EDITORIAL The Enduring Relevance of the 1951 Refugee Convention Jane McAdam	1
 ARTICLES Hearing Differently: Knowledge-Based Approaches to Assessment of Refugee Narrative <i>Pia Zambelli</i> A Comparative Analysis of Statelessness Determination Procedures in 10 EU States <i>Katia Bianchini</i> Chinese Pressure to Repatriate Asylum Seekers: An International Law Analysis <i>Andrew Wolman</i> The Tale of Two Men: Testimonial Styles in the Presentation of Asylum Claims <i>Forough Ramezankhah</i> 	10 42 84 110
CASE LAW SUMMARIES	138
 DOCUMENTS Conclusion No 112 (LXVII) 2016 on International Cooperation from a Protection and Solutions Perspective UN Executive Committee of the High Commissioner's Programme Conclusion No 113 (LXVII) 2016 on Youth UN Executive Committee of the High Commissioner's Programme Guidelines on International Protection No 12: Claims for Refugee Status related to Situations of Armed Conflict and Violence under Article 1A(2) of the 1951 Convention and/or 1967 Protocol relating to the Status of Refugees and the Regional Refugee Definitions UNHCR 	144 148 151
Воок Reviews Kay Hailbronner and Daniel Thym (eds), EU Immigration and Asylum Law: A Commentary (2nd edn), CH Beck/Hart/Nomos, München/ Oxford/Baden Baden, 2016 John Barnes Cathryn Costello, The Human Rights of Migrants and Refugees in European Law, Oxford University Press, Oxford, 2016 Caoff Cilbert	190 193
Geoff Gilbert	190

Azadeh Dastyari, United States Migrant Interdiction and the Detention of Refugees in Guantánamo Bay, Cambridge University Press, New York, 2015 *John Giammatteo* Zarif Yakut-Bahtiyar, Exclusion Clauses of the Refugee Convention in Relation to National Immigration Legislations, European Policy and Human Rights Instruments: Article 1F versus the Non-Refoulement Principle, Wolf Legal Publishers, Oisterwijk, 2015 Sarah Singer

195

198