# 2020 VOLUME 16 ISSUE I

## CONTENTS

### Editorial.

Better In Than Out: When Constitutional Courts Rely on the Charter – 1

### Articles

Peter Van Elsuwege and Femke Gremmelprez – Protecting the Rule of Law in the EU Legal Order: A Constitutional Role for the Court of Justice – 8

Jacob Öberg – Trust in the Law? Mutual Recognition as a Justification to Domestic Criminal Procedure – 33

Filipe Brito Bastos – An Administrative Crack in the EU's Rule of Law: Composite Decision-making and Nonjusticiable National Law – 63

Tomasz Jaroszyński – National Parliaments' Scrutiny of the Principle of Subsidiarity: Reasoned Opinions 2014–2019 – 91

### Case Notes

René Smits – A National Measure Annulled by the European Court of Justice, or: High-level Judicial Protection for Independent Central Bankers – ECJ 26 February 2019, Cases C-202/18, Ilmārs Rimšēvičs v Republic of Latvia, and C-238/18 European Central Bank v Republic of Latvia, ECLI:EU:C:2019:139 – 120

Mathieu Leloup – An Uncertain First Step in the Field of Judicial Self-government – ECJ 19 November 2019, Joined Cases C-585/18, C-624/18 and C-625/18, A.K., CP and DO – 145

Sascha Hardt – Fault Lines of the European Parliamentary Mandate: The Immunity of Oriol Junqueras Vies – ECJ 19 December 2019, Case C-502/19, *Junqueras*, ECLI:EU:C:2019: 1115 – 170