Social Responsibility in Labour Relations

European and Comparative Perspectives

Frans Pennings, Yvonne Konijn and Albertine Veldman (eds)
Summary of Contents

Table of Contents
List of Contributors
Introduction

Albertine Veldman, Frans Pennings and Yvonne Konijn

Part I
Dilemmas of European Social Policy

Chapter 1
The Place and Role of Comparative Labour Law in the Framework of the European Union
Rolf Birk

Chapter 2
Enforcement of EC Labour Law: Some Less Felicitous Consequences?
Sacha Prechal

Chapter 3
Can a Stronger Anchoring of European Labour Law and Social Security Law to Community Law Guarantee a Sustainable European Social Model?
Marc Rigaux and Jan Buelens

Chapter 4
Corporate Social Responsibility and (European) Labour Law, Friends or Foes?
Filip Dorssemont
Chapter 5
Social Responsibility of Enterprises: A Bridge between Labour and Economic Law
Bart Hessel

Chapter 6
The Coherency of European Social Policy: The ECJ Caught between Flexible Employment Policies and Upholding European Employment Rights
Albertine Veldman

Chapter 7
Chinese Labour Law Rules Viewed with European Eyes
Wolfgang Däubler

Part II
Social Responsibility and the Modern Enterprise

Chapter 8
Life-long-learning As an Individual Social Right
Guus Heerma van Voss

Chapter 9
Workers' Protection in Transnational Companies
Isabelle Daugareilh

Chapter 10
Transnational Corporate Social Responsibility: Some Issues with Regard to the Liability of European Corporations for Labour Law Infringements in the Countries of Establishment of Their Suppliers
Aukje A.H. van Hoek

Chapter 11
Decent Work–Fair Wages: New Questions for European Labour Law?
Ulrike Wendeling-Schröder

Chapter 12
Enterprise Responsibility for Sexual Harassment in the Workplace: Comparing Dutch and South African Law
Darcy du Toit

Chapter 13
Justifying and Applying Vicarious Liability
Marlies Vegter
Chapter 14
The Responsibility of the Modern Enterprise in the
Reduction of Sickness and the Promotion of Reintegration
of Disabled Workers
Frans Pennings 223

Chapter 15
Protection against the Termination of a Contract of Employment:
Lessons from a Comparison between Dutch and German Law
Bernd Waas 239

Part III
Flexibility and Security 249

Chapter 16
Mapping Out Flexicurity Pathways in the European Union
Ton Wilthagen 251

Chapter 17
Modernizing the European Social Model by a ‘Leonine
Partnership’: The Socially ‘Irresponsible’ Enterprise in the
Age of Flexicurity
Edoardo Ales 277

Chapter 18
Adapting Work to the Worker: The Individual and International
Working Time Regulations
Willem Bouwens and Pauline Burger 287

Chapter 19
Fixed-Term Work in the Recent Case Law of the European
Court of Justice
Silvana Sciarra 299

Chapter 20
Achieving the Fixed-Term Work Directive’s Aims: United Kingdom
Implementation and Comparative Perspectives
Pascale Lorber 311

Chapter 21
Dismissal Law Proposals and the Flexicurity Strategy
Daniel Cuypers and Evert Verhulp 331
Part IV
Employability and Integration of Outsiders of the Labour Market 351

Chapter 22
European Equality Law or: Losing Sight of the Wood for the Trees 353
Marjolein van den Brink, Susanne Burri, Jenny Goldschmidt and Titia Loenen

Chapter 23
Equal Treatment and Gender Justice in Corporate Policies on Social Responsibility 371
Eva Kocher

Chapter 24
Training Vouchers and Active Labour Market Policy: An Easy or Uneasy Marriage? 379
Erik de Gier

Chapter 25
The Integration of Older Workers in European Labour Markets: Between Macro Desires and Micro Reality 391
Saskia Klosse and Joop Schippers

Part V
Social Dialogue and Restructuring of Enterprises 413

Chapter 26
The Employee, the Severance Payment and the Insolvent Employer 415
Ferdinand Grapperhaus

Chapter 27
The Proof of the Pudding ...? 423
Juliette Huyzer and Wilco Oostwouder

Chapter 28
ILO Conventions 135 and 154 and Works Councils’ Powers in Making an Agreement on Labour Conditions with the Company 443
Sjef de Laat and Jaap van Slooten

Chapter 29
Consultation, Negotiation and Codetermination in Europe: What Kind of Interactions? 459
Corinne Sachs-Durand
Chapter 30
The Revision of the EU Directive on European Works Councils in the Light of the Treaty of Lisbon  
Antoine Jacobs

Chapter 31
Lockout: A Dadaist Study of a Relic(t)  
Patrick Humblet

Chapter 32
Three Steps of Reflections Regarding the Viking and Laval Case: Towards an Effective European Right to Strike  
Thomas Blanke

Conclusions  
Albertine Veldman, Frans Pennings and Yvonne Konijn

Publications by Teun Jaspers