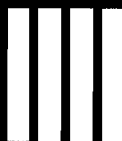


# New Journal of European Criminal Law

VOLUME 3 / 2012 / 03-04 / Special Edition – The Future of Criminalisation after Lisbon

## IN THIS ISSUE

- 225** The European Criminal Court after Lisbon
- 228** Criminalisation of the Financially Motivated: A New Paradigm of Corporate Crime and the Role of the European Union
- 242** The European Criminal Court: A New Step in the Development of European Criminal Law
- 257** The European Criminal Court: A New Step in the Development of European Criminal Law
- 298** The European Criminal Court: A New Step in the Development of European Criminal Law
- 320** The European Criminal Court: A New Step in the Development of European Criminal Law
- 332** Centring the Fight against Cybercrime in the European Union: A New Set of Rules and the Establishment of the European Cybercrime Centre (EC3)
- 344** The New European Commission Anti-Corruption Package: Towards a More Efficient Fight against Corruption?
- 363** The Europeanisation of Private Subjective Criminal Law: How the European Institutions Influence Criminalisation in Poland
- 381** Beyond the Sources in the Interpretation of EU Criminal Justice Legislation
- 394** Testing the Principle of Subsidiarity in EU Criminal Policy: The On-More-Exclusion in the Recent EU Documents on the Drafting of Subsidiary European Criminal Law
- 412** The European Criminal Court: A New Step in the Development of European Criminal Law



# CONTENTS

## SPECIAL EDITION THE FUTURE OF CRIMINALISATION AFTER LISBON

### EDITORIAL

- The Future of Criminalisation after Lisbon**  
VALSAMIS MITSILEGAS 225

### ARTICLES

- Criminalisation as a Last Resort: A National Principle  
under the Pressure of Europeanisation?**  
JANNEMIEKE W. OUWERKERK 228

- The Criminalisation Power of the European Union after  
Lisbon and the Principle of Democratic Legitimacy**  
PERRINE SIMON 242

- The Criminal Sanctions against the Illicit Proceeds of Criminal  
Organisations**  
ANNA MARIA MAUGERI 257

- Implementing Action against Trafficking of Human Beings  
under the TFEU: A Preliminary Analysis**  
TOM OBOKATA and BRIAN PAYNE 298

- The European Harmonisation in the Sector of Protection of  
the Environment through Criminal Law: The Results  
Achieved and Further Needs for Intervention**  
GRAZIA MARIA VAGLIASINDI 320

- Gearing up the Fight against Cybercrime in the European Union: A New Set  
of Rules and the Establishment of the European Cybercrime Centre (EC3)**  
LAVIERO BUONO 332

<b>The New European Commission Anti-Corruption Package: Towards a More Efficient Fight against Corruption?</b>	344
EMILIJA TASEVA	
<b>The Europeanisation of Polish Substantive Criminal Law: How the European Instruments Influenced Criminalisation in Polish Law</b>	363
CELINA NOWAK	
<b>Behind the Scenes in the Negotiation of EU Criminal Justice Legislation</b>	381
HARRIET NOWELL-SMITH	
<b>Testing the Principle of Subsidiarity in EU Criminal Policy: The Omitted Exercise in the Recent EU Documents on Principles for Substantive European Criminal Law</b>	394
PAUL DE HERT and IRENE WIECZOREK	
<b>ANALYSIS AND OPINION</b>	
<b>Italian Court of Cassation Delivers Its Ruling on the <i>Abu Omar</i> Case: What to Expect from the Decision?</b>	412
IRENE WIECZOREK	