

CONTENTS

*Editorial*

Jan-Herman REESTMAN & Leonard – Sandwiched Between Strasbourg and Karlsruhe: EU Fundamental Rights Protection – 213

*Articles*

Armin STEINBACH – The ‘Haircut’ of Public Creditors under EU Law – 223

Carlos CLOSA – Secession from a Member State and EU Membership: the View from the Union – 240

Pablo Martín RODRÍGUEZ – ‘A Missing Piece of European Emergency Law: Legal Certainty and Individuals’ Expectations in the EU Response to the Crisis’ – 265

Anna JONSSON CORNELL – The Swedish *Riksdag* as Scrutiniser of the Principle of Subsidiarity – 294

*Case Note*

Tuomas OJANEN – Making the Essence of Fundamental Rights Real: The Court of Justice of the European Union Clarifies the Structure of Fundamental Rights under the Charter – ECJ 6 October 2015, Case C-362/14, *Maximillian Schrems v Data Protection Commissioner* – 318

*Case Comments*

Richard A. EPSTEIN – The ECJ’s Fatal Imbalance: Its cavalier treatment of national security issues poses serious risk to public safety and sound commercial practices – 330

Martin SCHEININ – Towards evidence-based discussion on surveillance: A Rejoinder to Richard A. Epstein – 341

Richard A. EPSTEIN – The Deepening EU Blindness on Privacy: A Pointed Response to Professor Martin Scheinin – 349

*Case Notes*

Ilya NUZOV – National Ratification of an Internationally Wrongful Act: The Decision Validating Russia’s Incorporation of Crimea – Constitutional Court of the Russian Federation Decision of 19 March 2014, No. 6-P – 353

Lauri MÄLKSOO – Russia’s Constitutional Court Defies the European Court of Human Rights – Constitutional Court of the Russian Federation Judgment of 14 July 2015, No 21-II/2015 – 377