

# Table of Contents

<b>Editorial</b>	619
<b>Bulletin: Strasbourg</b>	625
<b>Bulletin: EU Charter of Fundamental Rights</b>	628
<b>Articles</b>	
“Formalisation-Centric” or “Formalisation-Blind”: Understanding the Duality of Article 14 ECHR <i>Helen Rodway</i>	633
“Direct Harmful Effect” Requirement Before the European Court of Human Rights: An Alternative Legal Argument Based on Carbon Sink Degradation <i>Alessandra Accogli</i>	650
The Persistent Denial of Abortion Right in Italy <i>Alice Cauduro</i>	667
<b>Case Analysis</b>	
Post-Mortem Relational Privacy: <i>R. v Lewis and Jaffer</i> : A Second Look <i>Remigius Nwabueze and Matthew White</i>	681
Privacy, Political Parties and Positive Obligations: <i>Tena Arregui v Spain</i> <i>Susana Sánchez Ferro</i>	692
<b>Case and Comment</b>	
MI v Switzerland (App. No.56390/21) <i>Mónica Ávila Currás, Jessica Klüger and Janna Wessels</i>	703