The Past and Future of EU Law

The Classics of EU Law Revisited on the 50th Anniversary of the Rome Treaty

Edited by
Miguel Poiares Maduro

and

Loïc Azoulai

HART PUBLISHING
OXFORD AND PORTLAND, OREGON
2010
# Contents

<table>
<thead>
<tr>
<th>List of Contributors</th>
<th>ix</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>xiii</td>
</tr>
</tbody>
</table>

## I Case 26/62, NV Algemene Transport-en Expeditie Onderneming van Gend en Loos v Nederlandse Administratie der Belastingen

1. *Van Gend en Loos, 3 February 1963—A View from Within*
   - Pierre Pescatore

2. The Continuous Significance of *Van Gend en Loos*
   - Bruno De Witte

3. *Van Gend en Loos: The Foundation of a Community of Law*
   - Franz C Mayer

4. Pluralism in *Marbury* and *Van Gend*
   - Daniel Halberstam

## II Case 6/64, Flaminio Costa v ENEL and Case 106/77, Amministrazione delle Finanze dello Stato v Simmenthal SpA

1. The European Court of Justice and the Doctrine of Supremacy: *Van Gend en Loos, Costa v ENEL; Simmenthal*
   - Nial Fennelly

2. *Costa v ENEL and Simmenthal: Primacy of European Law*
   - Ingolf Pernice

3. Conflicts and Integration: Revisiting *Costa v ENEL* and *Simmenthal II*
   - Herwig CH Hofmann

4. From *Costa v ENEL* to the Treaties of Rome: A Brief History of a Legal Revolution
   - Morten Rasmussen

## III Case 11/70, Internationale Handelsgesellschaft mbH v Einfuhr- und Vorratsstelle für Getreide und Futtermittel and Case 4/73, J Nold, Kohlen- und Baustoffgroßhandlung v Commission of the European Communities

1. The Incorporation of Fundamental Rights in the Community Legal Order
   - José Narciso Cunha Rodrigues

2. Primacy, Fundamental Rights and the Search for Legitimacy
   - Takis Tridimas

3. *Internationale Handelsgesellschaft, Nold and the New Human Rights Paradigm*
   - Mattias Kumm

4. The ECJ’s fundamental rights jurisprudence— a milestone in transnational constitutionalism
   - Brun-Otto Bryde
## Contents

### IV
Case C-260/89, Elliniki Radiophonia Tiléorassi AE (ERT) and Panellinia Omospondia Syllogon Prossopíkou v Dimotiki Etairía Pliroforíssis and Sotírios Kouvelas and Nicolaos Avdellas and others, and Case 5/88, Hubert Wachauf v Bundesamt für Ernährung und Forstwirtschaft

1. **Wachauf and the Protection of Fundamental Rights in EC Law**
   - Francis G Jacob
   - 131

2. **Looking Back at ERT and its Contribution to an EU Fundamental Rights Agenda**
   - Damian Chalmers
   - 140

3. **Wachauf and ERT: On the Road from the Centralised to the Decentralised System of Judicial Review**
   - Zdeněk Kuhn
   - 151

4. **‘All the guidance’, ERT and Wachauf**
   - Pedro Cruz Villalón
   - 162

### V
Case 283/81, Srl CILFIT and Lanificio di Gavardo SpA v Ministry of Health and Case 314/85, Foto-Frost v Hauptzollamt Lübeck-Ost

1. **CILFIT and Foto-Frost in their Historical and Procedural Context**
   - David Edward
   - 171

2. **The Classics of EU Law Revisited: CILFIT and Foto-Frost**
   - Paul Craig
   - 185

3. **Cilfit and Foto-Frost: Constructing and Deconstructing Judicial Authority in Europe**
   - Daniel Sarmiento
   - 192

4. **The Juridical Coup d’État and the Problem of Authority: CILFIT and Foto-Frost**
   - Alec Stone Sweet
   - 201

### VI
Case 22/70, Commission of the European Communities v Council of the European Communities (European Agreement on Road Transport, ERTA); Joint Cases C-466/98, Commission v United Kingdom; C-467/98, Commission v Denmark et al (Open Skies Judgments) and Opinion of the Court 2/94 on the Accession by the Community to the European Convention for the Protection of Human Rights and Fundamental Freedoms

1. **The EC External Competencies: From the ERTA Case to the Opinion in the Lugano Convention**
   - Paolo Mengozzi
   - 211

2. **Bold Constitutionalism and Beyond**
   - Piet Eeckhout
   - 218

3. **ERTA, ECHR and Open Skies: Laying the Grounds of the EU System of External Relations**
   - Christophe Hillion
   - 224

4. **Constructing the European Polity: ERTA and the Open Skies Judgments**
   - Robert Post
   - 234

### VII
Case 43/75, Gabrielle Defrenne v Société Anonyme Belge de Navigation Aérienne Sabena

   - Eleanor Sharpston
   - 249
Contents

2  SABENA is dead, Gabrielle Defrenne’s case is still alive: the old lady’s testament... 265
   DENYS SIMON

3  Defrenne II Revisited 274
   SIÓFRA O’LEARY

4  Gender Equality and Social Policy after Defrenne 286
   HORATIO MUIR WATT

VIII  Case 294/83, Parti écologiste ‘Les Verts’ v European Parliament 293
   1  The Basic Constitutional Charter of a Community Based on the Rule of Law 295
      KOEN LENAERTS
   2  Les Verts v The European Parliament 316
      JEAN-PAUL JACQUÈ
   3  What Has Been, and What Could Be, Thirty Years after Les Verts/European Parliament 324
      ALBERTO ALEMANNO
   4  Opening or Closure? The Constitutional Intimations of the ECJ 333
      NEIL WALKER

IX  Case C-85/96, María Martínez Sala v Freistaat Bayern and Case C-413/99, Baumbast and R v Secretary of State for the Home Department 343
   1  Martínez Sala and Baumbast revisited 345
      CHRISTIAAN TIMMERMANS
   2  A View of the Citizenship Classics: Martínez Sala and Subsequent Cases on Citizenship of the Union 356
      JO SHAW
   3  European Citizenship after Martínez Sala and Baumbast: Has European Law Become More Human but Less Social? 363
      AGUSTÍN JOSÉ MENÉNDEZ
   4  Martínez Sala and Baumbast: an institutionalist analysis 394
      CARLOS CLOSA MONTERO

X  Joint Cases C-6/90 and C-9/90, Andrea Francovich and Danila Bonifaci and others v Italian Republic 403
   1  Once Upon a Time—Francovich: From Fairy Tale to Cruel Reality? 405
      DAMASO RUIZ-JARABO COLOMER
   2  In Praise of Francovich 413
      ANDREA BIONDI
   3  Francovich and Imperfect Law 418
      JULIO BAQUERO CRUZ
   4  Francovich and its Aftermath: Member State Liability for Breaches of European Law from an Economic Perspective 423
      ROGER VAN DEN BERGH

XI  Case 8/74, Procureur du Roi v Benoit and Gustave Dassonville and Case 120/78, Rewe-Zentral AG v Bundesmonopolverwaltung für Branntwein (Cassis de Dijon) 431
   1  Life after Dassonville and Cassis: Evolution but No Revolution 433
      ALLAN ROSAS
# Contents

2 Kir Forever? The Journey of a Political Scientist in the Landscape of Mutual Recognition 447  
KALYPSO NICOLAIDES  

3 On the Art of Not Mixing One’s Drinks: Dassonville and Cassis de Dijon Revisited 456  
NICOLAS BERNARD  

4 An Outsider’s View of Dassonville and Cassis de Dijon: On Interpretation and Policy 465  
DONALD H REGAN  

XII Case C-415/93, Union Royale Belge des Sociétés de Football Association ASBL v Jean-Marc Bosman, Royal Club Liégeois SA v Jean-Marc Bosman and Others and Union des Associations Européennes de Football (UEFA) Jean-Marc Bosman 475  
1 The Development of the Law and the Practice in the post-Bosman Era 477  
MARKO ILEŠIĆ  
2 Bosman Changed Everything: The Rise of EC Sports Law 480  
STEPHEN WEATHERILL  
3 Bosman: The Genesis of European Sports Law 488  
STEFAAN VAN DEN BOGAERT  
4 Inherit the Wind: A Comment on the Bosman Jurisprudence 498  
GIANNI INFANTINO AND PETROS C MAVROIDIS  

Index 507