

CONTENTS Vol. 52 No. 1 February 2015

Editorial comments: *The EU's Accession to the ECHR – a “NO” from the ECJ!* 1-16

Articles

- D. Thym, The elusive limits of solidarity: Residence rights of and social benefits for economically inactive Union citizens 17-50 ✓
- R. Zbíral, Restoring tasks from the European Union to Member States: A bumpy road to an unclear destination? 51-84 ✓
- K. Sørensen, The fight against letterbox companies in the internal market 85-118
- D. Erdos, From the Scylla of restriction to the Charybdis of licence? Exploring the scope of the “special purposes” freedom of expression shield in European data protection 119-154 ✓
- G. ter Kuile, L. Wissink and W. Bovenschen, Tailor-made accountability within the Single Supervisory Mechanism 155-190
- A. Frąckowiak-Adamska, Time for a European “full faith and credit clause” 191-218

Case law**A. Court of Justice**

- Shaping the new system for delegation of powers to EU agencies: *United Kingdom v. European Parliament and Council (Short selling)*, C.F. Bergström 219-242
- The dividing line between delegated and implementing acts: The Court of Justice sidesteps the difficulty in *Commission v. Parliament and Council (Biocides)*, D. Ritleng 243-258
- Housing policy as a restriction of free movement and Member States' discretion to design programmes of social protection: *Libert*, S. Reynolds 259-280 ✓
- Surrogacy leave as a matter of EU law: *CD and Z*, M. Finck and B. Kas 281-298

Book reviews 299-322

Survey of Literature 323-342

Publications received 343-350