk	906-908

Index XXI

T. Materne	La procédure en manquement d'État: Guide à la lumière de la jurisprudence de la Cour de justice	L. Prete	1854-1856
HW. Micklitz	The Many Concepts of Social Justice in European Private Law	N. Reich	1523-1525
HW. Micklitz and B. de Witte	The European Court of Justice and the Autonomy of the Member States	E. Cloots	893-895
L. Miller	The Emergence of EU Contract Law Exploring Europeanization	D. Leczykiewicz	305-307
V. Milutinovic	The "Right to Damages" under EU Competition Law. From Courage v. Crehan to the White Paper and Beyond	C. Hanley	659-660
E. Morgera	The External Environmental Policy of the European Union. EU and International Law Perspectives	L. Krämer	1863-1866
E. Muir	EU Regulation of Access to Labour Markets. A Case Study of EU Constraints on Member State Competences	F. de Witte	1526-1529
C. Murphy	EU Counter-Terrorism Law: Pre-emption and the Rule of Law	E. Herlin-Karnell	1513-1515
R. Nazzini	The Foundations of European Union Competition Law: The Objective and Principles of Article 102	P. Akman	298-301
L. Nistor	Public Services and the European Union – Healthcare, Health Insurance and Education Services	S. de la Rosa	1515-1517
L. Pace	European Competition Law: The Impact of The Commission's Guidance On Article 102	R. Nazzini	660-661
M. Pallemaerts	The Aarhus Convention At Ten: Interactions and Tensions between Conventional International Law and EU Environmental Law	E. Morgera	1176-1178
B. Remiche and H. Ruiz-Fabri	Le commerce international entre bi- et multilatéralisme	M. Ličková	669-671
G. Ricard-Nihoul	Pour une Fédération européenne d'États-nations. La vision de Jacques Delors revisitée	J. Ziller	1858-1860
H. Rösler	Europäische Gerichtsbarkeit auf dem Gebiet des Zivilrechts – Strukturen, Entwicklungen und Reformperspektiven des Justiz-und Verfahrensrechts der Europäischen Union	J. von Hein	898-900
W. Sadurski	Constitutionalism and the Enlargement of Europe	T. Tadeusz Koncewicz	1848-1852

XXII Index CML Rev. 2013

V. Sagaert, M. E. Storme and E. Terryn	The Draft Common Frame of Reference: National and comparative perspectives	L. Antoniolli	1518-1521
M. San Giorgi	The Human Right to Equal Access to Health Care	B. Toebes	1184-1186
R. Schulze	Compensation of Private Losses. The Evolution of Torts in European Business Law	E. Bagińska	910-913
R. Schulze and H. Schulte-Nölke	European Private Law - Current Status and Perspectives	C. Twigg-Flesner	1183-1183
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	286-289
N. Nic Shuibhne and L. Gormley	From Single Market to Economic Union: Essays in Memory of John A. Usher	P. Watson and P. Oliver	641-643
O. Stefan	Soft Law in Court: Competition Law, State Aid and the Court of Justice of the European Union	A. Kornezov	1511-1513
S. Treumer and F. Lichère	Enforcement of the EU Public Procurement Rules	C. H. Bovis	1531-1533
B. van Vooren	EU External Relations Law and the European Neighbourhood Policy. A Paradigm for Coherence	P.J. Cardwell	902-904
J. Vermeylen and I. Vande Velde	European Cross-Border Mergers and Reorganizations	V. Soyez and A. Kollmann	1533-1535
G. Vonk	Cross-Border Welfare State: Immigration, Social Security and Integration	A. Wiesbrock	915-917
O. W. Vonk	Dual Nationality in the European Union. A Study on Changing Norms in Public and Private International Law and in the Municipal Laws of Four EU Member States	K. Swider	1505-1536
M. Wendel	Permeabilität im europäischen Verfassungsrecht Verfassungs- rechtliche Integrationsnormen auf Staats- und Unionsebene im Vergleich	T. Lock	289-291
J. Wouters, H. Bruyninckx, S. Basu and S. Schunz	The European Union and Multilateral Governance: Assessing EU Participation in United Nations Human Rights and Environmental Fora	A. Keessen	922-923
L. Zucca and C. Ungureanu	Law, State and Religion in the New Europe. Debates and Dilemmas	R. Sandberg	900-902

Index XXIII

M. Zwiers The European Public Prosecutor's A. 1509-1510

Office: Analysis of a Multilevel Weyembergh

Criminal Justice System

VI. EDITORIAL COMMENTS

The 2013 review of the European External Action Service, A missed opportunity?, 1211–1220 Guest editorial: Courts in transition: Administration of justice and how to organize it, by A. Meij, 3–14

Guest editorial: A farewell to arms: Some reflections on 50 years Common Market Law Review, by L. J. Brinkhorst, 1537–1544

Introductory note, T. Ackermann, SI/1-2

Reflections on the state of the Union 50 years after van Gend en Loos, 351–358

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

What do we want? "Flexibility! Sort-of ..." When do we want it? "Now! Maybe ...", 673–682