HOUSE RULES OF THE COMMON MARKET LAW REVIEW (2005)

The Common Market Law Review is conscious of its position as the oldest specialized review in the field of European law, and of its avowed aim to promote academic discussion which goes across national boundaries. With this in mind, we ask our authors to make a special effort to acquaint themselves with the academic discussion on their particular topic in countries other than their home State. Only in this way are we able to offer our readers the highest level of intellectual and legal analysis, and to achieve real developments in any particular debate.

1. SUBMISSION OF MANUSCRIPTS

1.1 Manuscripts should be sent to:

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Authors are requested to submit material digitally (by e-mail or on disk) as well as hard copy. Please use a minimum of computer codes, "styles" etc. Please ensure that the accompanying printout is identical to the version on disk, and indicate which programme has been used. E-mail address is A.M.McDonnell@law.LeidenUniv.nl

1.2 Authors should include written confirmation that the article or annotation has not been published, nor is pending publication elsewhere.

1.3 Articles should be accompanied by an abstract, including keywords, of 100-200 words

1.4 Manuscripts not on computer disk should be typewritten on A4 paper

1.5 Footnotes should be numbered sequentially in superscript in the text outside punctuation marks.

1.6 Articles should preferably be no longer than 24 pages (approx. 8,000 words). Annotations should be no longer than 10 pages (approx. 3,000 words). Book reviews should be 1-3 pages in length, without footnote references.

2. GENERAL RULES OF CITATION

Examples:

2.1 Books
L. Jones, Power and Society, University of Leiden Studies No. 3 (Leiden, 1966).

2.2 Articles
Wils, "The concept of reciprocity in EEC law: An exploration into these realms", 28 CML Rev. (1991), 245-274.

Abbreviate names of journals according to the Survey of Literature published in the Review in February and August.

2.4 **Cases and Statutes**


If no names are given in the report, the following form should be used: Judgment of 18 March 1978, *Cour de Cassation* (Ch. civ.). In general follow the official national style as far as possible.

3. **SPECIFIC POINTS OF STYLE**

3.1 Use **abbreviations** in footnotes, e.g. Art. 8; 3 Dec. 1990; para 45; A.G.

3.2 CMLR should be without periods, as ECR (n.b. our own abbreviation is CML Rev.)

3.3 Historical references are to EEC, current and future references to EC Treaty, e.g. Article 3b EC, or Art. K.4 TEU. Since the Treaty of Amsterdam entered into force, EC and TEU Articles are renumbered: Article 81 (ex 85) EC. Article 125 EC (ex Article 109n, as introduced by the Treaty of Amsterdam). The Constitutional Treaty is abbreviated CT. Earlier drafts are abbreviated DCT (Draft Constitutional treaty)

3.4 **Capitalize**: Advocate General, Article 95 EC, Community Treaties, Council, Commission, Member State, Directive 77/249, Regulation No. 170/83.

3.5 **Miscellaneous points** - Non-English words and phrases should be italicized, except common Latin abbreviations: cf., e.g., et seq., ibid., i.e., loc. cit., viz..

Z-spelling is preferred (e.g. organize).

In general, Oxford University Press house style is followed.

Paragraphs should not be numbered. Subdivisions with headings are preferred.

The terms case law, Advocate General and Member State are not hyphenated

3.6 Useful subdivisions of annotations are:

- Introduction
- Factual background
- Opinion of the Advocate General (as required)
- Judgment of the Court
- Analysis / Comment

For other questions of citation or style authors should refer to the Associate Editor. The submission of manuscripts which accord with the House Style is appreciated by the Editors. The Editors reserve the right to request corrections to manuscripts.

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