

Regulating European Drug Problems

Administrative Measures and Civil Law
in the Control of Drug Trafficking, Nuisance and Use

Edited by
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Regulating European Drug Problems

Hans-Jörg Albrecht, André Klip



Regulating European Drug Problems:

Regulating European Drug Problems Nicholas Dorn, 2023-09-20 Throughout Europe from town halls and regional governments through national Parliaments and ministries to the high institutions of the European Union there runs a vigorous debate on organised crime municipal safety and private conduct Drug problems and what to do about them often occupy center stage at these debates Throughout the 1990s the focus of legal attention has been primarily on the criminal law New criminal offenses have been created partly in response to influences from above from international and European agreements and partly in response to pressure from below concerns of citizens at national and sub national levels But although criminal law certainly is important as far as the development of drug controls is concerned it is by no means the whole story There is a parallel history a regulatory one consisting of the increasing use of administrative measures some of which are directly concerned with drugs while others are more general but equally applicable These responses together with civil law variously function as adjuncts to criminal law or as alternatives to it in relation to drug trafficking at European and national levels drug related public nuisance as it concerns citizens at municipal level and drug users After charting existing measures in the legal orders of Member states and of the Community Regulating European Drug Problems looks at prospects for administrative drug controls after Amsterdam in the context of the development of the Single Market cooperation against crime and insecurity subsidiarity and human rights At a practical level the study offers provocative ideas to policy makers and administrators working at the intersection of city level national and European responses to drugs For scholars and students the book offers comparative legal research and European synthesis and forges new links between fields of law suppression of organised crime and economic and social regulation

Regulating Europe Giandomenico Majone, 2002-11-01 Regulating Europe explains why economic and social regulation is rapidly becoming the new frontier of public policy and public administration in Europe both at the national and EU levels Statutory regulation implemented by independent regulatory bodies is replacing not only older forms of state intervention but also to some extent the redistributive policies of the welfare state Thus Regulating Europe is an examination of the emergence of the regulatory state as the successor of the Keynesian welfare state of the past Contributions emphasize the parallelism of policy developments at the national and European levels Part one provides the necessary theoretical background including a new model of demand and supply of Community regulation The second part presents a series of case studies of particular regulatory policies and institutions in the UK Germany France Spain and the EU Part three evaluates current policy and institutional developments pointing out how the lack of a tradition of statutory regulation in Europe affects the design of the new institutions Special attention is devoted to the issue of the democratic accountability of expert politically independent agencies a problem which contrary to widespread opinion is as severe at the national level as it is in Brussels It is suggested that the requirements of democratic accountability and of subsidiarity cannot be met by re nationalizing European policies

much less by increasing the current level of centralization A more promising solution is the development of regulatory networks closely integrating national and supranational regulators

Economic Aspects of Gambling Regulation: EU and US Perspectives Tom Coryn, Cyrille J.C.F. Fijnaut, Alan Littler, 2007-12-31 The dynamic discussions which took place at the Colloquium on the Economic Aspects of Gambling Regulation EU and US Perspectives hosted by Tilburg University are reflected in this book It brings together a wide range of perspectives from the contemporary debate surrounding the regulation of gambling from within the context both of the EU and the USA Not only does the book encompass both ends of the spectrum of the current discussion it also brings together the perspectives of academics lawyers and operators Debates surrounding the regulation of gambling have been increasing in terms of frequency and ferocity at the national European and international levels Within the Member States of the European Union there has been considerable debate as to the appropriate method of regulating gambling in particular with a view to securing revenue streams for good causes Concurrently infringement proceedings of the European Commission and the case law of the European Court of Justice have the potential to disrupt chosen regulatory approaches and thus long established revenue flows This is but one of the economic aspects to the regulation of gambling which to date has not been explored within Europe to the extent seen in the United States Lessons which European jurisdictions can learn from American experiences in this field and discussions on the state of the art of gambling economics in Europe today form the basis of this dynamic book

Money Laundering Counter-measures in the European Union Valsamis Mitsilegas, 2003-01-01 The past fifteen years witnessed the emergence globally of a plethora of legislative measures aimed at countering money laundering These developments have been inextricably linked with the growing international focus on newly perceived and or prioritised global security threats such as organised crime and terrorism with money laundering counter measures deemed essential to counter these threats Taking these developments into account this book examines in detail the evolution and content of money laundering counter measures in the European Union These measures constitute a new paradigm of security governance achieved through three principal methods criminalisation consisting in the emergence of new criminal offences responsabilisation consisting in the mobilisation of the private sector to co operate with the authorities in the fight against money laundering and the emphasis on the administration of knowledge through the establishment of new institutions the financial intelligence units with extensive powers to administer a wide range of information provided by the private sector This paradigm may pose significant challenges to fundamental legal principles and to well established social structures and the book attempts to address this balance This up to date analysis includes the provisions of the new EU money laundering Directive which was formally adopted in December 2001

EU Administrative Law Paul Craig, 2018-10-25 The third edition of EU Administrative Law provides comprehensive coverage of the administrative system in the EU and the principles of judicial review that apply in this area This revised edition provides important updates on each area covered including new case law institutional

developments and EU legislation These changes are located within the framework of broader developments in the EU The chapters in the first half of the book deal with all the principal variants of the EU administrative regime Thus there are chapters dealing with the history and taxonomy of the EU administrative regime direct administration shared administration comitology agencies social partners and the open method of coordination The coverage throughout focuses on the legal regime that governs the particular form of administration and broader issues of accountability drawing on literature from political science as well as law The focus in the second part of the book shifts to judicial review There are detailed chapters covering all principles of judicial review and the discussion of the law throughout is analytical and contextual It begins with the principles that have informed the development of EU judicial review This is followed by a chapter dealing with the judicial system and the way in which reform could impact on the subject matter of the book There are then chapters dealing with competence access transparency process law fact and discretion rights equality legitimate expectations two chapters on proportionality the precautionary principle two chapters on remedies and the Ombudsman

Antimicrobials in Livestock
1: Regulation, Science, Practice Lucie Pokludová, 2020-12-07 This first volume in a two volume work enhances readers understanding of antimicrobial resistance mechanisms in selected bacterial species that cause diseases in major food producing animals It provides an overview of the current legislation and policies seeking to regulate the authorisation manufacturing distribution and use of veterinary antimicrobials in practice in a way that helps to contain the spread of antimicrobial resistance The focus is put on Europe without neglecting the global context Moreover attention is paid to various uses of antimicrobials in livestock considering both their risks and benefits from the distant past to the present Growth promotion prophylaxis metaphylaxis diagnostics and treatment are discussed not only with regard to food production and animal health but also considering the One Health concept which combines public and animal health with environmental aspects A summary of various systems for monitoring the use of antimicrobials is provided as well as an overview of the diseases that European veterinarians most often treat with antimicrobials In closing the book addresses the complexity of recent measures that are of key importance for antimicrobial stewardship e g biosecurity vaccination and other preventive tools including the newest technologies like smart farming The complete two volume work provides an extensive review of various aspects related to the use of antimicrobials in veterinary medicine especially considering major food producing species their most common infectious diseases and causative pathogens and mainly focusing on the situation in Europe without ignoring the global context While Volume I discusses more general aspects of antibiotic use such as regulatory laboratory and practical issues from different perspectives Volume II more specifically discusses medical aspects and the use of antimicrobials in cattle pigs poultry and horses as well as pharmacokinetics and pharmacodynamics two of the most important factors determining the success of treatment In both volumes each chapter confronts the reader with open questions to stimulate further discussions and future research on the topics covered

A History of Drugs Toby

Seddon,2009-12-03 A History of Drugs details the history of the relationship between drugs and freedom over the last two hundred years thus disturbing and unravelling the naturalness of the drug question as it traces the multiple and heterogeneous lines of development out of which it has been assembled *Rethinking EU VAT for P2P Distribution* Cristina Trenta,2015-09-24 Peer to peer P2P networks decentralized group structures allowing anyone to easily download and share resources online already play a critical role in the distribution of digital content Most of the debate on P2P heretofore has focused on copyright issues However as the basis for legitimate business models a number of companies have already quietly embraced P2P has a largely unknown and underestimated impact on taxation with vast repercussions on the development of mature profitable markets This book analyses the current framing for digital and media supplies provided via P2P technologies through the lens of an interdisciplinary approach drawing on tax law computer science economics copyright law and business studies VAT concepts such as those of economic activity and taxable person taxable transactions consideration barter and taxable amount and territoriality rules are discussed in connection with P2P as is the evaluation of VAT liability for P2P operations in the presence of copyright infringement Topics and issues considered include centralized and decentralized P2P networks free riding problems identifying actors in P2P networks for VAT purposes P2P and place of supply and pros and cons of integrating P2P with taxation regimes and especially VAT systems The analysis draws on a vast range of sources including EU legislation and case law tax law literature and doctrine international conventions and treaties Council of Europe and OECD documents ECHR case law and official documents and cases from key jurisdictions worldwide offering the first thoroughly grounded approach to overcoming the lack of understanding and awareness of ongoing changes currently separating the digital economy and traditional taxation systems and a solid platform for discussion to the diverse communities of researchers and professionals interested in P2P European Union Agencies as Global Actors Florin Coman-Kund,2018-05-01 This book examines a largely unexplored dimension of the European agencies namely their role in EU external relations and on the international plane International cooperation has become a salient feature of EU agencies triggering important legal questions regarding the scope and limits of their international dimension the nature and effects of their international cooperation instruments their status within the EU and on the global level and leading potentially to tensions between EU law and international law This book fills the existing knowledge gap by scrutinizing the international cooperation legal framework and practice of EU agencies including their mandate tasks and instruments together with their legal status as actors with a global dimension It sets out a general legal analytical framework which combines legal parameters from EU and international law to assess EU agencies as global actors and examines in detail three case studies on carefully selected agencies to shed light on the complexities of EU agencies daily international cooperation **On the Road to Permissiveness?** Christoph Knill,Christian Adam,Steffen Hurka,2015-07-02 On the Road to Permissiveness seeks to describe and explain how European countries have been resolving political issues that involve conflicts of fundamental values

Specifically these political issues include the regulation of abortion euthanasia homosexuality prostitution pornography cannabis sports betting and handguns The book addresses the empirical question of how morality policies have changed in recent decades and analyses the change and regulatory trends in different areas of morality policy It provides a systematic long term empirical assessment of morality policy change across countries and different fields of morality policy and compares morality policies in 19 OECD countries over a period of 50 years On the Road to Permissiveness is divided into three parts Firstly it discusses the conceptual framework and measurement approach developed by the editors and the theoretical framework guiding the empirical analyses In the second part of the book the editors explore the changes and trends in morality policies and the third part develops theoretical conclusions and implications on the basis of these findings

The European Union and Internal Security V. Mitsilegas, J. Monar, W. Rees, 2003-03-03 In the post Cold war period new security threats have arisen in Western Europe Amongst these organized crime and illegal immigration are acknowledged to represent significant security challenges The European Union and Internal Security analyses the nature of these challenges and investigates how the EU has been evolving to counter them Written by experts in the fields of political science and law this book addresses a hitherto neglected area of study

Drugs Nigel South, 1999-02-23 This authoritative overview of drugs and society today examines whether a process of normalization of drugs and drug use is under way the debate over prohibition versus legislation drugs and users as other or dangerous drugs and dance cultures drug use among young women images of race and drugs medical responses to drugs policing strategies and controlling drug users drug control and sport and the question of prohibition versus liberalization

New Psychoactive Substances Hans H. Maurer, Simon D. Brandt, 2019-02-20 This volume is designed to feature the pharmacology of new psychoactive substances legislative aspects information exchange including epidemiology and clinical forensic and analytical toxicology in order to facilitate the understanding of this complex and rapidly developing phenomenon

Crime, Criminal Law and Criminal Justice in Europe Hans-Jörg Albrecht, André Klip, 2013-02-01 This unique collection of essays celebrates the twentieth anniversary of the seminal journal the European Journal of Crime Criminal Law and Criminal Justice as well as the outstanding and uninterrupted work over that period of its founding Editor in Chief Professor Cyrille Fijnaut The volume consists of a selection of some of the most ground breaking articles published over the past twenty years covering the three areas of focus of the journal problems of crime developments in criminal law and changes in criminal justice It thus explores such diverse issues as the problems of crime in Central and Eastern Europe after the disappearance of the Soviet Union and the collapse of Yugoslavia the allocation of criminal law power in the European Union police cooperation in the border areas of the Member States the criminalization of white collar crime the establishment of European police services and of a European Public Prosecutor's Office new forms of criminal justice cooperation between the Member States and many others The journal's unique multidisciplinary approach and its commitment to offer insights from a wide variety of European

countries and language areas ensure that a varied range of perspectives are offered on the topics discussed The result is an enlightening and highly readable anthology shedding light on the extraordinary developments that have taken place in the area of crime and punishment in Europe **The Treaty on European Union (TEU)** Hermann-Josef Blanke,Stelio

Mangiameli,2013-11-26 The major Commentary on the Treaty on European Union TEU is a European project that aims to contribute to the development of ever closer conceptual and dogmatic standpoints with regard to the creation of a Europeanised research on Union law This publication in English contains detailed explanations article by article on all the provisions of the TEU as well as on several Protocols and Declarations including the Protocols No 1 2 and 30 and Declaration No 17 having steady regard to the application of Union law in the national legal orders and its interpretation by the Court of Justice of the EU The authors of the Commentary are academics from ten European states and different legal fields some from a constitutional law background others experts in the field of international law and EU law professionals This should lead to more unity in European law notwithstanding all the legitimate diversity The different traditions of constitutional law are reflected and mentioned by name thus striving for a common framework for European constitutional law Present Knowledge in Food Safety Michael E. Knowles,Lucia Anelich,Alan Boobis,Bert Popping,2022-10-08 Present Knowledge in Food Safety A Risk Based Approach Through the Food Chain presents approaches for exposure led risk assessment and the management of changes in the chemical pathogenic microbiological and physical radioactivity contamination of food at all key stages of production from farm to consumption This single volume resource introduces scientific advances at all stages of the production to improve reliability predictability and relevance of food safety assessments for the protection of public health This book is aimed at a diverse audience including graduate and post graduate students in food science toxicology microbiology medicine public health and related fields The book s reach also includes government agencies industrial scientists and policymakers involved in food risk analysis Includes new technologies such as nanotechnology genetic modification and cloning Provides information on advances in pathogen risk assessment through novel and real time molecular biological techniques biomarkers resistance measurement and cell to cell communication in the gut Covers the role of the microbiome and the use of surrogates especially for viruses *Better Regulation* Stephen Weatherill,2007-06-28 The discourse of Better Regulation is a hot topic intimately associated with the drive for cost savings and a more efficient economy In the UK and in the EU rule makers have lately endeavoured to achieve a more satisfactory balance between the demands of proper protection from market failure and inequity on the one hand and commercial freedom and the potential for innovation on the other But who is the regulator listening to and what effect does this have on the regulatory pattern governing the integrating EU market What is best practice in the matter of regulatory assessment The essays in this collection explore these and other questions and will foster greater understanding of UK and EU regulation the accountability issues involved and problems of enforcement It is no coincidence that since efforts to construct a Constitution

for Europe have stalled the attention of policy makers politicians and the business community has turned instead to the quest for Better Regulation or perhaps it might be said a Better European Union Stephens' Detection and Evaluation of Adverse Drug Reactions John Talbot, Jeffrey K. Aronson, 2011-12-19 The detection and evaluation of adverse drug reactions is crucial for understanding the safety of medicines and for preventing harm in patients Not only is it necessary to detect new adverse drug reactions but the principles and practice of pharmacovigilance apply to the surveillance of a wide range of medicinal products Stephens Detection and Evaluation of Adverse Drug Reactions provides a comprehensive review of all aspects of adverse drug reactions throughout the life cycle of a medicine from toxicology and clinical trials through to pharmacovigilance risk management and legal and regulatory requirements It also covers the safety of biotherapeutics and vaccines and includes new chapters on pharmacogenetics proactive risk management societal considerations and the safety of drugs used in oncology and herbal medicines This sixth edition of the classic text on drug safety is an authoritative reference text for all those who work in pharmacovigilance or have an interest in adverse drug reactions whether in regulatory authorities pharmaceutical companies or academia Praise for previous editions This book presents a comprehensive and wide ranging overview of the science of pharmacovigilance For those entering or already experienced in the pharmaceutical sciences this is an essential work from a review in E STREAMS a key text in the area of pharmacovigilance extensively referenced and well written a valuable resource from a review in The Pharmaceutical Journal

European Agencies and Risk Governance in EU Financial Market Law Paul Weismann, 2016-05-20 The phenomenon of agencification describes the EU legislator's increasing establishment of European agencies to fulfil tasks in a variety of EU policies The creation of these decentralised administrative entities raises a number of questions for example on the limits to such delegation of powers on the agencies institutional development and possible classification and on the role of comitology committees as an institutional alternative This book examines the EU's agencification with regard to these questions on the basis of and with reference to which the focus is laid on the European agencies operating in the field of financial market risk governance This analysis not only encompasses the three European Financial Market Supervisory Authorities the ESAs but also takes into account the institutional change brought about by the Banking Union more specifically the Single Supervisory Mechanism SSM and the Single Resolution Mechanism SRM While the SRM sets in place a new European agency the Single Resolution Board SRB the SSM establishes and empowers a new body within the organisation of the European Central Bank ECB the Supervisory Board By exploring the organisation the tasks and the powers of these actors in financial market regulation and supervision the book points at the current peak of the institutional development of European agencies and assesses organisation and unprecedented powers with a view to their compliance with EU law in particular the Treaties and the respective case law of the European courts As an evaluation of various aspects of the progressing centralisation of regulatory power on the EU level which is exercised by an increasingly decentralised

administrative apparatus this book will be of great interest and use to students and scholars of EU law financial law and regulation and European politics The Oxford Handbook of the European Union Erik Jones, Anand Menon, Stephen Weatherill, 2012-08-30 The Oxford Handbook of the European Union brings together numerous acknowledged specialists in their field to provide a comprehensive and clear assessment of the nature evolution workings and impact of European integration

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