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(To supplement the individual Authors' Guidelines and Hart Style Guide)

**EU External Relations Law: The Cases in Context**

*Graham Butler & Ramses A. Wessel* (Editors)

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Marking the 50th anniversary of the influential ERTA doctrine, this book analyses and contextualises the entire breadth of the jurisprudence of EU external relations law through a systematic, case-by-case account of the field.

The entire framework of EU external relations law has been built from the ground up by the jurisprudence of the Court of Justice of the European Union. At the beginning of the field's emergence, the legal questions to be answered concerned the division of powers and competence between, firstly, the Member States and that of the Union; and secondly, the division of powers and competence between the different institutions of the Union. Questions on such matters continue to be asked, but more contemporarily, new legal questions have arisen that have been in need of adjudication, including questions concerning the autonomy of Union law; the relationship between the Union and other international organisations; the relationship between Union law and international law; the scope and breadth of international agreements; amongst others.

The book features established academic scholars, judges, agents of institutions and Member States, and legal practitioners in the field of EU external relations law, analysing over 90 cases in which the Court has legally shaped the theory and practice of the external dimension of legal Europe.

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### **2. International Agreements in the EU Legal Order: *International Fruit***

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### **3. International Agreements as an Integral Part of EU Law: *Haegeman***

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### **4. Common Commercial Policy and the Determination of Exclusivity: *Opinion 1/75 (Local Cost Standard)***

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6. **Establishing Direct Effect of Provisions in International Agreements: *Bresciani***

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7. **Refining and Expanding Implied Powers of the Union: *Kramer***

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**15. The EU's Common Customs Tariff, Uniform Application of International Agreements, and the Demarcation between EU and Member State 'spheres of international law': *SPI/SAMI***

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**22. ERTA, Mixity, and the Duty of Co-operation in the Conclusion of International Agreements: *Opinion 2/91 (ILO Convention)***

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**26. No General Treaty-making Power of the Commission to Conclude International Administrative Agreements: *France v Commission I***

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- 29. The Scope of the Union's Exclusive External Competences and the Verification of Competence: *Opinion 2/92 (OECD)***

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- 30. Unilateral Measures of Member States affecting the Internal Market and the Law/Politics Divide in External Relations: *Commission v Greece (FYROM)***

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**31. EU Membership in International Organisations and the Joint Exercise of Membership Rights: *Commission v Council (FAO)***

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**32. The First Attempt at EU Accession to the ECHR: *Opinion 2/94***

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**33. Enforcement of International Sanctions within the EU Legal Order: *Bosphorus***

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**34. Scope of EU Development Policy: *Portugal v Council (India Cooperation Agreement)***

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