

## Contents

	<i>Editor's Preface</i>	v
	<b>Rule of Reason, Rethinking another Classic of EC Legal Doctrine</b> C.W.A. Timmermans	vi
CHAPTER I	<b>In Defence of Public Interest: The Rule of Reason; Genesis of a Principle of Law</b> Annette A.M. Schrauwen	
I	Introduction	3
2	Conception and Birth of a Legal Principle	4
3	Growth Towards a Principle of Law	6
4	A Principle of Law	10
5	The Rule of Reason in the Regime of Competition Law	12
6	Is There a Rule of Reason in the Field of Procedural Law?	14
7	Conclusion	16
CHAPTER 2	<b>The Genesis of the Rule of Reason in the Free Movement of Goods</b> Laurence W. Gormley	
I	Introduction	21
2	Origins and Nature of the Rule of Reason	21
3	The Rule of Reason and the Scope of Article 28 EC	25
4	Only Equally-applicable Measures?	30
5	Concluding Remarks	32
CHAPTER 3	<b>Economic Aims as Justification for Restrictions on Free Movement</b> Jukka Snell	
I	Introduction	37
2	Economic Aims in the Court's Case Law	37
3	The Normative Questions	48
4	Conclusion	55

CHAPTER 4	<b>The Rule of Reason and Competition Law: Various Rules, Various Reasons</b> Rein Wesseling	
1	Introduction	59
2	Limits to the Application of the Competition Rules	61
2.1	The Concept of an Undertaking or Association of Undertakings in Articles 81 and 82 EC	61
2.2	Government Imposed Restrictions of Competition/Exclusion of Competition	66
2.3	Measures by Undertaking or Associations of Undertakings Restricting Competition but Pursuing Public Policy Objectives	68
2.4	Exemptions in the Sense of the Third Paragraph of Article 81 EC	73
2.5	Other Rules of Reason	74
3	Conclusion	75
CHAPTER 5	<b>Rule of Reason and Convergence in Internal Market and Competition Law</b> Johan W. van de Gronden	
1	Introduction	79
2	General Remarks on Convergence in Free Movement and Competition Law	80
3	Rule of Reason in Free Movement and Competition Law	82
4	Explaining the Remarkable Approach of the Court in <i>Wouters</i>	85
5	An Alternative Solution	88
6	Conclusions	92
CHAPTER 6	<b>The Rule of Reason in International Economic Law; Does the EC-WTO Parallel Make Sense?</b> Jochem Wiers	
1	Introduction	97
2	The 'Rule of Reason' in EC Jurisprudence on Freedom of Movement for Goods	97
3	The Relevant WTO Rules	101
4	Does the WTO Parallel make Sense?	104
5	Conclusion	107

## CHAPTER 7

**The Rule of Reason and its Relation to Proportionality and Subsidiarity**

Takis Tridimas

1	Introduction	111
2	The Functions of Proportionality	111
3	Proportionality and the Community Legislature: 'The Manifestly Inappropriate Test'	113
4	Subsidiarity and the ECJ	118
5	Subsidiarity and Proportionality under the EU Constitution: An Assessment of the Protocol	123
6	Conclusion	128

## CHAPTER 8

**The Rule of Reason and National Procedural Limitations: Is it Really Reasonable?**

Andrea Biondi

1	Introduction	131
2	Procedural Law as a Matter of European Law	132
3	Procedural Law in the Absence of a European Normative Measure	134
4	The Test in Practice	137
5	Conclusions	141

## CHAPTER 9

**The Rule of Reason and Private Law or the Limits to Harmonization**

Jacobien W. Rutgers

1	Introduction	145
2	The Attribution of Competences Concerning Private Law	146
3	Private (International) Law	148
4	Private (International) Law and Free Movement	150
5	Justification of an Infringement of Free Movement	153
6	Article 95 and a Barrier to Trade	157
7	Conclusion	158

## CHAPTER 10

**Mutual Recognition and Judicial Decisions in Criminal Matters; A "Rule of Reason" for Surrender Procedures?**

Wouter van Ballegooij and Géraldine Gonzales

1	Introduction	163
2	Meeting the Requirement to Maintain and Develop the Union as an Area of Freedom, Security and Justice	166

2.1	Mutual Recognition as a Means to Implement the Area of Freedom, Security and Justice	168
2.2	A Rule of Reason to Supplement Mutual Recognition	171
3	Ensuring the Abolition of the 'Double Criminality Requirement' Does Not Result in a Loss of Legal Certainty	172
3.1	Double Criminality in <i>abstracto</i> and in <i>concreto</i>	172
3.2	The Framework Decision on the European Arrest Warrant	173
3.3	Various Approaches to the Function of the Double Criminality Test	174
4	Applying the Rule Of Reason to the Surrender Procedure	176
4.1	Protecting the Public Order and Policy of the Executing Member State	176
4.2	Upholding (Inter)national Human Rights Standards and Procedural Safeguards	178
5	Conclusion	181
CHAPTER II	<b>The Rule of Reason in English Law</b> Lord Leonard Hoffmann	185
2: <	CHAPTER I2 <b>The Rule of Reason, a Constitutional Principle</b> W.T. Eijsbouts	191
	<i>Bibliography</i>	196
	<i>Table of Cases</i>	212
	<i>Abbreviations</i>	224
	<i>Index</i>	226
	<i>Contributors</i>	236