

# Revue européenne de Droit bancaire & financier

## European banking & financial law journal

### EUREDIA

2006 • 3-4

Trimestriel / Quarterly



#### *Editorial*

Christophe SCHMITT

*EU post-financial crisis supervision and the role of the ECB*

Philippe PAMELLE

*Direct taxation by the Court of Justice of European Union*

Richard LYAM

*Where is money not Finance? Reflections on the classification of financial markets*

Phocbus ALHANASSIÖL

*Immunities of central bank assets towards private law claims*

Kurt VAN RAEMDONCK

*Scope and limits of ECB powers in the field of securities settlement*

*An analysis in view of the proposed "SAFE EU" Securities system*

Armin VON BOGDANDY and Jürgen BAUER

*Free movement of capital and investment services - Moving in different tracks?  
As decided under Judgment of the Court of Justice Chamber I, 8 October 2006, Case C-152/04,*

*Fidium Finanz AG v Bundesanstalt für Finanzdienstleistungsaufsicht*

Michel LISON

*Arrêt de la Cour de l'assise Chambre 10 le 1er juillet 2007, Case C-391/06,*

*Yπουργος Οικονομικων και Ενεργειας v Charalambos Charalambis*

## BRUYLANT

## Sommaire/Contents

### Editorial

- Christophe Steyaert* ..... 277

### Articles

- EU post trading, the “barriers” and harmonisation of law  
*Philipp Paech* ..... 279
- Direct taxation : has the Court of Justice changed direction?  
*Richard Lyal* ..... 309
- When is e-money not E-money? Reflections on the revision of the  
E-money directive  
*Phoebus Athanassiou* ..... 321
- Immunities of central bank assets : towards greater legal certainty?  
*Kurt Van Raemdonck* ..... 357
- Scope and limits of ECB powers in the field of securities settlement.  
An analysis in view of the proposed “TARGET2-Securities” system  
*Armin Von Bogdandy and Jürgen Bast* ..... 365

### Jurisprudence

Judgment of the Court (Grand Chamber), 3 October 2006, Case C-452/04, Fidum Finanz AG v Bundesanstalt für Finanzdienstleistungsaufsicht

- Note : Michel Tison : “Free movement of capital and (financial)  
services : Moving on separate tracks”* ..... 410

Arrêt de la Cour (troisième chambre), 10 mai 2007, affaire C-391/04,  
Ypourgos Oikonomikon & consorts v Charilaos Georgakis

- Directive 89/592/CEE – Opérations d’initiés – Notions d’information privilégiée et d’exploitation d’information privilégiée – Transactions boursières convenues d’avance réalisées au sein d’un groupe de personnes pouvant avoir la qualité d’initiés – Augmentation artificielle du cours des valeurs mobilières cédées ..... 419