

EU Treaties And Legislation

Edited by Catherine Barnard and Steve Peers, this new EU law textbook draws together a range of perspectives from experienced academics, teachers and practitioners from a number of jurisdictions to provide a comprehensive introduction to EU law. Each chapter has been written by an expert in the field to provide you with access to a broad range of ideas while offering a solid foundation in the institutional and substantive law of the EU. Written by experts yet designed for students, every chapter has been reviewed by both students and lecturers to ensure a balance of accessible explanation and critical detail. Case studies are included throughout the book to enable you to understand the context and implications of EU law, as well as helping to familiarise you with some of the most significant caselaw in the area. Quotes and examples from key EU legislation and academic sources are also included to help develop your understanding of EU law, while further reading suggestions for each chapter act as a springboard for further study and assessment preparation. The first edited collection for students, this new text provides a fresh and modern guide to EU law and is an ideal entry-point for students new to the subject as well as those looking to develop their understanding of EU law. Online Resources European Union Law is accompanied by a comprehensive Online Resource Centre which includes a range of resources to support your studies and revision, including an interactive timeline and map of the EU, downloadable diagrams from the book, video clips, a flashcard glossary, and a searchable table of all Treaty renumbering. The Online Resource Centre also hosts regular updates and blog posts from the editors, helping you to stay up-to-date on the latest case law and developments in the area.

This textbook is written in an informal and engaging manner with an emphasis on explaining the key topics covered in EU courses with clarity. End of chapter questions encourage students to test and reinforce their own learning.

Companion website: www.oup.com/klamert This Commentary provides an article-by-article summary of the TEU, the TFEU, and the Charter of Fundamental Rights, offering a quick reference to the provisions of the Treaties and how they are interpreted and applied in practice. Written by a team of contributors drawn from the Legal Service of the European Commission and academia, the Commentary offers expert guidance to practitioners and academics seeking fast access to the Treaties and current practice. The Commentary follows a set structure, offering a short overview of the Article, the Article text itself, a key references list including essential case law and legislation, and a structured commentary on the Article itself. The editors and contributors combine experience in practice with a strong academic background and have published widely on a variety of EU law subjects. Commentary on the EU Treaties and the Charter of Fundamental Rights: Digital Pack includes a digital app with enhanced user functionalities that ensures that you have access to the text and all your accompanying notes wherever you are. The app is available on PC, Mac, Android devices, iPad or iPhone

The Politics of Ratification of EU Treaties

Blackstone's EU Treaties & Legislation 2020-2021

Investment Fund Taxation

A Normative Perspective of EU Powers for Copyright Harmonization

Blackstone's EU Treaties & Legislation 2021-2022

Differentiated integration has become a durable feature of the European Union and is a major alternative for its future development and reform. This book provides a comprehensive conceptual, theoretical, and empirical analysis of differentiation in European integration. It explains differentiation in EU treaties and legislation in general and offers specific accounts of differentiation in the recent enlargements of the EU, the Eurozone crisis, the Brexit negotiations, and the integration of non-member states. Ever Looser Union? introduces differentiated integration as a legal instrument that European governments use regularly to overcome integration deadlock in EU treaty negotiations and legislation. Differentiated integration follows two main logics. Instrumental differentiation adjusts integration to the heterogeneity of economic preferences and capacities, particularly in the context of enlargement. By contrast, constitutional differentiation accommodates concerns about national self-determination. Whereas instrumental differentiation mainly affects poorer (new) member states, constitutional differentiation offers wealthier and nationally oriented member states opt-outs from the integration of core state powers. The book shows that differentiated integration has facilitated the integration of new policies, new members, and even non-members. It has been mainly 'multi-speed' and inclusive. Most differentiations end after a few years and do not discriminate against member states permanently. Yet differentiation is less suitable for reforming established policies, managing disintegration and fostering solidarity, and the path-dependency of core state power integration may lead to permanent divides in the Union.

Investigating the extent to which the European Union can be defined as a "highly competitive social market economy", this edited collection illustrates and tests the constitutional reverberations of Art. 3(3) of the Treaty on the European Union, and discusses its actual and potential transformative effect. In the aftermath of Brexit, and in the 60th anniversary of the Treaty of Rome, the book is particularly timely and topical, offering new and deeper insights on the complex and constantly evolving social dimension of the EU, ultimately reflecting on how the objective of (re)constituting the EU as a "highly competitive social market economy" might best be achieved.

Suitable for undergraduate courses, this book presents an exposition of the policy and law-making procedures of the EU, as well as the key areas of substantive law. It is divided into two parts, where the first part covers how the EU functions, and the second provides explanations of the key areas of substantive law.

Member State Interests and European Union Law

Rudden and Wyatt's EU Treaties and Legislation

Digital

Theoretical Perspectives and Practical Challenges for the EU

Third country nationals (TCNs) play an important part in the economy of the European Union, reflected in the rights granted to them under European Union Law. Political expediency is however shaped by world, regional and domestic influences that in turn determine policy towards third country nationals and their legal rights to freedom of movement. This book examines the concept of political legitimacy within the European Union through the principles of legal rationality, focusing in particular on the European Union's policy towards third country nationals. Richard Ball argues that for legal doctrine to be rational it must display the requirements of formal, instrumental and substantive rationality, each mutually exclusive and essential. In taking this position of legal rationality, the book focuses on free movement rights of TCNs within EU treaties and implementing legislation, the Area of Freedom Security and Justice, and Association Agreements. Ball concludes that the stance of European Union Law towards third country nationals lacks legitimacy, and suggests possible new directions that EU policy should take in the future. This book inquires into the competence of the EU to legislate in the field of copyright, and uses content analysis techniques to demonstrate the existence of a normative gap in copyright lawmaking. To address that gap, it proposes the creation of benchmarks of legislative activity, reasoning that EU secondary legislation, such as directives and regulations, should be based on higher sources of law. It investigates two such possible sources: the activity of the EU Court of Justice in the pre-legislative era and the EU treaties. From these sources, the author establishes concrete benchmarks of legislative activity, which she then tests by applying them to current EU copyright legislation. This provides examples of good and bad practices in copyright lawmaking and also shows how the benchmarks could be implemented in copyright legislation. Finally, the author offers some recommendations in this regard.

This volume gives coverage of EU law containing all the up-to-date statutes relevant to undergraduate law degrees. It gives unannotated primary and secondary legislation allowing students to take it into examinations.

The European Union and Member State Territories: A New Legal Framework under the EU Treaties

Volume 1: Preamble, Articles 1-109

A Legal and Political Analysis

Oxford Principles of European Union Law

EU Law - Treaties and Legislation / Europees Recht - Verdragen en Wetgeving

The effect of the significant changes in tax law at domestic, European, and international levels on investment funds, an important part of global financial services, creates a complex environment for practitioners and a source of debate for academics and policymakers. This is the first book to provide a comprehensive legal and practical analysis of the changes to the complex multilevel tax and regulatory framework concerning different types of investment funds. The contributions, updated as of late 2017, were originally presented at a conference held at the University of Luxembourg in November 2016 under the auspices of the ATOZ Chair for European and International Taxation. The book covers the central questions arising in national law and tax policy, explores the regulatory and tax framework of the European Union (EU), and discusses the multifaceted interactions of both national and EU law with bilateral tax treaties. Through fourteen chapters following a brief introduction, leading academic experts and practising specialists provide decisive insight into: – the regulatory regime for European investment funds; – the tax law and reforms in both Luxembourg and Germany; – the role of the European Commission's State-aid practices; – examples of case law concerning the application of non-discrimination rules to various investment vehicles; – the impact of tax-specific EU legislation, such as the Parent-Subsidiary Directive, the Tax Merger Directive, and the Anti-Tax Avoidance Directive; – the availability of tax treaty protection for different collective and non-collective investment funds; – the impact of base erosion and profit shifting (BEPS) developments on the taxation of cross-border investments; – the value-added tax (VAT) treatment of investment funds and their managers; and – the consequences of the global drive towards automatic exchange of information relating to existing cross-border investment structures. With its particular focus on Luxembourg – the leading centre for investment funds in Europe (and second only to the United States globally) and, thus, an instructive model for domestic-level investment fund regulation and taxation – this volume reveals the common issues that arise in virtually every other jurisdiction with a sizeable fund industry. As the first in-depth treatment of the globally significant nexus between investment funds and taxation, the book will prove valuable to policymakers, practitioners, and academics in both financial services and tax law.

Celebrating over 30 years as the market-leading series, Blackstone's Statutes have an unrivalled tradition of trust and quality. With a rock-solid reputation for accuracy, reliability, and authority, they remain first-choice for students and lecturers, providing a careful selection of all the up-to-date legislation needed for exams and course use.

This collection of the essential primary and secondary law of the European Union quickly and effectively guides students to the material they need during exams and lectures. Part 1 contains the European Union's primary law in consolidated form. Part II offers a selection of the essential pieces of European Union legislation in five core areas of particular importance to undergraduate and graduate studies: the internal market, competition, social policy and consumer protection. Colour-coded for easy navigation, all legislative acts are presented in their 'Lisbonised' and consolidated form. Student support is provided in two forewords that guide readers through the steps of finding, reading and understanding EU law, and a sophisticated table of equivalences that illustrates the evolution of the treaties from the Rome Treaty to the present day. An appendix includes extracts of the two central UK Acts that pertain to the European Union.

Treaties and Legislation

EU Law Directions

A Fresh Approach to EU Consumer Law

A Cross-Border-Only Regulation for Consumer Transactions in the EU

EU LAW BUNDLE 2 VOLUME PAPERBACK SET

Blackstone's Statutes have a 25-year tradition of trust and quality, and a rock-solid reputation for accuracy, reliability, and authority. Content is extensively reviewed to ensure a close map to courses. Blackstone's Statutes lead the market: consistently recommended by lecturers and relied on by students for exam and course use. Each title is: DT Trusted: ideal for exam use DT Practical: find what you need instantly DT Reliable: current, comprehensive coverage DT Relevant: content based on detailed market feedback Visit www.oxfordtextbooks.co.uk/orc/statutes/ for accompanying online resources, including video guides to reading and interpreting statutes, web links, a timeline of the EU, additional legislation, exam tips, and an interactive sample Act of Parliament.

Nigel Foster provides a concise and clear account of EU law, offering an accessible entry point to the subject. The fourth edition provides an incisive account of the institutions and procedures of the European Union, before moving on to consider key areas of substantive law, including competition law.

International Law and the European Union addresses the public international law issues that arise from the European Union's international action.

A bilingual compilation / een tweetalige verzameling

A Commentary

Chalmers Et Al., European Union Law and Schutze, Eu... Treaties and Legislation

Blackstone's EU Treaties & Legislation 2015-2016

Free Movement of Third Country Nationals

Blackstone's Statutes have an unrivalled tradition of trust and quality, and a rock-solid reputation for accuracy, reliability, and authority. Content is extensively reviewed to ensure a close map to courses. Blackstone's Statutes lead the market: consistently recommended by lecturers and relied on by students for exam and course use. Each title is: - Trusted: ideal for exam use - Practical: find what you need instantly with a new tab system - Reliable: current, comprehensive coverage - Relevant: content reviewed to match your course Visit www.oxfordtextbooks.co.uk/orc/statutes/ for accompanying online resources, including video guides to reading and interpreting statutes, web links, a timeline of the EU, additional legislation, exam tips, and an interactive sample Act of Parliament.

This series aims to produce original works which contain a critical analysis of the state of the law in particular areas of European Law and Set out different perspectives and suggestions for its future development. It also aims to encourage a range of work on law, legal institutions and legal phenomena in Europe, including 'law in context' approaches. The titles in the series will be of interest to academics; policymakers; policy formers who are interested in European legal, commercial and political affairs; practising lawyers including the judiciary; and advanced law students and researchers. Given the controversies and difficulties which preceded the coming into force of the Lisbon Treaty, it is easy to forget that the Treaty is a complex legal document in need of detailed analysis for its impact to be fully understood. Jean-Claude Piris, the Director-General of the Legal Service of the Council of the European Union (EU), provides such an analysis, looking at the historical and political contexts of the Treaty, its impact on the democratic framework of the EU and its provisions in relation to substantive law. Impartial legal analysis of the EU's functions, its powers and the treaties which govern it make this the seminal text on the most significant recent development in EU law. Since 1988, Jean-Claude Piris has served as the Legal Counsel of the Council of the EU and Director-General of its Legal Service. He is an Honorary Counsellor of State of France, a former diplomat at the UN and the former Director of Legal Affairs of the OECD. He was the Legal Advisor of the Successive Intergovernmental conferences which negotiated and adopted the treaties of Maastricht in 1992, Amsterdam in 1997 and Nice in 2001, the constitutional Treaty signed in Rome in 2004 and, finally, the Lisbon Treaty in 2007.

Blackstone's EU Treaties & Legislation is edited and designed to help you succeed in your law studies. With a reputation for accuracy, reliability, and authority spanning over 30 years, this series remains first-choice for students and lecturers, providing a careful selection of up-to-date legislation needed for exam and course use.

The Legitimacy of The European Union through Legal Rationality

Domestic Law, EU Law, and Double Taxation Treaties

The EU Treaties and the Charter of Fundamental Rights

European Union Law

International Law and the European Union

Studying EU law at Dutch Universities and Hogescholen is an intellectual challenge but also a linguistic challenge. Whilst, in practice, the application of EU law in front of Dutch courts will take place in Dutch, many EU law courses at Dutch Universities or Hogescholen are taught in English or lecturers of these courses prescribe English-language textbooks although the course itself is held in Dutch. Dutch students of EU law must therefore master this subject in both languages: Dutch and English. This book offers a bilingual compilation of the most important EU law texts (the EU Treaties and the most important EU regulations and directives). Texts in English and Dutch are featured next to each other in form of a synopsis. This way, students will be able to learn the technical terminology of EU law in both languages. De wet leren is een taal leren. Europees recht leren is meerdere talen tegelijk leren. Europees recht leren is een Nederlandstalig onderwijsprogramma met Engelstalige docenten en studieboeken is een uitdaging op zich: Europees recht wordt in het Engels bestudeerd en moet in het Nederlands worden toegepast. Deze tweetalige verzameling bevat naast Europese verdragen ook de belangrijkste wetgeving en is daarom ideaal om deze uitdaging aan te gaan. Dit boek presenteert elk artikel in beide talen, naast elkaar. Op die manier kan de Engelstalige terminologie gemakkelijk in het Nederlands worden gevonden door de hoofbron te gebruiken: de juridische tekst zelf. Andersom kan het boek worden gebruikt wanneer Europese regelgeving wordt toegepast in een Nederlandstalige omgeving. Omdat deze tweetalige compilatie de eerste verzamelband in Nederland is die meer omvat dan alleen de Europese verdragen, is het eigenlijk twee boeken in één. Dat maakt deze bundel het ideale hulpmateriaal, voor zowel de opleiding als de praktijk in Nederland.

"Provides an analysis of the constitutional principles governing the European Union. It covers the history of the EU, the constitutional foundations, the institutional framework, legislative and executive governance, judicial protection, and external relations"–Publisher's website.

This updated and expanded edition of the book identifies many inconsistencies and issues with this current framework and proposes a new model framework, one that is more concise and up-to-date and which is adaptable to possible future developments. Useful for EU Law departments and Research Centres, EU Institutions, the internal market, competition law, social policy and consumer protection. Lisbon numbering is used throughout, and colour-coded content will facilitate easy navigation. An annex contains all relevant UK statutes - from the 1972 European Communities Act to the 2017 European Union (Withdrawal) Bill. This update takes Brexit into account, with a new section providing an overview of the Brexit relevant British statutes.

Revisiting The Foundations Of Member State Obligations

Blackstone's EU Treaties and Legislation 2017-2018

European Union Health Law

Blackstone's EU Treaties & Legislation

The Competence of the European Union in Copyright Lawmaking

For almost three decades, the European Union (EU) has adopted measures to regulate consumer transactions within the internal market created by the EU Treaties. Existing legislation is largely based on directives harmonizing aspects of national consumer laws. This Brief argues that a more appropriate approach for EU consumer law would be legislation in the form of a regulation which is applicable to cross-border transactions only. The author considers the constitutional constraints of the EU Treaties, before examining the case for a cross-border-only measure. He argues that the cross-border approach is preferable, because it would provide clearer benefits for consumers seeking to buy goods and services across borders, while not upsetting domestic law unnecessarily—in particular in the context of e-commerce, with implications for industry, policymaking, and regional development. The Brief concludes by suggesting that a successful EU measure on cross-border consumer transactions could create a template for global initiatives for transnational consumer law.

*This volume contains EU-related health legislation relevant to legal training programs on EU law and healthcare. Despite the availability of numerous handbooks, a collection of EU legislation on health has been missing. The book includes relevant treaty law provisions and secondary legislation (abridged) on health or health-related norms, clustered as: EU treaty law * human rights and health * public health * patient safety * consumer protection * patient mobility * mobility of health professionals * pharmaceuticals * medical devices * data protection * insurance * competition law.*

The book reviews the EU Treaties provisions governing relations between the EU and Member State territories, such as the Netherlands Antilles, the UK Channel Islands and the French Overseas Departments. The book includes an overview of each of the relevant territories, including their present constitutional relations with their Member State and their legal relations with the EU. Prior to the entry into force of the Lisbon Treaty, the over-arching Treaty provision for this relationship was Article 299 of the EC Treaty. Having traced the development of Article 299 from 1957 to the present Lisbon framework, the book identifies many inconsistencies and issues with this current framework and proposes a new model framework, one that is more concise and up-to-date and which is adaptable to possible future developments. Useful for EU Law departments and Research Centres, EU Think Tanks, EU Institutions Libraries, Permanent Representatives to the EU and law firms specializing in EU law.

The EU Social Market Economy and the Law

Blackstone's EU Treaties and Legislation 2020–2021

Ever Looser Union?

Blackstone's EU Treaties and Legislation

The Lisbon Treaty

This book re-examines the law governing the obligations of the Member States in the European Union from the perspective of the interests formulated and pursued by national governments in the EU. Member States' interests provide the source as well as the limitations of the obligations undertaken by the Member States in the Union. From the early days of European law frames and defines EU obligations in the Treaties, in legislation and in the jurisprudence of the EU Court of Justice. The book neither challenges directly, nor undermines the current state of the law in the EU. Instead, it introduces a framework for interpreting and analysing legal developments – both legislative and jurisprudential – from an angle which brings the law in the European Union closer to its political reality. By choosing Member State interest to frame its analysis of the law, the book expresses a clear intention to explore further the interactions and the potential interconnectedness of the intergovernmentalism of the application and the enforcement of Member State law. Analysing how diversity among the Member States, which arises from different local interests, institutional frameworks and socio-economic arrangements, is assessed and sustained in EU legislation and in the jurisprudence of the Court of Justice, the book examines the impact of EU obligations on Member State territorial authority and territoriality. Providing a critical analysis of the EU law, the book closes the widening gap between the politics and law of European integration and between its political science and legal analysis. The book is essential reading for students and scholars in the field of state law, EU law and politics.

Blackstone's EU Treaties and Legislation 2021-2022Oxford University Press

The Commentary on the Treaty on the Functioning of the European Union (four volumes) is a major European project that aims to contribute to the development of ever closer conceptual and dogmatic standpoints with regard to the creation of 'Europeanised research on Union law'. Following on from the Commentary on the Treaty of the European Union, this book article, of all the provisions of the TFEU, discussing the application of Union law in the national legal orders and its interpretation by the Court of Justice of the EU. The authors are academics and practitioners from twenty-eight European states and different legal fields, some from a constitutional law background, others experts in the field of international law and European legal culture, this book promotes a system concept of European Union law toward more unity notwithstanding its rich diversity grounded in national traditions.

EU Treaties and Legislation

Blackstone's EU Treaties and Legislation 2021-2022

Differentiated European Integration

Blackstone's EU Treaties & Legislation 2019-2020

Foster on EU Law

This is a new edition of Rudden & Wyatt's popular and well-established statute book of EU law. It provides a clear and accessible collection of all of the key EU treaties and legislation that students need to study in detail and, with no additional author commentary, the collection is an ideal reference book in exams.

This Commentary provides an article-by-article summary of the TEU, the TFEU, and the Charter of Fundamental Rights, offering a quick reference to the provisions of the Treaties and how they are interpreted and applied in practice. Written by a team of contributors drawn from the Legal Service of the European Commission and academia, the Commentary offers expert guidance to practitioners and academics seeking fast access to the Treaties and current practice. The Commentary follows a set structure, offering a short overview of the Article, the Article text itself, a key references list including essential case law and legislation, and a structured commentary on the Article itself. The editors and contributors combine experience in practice with a strong academic background and have published widely on a variety of EU law subjects.

Since its inception, the European Union (EU) has revised its foundational treaties several times, resulting in national ratification processes involving different actors, with varying success. This book focuses on the politics of ratification of EU Treaties and reviews the processes of ratification of EU primary legislation. Existing research and academic debate on EU constitutional politics have almost exclusively focussed on negotiation of new treaties and their institutional setting. However, this book explains how the result of ratification was achieved, and analyses the strategy that actors pursue across Europe. Ratification of the Treaty of Maastricht and the EU Constitution failed totally, whilst other ratification can be considered partial failures such as the Irish Nice and Lisbon referendums. As the EU Constitution has proved, the ratification process may have deep effects unforeseen during the processes of negotiation. In recent years, ratification has produced some of the most intense debates on national membership of the EU and the EU itself. The Politics of Ratification of EU Treaties will be of interest to students and researchers of European Studies, European Union studies, European Union Law and European Union Politics.

The European Union legal order

Treaty on the Functioning of the European Union – A Commentary

COMMENTARY ON THE EU TREATIES AND THE CHARTER OF FUNDAMENTAL RIGHTS

Blackstone's EU Treaties and Legislation 2016-2017

Blackstone's EU Treaties and Legislation 2014-2015