

# CONTENTS

## Law of the European Organisations

The Future of the European Union – Laeken Declaration 1

## International and European Business and Competition Law

ECJ 8 November 2001 – C-143/99 – *Adria-Wien Pipeline GmbH and Others v Finanzlandesdirektion für Kärnten* – Art. 92 EC Treaty – Tax on energy – Rebate granted only to undertakings manufacturing goods – State aid 5

ECJ 25 October 2001 – C-398/98 – *Commission v Greece* – Art. 30 EC Treaty – Failure by a Member State to fulfil its obligations – Obligation to maintain minimum stocks of petroleum products 8

## European Intellectual Property Law / IT-Law

*Mario Ragona*, Managing Legal Information – from Databases to the Internet 10

ECJ 20 November 2001 – C-414/99 to C-416/99 – *Zino Davidoff SA v A & G Imports Ltd* – Trade Marks Directive Article 7(1) – Goods placed on the market outside the EEA – Imported into the EEA – Consent of the trade mark proprietor 19

ECJ 4 October 2001 – C-517/99 – *Merz & Krell GmbH & Co. – Bravo* – First Council Directive 89/104/EEC – Grounds for refusal or invalidity – Trade marks which consist exclusively of signs or indications which have become customary in the current language 25

BGH (D) 1 February 2001 “GENESCAN” – German Trade Mark Act § 8(2) No. 2, British Trade Marks Act 1994, Directive on Trade Marks – indicative significance of a trade mark registration in another country, whose trade mark statute is also based on the Directive on Trade Marks 28

## Private International Law and European Harmonisation of Private Law

ECJ 22 November 2001 – C-541/99 and C-542/99 – *Cape Snc v Idealservice Srl* – Article 2(b) of Directive 93/13/EEC – Meaning of “consumer” – Undertaking concluding a standard contract with another undertaking to acquire merchandise or services solely for the benefit of its employees 30

ECJ 13 December 2001 – C-481/99 – *Heininger v Bayerische Hypo- und Vereinsbank AG* – Council Directive 85/577/EEC on contracts negotiated away from business premises; Council Directive 87/102/EEC on consumer credit – Consumer protection – Right of cancellation – Agreement to grant credit secured by charge on immovable property 31

## International and European Procedural Law

*Johannes Sedlmeier*, International and European Procedural Law – Recent developments regarding mutual recognition of judgments in Europe and world-wide 35

*Leonardo Graffi*, Formal Invalidity of Arbitration Agreements at the Stage of Enforcement of the Arbitral Award under the New York Convention: The Italian Judicial Approach 46

Corte di Cassazione (I) 21 January 2000 n. 671 – New York Convention – Grounds for refusal of recognition of a foreign arbitral award – formal invalidity of an arbitration agreement at the stage of enforcement of the arbitral award 51

ECJ 6 December 2001 – C-472/99 – *Clean Car Autoservice GmbH v Stadt Wien and Republik Österreich* – Art. 234 EC, Art. 104(5) of the Rules of Procedure of the Court of Justice – Costs of the parties to the main proceedings 52

OLG Frankfurt/M (D) 14 November 2000 – 11 U 33/00 – TRIPS Agreement Article 3 – National Treatment – Impermissibility of a demand for security of legal costs 54

OGH (A) 18 May 1999 – 4 Ob 13/99 – Article 5 RBÜ – Principle of national treatment for authors from other Convention Member States – Security for legal procedural costs 57

## Book Reviews / New Publications

Table of Abbreviations II

Conference Calendar III

Editorial IV