

Editorial Comments: *The single market in troubled waters: Discretionary decision-making by the Commission as a crisis response* 1287–1298

**Articles**

Marion Ho-Dac, The EU AI Act and the challenge of protecting fundamental rights 1299–1336

Luke Dimitrios Spieker, Pushing for trans rights: How the Court of Justice can turn the EU into a ‘freedom zone’ for trans citizens 1337–1372

Hedvig Schmidt, Goldilocks and the three laws – Competition law, the Digital Markets Act, and the Digital Service Act: Regulation of online safety 1373–1406

Antonio Aloisi, Nastazja Potocka-Sionek and Luca Ratti, Straddling two horses: Digital or social regulation? Behind, within and beyond the EU Platform Work Directive 1407–1448

Giuseppe Colangelo, The EU essential facilities doctrine after *Android Auto*: A wild card without limiting principles? 1449–1476

Szymon Osmola, Improving the quality of consumer choice: Unfair Terms Directive revisited 1477–1504

**Case law**

Patrick Leisure and Attila Vincze, Illegal uncertainty, property rights and strategic compliance: What does the future hold for the Hungarian usufruct saga after *NFK*? 1505–1532

Shazana Eliza Rohr, *Nemo dat quod non habet*? The ECJ’s landmark judgment in *Illumina* and *Grail* 1533–1558

Anna W Ghavanini and Anna Piszcz, Limits of the ‘single economic unit’ concept: *MOL* and *Volvo* 1559–1578

Rafail Zorzos, *Ilva* and *Others*: Ethical judgement, or an unethical judgment? 1579–1602

**Book reviews** 1603–1618