CONTENTS

		Acknowledgements	8
		Contents	vi
CHAPTE	S I	Introduction	× 3
CHAPTEI	2	On Context and Reasoning	19
	.2.1	On the Court of Justice and its Task	2
	2.2	On Evolution of the Court of Justice and EU Law	38
	2.3	On Activism: Legal or Political Science Rationality?	47
	2.4	On the 'Known Methods of Interpreting' EU Law	6
	2.5	On Court of Justice Legal Reasoning	7
CHAPTE	2 3	First-Order Criteria of Interpretation	89
	3.1	'The Wording': Semiotic Criteria	90
	3.1.1	Multi-Lingual Word's Worth? From Destiny to Genuine Enjoyment	
	3.1.2	To Have or to Hold – and from which Day Forward?	92
	3.1.3	Comprehensive, not All-Inclusive?	103
	3.2	'The General Scheme': Systemic Criteria	111
	3.2.I	Fundamental Implications	112
	3.2.2	Reconfiguring Norm-Relations: (Four-to-Five) Freedoms and Scope?	
	3.2.3	Proportionality: Rationality Criteria?	123
袋	3.2.4	Obstacles or Equality?	137
	3.3	'The Spirit': Dynamic Criteria	145
	3.3.I	How Dynamic is Dynamic?	153
	3.3.2	Dynamism Concealed?	154
	3.3.3	Sufficiently Clear and Precise and Unconditional?	157 166
CHAPTER	4	Second-Degree Criteria, Silences, and Lines of Cases	177
	4.1	Second-Order Criterion of Weight and Priority	178
	4.2	Second-Level Criteria of Constitutional Interpretation	205
	4.3	Reasoning Silence(s)	214
	4.4	Single Cases v Lines of Cases	224
CHAPTER	5	Conclusions	249
		Bibliography	256
		Table of Cases of the Court of Justice	268
		Index	274