Article Index

Arranged by Author's Name	Title	Pages
Rapports:		
Andreas I. Pottakis	'Soft' Approaches to 'Harsh' Realities: The EU Failings at Crisis Management	1–12
Caoimhín MacMaoláin	An Unhealthy State: Using Legislation to Address Public Health Issues in Ireland	487–501
Constantinos Kombos & Athena Herodotou	(Un-)Constitutional Amendments: The Cypriot Paradigm	305–324
Dacian C. Dragos	The EU Law as an Afterthought: Re- Opening Court Proceedings in Romanian Administrative Law	145–156
Ernő Várnay & Marton Varju	Whither Administrative Justice in Hungary? European Requirements and the Setting Up of a Separate Administrative Judiciary	283–304
Janine Silga	Luxembourg Financial Aid for Higher Studies and Children of Frontier Workers: Evolution and Challenges in Light of the Case-Law of the Court of Justice	13–24
Scrutiny:		
Alenka Fikfak, Bojan Bugarič, Matej Nikšič, Sabina Mujkić, Miha Konjar, Janez Peter Grom, Boštjan Koritnik, Mitja Blaganje, Rajko Pirnat & Senko Pličanič	Public–Private Partnerships for Urban Development: Stakeholder Views in Slovenia	325–345

^{&#}x27;Article Index'. European Public Law 25, no. 4 (2019): 741–744. $\ @$ 2019 Kluwer Law International BV, The Netherlands

Diana-Urania Galetta	Public Administration in the Era of Database and Information Exchange Networks: Empowering Administrative Power or Just Better Serving the Citizens?	171–181
Giacinto della Cananea	Exit or Voice? Débat Public Goes to Italy	157–169
Gian Franco Cartei	Risks and Risk Transfer in Concessions	503–516
Lewis Graham	Tariq v. United Kingdom: Out with a Whimper? The Final Word on the Closed Material Procedure at the European Court of Human Rights	43–55
Michal Ovádek	The Curious Case of the Fundamental Rights Agency's Mandate: Legal Shrouding and Democratic Politics	517–534
Simon Röß	The Conflict Between European Law and National Constitutional Law Using the Example of the European Arrest Warrant	25–41
Articles:		
Alina Kaczorowska- Ireland	What Is the European Union required to Respect under Article 4(2) TEU?: The Uniqueness Approach	57–82
Constantinos Kombos	Constitutional Review and the Economic Crisis: In the Courts We Trust?	105–133
Constantinos Kombos	Constitutional Review and the Economic Crisis: In the Courts We Trust? – Part Two	229–248
Dimitrios Kagiaros	Austerity Measures at the European Court of Human Rights: Can the Court Establish a Minimum of Welfare Provisions?	535–558

Eleni Frantziou	Constitutional Reasoning in the European Union and the Charter of Fundamental Rights: In Search of Public Justification	183–203
Giacomo Di Federico	The Potential of Article 4(2) TEU in the Solution of Constitutional Clashes Based on Alleged Violations of National Identity and the Quest for Adequate (Judicial) Standards	347–380
Giorgio Grasso & Roberto Perrone	European Political Parties and the Respect for the Values on Which the European Union Is Founded Between the European Legislation and the National Laws	665–687
Johan Wolswinkel, Frank van Ommeren & Willemien den Ouden	Limited Authorisations Between EU and Domestic Law: Comparative Remarks from Dutch Law	559–585
Karsten Engsig Sørensen	Enforcement of Harmonization Relying on the Country of Origin Principle	381–402
Konstantinos Alexandris Polomarkakis	From Economic to Symbiotic Constitutionalism: A Belated Post- Lisbon, Post-Crisis Transformation?	421–444
Magnus Strand & Erik Monsen	Passing-On Unlawful Charges: Still No Small Matter	249–273
Marios Costa & Steve Peers	Beware of Courts Bearing Gifts: Transparency and the Court of Justice of the European Union	403–420
Martin Brenncke	Statutory Interpretation and the Role of the Courts After Brexit	637–664
Mustafa T. Karayigit	The Plea of Illegality as a Pillar of the Incidental Review	689–708
Nikos Vogiatzis	The Relationship Between European Consensus, the Margin of Appreciation and the Legitimacy of the Strasbourg Court	445–480

Panagiotis Zinonos	Judicial Independence & National Judges in the Recent Case Law of the Court of Justice	615–635
Pernille Boye Koch & Rikke Gottrup	Reversible Transparency: A Study of the New Danish Access to Information Act	205–227
Roxana Vornicu	The Sufficiently Serious Breach Test in Action. Damages in Procurement Law and a Tale of Three Courts: the CJEU, the UK Supreme Court and the EFTA Court	587–613
Sylvia De Mars	Managing Misconceptions about EU Citizens' Access to Domestic Public Healthcare: An EU-Level Response?	709–733
Xabier Arzoz	Extent and Limits of Devolution in Spain	83–103
Book Reviews:		
Attila Vincze	Unionsrecht und Verwaltungsrecht: Eine rechtsvergleichende Untersuchung zur Rezeption des Unionsrechts, reviewed by Marton Varju	141–144
Gavin Barrett	The Evolving Role of National Parliaments in the European Union – Ireland as a Case Study, reviewed by Diane Fromage	483–485
Geoffrey Grandjean & Jonathan Wildemeersch	Les juges: décideurs politiques? Essais sur le pouvoir politique des juges dans l'exercice de leur function, reviewed by Athanase Popov	737–739
Lord Woolf, Jeffrey Jowell, Catherine Donnelly & Ivan Hare	De Smith's Judicial Review, reviewed by Patrick Birkinshaw	137–139
Stefano Civitarese Matteucci and Simon Halliday eds	Social Rights in Europe in an Age of Austerity, reviewed by Bruno Veneziani	277–281