

---

# TABLE OF CONTENTS

---

<i>Foreword by Koen Lenaerts</i> .....	<i>v</i>
<i>List of Contributors</i> .....	<i>xiii</i>

<i>Introduction</i> .....	<i>1</i>
<b>Valsamis Mitsilegas, Alberto di Martino and Leandro Mancano</b>	

## PART I PRINCIPLES

1. C-80/86 – <i>Kolpinghuis Nijmegen</i> .....	7
The General Principles of European (Criminal) Law as Limitation to the Enforcement of EU Law: The <i>Kolpinghuis Nijmegen</i> Rule.....	7
<b>Dr Luisa Marin</b>	
Indirect Effect of EU Law after <i>Kolpinghuis Nijmegen</i> (C-80/86): Consistent Interpretation in Dutch Criminal Courts .....	21
<b>Jannemieke Ouwerkerk</b>	
2. C-387/02 – <i>Berlusconi and Others</i> .....	37
The <i>Berlusconi</i> Judgment: A Cornerstone of European Legality .....	37
<b>Frank Meyer</b>	
Allusion, Illusion, Delusion. The Assessment of the <i>Berlusconi</i> Judgment in Italy.....	55
<b>Alberto di Martino</b>	
3. C-105/03 – <i>Pupino</i> .....	67
Impact of the <i>Pupino</i> Decision on EU Law .....	67
<b>Maria Fletcher</b>	
Protecting Vulnerable Victims and Beyond: The Duty of Consistent Interpretation in Criminal Matters in Italy after <i>Pupino</i> .....	83
<b>Grazia Maria Vagliasindi</b>	



PART II  
COMPETENCE

4. 68/88 – Commission v Greece .....107  
Effectiveness, Dissuasiveness, Proportionality of Sanctions  
and Assimilation Principle: The Long-Lasting Legacy  
of the *Greek Maize Case* .....107  
**Fabio Giuffrida**  
The *Greek Maize Case*. From Sincere Cooperation to Criminal Law  
Integration in the EU.....122  
**Rosaria Sicurella**
5. C-176/03 – Commission of the European Communities v Council  
of the European Union .....137  
The ‘Constitutional’ ECJ Ruling on the Enforcement of Community  
Law (Case C-176/03) and its Impact on EU Law .....137  
**M Kaiafa-Gbandi**  
EU Substantive Criminal Competence and the Court of Justice:  
Reactions to the Case Law .....151  
**Samuli Miettinen**
6. C-105/14 – Taricco and Others .....165  
On Legality in Criminal Matters between Primacy of EU Law  
and National Constitutional Traditions. A Study of the *Taricco Saga*.....165  
**Silvia Allegrezza**  
*Taricco*, Endgame .....188  
**Vittorio Manes**

PART III  
*NE BIS IN IDEM*

7. C-187/01 – Gözütok and Brügge .....199  
Comment on CJEU, 11 February 2003, Joined Cases C-187/01 and  
C-385/01 *Criminal Proceedings v Hüseyin Gözütok and Klaus Brügge* .....199  
**Anne Weyembergh**  
The Impact of Case C-187/01 [*Gözütok/Brügge*] at the National Level:  
Inadvertent Legacy.....212  
**Elisavet Symeonidou-Kastanidou and Yannis Naziris**
8. C-486/14 – Kossowski.....227  
Judgment (Grand Chamber) C-486/14 *Piotr Kossowski*, 29 June 2016 .....227  
**Kai Ambos**  
Impact of the Case C-486/14 – *Kossowski* at National Level.....234  
**Celina Nowak**



9. *C-617/10 – Åkerberg Fransson* .....245  
 Fishing for Better Rights Protection: The Court of Justice on the Application of the Charter in the Member States and the Reach of *ne bis in idem*.....245  
**Tobias Lock**  
 The Impact of Case *C-617/10: Åkerberg Fransson* at National Level – The Swedish Example.....259  
**Maria Bergström**

PART IV  
 MIGRATION AND CITIZENSHIP

10. *C-61/11 PPU – El Dridi* .....273  
 Criminalisation of Irregular Migration in the EU: The Impact of *El Dridi*.....273  
**Niovi Vavoula**  
 Reshaping Criminalisation of Irregular Migration in Italy: The Impact of EU Law Beyond the *El Dridi* Judgment.....290  
**Alessandra Annoni**
11. *C-304/14 – CS*.....305  
 The Intersection of National Criminal Law and EU Citizenship Law: Reflections on the Judgment in *CS*.....305  
**Niamh Nic Shuibhne**  
*Leave at Your Chosen Speed?* EU Citizenship and Criminal Convictions: An Insight into the United Kingdom’s Approach .....319  
**Leandro Mancano**

PART V  
 MUTUAL RECOGNITION AND MUTUAL TRUST

12. *C-303/05 – Advocaten voor de Wereld* .....333  
*Advocaten voor de Wereld*: The Salvation of Mutual Trust .....333  
**Henning Fuglsang Sørensen**  
 The Contribution of *Advocaten voor de Wereld* for the Protection of Human Rights in the Context of Supra-State Law and for the Doctrine of Double Criminality .....348  
**Pedro Caeiro**



13.	<i>C-396/11 – Radu</i> .....	363
	Judgment of the Court of Justice of the European Union, 29 January 2013, <i>Radu</i> .....	363
	<b>Rosa Raffaelli</b>	
	The Implication of <i>Radu</i> at a National Level: National Courts’ Diversified Response to Conflicting Obligations.....	380
	<b>Irene Wieczorek</b>	
14.	<i>C-399/11 – Melloni</i> .....	393
	<i>Melloni</i> : Primacy versus Rights?.....	393
	<b>Valsamis Mitsilegas and Leandro Mancano</b>	
	Bypassing or Intensifying the Dialogue between Courts? The Impact of <i>Melloni</i> at the National Level .....	404
	<b>Lorena Bachmaier Winter</b>	
15.	<i>Joined Cases C-404/15 and C-659/15 PPU – Pál Aranyosi</i> and Robert Căldăraru v Generalstaatsanwaltschaft Bremen.....	421
	Resetting the Parameters of Mutual Trust: From <i>Aranyosi</i> to <i>LM</i> .....	421
	<b>Valsamis Mitsilegas</b>	
	<i>Aranyosi and Căldăraru</i> through the Eyes of National Judges.....	437
	<b>Adam Łazowski</b>	
	The Effect of CJEU Case Law Concerning the Rule of Law and Mutual Trust on National Systems .....	455
	<b>Petra Bárd and Wouter van Ballegooij</b>	
	<i>Index</i> .....	469