

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

J.J. Piernas López, The transformation of EU State aid law ... and its discontents 1623–1654

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

