INDEX VOLUME 57

I. SUBJECTS1

Accession and withdrawal

Articles

M. Dougan, So long, farewell, auf wiedersehen, goodbye: The UK's withdrawal package, 631–704

Books Reviewed

T. Ahmed and E. Fahey (Eds.), On Brexit: Law, Justice and Injustices (K.St.C. Bradley), 2000–2003

Agriculture and fisheries

Books Reviewed

N. Jung, Die Vergabe von Unionsbeihilfen. Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union (D. Triantafyllou), 612–613

Citizenship

Articles

K. Hyltén-Cavallius, Who cares? Caregivers' derived residence rights from children in EU free movement law, 399–432

Case Law

- Case C-221/17, M.G. Tjebbes and Others v. Minister van Buitenlandse Zaken, with annotation by K. Swider (Legitimizing precarity of EU citizenship: Tjebbes), 1163–1182
- Case 22/18, *TopFit e.V. and Daniele Biffi v. Deutscher Leichtatletikverband e.V.*, with annotation by J. Lindholm and R. Parrish (Horizontal direct effect of Union citizenship and the evolving sporting exception: *TopFit*), 1283–1304

Books Reviewed

A. Yong, The Rise and Decline of Fundamental Rights in EU Citizenship (S. Coutts), 1305–1307

Commercial Policy

Articles

- S. Hindelang and A. Moberg, The art of casting political dissent in law: The EU's framework for the screening of foreign direct investment, 1427–1460
- G. Marín Durán, Sustainable development chapters in EU free trade agreements: Emerging compliance issues, 1031–1068
- C. Rapoport, Balancing on a tightrope: Opinion 1/17 and the ECJ's narrow and tortuous path for compatibility of the EU's investment court system (ICS), 1725–1772
- 1. For reasons of space, only some of the books reviewed throughout the year are included in the subjects section.

II *CML Rev. 2020*

Books Reviewed

K. Meyer, Grenzen und Entwicklungsmöglichkeiten des Souveränitätsprinzips in transnationalen Handelsbeziehungen (E. Peuker), 280–282

Common Foreign and Security Policy

Books Reviewed

G. Butler, Constitutional Law of the EU's Common Foreign and Security Policy (E. Denza), 1309–1310

Company law

Books Reviewed

K. Henckel, Cross-Border Transfers of Undertakings: A European Perspective (M. Szydło), 960–962

Competition policy and law

Articles

- A. Arnbak, W. Geursen and S. Yakovleva, Kaleidoscopic data-related enforcement in the digital age. 1461–1494
- A. Lykotrafiti, What does Europe do about fair competition in international air transport? A critique of recent actions, 831–860
- J. Nowag and L. Tarkkila, How much effectiveness for the EU Damages Directive? Contractual clauses and antitrust damages actions, 433–474
- V.H.S.E. Robertson, Excessive data collection: Privacy considerations and abuse of dominance in the era of big data, 161–190

Editorials

Special advice on competition policy for the digital era, 315–330

Case Law

- Case C-637/17, Cogeco Communications Inc. v. Sport TV Portugal SA and others, with annotation by M. Strand (Competition damages betwixt and between past and future: Cogeco), 569–590
- Case C-724/17, Vantaan kaupunki v. Skanska Industrial Solutions Oy, NCC Industry Oy, Asfaltmix Oy, with annotation by W. Wurmnest (Liability of "undertakings" in damages actions for breach of Articles 101, 102 TFEU: Skanska), 915–934
- Case C-307/18, Generics (UK) Ltd and Others v. Competition and Markets Authority, with annotation by P. Ibáñez Colomo (The legal status of pay-for-delay agreements in EU competition law: Generics (Paroxetine)), 1933–1952
- Case C-435/18, Otis Gesellschaft GmbH and Others v. Land Oberösterreich and Others, with annotation by G. Bacharis (National law cannot exclude damages claims of public lenders against cartelists, Otis v. Land Oberösterreich (Otis II), 1609–1628

Books Reviewed

A. Kalintiri, Evidence Standards in EU Competition Enforcement (A. Andreangeli), 269–272

Index

Consumer policy

Articles

A. Arnbak, W. Geursen and S. Yakovleva, Kaleidoscopic data-related enforcement in the digital age, 1461–1494

Z. Efroni, Gaps and opportunities: The rudimentary protection for "data-paying consumers" under new EU consumer protection law, 799–830

Case Law

Case C-363/18, Organisation juive européenne, Vignoble Psagot Ltd. v. Ministre de l'Économie et des Finances, with annotation by G. Harpaz (Mandatory labelling of origin of products from territories occupied by Israel and the weight of public international law: Psagot), 1587–1608

Books Reviewed

A. Beka, The Active Role of Courts in Consumer Litigation: Applying EU Law of the National Courts' Own Motion (J. Sorabji), 267–269

Cooperation in the field of Justice and Home Affairs and Cooperation on criminal matters

Articles

- F. Maiani and S. Migliorini, One principle to rule them all? Anatomy of mutual trust in the law of the Area of Freedom, Security and Justice, 7–44
- V. Mitsilegas, Autonomous concepts, diversity management and mutual trust in Europe's area of criminal justice, 45–78
- M. Penades Fons, The effectiveness of EU law and private arbitration, 1069–1106

Case Law

Joined Cases C-508/18 & C-82/19 PPU, Minister for Justice and Equality v. OG and PI; Case C-509/18, Minister for Justice and Equality v. PF; Joined Cases C-566/19 PPU & C-626/19 PPU, Parquet general du Grand-Duché de Luxembourg v. JR and Openbaar Ministerie v. YC, with annotation by M. Böse (The European arrest warrant and the independence of public prosecutors: OG & PI, PF, JR & YC), 1259–1282

Books Reviewed

- E. Herlin-Karnell, The Constitutional Structure of Europe's Area of "Freedom, Security and Justice" and the Right to Justification (L. Mancano), 259–261
- L. Mancano, The European Union and Deprivation of Liberty. A Legislative and Judicial Analysis from the Perspective of the Individual (W. Geelhoed), 955–956

Court of Justice; judicial protection

Articles

G.C. Leonelli, Acknowledging the centrality of the precautionary principle in judicial review of EU risk regulation: Why it matters, 1773–1818

Case Law

Joined Cases C-137/17 P and C-147/17 P, Gascogne Sack Deutschland and Gascogne v. European Union; Case C-150/17 P, European Union v. Kendrion NV; Joined Cases C-174/17 P and C-222/17 P, European Union v. ASPLA and Armando Álvarez SA, with annotation by P. Verbruggen and K. Kryla-Cudna (The Union's liability for failure to

IV CML Rev. 2020

- adjudicate within a reasonable time: EU tort law after *Gascogne, Kendrion and ASPLA*), 191–226
- Case C-391/17, Commission v. United Kingdom; Case C-395/17, Commission v. Netherlands, with annotation by J. Ziller (Vicarious liability of Member States for their Overseas Countries and Territories: Commission v. United Kingdom and Commission v. The Netherlands), 1887–1908
- Case C-587/17 P, Belgium v. Commission, with annotation by T. Roes (On national autonomy and the effectiveness of the preliminary ruling procedure: Belgium v. Commission), 1229–1258
- Joined Cases C-663/17 P, C-665/17 P and C-669/17 P, European Central Bank v. Trasta Komercbanka AS, Ivan Fursin and Others, and European Commission v. Trasta Komercbanka AS, Ivan Fursin and Others, and Trasta Komercbanka AS, Ivan Fursin and Others v. European Central Bank, with annotation by M. Simoncini (Different shades of legal standing and the right to judicial protection of private parties in the Banking Union: Trasta Komercbanka), 1867–1886
- Joined Cases C-542/18 RX-II and C-543/18 RX-II, Review Simpson v. Council and Review HG v. Commission, with annotation by M. Leloup (The appointment of judges and the right to a tribunal established by law: The ECJ tightens its grip on issues of domestic judicial organization: Review Simpson), 1139–1162
- Joined Cases C-558/18 and C-563/18, *Miasto Łowicz*, with annotation by S. Platon (Preliminary references and rule of law: Another case of mixed signals from the Court of Justice regarding the independence of national courts: *Miasto Łowicz*), 1843–1866
- Joined Cases C-585/18, C-624/18 and C-625/18, A.K. and others v. Sad Najwyzszy (the independence of the Disciplinary Chamber of the Polish Supreme Court), with annotation by M. Krajewski and M. Ziółkowski (EU judicial independence decentralized: A.K.), 1107–1138

Books Reviewed

- L. Clément-Wiltz (Ed.), Le role politique de la Cour de justice de l'Union européenne (A. Bailleux), 598–600
- A. Östlund, Effectiveness versus Procedural Protection. Tensions triggered by the EU law mandate of ex officio review (Zs. Varga), 1651–1652

Economic and monetary policy

Articles

- N. de Boer and J. van 't Klooster, The ECB, the courts and the issue of democratic legitimacy after Weiss, 1689–1724
- M. Lamandini and D. Ramos Muñoz, Law and practice of financial appeal bodies (ESAs' Board of Appeal, SRB Appeal Panel): A view from the inside, 119–160

Case Law

- Joined Cases C-663/17 P, C-665/17 P and C-669/17 P, European Central Bank v. Trasta Komercbanka AS, Ivan Fursin and Others, and European Commission v. Trasta Komercbanka AS, Ivan Fursin and Others, and Trasta Komercbanka AS, Ivan Fursin and Others v. European Central Bank, with annotation by M. Simoncini (Different shades of legal standing and the right to judicial protection of private parties in the Banking Union: Trasta Komercbanka), 1867–1886
- 30 July 2019, *Bundesverfassungsgericht*, 2 BvR 1685/14, 2 BvR 2631/14, with annotation by P. Faraguna and D. Messineo (Light and shadows in the Bundesverfassungsgericht's decision upholding the European Banking Union), 1629–1646

Index V

5 May 2020, Bundesverfassungsgericht, 2 BvR 859/15, 2 BvR 980/16, 2 BvR 2006/15, 2 BvR 1651/15, with annotation by A. Bobić and M. Dawson (Making sense of the "incomprehensible": The *PSPP* judgment of the German Federal Constitutional Court), 1953–1998

Books Reviewed

S. Grundmann and H.W. Micklitz (Eds.), *The European Banking Union and Constitution.*Beacon for Advanced Integration or Death-Knell for Democracy? (A. Lang), 607–610

Energy policy

Case Law

Case T-883/16, Republic of Poland v. Commission (OPAL pipeline), with annotation by A. Boute (The principle of solidarity and the geopolitics of energy: Poland v. Commission (OPAL pipeline)), 889–914

Environmental policy

Articles

G. Marín Durán, Sustainable development chapters in EU free trade agreements: Emerging compliance issues, 1031–1068

Books Reviewed

- A. Sikora, Constitutionalisation of Environmental Protection in EU Law (B. Smulders), 1647–1648
- T. Staal, Authority and Legitimacy of Environmental Post-Treaty Rules (L. Krämer), 947–948

External relations; association and development

Articles

- T. Bekkedal, Understanding the nature of the EEA Agreement: On the direct applicability of regulations, 773–798
- B. Driessen, Provisional application of international agreements by the EU, 741–772
- J. Heliskoski, The procedural law of international agreements: A thematic journey through Article 218 TFEU, 79–118

Case Law

Case C-363/18, Organisation juive européenne, Vignoble Psagot Ltd. v. Ministre de l'Économie et des Finances, with annotation by G. Harpaz (Mandatory labelling of origin of products from territories occupied by Israel and the weight of public international law: Psagot), 1587–1608

- E. Neframi and M. Gatti (Eds.), Constitutional Issues of External Relations Law (G. Anagnostaras), 257–259
- L. Pantaleo, The Participation of the EU in International Dispute Settlement: Lessons from EU Investment Agreements (A. Dimopoulos), 594–596
- F. Arnesen et al. (Eds.), Agreement on the European Economic Area: A Commentary (J. Larik), 935–936
- K. Raube, M. Müftüler-Baç and J. Wouters (Eds.), Parliamentary Cooperation and Diplomacy in EU External Relations. An Essential Companion (H. Flavier), 2007–2008

VI CML Rev. 2020

Free movement of persons

Articles

K. Hyltén-Cavallius, Who cares? Caregivers' derived residence rights from children in EU free movement law, 399–432

Case Law

- Case C-673/16, Coman et al. v. Inspectoratul General pentru Imigrări, with annotation by D. Kochenov and U. Belavusau (Same-sex spouses: More free movement, but what about marriage? Coman), 227–242
- Case C-94/18, *Nalini Chenchooliah* v. *Minister for Justice and Equality*, with annotation by D. Ritleng (Scope and meaning of Article 15 of Directive 2004/38: Yes but no: *Chenchooliah*), 1183–1200
- Case C-163/17, Abubacarr Jawo v. Bundesrepublik Deutschland; Case C-297/17, Bashar Ibrahim and Others v. Bundesrepublik Deutschand and Bundesrepublik Deutschland v. Taus Magamadov, with annotation by M. den Heijer (Transferring a refugee to homelessness in another Member State: Jawo and Ibrahim), 539–556

Free movement of services and freedom of establishment

Case Law

Case C-390/18, X, YA, Airbnb Ireland UC, Hôtelière Turenne SAS, Association pour hun hébergement et un tourisme professionels (AHTOP), Valhotel, with annotation by P. Van Cleynenbreugel (Accomodating the freedom of online platforms to provide services through the incidental direct effect back door: Airbnb Ireland), 1201–1228

Fundamental rights

Articles

M. Wendel, The two-faced guardian – or how one half of the German Federal Constitutional Court became a European fundamental rights court, 1383–1426

Case Law

Case C-469/17, Funke Medien; Case C-476/17, Pelham; Case C-516/17, Spiegel Online, with annotation by S. Garben (Fundamental rights in EU copyright harmonization: Balancing without a solid framework: Funke Medien, Pelham, Spiegel Online), 1909–1932

- T. Bührer, Das Menschenwürdekonzept der Europäischen Menschenrechtskonvention (P. Gragl), 2003–2005
- C. Amalftitano, General Principles of EU Law and the Protection of Fundamental Rights (E. Xanthopoulou), 605–606
- S. Somers, The European Convention on Human Rights as an Instrument of Tort Law (C. Gearty), 606–607
- B. Van Alsenoy, Data Protection Law in the EU: Roles, Responsibilities and Liability (V. Golunova), 2014–2016
- C. Warin, Individual Rights under European Union Law. A study on the relation between rights, obligations and interests in the case law of the Court of Justice (S. Trotter), 1648–1651

Index VII

General

Articles

V. Fritz, Activism on and off the bench: Pierre Pescatore and the law of integration, 475–502

L.D. Spieker, Framing and managing constitutional identity conflicts: How to stabilize the modus vivendi between the Court of Justice and national constitutional courts, 361–398

A. von Bogdandy, Principles of a systemic deficiencies doctrine: How to protect checks and balances in the Member States, 705–740

Editorials

Disease and recovery in (COVID-afflicted) Europe, 619–630 Europe is trembling. Looking for a safe place in EU law, 1675–1688 Guest Editorial: Europe is a soil – not a machine, B. Latour, 1–6

Case Law

- Joined Cases C-558/18 and C-563/18, *Miasto Łowicz*, with annotation by S. Platon (Preliminary references and rule of law: Another case of mixed signals from the Court of Justice regarding the independence of national courts: *Miasto Łowicz*), 1843–1866
- Joined Cases C-585/18, C-624/18 and C-625/18, A.K. and others v. Sad Najwyższy (the independence of the Disciplinary Chamber of the Polish Supreme Court), with annotation by M. Krajewski and M. Ziółkowski (EU judicial independence decentralized: A.K.), 1107–1138
- Case C-619/18, *Commission v. Poland*, with annotation by P. Bárd and A. Sledzinska-Simon (On the principle of irremovability of judges beyond age discrimination: *Commission v. Poland*), 1555–1584
- Case C-502/19, *Oriol Junqueras i Vies*, with annotation by C. Fasone and N. Lupo (The Court of Justice on the *Junqueras* saga: Interpreting the European parliamentary immunities in light of the democratic principle), 1527–1554

Books Reviewed

- G. Amato, E. Moavero-Milanesi, G. Pasquino and L. Reichlin (Eds.), The History of the European Union: Constructing Utopia (A. Kocharov), 591–593
- N.W. Barber, M. Cahill and R. Ekins (Eds.), *The Rise and Fall of the European Constitution* (J. Ziller), 261–263
- G. Davies and M. Avbelj (Eds.), Research Handbook on Legal Pluralism and EU Law (D. Sarmiento), 593–594
- E. Nanopoulos and F. Vergis (Eds.), The Crisis behind the Eurocrisis. The Eurocrisis as a Multidimensional Systemic Crisis of the EU (S. Novak), 1999–2000
- P. Staszczyk, A Legal Analysis of NGOs and European Civil Society (A. Alemanno), 2012–2013

Institutions

Case Law

Case C-502/19, *Oriol Junqueras i Vies*, with annotation by C. Fasone and N. Lupo (The Court of Justice on the *Junqueras* saga: Interpreting the European parliamentary immunities in light of the democratic principle), 1527–1554

- J. Ege, M.W. Bauer and S. Becker (Eds.), *The European Commission in Turbulent Times.*Assessing Organizational Change and Policy Impact (M. Chamon), 600–602
- F. Giersdorf, Der informelle Trilog. Das Schattengesetzgebungsverfahren der Europäischen Union (W. Weiβ), 943–944

VIII CML Rev. 2020

Intellectual property

Articles

S. Dusollier, The 2019 Directive on Copyright in the Digital Single Market: Some progress, a few bad choices, and an overall failed ambition, 979–1030

Case Law

- Case C-469/17, Funke Medien; Case C-476/17, Pelham; Case C-516/17, Spiegel Online, with annotation by S. Garben (Fundamental rights in EU copyright harmonization: Balancing without a solid framework: Funke Medien, Pelham, Spiegel Online), 1909–1932
- Case C-18/18, Eva Glawischnig-Piesczek v. Facebook Ireland Limited, with annotation by A. Kuczerawy and C. Rauchegger (Injunctions to remove illegal online content under the eCommerce directive: Glawischnig-Piesczek), 1495–1526

Books Reviewed

- T. Pihlajarinne, J. Vesala and O. Honkkila (Eds.), *Online Distribution of Content in the EU* (A. Ramalho), 615–616
- A. Kur, A. Levin and J. Schovsbo (Eds.), The EU Design Approach: A Global Appraisal (B. Farrand), 1322–1324

Internal market

Articles

- S. Dusollier, The 2019 Directive on Copyright in the Digital Single Market: Some progress, a few bad choices, and an overall failed ambition, 979–1030
- T. Sokol, Public health emergencies and export restrictions: Solidarity and a common approach or disintegration of the internal market?, 1819–1842
- D. Zetsche, D. Arner, R. Buckley and R.H. Weber, The evolution and future of data-driven finance in the EU, 331–360.

Editorials

Protecting the EU's internal market in times of pandemic and growing trade disputes: Some reflections about the challenges posed by foreign subsidies, 1365–1382

Case Law

- Case C-616/17, *Blaise and others*, with annotation by A. Bailleux (Don't judge a case by its cover: The pesticides Regulation survives judicial scrutiny but is given new teeth: *Blaise*), 861–876
- Case C-18/18, Eva Glawischnig-Piesczek v. Facebook Ireland Limited, with annotation by A. Kuczerawy and C. Rauchegger (Injunctions to remove illegal online content under the eCommerce directive: Glawischnig-Piesczek), 1495–1526

- K.-M. Halonen, R. Caranta and A. Sanchez-Graells (Eds.), Transparency in EU Procurements. Disclosure Within Public Procurement and During Contract Execution (M. Steinicke), 1670–1671
- M. Weimer, Risk Regulation in the Internal Market. Lessons from Agricultural Biotechnology (P. Dąbrowska-Kłosińka), 1667–1670

Index IX

Jurisdiction and recognition of judgments

Books Reviewed

E.A. Ontanu, Cross Border Debt Recovery in the EU. A Comparative and Empirical Study on the Use of the European Uniform Procedures (M.A. Lupoi), 1659–1662

- J. von Hein, E.-M. Kieninger and G. Rühl (Eds.), *How European is European Private International Law?* (M. Bogdan), 944–947
- F.M. Wilke, A Conceptual Analysis of the Private International Law of the EU and its Member States. The General Issues in the EU and its Member States (W.-H. Roth), 1324–1325

Relationship between EU law and national law: judicial cooperation *Articles*

- N. de Boer and J. van 't Klooster, The ECB, the courts and the issue of democratic legitimacy after Weiss, 1689–1724
- L.D. Spieker, Framing and managing constitutional identity conflicts: How to stabilize the modus vivendi between the Court of Justice and national constitutional courts, 361–398
- M. Wendel, The two-faced guardian or how one half of the German Federal Constitutional Court became a European fundamental rights court, 1383–1426

Editorials

Not mastering the Treaties: The German Federal Constitutional Court's *PSPP* judgment, 965–978

Case Law

- Case C-378/17, The Minister for Justice and Equality, The Commissioner of An Garda Siochána v. The Workplace Relations Commission; notice parties: Ronald Boyle, Brian Fitzpatrick, Gerard Cotter, with annotation by S. Drake (The principle of primacy and the duty of national bodies appointed to enforce EU law to disapply conflicting national law: An Garda Siochána), 557–568.
- 5 May 2020, Bundesverfassungsgericht, 2 BvR 859/15, 2 BvR 980/16, 2 BvR 2006/15, 2 BvR 1651/15, with annotation by A. Bobić and M. Dawson (Making sense of the "incomprehensible": The *PSPP* judgment of the German Federal Constitutional Court), 1953–1998

Books Reviewed

M. Varju (Ed.), Between Compliance and Particularism. Member State Interests and European Union Law (M. Bonelli), 938–940

Social policy

Case Law

- Case 258/17, E.B. v. Versicherungsanstalt öffentlich Bediensteter BVA, with annotation by F. Fines (The temporal applicability of anti-discrimination standards: E.B.), 243–256
- Case C-12/17, *Tribunalul Botoşani and Ministerul Justiției* v. *Dicu*, with annotation by E. Caracciolo di Torella (Here we go again: The Court, the value of care and traditional roles within the family: *Dicu*), 877–888

- M. de la Corte-Rodriguez, EU Law on Maternity and Other Child-Related Leaves: Impact on Gender Equality (E. Caracciolo di Torella), 1333–1334
- I. Doron and N. Georgantzi (Eds.), Ageing, Ageism and the Law. European Perspectives on the Rights of Older Persons (E. Dewhurst), 284–286

X CML Rev. 2020

J. Kenner, I. Florczak and M. Otto (Eds.), Precarious Work. The Challenge for Labour Law in Europe (D. Carter), 2016–2018

State aid

Books Reviewed

L. Hancher, A. de Hauteclocque and F.M. Salerno (Eds.), State Aid and the Energy Sector (P. Nicolaides), 275–276

Taxation

Case Law

Joined Cases C-115/16, N Luxembourg 1, C-118/16, X Denmark, C-119/16, C Danmark, and C-299/16, Z Denmark, v. Skatteministeriet; Joined Cases C-116/16 and C-117/16, Skatteministeriet v. T Danmark and Y Denmark, with annotation by J. Englisch (The Danish tax avoidance cases: New milestones in the Court's anti-abuse doctrine), 503–538

Books Reviewed

L. Lovdahl Gormsen, European State Aid and Tax Rulings (F. De Cecco), 1331–1332

Transport policy

Articles

A. Lykotrafiti, What does Europe do about fair competition in international air transport? A critique of recent actions, 831–860

II. CASE LAW

Court of Justice

- Joined Cases C-115/16, N Luxembourg 1, C-118/16, X Denmark, C-119/16, C Danmark, and C-299/16, Z Denmark, v. Skatteministeriet; Joined Cases C-116/16 and C-117/16, Skatteministeriet v. T Danmark and Y Denmark, with annotation by J. Englisch (The Danish tax avoidance cases: New milestones in the Court's anti-abuse doctrine), 503–538
- Case C-673/16, Coman et al. v. Inspectoratul General pentru Imigrări, with annotation by D. Kochenov and U. Belavusau (Same-sex spouses: More free movement, but what about marriage? Coman), 227–242
- Case C-12/17, *Tribunalul Botoșani and Ministerul Justiției* v. *Dicu*, with annotation by E. Caracciolo di Torella (Here we go again: The Court, the value of care and traditional roles within the family: *Dicu*), 877–888
- Joined Cases C-137/17 P and C-147/17 P, Gascogne Sack Deutschland and Gascogne v. European Union; Case C-150/17 P, European Union v. Kendrion NV; Joined Cases C-174/17 P and C-222/17 P, European Union v. ASPLA and Armando Álvarez SA, with annotation by P. Verbruggen and K. Kryla-Cudna (The Union's liability for failure to adjudicate within a reasonable time: EU tort law after Gascogne, Kendrion and ASPLA), 191–226
- Case C-163/17, Abubacarr Jawo v. Bundesrepublik Deutschland; Case C-297/17, Bashar Ibrahim and Others v. Bundesrepublik Deutschand and Bundesrepublik Deutschland v. Taus Magamadov, with annotation by M. den Heijer (Transferring a refugee to homelessness in another Member State: Jawo and Ibrahim), 539–556
- Case C-221/17, *M.G. Tjebbes and Others* v. *Minister van Buitenlandse Zaken*, with annotation by K. Swider (Legitimizing precarity of EU citizenship: *Tjebbes*), 1163–1182

- Case 258/17, E.B. v. Versicherungsanstalt öffentlich Bediensteter BVA, with annotation by F. Fines (The temporal applicability of anti-discrimination standards: E.B.), 243–256
- Case C-378/17, The Minister for Justice and Equality, The Commissioner of An Garda Siochána v. The Workplace Relations Commission; notice parties: Ronald Boyle, Brian Fitzpatrick, Gerard Cotter, with annotation by S. Drake (The principle of primacy and the duty of national bodies appointed to enforce EU law to disapply conflicting national law: An Garda Siochána), 557–568
- Case C-391/17, Commission v. United Kingdom; Case C-395/17, Commission v. Netherlands, with annotation by J. Ziller (Vicarious liability of Member States for their Overseas Countries and Territories: Commission v. United Kingdom and Commission v. The Netherlands), 1887–1908
- Case C-469/17, Funke Medien; Case C-476/17, Pelham; Case C-516/17, Spiegel Online, with annotation by S. Garben (Fundamental rights in EU copyright harmonization: Balancing without a solid framework: Funke Medien, Pelham, Spiegel Online), 1909–1932
- Case C-587/17 P, *Belgium v. Commission*, with annotation by T. Roes (On national autonomy and the effectiveness of the preliminary ruling procedure: *Belgium v. Commission*), 1229–1258
- Case C-616/17, *Blaise and others*, with annotation by A. Bailleux (Don't judge a case by its cover: The Pesticides Regulation survives judicial scrutiny but is given new teeth: *Blaise*), 861–876
- Case C-637/17, Cogeco Communications Inc. v. Sport TV Portugal SA and others, with annotation by M. Strand (Competition damages betwixt and between past and future: Cogeco), 569–590
- Joined Cases C-663/17 P, C-665/17 P and C-669/17 P, European Central Bank v. Trasta Komercbanka AS, Ivan Fursin and Others, and European Commission v. Trasta Komercbanka AS, Ivan Fursin and Others, and Trasta Komercbanka AS, Ivan Fursin and Others v. European Central Bank, with annotation by M. Simoncini (Different shades of legal standing and the right to judicial protection of private parties in the Banking Union: Trasta Komercbanka), 1867–1886
- Case C-724/17, Vantaan kaupunki v. Skanska Industrial Solutions Oy, NCC Industry Oy, Asfaltmix Oy, with annotation by W. Wurmnest (Liability of "undertakings" in damages actions for breach of Articles 101, 102 TFEU: Skanska), 915–934
- Case C-18/18, Eva Glawischnig-Piesczek v. Facebook Ireland Limited, with annotation by A. Kuczerawy and C. Rauchegger (Injunctions to remove illegal online content under the eCommerce directive: Glawischnig-Piesczek), 1495–1526
- Case C-22/18, *TopFit e.V. and Daniele Biffi v. Deutscher Leichtatletikverband e.V.*, with annotation by J. Lindholm and R. Parrish (Horizontal direct effect of Union citizenship and the evolving sporting exception: *TopFit*), 1283–1304
- Case C-94/18, *Nalini Chenchooliah v. Minister for Justice and Equality*, with annotation by D. Ritleng (Scope and meaning of Article 15 of Directive 2004/38: Yes but no: *Chenchooliah*), 1183–1200
- Case C-307/18, Generics (UK) Ltd and Others v. Competition and Markets Authority, with annotation by P. Ibáñez Colomo (The legal status of pay-for-delay agreements in EU competition law: Generics (Paroxetine)), 1933–1952
- Case C-363/18, Organisation juive européenne, Vignoble Psagot Ltd. v. Ministre de l'Économie et des Finances, with annotation by G. Harpaz (Mandatory labelling of origin of products from territories occupied by Israel and the weight of public international law: Psagot), 1587–1608
- Case C-390/18, *X, YA, Airbnb Ireland UC, Hôtelière Turenne SAS, Association pour hun hébergement et un tourisme professionels (AHTOP), Valhotel*, with annotation by P. Van Cleynenbreugel (Accomodating the freedom of online platforms to provide services through the incidental direct effect back door: *Airbnb Ireland*), 1201–1228

XII CML Rev. 2020

Case C-435/18, *Otis Gesellschaft GmbH and Others v. Land Oberösterreich and Others*, with annotation by G. Bacharis (National law cannot exclude damages claims of public lenders against cartelists, *Otis v. Land Oberösterreich (Otis II)*), 1609–1628

- Joined Cases C-508/18 & C-82/19 PPU, Minister for Justice and Equality v. OG and PI; Case C-509/18, Minister for Justice and Equality v. PF; Joined Cases C-566/19 PPU & C-626/19 PPU, Parquet general du Grand-Duché de Luxembourg v. JR and Openbaar Ministerie v. YC, with annotation by M. Böse (The European arrest warrant and the independence of public prosecutors: OG & PI, PF, JR & YC), 1259–1282
- Joined Cases C-542/18 RX-II and C-543/18 RX-II, *Review Simpson* v. *Council* and *Review HG* v. *Commission*, with annotation by M. Leloup (The appointment of judges and the right to a tribunal established by law: The ECJ tightens its grip on issues of domestic judicial organization: *Review Simpson*), 1139–1162
- Joined Cases C-558/18 and C-563/18, *Miasto Lowicz*, with annotation by S. Platon (Preliminary references and rule of law: Another case of mixed signals from the Court of Justice regarding the independence of national courts: *Miasto Lowicz*), 1843–1866
- Joined Cases C-585/18, C-624/18 and C-625/18, A.K. and others v. Sad Najwyższy (the independence of the Disciplinary Chamber of the Polish Supreme Court), with annotation by M. Krajewski and M. Ziółkowski (EU judicial independence decentralized: A.K.), 1107–1138
- Case C-619/18, *Commission* v. *Poland*, with annotation by P. Bárd and A. Sledzinska-Simon (On the principle of irremovability of judges beyond age discrimination: *Commission* v. *Poland*), 1555–1584
- Case C-502/19, *Oriol Junqueras i Vies*, with annotation by C. Fasone and N. Lupo (The Court of Justice on the *Junqueras* saga: Interpreting the European parliamentary immunities in light of the democratic principle), 1527–1554

General Court

Case T-883/16, Republic of Poland v. Commission (OPAL pipeline), with annotation by A. Boute (The principle of solidarity and the geopolitics of energy: Poland v. Commission (OPAL pipeline)), 889–914

National courts

- 30 July 2019, *Bundesverfassungsgericht*, 2 BvR 1685/14, 2 BvR 2631/14, with annotation by P. Faraguna and D. Messineo (Light and shadows in the Bundesverfassungsgericht's decision upholding the European Banking Union), 1629–1646
- 5 May 2020, *Bundesverfassungsgericht*, 2 BvR 859/15, 2 BvR 980/16, 2 BvR 2006/15, 2 BvR 1651/15, with annotation by A. Bobić and M. Dawson (Making sense of the "incomprehensible": The *PSPP* judgment of the German Federal Constitutional Court), 1953–1998

III. ARTICLES

A. Arnbak, W. Geursen and S. Yakovleva age

T. Bekkedal Understanding the nature of the EEA Agreement: On the direct applicability of regulations 1461–1494

Index XIII

N. de Boer and J. van 't Klooster	The ECB, the courts and the issue of democratic legitimacy after <i>Weiss</i>	1689–1724
M. Dougan	So long, farewell, auf wiedersehen, goodbye: The UK's withdrawal package	631–704
B. Driessen	Provisional application of international agreements by the EU	741–772
S. Dusollier	The 2019 Directive on Copyright in the Digital Single Market: Some progress, a few bad choices, and an overall failed ambition	979–1030
Z. Efroni	Gaps and opportunities: The rudimentary protection for "data-paying consumers" under new EU consumer protection law	799–831
V. Fritz	Activism on and off the bench: Pierre Pescatore and the law of integration	475–502
J. Heliskoski	The procedural law of international agreements: A thematic journey through Article 218 TFEU	79–118
S. Hindelang and A. Moberg	The art of casting political dissent in law: The EU'S framework for the screening of foreign direct investment	1427–1460
K. Hyltén-Cavallius	Who cares? Caregivers' derived residence rights from children in EU free movement law	399–432
M. Lamandini and D. Ramos Muñoz	Law and practice of financial appeal bodies (ESAs' Board of Appeal, SRB Appeal Panel): A view from the inside	119–160
G.C. Leonelli	Acknowledging the centrality of the precautionary principle in judicial review of EU risk regulation: Why it matters	1773–1818
A. Lykotrafiti	What does Europe do about fair competition in international air transport? A critique of recent actions	831–860
F. Maiani and S. Migliorini	One principle to rule them all? Anatomy of mutual trust in the law of the Area of Freedom, Security and Justice	7–44
G. Marín Durán	Sustainable development chapters in EU free trade agreements: Emerging compliance issues	1031-1068
V. Mitsilegas	Autonomous concepts, diversity management and mutual trust in Europe's area of criminal justice	45–78
J. Nowag and L. Tarkkila	How much effectiveness for the EU Damages Directive? Contractual clauses and antitrust damages actions	433–474
M. Penades Fons	The effectiveness of EU law and private arbitration	1069-1106
C. Rapoport	Balancing on a tightrope: Opinion 1/17 and the ECJ's narrow and tortuous path for compatibility of the EU's investment court system (ICS)	1725–1772
V.H.S.E. Robertson	Excessive data collection: Privacy considerations and abuse of dominance in the era of big data	161–190
T. Sokol	Public health emergencies and export restrictions: Solidarity and a common approach or disintegration of the internal market?	1819–1842

XIV CML Rev. 2020

L.D. Spieker	Framing and managing constitutional identity conflicts: How to stabilize the <i>modus vivendi</i> between the Court of Justice and national constitutional courts	361–398
A. von Bogdandy	Principles of a systemic deficiencies doctrine: How to protect checks and balances in the Member States	705–740
M. Wendel	The two-faced guardian – or how one half of the German Federal Constitutional Court became a European fundamental rights court	1383–1426
D. Zetsche, D. Arner, R. Buckley and R.H. Weber	The evolution and future of data-driven finance in the EU	331–360

IV. LIST OF AUTHORS

P. Ibáñez Colomo, 1933–1952 K. Swider, 1163–1182	A. Arnbak, 1461–1494 D. Arner, 331–360 G. Bacharis, 1609–1628 A. Bailleux, 861–876 P. Bárd, 1555–1584 T. Bekkedal, 773–798 U. Belavusau, 227–242 A. Bobić, 1953–1998 M. Böse, 1259–1282 A. Boute, 889–914 R. Buckley, 331–360 E. Caracciolo di Torella, 877–888 M. Dawson, 1953–1988 N. de Boer, 1689–1724 M. den Heijer, 539–556 M. Dougan, 631–704 S. Drake, 557–568 B. Driessen, 741–772 S. Dusollier, 979–1030 Z. Efroni, 799–830 J. Englisch, 503–538 P. Faraguna, 1629–1646 C. Fasone, 1527–1554 F. Fines, 243–256 V. Fritz, 475–502 S. Garben, 1909–1932 W. Geursen, 1461–1494 G. Harpaz, 1587–1608 J. Heliskoski, 79–118 S. Hindelang, 1427–1460 K. Hyltén, Cavallius, 309, 432	D. Kochenov, 227–242 M. Krajewski, 1107–1138 K. Kryla-Cudna, 191–226 A. Kuczerawy, 1495–1526 M. Lamandini, 119–160 M. Leloup, 1139–1162 G.C. Leonelli, 1773–1818 J. Lindholm, 1283–1304 N. Lupo, 1527–1554 A. Lykotrafiti, 831–860 F. Maiani, 7–44 G. Marín Durán, 1031–1068 D. Messineo, 1629–1646 S. Migliorini, 7–44 V. Mitsilegas, 45–78 A. Moberg, 1427–1460 J. Nowag, 433–474 R. Parrish, 1283–1304 M. Penades Fons, 1069–1106 S. Platon, 1843–1866 D. Ramos Muñoz, 119–160 C. Rapoport, 1725–1772 C. Rauchegger, 1495–1526 D. Ritleng, 1183–1200 V.H.S.E. Robertson, 161–190 T. Roes, 1229–1258 M. Simoncini, 1867–1886 A. Śledzińska-Simon 1555–1584 T. Sokol, 1819–1842 L.D. Spieker, 361–398 M. Strand, 569–500
	K. Hyltén-Cavallius, 399–432	M. Strand, 569–590

Index XV

L. Tarkkila, 433–474	M. Wendel, 1383-1426
P. Van Cleynenbreugel, 1201–1228	W. Wurmnest, 915–934
J. van 't Klooster, 1689–1724	S. Yakovleva, 1461–1494
P. Verbruggen, 191–226	D. Zetsche, 331–360
A. von Bogdandy, 705–740	J. Ziller, 1887–1908
R.H. Weber, 331–360	M. Ziółkowski, 1107–1138

V. BOOK REVIEWS

T. Ahmed and E. Fahey	On Brexit: Law, Justice and Injustices	K.St.C. Bradley	2000–2003
C. Amalfitano	General Principles of EU Law and the Protection of Fundamental Rights	E. Xanthopoulou	605–606
C. Amalfitano, M. Condianzi and P. Iannuccelli	Le regole del processo dinanzi al giudice	L. Prete	596–598
G. Amato, E. Moavero- Milanesi, G. Pasquino and L. Reichlin	The History of the European Union: Constructing Utopia	A. Kocharov	591–593
F. Arnesen et al.	Agreement on the European Economic Area: A Commentary	J. Larik	935–936
K. Bania	The Role of Media Pluralism in the Enforcement of EU Competition Law	K. Donders	2022–2023
N.W. Barber, M. Cahill and R. Ekins	The Rise and Fall of theEuropean Constitution	J. Ziller	261–263
S. Barends	Streitbeilegung in Unionsabkommen und Europäisches Unionsrecht	EU. Petersmann	1674
A. Beka	The Active Role of Courts in Consumer Litigation: Applying EU Law of the National Courts' Own Motion	J. Sorabji	267–269
S. Bogojević. X. Groussot and J. Hettne	Discretion in EU Public Procurement Law	R. Caranta	1328–1330
J.H.J. Bourgeois	EU Framework for Foreign Direct Investment Control	A. Moberg	1665–1667
T. Bührer	Das Menschenwürdekonzept der Europäischen Menschenrechtskonvention	P. Gragl	2003–2005
D. Busch, G. Ferrarini and G. van Solinge	Governance of Financial Institutions	E. Rogge	1318–1320
G. Butler	Constitutional Law of the EU's Common Foreign and Security Policy	E. Denza	1309–1310
E. Caracciolo di Torella and A. Masselot	Caring Responsibilities in European Law and Policy. Who Cares?	M. De la Corte- Rodríguez	2018–2020

XVI CML Rev. 2020

S. Carrera, L. den Hertog, M. Panizzon and D. Kostakopoulou	EU External Migration Policies in an Era of Global Mobilities	D. Thym	1311–1313
S. Carrera, J. Santos Vara and T. Strik	Constitutionalising the the External Dimensions of EU Migration Policies in Times of Crisis	K.F. Hinterberger	1657–1659
L. Clément-Wiltz	Le rôle politique de la Cour de justice de l'Union européenne	A. Bailleux	598–600
M. Cremona and C. Kilpatrick	EU Legal Acts. Challenges and Transformations	P. Eleftheriadis	263–265
G. Davies and M. Avbelj	Research Handbook on Legal Pluralism and EU Law	D. Sarmiento	593–594
M. De la Corte-Rodriguez	EU Law on Maternity and Other Child-Related Leaves: Impact on Gender Equality	E. Caracciolo di Torella	1333–1334
F. Della Negra	MiFID II and Private Law. Enforcing EU Conduct of Business Rules	E. Callens	276–278
S. De Somer	Autonomous Public Bodies and the Law: A European Perspective	T. Vandamme	603–605
I. Doron and N. Georgantzi	Ageing, Ageism and the Law. European Perspectives on the Rights of Older Persons	E. Dewhurst	284–286
J. Ege, M.W. Bauer and S. Becker	5	M. Chamon	600–602
A. Engel	The Choice of Legal Basis for Acts of the European Union. Competence Overlaps, Institutional Preferences, and Legal Basis Litigation	B. Pirker	602–603
V. Federico and C. Lahusen	Solidarity as a Public Virtue? Law and Public Policies in the European Union	M. Kotzur	948–950
R. Frau	Das Brexit-Abkommen und Europarecht	J. van de Riet	1662–1665
F. Giersdorf	Der informelle Trilog. Das Schattengesetzgebungs-verfahren der Europäischen Union	W. Weiβ	943–944
E. Gören	Der Einheitliche Aufsichtsmechanismus bei der Europäischen Zentralbank (Single Supervisory Mechanism)	C. Manger-Nestler	278–280
KM. Halonen, R. Caranta and A. Sanchez-Graells	Transparency in EU Procurements. Disclosure Within Public Procurement and During Contract Execution	M. Steinicke	1670–1671

Index XVII

L. Hancher, A. de Hauteclocque and F.M. Salerno	State Aid and the Energy Sector	P. Nicolaides	275–276
L. Hancher and A. Metaxas	Transformation of EU and Eastern Mediterranean Energy Networks. Legal, Regulatory and Geopolitical Challenges	A.P. Komninos	286
K. Henckel	Cross-Border Transfers of Undertakings: A European Perspective	M. Szydło	960–962
E. Herlin-Karnell	The Constitutional Structure of Europe's Area of "Freedom, Security and Justice" and the Right to Justification	L. Mancano	259–261
E. Herlin-Karnell and N. Ryder	Market Manipulation and and Insider Trading. Regulatory Challenges in the United States of America, the European Union and the United Kingdom	E. Lomnicka	1671–1673
B. Hess and S. Law	Implementing EU Consumer Rights by National Procedural Law.Luxembourg Report on European Procedural Law. Volume II	B. Keirsbilck and E. Paredis	1326–1328
R. Houben and W. Vandenbruwaene	The Single Resolution Mechanism	P. de Gioia Carabellese	1315–1317
N. Jung	Die Vergabe von Unionsbeihilfen. Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union	D. Triantafyllou	612–613
N. Jung F. Kainer and R. Repasi	Dargestellt am Beispiel der Landwirtsschaftssubventionen der		612–613 1662–1665
F. Kainer and R.	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union	Triantafyllou	
F. Kainer and R. Repasi	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union Trade Relations after Brexit Evidence Standards in EU	Triantafyllou J. van de Riet	1662–1665
F. Kainer and R. Repasi A. Kalintiri J. Kenner, I. Florczak	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union Trade Relations after Brexit Evidence Standards in EU Competition Enforcement Precarious Work. The Challenge for	Triantafyllou J. van de Riet A. Andreangeli	1662–1665 269–272
F. Kainer and R. Repasi A. Kalintiri J. Kenner, I. Florczak and M. Otto	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union Trade Relations after Brexit Evidence Standards in EU Competition Enforcement Precarious Work. The Challenge for Labour Law in Europe The Rule of Law in the European	J. van de Riet A. Andreangeli D. Carter	1662–1665 269–272 2016–2018
F. Kainer and R. Repasi A. Kalintiri J. Kenner, I. Florczak and M. Otto T. Konstadinides A. Kur, A. Levin and J.	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union Trade Relations after Brexit Evidence Standards in EU Competition Enforcement Precarious Work. The Challenge for Labour Law in Europe The Rule of Law in the European Union. The Internal Dimension The EU Design Approach: A Global	Triantafyllou J. van de Riet A. Andreangeli D. Carter T.T. Koncewicz	1662–1665 269–272 2016–2018 950–955
F. Kainer and R. Repasi A. Kalintiri J. Kenner, I. Florczak and M. Otto T. Konstadinides A. Kur, A. Levin and J. Schovsbo M. Lampert	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union Trade Relations after Brexit Evidence Standards in EU Competition Enforcement Precarious Work. The Challenge for Labour Law in Europe The Rule of Law in the European Union. The Internal Dimension The EU Design Approach: A Global Appraisal Die kartellrechtliche Kontrolle der Ausübung standardwesentlicher Schutzrechte. Unter besonderer Berücksichtigung der Ökonomie der	Triantafyllou J. van de Riet A. Andreangeli D. Carter T.T. Koncewicz B. Farrand	1662–1665 269–272 2016–2018 950–955 1322–1324
F. Kainer and R. Repasi A. Kalintiri J. Kenner, I. Florczak and M. Otto T. Konstadinides A. Kur, A. Levin and J. Schovsbo M. Lampert D. Levi-Faur and F. van	Dargestellt am Beispiel der Landwirtsschaftssubventionen der Europäischen Union Trade Relations after Brexit Evidence Standards in EU Competition Enforcement Precarious Work. The Challenge for Labour Law in Europe The Rule of Law in the European Union. The Internal Dimension The EU Design Approach: A Global Appraisal Die kartellrechtliche Kontrolle der Ausübung standardwesentlicher Schutzrechte. Unter besonderer Berücksichtigung der Ökonomie der Standardisierung Democratic Empowerment in the	Triantafyllou J. van de Riet A. Andreangeli D. Carter T.T. Koncewicz B. Farrand P. Maume	1662–1665 269–272 2016–2018 950–955 1322–1324 613–615

XVIII CML Rev. 2020

L. Mancano	The European Union and Deprivation of Liberty. A Legislative and Judicial Analysis from the Perspective of the Individual	W. Geelhoed	955–956
M.M. Mbengue and S. Schacherer	Foreign Investment Under the Comprehensive Economic and Trade Agreement (CETA)	P. Pusceddu	2008–2010
J. Mendes	EU Executive Discretion and the Limits of Law	C.F. Bergström	2010–2011
K. Meyer	Grenzen und Entwicklungsmöglichkeiten des Souveränitätsprinzips in transnationalen Handelsbeziehungen	E. Peuker	280–282
A. Mickonyté	Presumption of Innocence in EU Anti-Cartel Enforcement	P. Whelan	958–960
E. Nanopoulos and F. Vergis	The Crisis behind the Eurocrisis. The Eurocrisis as a Multidimensional Systemic Crisis of the EU	S. Novak	1999–2000
E. Neframi and M. Gatti	Constitutional Issues of External Relations Law	G. Anagnostaras	257–259
E.A. Ontanu	Cross Border Debt Recovery in the EU. A Comparative and Empirical Study on the Use of the European Uniform Procedures	M.A. Lupoi	1659–1662
A. Östlund	Effectiveness versus Procedural Protection. Tensions triggered by the EU law mandate of ex officio review	Zs. Varga	1651–1652
J. Ouwerkerk, J. Altena, J. öberg and S. Miettinen	The Future of EU Criminal Justice Policy and Practice: Legal and Criminological Perspectives	S. Allegrezza	1313–1315
L. Pantaleo	The Participation of the EU in International Dispute Settlement: Lessons from EU Investment Agreements	A. Dimopoulos	594–596
J. Pfleger	Unionsrechtliche Rahmenbedingungen der Restrukturierung von Staatsschulden	C. Paulus	282–284
W. Phelan	Great Judgments of the European Court of Justice. Rethinking the Landmark Decisions of the Foundational Period	L.W. Gormley	1320–1322
T. Pihlajarinne, J. Vesala and O. Honkkila	Online Distribution of Content in the EU	A. Ramalho	615–616
K. Raube, M. Müftüler-Baç and J. Wouters	Parliamentary Cooperation and Diplomacy in EU External Relations. An Essential Companion	H. Flavier	2007–2008

Index XIX

V. Rijavec, W. Kennett, T. Keresteš and T. Ivanc	Remedies Concerning Enforcement of Foreign Judgements. Brussels I Recast	J. van der Weide	610–612
E. Salemme	Enforcing European Competition Law through Leniency Programmes in the Light of Fundamental Rights	A. Albors-Llorens	957–958
A. Savin	EU Telecommunications Law	M. Cantero Gamito	962–964
A. Schwietert	Der effet utile und das Kartellzivilrecht. Die Vorgaben des Unionsrechts bei der Ausgestaltung der Zivilrechtsfolgen des Art. 101 AEUV	A. Weitbrecht	274–275
A. Sikora	Constitutionalisation of Environmental Protection in EU Law	B. Smulders	1647–1648
S. Somers	The European Convention on Human Rights as an Instrument of Tort Law	C. Gearty	606–607
T. Staal	Authority and Legitimacy of Environmental Post-Treaty Rules	L. Krämer	947–948
P. Staszczyk	A Legal Analysis of NGOs and European Civil Society	A. Alemanno	2012–2013
E. Tauschinsky and W. Weiβ	The Legislative Choice Choice Between Delegated and Implementing Acts in EU Law	PA. Van Malleghem	266–267
M. Thiele	Motor der Integration. Europarechtsgeschichtliche Grundlegung der Europäischen Kommission	V. Fritz	1653–1654
M. Timmerman	Legality in Europe. On the Principle Nullum Crimen, Nulla Poena Sine Lege in EU Law and under the ECHR	A. Willems	1655–1657
C. Townley	A Framework for European Competition Law	N. Dunne	272–274
B. Van Alsenoy	Data Protection Law in the EU: Roles, Responsibilities and Liability	V. Golunova	2014–2016
J. van Zeben and A. Bobić	Polycentricity in the European Union	P.J. Verovšek	1307–1309
M. Varju	Between Compliance and Particularism. Member State Interests and European Union Law	M. Bonelli	938–940
J. von Hein, EM. Kieninger and G. Rühl	How European is European Private International Law?	M. Bogdan	944–947

XX CML Rev. 2020

C. Warin	Individual Rights under European Union Law. A study on the relation between rights, obligations and interests in the case law of the Court of Justice	S. Trotter	1648–1651
M. Weimer	Risk Regulation in the Internal Market. Lessons from Agricultural Biotechnology	P. Dąbrowska- Kłosińka	1667–1670
F.M. Wilke	A Conceptual Analysis of the Private International Law of the EU and its Member States. The General Issues in the EU and its Member States	WH. Roth	1324–1325
A. Yong	The Rise and Decline of Fundamental Rights in EU Citizenship	S. Coutts	1305–1307

VI. EDITORIAL COMMENTS

Disease and recovery in (COVID-afflicted) Europe, 619-630

Europe is trembling. Looking for a safe place in EU law, 1675–1688

Guest Editorial: Europe is a soil – not a machine, B. Latour, 1–6

Not mastering the Treaties: The German Federal Constitutional Court's *PSPP* judgment, 965–978

Protecting the EU's internal market in times of pandemic and growing trade disputes: Some reflections about the challenges posed by foreign subsidies, 1365–1382

Special advice on competition policy for the digital era, 315–330