

COMMON MARKET LAW REVIEW

CONTENTS Vol. 52 No. 2 April 2015

Guest Editorial: *Negotiating the Transatlantic Trade and Investment Partnership (TTIP)*, by M. Cremona 351-362

Articles

H. Verschueren, Preventing "benefit tourism" in the EU: A narrow or broad interpretation of the possibilities offered by the ECJ in *Dano*? 363-390 ✓

R. Caranta, The changes to the public contract directives and the story they tell about how EU law works 391-460

P. Syrpis, The relationship between primary and secondary law in the EU 461-488 ✓

Case law

A. Court of Justice

How to reconcile national support for renewable energy with internal market obligations? The task for the EU legislature after *Ålands Vindkraft* and *Essent*, M. Szydło 489-510 ✓

Just a laughing matter? Why the decision in *Deckmyn* is broader than parody, E. Rosati 511-530 ✓

Union citizenship as probationary citizenship: *Onuekwere*, S. Coutts 531-546 ✓

Demarcating the Union's Development Cooperation Policy after Lisbon: *Commission v. Council (Philippines PCFA)*, M. Broberg and R. Holdgaard 547-568

Audi alteram partem in immigration detention procedures, between the ECJ, the ECtHR and Member States: *G & R*, P. De Bruycker and S. Mananashvili 569-590 ✓

Book reviews 591-618