

Introduction to the Law of the European Communities

Edited and further revised by *Laurence W Gormley* in co-operation with
P.J.G. Kapteyn and P. VerLoren van Themaat, editors of the Fifth Dutch Edition

Kluwer Law International is pleased to announce the publication in August 1998 of the long-awaited Third Edition in English of *Introduction to the Law of the European Communities*.

It incorporates the Fifth Dutch Edition, published in 1995, and has been further revised and updated by Laurence Gormley, in co-operation with the editors of the Dutch Edition, to take account of developments up to the spring of 1998. It adopts 'From Maastricht to Amsterdam' as its central theme and provides a definitive examination and analysis of developments in the whole field of European Community law, including legal aspects of the Second and Third Pillars.

This new edition presents exhaustive coverage of the institutional, procedural and substantive law aspects of European Community law, including a full examination of the historical, political and economic background, and assesses these issues in the light of the move towards economic and monetary union. The book therefore provides an authoritative and up-to-date reference work for legal practitioners, both professional and academic, which will enable them to understand clearly the complex nature of European Community law and the interaction between its various elements.

This impressive work has become widely accepted as a standard source of reference on the subject. We are pleased to announce that, in addition to the standard hardback edition for the professional and library markets, we will also be publishing a special Student Edition in paperback. Inspection copies of this edition will be available on request to all professors and teachers of EC law who wish to assess the suitability of the book as required course material.

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Cornelius van Bynkershoek: His Role in the History of International Law

by Kinji Akashi

The primary aim of this work is to present a critical analysis of the writings of Cornelius van Bynkershoek (1673-1743), an eminent Dutch jurist known traditionally as a 'positivist' in the history of international law. However, it goes beyond an analysis of the 'classics' per se and attempts to clarify some basic questions concerning the history of international law, such as the relationship between legal doctrine and state practice, and the re-consideration of methodological differences among historical figures like Grotius, Pufendorf and Vattel. In addition to these questions, the work also covers some fundamental problems of international law in general, such as the meaning of positivism and positive law, and the function of reason.

To discuss these issues, the work is divided into three main parts. The construction of Bynkershoek's general theory of the law of nations is covered in the first part. The second offers an overview and analysis of the contemporary practice relevant to his theories on the laws of neutral commerce. The final part discusses the 'genealogy' of Bynkershoek's works, namely his relation to Grotius and to his later generations of publicists.

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by John Henry Merryman, Albert E. Elsen, *Stanford University, CA, USA*

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Liber Amicorum Professor Ignaz Seidl-Hohenveldern

in Honour of his 80th Birthday

edited by Gerhard Hafner, Gerhard Loibl, Alfred Rest, Lilly Sucharipa-Behrman, Karl Zemanek

This Liber Amicorum is dedicated to one of the most outstanding international lawyers, Professor Seidl-Hohenveldern, to celebrate his eightieth birthday. He is known throughout the academic world for his profound contributions to the theory and practice of international law. Moreover, he has acted as arbitrator in a number of international cases and was President of the UN Conference on State Succession in respect of State Property, Archives and Debts.

The contents of the Liber Amicorum reflect the broad activities of Professor Seidl-Hohenveldern, both in his academic and practical work. The contributions cover the fields of international public law, international private law, international economic law, international human rights law, international environmental law and European law. The contributions from well-known authors from all parts of the world display an interesting and valuable spectrum of the current state of the law. Thus, a wide range of different topics of international law is covered and different positions on developments in recent years are discussed.

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Wie zal de Opvoeders Opvoeden?

Kindermishandeling en het Recht van het Kind op Persoonswording

JAN C.M. WILLEMS

In Nederland bestaat een, in transgenerationale zin, discriminatoir privacy-systeem dat kindermishandeling feitelijk toelaat en er geen effectieve bescherming tegen biedt. Dit gebeurt op zodanige schaal en met zulke verstrekkende individuele en maatschappelijke gevolgen dat er voldoende aanleiding is te spreken van een situatie van ernstige en passief-systematische mensenrechtenschendingen. In dit boek wordt bepleit deze situatie te keren door – in navolging van het *Verdrag inzake de rechten van het kind* – de persoonswording van kinderen te zien als verantwoordelijkheid van de ouders, maar zeker ook van de staat en deze verantwoordelijkheid waar te maken door een structurele en geïntegreerde preventieve benadering van opvoedingsproblematiek. Deze benadering vergt nieuwe maatschappelijke voorzieningen die op zijn minst een vangnet waarborgen in opvoedkundige risico-situaties. Het ‘screenen’ van mogelijke risico-situaties kan op niet-stigmatiserende wijze geschieden op basis van een in dit boek geschat drie-echelonsmodel.

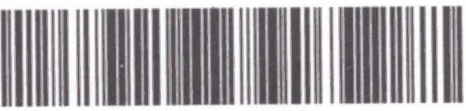
De Nederlandse overheid is tot hernieuwing van de wetgeving en beleidsinitiatieven op dit gebied verplicht, niet alleen op grond van het genoemde *Verdrag* maar ook in het licht van het gegeven dat in een rechtsstaat een voortdurende situatie van grove en grootschalige schendingen van fundamentele mensenrechten niet kan worden geduld.

Het boek integreert recente inzichten op mensenrechtelijk, psychologisch en pedagogisch gebied en bevat zowel een schat aan documentatie als een uitgebreid literatuuroverzicht. Het wordt optimaal toegankelijk gemaakt door een gedetailleerde inhoudsopgave, een auteursregister en een trefwoordenindex.

Jan C.M. WILLEMS is als universitair docent in het recht verbonden aan de vakgroep Internationaal en Europees Recht van de Universiteit Maastricht.

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