

## CONTENTS

---

Preface	ix
Acknowledgments	xi
Table of Cases	xiv
Table of Legislation	xxviii
Abbreviations	xxx
<b>Part One: The Constitutional Law of the EC</b>	<b>1</b>
Introduction	1
1 The Sources of Community Law	12
(A) The Treaties — (B) Legislation — (i) <i>Community legislation</i> — (ii) <i>The legislative process</i> — (iii) <i>Reasoning</i> — (C) General principles of community law — (i) <i>Proportionality</i> — (ii) <i>Fundamental rights</i> — (iii) <i>Technique</i>	
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 as a policy choice — (C) The direct effect of directives — (i) <i>Establishing the principle</i> — (ii) <i>Curtailing the principle</i> — (iii) <i>The scope of the principle: the State</i> — (iv) <i>A new principle: indirect effect</i>	



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 <i>acte clair</i> — (F) The power to refer	
	<b>Part Two: Community Trade Law and Policy</b>	<b>118</b>
	Introduction	118
5	Law and the Economic Objectives of the Community	120
	(A) The common market — (B) The internal market: 1992 — (i) <i>The background</i> — (ii) <i>The internal market defined</i> — (iii) <i>The anticipated benefits of the completion of the internal market</i> — (iv) <i>The business response</i> — (v) <i>Taking stock and looking forward</i>	
6	Fiscal Barriers to Trade: Articles 12 and 95	151
	(A) Article 12 — (B) Article 95 — (C) Fiscal harmonisation	
7	Discriminatory Physical and Technical Barriers to Trade: Articles 30–36	169
	(A) The development of Article 30 — (B) The application of Article 30 — (C) Article 36 — (i) <i>Public morality</i> — (ii) <i>The protection of health and life of humans, animals and plants</i> — (iii) <i>The protection of industrial and commercial property</i> — (D) Eliminating remaining barriers to trade — (E) Other justifications	
8	Beyond Discrimination: Article 30	217
	(A) Indistinctly applicable rules: the <i>Cassis de Dijon</i> formula — (B) Justifying indistinctly applicable rules — (C) Locating the outer limit of Article 30 — (D) The Commission's interpretation of the judgment in <i>Cassis de Dijon</i> — (E) Some consequences for consumer protection	
9	The Free Movement of Workers: Article 48	258
	(A) Who is a worker? — (B) To what advantages is the worker entitled? — (C) Exceptions	
10	Freedom of Establishment and the Free Movement of Services: Articles 52 and 59	279
	(A) The rights — (B) Non-discrimination — (C) Beyond discrimination — (D) Harmonisation — (E) Community citizenship	



11	Article 85: Cartels	297
	(A) Introduction to competition law — (B) Article 85 — (C) Jurisdiction — (D) An agreement — (E) The concerted practice — (F) Market distortion — (i) <i>Promoting or distorting competition</i> — (ii) <i>De minimis</i> — (iii) <i>State involvement</i> — (G) Exemption — (H) Block exemption	
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
	(A) Free trade or territorial protection? — (B) The approach of the European Court — (C) Exhaustion of rights — (D) Exhaustion of rights: trademarks — (E) Exhaustion of rights: copyright — (F) Unfair competition rules — (G) Intellectual property rights and the EEC competition rules — (i) <i>Article 86</i> — (ii) <i>Article 85</i> — (H) Legislation	
16	Community Policy Making	420
	(A) Introduction — (B) Harmonisation policy — (i) <i>The new approach to harmonisation policy</i> — (ii) <i>Questioning the new approach</i> — (C) Methods of harmonisation — (i) <i>The uniform rule</i> — (ii) <i>Differentiated and flexible integration</i> — (iii) <i>The Product Liability Directive</i> — (iv) <i>Regulation</i> — (v) <i>Subsidiarity</i> — (D) Community social policy — (E) Company law — (i) <i>Harmonisation</i> — (ii) <i>Community company law</i>	
	<b>Part Three: Enforcement of Community Law</b>	477
	Introduction	477
17	Control of Community Institutions	480
	(A) Article 173 — (i) <i>Article 173, first paragraph</i> — (ii) <i>Article 173, second paragraph</i> — (iii) <i>Individual concern</i> — (iv) <i>Direct concern</i> — (v) <i>The example of the anti-dumping cases</i> — (vi) <i>Grounds for annulment</i> — (vii) <i>Interim measures</i> — (B) Article 175 — (C) Article 184 — (D) Articles 178 and 215 — (E) Article 177 — (i) <i>The function of Article 177 in judicial review</i> — (ii) <i>Article 177 and the validity of Community acts</i> — (iii) <i>The effect of an Article 177 ruling</i> — (F) The interrelation of the several remedies	



18	Control of Member States	535
(A) Control at Community level — (i) <i>The nature of Article 169</i> — (ii) <i>The Commission's discretion</i> — (iii) <i>The effectiveness of Article 169</i> — (B) Control at national level		
	Final Questions	557
	Selected Bibliography	558
	Index	560