**Федеральное государственное автономное учреждение**

**высшего профессионального образования**

**Национальный исследовательский университет**

**Высшая школа экономики**

**National Research University**

**The Higher School of Economics**

Faculty of Law

Department of International Law

Program of the discipline

**“European Union Law”**

for specializations 030900.62 and 030900.68 “Jurisprudence”

Authors:

Vera Rusinova (vrusinova@hse.ru),

Samuel Hutchinson (sam\_hutch2004@yahoo.fr)

Approved at the meeting

of the Department of International Law

Head of the Chair:

 Yumashev Yu.M.

 01.03.2013

**Moscow**

**2013**

**I. Introduction**

“European Union Law” (108 (3 ECTS)) is a facultative course for the students of the 3rd year of study. The content of the course is divided into two parts: the first part deals with the history, nature, structure and legal system of the European Union, the second one is dedicated to the material law of the European Union: regulation of the internal market, economic and monetary union, corporate and competition law.

Minimal requirements for participants of this course are: sufficient level of English, basic knowledge on theory of state and law, Constitutional law and general part of civil law.

Main goal of the teaching of the discipline «European Union Law» is development of cultural and professional competences (knowledge, skills and abilities) in the sphere of European Union Law. The tasks of the course are:

1. *Generation of knowledge on*:
* role and significance of the European Union Law in regulation of social relations;
* main features of current EU Law, particularities of its subjects, sources, object of regulation;
* main directions of development of the EU Law;
* principles of the EU Law, its content, development and sources;
* system of bodies and institutions of the EU;
* sources of EU Law, directions of codification;
* protection of human rights in the EU;
* role of the EU in the modern society;
* legal regulation of co-operation between the Russian Federation and the EU;
* organization of the judicial system of the EU;
* principles of the internal market of the EU;
* realization of the principle of freedom of movement of goods in the EU;
* basics of the monetary union;
* corporate law of the EU;
* custom policy, regulation of the foreign trade in the framework of the custom space of the EU.
1. *Formation of the following abilities and skills:*
* application of the EU norms in concrete situations;
* analysis of legal sources and interpretation of legal norms;
* free use of the special legal terms of the EU Law;
* search and analysis of the scientific, legal and other types of information on the EU law.

**Methodological novelty of the discipline «European Union Law»**:

* the language of teaching from the study year of 2012/13 is English;
* use of innovative educational technologies (problematic lectures, Socrates method, wide tasks with work in small groups);
* elaboration of new methodological materials;
* introduction of the written form of the final control.

**Place of the course in the system of innovative qualifications**

Participation in the course «European Union Law» allows students to gain innovative professional qualifications, connected with formation of abilities and skills which will help them to solve tasks in application of law, legal consulting, law-enforcement and research in the sphere of the EU Law and legal regulation of the co-operation between the EU and Russia in English.

**II. Content of the discipline «European Union Law»**

* *Novelty of the course*

*Novelty of the course* «European Union Law» is predetermined by the following factors. First of all, the course incorporates all the changes in the EU Law caused by the adoption of the Lisbon treaty of 2009. Secondly, teaching is based on the analysis of the jurisprudence of the Court of the European Union, i.a. decisions taken during last three years. Thirdly, the novelty is connected to the language of teaching: basic and additional literature, as well as normative sources of this course is in English language.

Students of the third year of the law faculty of the Higher School of Economics to whom the program of lectures proposed hereby is aimed at, were given until now basic knowledge only in institutional EU law. Those who among them receive grants to study in the fifth year at the University of Luxembourg have little or no knowledge of EU material law when they start their study there. They are greatly handicapped since they have to compete with students from Luxemburg and France who, before reaching the fifth year, have received a two year education both in institutional and material EU law. As a result, several of the students from the Higher School of Economics experience great difficulty to pass their exams and get a Master 2 degree there, not mentioning the fact that the number of grants offered by the Ministry of Foreign affairs of Luxembourg which at the beginning of the joint program between the University of Luxembourg and the Higher School of Economics was of 4 grants per year was cut down to 2 grants the second after the program started.

Those figures and the testimonies of some of the students from the Law faculty of the Higher School of Economics who were sent to study at the University of Luxembourg lead us to believe that if some of those students experienced great difficulties in their studies at the University of Luxembourg is due to the fact that they were not well enough prepared for studies on European law.

In order to improve the preparation of our students to studies abroad, the program of lectures proposed herewith offers the following the possibilities:

- lectures on institutional and material EU law,

-teaching in English during lectures and seminars,

-seminars applying legal methodology used in major European universities. This methodology includes in depth analysis of decisions of the ECJ and commentary of provisions of EU law as well as written exams.

*Content of the course*

* *Comparison with the similar courses in Russia*

In the Russian Federation the course on «European Union Law» (European Law) has been taught as a separate discipline only since 1990-s. Nowadays the course is taught at the MGUA named after O.E. Kutafin, Moscow State University named after M.V. Lomonosov, MGIMO, the Diplomatic Academy of the Ministry of Foreign Affairs, Academy of foreign trade, Kazan Federal University, I. Kant Baltic Federal University and some other universities. A major feature of the course prepared and taught at the national Research University “The Higher School of Economics” is use of English as a teaching language and emphasis on the English language literature. In comparison the syllabi of the courses on EU Law taught in other Russian universities in Russian hardly have even few sources in English recommended as basis or additional literature.

* *Comparison with the similar courses abroad*

The program of lectures proposed hereby follows the standards set by major European law schools. The University Paris II Pantheon-Assas, considered as the top law faculty in France, currently offers to students of the French University College in Moscow, a partner in Russia of the University Paris II, a program of lectures on basic EU law consisting of two parts, the first one dedicated to “Elements of institutional law”, the second, to “Elements of Business law”. Another major French law faculty, the Aix-Marseille University proposes to its students a program which also includes institutional EU law (legal order of the EU) and material EU law (internal market, anti-trust law). For more details about the plan of lectures and seminars offered by the Aix-Marseille University, go to: <http://formations.univ-amu.fr/PRDIE5D1.html>.

* *Comparison with the similar courses in Russia, taught at the National Research University “The Higher School of Economics”*

At to the beginning of 2013 only one course on EU Law is taught at the National Research University “The Higher School of Economics” - «Internal Market and Law of the European Union». This course is taught at the Master-level program of the Faculty of World Economics and Politics on specialization «031900.68 – International Relations». In comparison to the course “EU Law” this discipline is taught in Russian and is dedicated to one aspect of the material law – legal regulation of the internal market.

**Content of the discipline “European Union Law”**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **№** | **Topics** | **Hours in sum** | **Hours** | **Self-study** |
| **Lectures** | **Seminars** |
| 1 | **Chapter I. European Union. Institutions and Legal System.** Introduction in the EU Law. History of the European Integration. Legal nature of the EU. | 6 | 2 |  | 4 |
| 2 | Institutions and bodies of the EU.  | 6 | 2 |  | 4 |
| 3 | Sources of the EU Law. Law-making process in the EU.  | 6 | 2 |  | 4 |
| 4 | Competence of the EU | 6 | 2 | 2 | 4 |
| 5 | EU law characters. | 10 | 2 |  | 4 |
| 6 | Judicial system of the EU.  | 6 | 2 |  | 4 |
| 7 | Protection of Human Rights in the European Union  | 4 |  |  | 4 |
| 8 | Foreign policy of the EU. | 6 | 2 |  | 4 |
| 9 | Russia and the EU. Legal framework of co-operation. | 6 | 2 |  | 4 |
| 10 | **Chapter II. Material Law of the EU** Law of the internal market of the EU. | 14 | 4 | 2 | 8 |
| 11 | Economic and Monetary Union.  | 12 | 6 |  | 6 |
| 12 | Competition law of the EU. | 18 | 8 | 2 | 6 |
| 13 | Corporate law of the EU. | 12 | 6 |  | 6 |
|  | **In sum:**  | 108 | 40 | 6 | 62 |

**III. Content of the discipline «European Union Law»**

**Chapter I. European Union. Institutions and Legal System.**

**Topic 1. Introduction in the EU Law. History of the European Integration. Legal nature of the EU.**

1. [Historical Background](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-1" \o "): history of the European Integration.
2. [Founding of European Communities: ECSC, EDC, EEC, EURATOM](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-3)
3. The [Sectorial Integration](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union#law-9780199231690-e642-titleGroup-4)
4. [Founding of the European Union with the Treaty of Maastricht (1992)](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-5)
5. [The Treaties of Amsterdam (1997) and Nice (2001)](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-6)
6. [The Treaty Establishing a Constitution for Europe (2004) and the Treaty of Lisbon](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-7) (2007)
7. [Legal Status and Nature of the European Union](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-8)
8. [Member States, Accession Process, and Accession Candidates](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-9)
9. Purposes and [Activities of the European Union](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-12)
10. [Future Prospects and Challenges](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-13) of the EU.

**Basic Literature:**

1. [Chalmers D. European Union Law. CUP Cambridge, 2010.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-54" \t "_blank)
2. [Craig P., de Búrca G. EU Law: Text, Cases, and Materials. 5th Ed. OUP Oxford, 2011.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-56" \t "_blank)
3. [Treaty of Lisbon amending the Treaty on European Union and the Treaty Establishing the European Community, 13.12.2007) // OJ. 2007. C306.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-67" \t "_blank)

**Additional literature:**

1. [Single European Act, 17.02.1986 // 1754 UNTS 3.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-61)
2. [Treaty Establishing a Constitution for Europe, 16.12.2004 // OJ. 2004. C310.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-62" \t "_blank)
3. [Treaty Establishing the European Atomic Energy Community (Euratom), 25.03.1957 // 294 UNTS 260.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-63)
4. [Treaty Establishing the European Economic Community, 15.03.1957 // 294 UNTS 17.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-64" \t "_blank)
5. [Treaty Instituting the European Coal and Steel Community, 18.04.1951 // 261 UNTS 140.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-65" \t "_blank)
6. [Treaty of Amsterdam amending the Treaty on European Union, the Treaties Establishing the European Communities and Certain Related Acts, 2.10.1997 // OJ. 1997. C340/308.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-66" \t "_blank)
7. [Treaty of Nice amending the Treaty on European Union, the Treaties Establishing the European Communities and Certain Related Acts. 26.02.2001 // OJ. 2001. C80/1.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-68" \t "_blank)
8. [Treaty on European Union, 7.02.1992 // OJ. 1992. C191/1.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-69)
9. [Franz C., Mayer](http://www.mpepil.com/subscriber_articles_by_author2?author=Mayer,%20Franz%20C&letter=M) I. S. European Union, Historical Evolution // The Max Planck Encyclopedia of Public International Law / Ed. R. Wolfrum. Oxford, 2012 (MPEIL).
10. Case 6/64 [Costa v ENEL](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-57" \t "_blank) [1964] ECR 585.
11. Case 26/62 [NV Algemene Transport- en Expeditie Onderneming van Gend & Loos v Netherlands Inland Revenue Administration](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-58" \t "_blank) [1963] ECR 1.

**Topic 2. Institutions and bodies of the EU.**

1. Introduction. Historical development.

The European Parliament

the Council of the European Union

the European Commission

the European Council

the European Central Bank

the Court of Justice of the European Union

the European Court of Auditors

**Basic Literature:**

1. [Chalmers D. European Union Law. CUP Cambridge, 2010.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-54" \t "_blank)
2. [Craig P., de Búrca G. EU Law: Text, Cases, and Materials. 5th Ed. OUP Oxford, 2011.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-56" \t "_blank)
3. [Treaty of Lisbon amending the Treaty on European Union and the Treaty Establishing the European Community, 13.12.2007) // OJ. 2007. C306.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-67" \t "_blank)

**Additional Literature:**

1. [Peterson](http://www.google.ru/search?hl=ru&tbo=p&tbm=bks&q=inauthor:%22John+Peterson%22&source=gbs_metadata_r&cad=8) J., [Shackleton](http://www.google.ru/search?hl=ru&tbo=p&tbm=bks&q=inauthor:%22Michael+Shackleton%22&source=gbs_metadata_r&cad=8) M. The Institutions of the European Union. [The New European Union Series](http://www.google.ru/search?hl=ru&tbo=p&tbm=bks&q=bibliogroup:%22The+New+European+Union+Series%22&source=gbs_metadata_r&cad=8): Oxford, 2012.
2. EU Institutions and Other Bodies, http://europa.eu/about-eu/institutions-bodies/index\_en.htm

**Topic 3. Sources of the EU Law. Law-making process in the EU.**

1. Sources of European Union law.

Primary law of the EU.

Secondary law of the EU. [Directives](http://en.wikipedia.org/wiki/Directive_%28European_Union%29%22%20%5Co%20%22Directive%20%28European%20Union%29), [regulations](http://en.wikipedia.org/wiki/Regulation_%28European_Union%29), [decisions](http://en.wikipedia.org/wiki/Decision_%28European_Union%29), [recommendations](http://en.wikipedia.org/wiki/Recommendation_%28European_Union%29), opinions.

The EU law and International Law.

Law-making initiative.

Law-making procedures.

**Basic Literature:**

1. [Chalmers D. European Union Law. CUP Cambridge, 2010.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-54" \t "_blank)
2. [Craig P., de Búrca G. EU Law: Text, Cases, and Materials. 5th Ed. OUP Oxford, 2011.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-56" \t "_blank)
3. [Treaty of Lisbon amending the Treaty on European Union and the Treaty Establishing the European Community, 13.12.2007) // OJ. 2007. C306.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-67" \t "_blank)

**Additional Literature:**

1. Borchardt K.-D. ABC of the European Union Law, http://europa.eu/documentation/legislation/pdf/oa8107147\_en.pdf
2. Decision-making in the European Union, <http://europa.eu/about-eu/basic-information/decision-making/index_en.htm>
3. [von Bogdandy](http://www.mpepil.com/subscriber_articles_by_author2?author=von%20Bogdandy,%20Armin&letter=v) A., [Smrkolj](http://www.mpepil.com/subscriber_articles_by_author2?author=Smrkolj,%20Maja&letter=S) M. European Community and Union Law and International Law // MPEIL.

**Topic 4. Competence of the EU.**

**4.1. The nature of the competences attributed to the EU.**

-competences of control and competence of action

-international and internal competence

**Basic Literature:**

Craig & de Búrca, EU law, text, Cases and Materials, 4th edn, OUP, 2007.

Shaw, Law of the European Union, 3rd edn, Macmillan, 2000

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Wyatt & Dashwood European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature**:

Boskovits K., the community judge and the articulation of normative competences between the European community and its Member States, Sakkoulas, Bruylant

Constantinesco, V., Michel, V., community competences, Rép.dr.com., Dalloz

Cross E.D., Preemption of member state law in the European Economic Community: a frame work for analysis, Common Market Law Review 1992.447.

Gautier Y., The exclusive community competence, Mélanges en homage à Guy Isaac, Presses de l’Université des sciences socials de Toulouse, 2004, p.165.

Jacqué, J.P., The communautarisation of the national policies//Revue Pouvoirs, No48, 1989.p.19.

Louis J.V., A few reflexions on the repartition of competences between the European Community and its State members, Revue d’intégration européenne, Montréal, 1979, p.355.

Michel, V., Researches on the competences of the Community, L’Harmattan, 2003.

Tizzano A., Some observations on the development of community competences//Revue Pouvoirs, No48, p.81.

Usher, J.A., The scope of community competence. Its recognition and enforcement//Journal of Commom Market Studies, No2 December 1985, p.121.

**4.2. The EU system of attribution of competences**

-the technique of attributions of competences.

-the relations between national competence and European competence.

**Basic Literature:**

Craig & de Búrca, EU law, text, Cases and Materials, 4th edn, OUP, 2007.

Shaw, Law of the European Union, 3rd edn, Macmillan, 2000

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Wyatt & Dashwood European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature**:

Boskovits K., the community judge and the articulation of normative

competences between the European community and its Member States,

Sakkoulas, Bruylant

Cross E.D., Preemption of member state law in the European Economic Community: a frame work for analysis, Common Market Law Review 1992.447.

Gautier Y., The exclusive community competence, Mélanges en homage à Guy Isaac,Presses de l’Université des sciences socials de Toulouse, 2004, p.165.

Jacqué, J.P., The communautarisation of the national policies//Revue Pouvoirs, No48,1989.p.19.

Louis J.V., A few reflexions on the repartition of competences between the European Community and its State members, Revue d’intégration européenne, Montréal, 1979, p.355.

Tizzano A., Some observations on the developpement of community competences//Revue Pouvoirs, No48, p.81.

Usher, J.A., The scope of community competence. Its recognition and enforcement//Journal of Common Market Studies, No2 December 1985, p.121.

**4.3. The EU system of exercise of competences.**

-the principle of subsidiarity

-the principle of proportionality

**Basic Literature:**

Craig & de Búrca, EU law, text, Cases and Materials, 4th edn, OUP, 2007.

Shaw, Law of the European Union, 3rd edn, Macmillan, 2000

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Wyatt & Dashwood European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature**:

Bribosia H., Subsidiarity and repartition of competences between the Community and State members//Rev. Marché unique européen, No4/1992, p.165

Clergerie J.L., Le principe de subsidiarité, Ellipses, 1997.

Constantinesco V., Le principe de subsidiarité, un passage obligé vers l’Union européenne, Mélanges Boulouis, Dalloz, p.35

Diverse, The subsidiarity//Rev.aff.eur., numéro spécial, 1998.

Feral P.A, The principle of subsidiarity in the European community//RDP 1996.2003.

Lenaerts K. and Ypersele P.van, the principle of subsidiarity and its context//CDE 1994.3.

Sauron J.L., The late implementation of the principle of subsidiarity//RMC 1998.645.

**Topic 5. The EU law characters.**

**5.1. Direct effect of Community law.**

-direct applicability and direct effect.

-direct effect of Treaty articles.

-direct effect of regulations

-the question of direct effects of directives.

**Basic Literature:**

Craig & de Burca, EU law, text, Cases and Materials, 4th edn, OUP, 2007.

Shaw, Law of the European Union, 3rd edn, Macmillan, 2000

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Wyatt & Dashwood, European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature:**

De Búrca, Giving effect to European Community Directives//55 MLR 215, 1992.

Coppel, J., Horizontal direct effect of Directives?// 26 International Law Journal 69,

1997

Schermers, H., No direct effect of Directives//4 EPL 529, 1997.

Slot P.J Annotation on the case C-194/94, *CIA International SA v Signalson SA*

*and Securities SPRL//* 33 Common Market Law Review 1035*,* 1996*.*

Szyszczak E, Annotation on the case C-188/89 *Foster and Others v British Gas plc*// 27

Common Law Review 859, 1990.

Winter, Direct applicability and direct effect: two distinct and different concepts in

Community law//Common Market Law Review, 425, 1972.

**Judicial decisions:**

Case C-188/89 *Foster and Others v British Gas plc*.

Case C-194/94, *CIA International SA v Signalson SA and Securities SPRL*

**5.2. Supremacy of Community Law**

-the doctrine of supremacy

-Community law in the UK

-the Supremacy principle in France

-Community law in Germany

-Community law in Italy

-The supremacy principle and the Lisbon Treaty.

**Basic Literature:**

Craig & de Búrca, EU law, text, Cases and Materials, 4th edn, OUP, 2007.

Shaw, Law of the European Union, 3rd edn, Macmillan, 2000

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Wyatt & Dashwood European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature**:

Aziz, M., Sovereignty lost, sovereignty regained? Some reflections on the

Bundesverfassungsgericht’s *bananas* Judgement//9 Columbia Journal of European

Law 109-40, 2002-3.

Bradley, A., The sovereignty of Parliament: Form or Substance? In Jowell and Oliver (eds), The Changing Constitution, 5th edn, ch 2, OUP, Oxford, 2004.

Craig, P., Britain in the European Union in Jowell and Oliver (eds), The Changing Constitution, 6th edn, OUP, Oxford, 2007.

Dutheil de la Rochére, J., Conseil constitutionnel Decision No2004-496//42 Common Market Law Review, 2005, 859-69.

van Gerven, W., Bridging the gap between Community and national laws//32 Common Market Law Review, 1995, 679-702.

Jacobs, F., The evolution of the European legal order//41 Common Market Law Review 303-16, 2004.

Kumm, M., The jurisprudence of Constitutional conflict: Constitutional supremacy in Europe before and after the Constitutional Treaty, 11 European Law Journal,2004, 262-307.

Slaughter, A., Stone Sweet, A. and Weiler J.H.H. 9 (eds), The European Court and National Courts-Doctrine and jurisprudence: legal change in its social context, Hart, Oxford, 1998.

Walker, N., (ed) Sovereignty in transition, Hart, Oxford, 2003.

Walker, N, The idea of constitutional pluralism//65 MLR 317, 2002.

de Witte, B., Direct effect, supremacy, and the nature of the legal order in Craig & de Búrca (eds), The evolution of EU law, OUP, Oxford, 1999, 117-213.

**Judicial decisions:**

Judgement on the *bananas* case of the German Bundesverfassungsgericht.

Decision No2004-496 of Conseil constitutionnel (French Constitutional Court).

**Topic 6. Judicial system of the EU.**

[1. Development of the Judicial System](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-5) of the EU

2. Composition of the judicial system of the EU

1. [The Court of Justice](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-7)
2. [The General Court](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-10)
3. [The Civil Service Tribunal](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-13)

[3. Jurisdiction](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-14) of the Court of Justice of the EU

1. [Actions against Member States](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-15)
2. [Actions against European Union Institutions](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-17)
	* [Actions for Annulment](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-18)
	* [Actions for Failure to Act](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-19)
	* [Actions for Damages](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-20)
3. [References from National Courts or Tribunals for Preliminary Rulings](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-21)
4. [Appeals against Decisions of the General Court](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-22)
5. [Opinions on Treaties to be Concluded by the European Union](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-23)

4. Judicial Procedure.

**Basic Literature:**

[Chalmers D. European Union Law. CUP Cambridge, 2010.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-54" \t "_blank)

1. [Craig P., de Búrca G. EU Law: Text, Cases, and Materials. 5th Ed. OUP Oxford, 2011.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-56" \t "_blank)
2. [Treaty of Lisbon amending the Treaty on European Union and the Treaty Establishing the European Community, 13.12.2007) // OJ. 2007. C306.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e642&link=law-9780199231690-e642-bibItem-67" \t "_blank)

**Additional Literature:**

Jacobs F. G. European Union, Court of Justice and General Court // MPEIL.

The Court of Justice, http://bookshop.europa.eu/en/the-court-of-justice-pbQD3010472/

The General Court, http://bookshop.europa.eu/en/the-general-court-pbQD3210610/?CatalogCategoryID=WTQKABsteF0AAAEjKpEY4e5L

1. [Rules of Procedure of the General Court, 2.05.1991 // OJ. 2010. C177/37.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e1720&link=law-9780199231690-e1720-bibItem-124" \t "_blank)
2. [Rules of Procedure of the Court of Justice, 19.06.1991 // OJ. 2010. C177/1.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e1720&link=law-9780199231690-e1720-bibItem-125" \t "_blank)

[Broberg M. and Fenger N. Preliminary References to the European Court of Justice. OUP Oxford, 2010.](http://www.oxfordlawcitator.com/protected/Citator?type=bib&doc=law-9780199231690-e1720&link=law-9780199231690-e1720-bibItem-120" \t "_blank)

**Topic 7. Protection of Human Rights in the European Union**

1. Historical evolution of the role of human rights in the EU.
2. Protection of human rights in the EU from the institutional prospective.
3. Charter of Fundamental Rights of the European Union.
4. Accession of the EU to the ECHR.

**Basic Literature:**

Charter of Fundamental Rights of the European Union, 07.12.2000, <http://www.europarl.europa.eu/charter/pdf/text_en.pdf>.

1. Charter of Fundamental Rights of the European Union, 12.12. 2007 // OJ. 2007. C303/1.

Human Rights in the EU, in: [Craig](http://www.google.ru/search?hl=ru&tbo=p&tbm=bks&q=inauthor:%22Paul+Craig%22&source=gbs_metadata_r&cad=8) P., [de Búrca](http://www.google.ru/search?hl=ru&tbo=p&tbm=bks&q=inauthor:%22Gr%C3%A1inne+de+B%C3%BArca%22&source=gbs_metadata_r&cad=8) G. EU Law: Text, Cases, and Materials. 5th Ed. Oxford, 2011.

**Additional Literature:**

8th Working Meeting Of The CDDH Informal Working Group On The Accession Of The European Union To The European Convention On Human Rights (CDDH-UE) with The European Commission, Draft legal instruments on the accession of the European Union to the European Convention on Human Rights, 19 July 2011, http://www.coe.int/t/dghl/standardsetting/hrpolicy/Accession/Working\_documents/CDDH-UE\_2011\_16\_final\_en.pdf

Steering Committee For Human Rights (CDDH), Report to the Committee of Ministers on the elaboration of legal instruments for the accession of the European Union to the European Convention on Human Rights, 14 October 2011, <http://www.coe.int/t/dghl/standardsetting/hrpolicy/Accession/Meeting_reports/CDDH_2011_009_en.pdf>

Kadelbach S. Charter of Fundamental Rights of the European Union (2000) // MPEIL.

**Topic 8. Foreign policy of the EU.**

**8.1. Relations with third countries.**

-the right of signing treaties.

-the right of legation

**Basic Literature:**

Clergerie, J.L., The common policies of the European Union, Ellipses, 2006, p.85

Dashwood, A., External relations provisions of the Amsterdam treaty//Common Market Law Review, 5/1998.p.1019.

Mac Goldrick, D., International relations law of the European Union, Lawseries, Longman, London, 1997.

Louis, J.-V., Dony, M., External relations, Commentary Mégret, Ed. of the

ULB, Bruxelles, second edn., 2005.

Pescatore, P., The external relations of the European

Communities//RCADI 1961, vol.103-II.

Treaty ECSC, 1951

Treaty EAEC, 1957

EC treaty, 1957.

Single European Act, 1986

Maastricht Treaty, 1992.

Nice Treaty, 2001

Amsterdam Treaty, 1997.

Customs Convention May 18, 1963, JORF September 1963, p.8679.

Regulation No2151/84.

**Additional Literature:**

Ayberg, U., The mechanism of community decision making in the field of

external relations, Bruylant, Bruxelles, 1978.

Balmont, L., & Bourrinet J., The external relations of the European Union, PUF, Que

sais-je? , No1837, p. 1995.

Blin, O., The article 113 EC after Amsterdam//RMC 1998.447.

Boulouis J., The jurisprudence of the ECJ related to the external relations of the Communities//RCADI 1978.II 335.

Démaret, P., (under the direction of), External Relations of the European

Community and internal market: legal and functional aspects, Collège

d’Europe, Bruges, 1988.

Dutheil de la Rcohere, J., The area of shared competences: about the scope of the

external competences of the EC//RMC 1995.461.

Fernandez Sola, N., El reparto de competencias entre la Communidad

Europea y sus Estados miembros en el ámbito de las relaciones exteriores,

con especial referencia a los acuerdos internacionales, thesis, Saragossa,1998.

Flaesh-Mougin, C., The Maastricht treaty and the external competences of

the EC//CDE, 1993.351.

Gilsdorf, P., Scope and delimitation of the community competences in the field of

commercial policy, RMC 1989.195.

Groux J., & Manin Ph., The European communauties in the international

order, Commission of the communauties, collection European perspectives, OPOCE,

1 984.

Kovar, R., The contribution of the ECJ to the development of the

international condition of the EEC//CDE 1978.527.

Neframi, E., Reflexions on the reform of the commercial policy by the Amsterdam

treaty// CDE 1998.17.

Perrakis Stélios, the external relations of the European Community after

the Single European Act//RMC 1989.488.

Raux J., & Flaesh- Mougin, Les accords externes de la CEE (January 1, 1973-

December 31, 1974)//RTD *eur* 1975, p.227.

Raux J., The externational relations of the EEC, Cujas, 1966.

Sauvigon, E.,The European Commission and the right of active legation//RMC

1978.176

**Judicial decisions:**

CJCE, March 10 1971, Deutsche Tradux, case. 38/70

CJCE, March 31, 1971, Commission vs Council, *AETR*, case 22/70

CJCE, July 14, 1976, *Kramer*, case 3/76.

CJCE, May 5, 1982, *Shul*, 15/81.

CJCE, January 1993, *Deutsche Shell*, case 188/91.

**8.2. Relations with international organizations.**

-relations between the Communities and international organizations.

-the participation of the Communities to the organs of international

 organizations.

**Basic Literature:**

Clergerie, J.L., The common policies of the European Union, Ellipses, 2006, p.85

Dashwood, A., External relations provisions of the Amsterdam

treaty//Common Market Law Review, 5/1998.p.1019.

Clergerie, J.L., The common policies of the European Union, Ellipses, 2006, p.85 et s.

Mac Goldrick, D., International relations law of the European Union, Law

series, Longman, London, 1997.

Louis, J.-V., Dony, M., External relations, Commentary Mégret, Ed. of the

ULB, Bruxelles, second edn., 2005.

Treaty ECSC, 1951

Treaty EAEC, 1957

The Rome Treaty, 1957.

The Maastricht Treaty, 1992.

The Nice Treaty, 2001

Amsterdam Treaty, 1997.

**Additional Literature:**

Auvret-Finck, J., The participation of the EC to conventional activity and to

international organic structures, thesis, Strasbourg, 1985.

Auvret-Finck, J., The international obstacles to the affirmation of the

Community and the European Union in international organizations, Mélanges in tribute

to Guy Isaac, Presses de l’Université des sciences sociales de Toulouse, 2004, p.449.

Carotenuto, C., The participation of the European community and its member States to

international organisations, thesis, Strasbourg, 1999.

Dormoy, D., The status of the European Union in international organizations

, Ed.Bruylant et de l’Université de Bruxelles, 1997, p.36.

Jacqué, J, P., The participation of the EEC to universal international organizations

//AFDI 1975.924

Kovar, R., The participation of the EEC to multilateral conventions//AFDI 1975.903.

Le Tallec, G., Some aspects of the relations between the EEC and international

organizations//RMC 1972.636.

Maes, A., The European community, intergovernmental organizations and multilateral

agreements// RMC 1977.395.

Rott, J., The participation of the EEC to the management of multilateral agreements

thesis, Toulouse, 1979.

Sack,J., The European Community’s membership of international

organizations//Common Market Law Review 1995.1227.

Sermet, L., The question of the membership of the EC to international organizations

and treaties//AFDI 1997.671.

**Judicial Practice:**

CJCE, March 31, 1971, *AETR*, Commission vs Council, Case.22/70.

CJCE, July 14, 1976, *Kramer* case. 3/76.

**Topic 9. Russia and the EU. Legal Framework of Co-operation.**

1. History of development of co-operation between Russia and the EU.

Agreement on Partnership and Co-operation of 1994.

Other bilateral agreements between Russia and the EU.

Road maps of 2005.

Perspectives of development of co-operation between Russia and the EU.

**Basic Literature:**

[Agreement on partnership and cooperation establishing a partnership between the European Communities and their Member States, of one part, and the Russian Federation, of the other part](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=201). 24.06.1994,ttp://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia

**Additional Literature:**

1. [Bindi](http://www.google.ru/search?hl=ru&tbo=p&tbm=bks&q=inauthor:%22Federiga+M.+Bindi%22&source=gbs_metadata_r&cad=8) А.М. The Foreign Policy of the European Union: Assessing Europe's Role in the World. Brookings Institution Press, 2010.
2. [Agreement between the Government of the Russian Federation and the European Union on the protection of classified information](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=8561), 01.06.2010, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
3. Agreement between the European Community and the Government of the Russian Federation on cooperation in fisheries and the conservation of the living marine resources in the Baltic Sea, 28.04.2009, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
4. [Agreement between the European Union and the Russian Federation on the participation of the Russian Federation in the European Union military operation in the Republic of Chad and in the Central African Republic (EUFOR Tchad/RCA)](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=8161), 05.11.2008, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
5. [Agreement between the European Community and the Russian Federation on trade in certain steel products](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=7921), 26.10.2007, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
6. [Agreement between the European Community and the Russian Federation on readmission](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=4721), 25.05.2006, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia.
7. [Agreement between the European Community and the Russian Federation on the facilitation of the issuance of visas to the citizens of the European Union and the Russian Federation](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=4741), 25.05.2006, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
8. [Agreement between the European Community and the Russian Federation on trade in certain steel products](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=3381), 03.11.2005, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
9. Agreement between the European Community and the Russian Federation amending the Agreement between the European Coal and Steel Community and the Government of the Russian Federation on trade in certain steel products of 9 July 2002, 26.07.2004, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
10. [Protocol to the Partnership and Cooperation Agreement establishing a partnership between the European Communities and their Member States, of the one part, and the Russian Federation, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Hungary, the Republic of Latvia, the Republic of Lithuania, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=3021), 27.04.2004, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
11. [Agreement between the European Community and the Government of the Russian Federation amending the Agreement between the European Coal and Steel Community and the Government of the Russian Federation on trade in certain steel products of 9 July 2002](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=212), 26.12. 2003,

http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia

1. [Agreement in the form of an Exchange of Letters between the European Community and the Russian Federation establishing a double-checking system without quantitative limits in respect of the export of certain steel products from the Russian Federation to the European Community](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=209), 30.07.2003,

http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia

1. [Agreement between the European Union and the Russian Federation on the participation of the Russian Federation in the European Union Police Mission (EUPM) in Bosnia and Herzegovina (BiH)](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=208). 24.07.2003,

http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia

[Agreement renewing the Agreement on cooperation in science and technology between the European Community and the Government of the Russian Federation](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=210). 05.06.2003,

http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia

1. [Agreement between the European Coal and Steel Community and the Government of the Russian Federation on trade in certain steel products](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=205), 09.07.2002, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
2. [Agreement on cooperation in science and technology between the European Community and the Government of the Russian Federation](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=204), 16.11.2000, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
3. [Agreement between the European Community and the Russian Federation on trade in textile products](http://ec.europa.eu/world/agreements/prepareCreateTreatiesWorkspace/treatiesGeneralData.do?step=0&redirect=true&treatyId=1122), 23.07.1998, http://ec.europa.eu/world/agreements/searchByCountryAndContinent.do?countryId=3853&countryName=Russia
4. Road Map For The Common Economic Space, <http://ec.europa.eu/environment/enlarg/pdf/road_map_ces.pdf>

Road Map on the Common Space of Freedom, Security and Justice, [http://www.russianmission.eu/userfiles/file/road\_map\_on\_the\_common\_space\_of\_freedom,\_security\_and\_justice\_2005\_english.pdf](http://www.russianmission.eu/userfiles/file/road_map_on_the_common_space_of_freedom%2C_security_and_justice_2005_english.pdf)

Road Map on the Common Space of External Security, <http://www.russianmission.eu/userfiles/file/road_map_on_the_common_space_of_external_security_2005_english.pdf>

Road Map on the Common Space of Research and Education, Including Cultural Aspects, <http://www.russianmission.eu/userfiles/file/road_map_on_the_common_space_of_research_and_education_2005_english.pdf>

Web-site of the Permanent Mission of the Russian Federation to the European Union, http://www.russianmission.eu

**Chapter II. Material Law of the EU**

**Topic 10. Law of the Internal Market of the EU.**

**10.1. Free movement of goods**

**10.1.1.** **The abolition of customs duties and internal taxation**

-The Customs Union: common customs tariff (Articles 26 and 27 EC)

-Free movement of goods provisions in the Treaty.

-Customs duties.

-Charges having equivalent effect of a customs duty.

-Charges falling within the scope of internal taxation.

**Basic Literature:**

Arnull, Dashwood, Dougan, Sparenta, Ross and Wyatt, European Union Law, 5th edn, Sweet and Maxwell, 2006, ch 12.

Molle, W., The Economics of European Union Integration: Theory, Practice, Policy, 1997, pt I.

Oliver, P., Free movement of goods in the European Community, 4th edn, Sweet and Maxwell, 2003, chs 1-4

Weatherill and Beaumont, EC Law,3rd edn, Penguin, 1999, chs 13 and 14.

**Additional Literature:**

Danusso and Denton, Does the European Court of Justice look for a protectionist

motive under article 95?// LIEI 67, 1990.

Easson, .Fiscal discrimination: new perspectives on article 95//Common market Law Review 521, 1981.

Hedeman-Robinson, Indirect discrimination; Article 95 (1) EC Back to Front and Inside Out//1 EPL 439, 1995.

Oliver and Henning Roth, The internal market and the four Freedom// 31 Common Market Law Review 407, 2004.

Vamistendael, The limits to the new Community tax order, 31 Common Market Law Review, 1994.

**10.1.2. Quantitative restrictions and measures having the equivalent effects.**

-prohibition of quantitative restrictions and measures having equivalent effect: Articles 28 and 29 EC.

-distinctly and indistinctly applicable measures.

-derogation (article 30 EC)

-the rule of reason

-the principles of mutual recognition and equivalence

-the ruling in and its aftermath

**Basic Literature:**

Arnull, Dashwood, Dougan, Sparenta, Ross and Wyatt, European Union Law, 5th edn,Sweet and Maxwell, 2006, ch 12.

Maduro, M., We the Court: the European Court of Justice and the European

Constitution: a critical reading of article 30 of the EC Treaty, Hart, Oxford, 1998.

Molle, W., The Economics of European Union Integration: Theory, Practice, Policy,1997, pt I.

Oliver, P., Free movement of goods in the European Community, 4th edn, Sweet and Maxwell, 2003, chs 1-4

Weatherill and Beaumont, EC Law, 3rd edn, Penguin, 1999, chs 13 and 14.

Weiler, J., From Dassonville to keck and Beyond: an evolutionary reflection on the text and the context of free movement of goods in P.Craig and G. de Burca (eds), The Evolution of EU Law, Oxford University Press, Oxford, 1999.

**Additional Literature:**

Davies, G., Can selling arrangements be harmonized// Common Law Review 371, 30

(3), 2005

Gormley, L., Reasoning renounced? The remarkable judgment in *Keck v*

*Mithouard*//European Business law Review 63, 1994.

Hilson, C., Discrimination in Community free movement law//European Law Review

445, 1999, 24.

Kaczorowska, A., Gourmet can have his Keck and eat it!//European Law Journal, 479-

6.94, 2004, 10.

Koutrakos, P., On mortelmans, The Common Market, the internal market and the

Single market//What’s in a market? 35 Common Market Law Review 101, 1998, 35.

Kraft, D., Advertising restrictions and the free movements of goods-the case law of the ECJ, European Business Law Review 517, 2007, 18(3)

Oliver and Henning Roth, The internal market and the four Freedom// 31 Common

Market Law Review 407, 2004.

Oliver, P. and Enchelmaier, S., Free movement of goods: recent developments in the

Case law//Common Market Law Review 649, 2007, 43 (3).

Suibhne, N., The free movement of goods and Article 28 EC: an evolving

framework//European Law Journal, 2007, 43 (3).

Weatherill, S., After Keck: some thoughts on how to clarify the clarification//Common

Market Law Review 885-906, 1996.

Weatherill, S., Recent developments in the law governing the free movement of goods

in the EC’s internal market//European Review of Contract Law 90, 2006, 2.

**10.2. Free movement of persons: workers’ rights and the right of establishment.**

-Free movement of workers

-Independent rights

-Are job seekers entitled to equal treatment?

-Rights for workers’ families.

-Access to social and other benefits.

-Freedom of establishment.

**Basic Literature:**

Arnull, Dashwood, Dougan, Sparenta, Ross and Wyatt, European Union Law, 5th edn,

Sweet and Maxwell, 2006, ch 12.

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Weatherill and Beaumont, EC Law, 3rd edn, Penguin, 1999.

Wyatt & Dashwood European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature:**

Adinolfi, A., Free movement and access to work of citizens of the new Member States: the transitional measures//Common Market Law Review 469, 2005.

O’Keeffe, D., Equal rights for migrants: the concept of social advantages in Article 7(2) Regulation 1612/68, YEL 93, 1985.

Lonbay, J. Picking over the bones:right of establishment reviewed”//European law

Review 507, 1991, 16.

Moore, M., Freedom of movement and migrant workers’ social security: an overview of the Courts’ jurisprudence 1992-1997//Common Market Law Review 409, 1998, 35.

**10.3. Free movements of services: the freedom to provide and receive services.**

-Definitions of services and the requirement of remuneration.

-Non-economic services.

-Services, non-discrimination and the direct effect of Article 49 EC

-the freedom to provide a service.

-the freedom to receive a service.

-services provided across borders where neither the recipient nor the provider move

 across borders.

-illegal services.

-the Lisbon Strategy and the Services Directive.

**Basic Literature:**

Arnull, Dashwood, Dougan, Sparenta, Ross and Wyatt, European Union Law, 5th edn,

Sweet and Maxwell, 2006, ch 12.

Snell, J., Goods and Services in EC Law, OUP, Oxford, 2002.

Steiner, Woods & Twigger-Flesner, EU law, 9th edn, Blackstone, 2006.

Weatherill and Beaumont, EC Law, 3rd edn, Penguin, 1999.

Wyatt & Dashwood European Community Law, 5th edn, Sweet & Maxwell, 2006.

**Additional Literature:**

Art, J.Y., Legislative Lacunae, the Court of Justice and freedom to provide services *in* Curtin and O’Keeffe (eds) Constitutional Adjudication in European Community Law and National Law, Butherworths, Ireland, 1992.

Barnard, C., The substantive law of the EU: the four freedoms, OUP, Oxford, 2007.

Biondi, A., In and out of the Internal market; Recent developments on the principle of free movement//Yearbook of European Law 469, 1999/2000, 19.

Cabral, Cross-border medial care in the EU-bringing down a first wall//

European Law Review 387, 1999, 24.

Davies, G., Welfare as a service//LIEL, 2002, 29.

Fuchs, Free movement of services and social security-quo vadis?//European Law

Journal586, 2002.

Hatzopoulos, V., Recent developments of the case law of the ECJ in the field of

services// Common Market Law Review 43, 2000, 37.

Martinsen, D.S., Toward an internal health market with the European Court of

Justice//West European Politics 1035//2000, 37.

**Topic 11. Economic and Monetary Union.**

**11. 1. The evolution of the Economic and Monetary European Union (EMEU).**

-legal basis

-objectives.

-achievements.

**Basic Literature:**

1. Baimbridge, Mark & Whyman Philipp, Economic and Monetary Union in Europe,

Edward Elgar Publishing, 2003, p.170

1. ECB, How the euro became our money. A short history of the euro banknotes and

coins, Eurosystem, 2007, 1994.

1. O’Donnel, Rory & Honohan Patrick, Economic and Monetary Union, Institute of

European Affairs, 1991.

1. Overturf, Stephen, Money and European Union,  New York: St Martin’s Press, 1997.
2. Reman, Scheherazade., The path to european economic and monetary Union, Springer, 488 p
3. Decisions of the European Summit of the Hague (1969), Paris (1972), Bruxelles

(1978) and Noordwick (1997).

1. Articles 2 to 5, 119 to 144, 219, 282 to 284 of the treaty on the functioning of the

European Union (TFEU);

1. Protocols annexed to the TFEU regarding the changeover to the third stage of the

economic and monetary Union, the procedure regarding excessive deficits, citeria of convergence, exception clauses in favour of the United Kingdom and Danmark, the european system of central banks, the Central European Bank and the Eurogroup.

**Additional Literature:**

Boissonnat, Jean Europe after the euro.Europe yesterday-today –tomorrow,

Economica, 2001, p.111.

Commission of the European Communities, Economic and Monetary Union,

Commission Library, 1991, p.80.

De Grauwe, P., What have we learnt about monetary integration since the Maastricht

Treaty?//Journal of Common Market Studies, Katholieke Universiteit Leuvenurn,

November 2006, pages 711-730.

Feldstein Martin, The political economy of the European Economic and Monetary

Union: political sources of an economic liability//Journal of Economic Perspectives,

Vol.11 no4, February, 1998.

Grahl, John., European Union: problems of legitimacy, development and stability,

Kogan Page, June 1, 2001, p.53

Gretschmann, Klaus, Economic and monetary Union: implications for national policy-

makers, European Institute of Public Administration, M.Nijhoff Publishers, 1993, p. 281.

Townsend, Malcolm., The euro and economic and monetary union, John Harper., 2007,

p.318.

Verdun, A., The role of the Delors Committee in the creation of EMU: an epistemic

community?//Journal of European Public Policy, Volume 6, Number 2, 1 June 1999, pp

308-328 (21)

Welfens Paul, J.J., European monetary intergration, Sringer Verlag, pages 467.

Zestos, George., European monetary integration: the euro, Thomson/South-Western,

2006, p.267.

**11.2. The organs of the Economic and Monetary Union**

-legal basis

-objectives.

-achievements.

**Basic Literature:**

Schwiger, G-C., European Central Bank, Minerva Press, January 1 2000, p.402.

Scheller Hanspeter K., The European Central Bank - History, role and functions,

Eurosystem, 2nd revised edition: 2006.

Ziolioli C., & Martin, S., The law of the European Central Bank, Hart, 2001, p.268.

Articles 119 to 144, 219, 282 to 284 of the of the treaty on the functioning of the

European Union (TFEU);

Protocols annexed to the EU treaty: Protocole (n° 4) on the status of the European

System of central banks and on the European central Bank, protocole

(n° 14) on the Eurogroup.

**Additional Literature:**

Alesina, A & Grilli, V., The European central bank: reshaping monetary politics in Europe, Centre for Economic Policy Research, 1991, p.34.

De Grauwe, P & Dewachter, H., Yunus, A., The European Central Bank: decisions, rules and macroeconomic performance, Centre for Economic Policy Research, 1999,p.30.

Fitoussi, J.O & Creel, J., How to reform the European Central Bank? Centre for European reform, 2002, p.68.

Hamori, S & Hamori, N,. Introduction of the Euro and the monetary policy of the

European Central Bank, World Scientific, December 31, 2009

Hasse, R & Weidenfeld W & Biskup, R., The European Central Bank: perspectives for a further development of the European Monetary System, Bertelsmann Foundation,1990,p.280.

Mehnert-Meland, R., Central bank of the European Union: European monetary

institute, European system of Central Banks, European Central Bank: structures, tasks

and functions, Kluwer Law International, 1995, p.238.

Puetter, U., The Eurogroup: how a secretive circle of finance ministers shape European economic governance, Manchester University Press, 2006.

Schwiger, G-C., European Central Bank, Minerva Press, January 1 2000, p.402.

Smits, R., The European Central Bank: institutional aspects, Kluwer law International,1997, p.569.

Scheller Hanspeter K. The European Central Bank - History, role and functions"

2nd revised edition:, 2006

Ziolioli C., & Martin, S., The law of the European Central Bank, Hart, 2001, p.268

**11. 3. The European monetary policy**

-legal basis

-objectives.

-achievements.

**Basic Literature:**

ECB, The international role of the euro, Eurosystem, July 2012

ECB, The implementation of monetary policy in the euro area: General

Documentation on Eurosystem monetary policy instruments and procedures",

Eurosystem, January 1st, 2012.

ECB, The monetary policy of the ECB, Eurosystem (Third edition), May 2011.

ECB, The European Central Bank, the Eurosystem, the European System

of Central Banks" Eurosystem, 2011.

ECB, Price stability : Why is it important for you?, Eurosystem, 2011

ECB,The payment system: payments, securities and derivatives, and the role of the Eurosystem, Eurosystem.Editor: Tom Kokkola, September 2010.

Articles 119 to 144, 219, 282 to 284 of Treaty on the functioning of the

European Union (TFEU)

Protocole (n° 4) annexed to the Lisbonne treaty on the the status of the European system

of banks (ECSB) et de la Banque centrale européenne (BCE).

**Additional Literature:**

De Grauwe, P & Dewachter, H., Yunus, A., The European Central Bank: decisions,

rules and macroeconomic performance, Centre for Economic Policy Research, 1999.

Faust J., Rogers J-H, Wright, J-H., An empirical comparison of Bundesbank and ECB

monetary policy rules, Board of Governors of the Federal Reserve System, 2001, p.25.

Feldstein Martin, The political economy of the European Economic and Monetary

Union: political sources of an economic liability//Journal of Economic Perspectives, J

Vol.11 no4, February, 1998.

Fendel, M. & Frenkel, R., Five years of single European monetary policy in practise: is

the ECB rule-Based?// Contemporary Economic Policy, Western Economic Association

International, vol. 24(1), pages 106-115,01.

Gretschmann, Klaus, Economic and monetary Union: implications for national policy-

makers, European Institute of Public Administration, M.Nijhoff Publishers, 1993, p. 281.

Karagiannis, S. & Panagopoulos, Y. & Vlamis, P. Interest rate pass-through in Europe

and the US: Monetary policy after the financial crisis//Journal of Policy Modeling,

Elsevier, vol. 32 (3), pages 323-338, May 2010

McNamara, K., Economic and monetary Union in Wallace, H.Wallace, W. and

Pollack,M. Policymaking in the European Union, fifth edn, Oxford University

Press.pp.141-160.

Radu Vranceanu, The Euro Sovereign Debt crisis and the built-in instability of the

Euro//ESSEC Research Center, ESSEC Business School, 2012.

Kazanas, T. & Tzavalis E, 2011, Unveiling the monetary policy rule in the euro

area//Working Papers 130, Bank of Greece, 2011.

Wallace, H., An institutional anatomy and five policy modes in Wallace, H. Wallace,

Wallace, H. & Pollack, M. Policymaking in the European Union, fifth edition, Oxford

University Press, pp.49-90.

**11. 4. Economic governance**

-legal basis

-objectives.

-achievements.

**Basic Literature:**

Dyson, Kenneth & Quaglia L. European economic governance and policies, Volume I:

Commentary on key historical and institutional documents, Oxford University Press,

Nov. 2010, p.896

Molto Calvo, M., The new economic Governance in the EU: advances and

weaknesses//Revisat Galega de Economia, 2012, Volume 21.

Prest, E., Geeroms, H., Langenus,G., New developments in the economic governance

of the European Union, Economic Review of the National Bank of Belgium, June 2012, pages 101-120.

Article 3 of the EU treaty.

Articles 2 to 5, 119 to 144, 219, 282 to 284 of the Treaty on the functioning of the European Union (TFEU)

Protocoles 12, 13 and 14 annexed to the TFEU

**Additional Literature:**

Bromley, S., Governing the European Union, Open Unversity, SAGE publications,2001.

Campanella, M & Sylvester, C. & Eijffinger, W., EU economic governance and

Globalization, Edward Elgar Publishing, 2003, p.48.

Eising, Rainer & Kohler-Koch Beate, The transformation of governance in the

European Union, Routledge, 2004.

Molle Willem, European economic governance: the quest for consistency and evidence, Routledge, 2011.

Puetter, U., The Eurogroup: how a secretive circle of finance ministers shape European economic governance, Manchester University Press, 2006.

Quaglia, L., Central banking governance in the European Union: a comparative

analysis, Routledge, 2008.

Secchi Carlo, Villafranca Antonio, Liberalism in crisis? European economic

governance in the age of turbulence, Edward Elgar Publishing, 2009.

Thompson, G,, Governing the European economy, Open University, SAGE

publications, 2001.

Wouters, J., Defraigne, P., Defraigne J-C., China, the EU and the restructuring of

global Governance, Edward Elgar Publishing, 2012.

Wunderlich, J.U. & Bailey David, J., The European Union and global governance.

A handbook, Routledge, 2011.

**11.5. A new framework for the budget policies**

-legal basis

-objectives.

-achievements.

**Basic Literature:**

Benedetto, G. & Milio, S., European Union budget reform institutions, policy and economic crisis, Palgrave Macmillan, 2012.

Ferreiro, J. & Fontana G., Fiscal policy in the European Union, Palgrave macmillan,

2008, p.219.

Hallerberg Mark, Domestic Budgets in a United Europe, fiscal governance from the end

of Bretton Woods to the EMU, Cornell University Press, 2004.

Wierts peter, fiscal Policy Surveillance in Europe, Palgrave Macmillan, 2006.

Articles 3, 119 to 144, 219, 282 to 284 on the Treaty of the functioning of the European

Union (TFUE)

Protocole (n° 12) on the procedure regarding excessive deficits and protocole (n° 13) on

the criteria of convergence, annexed to the TFUE.

**Additional Literature:**

Buti M. & Nava M., “Constrained flexibility” as a tool to facilitate reform of the EU

budget, European Commission-Directorate General for Economic and Financial Affairs,

2008.

Cipriani, G., Rethinking the EU budget: three unavoidable reforms, Centre for

European Policy studies, Bruxelles, 2007

Lindner, J., Conflict and change in EU budgetary politics, Routledge, 2006.

Lindner, J., Conflict and change in EU budgetary politics, Routledge, 2006

Muysken, J. & Van Veen T., Growth and cohesion in the European Union: the impact

of macro economic policy. Edward Elgar publishing, 2006.

Gros, D., How to achieve a better budget for the European Union?//CEPS Working

documents, Centre for European Policy studies No289/april 2008.

Heinemann, F., Reform options for the EU own resources system, 2008, Physica Verlag,

a Springer company, Heildelberg 2008.

Heinemann, F., Lefevre, M., Réflections franco-allemandes sur l’avenir du budget

Européen.

Jackson, R., Reforming the European budget, Conservative political centre, 1981.

Larch, M., Fiscal policy making in the European Union: an assessment of current

practice and challenges, Routledge, 2009

Vaneecloo, C., Badriotti, C., Fornasini, M., Fiscal federalism in the European Union and

its countries: a confrontation between theories and facts, P.I.E Peter Lang, Brussels,2006

**Topic 12. Competition Law of the EU.**

**12.1. The notion of relevant market**

-the notion of enterprise

-the delimitation of the relevant product market

-the delimitation of the relevant geographical market.

**Basic Literature:**

Furse, Competition law of the UK & EC, OUP, Oxford, ,2009.

Korah, EC Competition Law and Practice, 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law Butterworths, London, 2008.

EEC Treaty

Treaty of the Functioning of the European Union

Guidelines of the EC Commission, 1998.

**Additional Literature**:

1. Abdelgawad, Globalisation and Competition law, Litec, 2008.
2. Baker and Wu, Applying the market definition guidelines of the EC Commission//

ECL Review 273, 1998.

1. Ehlermann, The modernization of EC antitrust policy: a legal and cultural revolution?//

Common Market Law Review 537-90, 2000.

1. Jones and Sufrin, EC Competition Law: Text, Cases, and Materials*,* 2nd edn, OUP,

Oxford.

Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford, 2011.

Whish, The enforcement of EC competition law in the domestic courts of member//

states”, ECL Review 60, 1994.

**Judicial decisions:**

ECJ, April 23, 1991, *Höfne*

Decision of the Commission, November 14 1995, *Crown Cork/Carnaud Metalbox*

(definition by the European commission of several markets including the market of

sheet iron spray can and the market of aluminium spray can).

1. Decision of the Commission, July 17 1996, *Ciba-Geigy/Sandoz* (every drug was

considered as a distinctive market due to its characteristics and particularly its weak

degree of substitutability).

1. Decision of the Commission, January 22 1997, *Coca-cola/Amalgamated beverages*

(the market of fuzzy beverages based on cola was admitted as distinctive market from

the market of gas water).

1. decision of the Commission, July 3 2003, *Wolseley/Pinault Bois et Matériaux* (local

geographical market).

1. Decision of the Commission, December 20 1990 *Cargil/Unilever* (wider

trading area).

1. Decision of the Commission, January 22 1997, *Coca-cola/Amalgamated*

*beverages* (national geographical market).

1. Judgement of the Court of first instance of the European Community, march 25,

1999, *Gencor* (above 40% of market share, evidence of dominant position).

**12.2. Horizontal agreements.**

-agreements prohibited *per se*

-the possibilities of validating certain types of agreements.

-the evidence of prohibited agreement.

-the sanctions against prohibited agreements.

**Basic Literature:**

Furse, Competition law of the UK & EC, OUP, Oxford, 2009.

Korah, EC Competition Law and Practice , 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law Butterworths, London, 2008.

EEC Treaty

Treaty of the Functioning of the European Union

Regulation 1/2003, December 16, 2002.

Regulation 19/65, March 1965

Regulation 2821-71

Guidelines of the European Commission.

**Additional Literature:**

Ehlermann, The modernization of EC antitrust policy: a legal and cultural

revolution?//Common Market Law Review 537-90, 2000.

Fasquelle, American and Community law on agreements, the study of the rule of law,

GLN-Joly, 1993.

Idot, Community competition law, the new system of implementation of articles 81 and 82, Bruylant-Fec, 2004.

Jones and Sufrin, EC Competition Law: Text, Cases, and Materials*,* 2nd edn, OUP, Oxford.

Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford, 2011.

Whish, The enforcement of EC competition law in the domestic courts of member states//

ECL Review 60, 1994.

**Judicial decisions:**

1. ECJ, January 6 2004, *Bundesverband (an implicite invitation as an*

*evidence of agreement.*

1. *ECJ, April 30, 1986, Nouvelles frontières* (agreements on prices among airlines)

ECJ, December 3, *Bureau Interprofessionnel Cognac*.

**12. 3. Vertical agreements**

-prohibited vertical agreements

-exemptions of probited vertical agreements

-“black clauses” in vertical agreements.

-the sanctions against prohibited vertical agreements

**Basic Literature:**

Furse, Competition law of the UK & EC , OUP, Oxford, 2009.

Korah, EC Competition Law and Practice, 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law, Butterworths, London, 2008.

EEC Treaty

Treaty of the Functioning of the European Union

Regulation 1/2003, December 16, 2002.

Regulation 2790/99: block exemption for vertical agreements.

**Additional Literature**:

Ehlermann, The modernization of EC antitrust policy: a legal and cultural revolution? //Common Market Law Review 537-90, 2000.

Griffiths, A glorification of de minimis-the regulation on vertical agreements,//Common

Market Law Review 537-90, 2000

Jones and Sufrin, EC Competition Law: Text, Cases, and Materials*,*2nd edn, OUP,Oxford.

Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford, 2011.

Wish, Regulation 2790/99: the Commission’s new style block exemption for vertical

Agreements 37// Common Market Law Review 887-924, 2000.

Whish, The enforcement of EC competition law in the domestic courts of member states//

ECL Review 60, 1994.

**Judicial Decisions:**

1. ECJ, July 13, 1966, *Grundig,* (submission of vertical agreements to the regulation on

competition).

1. ECJ, January 13 1994, *Metro/Cartier* (multiplication of exclusivity contracts between a

manufacturer and exclusive distributors having a cumulative effet likely to create a

barrier to the entry to the market).

**12.4. Abuse of dominant position.**

 -the delimitation of the relevant market

 -determination of a dominant position of a firm or a group of firms

 -the different types of abuses

 -the sanctions against the abuse of a dominant position

**Basic Literature:**

Furse, Competition law of the UK & EC, OUP, Oxford, 2009.

Korah, EC Competition Law and Practice, 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law, Butterworths, London, 2008.

1. EEC Treaty
2. Treaty of the Functioning of the European Union

Regulation 1/2003, December 16, 2002.

Guidelines of the European Commission on collective dominance.

**Additional Literature:**

Al-Dabbah, Conduct, dominance and abuse in market relationship// ECL Review 45, 2000.

Ehlermann, The modernization of EC antitrust policy: a legal and cultural revolution?// Common Market Law Review 537-90, 2000.

Jones and Sufrin, EC Competition Law: Text, Cases, and Materials, 2nd edn, OUP, Oxford.

Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford 2011.

Monti,G The scope of collective dominance under Article 82 //38 Common Market Law Review 131, 2001.

Soames, An analysis of the principles of concerted practice and collective dominance: a distinction without a difference?//ECL Review 24, 1996.

Ysewyn and Caffarra, Two’s company, three’s a crowd: the future of collective dominance after the *Kali & Salz* judgment//ECL Review 468, 1998.

Whish, The enforcement of EC competition law in the domestic courts of member states// 1994, ECL Review 60.

**Judicial decisions:**

1. ECJ, *United Brand*, 1978 (the notion of dominant position)
2. ECJ, *Hoffman La Roche*, February 13 1979 (the notion of dominant position).
3. ECJ, November 14 1996, *Tetra pak* (dominance and connexity between several

markets).

1. ECJ, March 31, 1998, *Kali* (collective dominant position).
2. ECJ, November 13 1975, *General Motors* (abusive exploitation of a dominant position

through prices above the level of the market).

1. ECJ, November 11, 1986, *British Leyland* (abusive exploitation of a dominant position

through prices above the level of the market).

**12.5. Merger control**

-the mergers concerned by the control of European antimonopoly organs

-the determination of the relevant market

-the creation or strengthening of a dominant position

-the procedure to be followed by merging firms

**Basic Literature:**

Furse, Competition law of the UK & EC, Oxford, 2009.

Korah, EC Competition Law and Practice, 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law, Butterworths, London, 2008.

Treaty of the Functioning of the European Union.

Regulation 4064/89

Regulation 1310/97

Regulation 1/2003

Guidelines of the European Commission on Merger control.

**Additional Literature:**

Baxter and Dethmers, Collective Dominance under EC Merger control –after *Airtours* and the introduction of unilateral effects is there still a future for collective dominance?//ECL Review 148, 2006.

Berlin, the Community merger control, Pédone.

Berlin, Merger control, Commentary Mégret, Editions Institut

d’études européennes, 2009.

1. Cohen-Tanugi, Encaoua, Winckler, Siragusa, Brunet, Community practice of merger

control, De Boek, 1995.

1. Ehlermann, ‘The modernization of EC antitrust policy: a legal and cultural revolution?

//Common Market Law Review 537-90, 2000.

Idot et Prieto, does the regulation 1/2003 modify dispute strategies?, Bruylant.

Jones and Sufrin, EC Competition Law: Text, Cases, and Materials, 2nd edn, OUP,

Oxford.

Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford, 2011.

Whish, The enforcement of EC competition law in the domestic courts of member

States//, ECL Review 60, 2000.

Zachman, the community control of concentrations, LGDJ

**Judicial Decisions:**

1. Decision of the Commission, November 14, 1995, *Crown Cork/Carnaud Metalbox* (the

determination of the relevant product market)

Decision of the Commission, July 3, 2003 *Wolseley/Pinault Bois* (determination of the

relevant geographical market),

1. Decision of the Commission, July 30 1997, *Boeing Mc Donnell Douglas* (refusal of the

Commission to validate an operation of concentration approved by the American

antimonopoly bodies).

1. Decision of the Commission, 2001, *Schneider/Legrand* (refusal of the Commission to

validate a merger leading the strengthening of a dominant position).

**12. 6. The principle of interdiction of State aids.**

-the notion of State aid.

-the affectation of trade between Member States.

**Basic Literature:**

Furse, Competition law of the UK & EC, OUP, Oxford, 2009.

Korah, EC Competition Law and Practice, 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law, Butterworths, London, 2008.

1. Treaty of the Functioning of the European Union.
2. Directive 80/723, June 1980

Communication of the European Commission, July 13 on compensations/State aids.

**Additional Literature:**

Croisier, the offensive of the EEC against State aids, Apogée.

Dony*,* the control on State aids, commentary Mégret*,* Institut d’études européennes, 2007*.*

Ehlermann, The modernization of EC antitrust policy: a legal and cultural revolution?//Common Market Law Review p. 537-90, 2000.

1. Jones and Sufrin, EC Competition Law: Text, Cases, and Materials*,* 2nd edn, OUP, Oxford.
2. Keppenne, Guide of State aids in community law, Bruylant.
3. Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford, 2011.
4. Whish, The enforcement of EC competition law in the domestic courts of member states//ECL Review 60, 1994.

**Judicial Decisions:**

1. ECJ, February 2 1988, *Van der Kooy* (organisations likely to bring State aids).
2. ECJ, 21 mars 1991, *Italy backed by Spain vs Commission* (State aids coming from funds

supplied by a State firm).

1. ECJ, 2009, *Deutsche Post* (subsidies paid in compensation of missions of general

interest of the German post office. A State aid is only the part of the fund which over

compensates).

1. ECJ, January 30, 1985, *Commission vs France* (the notion of subsidies).
2. ECJ, 1983, *P&O Ferries European Ferries c/Commission* (abnormal financial support to contracts).
3. Decision of the Commission, December 16, 2003, (tax exemption granted by France

allowing firms to take over failing companies).

ECJ, July 24 2003, *Altmark Trans*, (admission by the ECJ of the possibilities of subsidies

from the State if they compensate activities of public services)

**12. 7. Exemptions of prohibition of State aids.**

-State aids automatically compatible with EU law

-State aids a priori non compatible with EU law.

-the procedure of control of State aids.

**Basic Literature:**

Furse, Competition law of the UK & EC OUP, Oxford, 2009.

Korah, EC Competition Law and Practice, 8th edn, Hart Publishing, Oxford, 2010.

Whish, Competition law, Butterworths, London, 2008.

Treaty of the Functioning of the European Union.

Directive 80/723, June 1980

Guidelines of the European Commission on the exemption of prohibition of State aids..

Communication of the European Commission, July 13 on compensations/State aids.

**Additional Literature:**

1. Dony M*,* the control on State aids, commentary Mégret*,* Institut d’études

européennes,2007*.*

1. Ehlermann, The modernization of EC antitrust policy: a legal and cultural

revolution?//Common Market Law Review 537-90, 2000.

1. Jones and Sufrin, EC Competition Law: Text, Cases, and Materials*,* 2nd edn,

OUP,Oxford.

1. Keppenne, Guide of State aids in community law, Bruylant.
2. Korah, Cases and Material on EC Competition Law, Hart Publishing, Oxford,

2011.

1. Whish, The enforcement of EC competition law in the domestic courts of Mmember states// ECL Review 60, 1994.

**Judicial Decisions:**

ECJ, September 19, 2000, *Germany vs the Commission* (the legality of State aids

compensating the division of the country)

1. ECJ, july 24 2003, *Altmark trans* (a strict compensation by a State budget of charges of

public services should not be considered as a State aid).

**Topic 13. Corporate EU law.**

**13.1. The corporate contract.**

-subscription in cash and assets other than cash

-vocation to profit and losses

-*affectio societatis*.

**Basic Literature:**

Luby, Pasqualini & Pasqualini-Salerno, Corporate community law, July 1996.

Menjucq M., International and European corporate law, Montchrestien, 2001.

Cozian M., Viandier (A.) and Deboissy (Fl.), Corporate law, Litec, 2005.

Vidal D., Corporate law, LGDJ 2006.

EEC Treaty

Treaty of the Functionning of the European Union

1. Directive 68/151/CEE du Conseil, 9 mars 1968

**Additional Literature:**

1. Cambassedes M.-J, The nature and legal status of an asset-providing operation//

Rev.sociétés, 1976, p.431.

1. Chaput Y., Corporate law, PUF, 1993.

Chartier Y., Business law-commmercial companies, PUF, collec. Thémis, 2000.

Didier P., Commercial companies law, Que sais-je?

1. Kenderian. F, The contribution to losses//Rev. sociétés, 2002, p.617.
2. Le Cannu., Corporate law, Monchrestien, 2003.
3. Lichbacher R, Corporate contract? A special contract in Mélanges M.Jeantin,

Dalloz, 1999, p.281.

1. May J.Cl., A company: contract or institution in Contrat ou institution: un enjeu de

société, LGDJ, 2004, p.122.

Mercadal B. and Janin Ph., Commercial companies, Francis Lefebvre, 2004.

Merle Ph, Commercial companies, Précis Dalloz, 2005.

Mestre J. and Blanchard-Sebastien C, Commercial companies, Lamy.

Poillot-Peruzetto and Luby, The EC law applied to a firm, Dalloz, 1998.

Ripert G. and Roblot R., Elementary treatise of commercial law, t.1 by Germain M.,

LGDJ, 2002.

Royal H., Family civil companies, LGDJ 2006.

**Judicial Decisions:**

1. ECJ, November 1990, *Marleasing*.
2. ECJ, March 9, 1999, *Centros*.

**13.2. Incorporation of a company.**

-incorporation procedures.

-legal personality of a company.

-the fate of the acts passed before the incorporation period.

**Basic Literature:**

Luby, Pasqualini & Pasqualini-Salerno, Corporate community law, Joly 1996.

Menjucq M., International and European corporate law, Montchrestien, 2001.

Cozian M., Viandier (A.) and Deboissy (Fl.), Corporate law, Litec, 2005.

Vidal D., Corporate law, LGDJ 2006.

EEC Treaty

Treaty of the Functioning of the European Union

1. Directive 68/151/EEC Council, March 9 1968

**Additional Literature:**

1. Besnard-Goudet R., The take over of acts and the necessary qualification of a company being incorporated// Dr. *s sociétés,* December 2011*,* p.5.
2. Chaput Y., Corporate law, PUF, 1993.

Chartier Y., Business law-commercial companies, PUF, collec. Thémis, 2000.

Didier P., Commercial companies law, Que sais-je?

Le Cannu., Corporate law, Monchrestien, 2003.

Mercadal B. and Janin Ph., commercial companies, Francis Lefebvre, 2004.

Merle Ph, commercial companies, Précis Dalloz, 2005.

Mestre J. and Blanchard-Sebastien C, Commercial companies, Lamy.

Poillot-Peruzetto and Luby, the EC law applied to a firm, Dalloz, 1998.

Paillette E. The activity of a company being incorporated//Rev.sociétés, 1980, p.419.

Ripert G. and Roblot R., Elementary treatise of commercial law, LGDJ, 2002, t.1

Royal H., Family civil companies, LGDJ 2006.

Vidal D., Corporate law, LGDJ 2006.

**Judicial Decisions:**

1. ECJ, November 1990, *Marleasing*.
2. ECJ, March 9, 1999, *Centros*.

**13. 3. Nullity of companies and corporate deliberations.**

-cases of nullity

-the legal regime of the nullity action.

-the adjustment

**Basic Literature:**

Luby, Pasqualini & Pasqualini-Salerno, Corporate community law, July 1996.

Menjucq M., International and European corporate law, Montchrestien, 2001.

Cozian M., Viandier (A.) and Deboissy (Fl.), Corporate law, Litec, 2005.

Vidal D., Corporate law, LGDJ 2006.

EEC Treaty

Treaty of the Functioning of the European Union

1. Directive 68/151/EEC Council, March 9 1968

**Additional Literature:**

1. Besnard-Goudet R., The take over of acts and the necessary qualification of a company

being incorporated// Dr. *s sociétés,* December 2011*,* p.5.

1. Chaput Y., Corporate law, PUF, 1993.

Chartier Y., Business law-commercial companies, PUF, collec. Thémis, 2000.

Didier P., Commercial companies law, Que sais-je?

1. Hannoun Ch, Nullity action//RDT com, p.227, 1993.

Le Cannu P. The inexistence or the nullity of shell companies//, *Bull. Joly*

*Sociétés*, 1992, p.875.

Le Cannu., Corporate law, Monchrestien, 2003.

Mercadal B. and Janin Ph., commercial companies, Francis Lefebvre, 2004.

Merle Ph, commercial companies, Précis Dalloz, 2005.

Mestre J. and Blanchard-Sebastien C, Commercial companies, Lamy.

Poillot-Peruzetto and Luby, the EC law applied to a firm, Dalloz, 1998.

1. Paillette E.,The activity of a company being incorporated//Rev.sociétés, 1980, p.419.

Ripert G. and Roblot R., Elementary treatise of commercial law, LGDJ, 2002, t.1

Vidal D., Corporate law, LGDJ, 2006.

**Judicial Decisions:**

1. ECJ, November 1990, *Marleasing*.
2. ECJ, March 9, 1999, *Centros*.

**13.4. The partners**

-the quality of a partner

-the rights and responsibilities of a partner

-the existence of a group of partners.

**Basic Literature:**

Luby, Pasqualini & Pasqualini-Salerno, Corporate community law, Joly 1996.

Menjucq M., International and European corporate law, Montchrestien, 2001.

Cozian M., Viandier (A.) and Deboissy (Fl.), Corporate law, Litec, 2005.

Vidal D., Corporate law, LGDJ 2006.

EEC Treaty

Treaty of the Functioning of the European Union

1. Directive 68/151/EEC Council, March 9 1968

**Additional Literature:**

1. Chaput Y., Corporate law, PUF, 1993.

Chartier Y., Business law-commercial companies, PUF, collec. Thémis, 2

Cozian M., The bare owner or the usufructuary, who has the quality of partner?//,

JCP E, 1994, I, p.374.

1. Deboissy Fl and Wicker G, The voting right is a prerogative of the usufructuary of

securities representing the capital of a company//JCP E 2004, p.1290.

1. Derrupe J, A neglected partner: the usufructuary of shares or corporate stock//LPA,

13 juillet 1994.

1. Didier P., Commercial companies law, Que sais-je?
2. Hannoun Ch, Nullity action//RDT com, 1993, p.227.
3. Le Cannu P. The inexistence or the nullity of shell companies//*Bull. Joly Sociétés*,

1992, p.875.

Le Cannu., Corporate law, Monchrestien, 2003.

Mercadal B. and Janin Ph., commercial companies, Francis Lefebvre, 2004.

Merle Ph, commercial companies, Précis Dalloz, 2005.

Mestre J. and Blanchard-Sebastien C, Commercial companies, Lamy.

Poillot-Peruzetto and Luby, the EC law applied to a firm, Dalloz, 19

Paillette E. The activity of a company being incorporated//Rev.sociétés, 1980, p.419.

Regnaut-Moutier C. Towards the recognition of the quality of partner to the usufructuary of securities?//Bull. Joly Sociétés. 1994, p.1155.

Ripert G. and Roblot R., Elementary treatise of commercial law, LGDJ, 2002, t.1

Royal H., Family civil companies, LGDJ 2006.

Vidal D., Corporate law, LGDJ 2006.

**13. 5. The directors**

-the necessity to appoint a representative of the company.

-the limits to the powers of top executives.

-the responsibility of executives.

**Basic Literature:**

Luby, Pasqualini & Pasqualini-Salerno, Corporate community law, Joly 1996.

Menjucq M., International and European corporate law, Montchrestien, 2001.

Cozian M., Viandier (A.) and Deboissy (Fl.), Corporate law, Litec, 2005.

Vidal D., Corporate law, LGDJ 2006.

EEC Treaty

Treaty of the Functioning of the European Union

1. Directive 68/151/EEC Council, March 9, 1968

**Additional Literature:**

1. Chaput Y. The influence of the objects of a company on the powers of the directors of

companies other than joint stock companies and private limited company//JCP N, 1987,I, p.304*.*

1. Chaput Y., Corporate law, PUF, 1993.

Chartier Y., Business law-commercial companies, PUF, collec. Thémis, 2000.

1. Didier P., Commercial companies law, Que sais-je?

Le Cannu., Corporate law, Monchrestien, 2003.

Mercadal B. and Janin Ph., commercial companies, Francis Lefebvre, 2004.

Merle Ph, commercial companies, Précis Dalloz, 2005.

Mestre J. and Blanchard-Sebastien C, Commercial companies, Lamy.

Poillot-Peruzetto and Luby, the EC law applied to a firm, Dalloz, 1998.

Ripert G. and Roblot R., Elementary treatise of commercial law, LGDJ, 2002, t.1

Vidal D., Corporate law, LGDJ 2006.

**13.6. The protection of corporate interest.**

-the functions of statutory auditor.

-the abuse of voting rights.

-the intervention of third parties in the life of the company.

**Basic Literature:**

Luby, Pasqualini & Pasqualini-Salerno, Corporate community law, July 1996.

Menjucq M., International and European corporate law, Montchrestien, 2001.

Cozian M., Viandier (A.) and Deboissy (Fl.), Corporate law, Litec, 2005.

Vidal D., Corporate law, LGDJ 2006.

EEC Treaty

Treaty of the Functioning of the European Union

1. Directive 68/151/EEC Council, March 9, 1968

**Additional Literature:**

1. Chaput Y. The influence of the objects of a company on the powers of the directors of
2. companies other than joint stock companies and private limited company//, JCP N,
3. 1987, I, page 304.
4. Chartier Y., Business law-commercial companies, PUF, collec. Thémis, 2000.

Didier P., Commercial companies law, Que sais-je?

1. Le Cannu., Corporate law, Monchrestien, 2003.

Mercadal B. and Janin Ph., commercial companies, Francis Lefebvre, 2004.

Merle Ph, commercial companies, Précis Dalloz, 2005.

Mestre J. and Blanchard-Sebastien C, Commercial companies, Lamy.

Poillot-Peruzetto and Luby, the EC law applied to a firm, Dalloz, 1998.

Ripert G. and Roblot R., Elementary treatise of commercial law, LGDJ, 2002, t.1

Vidal D., Corporate law, LGDJ 2006.

**Judicial Decisions:**

1. ECJ, November 1990, *Marleasing*.
2. ECJ, March 9, 1999, *Centros*

**Examples of control questions and tasks for self-studying:**

1. Analyse judgments of the European Court of Human Rights on Cantoni v. France (no. 17862/91, 15.11.1996), and Matthews v. the United Kingdom (no. 24833/94, 18.02.1999 (Grand Chamber)). Is it possible to bring a case before the European Court of Human Rights against a State for national measures giving effect to the EU law or for the consequences of a treaty which it had been involved in adopting?
2. Which changes will be made to the COE system of human rights protection in order to make the accession of the EU to the ECHR possible?
3. What are the three main types of competence according to the Lisbon Treaty?
4. Which legislative procedures have been introduced aiming at strengthening the capacity of the European Union (EU) to act? In what fields the EU has special competences?
5. What are “passerelle clauses”?
6. What is the principle of proportionality? What is the principle of subsidiarity?
7. Do you agree that direct effect is one of the greatest achievements of the European Court of Justice?
8. To what extent is it possible to distinguish between direct applicability and direct effect?
9. Have Directives a direct effect?
10. What can do a EU judge when a directive is badly transposed in the internal law of member State?
11. Consider the purpose of the doctrine of indirect effect in relation to Marleasing. What are the difficulties with this doctrine?
12. What is the role of the High Representative of the Union for Foreign Affairs and
13. Security Policy?
14. What are the main objectives of the EU policy in foreign affairs?
15. How the EU and the members States coordinate their foreign policies?
16. What is the right of legation?
17. What is the status of the EU in international organizations?
18. What are the differences between a duty, a charge and internal taxation?
19. Can any charges imposed on goods by reason of crossing a frontier be justified?
20. Can a charge be both a customs charge and internal taxation?
21. What are measures having an equivalent effect to a quantitative restriction (MERQ)?
22. What are services for the purposes of the EU treaty?
23. What are the objectives and achievements of the Economic and Monetary Union?
24. What is the legal basis of the Economic and Monetary Union?
25. What are the objectives and tools of the ECB monetary policy?
26. What is the role of EU economic governance in a context of globalization?
27. Why and how the budget policy of the EU should be reformed in a time of crisis?
28. What are the key factors to define a relevant market?
29. What is the different between horizontal agreements and vertical agreements? Cite

different types of horizontal and vertical agreements?

1. What is a block exemption?
2. What is the methodology followed by the European Commission to characterise the

abuse of dominant position?

1. What changes brought the Regulation 1/2003 to merger control in the EU?
2. Is a company a contract or an institution?
3. What are the specifies of corporate contact in comparison to general law contract?
4. What are the cases of nullity of a company in the 1968 Regulation?
5. What is the contribution of the Marleasing case (CJCE,1990) to the debate on the legal nature of the objects of a company?
6. What is the influence of the objects of a company on the powers of directors?

**Topics of essays and papers:**

1. Institutions of the EU after the entering into force of the Lisbon Treaty.
2. [Legal Status and Nature of the European Union](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-8)

Secondary law of the EU.

The EU law and International Law.

1. [Jurisdiction](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-14) of the Court of Justice of the EU
2. Accession of the European Union to the European Convention of Human Rights.
3. Perspectives of development of co-operation between Russia and the EU: legal aspects.

Exclusive competences and shares competences.

Principle of proportionality and principle of subsidiarity

Primacy and direct effect of EU legal norms

Direct vertical effect and indirect horizontal effect of a Directive?

The role and functions of the High Representative of the Union in international affairs.

The right of legation

The notion of services according to the EU treaty.

The organization and the role of European Central Bank

The role of the Eurogroup.

Horizontal and vertical agreements according to the EU law.

Abuse of dominant position according to the EU law.

Cases of a nullity of a company according to EU law.

The notion of objects of a company according to EU law.

**Questions for the evaluation of knowledge gained on the discipline “European Union Law”:**

1. [Historical Background](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-1): history of the European Integration.
2. [Founding of European Communities: ECSC, EDC, EEC, EURATOM](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union#law-9780199231690-e642-titleGroup-3).
3. The [Sectorial Integration](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union#law-9780199231690-e642-titleGroup-4).
4. [Founding of the European Union with the Treaty of Maastricht (1992)](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-5).
5. [The Treaties of Amsterdam (1997) and Nice (2001)](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-6).
6. [The Treaty Establishing a Constitution for Europe (2004) and the Treaty of Lisbon](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-7) (2007).
7. [Legal Status and Nature of the European Union](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-8).
8. [Member States, Accession Process, and Accession Candidates](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-9).
9. Purposes and [Activities of the European Union](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-12).
10. [Future Prospects and Challenges](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e642&recno=13&searchType=Quick&query=european+union" \l "law-9780199231690-e642-titleGroup-13) of the EU.
11. Introduction. Historical development.
12. The European Parliament.
13. The Council of the European Union
14. The European Commission.
15. The European Council.
16. The European Central Bank.
17. The Court of Justice of the European Union.
18. The European Court of Auditors.
19. Sources of European Union law.
20. Primary law of the EU.
21. Secondary law of the EU. [Directives](http://en.wikipedia.org/wiki/Directive_%28European_Union%29%22%20%5Co%20%22Directive%20%28European%20Union%29), [regulations](http://en.wikipedia.org/wiki/Regulation_%28European_Union%29), [decisions](http://en.wikipedia.org/wiki/Decision_%28European_Union%29), [recommendations](http://en.wikipedia.org/wiki/Recommendation_%28European_Union%29), opinions.
22. The EU law and International Law.
23. Law-making initiative.
24. Law-making procedures.
25. [Development of the Judicial System](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-5) of the EU.
26. [The Court of Justice](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-7).
27. [The General Court](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-10).
28. [The Civil Service Tribunal](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union#law-9780199231690-e1720-titleGroup-13).
29. [Jurisdiction](http://www.mpepil.com/subscriber_article?script=yes&id=/epil/entries/law-9780199231690-e1720&recno=11&searchType=Quick&query=european+union" \l "law-9780199231690-e1720-titleGroup-14) of the Court of Justice of the EU.
30. Judicial Procedure.
31. Historical evolution of the role of human rights in the EU.
32. Protection of human rights in the EU from the institutional prospective.
33. Charter of Fundamental Rights of the European Union.
34. Accession of the EU to the ECHR.
35. History of development of co-operation between Russia and the EU.
36. Agreement on Partnership and Co-operation of 1994.
37. Other bilateral agreements between Russia and the EU.
38. Road maps of 2005.
39. Perspectives of development of co-operation between Russia and the EU.
40. Competences of the EU.
41. New Legislative procedures of the Lisbon treaty.
42. Passerelle clauses.
43. Principle of proportionality.
44. Principle of subsidiarity.
45. Direct applicability and direct effect.
46. Horizontal and vertical direct effect.
47. The doctrine of supremacy of EU law developed by the ECJ.
48. Remedies in EU law.
49. ECJ’s conditions for state liability breaching EU law.
50. The role of the High Representative of the Union for Foreign Affairs.
51. The mechanism of decision of the EU in the field of foreign policy.
52. Main objectives of the EU policy in foreign affairs.
53. The right of legation.
54. The status of the EU in international organizations.
55. The Custom Union: common customs tariffs.
56. Free movements of goods provisions in the Treaty.
57. Prohibition of quantitative restrictions and measures having equivalent effect.
58. Free movement of workers.
59. Free movement of Services
60. Definitions of services according to EU law.
61. Limitations on services freedom.
62. The legal basis of Economic and Monetary Union.
63. The organization and role of the ECB.
64. The role of the Eurogroup.
65. Fiscal policy surveillance in Eurozone.
66. The necessity of federal fiscal policy in the Eurozone.
67. The notion of relevant market in EU competition law.
68. Horizontal and vertical agreements.
69. Abuse of dominant position.
70. Merger control.
71. The method of calculation of penalties for breaching EU competition law.
72. The freedom of establishment of a company in the EU.
73. The cases of nullity of a company according to EU law.
74. The status of the European corporation.
75. The influence of the objects of a company on the power of directors.
76. The protection of the rights of minority shareholders.

**IV. Forms of control**

The final and interlocutory control on the level of knowledge is carried out in the following forms:

* questioning
* solving cases
* making presentations of the decisions of the Court of the European Union

testing.

Final control on the discipline «European Union Law» is carried out in the form of passed/not passed exam. The exam is written and consists of three parts:

10 tests (10 х 2 = 20 points)

2 open questions (2 х 20 = 40 points)

1 case (1 х 50 points).

|  |  |
| --- | --- |
| **Points** | **Resulting grade for exam** |
| 0 | 0 |
| 1-10 | 1 |
| 11-20 | 2 |
| 21-30 | 3 |
| 31-40 | 4 |
| 41-50 | 5 |
| 51-60 | 6 |
| 61-70 | 7 |
| 71-80 | 8 |
| 81-90 | 9 |
| 91-100 | 10 |

**The overall course grade** (10-point scale) is calculated as a sum of

*G* = 0,8 E+ 0,2 S

The overall course grade G (10-point scale) includes results achieved by students in their exam (E) and seminars (S).