



UvA-DARE (Digital Academic Repository)

The invalid directive : the legal authority of a union act requiring domestic law making

Vandamme, T.A.J.A.

Publication date
2005

[Link to publication](#)

Citation for published version (APA):

Vandamme, T. A. J. A. (2005). *The invalid directive : the legal authority of a union act requiring domestic law making*. Europa Law Publishing.

General rights

It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations

If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: <https://uba.uva.nl/en/contact>, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.

TABLE 4

Bibliography

- Albors-Llorens, A.**, *Private Parties in European Community Law, Challenging Community Measures*, Clarendon Press, Oxford, 1996.
- Angeren, van, J.A.M.**, De parlementaire inbreng bij gedelegeerde wetgeving, *NJB*, 1978, p. 349.
- Arnulf, A.**, Liability for legislative acts under Article 215 EC, in: Heukels, T. and McDonnell, A., *The Action for Damages in Community Law*, The Hague: T.M.C. Asser Instituut, p. 129 (130).
- Arnulf, A.**, Interpretation and Precedent in European Community Law, in: Andenas, M., and Jacobs, F., *EC Law in the English Courts*, Clarendon Press, Oxford, 1998.
- Arnulf, A.**, *The European Union and its Court of Justice*, Oxford University Press, Oxford, 1999.
- Ayral, M.**, La transposition des directives dans les droits nationaux, *Revue du Marché Commun*, 1976, p. 411.
- Barav, A.**, Omnipotent Courts, in: Curtin, D., and Heukels, T. (eds), *Institutional Dynamics of European Integration, essays in honour of Henry G. Schermers*, Dordrecht: Martinus Nijhoff Publishers 1994-2, p. 265-302.
- Barents, R.**, De Zaken *Simmenthal*- and *Bauhuis* (Annotation), *SEW*, 1977, p. 563.
- Barents, R.**, Zaak 68/86, Verenigd Koninkrijk t. Raad van de Europese Gemeenschappen (Annotation), *SEW*, 1988, p. 575.
- Barents, R.**, The Internal Market Unlimited, Some Observations on the Legal Basis of Community Legislation, *CMLR*, 1993, p. 85.
- Barents, R.**, Milieu en interne markt, *SEW*, 1993, p. 5.
- Barents, R.**, *Het Verdrag van Amsterdam in werking*, Kluwer, Deventer, 1999.
- Barents, R.**, De tabaksreclamerichtlijn in rook opgegaan, *NTER*, 2000, p. 327.
- Barents, R.** and Brinkhorst, L.J., *Grondlijnen van Europees recht*, Sixth Edition, W.E.J. Tjeenk Willink, Alphen aan de Rijn, 1994.
- Bekkers, V.J.J.M.** and Others, The Case of the Netherlands, in: Pappas, S.A., *National Administrative Procedures for the Preparation and Implementation of Community Decisions*, Maastricht: European Institute of Public Administration, 1995.
- Bellekom, Th.L.** and Others, *Compendium van het Staatsrecht*, Kluwer, Deventer, 1998.
- Bernard, N.**, The Future of European Economic Law in the light of the Principle of Subsidiarity, *CMLR*, 1996, p. 633.
- Bernitz, U.** and Nergelius, J., *General Principles of European Community Law*, Kluwer International, The Hague-London-Boston, 2000.
- Besselink, L.F.M.**, An open Constitution and European Integration: The Kingdom of the Netherlands, *SEW*, 1996, p. 192.

- Besselink, L.F.M.**, Tussen supranationaliteit en soevereiniteit, over het niet-communautaire recht van de Europese Unie, in: Besselink and Others, *Europese Unie en nationale soevereiniteit*, W.E.J. Tjeenk Willink, Deventer, 1997.
- Besselink, L.F.M.**, Entrapped by the maximum standard, on fundamental rights, pluralism and subsidiarity in the European Union, *CMLR*, 1998, p. 629.
- Besselink, L.F.M.**, and Others, *De Nederlandse Grondwet en de Europese Unie*, Europa Law Publishing, Groningen, 2002.
- Blockmans, S.F.**, Inter-Environnement Wallonie, nieuw stuk in de puzzel van artikel 5 EG, *NTER* 1998, p. 84.
- Boele-Woelki, K.** and Ooik, R.H. van, The Communitarization of Private International Law, in: *Yearbook of Private International Law*, Kluwer Law International, The Hague, 2002, p. 1.
- Bonnes, J.M.**, *Uitvoering van EG-verordeningen in Nederland*, W.E.J. Tjeenk Willink, Zwolle, 1994.
- Bonnes, J.** and Florijn, N., The Constitutional and Administrative Law Review for the Smaller European Countries, *NJB*, 1993, p. 176.
- Boon, P.J. e.a.**, *Regelgeving in Nederland*, W.E.J. Tjeenk Willink, Deventer, 1999.
- Bracke, N.E.**, *Voorwaarden voor goede EG-wetgeving*, SDU Juridische en Fiscale Uitgeverij, The Hague, 1996.
- Bradley, St C., K.**, The European Court and the legal Basis of Community Legislation, *ELRev.*, 1988, p. 379.
- Brenninkmeijer, A.F.M.**, Democratische rechtspraak en ondemocratische regelgeving, *NJB*, 1993, p. 1387.
- Brölmann, C.**, The legal status of international organizations and the law of treaties, *Austrian review of International & European Law* 1999, p. 85.
- Bronkhorst, H.J.**, *Deugdelijkheid van EG-regelgeving, in het bijzonder op het gebied van gemeenschappelijk landbouwbeleid*, Kluwer, Deventer, 1993.
- Brown, L.N.** and Bell, J.S., *French Administrative Law*, Clarendon Press, Oxford, 1998.
- Búrca, G. de**, Proportionality and Subsidiarity as General Principles of Law, in: Bernitz, U. and Nergelius, J. (Ed.), *General principles of European Community Law*, Kluwer Law International, The Hague, 2000, p. 110.
- Búrca, G. de**, Cases C-21/94 and C-417/93 (Annotation), *CMLR*, 1996, p. 1051.
- Burchard, van, F.**, Der Rechtsschutz natürlicher und juristischer Personen gegen EG-Richtlinien gemäß Artikel 173 Abs. 2 EWGV, *Europarecht*, 1991, p. 140.
- Burg, van der, F.H.**, *Europees gemeenschapsrecht in de Nederlandse rechtsorde*, W.E.J. Tjeenk Willink, Deventer, 1998.

- Burki, E.P.**, Arrêt du 25 janvier 1977 W.J.G. Bauhuis et Etat Néerlandais (Annotation), *RTDE*, 1977, p. 312.
- Callewaert, J.**, Het EVRM en het communautair recht, een Europese globaliserend?, *NTER*, 2001, p. 259.
- Capotorti, F.**, Legal problems of Directives, Regulations and their implementation, in: Siedentopf and Ziller (eds), *Making European Policies Work, The Implementation of Community legislation in the Member States*, EIPA, London, 1988.
- Cassia, P.** Le juge administratif français et la validité des actes communautaires, *RTDE*, 1999, p. 409.
- Churchill, R.**, Fisheries, Scope of national fishery measures, *ELRev.*, 1981, p. 478.
- Constantinides-Megret, C.**, Le rôle des pouvoirs publics nationaux dans la mise en œuvre du droit communautaire, *Revue du Marché Commun*, 1967, p. 218.
- Craenen, G.** (ed), *The Institutions of Federal Belgium: an introduction to Belgian public law*, 2nd ed. 2001, Acco, Leuven.
- Cross, E.D.**, Pre-emption of Member State law in the European Economic Community: A framework for Analysis, *CMLR*, 1992, p. 447.
- Cullen, H.**, and Charlesworth, A., Diplomacy by Other Means, The Use of Legal Basis Litigation as a Political Strategy by the European Parliament and Member states, *CMLR*, 1999, p. 1243.
- Curtin, D.**, The non-contractual liability of the Community legislature for illegal directives, effective judicial protection?, *ELR*, 1992, p. 46.
- Curtin, D.** and Ooik, van, R.H., Zaak C-295/90, Europees Parlement tegen Raad (Annotation), *SEW*, 1994, p. 261.
- Cygan, A.**, Scotland's Parliament and European Affairs, some Lessons from Germany, *ELRev.*, 1999, p. 483.
- Cygan, A.**, European Union Legislation before the House of Commons, the Work of the European Scrutiny Committee, in: Andenas, M. and Türk, A., *Delegated Legislation and the Role of the European Communities*, Kluwer Law International, The Hague, 2000.
- Daintith, T.**, *Implementing EC law in the United Kingdom*, John Wiley & Sons, Chichester, 1995.
- Daintith, T.**, Is International Law the Enemy of National Democracy, in: Vandamme, T.A.J.A. and Reestman, J.-H. (eds), *Ambiguity in the Rule of Law, The Interface between National and International Legal Systems*, Europa Law Publishing, Groningen, 2001, p. 114-122.
- Damme, van, M.**, Het Europees gemeenschapsrecht in de adviespraktijk van de afdeling wetgeving van de Belgische Raad van State, *SEW*, 1996, p. 47.
- Dashwood, A.**, The Principle of Direct Effect in European Community Law, *Journal of Common Market Studies*, 1978, p. 229.

- Debbasch, Ch.**, L'influence du processus d'integration communautaire sur les administrations nationales, in: *L'Europe et le droit, mélanges en hommage à Jean Boulouis*, Dalloz, Paris 1991.
- Dehousse, R.**, The Legacy of Maastricht, Emerging Institutional Issues, *Collected Courses of the Academy of European Law* (3), 1992, p. 181.
- Dinh, N.Q., Daillier, P. et Pellet, A.**, *Droit International Public, Revista Espanola de Derecho Internacional* (46) 1994-2, p. 974.
- Donner, J.P.H. and Others**, Community directives: effects, efficiency, justiciability, *SEW*, 1998, p. 122.
- Drewry, G.**, 'The Case of the United Kingdom', in: Pappas, S.A., *National Administrative Procedures for the Preparation and Implementation of Community Decisions*, European Institute of Public Administration, Maastricht, 1995.
- Due, O.**, 'Artikel 5 van het EEG verdrag, een bepaling met een federaal karakter?', *SEW*, 1992, p. 355.
- Easson, A.J.**, EEC Directives for the Harmonisation of Laws, Some Problems of Validity, Implementation and Legal Effects, *YEL*, 1981, p. 1.
- Eeckhout, P.**, The EU Charter of Fundamental Rights and the Federal Question, *CMLRev.*, 2002, p. 963.
- Eijlander, Ph., and Voermans, W.**, *Wetgevingsleer*, Boom Juridische Uitgevers, The Hague, 2000.
- Eijsbouts, W.T.**, *Het verdrag als tekst en als feit*, Amsterdam, Vossiuspers University of Amsterdam, 2002.
- Eisemann, P.M. (red.)**, *The integration of International and European Community law into the national legal order, a study of the practice in Europe*, The Hague: Kluwer Law International 1996.
- Eleftheriadis, P.**, Aspects of European Constitutionalism, *ELRev.*, 1996, p. 32.
- Emiliou, N.**, Opening Pandora's Box: the Legal Basis of Community Measures before the Court of Justice, *ELRev.*, 1994, p. 488.
- Emiliou, N.**, The Death of Exclusive Competence?, *ELRev.*, 1997, p. 294.
- Esteban, M.L.F.**, *The Rule of Law in the European Constitution*, Kluwer Law International, The Hague, 1999.
- Favoreu, L.**, Les règlements n'existent pas, *RFDA*, 1987, p. 871.
- Ferdinandusse, W. N.**, Verdragsrechtelijke strafbaarstellingen in de Nederlandse rechtsorde, over directe werking en het strafrechtelijk legaliteitsbeginsel, *Themis*, 2001, p. 275.
- Flier, van der, P.J. en Oosterkamp, van den, J.S.**, Voortvarende implementatie van EG-richtlijnen, mede in het licht van de Algemene wet bestuursrecht en de Aanwijzingen voor de regelgeving, *SEW*, 1994, p. 727.
- Ganshof van der Meersch, W.**, De waarborgen van de grondrechten en het gemeenschapsrecht, in: *Liber Amicorum Josse Mertens de Wilmars*, W.E.J. Tjeenk Willink, Zwolle, 1982, p. 85.

- Gerven, van, and Gilliams, Gemeenschapstrouw: Goede trouw in EG-verband, Preadvies voor het Congres Vlaamse Juristenvereniging 1990, *Rechtskundig Weekblad*, 1989-1990, p. 1158.**
- Goyder, D.G., *EC Competition Law*, Third Edition, Oxford Law Library, Oxford.**
- Gronden, van de, J.W., *Europese monografieën, de implementatie van het EG-milieurecht door de Nederlandse decentrale overheden*, Kluwer, Deventer, 1998.**
- Gronden, van de, J.W. and Mortelmans, K.J.M., Afval, een vruchtbare voedingsstof voor de ontwikkeling van het Europese recht, *AAE*, 2002, p. 180.**
- Grosso, del, N.Y., *Parlement en Europese Integratie*, Kluwer, Deventer, 2000.**
- Guggenheim, P., *La validité et la nullité des actes juridiques internationaux, Recueil des cours*, Paris: Tome 74, 1949.**
- Haibach, G., Comitology, a Comparative Analysis of the Separation and Delegation of Legislative Powers, *MJ*, 1997, p. 373.**
- Hartley, T.C., *The foundations of Community law. An Introduction to the Constitutional and Administrative Law of the EC*, Clarendon Press, Oxford, 1994.**
- Hartley, T.C., *Constitutional problems of the European Union*, Oxford: Hart Publishing 1999.**
- Hartley, T.C., *The foundations of Community law. An Introduction to the Constitutional and Administrative Law of the EC*, Oxford University Press, Oxford, 2003.**
- Héritier, A., Elements of democratic legitimation in Europe, an alternative perspective, *Journal of European Public Policy*, 1999, p. 269.**
- Hervey, T.K., Community and National Competence in Health after Tobacco Advertising, *CMLRev.*, 2001, p. 1421.**
- Heukels, T. and McDonnell, A., Ed. *The Action for Damages in Community Law*, Kluwer Law International, The Hague, 1997.**
- Heukels, T., De niet-contractuele aansprakelijkheid van de Gemeenschap ex 215, lid 2 EEG, Dynamiek en continuïteit (1983-1991) (I), *SEW* 1992, p. 151.**
- Hins, W., An Ambiguous story about supremacy of EC law, Report from the Netherlands, in: Vandamme, T.A.J.A. and Reestman, J.-H. (eds), *The Interface between National and International Legal Systems*, Europa Law Publishing, Groningen, 2001, p. 83.**
- Hugenholtz, B., Why the Copyright Directive is unimportant and possibly invalid, *EIPR*, 2000, p. 499.**
- Jacqué, J.-P., Communauté Européenne et convention Européenne des droits de l'homme, in: *L'Europe et le droit, mélanges en hommage de Jean Boulouis*, Paris, Dalloz 1991.**
- Jacobs, A.T.J.M., Europese wanklanken in de Nederlandse sociale symfonie?, *AAE*, 1996, p. 69.**

- Jacobs, F.G., Human Rights in the European Union, The Role of the Court of Justice, *ELRev.*, 2001, p. 331.
- Jans, J.H., Case C-128/89 *Commission v. Italy* (Annotation), *SEW*, 1992, p. 204.
- Jans, J.H., Autonomie van de wetgever? Voorafgaande bemoeienis van Europese instellingen met nationale regelgeving, in: *Europese Unie en nationale souvereiniteit, staatsrechtconferenties*, W.E.J. Tjeenk Willink, Deventer, 1996.
- Jans, J.H., de Lange, R., Prechal, S., Widdershoven, R.J.G.M., *Inleiding tot het Europees bestuursrecht*, Ars Aequi Libri, Nijmegen, 1999.
- Jeffreys, R., The role of legislative draftsmen in the UK in making and implementing EC law, *RegelMaat*, 1991, p. 39.
- Jurgens, E.C.M., De Mythe van Meerenberg, over de betrekkelijke legitimatie die uitgaat van medewetgeving door de Staten-Generaal, *NJB*, 1993, p. 1381.
- Jurgens, E.C.M., Verankering in de Grondwet van EU-lidmaatschap, *NJB*, 2000, p. 2211.
- Jurgens, E.C.M., *Een onparlementair stelsel, over toezicht van nationale parlementen op de besluitvorming van de Europese Gemeenschappen*, Kluwer, Deventer, 1993.
- Kapteyn, P.J.G. and VerLoren van Themaat, P., *Inleiding tot het recht van de Europese Gemeenschappen*, vijfde druk, Kluwer, Deventer, 1995.
- Kapteyn, P.J.G. and VerLoren van Themaat, P., *Inleiding tot het recht van de Europese Gemeenschappen*, Sixth Edition, Kluwer, Deventer 2003.
- King, T., Ensuring Human Rights Review of International Acts in Europe, *ELR*, 2000, p. 79.
- Kistenkas, F., European and Domestic Subsidiarity, *Tilburg Foreign Law Review*, 2000, p. 247.
- Koller, D., *Die Bedeutung von EG-Richtlinien im Zeitraum vor Ablauf der Umsetzungsfrist, Wirkungen für die Nationale Rechtsordnung*, Shaker Verlag, Aachen, 2003.
- Komninos, A.P., New prospects for private enforcement of EC competition law, *Courage v. Crehan and the Community right to damages*, *CMLRev.*, 2002, p. 447.
- Kooijmans, P.H., *Internationaal Publiekrecht*, Ninth Edition, Kluwer, Deventer, 2002.
- Koopmans, T., *Vergelijkend Publiekrecht*, Second Edition, Kluwer, Deventer, 1986, p. 29.
- Kortmann, C.A.J.M., *Constitutioneel Recht*, Deventer, Kluwer 1990.
- Kortmann, C.A.J.M., *Constitutioneel Recht*, Deventer, Kluwer 2001.
- Kovar, R., Le droit national d'exécution du droit communautaire: essai d'une théorie de l'écran communautaire, in: *L'Europe et le droit, Mélanges en hommage à Jean Boulouis*, Dalloz, Paris, 1991.

- Kuijper**, P.-J., Epilogue: Symbiosis?, in: Prinssen, J.M. and Schrauwen, A., *Direct Effect, Rethinking a Classic of EC Legal Doctrine, Hogendorp Papers* (3), Europa Law Publishing, Groningen, 2002, p. 251.
- Lauwaars**, R.H. and Timmermans, C.W.A., *Europees recht in kort bestek*, Fifth Edition, W.E.J. Tjeenk Willink, Deventer, 1999.
- Lavranos**, N., *Legal Interaction between Decisions of International Organizations and European Law*, Europa Law Publishing, Groningen, 2004.
- Leefmans**, P.J., *Europese monografieën, Communautaire grenzen aan externe milieubevoegdheden van de EG-lidstaten*, Kluwer, Deventer, 1998.
- Legal**, R., 'The legal form for implementation of EEC-directives', *RegelMaat* 1991, p. 45.
- Lenaerts**, K., Regulating the regulatory process, 'delegation of powers' in the European Community, *ELRev.*, 1993, p. 23.
- Lenaerts**, K., A Unified Set of Instruments, *EuConst*, 2004, p.57.
- Lenaerts**, K. and Nuffel, P. van, *Constitutional Law of the European Union*, Sweet & Maxwell, London, 1999.
- Lenaerts**, K. and Verhoeven, A., Comitologie en scheiding der machten, enige kanttekeningen bij het Raadsbesluit van 28 juni 1999, *SEW*, 1999, p. 394.
- Lübbig**, Th., Die Aufhebung (Rückname und Widerruf) von Verwaltungsakten der Gemeinschaftsorgane, *EuZW*, 2003, p. 233.
- MacCormick**, N., Problems of Democracy and Subsidiarity, *EPL*, 2000, p. 531.
- MacRory**, R., Sources and categories of legal acts, Britain, in: *Sources and categories of European Union Law: a comparative and reform perspective* 1996, p. 69-93.
- March-Hunnings**, N., The duties of co-operation of national authorities and courts and the Community institutions under Article 5 (now Article 10) of the Treaty, UK report, *F.I.D.E.*, 2000, p. 345.
- Mathijsen**, P., Nullité et annulabilité des actes des institutions européennes, in: *Miscellanea W.J. Ganshof van der Meersch* (2) 1972, p. 271.
- Mead**, P. The relationship between an action for damages and an action for annulment, the return of Plaumann, in: Heukels, T. and McDonnell, A., *The action for Damages in Community Law*, The Hague, T.M.C. Asser Instituut, 1997, p. 243.
- Megret**, C., La portée et les effets de droit de la déclaration d'invalidité d'un acte communautaire prononcée par la cour de justice des communautés européennes dans le cadre de la procédure instituée par l'article 177 du traité C.E.E., in: *Etudes de droit des Communautés Européennes, mélanges offerts à Pierre-Henri Teitgen*, Pedone, Paris, 1984.
- Meij**, A.W.H., Article 215(2) EC and Local remedies, in: Heukels T. and McDonnell, A., *The Action for Damages in Community Law*, The Hague, T.M.C. Asser Instituut, 1997, p. 373.

- Mény, M., in: Siedentopf, and Ziller, (eds), *Making European Policies Work*, Vol. I, EIPA 1988, p. 281.
- Mertens, J., *Le fondement juridique des lois de pouvoirs spéciaux*, Brussel, 1945.
- Merckx, H., *De implementatie van de Europese regelgeving in België*, *Res Publica* 1998, p. 213-218.
- Ministerie van Justitie, *101 praktijkvragen over de implementatie van EG-besluiten*, The Hague, Sdu Uitgevers, 1998.
- Ministerie van Justitie, *Aanwijzingen voor de Regelgeving*, Ministerie van Justitie, The Hague, 1992.
- Moor-van Vugt, de, A.J.C., Bonnes, J.M., Voermans, W.J.M. and Bekkers, V.J.J.M., *Implementatieproblemen, gekissebis in het vooronder?*, *NJB*, 1992, p. 601-607.
- Mortelmans, K.J.M., *De invloed van het Europees gemeenschapsrecht op het Belgisch economisch recht*, Kluwer, Deventer, 1978.
- Mortelmans, K.J.M., *Delegatiewetten ter uitvoering van Verdragen en met name ter uitvoering van verplichtingen opgelegd door het Europese Gemeenschapsrecht*, in: *Liber Amicorum Josse Mertens de Wilmars*, W.E.J. Tjeenk Willink, Zwolle, 1982, p. 133.
- Mortelmans, K.J.M., *Het primaat van de nationale wetgever en de implementatie van het gemeenschapsrecht: naar een nieuw evenwicht?*, *RegelMaat*, 1998, p. 22.
- Mortelmans, K.J.M., *De ontwikkeling van de communautaire regelgeving en Haagse besognes*, *NJB*, 2000, p. 1009.
- Mortelmans, K.J.M., *The Relationship between the Treaty Rules and Community Measures for the establishment and functioning of the internal market, towards a concordance rule*, *CMLRev.*, 2002, p. 1303.
- Mortelmans, K.J.M. and Ooik, van, R.H., *Het Europese verbod op tabaksreclame, verbetering van de interne markt of bescherming van de volksgezondheid?*, *Ars Aequi*, 2001, p. 114.
- Mus, J.B., *Conflicts between treaties in international law*, *NILR*, 1998, p. 208.
- Neuwahl, N., *Shared powers or combined incompetence? More on Mixity*, *CMLRev.*, (33) 1996-4, p. 667-688.
- Nielsen, H.K., *The Protection of Fundamental Rights in the Law of the European Union*, *Nordic Journal of International Law*, 1994, p. 213.
- Nuffel, van, P., *Europese monografieën 64, De rechtsbescherming van nationale overheden in het Europees recht*, Deventer, Kluwer, 2000.
- Oldenkop, J., *Die Richtlinien der Europäischen Wirtschaftsgemeinschaft*, *Jôr*, 1972, p. 55.
- Ooik, van, R.H., *De keuze der rechtsgrondslag voor besluiten van de Europese Unie*, Kluwer, Deventer, 1999.
- Ooik, van, R.H., *Zaak C-491/01 British American Tobacco Ltd en Imperial Tobacco Ltd (Annotation)*, *SEW*, 2004, p. 168.

- Oosterkamp**, van der, Redactionele signalen, *SEW*, 1999, p. 181.
- Overbeek**, van, W.B.J., The right to remain silent in competition investigations: The Funke Decision of the Court of Human rights makes revision of the ECJ's case law necessary, *ECLR*, 1994, p. 127.
- Papas**, S.A., *National Administrative procedures for the preparation and Implementation of Community Decisions*, Maastricht, 1995.
- Pas**, W., and Others, *De Grondwet*, Die Keure, Brugge, 2002.
- Pescatore**, P., International law and Community law, a Comparative Analysis, *CMLR* 1970, p. 167.
- Petersmann**, E.-U., Thesen zur Wirtschaftsverfassung der EG, *EuZW*, 1994, p. 593.
- Philip**, Ch., Rapport d'information, no 1009, Assemblée Nationale, *Premier rapport annuel sur la transposition des directives*, July 2003.
- Picard**, E., Delegation of Legislative Power in French Public Law, in: Andenas, M. and Türk, A., *Delegated Legislation and the Role of Committees in the EC*, Kluwer Law International, The Hague, 2000.
- Polak**, J.E.M., *Burgelijke rechter of bestuursrechter?*, *De gewenste verdeling van de rechtsmacht*, Kluwer, Deventer, 1999.
- Pot**, van der, and Donner, *Handboek van het Nederlandse Staatsrecht*, Twelfth Edition, W.E.J. Tjeenk Willink, Zwolle, 1989.
- Prakke**, L. and Kortmann, C.A.J.M., *Het staatsrecht van de landen van de Europese Unie*, Deventer, Kluwer 1998.
- Prechal**, S., *Directives in Community Law*, Oxford University Press, Oxford, 1994.
- Prechal**, S., Does Direct Effect still matter?, *CMLRev.*, 2000, p. 1047-1069.
- Prechal**, S. Direct Effect Reconsidered, Redefined and Rejected, in: Prinssen, J.M. and Schrauwen, A. (eds), *Direct Effect, Rethinking a Classic of EC Legal Doctrine*, Europa Law Publishing, Groningen, 2002, p. 15.
- Raschauer**, B., Legal Opinion on the possibilities and limits of the transposition of the proposed EC Directive relating to the Advertising and Sponsorship of Tobacco Products into National Law under Austrian Constitutional Law, in: Schneider, H.-P. and Torsten S. (eds), *The European Ban on Tobacco Advertising, Studies concerning its Compatibility with European Law*, Nomos, Baden-Baden, 1999.
- Rasmussen**, H., Why is Article 173 interpreted against private plaintiffs?, *ELR*, 1980, p. 112.
- Reestman**, J.H., *Constitutionele toetsing in Frankrijk, de Conseil Constitutionnel en de grondwettigheid van wetten en verdragen*, Ars Aequi Libri, Nijmegen, 1996.
- Remy-Granger**, D., The Ambiguities of the State based on the Rule of Law, A Unitary System à la Française, in: Vandamme, T.A.J.A. and Reestman (eds), J.-H., *Ambiguity in the Rule of Law, The Interface between National and International Legal Systems, The Hogendorp Papers (1)*, Europa Law Publishing, Groningen, 2001, p. 51.

- Ross, A., and Crespo, M.S., The effect of devolution on the implementation of European Community Law in Spain and the United Kingdom, *ELRev.*, 2003, p. 210.
- Roth, W.-H., Case C-233/94, Federal Republic of Germany v. European Parliament and Council, Judgement of 13 May 1997 (Annotation), *CMLRev.*, 1998, p. 459.
- Röttinger, M., Bedeutung der Rechtsgrundlage einer EG-Richtlinie und Folgen einer Nichtigkeit, *EuZW*, 1993, p. 117.
- Savornin Lohman, de, O., Onrechtmatige doch niet onverbindende wetgeving, *Regelmaat*, 1988, p. 2.
- Scheffer, U., *Die Marktfreiheiten des EG Vertrages als Ermessensgrenze des Gemeinschaftsgesetzgebers*, Frankfurt am Main, 1996.
- Schneider, H.-P. and Torsten Stein (eds), *The European Ban on Tobacco Advertising, Studies concerning its Compatibility with European Law*, Baden-Baden, Nomos, 1999.
- Schoo, von, J., Vom Strahlenschutz zum Pflanzenschutz, Nichtigkeitsklagen des Europäischen Parlaments, *EuZW*, 1996, p. 581.
- Schwarze, J., Ungeschriebene Geschäftsführungsbefugnisse für die Kommission bei Untätigkeit des Rates?, *Europarecht*, 1982, p. 133.
- Schwarze, J., *European Administrative Law*, Sweet & Maxwell, London, 1992.
- Sewandono, A., Beginsel van democratie versus milieu?, *NJB*, 1992, p. 63.
- Sewandono, I., Wetsvoorstel tot versnelling van de implementatie van EG-richtlijnen, *NJB*, 1992, p. 1172.
- Shaw, J., *Law of the European Union*, Palgrave Law Masters, Basingstoke, 2000.
- Sherlock, A., A Wales of Bits and Pieces, *EPL*, 2000, 193.
- Siedentopf, H., The implementation of Directives in the Member States, in: Siedentopf, H., and Ziller, (eds), *Making European Policies Work*, Maastricht: European Institute of Public Administration 1988.
- Simon, D., *Le système juridique communautaire*, PUF, Paris, 1998.
- Simon, D., *La directive communautaire*, Paris: Dalloz 1997.
- Sinaniotis, D., The Plea of illegality in EC law, *EPL*, 2001, p. 103.
- Smit, H., and Herzog, P., *The Law of the European Community, a Commentary*, Matthew Bender publishers, New York, 1999.
- Smith, S.A. De, and Barzier, R., *Constitutional and Administrative law*, London, 1989, Sixth Edition, p. 340-341.
- Soares, A., G., Pre-emption, Conflicts of Powers and Subsidiarity, *ELRev.*, 1998, p. 132.
- Steyger, E., *Wringend recht. Doorwerking van gemeenschapsrecht gezien vanuit het perspectief van de nationale overheid*, VAR-reeks 116, Samsom H.D. Tjeenk Willink, Alphen aan de Rijn, 1996, p. 7-96.
- Steyger, E., Het belangvereiste in verband met de inroepbaarheid van richtlijnen, *RegelMaat*, 1997, p. 67.

- Swart, A.H.J.**, De rol van het Parlement bij uitvoering van verdragen, *NJB*, 1979, p. 264.
- Timmermans, C.W.A.**, Directives, their effect within the national legal systems, *CMLR* 1977, p. 533.
- Timmermans, C.W.A.**, Case 326/85 (Annotation), *SEW*, 1989, p. 275.
- Tomkins, B.**, Textbook on Constitutional and Administrative Law, Blackstone Press, London, 1993.
- Tomkins, A.**, Delegated Legislation in the English Constitution, in: Andenas, M. and Türk A., *Delegated Legislation and the Role of Committees in the EC*, Kluwer Law International, The Hague, 2000.
- Tridimas, T.**, *The General Principles of EC Law*, Oxford University Press, Oxford, 1999.
- Türk, A.**, 'The Role of the Court of Justice', in: Andenas, M. and Türk, A., *Delegated Legislation and the Role of the European Communities*, The Hague, Kluwer Law International, 2000.
- Usher, J.A.**, Declarations of Invalidity Under Article 177 EEC, Of General Effect? *ELRev.*, 1984, p. 284.
- Usher, J.A.**, *EC Institutions and legislation*, European law series, Longman, London and New York, 1998.
- Vandamme, T.A.J.A.**, Alternative Lawmaking Procedures in the Netherlands for the sake of Implementation of the EC Directive, in: Vandamme, T.A.J.A. and Reestman, J.-H. (eds), *Ambiguity in the Rule of Law, the interface between National and International Legal Systems*, Groningen: Europa Law Publishing 2001, p. 95-112.
- Vandamme, T.A.J.A.**, Case C-377/98 *The Netherlands v. European Parliament and Council* ('Biotechnology') (Annotation), *SEW*, 2002, p. 77.
- Vandamme, T.A.J.A.**, Case 241/01 *National Farmers' Union* (Annotation), *SEW*, 2003, p. 181.
- Vanhamme, J.**, *Volkenrechtelijke beginselen in het Europees recht*, Europa Law Publishing, Groningen, 2001.
- VandeLanotte, J.** and Goedertier, G., *Overzicht Publiekrecht*, Die Keure, Brugge, 2001.
- Veltkamp, B.M.**, *Implementatie van EG-milieurichtlijnen in Nederland, Europese Monografiën*, Deventer, Kluwer, 1998.
- Vergès, J.**, Droits fondamentaux de la personne et les principes généraux du droit communautaire, in: *L'Europe et le droit, Mélanges à Jean Boulois*, Dalloz, Paris, 1991.
- Verhoeven, A.**, The application in Belgium of the duties of loyalty and co-operation, *F.I.D.E.*, Helsinki, 1-3 June 2000.
- Vermeulen, E.M.**, *Nederlandse rechtsbescherming in communautaire context*, Boom Juridische uitgevers, Den Haag, 2001.

- Vlies, van der, I.C. and Widdershoven, R.J.G.M., *De betekenis van de Nederlandse grondwet binnen de Europese rechtsorde*, Preadvies voor de Vereniging voor de vergelijkende studie van het recht van België en Nederland, Deventer, W.E.J. Tjeenk Willink, Deventer, 1998.
- Vucsan, R.L., Een aantrekkelijke gedachte, *AAe (katern)*, 1993, p. 2217.
- Ward, A., *Judicial Review and the Rights of Private Parties in EC Law*, Oxford University Press, Oxford, 2000.
- Weiss, W., Die Einschränkung der zeitlichen Wirkungen von vorabentscheidungen nach Art. 177 EGV, *EuropaRecht*, 1995, p. 377.
- Wet, de, E., Judicial Review as an Emerging General Principle of Law and its Implications for the International Court of Justice, *Netherlands International Law Review*, 2000, p. 181.
- Winter, J.A., Direct Applicability and Direct effect, two different concepts in Community Law, *CMLR* (9) 1972, p. 425-438.
- Witte, B. de, *The Past and the Future of the European Court of Justice in the Protection of Human Rights*, Oxford University Press, Oxford, 1999.
- Witte, B. de, Institutional Principles, a Special Category of General Principles of EC Law, in: Bernitz, U. and Nergelius, J., (eds), *General Principles of Community Law*, Kluwer Law International, The Hague-London-Boston, 2000, p. 149.
- Wouters, J. and De Smet, L., The Legal Position of Federal States and their Federated Entities in International Relations, the Case of Belgium, in: Vandamme, T.A.J.A. and Reestman, J.-H. (eds), *Ambiguity in the Rule of Law, the Interface between National and International Legal Systems*, Europa Law Publishing, Groningen, 2001, p. 121.
- Wouters, J. and Eeckhoutte, D. van, Giving Effect to Customary International Law through European Community law, in: Prinszen, J.M. and Schrauwen, A. (eds), *Direct Effect, Rethinking a Classic of EC Legal Doctrine*, Europa Law Publishing, Groningen, 2002.
- Zuleeg, M., Umweltschutz in der Rechtsprechung der Europäischen Gerichtshofs, *Neue Juristische Wochenschrift* (46) 1993-1, p. 31-37.
- Zuleeg, M., National parliamentary control and European integration, in: Heukels, T. and Blokker, N., *The European Union after Amsterdam: a legal analysis*, Kluwer Law International, The Hague, 1998, p. 295-305.
- Zwaan, de, J.W., Haagse post-Securitel coördinatie, de doorwerking van de Securitel-affaire op de Haagse coördinatie met betrekking tot Europees recht, *SEW*, 1998, p. 362.
- Zwart, T., and Goudappel, F., Judicial Review Exercised by Ordinary Courts and Administrative Courts in The Netherlands, a Comparison, *ERPL*, 2000, p. 665.

