

EUROPEAN LAW REVIEW

Volume 30 No. 1 February 2005

*Editors: Anthony Arnall
Damian Chalmers*

Editorial – A pre-emptive strike from the Palais Royal

EU enlargement: solidarity and conditionality
Marise Cremona

Better competence monitoring
Stephen Weatherill

The problem of *Kompetenz-Kompetenz*: a conflict between right
and right in which there is no *praetor*
Gunnar Beck

Access to content by new media platforms: a review of the
competition law problems
Damien Geradin

Public policy and *ordre public* in the private international law of
the EC/EU: Traditional positions of the Member States and modern
trends
Haris P. Meidanis

Analysis and Reflections

THOMSON
—★—™
SWEET & MAXWELL

European Law Review

February 2005

✓
2005

Editorial —A pre-emptive strike from the Palais Royal	1
Articles	
EU enlargement: solidarity and conditionality <i>Marise Cremona</i>	3
Better competence monitoring <i>Stephen Weatherill</i>	23
The problem of <i>Kompetenz-Kompetenz</i> : a conflict between right and right in which there is no <i>praetor</i> <i>Gunnar Beck</i>	42
Access to content by new media platforms: a review of the competition law problems <i>Damien Geradin</i>	68
Public policy and <i>ordre public</i> in the private international law of the EC/EU: Traditional positions of the Member States and modern trends <i>Haris P. Meidanis</i>	95
Analysis and Reflections	
Jobseekers' rights in the European Union: challenges of changing the paradigm of social solidarity <i>Oxana Golynger</i>	111
Consumer protection evaded via the internet <i>Ian Kilbey</i>	123
Review Article: A pious Europe? Why Europe should not define itself as Christian <i>Agustín José Menéndez</i>	133
Book Reviews	149
Table of cases	i
Table of legislation	vi
Index	xii