

ARTICLES

- Fair Work for Platform Workers: Lessons from the EU Directive and Beyond *Sandra Fredman, Darcy Du Toit, Alessio Bertolini, Jonas Valente, and Mark Graham* 425
- Mobilising Transnational Labour Law in Search of Transformation in Europe *Jack Meakin* 458
- Tackling Labour Monopsony by Gig Platforms: The Anti-Monopoly Law as an Alternative Legal Approach to the Labour Law System in China *Zeyu Zhao and Huanxin Luo* 490
- Collective Bargaining for the 'New' Working Class: Putting 'Personal Work Relations' to Work for Street Vendors *Marlese Von Broembsen* 527
- What Is Human Resources Law? *David J. Doorey and Ruth Dukes* 565
- Getting a Foot in the Door: Lessons for the UK from Australian and New Zealand Approaches to Trade Union Right of Entry *Katherine McFarlane* 597
- 30+ Years of European Social Dialogue: What Way Forward After the *EPSU-Case*? *Paul Copeland and Beryl ter Haar* 628
- Missing from *Right to Strike*? The ILO's Committee of Experts in Controversy *Yuqi Zhou* 663

RECENT CASES

Edited by Alan Bogg and A.C.L. Davies

CASE NOTES

- Sex, Statutory Interpretation and the Supreme Court: A Comment on *For Women Scotland v Scottish Ministers* for Employment Law and Practice *Mollie Gascoigne* 693
- Rectification, Employment Contracts, and Collective Agreements *Jordan English* 710

Blacklisting Regulations: A New Protective Tool for Workers Taking
Part in Industrial Action—*Morais v Ryanair* *Pascale Lorber*

731

BOOK REVIEW

Edited by Rebecca Zahn

Bogg, Collins, Davies, and Mantouvalou, *Human Rights at Work—
Reimagining Employment Law* *Joe Atkinson*

744