The only downside of this book is that, due to the fact that it contains a multitude of different theories, it cannot easily work as a standalone piece, as often the reader may have to refer to the materials quoted.

This study becomes even more topical in the midst of the current economic and political crisis, and the existential crisis that Europe is facing because of it.

G. Lentoudis


Following the retirement of the Advocate General of the European Court of Justice, Nial Fenelly, the editors of this book decided to pay tribute to him by dedicating the book to Nial Fenelly for his career in the European Court of Justice (ECJ) and in the Supreme Court of Ireland. In this book we can easily find the concepts of European law supremacy along with almost every European state’s national law. Along with these concepts, the entire book gives the reader a minimum knowledge about how the European Court of Justice is structured and how the ECJ has been working since its creation.

First of all, the book structure starts with the history of the European Union and the creation of the European Court of Justice and its evolution until the book was written in 2014. The book includes information on the financial crisis, how the EU was affected by it and how it faced the crisis.

Secondly, the contributors to this book discuss matters such as transparency, incompatibility, invalidity, the best model of a court and so on. The reason these concepts are approached is because we live in a modern society where the law is above everything and special attention must be drawn to countering corruption.

A.D. Manea