## OUTLINE CONTENTS

PAI	RT I The Constitutional Law of the EU	1
1	The Evolution of the European Union	3
2	The Sources of the Law	24
3	The Nature of Union Law: Supremacy	71
4	The Enforcement of Union Law: 'Dual Vigilance'	81
5	The Direct Effect of Directives	112
6	State Liability	139
7	Article 267: The Preliminary Reference Procedure	158
8	Judicial Control of the Institutions of the EU	182
PAI	RT II Union Trade Law and Policy	231
9	Law and the Economic Objectives of the Union	233
10	Fiscal Barriers to Trade: Articles 30 and 110 TFEU	265
11	Physical and Technical Barriers to Trade: Articles 34–36 TFEU	279
12	Beyond Discrimination: Article 34 TFEU	315
13	The Free Movement of Workers: Article 45 TFEU	359
14	Freedom of Establishment and the Free Movement of Services: Articles 49 and 56 TFEU	379
15	European Citizenship Within an Area of Freedom, Security, and Justice	413
16	Competition Law and Policy	447
PAI	RT III Policy-Making, Governance, and the Constitutional Debate	517
17	Harmonization and Common Policy-Making	519
18	Subsidiarity, Flexibility, and New Forms of Governance	559
19	What Sort of 'Europe'?	588
	Final Questions	621
	Selected Bibliography	622
	Index	623

## DETAILED CONTENTS

	Preface	Xi
	New to this edition	xiii
	Acknowledgements	xiv
	Table of Cases	xvi
	Table of Legislation	XXXV
	Lisbon Tables of Equivalence	XXXXX
	Abbreviations	lviii
PARTI	The Constitutional Law of the EU	1
1	The Evolution of the European Union	3
2	The Sources of the Law	24
SECTION 1:	The Treaties	24
SECTION 2:	Legislation	27
	A: Legislation in the European Union	27
	B: The principle of conferral	29
	C: The choice of legal base D: Reasoning	42 46
SECTION 3.	General principles of Union law	48
SECTION 5.	A: Proportionality	48
	B: Fundamental rights	54
3	C: Technique	65
3	The Nature of Union Law: Supremacy	71
	Supremacy	71
	Direct applicability	75
	Exclusivity and Pre-Emption	76
4	The Enforcement of Union Law: 'Dual Vigilance'	01
	Dual vigilance	81
	Control at EU level	82
SECTION 2.	A: The nature of Article 258 TFEU	83
	B: The effectiveness of Article 258 TFEU	85
	C: Complaining to the Commission	92
SECTION 3:	Control at national level	93
	A: The criteria governing direct effect  B: Direct effect as a policy choice	94
	<ul><li>B: Direct effect as a policy choice</li><li>C: Procedure and remedies</li></ul>	98 101
5	The Direct Effect of Directives	112
	Establishing the principle	112
	Curtailing the principle	115
	The scope of the principle: the State	120
	'Incidental effect'	122
	The principle of indirect effect, or the obligation of	
JECTION 3.	'conform-interpretation'	129
6	State Liability	139

<b>7</b> SECTION 1:	Article 267: The Preliminary Reference Procedure The purpose of Article 267	158 158
	The separation of functions	159
	The effect of an Article 267 ruling	169
SECTION 4:	Bodies competent to refer	170
SECTION 5:	The obligation to refer and the doctrine of acte clair	173
SECTION 6:	The power to refer	176
SECTION 7:	The Court's information note on references	179
SECTION 8:	Reforming the Court system	179
8 SECTION 1:	Judicial Control of the Institutions of the EU Introduction	1 <b>82</b> 182
SECTION 2:	Article 263 A: Article 263, first to third paragraphs B: Article 263, non-privileged applicants C: Direct concern D: Individual concern E: Challenging a 'regulatory act' F: Grounds for annulment G: Interim measures	184 185 186 187 188 197 200 201
SECTION 3:	Article 265	202
SECTION 4:	Article 277	204
SECTION 5:	Articles 268 and 340	206
SECTION 6:	<ul> <li>The Article 267 preliminary reference procedure</li> <li>A: The function of the Article 267 preliminary reference procedure in judicial review</li> <li>B: The limitations of Article 267 in judicial review</li> <li>C: Article 267 and the validity of Union acts</li> <li>D: The effect of an Article 267 ruling</li> </ul>	213 213 216 218 224
SECTION 7:	The interrelation of the several remedies	225
SECTION 8:	The narrative of constitutionalism	. 227
PART II	Union Trade Law and Policy	231
9 SECTION 1:	Law and the Economic Objectives of the Union Introduction	233
SECTION 2:	Economic integration in context  A: What are the different types of economic integration that are available to States?	<ul><li>234</li><li>234</li></ul>
SECTION 3:	The internal market: 1992  A: The background  B: The anticipated benefits of the completion of the internal market	238 238 242
SECTION 4:	Measuring the impact of '1992' A: Measurement in 1996 B: Measurement in 2002 C: The Single Market Review D: The business response	244 246 248 250
SECTION 5:	Managing the internal market	251
SECTION 6:	Economic and monetary union	260

10 SECTION 1:	Fiscal Barriers to Trade: Articles 30 and 110 TFEU Article 30 TFEU	265 266
SECTION 2:	Article 110 TFEU	270
SECTION 3:	Fiscal harmonization	275
11	Physical and Technical Barriers to Trade: Articles 34–36 TFEU	279
SECTION 1:	The development of Article 34	279
SECTION 2:	The application of Article 34	283
SECTION 3:	Justification pursuant to Article 36 TFEU  A: Public morality  B: The protection of health and life of humans, animals, and plants	<b>302</b> 303 307
SECTION 4:	Eliminating remaining barriers to trade	313
12 SECTION 1:	Beyond Discrimination: Article 34 TFEU Indistinctly applicable rules: the Cassis de Dijon formula	315 315
SECTION 2:	Locating the outer limit of Article 34 TFEU  A: The road to Keck and Mithouard  B: The ruling in Keck and Mithouard  C: The application of Article 34 TFEU to restrictions on advertising  D: The application of Article 34 TFEU to restrictions on use	325 326 328 330 336
SECTION 3:	Justifying indistinctly applicable rules	340
SECTION 4:	What sort of market is being made? Some consequences for consumer protection and beyond	348
13 SECTION 1:	The Free Movement of Workers: Article 45 TFEU Who is a worker?	359 360
SECTION 2:	To what advantages is the worker entitled?	363
SECTION 3:	Exceptions	369
14 SECTION 1:	Freedom of Establishment and the Free Movement of Services: Articles 49 and 56 TFEU The rights	379 379
	Non-discrimination	380
	Beyond discrimination  A: Challenging and justifying obstructive national measures  B: Cases dealing with company law  C: Cases dealing with collective labour action  D: Cases dealing with health care provision	382 383 392 397 400
SECTION 4:	Harmonization	410
15	European Citizenship Within an Area of Freedom, Security, and Justice	413
	Introduction	413
SECTION 2:	Citizenship of the Union  A: Citizenship defined, citizenship limited  B: Citizenship and the derivative rights of third country nationals (TCNs)  C: Citizenship and constitutional identity  D: The material scope of the rights of the citizen  E: Reflecting on the nature of Citizenship of the Union	416 420 425 428 438
SECTION 3:	Free movement of persons within an area of freedom, security, and justice	441

16 SECTION 1:	Competition Law and Policy The scheme of EU competition law and policy	447
	Article 101 TFEU  A: The objective of Article 101  B: The 'agreement' and the 'concerted practice'  C: The restriction or distortion of competition  D: Assessing a 'restriction of competition' in its full context  E: Exemption	452 452 453 462 471 475
SECTION 3:	Article 102 TFEU  A: The dominant position: defining the market  B: Abuse	<b>477</b> 477 488
SECTION 4:	State involvement	497
SECTION 5:	The enforcement of the competition rules  A: Enforcement by the Commission  B: Enforcement at national level	<b>50</b> 1 501 511
PART III	Policy-Making, Governance, and the Constitutional Debate	517
17 SECTION 1:	Harmonization and Common Policy-Making Introduction	519 519
SECTION 2:	Harmonization policy A: Harmonization as an introduction to the wider debate B: The New Approach to harmonization policy C: Questioning the New Approach	<b>52</b> 1 522 522 529
SECTION 3:	<ul> <li>Methods of harmonization</li> <li>A: Harmonization and the allocation of competence between the EU and Member States</li> <li>B: The management of Article 114(4) et seq</li> <li>C: Harmonization, competence, and the scope for minimum rules</li> </ul>	<b>532</b> 532 533
SECTION 4:	The example of consumer law  A: Minimum harmonization  B: The Product Liability Directive  C: Uniform application of EU consumer law  D: The Product Liability Directive and pre-emption	<b>54</b> 3 543 543 553
18	Subsidiarity, Flexibility, and New Forms of Governance	559
SECTION 1:	Subsidiarity	559
SECTION 2:	Variable integration and flexibility	570
SECTION 3:	Instruments of governance	579
19	What Sort of 'Europe'?	588
SECTION 1:	The challenge of national constitutional courts	588
SECTION 2:	States and beyond: multi-level governance and constitutionalism	604
	Legitimacy and democracy	609
SECTION 4:	Europe's true soul	616
Final (	Questions	621
Select	ted Bibliography	622
Index		623