CONTENTS Vol. 55 No. 3 June 2018

Editorial comments: Tinkering with EMU	709-718
Articles	
D. Adamski, Lost on the digital platform: Europe's legal travails with the Digital Single Market	719-752
V. Abazi and C. Eckes, Closed evidence in EU courts: Security, secrets and access to justice	753-782
S. Benedi Lahuerta, Enforcing EU equality law through collective redress: Lagging behind?	783-818
H. Niesten, Personal and family tax benefits in the EU Internal Market: From <i>Schumacker</i> to fractional tax treatment	819-856
Case law	
A. Court of Justice	
International agreements, data protection, and EU fundamental rights on the international stage: Opinion 1/15, <i>EU-Canada PNR</i> , C. Kuner	857-882
Redefining the boundaries of the Common Commercial Policy and the <i>ERTA</i> doctrine: Opinion 3/15, <i>Marrakesh Treaty</i> , G. Kübek	883-900
Any news from Luxembourg? On student aid, frontier workers and stepchildren: <i>Bragança Linares Verruga</i> and <i>Depesme</i> , C. Jacqueson	901-922
B. National Courts	
Ultra vires review of the ECB's policy of quantitative easing: An analysis of the German Constitutional Court's preliminary reference order in the PSPP case, A. Lang	923-952
Book reviews	953-982