BIBLIOGRAPHY

LEGAL LITERATURE


A Adinolfi, 2012, ‘The “procedural autonomy” of Member States and the constraints stemming from the ECJ’s case law: is judicial activism still necessary?’, in: HW Micklitz and B De Witte (eds), *The European Court of Justice and the autonomy of the Member States*, Intersentia, pp. 281–304.


BIBLIOGRAPHY


BIBLIOGRAPHY

C Bovis, 2007, EU public procurement law, Edward Elgar.
J Bridge, 1984, ‘Procedural aspects of the enforcement of European Community law through the legal systems of the Member States’, ELRev 9, pp. 28–42.


R Caranta, 2011a, ‘Many different paths, but are they all leading to effectiveness?’, in: S Treumer and F Lichère (eds), Enforcement of the EU public procurement rules, DJØF, pp. 53–94.


K Chellel, 2009, ‘Competition class actions suffer setback as EU shuns directive’, *The Lawyer*, 6 October.
M Clifton, 2009, ‘Ineffectiveness, the new deterrent: will the new remedies directive ensure greater compliance with the substantive procurement rules in the classical sectors?’, *PPLR* 18, pp. 165–83.
K Cseres, M Schienkel and F Vogelaar (eds), 2006, Criminalization of competition law enforcement: economic and legal implications for the EU Member States, Edward Elgar.


M Döring and F van Velsen, 2006, 'Is cross-border relief in European patent litigation at an end?’, JIPLP 1, pp. 858–60.

M Dougan, 1999, 'Cutting your losses in the enforcement deficit: a Community right to the recovery of unlawfully paid charges?', in: A Dashwood and A
BIBLIOGRAPHY


M Dougan, 2004, National remedies before the Court of Justice: issues of harmonisation and differentiation, Hart.


M Dougan, 2012b, ‘From the velvet glove to the iron fist: criminal sanctions for the enforcement of Union law’, in: M Cremona, Compliance and the enforcement of EU law, Oxford University Press, pp. 74–131.


BIBLIOGRAPHY


D Fields, 2011, ‘Injunctions granted in one EU Member State have pan-European effect’, *JIPLP* 6, pp. 597–8.

BIBLIOGRAPHY


L Flynn, 2008, ‘When national procedural autonomy meets the effectiveness of Community law, can it survive the impact?’, *ESA Forum* 9, pp. 245–58.


575
B Haar, 2014, ‘Civil liability of credit rating agencies after CRA 3: regulatory all-or-nothing approaches between immunity and over-deterrence’, EBLR 25, pp. 315–34.
C Hodges, 2013, ‘Collective redress: a breakthrough or a damp squib?’, JCP, pp. 67–89.


C Hummer and M Cywinski, 2014, ‘ECJ judgments in “EnBW” and “Donau Chemie” and the unresolved problems of access to the file’, *GCLR* 7, pp. 115–18.


BIBLIOGRAPHY


BIBLIOGRAPHY


T Kotsonis, 2011b, ‘The basis on which the remedy of damages must be made available under the Remedies Directive: Stadt Graz v Strabag AG (C-314/09)’, PPLR 20, pp. NA59–NA63.


H Koziol and R Schulze (eds), 2008b, Tort law of the European Community, Springer.

BIBLIOGRAPHY


C Massa and A Strowell, 2004, ‘The scope of the proposed IP enforcement directive: torn between the desire to harmonise and the need to combat piracy’, *EIPR* 26, pp. 244–53.


W Möschel, 2013, ‘Should private enforcement of competition law be strengthened?’, *GCLR* 6, pp. 1–6.


P Nebbia, 2008a, ‘Do the rules on state aids have a life of their own? National procedural autonomy and effectiveness in the *Lucchini* case’, *ELRev* 33, pp. 427–38.

P Nebbia, 2008b, ‘Damages actions for the infringement of EC competition law: compensation or deterrence?’, *ELRev* 33, pp. 23–36.


584


BIBLIOGRAPHY


S Prechal, 2005, Directives in EC law, Oxford University Press.


H Rasmussen, 2000, ‘Remedying the crumbling EC judicial system’, CMLRev 37, pp. 1071–1112.


586
BIBLIOGRAPHY


N Reich, 2010, ‘The interrelation between rights and duties in EU law: reflections on the state of liability law in the multilevel governance system of the Union: is there a need for a more coherent approach in European private law?’, in: P Eeckhout and T Tridimas (eds), *Yearbook of European law 2010*, Oxford University Press, pp. 112–63.


H Snijders, 2009, ‘Interpretation of national rules for *ex officio* raising of points of Community law by national courts’, in: H Snijders and S Vogenauer (eds),
Content and meaning of national law in the context of transnational law, Sellier, pp. 133–56.
J Steiner, 1995, Enforcing EC law, Blackstone Press.
E Storskrubb, 2008, Civil procedure and EU law: a policy area uncovered, Oxford University Press.
J Stuyck, 2010, ‘Case C–243/08, Pannon GSM Zrt v Erzsébet Sustikné Györfi, judgment of the Court (Fourth Chamber) of 4 June 2009, not yet reported and Case C–40/08, Asturcom Telecomunicationes SL v Maria Cristiba
BIBLIOGRAPHY

Rodriguez Nogueira, judgment of the Court (First Chamber) of 6 October 2009, not yet reported’, CMLRev 47, pp. 879–98.
BIBLIOGRAPHY


S Treumer and F Lichère (eds), 2011, Enforcement of the EU public procurement rules, DJØF.


T Tridimas, 2006, The general principles of EU law, Oxford University Press.


C van Dam, 2006, European tort law, Oxford University Press.


W Van Gerven, 2008b, ‘About rules and principles, codification and legislation, harmonisation and convergence, and education in the area of contract law’,
in: Continuity and change in EU law: essays in honour of Sir Francis Jacobs, Oxford University Press, pp. 400–414.
W Van Gerven, J Lever and P Larouche, 2000, Cases, materials and text on national, supranational and international tort law, Hart.
O Vrins and M Schneider, 2006, Enforcement of intellectual property rights through border measures: law and practice in the EU, Oxford University Press.

593
BIBLIOGRAPHY

S Weatherill, 2005, EU consumer law and policy, Edward Elgar.
R Whish and D Bailey, 2012, Competition law, Oxford University Press.
W Wils, 2003b, ‘Does the effective enforcement of Articles 81 and 82 EC require not only fines on undertakings, but also individual penalties, and in particular imprisonment?’, in: C Ehlermann and I Atanasiu (eds), European


STUDIES AND REPORTS


CEPS, Erasmus University Rotterdam and LUISS, 2007, ‘Making antitrust damages actions more effective in the EU: welfare impact and potential scenarios’, 21 December.


European Communities Trade Mark Association (ECTA), undated, ‘Monetary compensation for trade mark infringement as applied in the courts of the European Union’.


European Observatory on Counterfeiting and Piracy, undated a, ‘Evidence and right of information in intellectual property rights’.

European Observatory on Counterfeiting and Piracy, undated b, ‘Injunctions in intellectual property rights’.

European Observatory on Counterfeiting and Piracy, undated c, ‘Corrective measures in intellectual property rights’.

European Observatory on Counterfeiting and Piracy, undated d, ‘Damages in intellectual property rights’.


