COMMON MARKET LAW REVIEW

CONTENTS Vol. 54 No. 3 June 2017

Editorial comments: The EU-27 Quest for Unity	681-694
Articles	
P. Eeckhout and E. Frantziou, Brexit and Article 50 TEU: A constitutionalist reading	695-734
G. Van der Loo and R. A. Wessel, The non-ratification of mixed agreements: Legal consequences and solutions	735-770
S. Coutts, Supranational public wrongs: The limitations and possibilities of European criminal law and a European community	771-804
K. Lenaerts, La vie après l'avis: Exploring the principle of mutual (yet not blind) trust	805-840
Case law	
A. Court of Justice	
Upholding the rule of law in the Common Foreign and Security Policy: H v. Council, P. Van Elsuwege	841-858
Remedies in the Dublin Regulation: Ghezelbash and Karim, M. den Heijer	859-872
Balancing openness and coherence of enhanced cooperation: The principle of coherence affirmed by drawing its outer limits: Spain v. Parliament and Council (Eurosur), D. Hanf	873-898
The choice of legal basis and the principle of consistency in the procedure for conclusion of international agreements in CFSP contexts: <i>Parliament</i> v. <i>Council (Pirate-Transfer Agreement with Tanzania)</i> , S. Sánchez-Tabernero	899-920
Contract or code? Determining the reach of European Union employment law and the effect of flags of convenience: <i>Stroumpoulis</i> , G. Barrett	921-942
Book reviews	943-980