Criminal Investigations in Cross-Border Cases
Challenges for Human Rights-Oriented
Developments in EU Legislation and New

Europe
Multicultural Inquiries in
Transnational Evidence and

Editor
Stefano Ruggeri
Acknowledgements

Professor of English
Department of Law
University of Kansas
Shawnee Mission

Kim

Keywords: Balances, Efficiency, Malraux case, PD EIO, Procedural Guarantees

Efficiency and Procedural Guarantees

Trials, Stitches for Balance Between

The PD EIO Proposal for a Directive and Malraux

Paul Malago
The proposal for a Directive on European Investment Order (EIO) aims at providing a new framework for European investment order. The EIO ensures the free movement of capital within the European Union, facilitating cross-border investment in accordance with Article 28 of the EEC Treaty.

In recent years, the need for a comprehensive framework to address the challenges of cross-border investment has become increasingly evident. The EIO seeks to address these challenges by harmonizing the legal framework across the European Union, thereby promoting a more streamlined and efficient investment process.

The proposal for the EIO is expected to enhance investor confidence by providing clearer and more predictable rules. This, in turn, is anticipated to foster greater investment flows, thereby contributing to economic growth and job creation across the European Union.

In conclusion, the proposal for the EIO represents a significant step forward in creating a more integrated and harmonized European investment landscape. Its implementation is crucial for achieving the objectives of the European Union in promoting a single market and fostering a more competitive and innovative economy.

I. THE EIO IN A BROADER FRAMEWORK

II. THE PROPOSAL FOR THE EIO

III. KEY FEATURES OF THE EIO

IV. IMPLEMENTATION ISSUES

V. CONCLUSION

The proposal for the EIO is part of a broader effort to enhance the functioning of the European Union and promote a more integrated economic space. It is expected to contribute to the overall objectives of the European Union in terms of economic growth, job creation, and social cohesion.
The EIO and Absence of Trust

1. EIO and Absence of Trust

The EIO is a legal concept that arises from the absence of trust. It occurs when there is a lack of confidence or belief in the reliability of another person or entity. In the context of the EIO framework, the absence of trust is often associated with the failure of regulatory or legal mechanisms to provide adequate protection. The EIO can arise in various contexts, including financial and corporate affairs, where trust plays a critical role in the functioning of the system. The absence of trust can lead to a breakdown of confidence, which in turn can undermine the effectiveness of regulatory and legal structures. As a result, the EIO framework aims to address the gaps in the existing legal and regulatory frameworks by providing a mechanism to assess and mitigate the risks associated with the absence of trust.
References

P. Mazzola