

On Welcoming Talent, Sponsors and Fees

EU labour migration law in the Dutch context

EVERAERT CONGRES
OPENBARE ORDE EN ARBEIDSMIGRATIE IN HET UNIERECHT

26 januari 2018
Tesseltje de Lange
t.delange@uva.nl





The Race for Talent talk

The Administrative Wall

two examples: show me the money! sponsors and pay the fees

What can EU labour migration law do about it?

Why this wall? Don't we want the talents?







everaert advocaten
IMMIGRATION LAWYERS





Dutch control of compliance by recognized sponsors is insufficient, says [Inspectie Veiligheid en Justitie](#), The Hague 21 November 2017

Not so in these recent cases, says ABRvS in contrast to district courts:

ECLI:NL:RVS:2018:173

ECLI:NL:RVS:2017:3294

ECLI:NL:RVS:2017:3608

Punish the migrant..... Too formalistic?







Dutch Fees for residence permits are too high, says [European Commission](#), Brussels 7 December 2017

“While Member States are allowed to levy administrative charges for processing applications, excessive and disproportionate charges breach the rights of the applicants.”

Students (Dir 2004/114/EC) (Dir 2016/801)

Researchers (Dir 2005/71/EC) (Dir 2016/801)

Blue Card (Dir 2009/50/EC)

Single Permits (Dir 2011/98/EU)

ICT (Dir 2014/66/EU)

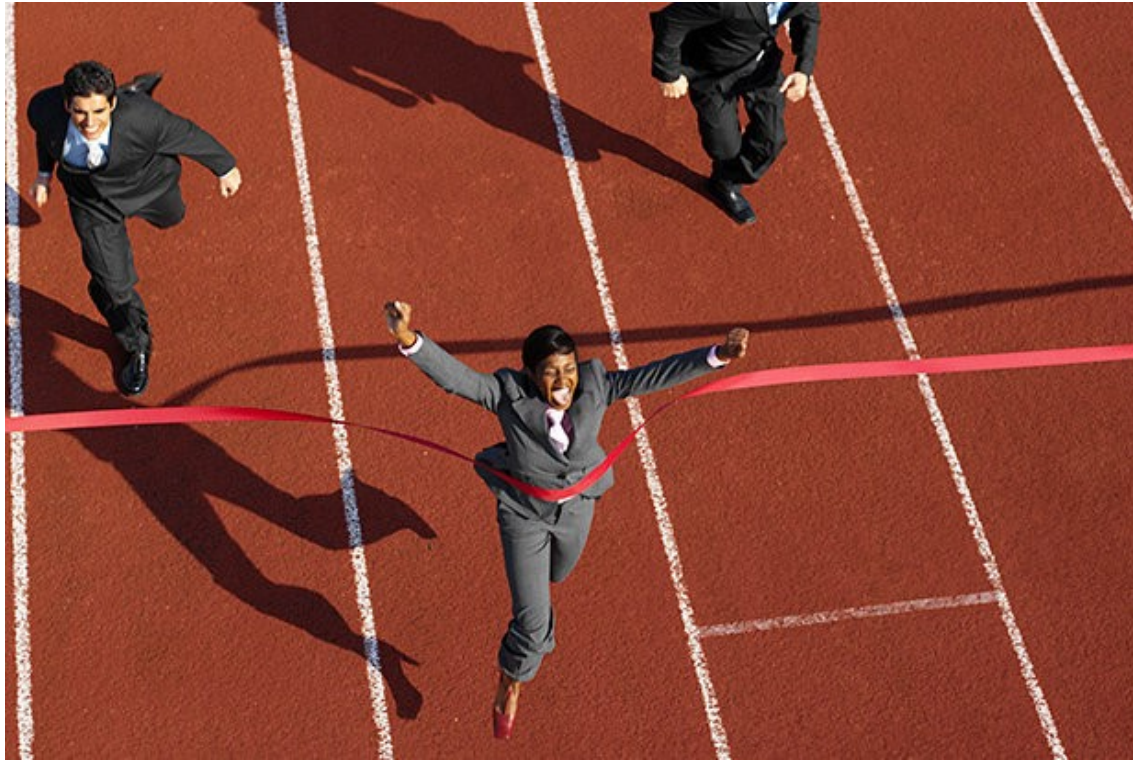
Services (Dir 2006/123/EC)





everaert advocaten

IMMIGRATION LAWYERS







Tesseltje de Lange
t.delange@uva.nl

