

## CONTENTS Vol. 60 No. 2 April 2023

Editorial comments: <i>Who are the “peoples of Europe”?</i>	305-316
Common Market Law Review Prize for young academics 2023	317-318
<b>Articles</b>	
C. Neumeier, Political Own Resources: Towards a legal framework	319-344
E. Frasca and J-Y. Carlier, The best interests of the child in ECJ asylum and migration case law: Towards a safeguard principle for the genuine enjoyment of the substance of children’s rights?	345-390
F. de Witte, Where the Wild Things Are: Animal autonomy in EU Law	391-430
M. Cappai and G. Colangelo, Applying <i>ne bis in idem</i> in the aftermath of <i>bpost</i> and <i>Nordzucker</i> : The case of EU competition policy in digital markets	431-456
<b>Case law</b>	
<b>A. Court of Justice</b>	
L. Blatière, The never-ending difficulties of the temporal applicability of EU directives: <i>VYSOČINA WIND</i>	457-474
N. Nic Shuibhne, Protecting the legal heritage of former Union citizens: <i>EP v. Préfet du Gers</i>	475-516
C. Ryngaert, Interpreting an unsatisfactory EU Blocking Statute: <i>Bank Melli Iran</i>	517-532
B. Hess, Arbitration and the Brussels I bis Regulation: <i>London Steam-Ship Owners’ Mutual Insurance Association</i>	533-546
L. Klöhn, Financial journalism, unlawful disclosure of inside information and freedom of press: <i>Mr A v. Autorité des marchés financiers</i>	547-568
J. Teyssedre, Strictly regulated retention and access regimes for metadata: <i>Commissioner of An Garda Síochána</i>	569-588
<b>Book reviews</b>	589-616