

EUROPEAN CONSTITUTIONAL LAW REVIEW

2017 VOLUME 13 ISSUE 2

CONTENTS

Editorial

Talking about European Democracy – 207

Articles

Angela K. BOURNE & Fernando CASAL BÉRTOA – Mapping ‘Militant Democracy’: Variation in Party Ban Practices in European Democracies (1945-2015) – 221

Jacob ÖBERG – The Rise of the Procedural Paradigm: Judicial Review of EU Legislation in Vertical Competence Disputes – 248

Pavel ONDŘEJEK – A Structural Approach to the Effects of Fundamental Rights on Legal Transactions in Private Law – 281

Lucia DALLA PELLEGRINA, Jef De MOT, Michael FAURE & Nuno GAROUPA – Litigating Federalism: An Empirical Analysis of Decisions of the Belgian Constitutional Court – 305

Case Notes

Urška ŠADL & Sabine MAIR – Mutual Disempowerment: Case C-441/14 *Dansk Industri, acting on behalf of Ajos A/S v Estate of Karsten Eigil Rasmussen* and Case no. 15/2014 *Dansk Industri (DI) acting for Ajos A/S v The estate left by A* – 347

Paul DERMINE – The End of Impunity? The Legal Duties of ‘Borrowed’ EU Institutions under the European Stability Mechanism Framework: ECJ 20 September 2016, Case C-8/15 to C-10/15, *Ledra Advertising et al. v European Commission and European Central Bank* – 369

Jeremy B. BIERBACH – The Reality Test of Residence goes through the Looking Glass: Court of Justice of the European Free Trade Association States (EFTA Court), judgment of 26 July 2016, Case E-28/15, *Yankuba Jabbi v The Norwegian Government, represented by the Immigration Appeals Board* – 383

Mehrdad PAYANDEH – The OMT Judgment of the German Federal Constitutional Court: Repositioning the Court within the European Constitutional Architecture – 400