CONTENTS Vol. 56 No. 6 December 2019

Editorial comments: Brexit into extra time again	1447-1458
Articles	
M. Dougan, Primacy and the remedy of disapplication	1459-1508
M. Chamon, A constitutional twilight zone: EU decentralized agencies' external relations	1509-1548
N. Rennuy, The trilemma of EU social benefits law: Seeing the wood and the trees	1549-1590
M. Bronckers and G. Gruni, Taking the enforcement of labour standards in the EU's free trade agreements seriously	1591-1622
J. Waverijn and C. Nieuwenhout, Swimming in ECJ case law: The rocky journey to EU law applicability in the continental shelf and Exclusive Economic Zone	1623-1648
Case law	
A. Court of Justice	
The Court of Justice annuls a national measure directly to protect ECB independence: <i>Rimšēvičs</i> , A. Hinarejos	1649-1660
Private divorces outside Rome III and Brussels II bis? The Sahyouni gap, A. Dutta	1661-1672
Retrial and principles of effectiveness and equivalence in case of violation of the ECHR and of the Charter: <i>XC</i> , Zs. Varga	1673-1696
B. National Courts	
Acte cryptique? Zambrano, welfare rights, and underclass citizenship in the tale of the missing preliminary reference, C. O'Brien	1697-1732
Review essay: A general theory of Member Statehood in the EU, J. Bengoetxea	1733-1752
Book reviews	1753-1788
Index	I-XVIII