CONTENTS Vol. 55 No. 5 October 2018

Editorial comments: EU Law between common values and collective feelings	1329-1340
Articles	
J. Zglinski, The rise of deference: The margin of appreciation and decentralized judicial review in EU free movement law	1341-1386
P. Durand, How and why the European Union makes reservations to international agreements	1387-1422
P. Schammo, Actions and inactions in the investigation of breaches of Union law by the European Supervisory Authorities	1423-1456
Case law	
A. Court of Justice	
Confrontation on relocation – The Court of Justice endorses the emergency scheme for compulsory relocation of asylum seekers within the European Union: <i>Slovak Republic and Hungary</i> v. <i>Council</i> , B. De Witte and E. (Lilian) Tsourdi	1457-1494
Fining Member States under the SGP, or how enforcement is different from implementation under Article 291 TFEU: <i>Spain</i> v. <i>Council</i> , M. Chamon	1495-1520
National constitutional rights and the primacy of EU law: M.A.S., C. Rauchegger	1521-1548
Cross-border conversion of companies under freedom of establishment: <i>Polbud</i> and beyond, M. Szydlo	1549-1572
Counter-terrorism sanctions, non-international armed conflicts and Tamil Tigers: <i>A and others</i> , M. Wimmer	1573-1594
The control of terms that define the essential obligations of the parties under the Unfair Contract Terms Directive: <i>Gutiérrez Naranjo</i> , C. Leskinen and F. de Elizalde	1595-1618
Distinguishing internet platforms from transport services: <i>Elite Taxi</i> v. <i>Uber Spain</i> , M. Finck	1619-1640
Book reviews	1641-1674