ARTICLES Why Shareholders Shouldn't Vote: A Marxist-progressive Critique of Shar Empowerment	reholder	
Lorraine Talbot		791
Constitutional Balance in the EU after the Euro-Crisis Mark Dawson and Floris de Witte		817
Two Meanings of 'Reasonableness': Dispelling the 'Floating' Reasonable I Federico Picinali	Doubt	845
LEGISLATION Designing ETPIMs around ECHR Review or Normalisation of 'Preventi Non-Trial-Based Executive Measures? Helen Fenwick	ve'	876
CASES Redfearn v UK: Political Association and Dismissal		
Hugh Collins and Virginia Mantouvalou		909
Richall Holdings v Fitzwilliam: Malory v Cheshire Homes and the LRA 2002 Emma Lees		924
BOOK REVIEWS	CI.	
Rundle: Forms Liberate: Reclaiming the Jurisprudence of Lon L. Fuller		935
Keay: The Enlightened Shareholder Value Principle and Corporate Gover	nance	940
Salter: Organised Sexual Abuse		943