© 2022 Kluwer Law International. Printed in the United Kingdom.

#### **INDEX VOLUME 59**

L SUBJECTS<sup>1</sup>

#### Accession/Withdrawal

Articles

S. Peers, So close, yet so far: The EU/UK Trade and Cooperation Agreement, 49–80

## Editorials

Guest Editorial: "Accession through war" – Ukraine's road to the EU, R. Petrov and C. Hillion, 1289–1300

### Case law

- Case C-896/19, Repubblika v. Il-Prim Ministru, with annotation by A. Łazowski (Strengthening the rule of law and the EU pre-accession policy: Repubblika v. Il-Prim Ministru), 1803–1822
- Case C-247/20, VI v. Commissioners for Her Majesty's Revenue and Customs, with annotation by G. More (Comprehensive sickness insurance, EU citizenship rights and residence rights of Chen carers: And all this after the UK has left the EU ...: VI), 1915–1932

## Books reviewed

- F. Fabbrini (Ed.), The Law & Politics of Brexit. Volume III: The Framework of New EU-UK Relations (M. Dougan), 1248–1250
- J.A. Kämmerer and H.B. Schäfer (Eds.), *Brexit: Legal and Economic Aspects of a Political Divorce* (K.St.C. Bradley), 1934–1936
- M. Kellerbauer, E. Dumitriu-Segnana and T. Liefländer (Eds.), *The UK-EU Withdrawal Agreement: A Commentary* (C.S. Barnard), 1250–1251

## Citizenship

Articles

A. Iliopoulou-Penot, The construction of a European digital citizenship in the case law of the Court of Justice of the EU, 969–1006

## Case law

- Case C-535/19, A. v. Latvijas Republikas Veselības ministrija, with annotation by J. Paju (A bridge too far on the misunderstandings of the nature of social security benefits: A. v. Latvijas Republikas Veselības ministrija), 1219–1238
- Case C-709/20, CG v. The Department for Communities in Northern Ireland, with annotation by M.F. Haag (The coup de grâce to the Union citizen's right to equal treatment: CG v. The Department for Communities in Northern Ireland), 1081–1106

#### Books reviewed

- A. Wesemann, Citizenship in the European Union: Constitutionalism, Rights and Norms (M. van den Brink), 611–613
- 1. For reasons of space, only some of the books reviewed throughout the year are included in the subjects section.

IV CML Rev. 2022

## **Commercial policy**

Articles

A. Petti, EU COVID-19 purchase and export mechanism: A framework for EU operational autonomy, 1333–1370

Case law

Case C-66/18, Commission v. Hungary (LEX CEU), with annotation by V. Kosta and D. Piqani (Where trade and academic freedom meet: Commission v. Hungary (LEX CEU)), 813–852

## **Common Foreign and Security Policy**

Articles

S. Poli, The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy, 1045–1080

#### **Editorials**

The response to the war in Europe: A more power based EU and the challenge of ensuring that it remains rule and value based. 623–640.

Case law

Case C-872/19 P, *Bolivarian Republic of Venezuela* v. *Council*, with annotation by D. Yovanof (The ECJ and the rise of adjudicatory jurisdiction: *Venezuela* v. *Council*), 1893–1914

#### Books reviewed

J. Schmidt, The European Union and the Use of Force (R.A. Wessel), 609-611

## Competition policy and law

Articles

C. Farinhas, Unlocking the power of the European Commission to order interim measures under Regulation 1/2003: An inquiry into the nature of the tool, 1711–1742

Case law

Case C-440/19 P, *Pometon SpA* v. *European Commission*, with annotation by A. Kalintiri (Balancing procedural efficiency and fairness in hybrid cartel settlements: *Pometon*), 561–682

Books reviewed

H. Andersson, Access and Cartel Cases: Ensuring Effective Competition Law Enforcement (A. Kalintiri), 1936–1938

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

Articles

A. Martufi, Effective judicial protection and the European arrest warrant: Navigating between procedural autonomy and mutual trust, 1371–1406

*Index* V

#### Case law

Joined Cases C-354/20 PPU and C-412/20 PPU, *Openbaar Ministerie* v. *L and P (Indépendance de l'autorité judicaire d'émission)*, with annotation by A. Frąckowiak-Adamska (Trust until it is too late! Mutual recognition of judgments and limitations of judicial independence in a Member State: *L and P*), 113–150

### Books reviewed

C. Rizcallah, Le principe de confiance mutuelle en droit de l'Union européenne: Un principe essential à l'épreuve d'une crise de valeurs (S. Platon), 1239–1243

## Court of Justice; Judicial protection

Articles

- M. Broberg and N. Fenger, If you love somebody set them free: On the Court of Justice's revision of the acte clair doctrine, 711–738
- S. Poli, The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy, 1045–1080

#### Case law

- Case C-575/18 P, Czech Republic v. European Commission, with annotation by N. Bačić Selanec (A (more) complete system of remedies: effective judicial protection of EU Member States in Czech Republic v. Commission), 171–186
- Joined Cases C-597/18 P, C-598/18 P, C-603/18 P and C-604/18 P, Council v. K. Chrysostomides & Co. and others, with annotation by A. Karatzia and M. Markakis (Financial assistance conditionality and effective judicial protection: Chrysostomides), 501–642
- Joined Cases C-83/19, C-127/19, C-195/19, C-291/19, C-355/19 and C-397/19, Asociaţia "Forumul Judecătorilor din România" and others v. Inspecţia Judiciară and others, with annotation by O. Kadlec and D. Kosař (Romanian version of the rule of law crisis comes to the ECJ: The AFJR case is not just about the Cooperation and Verification Mechanism), 1823–1852
- Case C-487/19, Waldemar Żurek (W.Ż.), with annotation by R. Mańko and P. Tacik (Sententia non existens: A new remedy under EU law? Waldemar Żurek (W.Ż.)), 1169–1194
- Case C-564/19, IS, with annotation by K.L. Scheppele (The law requires translation: The Hungarian preliminary reference on preliminary references: IS), 1107–1136
- Case C-791/19, Commission v. Poland (Régime disciplinaire des juges); Case C-204/21 R, Commission v. Poland; Case C-204/21 R, Commission v. Poland, with annotation by L.D. Spieker (The conflict over the Polish disciplinary regime for judges an acid test for judicial independence, Union values and the primacy of EU law: Commission v. Poland), 777–818
- Case C-872/19 P, *Bolivarian Republic of Venezuela* v. *Council*, with annotation by D. Yovanof (The ECJ and the rise of adjudicatory jurisdiction: *Venezuela* v. *Council*), 1893–1914
- Case C-911/19, Fédération bancaire française (FBF) v. Autorité de contrôle prudentiel et de résolution (ACPR), with annotation by Heikki Marjosola, Marloes van Rijsbergen and Miroslava Scholten (How to exhort and to persuade with(out legal) force: Challenging soft law after FBF), 1523–1545
- Case C-497/20, *Randstad Italia SpA v. Umana SpA and Others*, with annotation by O. Scarcello (Effective judicial protection and procedural autonomy beyond rule of law judgments: *Randstad Italia*), 1445–1464

VI CML Rev. 2022

Case C-156/21, *Hungary v. Parliament and Council* and Case C-157/21, *Poland v. Parliament and Council*, with annotation by V. Borger (Constitutional identity, the rule of law, and the power of the purse: The ECJ approves the conditionality mechanism to protect the Union budget: *Hungary and Poland v. Parliament and Council*), 1771–1802

### Books reviewed

- A. Bailleux, E. Bernard and S. Jacquot (Eds.), Les récits judiciaires de l'Europe: Concepts et typologie and A. Bailleux, E. Bernard, S. Jacquot and Q. Landenne (Eds.), Les récits judiciaires de l'Europe: Dynamiques et conflits (E. Muir), 941–942
- P. Chirulli and L. De Lucia (Eds.), Non-Judicial Remedies and EU Administration: Protection of Rights versus Preservation of Autonomy (R. Caranta), 265–268
- C. Kilpatrick and J. Scott (Eds.), New Legal Approaches to Studying the Court of Justice: Revisiting Law in Context (J. Cotter), 605–607
- J. Krommendijk, National Courts and Preliminary References to the Court of Justice (L. van der Meulen), 607–609

### Economic and monetary policy

Articles

- S. Dietz, Green monetary policy between market neutrality and market efficiency, 395–432
- P. Leino-Sandberg and M. Ruffert, Next Generation EU and its constitutional ramifications: A critical assessment, 433–472
- A. Steinbach, The greening of the Economic and Monetary Union, 239–362
- C. Zilioli and M. Ioannidis, Climate change and the mandate of the ECB: Potential and limits of monetary contribution to European green policies, 363–394

## Case law

Joined Cases C-597/18 P, C-598/18 P, C-603/18 P and C-604/18 P, *Council v. K. Chrysostomides & Co. and others*, with annotation by A. Karatzia and M. Markakis (Financial assistance conditionality and effective judicial protection: *Chrysostomides*), 501–542

### Books reviewed

- V. Borger, The Currency of Solidarity: Constitutional Transformations during the Euro Crisis (P.G. Teixeira), 259–262
- S. Griller and E. Lensch (Eds.), EMU Integration and Member States' Constitutions (M. Ruffert), 943–945

## **Energy policy**

Articles

A. Boute, Phasing out coal through electricity market regulation, 1007–1044

## Case law

- Case C-741/19, Case C-741/19, Republic of Moldova v. Komstroy, a company the successor in law to the company Energoalians, with annotation by B. Böhme (The future of the Energy Charter Treaty after Moldova v. Komstroy), 853–870
- Case C-848/19 P, *Germany v. Poland*, with annotation by M. Münchmeyer (The principle of energy solidarity: *Germany v. Poland*), 915–932

*Index* VII

Case C-718/18, Commission v. Germany, with annotation by A.K. Kaufhold (Complete, yet limited: The guarantee of independence for National Regulatory Authorities in the energy sector), 1853–1892

## **Environmental policy**

Articles

- E. Chiti, Managing the ecological transition of the EU: The European Green Deal as a regulatory process, 19–48
- S. Dietz, Green monetary policy between market neutrality and market efficiency, 395–432
- A. Steinbach, The greening of the Economic and Monetary Union, 239–362
- C. Zilioli and M. Ioannidis, Climate change and the mandate of the ECB: Potential and limits of monetary contribution to European green policies, 363–394

## External relations; association and development

**Editorials** 

Keeping Europeanism at bay? Strategic autonomy as a constitutional problem, 313–326

Case law

- Opinion 1/19, Convention on preventing and combating violence against women and domestic violence (Istanbul Convention), with annotation by G. Kübek (Facing and embracing the consequences of mixity: Opinion 1/19, Istanbul Convention), 1465–1500
- Case E-8/20, *Criminal Proceedings against N*., with annotation by T. Bekkedal (On an equal footing: The EFTA Court's ruling in the Norwegian Social Security scandal: *Criminal Proceedings against N*.), 223–238

## Books reviewed

D. Bouvier, La représentation internationale de l'Union européenne (H. Flavier), 1941–1942
E. Fahey (Ed.), Framing Convergence with the Global Legal Order: The EU and the World (G. Kübek), 1561–1563

### Free movement of capital

Books reviewed

O.O. Cherednychenko and M. Andenas (Eds.), Financial Regulation and Civil Liability in European Law (J. Tegelaar), 617–619

# Free movement of persons; Migration and asylum

Articles

M. den Heijer, The pitfalls of border procedures, 641–672

Case law

- Case C-719/19, FS v. Staatssecretaris van Justitie en Veiligheid (Effets d'une décision d'éloignement), with annotation by F. Ristuccia ("Cause tramps like us, baby we were born to run": Untangling the effects of the expulsion of "undesired" Union citizens: FS), 889–914
- Case C-930/19, X. v. Belgian State, with annotation by F. Strumia (Speaking too little, yet saying too much. The wrong signals about EU values: X. v. Belgian State), 1195–1218

VIII CML Rev. 2022

Case C-709/20, CG v. The Department for Communities in Northern Ireland, with annotation by M.F. Haag (The coup de grâce to the Union citizen's right to equal treatment: CG v. The Department for Communities in Northern Ireland), 1081–1106

### Books reviewed

T. Molnár, The Interplay between the EU's Return Acquis and International Law (E. Celoria), 1633–1668

## Free movement of services and freedom of establishment

Articles

- D. Kramer and M. Schaub, EU law and the public regulation of the platform economy: The case of the short-term rental market, 1633–1668
- V. Colaert, The changing nature of financial regulation: Sustainable finance as a new EU policy objective, 1669–1710

## Fundamental rights

Articles

- H. Eklund, The margin of discretion and the boundary question in EU fundamental rights law, 1407–1444
- X. Groussot and G.T. Pétursson, Review Essay: *Je t'aime . . . moi non plus*: Ten years of application of the EU Charter of Fundamental Rights, 239–258

#### Case law

- Joined Cases C-804/18 and C-341/19, *IX* v. *WABE eV* and *MH Müller Handels GmbH* v. *MJ*, with annotation by J. Mulder (Religious neutrality policies at the workplace: Tangling the concept of direct and indirect religious discrimination. *WABE and Müller*), 1501–1522
- Case C-30/19, *Disrkimineringsombudsmannen* v. *Braathens Regional Aviation AB*, with annotation by A. Wallerman Ghavanini (Remedies for non-material damages: Striking out in a new direction? *Braathens*), 151–170
- Case C-645/19, Facebook Ireland Ltd and others v. Gegevensbeschermingsautoriteit, with annotation by S. Bretthauer (Extended powers for other supervisory authorities concerned in the case of cross-border data processing: Facebook Ireland), 1543–1556
- 21 April 2021, *Conseil d'État*, CE Ass., Req. No. 393099, with annotation by A. Turmo (National security as an exception to EU data protection standards: The judgment of the *Conseil d'État* in *French Data Network and others*), 203–222

#### Books reviewed

- M. Bobek and J. Adams-Prassl (Eds.), *The EU Charter of Fundamental Rights in the Member States* (A. Rosas), 1557–1558
- F. Fabbrini, E. Celeste and J. Quinn (Eds.), *Data Protection Beyond Borders: Transatlantic Perspectives on Extraterritoriality and Sovereignty* (V. Golunova), 1253–1255

## General

Articles

G. De Gregorio and P. Dunn, The European risk-based approaches: Connecting constitutional dots in the digital age, 473–600 *Index* IX

#### **Editorials**

Guest Editorial: EU emergency law and its impact on the EU legal order, B. de Witte, 3–18 From conference to convention? Ideas and prospects for reform of the EU Treaties, 1583–1596 A jurisprudence of distribution for the EU, 957–968

## Case law

- Case C-78/18, Commission v. Hungary (Transparency of associations), with annotation by J. Morijn (Separate Charter invocation as a new enforcement method: The Lex NGO case), 1137–1168
- Case C-896/19, Repubblika v. Il-Prim Ministru, with annotation by A. Łazowski (Strengthening the rule of law and the EU pre-accession policy: Repubblika v. Il-Prim Ministru), 1803–1822

### Books reviewed

- A. Bradford, The Brussels Effect: How the European Union Rules the World (E. Neframi), 1933–1934
- J. Bauerschmidt, Die Rechtsperson der Europäischen Union im Wandel: Auswirkungen differenzierter Integration durch Völkerrecht auf die Europäische Union (D. Fromage), 1251–1253
- M. de Cock Buning and L. Senden (Eds.), Private Regulation and Enforcement in the EU: Finding the Right Balance from a Citizen's Perspective (S. Yakovleva), 271–272
- H. Krunke, H. Petersen and I. Manners (Eds), *Transnational Solidarity: Concept, Challenges and Opportunities* (R. Bieber), 262–265
- P. Leino-Sandberg, The Politics of Legal Expertise in EU Policy-Making (E. Muir), 1559–1561

### Harmonization

Books reviewed

- J. Herok, Rechtsangleichung durch Richtlinien: Konzeption und Entwicklung dereuropäischen Rechtsetzung zwischen Staatengebundenheit und gesetzgeberischer Gestaltungsmacht (C.W.A. Timmermans), 1243–1246
- S. Röttger-Wirtz, The Interplay of Global Standards and EU Pharmaceutical Regulation: The International Council for Harmonisation (G.C. Leonelli), 1938–1940

## Institutions

Case law

Case C-650/18, *Hungary* v. *European Parliament*, with annotation by S. Platon (Is silence always golden? The abstention of MEPs and the activation of the Article 7 procedure against Hungary: *Hungary* v. *European Parliament*), 543–660

## Books reviewed

D. Fromage and A. Herranz-Surrallés (Eds.), Executive-Legislative (Im)balance in the European Union (M. Chamon), 933–938

## **Intellectual property**

Books reviewed

F.G. Wilman, The Responsibility of Online Intermediaries for Illegal User Content in the EU and US (T. Lutzi), 952–954

X CML Rev. 2022

#### Internal market

Articles

H. van Kolfschooten, EU regulation of artificial intelligence: Challenges for patients' rights, 81–112

A. Petti, EU COVID-19 purchase and export mechanism: A framework for EU operational autonomy, 1333–1370

#### Case law

Case C-66/18, Commission v. Hungary (LEX CEU), with annotation by V. Kosta and D. Piqani (Where trade and academic freedom meet: Commission v. Hungary (LEX CEU)), 813–852

## Books reviewed

J. Zglinski, Europe's Passive Virtues: Deference to National Authorities in EU Free Movement Law (M. Dawson), 1246–1248

## Jurisdiction and recognition of judgments

Articles

M. Poesen, Civil litigation against third-country defendants in the EU: Effective access to justice as a rationale for European harmonization of the law of international jurisdiction, 1597–1632

#### Private law

Books reviewed

V. Mak, Legal Pluralism in European Contract Law (V. Hatzopoulos), 615-617

## Relationship between EU law and national law: judicial cooperation

Articles

- M. Dougan, The primacy of Union law over incompatible national measures: Beyond disapplication and towards a remedy of nullity?, 1301–1332
- M. Varju and E. Várnay, After the judgment: The implementation of preliminary rulings in the Hungarian judicial system 2004–2019 and beyond, 1743–1770

### Books reviewed

- M. Eliantonio, E. Korkea-aho and O. Stefan (Eds.), EU Soft Law in the Member States: Theoretical Findings and Empirical Evidence (C. van Dam), 1569–1572
- H.K. Ellingsen, Standing to Enforce European Union Law in National Courts (Zs. Varga), 1567–1569
- B. Krans and A. Nylund (Eds.), Procedural Autonomy Across Europe (F. Brito Bastos), 268–271
- Zs. Varga, The Effectiveness of the Köbler Liability in National Courts (G. Anagnostaras), 1565–1567

## Research and development

Articles

G. Comandé and G. Schneider, It's time: Leveraging the GDPR to shift the balance towards research-friendly EU data spaces, 739–776 *Index* XI

E. Hickey and M. Weimer, The transparency of EU agency science: Towards a new proactive approach, 673–710

### Social policy

Case law

- Joined Cases C-804/18 and C-341/19, *IX* v. *WABE eV* and *MH Müller Handels GmbH* v. *MJ*, with annotation by J. Mulder (Religious neutrality policies at the workplace: Tangling the concept of direct and indirect religious discrimination. *WABE and Müller*), 1501–1522
- Case C-535/19, A. v. Latvijas Republikas Veselī bas ministrija, with annotation by J. Paju (A bridge too far on the mistunderstandings of the nature of social security benefits: A. v. Latvijas Republikas Veselī bas ministrija), 1219–1238
- Case C-928/19 P, European Federation of Public Service Unions (EPSU) v. European Commission, with annotation by S. Velluti (The European Social Dialogue as a source of EU legal acts following EPSU: Collective bargaining and industrial relations get lost in translation), 871–888
- Case C-247/20, VI v. Commissioners for Her Majesty's Revenue and Customs, with annotation by G. More (Comprehensive sickness insurance, EU citizenship rights and residence rights of Chen carers: And all this after the UK has left the EU ...: VI), 1915–1932
- Case E-8/20, *Criminal Proceedings against N*., with annotation by T. Bekkedal (On an equal footing: The EFTA Court's ruling in the Norwegian Social Security scandal: *Criminal Proceedings against N*.), 223–238
- ECtHR, 10 June 2021, *LO and NTF* v. *Norway*, Appl. No. 45487/17, with annotation by H. Ellingsen (Reconciling fundamental social rights and economic freedoms: The ECtHR's ruling in *LO and NTF* v. *Norway* (the *Holship* case)), 583–604

### Books reviewed

- B. Havelková and M. Möschel (Eds.), *Anti-Discrimination Law in Civil Law Jurisdictions* (E. Dewhurst), 938–941
- P. Melin, *The External Dimension of EU Social Security Coordination: Towards a Common EU Approach* (F. Pennings), 273–276

#### State aid

Case law

Case C-562/19 P, Commission v. Poland, with annotation by M. Bernatt and Ł. Grzejdziak (Selectivity of State aid and progressive turnover taxes – Leaving the door (too) wide open? Commission v. Poland), 187–202

#### Taxation

Books reviewed

C. Heber, Enhanced Cooperation and European Tax Law (R. Böttner), 1255–1257

II. CASE LAW

## **Court of Justice**

Case C-66/18, Commission v. Hungary (LEX CEU), with annotation by V. Kosta and D. Piqani (Where trade and academic freedom meet: Commission v. Hungary (LEX CEU)), 813–852

XII CML Rev. 2022

Case C-78/18, Commission v. Hungary (Transparency of associations), with annotation by J. Morijn (Separate Charter invocation as a new enforcement method: The Lex NGO case), 1137–1168

- Case C-575/18 P, Czech Republic v. European Commission, with annotation by N. Bačić Selanec (A (more) complete system of remedies: effective judicial protection of EU Member States in Czech Republic v. Commission), 171–186
- Joined Cases C-597/18 P, C-598/18 P, C-603/18 P and C-604/18 P, *Council* v. *K. Chrysostomides & Co. and others*, with annotation by A. Karatzia and M. Markakis (Financial assistance conditionality and effective judicial protection: *Chrysostomides*), 501–642
- Case C-650/18, *Hungary* v. *European Parliament*, with annotation by S. Platon (Is silence always golden? The abstention of MEPs and the activation of the Article 7 procedure against Hungary: *Hungary* v. *European Parliament*), 543–660
- Case C-718/18, *Commission v. Germany*, with annotation by A.K. Kaufhold (Complete, yet limited: The guarantee of independence for National Regulatory Authorities in the energy sector), 1853–1892
- Joined Cases C-804/18 and C-341/19, *IX* v. *WABE eV* and *MH Müller Handels GmbH* v. *MJ*, with annotation by J. Mulder (Religious neutrality policies at the workplace: Tangling the concept of direct and indirect religious discrimination. *WABE and Müller*), 1501–1522
- Opinion 1/19, Convention on preventing and combating violence against women and domestic violence (Istanbul Convention), with annotation by G. Kübek (Facing and embracing the consequences of mixity: Opinion 1/19, Istanbul Convention), 1465–1500
- Joined Cases C-83/19, C-127/19, C-195/19, C-291/19, C-355/19 and C-397/19, Asociaţia "Forumul Judecătorilor din România" and others v. Inspecţia Judiciară and others, with annotation by O. Kadlec and D. Kosař (Romanian version of the rule of law crisis comes to the ECJ: The AFJR case is not just about the Cooperation and Verification Mechanism: Asociaţia "Forumul Judecătorilor din România"), 1823–1852
- Case C-30/19, *Disrkimineringsombudsmannen* v. *Braathens Regional Aviation AB*, with annotation by A. Wallerman Ghavanini (Remedies for non-material damages: Striking out in a new direction? *Braathens*), 151–170
- Case C-440/19 P, *Pometon SpA* v. *European Commission*, with annotation by A. Kalintiri (Balancing procedural efficiency and fairness in hybrid cartel settlements: *Pometon*), 561–682
- Case C-487/19, Waldemar Żurek (W.Ż.), with annotation by R. Mańko and P. Tacik (Sententia non existens: A new remedy under EU law? Waldemar Żurek (W.Ż.)), 1169–1194
- Case C-535/19, A. v. Latvijas Republikas Veselī bas ministrija, with annotation by J. Paju (A bridge too far on the misunderstandings of the nature of social security benefits: A. v. Latvijas Republikas Veselī bas ministrija), 1219–1238
- Case C-562/19 P, Commission v. Poland, with annotation by M. Bernatt and Ł. Grzejdziak (Selectivity of State aid and progressive turnover taxes Leaving the door (too) wide open? Commission v. Poland), 187–202
- Case C-564/19, IS, with annotation by K.L. Scheppele (The law requires translation: The Hungarian preliminary reference on preliminary references: IS), 1107–1136
- Case C-645/19, Facebook Ireland Ltd and others v. Gegevensbeschermingsautoriteit, with annotation by S. Bretthauer (Extended powers for other supervisory authorities concerned in the case of cross-border data processing: Facebook Ireland), 1543–1556
- Case C-719/19, FS v. Staatssecretaris van Justitie en Veiligheid (Effets d'une décision d'éloignement), with annotation by F. Ristuccia ("Cause tramps like us, baby we were born to run": Untangling the effects of the expulsion of "undesired" Union citizens: FS), 889–914

Case C-741/19, Republic of Moldova v. Komstroy, a company the successor in law to the company Energoalians, with annotation by B. Böhme (The future of the Energy Charter Treaty after Moldova v. Komstroy), 853–870

- Case C-791/19, Commission v. Poland (Régime disciplinaire des juges); Case C-204/21 R, Commission v. Poland; Case C-204/21 R, Commission v. Poland, with annotation by L.D. Spieker (The conflict over the Polish disciplinary regime for judges an acid test for judicial independence, Union values and the primacy of EU law: Commission v. Poland), 777–818
- Case C-872/19 P, *Bolivarian Republic of Venezuela* v. *Council*, with annotation by D. Yovanof (The ECJ and the rise of adjudicatory jurisdiction: *Venezuela* v. *Council*), 1893–1914
- Case C-848/19 P, *Germany* v. *Poland*, with annotation by M. Münchmeyer (The principle of energy solidarity: *Germany* v. *Poland*), 915–932
- Case C-896/19, Repubblika v. Il-Prim Ministru, with annotation by A. Łazowski (Strengthening the rule of law and the EU pre-accession policy: Repubblika v. Il-Prim Ministru), 1803–1822
- Case C-911/19, Fédération bancaire française (FBF) v. Autorité de contrôle prudentiel et de résolution (ACPR), with annotation by H. Marjosola, M. van Rijsbergen and M. Scholten (How to exhort and to persuade with(out legal) force: Challenging soft law after FBF), 1523–1545
- Case C-928/19 P, European Federation of Public Service Unions (EPSU) v. European Commission, with annotation by S. Velluti (The European Social Dialogue as a source of EU legal acts following EPSU: Collective bargaining and industrial relations get lost in translation), 871–888
- Case C-930/19, X. v. Belgian State, with annotation by F. Strumia (Speaking too little, yet saying too much. The wrong signals about EU values: X. v. Belgian State), 1195–1218
- Case C-247/20, VI v. Commissioners for Her Majesty's Revenue and Customs, with annotation by G. More (Comprehensive sickness insurance, EU citizenship rights and residence rights of *Chen* carers: And all this after the UK has left the EU ...: VI), 1915–1932
- Joined Cases C-354/20 PPU and C-412/20 PPU, *Openbaar Ministerie* v. *L and P (Indépendance de l'autorité judicaire d'émission)*, with annotation by A. Frąckowiak-Adamska (Trust until it is too late! Mutual recognition of judgments and limitations of judicial independence in a Member State: *L and P*), 113–150
- Case C-497/20, *Randstad Italia SpA v. Umana SpA and Others*, with annotation by O. Scarcello (Effective judicial protection and procedural autonomy beyond rule of law judgments: *Randstad Italia*), 1445–1464
- Case C-709/20, CG v. The Department for Communities in Northern Ireland, with annotation by M.F. Haag (The coup de grâce to the Union citizen's right to equal treatment: CG v. The Department for Communities in Northern Ireland), 1081–1106
- Case C-156/21, *Hungary* v. *Parliament and Council* and Case C-157/21, *Poland* v. *Parliament and Council*, with annotation by V. Borger (Constitutional identity, the rule of law, and the power of the purse: The ECJ approves the conditionality mechanism to protect the Union budget: *Hungary and Poland* v. *Parliament and Council*), 1771–1802

## National courts

21 April 2021, *Conseil d'État*, CE Ass., Req. No. 393099, with annotation by A. Turmo (National security as an exception to EU data protection standards: The judgment of the *Conseil d'État* in *French Data Network and others*), 203–222

XIV CML Rev. 2022

### EFTA Court

Case E-8/20, *Criminal Proceedings against N.*, with annotation by T. Bekkedal (On an equal footing: The EFTA Court's ruling in the Norwegian Social Security scandal: *Criminal Proceedings against N.*), 223–238

# **European Court of Human Rights**

ECtHR, 10 June 2021, *LO and NTF* v. *Norway*, Appl. No. 45487/17, with annotation by H. Ellingsen (Reconciling fundamental social rights and economic freedoms: The ECtHR's ruling in *LO and NTF* v. *Norway* (the *Holship* case)), 583–604

## III. ARTICLES

A. Boute	Phasing out coal through electricity market regulation	1007–1044
M. Broberg and N. Fenger	If you love somebody set them free: On the Court of Justice's and revision of the <i>acte clair</i> doctrine	711–738
E. Chiti	Managing the ecological transition of the EU: The European Green Deal as a regulatory process	19–48
V. Colaert	The changing nature of financial regulation: Sustainable finance as a new EU policy objective	1669–1710
G. Comandé and G. Schneider	It's time: Leveraging the GDPR to shift the balance towards research-friendly EU data spaces	739–776
G. De Gregorio and P. Dunn	The European risk-based approaches: Connecting constitutional dots in the digital age	473–600
M. den Heijer	The pitfalls of border procedures	641-672
S. Dietz	Green monetary policy between market neutrality and market efficiency	395–432
M. Dougan	The primacy of Union law over incompatible national measures: Beyond disapplication and towards a remedy of nullity?	1301–1332
H. Eklund	The margin of discretion and the boundary question in EU fundamental rights law	1407–1444
C. Farinhas	Unlocking the power of the European Commission to order interim measures under Regulation 1/2003: An inquiry into the nature of the tool	1711–1742
X. Groussot and G.T. Pétursson	Review Essay: <i>Je t'aime moi non plus</i> : Ten years of application of the EU Charter of Fundamental Rights	239–258
E. Hickey and M. Weimer	The transparency of EU agency science: Towards a new proactive approach	673–710
A. Iliopoulou-Penot	The construction of a European digital citizenship in the case law of the Court of Justice of the EU	969–1006
D. Kramer and M. Schaub	EU law and the public regulation of the platform economy: The case of the short-term rental market	1633–1668
P. Leino-Sandberg and M. Ruffert	Next Generation EU and its constitutional ramifications: A critical assessment	433–472

*Index* XV

A. Martufi	Effective judicial protection and the European arrest warrant: Navigating between procedural autonomy and mutual trust	1371–1406
S. Peers	So close, yet so far: The EU/UK Trade and Cooperation Agreement	49–80
A. Petti	EU COVID-19 purchase and export mechanism: A framework for EU operational autonomy	1333–1370
M. Poesen	Civil litigation against third-country defendants in the EU: Effective access to justice as a rationale for European harmonization of the law of international jurisdiction	1597–1632
S. Poli	The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy	1045–1080
A. Steinbach	The greening of the Economic and Monetary Union	239-362
H. van Kolfschooten	EU regulation of artificial intelligence: Challenges for patients' rights	81–112
M. Varju and E. Várnay	After the judgment: The implementation of preliminary rulings in the Hungarian judicial system 2004–2019 and beyond	1743–1770
C. Zilioli and M. Ioannidis	Climate change and the mandate of the ECB: Potential and limits of monetary contribution to European green policies	363–394

# IV. LIST OF AUTHORS

V. Colaert, 1669–1710 G. Comandé, 739–776 V. Kosta, 813–852 V. Kosta, 813–852 G. De Gregorio, 473–600 A. Łazowski, 1803–1822 M. den Heijer, 641–672 P. Leino-Sandberg, 433–472 S. Dietz, 395–432 R. Mańko, 1169–1194 M. Dougan, 1301–1332 H. Marjosola, 1523–1545 P. Dunn, 473–600 M. Markakis, 501–642 H. Eklund, 1407–1444 H. Ellingsen, 583–604 G. More, 1915–1932 C. Farinhas, 1711–1742 J. Morijn, 1137–1168 N. Fenber, 711–738 J. Mulder, 1501–1522 A. Frąckowiak-Adamska, 113–150 M. Münchmeyer, 915–932 L. Grejdziak, 187–202 J. Paju, 1219–1238 X. Groussot, 239–258 S. Peers, 49–80	G. Comandé, 739–776 G. De Gregorio, 473–600 M. den Heijer, 641–672 S. Dietz, 395–432 M. Dougan, 1301–1332 P. Dunn, 473–600 H. Eklund, 1407–1444 H. Ellingsen, 583–604 C. Farinhas, 1711–1742 N. Fenber, 711–738 A. Frąckowiak-Adamska, 113–150 Ł. Grejdziak, 187–202 X. Groussot, 239–258	V. Kosta, 813–852 A. Łazowski, 1803–1822 P. Leino-Sandberg, 433–472 R. Mańko, 1169–1194 H. Marjosola, 1523–1545 M. Markakis, 501–642 A. Martufi, 1371–1406 G. More, 1915–1932 J. Morijn, 1137–1168 J. Mulder, 1501–1522 M. Münchmeyer, 915–932 J. Paju, 1219–1238 S. Peers, 49–80
M.F. Haag, 1081–1106 A. Petti, 1333–1370		*

XVI CML Rev. 2022

G.T. Petúrsson, 239–258 D. Piqani, 813–852 S. Platon, 543–660 M. Poesen, 1597–1632 S. Poli, 1045–1080 F. Ristuccia, 889–915 M. Ruffert, 433–472 O. Scarcello, 1445–1464 M. Schaub, 1633–1668 K.L. Scheppele, 1107–1136 G. Schneider, 739–776	A. Steinbach, 329–362 F. Strumia, 1195–1218 P. Tacik, 1169–1194 A. Turmo, 203–222 H. van Kolfschooten, 81–112 M. van Rijsbergen, 1523–1545 M. Varju, 1743–1770 E. Várnay, 1743–1770 S. Velluti, 871–888 A. Wallerman Ghavanini, 151–170 M. Weimer, 673–710
,	,
M. Scholten, 1523–1545 L.D. Spieker, 777–812	D. Yovanof, 1893–1914 C. Zilioli, 363–394

# V. BOOK REVIEWS

Author/Editor	Title	Reviewer	Pages
H. Andersson	Access and Cartel Cases: Ensuring Effective Competition Law Enforcement	A. Kalintiri	1936–1938
A. Bailleux, E. Bernard, and S. Jacquot	Les récits judiciaires de l'Europe: Concepts et typologie	E. Muir	941–942
A. Bailleux, E. Bernard, S. Jacquot and Q. Landenne	Les récits judiciaires de l'Europe: Dynamiques et conflits	E. Muir	941–942
J. Bauerschmidt	Die Rechtsperson der Europäischen Union im Wandel: Auswirkungen differenzierter Integration durch Völkerrecht auf die Europäische Union	D. Fromage	1251–1253
A. Berramdane and M. Trochu	Union européenne et protection des investissements: Europe, Asie-Pacifique et Amérique latine	C. Kessedjian	1946–1947
U. Bernitz, X. Groussot, J. Paju and S.A. de Vries	General Principles of EU Law and the Digital Order	J. Hojnik	279–281
M. Bobek and J. Adams-Prassl	The EU Charter of Fundamental Rights in the Member States	A. Rosas	1557–1558
B. Boknik	Das Verhältnis von EuGH und Investitionsschieds-gerichten auf der Grundlagevon intra-EU BIT: Eine Analyse anhand des Falls Achmea	K. von Papp	950–951
V. Borger	The Currency of Solidarity: Constitutional Transformations during the Euro Crisis	P.G. Teixeira	259–262
D. Bouvier	La representation internationale de l'Union européenne	H. Flavier	1941–1942

*Index* XVII

A. Bradford	The Brussels Effect: How the European Union Rules the World	E. Neframi	1933–1934
C. Brière	The External Dimension of the EU's Policy against Human Trafficking in Human Beings	S. Morano-Foadi	948–950
P. Cerqueira Gomes	EU Public Procurement and Innovation: The Innovation Partnership Procedure and Harmonization Challenges	P. Bogdanowicz	1955–1956
O.O. Cherednychenko and M. Andenas	Financial Regulation and Civil Liability in European Law	J. Tegelaar	617–619
P. Chirulli and L. De Lucia	Non-Judicial Remedies and EU Administration: Protection of Rights versus Preservation of Autonomy	R. Caranta	265–268
M. de Cock Buning and L. Senden	Private Regulation and Enforcement in the EU: Finding the Right Balance from a Citizen's Perspective	S. Yakovleva	271–272
C. de Pietro	New Perspectives on Fiscal State Aid	P. Nicolaides	284-285
M. Durovic and T. Tridimas	New Directions in European Private Law	M. Hulicki	1257–1259
S.A. Eichfuss	Die Effizienz verwaltungsinterner Rechtsbehelfe im Europäischen Unionsrecht	G. Sydow	1262–1264
M. Eliantonio, E. Korkea-aho and O. Stefan	EU Soft Law in the Member States: Theoretical Findings and Empirical Evidence	C. van Dam	1569–1572
H.K. Ellingsen	Standing to Enforce European Union Law before National Courts	Zs. Varga	1567–1569
D. Ferri and A. Broderick	Research Handbook on EU Disability Law	D. Schiek	1572–1576
N. Forster	La responsabilité sans faute de l'Union européenne	F. Fines	947–948
D. Fromage and A. Herranz-Surrallés	Executive-Legislative (Im)balance in the European Union	M. Chamon	933–938
F. Fabbrini	The Law & Politics of Brexit. Volume III: The Framework of New EU-UK Relations	M. Dougan	1248–1250
F. Fabbrini, E. Celeste and J. Quinn	Data Protection Beyond Borders: Transatlantic Perspectives on Extraterritoriality and Sovereignty	V. Golunova	1253–1255
E. Fahey	Framing Convergence with the Global Legal Order: The EU and the World	G. Kübek	1561–1563
S. Griller and E. Lensch	EMU Integration and Member States' Constitutions	M. Ruffert	943–945

XVIII CML Rev. 2022

J. Günthardt	Switzerland and the European Union: The implications of the institutional framework and the right of free movement for the mutual recognition of professional qualifications	J. Lonbay	1259–1261
B. Havelková and M. Möschel	Anti-Discrimination Law in Civil Law Jurisdictions	E. Dewhurst	938–941
C. Heber	Enhanced Cooperation and European Tax Law	R. Böttner	1255–1257
J. Herok	Rechtsangleichung durch Richtlinien: Konzeption und Entwicklung dereuropäischen Rechtsetzung zwischen Staatengebundenheit und gesetzgeberischer Gestaltungsmacht	C.W.A. Timmermans	1243–1246
S. Iglesias Sánchez and M. González Pascual	Fundamental Rights in the EU Area of Freedom, y Security and Justice	G. Martinico	1953–1954
A. Iliopoulou-Penot	Directive 2004/38 relative au droit de séjour des citoyens de l'Union européenne et des membres de leur famille: Commentaire article par article	S. Barbou des Places	613–615
J.A. Kämmerer and H.B. Schäfer	Brexit: Legal and Economic Aspects of a Political Divorce	K.St.C. Bradley	1934–1936
H.L. Karlsson	Conceptualising Procedural Fairness in EU Competition Law	A. Andreangeli	1576–1581
M. Kellerbauer, E. Dumitriu-Segnana and T. Liefländer	The UK-EU Withdrawal Agreement: A Commentary	C.S. Barnard	1250–1251
C. Kilpatrick and J. Scott	New Legal Approaches to Studying the Court of Justice: Revisiting Law in Context	J. Cotter	605–607
P. Kousoula	Vom Bail-out-Verbot zur solidarischen Bail-out-Pflicht? Eine rechtliche Analyse des europäischen mitgliedsstaatlichen Solidaritätsprinzips von der Gründung der EWG bis zum ESM	A.J. Thiele	945–946
B. Krans and A. Nylund	Procedural Autonomy Across Europe	F. Brito Bastos	268–271
J. Krommendijk	National Courts and Preliminary References to the Court of Justice	L. van der Meulen	607–609
H. Krunke, H. Petersen and I. Manners	Transnational Solidarity: Concept, Challenges and Opportunities	R. Bieber	262–265
E. Lantschner P. Leino-Sandberg	Reflexive Governance in EU Law The Politics of Legal Expertise in EU Policy-Making	R. Xenidis E. Muir	1947–1950 1559–1561

*Index* XIX

V. Mak	Legal Pluralism in European Contract Law	V. Hatzopoulos	615–617
P. Melin	The External Dimension of EU Social Security Coordination:	F. Pennings	273–276
V. Mitsilegas and N. Vavoula	Towards a Common EU Approach Surveillance and Privacy Privacy in the Digital Age: European Transatlantic and Global Perspectives	J.J. Oerlemans	951–952
T. Molnár	The Internplay between the EU's Return Acquis and International Law	E. Celoria	1942–1944
R. Pereira, A. Engel and S. Miettinen	The Governance of Criminal Justice in the European Union: Transnationalism, Localism and Public Participiation in an Evolving Constitutional Order	J.B. Banach-Gutierrez	276–279
Y. Poullet	Le RGPD face aux défis de l'intelligence artificielle	L. Grozdanovski	281–283
U. Reithmann	Die dienstrechtliche Fürsorgepflicht in der Rechtsprechung des Gerichts für den öffentlichen Dienst der Europäischen Union	N. Athanasiadou	286
C. Rizcallah	Le principe de confiance mutuelle en droit de l'Union européenne: Un principe essential à l'épreuve d'une crise de valeurs	S. Platon	1239–1243
S. Röttger-Wirtz	The Interplay of Global Standards and EU Pharmaceutical Regulation: The International Council for Harmonisation	G.C. Leonelli	1938–1940
J. Schovsbo, T. Minssen and T. Riis	The Harmonization and Protection of Trade Secrets in the EU: An Appraisal of the EU Directive	T. Hoeren	954–955
C.M. Sielmann	Governing Difference: Internal and External Differentiation in European Union Law	M. Klamert	1563–1565
A. Stadler, E. Jeuland and V. Smith	Collective and Mass Litigation in Europe: Model Rules for Effective Dispute Resolution	A. Biard	621
H. Stolzenberg	ILO und EU: Zum Gebot der Berücksichtigung der Normen der Internationalen Arbeitsorganisation bei der Auslegung des Unionsrechts	M. Gruber-Risak	1581–1582
C. Teleki	Due Process and Fair Trial in EU Competition Law: The Impact of Article 6 of the European Convention on Human Rights	A. Andreangeli	1576–1581
Zs. Varga	The Effectiveness of the Köbler Liability in National Courts	G. Anagnostaras	1565–1567

XX CML Rev. 2022

I. Viarengo and P. Franzina	The EU Regulations on the Property Regimes of International Couples: A Commentary	C. Budzikiewicz	1261–1262
K. von Papp	EU Law and International Arbitration: Managing Distrust Through Dialogue	A. Dimopoulos	1944–1946
A. Wesemann	Citizenship in the European Union: Constitutionalism, Rights and Norms	M. van den Brink	611–613
A. Willems	The Principle of Mutual Trust in EU Criminal Law	A. di Martino	1950–1953
F.G. Wilman	The Responsibility of Online Intermediaries for Illegal User Content in the EU and US	T. Lutzi	952–954
F. Wollenschläger, W. Wurmnest and T.M.J. Möllers	Private Enforcement of European Competition and State Aid Law: Current Challenges and the Way Forward	A. Weitbrecht	283–284
J. Zglinski	Europe's Passive Virtues: Deference to National Authorities in EU Free Movement Law	M. Dawson	1246–1248
C. Zilioli and K.P. Wojcik	Judicial Review in the European Banking Union	C. Manger-Nestler	619–621

## VI. EDITORIAL COMMENTS

Guest Editorial: "Accession through war" – Ukraine's road to the EU, R. Petrov and C. Hillion, 1289–1300

Guest Editorial: EU emergency law and its impact on the EU legal order, B. de Witte, 3–18 From conference to convention? Ideas and prospects for reform of the EU Treaties, 1583–1596 A jurisprudence of distribution for the EU, 957–968

Keeping Europeanism at bay? Strategic autonomy as a constitutional problem, 313–326 The response to the war in Europe: A more power based EU and the challenge of ensuring that it remains rule and value based, 623–640.