

Index to Volume 6

Authors

- | | |
|-----------------------------|-----------------------------|
| Anderson, Stephanie 465–482 | Peterson, John 53–74 |
| Baxendale, James 437–464 | Pischel, Gerhard 103–133 |
| Duke, Simon 155–175 | Pitschas, Christian 291–313 |
| Gomez, Ricardo 53–74 | Reiterer, Michael 1–30 |
| Hill, Christopher 315–333 | Schwok, René 335–354 |
| Keukeleire, Stephan 75–101 | Spencer, Claire 31–51 |
| Krenzler, Horst G. 291–313 | Tiilikainen, Teija 223–241 |
| Leal-Arcas, Rafael 483–513 | Tovias, Alfred 375–394 |
| Levrat, Nicolas 335–354 | Webber, Mark 407–426 |
| Mahncke, Dieter 427–436 | Weiss, Wolfgang 243–281 |
| Missiroli, Antonio 155–175 | Yesson, Erik 197–221 |
| Öymen, Onur 401–405 | Youngs, Richard 355–373 |
| Patten, Christopher 287–290 | Zabludovsky, Jaime 147–154 |

Title

- | | |
|--|--|
| ASEM – the Third Summit in Seoul:
A Roadmap to Consolidate the
Partnership between Asia and Europe
<i>Michael Reiterer</i> 1–30 | The EU and Common Strategies: The
Revealing Case of the Mediterranean,
<i>Claire Spencer</i> 31–51 |
| CESDP: Nice's Overtrumped Success?,
<i>Simon Duke</i> 197–221 | The EU's Capacity for Conflict Prevention,
<i>Christopher Hill</i> 315–333 |
| The Changing Nature of Diplomacy: The
European Union, the CFSP and Korea,
<i>Stephanie Anderson</i> 465–482 | The EU's Impossibly Busy Foreign
Ministers: 'No One is in Control',
<i>Ricardo Gomez and John
Peterson</i> 53–74 |
| The Chapter II on Establishment in
the Europe Agreements, <i>Wolfgang
Weiss</i> 243–281 | The European Community and Mixed
Agreements, <i>Rafael Leal-Arcas</i>
483–513 |
| Directorates in the CFSP/CESDP of the
European Union: A Plea for 'Restricted
Crisis Management Groups', <i>Stephan
Keukeleire</i> 75–101 | European Security Policy: The Challenge
of Coherence, <i>Antonio Missiroli</i>
155–175 |
| | European Union Democracy Promotion
Policies: Ten Years On, <i>Richard
Youngs</i> 355–373 |

- EU–Russia Relations: Is 2001 a Turning Point for Kaliningrad?, *James Baxendale* 437–464
- Guest Editorial: Devotion or Divorce?: The Future of Transatlantic Relations, *Christopher Patten* 287–290
- Guest Editorial: The Mexico–EU Free Trade Agreement: A Strategic Instrument to Position Mexico as the Transatlantic Hub for Trade and Investment, *Jaime Zabłudovsky* 147–154
- Guest Editorial: Turkey and the New Challenges to European Security, *Onur Öymen* 401–405
- NATO, EU and Russia: Reforming Europe's Security Institutions, *Erik Yesson* 197–221
- On the External Relations of the EU21: The Case of the Mediterranean Periphery, *Alfred Tovias* 375–394
- Progress or Stagnation?: The Common Commercial Policy after Nice, *Horst Günter Krenzler and Christian Pitschas* 291–313
- Russia's Attitude to the European Security and Defence Policy, *Dieter Mahncke* 427–436
- Switzerland's Relations with the EU after the Adoption of the Seven Bilateral Agreements, *René Schwok and Nicolas Levrat* 335–354
- Third-Party Inclusion in European Security and Defence Policy: A Case Study of Russia, *Mark Webber* 407–426
- To Be or Not to Be?: An Analysis of the Legal and Political Elements of Statehood in the EU's External Identity, *Teija Tiilikainen* 223–241
- Trade, Treaties and Treason: Some Underlying Aspects of the Difficult Relationship Between the EU and the WTO, *Gerhard Pischel* 103–133

Subject

- ASEM 1–30
- evaluation of results 16–18
 - future course 19–29
 - goals of European Commission for 2–12
 - dealing with new security issues 11–12
 - European and Asian integration 7–8
 - multilateral cooperation in economic matters 9–10
 - political dialogue 3–7
 - political implications of Asian financial crisis 10
 - regional context 20
 - results 12–16
 - structure 6
 - Third Summit in Seoul 2000 1–30
- Common Commercial Policy 291–313
- changes made to Article 133 EC at Nice Summit 298–310
 - conformity requirement 298–300
 - horizontal agreements 305–306
 - paragraph five 301–308
 - paragraph seven 310
 - paragraph six 308–309
 - paragraph three 298–300
 - reporting to Council 300
 - shared competence in certain services sectors 309
 - special regimes for transport services 309
 - trade agreements of EC members states 306–308
 - trade in services and commercial aspects of intellectual

- property 301–305
 - ultra vires prohibition 308–309
- Nice summit, and 291–313
 - acknowledgment 310–313
 - changes made to Article 133 EC at 298–310
 - course of negotiations 292–295
 - legal situation before 295
 - ‘new’ Article 133 EC 295–310
 - outlook 310–313
- Common European Security and Defence Policy (CESDP) 155–175
 - classification rules 168–169
 - coherence of EU external action, and 170–171
 - defence-industrial sector 165–166
 - development may outpace CFSP 167–171
 - future developments 174–175
 - Nice summit 155–175
 - achievement 156–174
 - conflict prevention 159
 - crisis management 159
 - institutional structures 162–167
 - NATO, and 160–162
 - resources 163–164
 - transatlantic aspects 171–174
 - transparency, and 169
- Common Foreign and Security Policy (CFSP)
 - collective diplomacy, and 480–482
 - exchange of information, and 471–473
 - foreign policy coordination, and 469–473
 - Korea, and 465–482
 - limits of diplomatic cooperation 473–480
- Conflict prevention 315–333
 - EU’s capacity 315–333
 - EU’s wider instruments of 323–329
 - EU/WEU system 319–323
 - nature of concept 315–317
 - record 317–319
- Council of European Union
 - common actions and positions adopted during 2000 135–139
- Directorates in CFSP/CESDP of the European Union 75–101
 - case against 86–91
 - case for 82–86
 - CESDP 91–96
 - conceptual clarification 76–77
 - Contact Group for Bosnia 77–82
 - context 76–77
 - RCMGs, plea for 96–101
 - restricted crisis management groups 75–101
- Establishment in Europe
 - Agreements 243–281
 - additional rights of beneficiaries
 - regarding key personnel 272–276
 - Baltic States 272–275
 - definition of key personnel 272–275
 - employment 272
 - right of entry 275–276
 - right of residence 275–276
 - Slovenia 272–275
 - work permit 275–276
 - applicability of rights granted 264–271
 - Association Council, competence of 276–277
 - Chapter II 243–281
 - companies as beneficiaries 260–264
 - additional requirements concerning companies set up by registered office only 261–262
 - conflict of laws, and 262–264
 - consequences of Centros decision of ECJ 262–264
 - definition by EAs 260–261
 - concluding remark 248
 - confirmation of national competences 245
 - court discrimination, concept of 249–252

- definitions of EAs 253–255
- derogating measures in case of severe problems 246
- derogations on grounds of economic problems 277–278
- deviation regarding branches and agencies not incorporated 278–279
- direct applicability 279–281
 - additional rights 281
 - conditions 279–280
 - equal treatment 280
 - most favoured nation principle 280
 - standstill clauses 281
- discrimination, concept of 249–252
- discrimination, prohibition of 248–249
- equal treatment as to own nationals and principle of most favoured nation 244–245
- excluded sectors 265–269
 - agricultural land 266–268
 - dealing and agency activities in real property and natural resources 268–269
 - forestry 266–268
 - natural resources 266–268
 - real property 266–268
- excluded sectors and activities 247
- exercise of official authority 269
- general overview on typical contents 244–248
- justifications 277–279
- justified exceptions 247
- most favoured nation treatment 252–253
- mutual recognition of qualification 246
- national treatment 248–252
- necessary definitions 247
- operation, and 253–260
- public health 278
- public policy 278
- public security 278
- right of entry, and 255–260
- right of residence for nationals, and 255–260
- right to employ key personnel 246
- schedule for application of national treatment 269–271
 - obligations of EU 269
 - varying for obligations entered into by CEEC 270–271
- scope of right 248–264
- standstill clause 245
- EU and common strategies 31–51
 - ambition 37–39
 - CMS and assistance in implementation of external and foreign policy goals 48–50
 - CMS and improvement of internal policy coherence 45–48
 - coherence, problems of 33–35
 - evolution 35–37
 - existing policy initiatives and instruments, and 41–44
 - Mediterranean 31–51
 - rational approach to developing joint actions 35–41
 - scope 37–39
 - subjects of 39–41
- EU and WTO, relationship between 104–133
 - comparison to other treaties concluded by EC and EC Treaty 109–111
- GATT 1947 108–109
- legal reasons 105–109
- political reasons – external dimension 115–121
 - bargaining power 115–117
 - effect of GATT 1947 111–115
 - negotiating GATT commitments 115–116
 - performing GATT commitments 116–117
- reciprocity 118–121
- reciprocity in negotiations 118
- reciprocity in performance 118–121
- political reasons – internal dimension 109–115

- reasoning of court on GATT
 - 1947 106–107
- status of EC in GATT 1947 105–106
- trade, treaties and treason 104–133
- treason against external
 - commitments 123–130
 - GATT 1947 123–125
 - Uruguay Agreement establishing WTO 125–130
 - treason against internal
 - commitments 122–123
- EU's foreign ministers 53–74
 - Council of Ministers 53–74
 - General Affairs Council 53–74
 - agenda January 24 1999 68–69
 - data 57–59
 - debated and non-debated items on agenda 62–63
 - external and internal issues on agenda 61
 - frequency of meetings 59
 - function 72–74
 - impossibility of agenda 65–69
 - legislation 1995–1999 64
 - numbers of agenda items 60
 - reforming 69–71
 - significance of data 59–64
- Europe's security institutions 197–221
 - bridging mechanisms, proposals for 210–220
 - consolidation, proposals for 210–220
 - dynamics of reform 201
 - formal 199–201
 - from WEU to CESDP: consolidating EU political authority 212–216
 - future developments 210–220
 - informal 199–200
 - NATO–EU bridging
 - strategies 206–210
 - NATO–EU consolidation
 - strategies 204–206
 - NATO–Russia bridging
 - strategies 201–203
 - NATO–Russia consolidation
 - strategies 203
 - reforming 197–221
 - Russia, role of: client and autonomous bridging institutions 216–220
 - theory and practice 199–210
 - Turkey's role in NATO–EU relations 210–212
- European security policy 177–196
 - coherence, challenge of 177–196
 - hierarchisation issue, and 182–183
 - terms of debate 177–181
 - consistency, coherence and security 182–186
 - conflict prevention and crisis management 186–190
 - dimensions 184–185
 - implications 184–186
 - Nice European Council, and 191–195
 - European Union Russia, and 409–415
 - European Union democracy promotion policies 355–373
 - dynamics of socialization 359–360
 - economic liberalization, and 368–369
 - funding 362
 - good governance initiative 363
 - grass roots approach 361–367
 - linkages in practice 367–371
 - macro- and micro-elements 369–370
 - positive approach 356–361
 - semi-private bodies 365–366
- External identity of EU 223–241
 - actorness as articulation and defence of external interests 239–241
 - actorness as formulation of external interests 236–239
 - division of power in international system 227
 - EU as *sui generis* 228–229
 - international capacities 224–226
 - key principles of international system 226–234
 - legal and political elements of statehood 223–241
 - legal personality, roots in 224–226

- sovereignty as international legal
 - personality 230–232
 - sovereignty as territorial
 - integrity 232–234
 - sovereignty, principle of 229–230
 - statehood as goal concerning political
 - actorness 234–241
 - External relations of EU21 375–394
 - EU after next enlargement 377–381
 - expected policy input of new
 - Member States in Mediterranean
 - related issues, 381–392
 - attitudes of first-wave applicants
 - taken as a whole 381–385
 - CAP issues 382
 - country-specific
 - attitudes 385–392
 - Cyprus 391–392
 - Czech Republic 389
 - development and
 - policies 383–384
 - Eastern Mediterranean 385
 - EMP and Barcelona
 - Process 382–383
 - Estonia 391
 - EU enlargement to
 - Turkey 384–385
 - Hungary 387–389
 - Israel–EU relations 385
 - justice and home affairs 384
 - Poland 386–387
 - Slovenia 389–391
 - trade policy towards third
 - countries 382
 - institutional changes to be brought
 - about by next
 - enlargement 392–393
 - Mediterranean periphery 375–394
- Kaliningrad 437–464
 - background 437–441
 - comparative analysis of Commission
 - and Russian Papers 445
 - economic development 446,
 - 448–449
 - EU–Russian agenda, and 438–439
 - external problems 452–457
 - internal problems 446–452
 - movement of goods 452–453, 455
 - movement of people 453–454,
 - 455–456, 458–459
 - progress during Swedish Presidency
 - and 2001 458–461
 - Russian letter of concern 439–440
 - Russian response to Swedish
 - overtures 443–445
 - special status 461–463
 - Swedish presidency, and 440–443
- Korea 465–482
 - CFSP, and 465–482
 - collective diplomacy, and 480–482
 - EU, and 465–482
 - limits of diplomatic
 - cooperation 473–480
 - inconsistent Member State
 - positions 477–478
 - lack of participation 474–477
 - slowness 478–480
 - mistrust between Commission and
 - Member States, and 475–476
- Mexico–EU Free Trade
 - Agreement 147–154
 - fast and scheduled elimination of
 - tariffs 153
 - logic of 151
 - Mexican economic reform 147
 - Mexican exports 1980–2000 149
 - Mexican international trade
 - agenda 148
 - opening of Mexico's markets 148
 - situation before 151–152
- Mixed agreements 483–513
 - competence, types of 510–511
 - definition 485–488
 - effects on third parties concluded in
 - violation of EC law 499–503
 - European Community, and 483–513
 - exclusive EC competence in
 - international relations 503–510

- common commercial policy 504
 - effects of exclusivity 505–506
 - external and internal
 - competencies 507–509
 - implicit and explicit
 - attribution 509–510
 - non-exclusive
 - competence 506–507
 - implications for third parties 496–503
 - liabilities of EC and Member States to third parties 497–499
 - parallel competencies 488–489
 - shared competencies 489–493
 - type of competence 488–493
 - type of mixity 494–496
 - typology 488–496
- Russia 407–464
 - attitude to ESDP 427–436
 - ESDP, consequences for 433–436
 - EU 430–433
 - EU, consequences for 433–436
 - NATO 430–433
 - opinion 427–430
 - EU, and 409–415
 - Common Strategy 411–412
 - economic issues 412–413
 - ESDP, and 416–417
 - form and substance 415–425
 - military matters 417–421
 - NATO, and 421–423
 - political attractions 413–414
 - United Nations, and 424–425
 - Kaliningrad, 437–464. *See also* Kaliningrad third-party inclusion in EDSP 407–426
- Switzerland
 - future of relations with EU 351–353
 - integration *à la carte* 353–354
 - population opposed to EU membership 351–352
 - relations with EU 335–354
- seven bilateral agreements with EU 335–354
 - agriculture 342
 - air transport 341–342
 - analysis 336–344
 - application of EC law 345–346
 - appropriate parallelism 347
 - autonomy of third country in negotiating, implementation and evolutionary phases 344
 - capacity for third country to exert influence within EU 348
 - denouncing agreements 347
 - differences from EEA in terms of flexibility 344–348
 - extension to new EC regulations 346–347
 - financial participation 345
 - flexibility on scope and content 346
 - free movement of persons 337–339
 - institutional framework 344–345
 - overland transport 340–341
 - presentation 336–344
 - public procurement 343
 - research 343
 - reversal of Swiss public opinion between 1992 and 2000 348–350
 - technical barriers to trade 343–344
 - trends in evolution of EU, and 352–353
- Transatlantic relations 287–290
 - devotion or divorce 287–290
 - future developments 287–290
- Turkey 401–405
 - European security, and 401–405
- WTO
 - relationship with EU. *See* EU and WTO, relationship between 104–133