COMMON MARKET LAW REVIEW

CONTENTS Vol. 60 No. 6 December 2023

Editorial comments: Missing in action? Competition law as part of the internal market 1515–1550

Articles

M. Bobek, Preliminary rulings before the General Court: What judicial architecture for the European Union? 1515–1550

F. De Cecco, The trouble with trumps: On how (and why) not to define the core of fundamental rights 1551–1578

J. Mendes, Law and discretion in monetary policy and in the banking union: Complexity between high politics and administration 1579–1622


V. Kraetzig and J. Lennartz, Copy as democracy of aspiration: Rethinking EU law’s approach to a protected “work” 1655–1682

Case law

A. Court of Justice

M. Chamon, Only Fans of the Council’s implementing powers in Luxembourg: Fenix International 1683–1704

T. Verellen, The distortion theory in EU treaty-making: Commission v. Council (Geneva Act) 1705–1720

T. Martinelli, The liability of national central banks acting as resolution authorities, financial independence, and the prohibition of monetary financing: Banka Slovenije 1721–1744

M. Tecqmanne, Turning “public interest litigation” into a positive obligation deriving from Article of the Charter: Deutsche Umwelthilfe 1745–1772

B. W. Wegener and M. Wilkens, No Frankovich in environmental law: The ECJ’s decision in J.P. v. Ministre de la Transition écologique 1773–1786

O.M. Ceran, Expeditiousness of child abduction proceedings, procedural autonomy, and what it has to do with sincere cooperation: Rzecznik Praw Dziecka and Others 1787–1806

Book reviews 1807–1834

Index X–XXVI