

## COMMON MARKET LAW REVIEW

## CONTENTS Vol. 53 No. 4 August 2016

<b>Editorial comments:</b> “ <i>True is it that we have seen better days</i> ”	875–886
<b>Articles</b>	
E. Wilman, The end of the absence? The growing body of EU legislation on private enforcement and the main remedies it provides for	887–936
C. O’Brien, Civis capitalist sum: Class as the new guiding principle of EU free movement rights	937–978
R. Babayev, Private autonomy at Union level: On Article 16 CFREU and free movement rights	979–1006
<b>Case law</b>	
<b>A. Court of Justice</b>	
Deconstructing the former edifice of Union citizenship? The <i>Alimanovic</i> judgment, A. Iliopoulou-Penot	1007–1036
Balancing free movement and public health: The case of minimum unit pricing of alcohol in <i>Scotch Whisky</i> , A. Alemanno	1037–1064
Integration measures, integration exams, and immigration control: <i>P and S</i> and <i>K and A</i> , M. Jesse	1065–1088
Continuing the judicial gambling saga in <i>Berlington</i> , M. Szydło	1089–1106
Abuse of a dominant position by legal actions of owners of standard-essential patents: <i>Huawei Technologies Co. Ltd v. ZTE Corp.</i> , T. Körber	1107–1120
Rebate schemes under Article 102 TFEU: <i>Post Danmark II</i> , P. Rummel	1121–1132
<b>Book reviews</b>	1133–1168
<b>Survey of literature</b>	1169–1198