

COMMON MARKET LAW REVIEW

CONTENTS Vol. 53 No. 3 June 2016

Editorial comments: *The Rule of Law in the Union, the Rule of Union Law and the Rule of Law by the Union: Three interrelated problems* 597–606

Articles

- M. den Heijer, J. Rijpma and T. Spijkerboer, Coercion, prohibition, and great expectations: The continuing failure of the Common European Asylum System 607–642
- S. Reynolds, Explaining the constitutional drivers behind a perceived judicial preference for free movement over fundamental rights 643–678
- C. Lacchi, Multilevel judicial protection in the EU and preliminary references 679–708
- P. Ibáñez Colomo, Beyond the “more economics-based approach”: A legal perspective on Article 102 TFEU case law 709–740

Case law

A. Court of Justice

- On hybrid decisions, mixed agreements and the limits of the new legal order: *Commission v. Council (“US Air Transport Agreement”)*, T. Verellen 741–762
- Effects of the EU chemicals regulation REACH in a globalized internal market: *FCD and FMB*, E. Korkea-aho 763–778
- Balancing effective criminal sanctions with effective fundamental rights protection in cases of VAT fraud: *Taricco*, M. Timmerman 779–796
- Ethnic discrimination, discrimination by association and the Roma community: *CHEZ*, S. Benedi Lahuerta 797–818
- Hardening the preliminary reference procedure in a Union in crisis: *Kernkraftwerke Lippe-Ems*, R. García and E. Ferreiro Serret 819–838

Book reviews 839–874