

HOUSE RULES OF THE COMMON MARKET LAW REVIEW (2021)

The Common Market Law Review is conscious of its position as the oldest specialized review in the field of European law, and of its avowed aim to promote academic discussion which goes across national boundaries. With this in mind, we ask our authors to make a special effort to acquaint themselves with the academic discussion on their particular topic in countries other than their home State. Only in this way are we able to offer our readers the highest level of intellectual and legal analysis, and to achieve real developments in any particular debate.

1. SUBMISSION OF MANUSCRIPTS

1.1 Manuscripts should be sent to: A.M.McDonnell@law.LeidenUniv.nl

Post address: Alison McDonnell

Common Market Law Review

Europa Instituut, University of Leiden

Steenschuur 25

2311 ES Leiden - The Netherlands

Authors are requested to submit material digitally (by e-mail) (Word). Please use a minimum of computer codes, "styles" etc. Please ensure that any printout sent is identical to the digital version. E-mail address is A.M.McDonnell@law.LeidenUniv.nl

1.2 Authors should provide confirmation that the article or annotation has not been published, nor is pending publication or under consideration elsewhere.

1.3 Articles may be accompanied by an abstract of no longer than 250 words. If accepted, published articles include an abstract of 150 words (8 lines). Keywords should also be listed.

1.4 Footnotes should be numbered sequentially in superscript in the text outside punctuation marks.

1.5 Articles should preferably be no longer than 28 pages (approx. 10,000 words).

Annotations should be no longer than 10 pages (approx. 4,000 words).

Book reviews should be 1-2 pages in length, without footnote references.

2. GENERAL RULES OF CITATION

Examples:

2.1 **Books** Tridimas, *The General Principles of EU Law*, 2nd ed. (OUP, 2006), pp. 16-24.

Jones, *Power and Society*, University of Leiden Studies No. 3 (Leiden University Press, 1966).

2.2 **Articles** Hatzopoulos, "Le principe de reconnaissance mutuelle dans la libre prestation de services", (2010) CDE, 47-93.

Drywood and Stalford, "Coming of age? Children's rights in the European Union", 46 CML Rev. (2009), 143-172, at 156.

Ohba, "Protection of trade secrets in Japan", (1990) *Revue Internationale de la Concurrence*, 20-24.

Wymeersch, "The implementation of ISD in national legal systems" in Ferrarini (Ed.), *European Securities Markets* (Hart, 1998), pp. 12-50.

Abbreviate names of journals according to the **Survey of Literature published in the Review in February and August.**

2.3 EU documents

Examples: O.J. 1983, L 24/30.

COM(2010)2020, “Europe 2020: A strategy for smart, sustainable and inclusive growth”, at p. 20.

Twentieth General Report, 1987, point 460.

2.4 Cases and legislation

CJEU: Case C-360/09, *Pfleiderer AG v. Bundeskartellamt*, EU:C:2011:389, para 45; Joined Cases C-187 & 385/01, *Gözütok and Brügger*, EU:C:2003:87; Case T-456/11, *International Cadmium Association (ICdA) and others v. Commission*, EU:T:2013:594; Case F-16/05, *Falcione v. Commission*, EU:F:2006:25.

National courts ECLI numbers may be used, where available. In general follow the official national style as far as possible. If no names are given, use the date as follows: judgment of 18 March 1978, *Cour de Cassation* (Ch. civ.).

Court of Human Rights: ECtHR, *E.S. v. Sweden*, Appl. No. 5786/08, judgment of 21 June 2012, para 57

2.5 Internet sources:

<www.cefic.org/factsandfigures/level02/employment_index.html>, (last visited 2 Oct. 2010).

3. SPECIFIC POINTS OF STYLE

3.1 Historical references are to EEC, and EC Treaty, e.g. Article 3b EC, or Art. K.4 TEU. When the Treaty of Lisbon entered into force, EC and TEU Articles were renumbered: Article 3 (ex 2) TEU; Article 32 TFEU (ex 27 EC); Article 10 TEU (introduced by Lisbon); Article 2 TFEU (introduced by Lisbon); Article 24 (ex 11, as amended) TEU *or, if the context requires*, Article 11 (now as amended Art. 24) TEU. If it is necessary to specify the TEU in its pre-Lisbon version, refer to TEU (Nice version).

3.2 Use **abbreviations** in footnotes and in parentheses, e.g. Art. 8; 3 Dec. 1990; 4 Sept. 2016; para 45; A.G. The abbreviation "ECJ" is preferred for the Court of Justice, except if a specific emphasis is being laid on the Court of Justice of the European Union as one of the institutions, in which case CJEU.

3.3 **Cross references:** Where ECJ cases are referenced in several footnotes, please use the short case name and the case number in subsequent footnotes (e.g. Case C-360/09, *Pfleiderer*). For authored published works referred to more than once, use "author, op. cit. *supra* note x". For official documents, use: Report cited *supra* note x.

3.4 **Capitalize:** Advocate General, Article 95 EC, Community Treaties, EU Treaties, Council, Commission, Member State, Directive 77/249, Regulation 170/83. State (when you mean a political entity).

3.5 **Miscellaneous points** - Non-English words and phrases should be italicized, except common Latin abbreviations: cf., e.g., et seq., *ibid.*, i.e., loc. cit., viz.. Z-spelling is used where both s and z are possible (e.g. organize, harmonization). But advertise, analyse, etc.

In general, Oxford University Press house style is followed.

Paragraphs should not be numbered. Subdivisions with headings are preferred.

The terms case law, Advocate General, and Member State are not hyphenated.

Numbers: Ten; fifteen; 26; five million; 3,578; 4.5.

3.6 Please give annotations an explanatory title. The second half of the title can consist of the name of the case.

3.7 Useful subdivisions of annotations are:

Introduction

Factual (and legal) background
Opinion of the Advocate General (as required)
Judgment of the Court
Analysis / Comment

For other questions of citation or style authors should refer to the Managing Editor. The submission of manuscripts which accord with the House Style is appreciated by the Editors. The Editors reserve the right to request corrections to manuscripts.

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