

Index of Articles

Multinational Companies: Of Institutional “Spheres of Influence”, Corporate Social Responsibility and Meaningful Financial Sector Law Reform for Developing Countries	1
<i>Joseph J. Norton</i>	
MiFID’s Systematic Internalisation – The Efficiency Debate and the Future of the European Financial Markets	63
<i>Giulia Gobbo</i>	
Safeguards against Takeover after Volkswagen – On the Lawfulness of such Safeguards under Company Law after the European Court’s Decision in “Volkswagen”	101
<i>Erik Werlauff</i>	
Private Law in Europe – The Public/Private Dichotomy Revisited	119
<i>Maren Heidemann</i>	
Foundations of Securities Laws	141
<i>Mathias M. Siems</i>	
A Disadvantageous Dichotomy in Product Safety Law – Some Reflections on Sense and Nonsense of the Distinction Food-Nonfood in European Product Safety Law	173
<i>Antoni Brack</i>	
Report from Oslo Workshops on Consumer Contracts 2007 and 2008	199
Efficiency as a Standard in Capital Market Law – The Application of Empirical and Economic Arguments for the Justification of Civil, Criminal and Administrative Law Sanctions	243
<i>Thomas M.J. Möllers</i>	
Implementation by German Courts of the Jurisprudence of the European Court of Justice on State Liability for Breach of Community Law as Developed in Francovich and Subsequent Cases	273
<i>Thomas Krümmel and Rose M. D’Sa</i>	
Article 81(1) EC: Some Remarks on the Notion of Restriction of Competition	287
<i>Vittorio Cerulli Irelli</i>	

Cy-Près Damages Distributions in England: A New Era for Consumer Redress	307
<i>Rachael Mulheron</i>	
The Concept of Corporate Governance in Sharia	343
<i>Mohammed Alsanosi</i>	
Proposed Amendments to the Law Governing the Dutch BV	369
<i>Frank Wooldridge</i>	
The Consumer Law Compendium: A New Era for European ConsumerLaw? – General Introduction	377
<i>Jules Stuyck</i>	
The EC Consumer Law Compendium: A Pan-European Knowledge Base for Politicians, Businesses and Consumer Organisations	383
<i>Hans Schulte-Nölke</i>	
A Comparison with the Principles of the Existing EC Contract Law (<i>Acquis</i> – Principles) – Selected Issues	391
<i>Fryderyk Zoll</i>	
The Compendium in a Larger Context and the Way Forward	399
<i>Walter van Gerven</i>	
The Consumer <i>Acquis</i> and the Internal Market	409
<i>Laurence W. Gormley</i>	
Some Thoughts on the Future European Consumer <i>Acquis</i>	423
<i>Gert Straetmans</i>	
The Consumer Law Compendium: A New Era for European Consumer Law?	443
<i>Joëlle Simon</i>	
Advancing Harmonization: Should the ECJ Apply Golden Shares' Standards to National Company Law?	457
<i>Alberto Artés</i>	
Class Actions in Europe? To Opt-In or to Opt-Out, that is the Question	483
<i>Jules Stuyck</i>	
Towards A Single Regulatory Framework on Unfair Commercial Practices?	507
<i>Bert Keirsbilck</i>	

Private Arbitration of Incidental Public Law Issues	565
<i>Erik Werlauff</i>	
The Revised Lugano Convention from a Swiss Perspective	579
<i>Despina Mavromati and Rodrigo Rodriguez</i>	
Secondary Trading of Administrative Rights in the EU: Legal Aspects and Perspectives	591
<i>Margherita Colangelo</i>	
Non-Reliance Clauses: Past, Present (And Futile?)	623
<i>Lee C. Mason</i>	
White Paper on Damages Actions for Breach of the EC Antitrust Rules	635
<i>Paolisa Nebbia and Erika Szyszczak</i>	
Mapping and Structuring International Financial Regulation – A Theoretical Approach	651
<i>Rolf H. Weber</i>	
Restrictions and Proportionality – On Recognising (exit) Restrictions and Testing Proportionality	689
<i>Erik Werlauff</i>	
“Why do Many Italians Live with Their Parents?” A Critique of <i>Doing Business 2008</i>	703
<i>Guido Alpa</i>	
You can Lead a Horse to Water, But can You Make it Drink? Institutional Shareholders and Corporate Voting	717
<i>Hanne S. Birkmose</i>	
The Notion of COMI in European Insolvency Law	747
<i>Marek Szydło</i>	
New Rules for Commercial Arbitration in the Republic of Moldova: A Step Forward?	767
<i>Alexandr Svetlicinii</i>	
International Legal Aspects of Sovereign Wealth Funds: Reconciling International Economic Law and the Law of State Immunities with a New Role of the State	779
<i>Bart De Meester</i>	

- Incomplete Agreements: a Comparative Law Analysis** 819
Daniela Valentino
- Good Faith and Reasonableness in Contract Interpretation: a Comparative Perspective** 835
Filippo Viglione
- Company Names and Company Mobility in the Internal Market: How to Balance the Interests of the Holders of Name Rights and the Freedom of Establishment?** 851
Matthew J. Elsmore and Karsten Engsig Sørensen
- Should Shareholders' Interests Be the Mainstay of Corporate Governance?** 889
Yahav Lichner
- Should Defensive Measures in Takeover Settings be Permitted or Prohibited by Law? An Analysis of the Approach Adopted by U.S. Law, U.K. Law, and Swiss Law in Light of the Economic Rationale of Takeovers** 909
Andrin Schnydrig
- Disciplining the Oil Cartel: Limits of the WTO in a Case against the Organization of Petroleum Exporting Countries** 931
Bashar H. Malkawi