COMMON MARKET LAW REVIEW

CONTENTS Vol. 55 No. 1 February 2018

Editorial comments: Polar exploration: Brexit and the emerging frontiers of EU law	1-16
Articles	
R. Holdgaard, D. Elkan and G. Krohn Schaldemose, From cooperation to collision: The ECJ's <i>Ajos</i> ruling and the Danish Supreme Court's refusal to comply	17-54
K. Sowery, Sentient beings and tradable products: The curious constitutional status of animals under Union law	55-100
F. Brito Bastos, Derivative illegality in European composite administrative procedures	101-134
C. Hillion, Brexit means Br(EEA)xit: The UK withdrawal from the EU and its implications for the EEA	135-156
P. Garcia Andrade, EU external competences in the field of migration: How to act externally when thinking internally	157-200
Case law	
A. Court of Justice	
The unfairness of choice-of-law clauses, or: The (unclear) relationship between Article 6 Rome I Regulation and the Unfair Terms in Consumer Contracts Directive: <i>VKI</i> v. <i>Amazon</i> , G. Rühl	201-224
Derivative residence rights for parents of Union citizen children under Article 20 TFEU: <i>Chavez-Vilchez</i> , F. Staiano	225-242
Free movement of capital between EU Member States and third countries and the Euro-Mediterranean Agreements: SECIL, M. O'Brien	243-264
Pie in the sky when you die? Civil liability of notified bodies under the Medical Devices Directive: <i>Schmitt</i> , A. Wallerman	265-278
Public security and admission to the EU of foreign students: Fahimian, K. Eisele	279-294
Book reviews	295-328
Publications received	329-336
Survey of Literature	337-370