

**“Will the Rule of Law Eclipse the Rule of Integration?
Private Plaintiffs’ Standing in Direct Annulment Actions Revisited”**

By Hjalte Rasmussen

Outline

1. Legal Murkyness Commends Policy-Approach.
2. The Rise of the Rule of Integration.
3. Nascent Narrow Interpretation Wrecks Havoc.
4. “Direct and Individual”: Vague and Ambiguous Terms.
5. Time to Rebel.
6. Is There a Persuasive Legal Justification?
7. From Law’s Realm to Judicial Politics (I).
8. From Law’s Realm to Judicial Politics (II)
9. From Law’s Realm to Judicial Politics (III).
10. From Law’s Realm to Judicial Politics (III).
11. Summing up and concluding.