Československá vzdělávací nadace Jana Husa Brno

CONTENTS

Preface	1X
Acknowledgments	xi
Table of Cases	xiv
Table of Legislation	xxviii
Abbreviations	XXX
Part One: The Constitutional Law of the EC	1
Introduction	1
1 The Sources of Community Law	12
(A) The Treaties — (B) Legislation — (i) Community legislation - legislative process — (iii) Reasoning — (C) General principles of law — (i) Proportionality — (ii) Fundamental rights — (iii) Techn	community
2 The Nature of Community Law: Supremacy	45
(A) Supremacy — (B) Direct applicability — (C) Pre-emption	
3 The Nature of Community Law: Direct Effect	54
(A) The nature and purpose of direct effect — (B) Direct effect choice — (C) The direct effect of directives — (i) Establishing the (ii) Curtailing the principle — (iii) The scope of the principle: the Standard A new principle: indirect effect	principle —

4	Article 177: The Preliminary Reference Procedure	95	
(A) The purpose of Article 177 — (B) The separation of functions — (C) The effect of an Article 177 ruling — (D) Bodies competent to refer — (E) The doctrine of acte clair — (F) The power to refer			
	Part Two: Community Trade Law and Policy	118	
In	troduction	118	
5	Law and the Economic Objectives of the Community	120	
bac the	The common market — (B) The internal market: 1992 — (i) ckground – (ii) The internal market defined — (iii) The anticipated beneft completion of the internal market — (iv) The business response — (v) Took and looking forward	its of	
6	Fiscal Barriers to Trade: Articles 12 and 95	151	
(A	Article 12 — (B) Article 95 — (C) Fiscal harmonisation		
	Discriminatory Physical and Technical Barriers to Trade: ticles 30–36	169	
Ar	The development of Article 30 — (B) The application of Article 30 — rticle 36 — (i) Public morality — (ii) The protection of health and lamans, animals and plants — (iii) The protection of industrial and comme operty — (D) Eliminating remaining barriers to trade — (E) Castifications	ife of ercial	
8	Beyond Discrimination: Article 30	217	
ind) Indistinctly applicable rules: the <i>Cassis de Dijon</i> formula — (B) Justif distinctly applicable rules — (C) Locating the outer limit of Article 30—ne Commission's interpretation of the judgment in <i>Cassis de Dijon</i> —ome consequences for consumer protection	-(D)	
9	The Free Movement of Workers: Article 48	258	
	Who is a worker? — (B) To what advantages is the worker entitled? — ceptions	- (C)	
	Freedom of Establishment and the Free Movement of Services: ticles 52 and 59	279	
	The rights — (B) Non-discrimination — (C) Beyond discrimination — armonisation — (E) Community citizenship	-(D)	

11	Article 85: Cartels	297
An Pro	Introduction to competition law—(B) Article 85—(C) Jurisdiction—agreement—(E) The concerted practice—(F) Market distortion—moting or distorting competition—(ii) De minimis—(iii) State involver (G) Exemption—(H) Block exemption	(i)
12	Article 86: Dominant Positions	337
(A)	The dominant position: defining the market — (B) Abuse	
13	The Enforcement of the Competition Rules	356
(A)	Enforcement by the Commission — (B) Enforcement at national level	
14	Merger Law	386
(A)	Before 21 September 1990 — (B) From 21 September 1990	
15	The Protection of Intellectual Property	401
Cou (E) Inte	Free trade or territorial protection? — (B) The approach of the Europart — (C) Exhaustion of rights — (D) Exhaustion of rights: trademark Exhaustion of rights: copyright — (F) Unfair competition rules — ellectual property rights and the EEC competition rules — (i) Article 8 Article 85 — (H) Legislation	s — (G)
16	Community Policy Making	420
hari hari inte	Introduction — (B) Harmonisation policy — (i) The new approach monisation policy — (ii) Questioning the new approach — (C) Method monisation — (i) The uniform rule — (ii) Differentiated and flex gration — (iii) The Product Liability Directive — (iv) Regulation — esidiarity — (D) Community social policy — (E) Company law — rmonisation — (ii) Community company law	s of cible (v)
	Part Three: Enforcement of Community Law	477
Inti	roduction	477
17	Control of Community Institutions	480
pare of to mea (E) 177	Article 173 — (i) Article 173, first paragraph — (ii) Article 173, secondaryh — (iii) Individual concern — (iv) Direct concern — (v) The example anti-dumping cases — (vi) Grounds for annulment — (vii) Interesures — (B) Article 175 — (C) Article 184 — (D) Articles 178 and 21 Article 177 — (i) The function of Article 177 in judicial review — (ii) Article 177 multiple validity of Community acts — (iii) The effect of an Article 177 multiple interrelation of the several remedies	nple erim 5— ticle

viii			
VIII			

18 Control of Member States	535
	(i) The nature of Article 169 — (ii) The effectiveness of Article 169 — (B) Control
Final Questions	557
Selected Bibliography	558
Index	560

Contents