

CONTENTS Vol. 48 No. 5 October 2011

Editors and publishers	1403
Editorial comments, <i>Towards a more judicial approach? EU antitrust fines under the scrutiny of fundamental rights</i>	1405–1416
Articles	
A. von Bogdandy and S. Schill, Overcoming absolute primacy: Respect for national identity under the Lisbon Treaty	1417–1453
P. Van Eecke, Online service providers and liability: A plea for a balanced approach	1455–1502
L. Waddington and M. Bell, Exploring the boundaries of positive action under EU law: A search for conceptual clarity	1503–1526
J. Bischoff, Just a little <i>bit</i> of “mixity”? The EU’s role in the field of international investment protection law	1527–1569
K. Talus, Just what is the scope of the essential facilities doctrine in the energy sector?: Third party access-friendly interpretation in the EU v. contractual freedom in the US	1571–1597
K. Koldinská, Case law of the European Court of Justice on sex discrimination 2006–2011	1599–1638
Case law	
A. Court of Justice	
Case C-246/07, <i>Commission v. Sweden (PFOS)</i> , with annotation by M. Cremona	1639–1665
Case C-386/08, <i>Brita GmbH v. Hauptzollamt Hamburg-Hafen</i> , with annotation by R. Holdgaard and O. Spiermann	1667–1685
Case C-261/09, <i>Criminal proceedings against Gaetano Mantello</i> , with annotation by J. Ouwekerk	1687–1701
Case C-285/09, <i>Criminal proceedings against R</i> , with annotation by A. Lenaerts	1703–1717
Joined Cases C-436 & 437/08, <i>Haribo Lakritzen Hans Riegel BetriebsgmbH and Österreichische Salinen AG v. Finanzamt Linz</i> , with annotation by G. Mathisen and H. Haukeland Fredriksen	1719–1736
Book reviews	1737–1767