COMMON MARKET LAW REVIEW

CONTENTS Vol. 59 No. 5 October 2022

Guest Editorial: “Accession through war” – Ukraine’s road to the EU, R. Petrov and C. Hillion 1289-1300

Articles

M. Dougan, The primacy of Union law over incompatible national measures: Beyond disapplication and towards a remedy of nullity? 1301-1332

A Petti, EU COVID-19 purchase and export mechanism: A framework for EU operational autonomy 1333-1370

A. Martufi, Effective judicial protection and the European arrest warrant: Navigating between procedural autonomy and mutual trust 1371-1406

H. Eklund, The margin of discretion and the boundary question in EU fundamental rights law 1407-1444

Case law

A. Court of Justice

Effective judicial protection and procedural autonomy beyond rule of law judgments: Randstad Italia, O. Scarcello 1445-1464

Facing and embracing the consequences of mixity: Opinion 1/19, Istanbul Convention, G. Kübek 1465-1500

Religious neutrality policies at the workplace: Tangling the concept of direct and indirect religious discrimination. WABE and Müller, J. Mulder 1501-1522

How to exhort and to persuade with(out legal) force: Challenging soft law after FBF, H. Marjosola, M. van Rijsbergen and M. Scholten 1523-1542

Extended powers for other supervisory authorities concerned in the case of cross-border data processing: Facebook Ireland, S. Brethauer 1543-1556

Book reviews 1557-1582
Aims
The Common Market Law Review is designed to function as a medium for the understanding and implementation of European Union Law within the Member States and elsewhere, and for the dissemination of legal thinking on European Union Law matters. It thus aims to meet the needs of both the academic and the practitioner. For practical reasons, English is used as the language of communication.