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Bibliography


Barnard, C., *Case C-209/03, R (on the application of Danny Bidar) v. London Borough of Ealing, Secretary of State for Education and Skills, judgment of the Court (Grand Chamber) 15 March 2005*, 42 CMLRev 5 (2005), pp. 1465-1489
Bibliography


Bartosch, A., *Is there a need for a rule of reason in European State aid Law? Or how to arrive at a coherent concept of material selectivity?*, 47 CMLRev 3 (2010), pp. 729-752


Brenncke, M. Case C-58/08, Vodafone Ltd and Others v Secretary of State for Business, Enterprise and Regulatory Reform, Judgment of the Court of Justice (Grand Chamber) of 8 June 2010, 47 CMLRev 6 (2010), pp. 1793-1814

Brokelind, C., Case Note on Åkerberg Fransson (Case C-617/10), 53 European Taxation 6 (2013), pp. 281-285


Cordewener, A., The European Commission formally requests Germany to amend its anti-abuse provision on withholding tax relief, European Commission H&I 2010/7.3


Dougan, M., *Fees, Grants, Loans and Dole Cheques: Who Covers the Costs of Migrant Education within the EU?*, 42 CMLRev 4 (2005), pp. 943-986


Douma, S., *Optimization of Tax Sovereignty and Free Movement* (IBFD 2011)


Engelen, F., *State Aid and Restrictions on Free Movement: Two Sides of the Same Coin?*, 52 European Taxation 5 (2012), pp. 204-209


Englisch, J., *Tax Coordination between Member States in the EU – Role of the ECJ*, in: Horizontal Tax Coordination (M. Lang et al. eds., IBFD 2012), Online Books IBFD


Golfinopoulos, C., Concept of selectivity criterion in state aid definition following the Adria-Wien judgment – measures justified by the ‘nature or general scheme of a system’, 24 European Competition Law Review 10 (2003), pp. 543-549

Golynker, O., Case C-158/07; Jacqueline Förster v. Hoofddirectie van de Informatie Beheer Groep, Judgment of the Court (Grand Chamber) of 18 November 2008, 46 CMLRev 6 (2009), pp. 2021-2039

Gormley, L.W., Competition and Free Movement: Is the Internal Market the Same as a Common Market?, 13 European Business Law Review 6 (2002), pp. 517-522


Bibliography


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Kurcz, B. and Vallindas, D., *Can General Measures be ...Selective? Some Thoughts on the Interpretation of a State Aid Definition*, 45 CMLRev 1 (2008), pp. 159-182


Lindseth, P.L., Power and Legitimacy, Reconciling Europe and the Nation-State (Oxford University Press 2010)


Luja, R.H.C., *(Re)shaping Fiscal State aid: Selected Recent Cases and Their Impact*, 40 INTERTax 2 (2012), pp. 120-131


Bibliography


Quigley, C., *Direct Taxation and State Aid: Recent Developments Concerning the Notion of Selectivity*, 40 INTERTAX 2 (2012), pp. 112-119


Rydelski, M. S., Distinction between State Aid and General Tax Measures, 19 EC Tax Review 4 (2010), pp. 149-155

Bibliography


Schön, W., Taxation and State Aid Law in the European Union, 36 CMLRev 5 (1999), pp. 911-936

Schön, W., Special Charges – a Gap in European Competition Law, 5 ESTAL 3 (2006), pp. 495-504


Snell, J., Goods and Services in EC Law – A Study of the Relationship Between the Freedoms (Oxford University Press 2002)


Szudoczky, R., 3 M Italia: tax amnesty aimed at concluding tax litigation prolonged for an unreasonable time does not constitute State aid, Comment on Case C-417/10, 12 EStAL 1 (2013), pp. 158-169


Terra, B.J.M., Value Added Tax and State Aid Law in the EU, 40 INTERTAX 2 (2012), pp. 101-111


Vegt, P.C. van der, *BNP Paribas. State aid incompatible with the common market*. General Court, H&I 2011/5.33


Weber, D., *In search of a (new) equilibrium between tax sovereignty and the freedom of movement within the EC* (Kluwer 2006)


