COMMON MARKET LAW REVIEW

CONTENTS Vol. 52 No. 2 April 2015

Guest Editorial: Negotiating the Transatlantic Trade and Investment Partnership (TTIP), by M. Cremona	351-362	
Articles		
 H. Verschueren, Preventing "benefit tourism" in the EU: A narrow or broad interpretation of the possibilities offered by the ECJ in Dano? R. Caranta, The changes to the public contract directives and the story they tell about how EU law works P. Syrpis, The relationship between primary and secondary law in the EU 	363-390 391-460 461-488	•
Case law		
A. Court of Justice		
How to reconcile national support for renewable energy with internal market obligations? The task for the EU legislature after Ålands Vindkraft and Essent, M. Szydło Just a laughing matter? Why the decision in Deckmyn is broader than parody, E. Rosati Union citizenship as probationary citizenship: Onuekwere, S. Coutts Demarcating the Union's Development Cooperation Policy after Lisbon: Commission v. Council (Philippines PCFA), M. Broberg and R. Holdgaard Audi alteram partem in immigration detention procedures, between the ECJ, the ECtHR and Member States: G & R, P. De Bruycker and S. Mananashvili	489-510 511-530 531-546 547-568 569-590	レンン
Book reviews	591-618	