

## CONTENTS Vol. 51 No. 1 February 2014

Editorial comment: *Union membership in times of crisis* 1–12

**Articles**

- P. Gragl, A giant leap for European Human Rights? The Final Agreement on the European Union's accession to the European Convention on Human Rights 13–58
- A. von Bogdandy and M. Ioannidis, Systemic deficiency in the rule of law: What it is, what has been done, what can be done 59–96
- A. Alemanno and O. Stefan, Openness at the Court of Justice of the European Union: Toppling a taboo 97–140
- P. Ibanez Colomo, Exclusionary discrimination under Article 102 TFEU 141–164
- G. Wagner, Private law enforcement through ADR: Wonder drug or snake oil? 165–194
- F.-X. Millet, How much lenience for how much cooperation? On the first preliminary reference of the French Constitutional Council to the Court of Justice 195–218
- E. Muir, The fundamental rights implications of EU legislation: Some constitutional challenges 219–246

**Case law****A. Court of Justice**

- Enhanced cooperation as a tool to ... enhance integration? *Spain and Italy v. Council*, E. Pistoia 247–260
- Managing decentralized antitrust enforcement: *Toshiba*, G. Monti 261–280
- Can competition law repair patent law and administrative procedures? *AstraZeneca*, R. Podszun 281–294

**B. EFTA Court**

- EU law impact on deposit protection in the financial crisis: *Icesave*, M. Hanten and M. Plaschke 295–310

**Book reviews** 311–344

**Survey of Literature** 345–366

**Publications received** 367–374