

<b>Editors and publishers</b>	1-2
<b>Guest editorial:</b> <i>Courts in transition: Administration of justice and how to organize it</i> , by A. Meij	3-14
<b>Articles</b>	
S. Garben, Sky-high controversy and high-flying claims? The <i>Sturgeon</i> case law in light of judicial activism, euroscepticism and eurolegalism	15-46
D. Adamski, Europe's (misguided) constitution of economic prosperity	47-86
N. Fiedziuk, Putting services of general economic interest up for tender: Reflections on applicable EU rules	87-114
F. Fabbrini and K. Granat, "Yellow card, but no foul": The role of the national parliaments under the subsidiarity protocol and the Commission proposal for an EU regulation on the right to strike	115-144
R. van Gestel and H. Micklitz, European integration through standardization: How judicial review is breaking down the club house of private standardization bodies	145-182
<b>Case law</b>	
<b>A. Court of Justice</b>	
Alpine transport restrictions reconsidered: <i>Commission v. Austria</i> , S. Enchelmaier	183-202
Who funds the mobile student? Shedding some light on the normative assumptions underlying EU free movement law: <i>Commission v. Netherlands</i> , F. de Witte	203-216
Are there exceptions to a Member State's duty to comply with the requirements of a Directive?: <i>Inter-Environnement Wallonie</i> , T. Lock	217-230
Emissions Trading Schemes and division of competence between Commission and Member States: <i>Commission v. Poland</i> and <i>Commission v. Estonia</i> , J. van Zeben	231-246
The interaction between consumer protection rules on unfair contract terms and unfair commercial practices: <i>Pereničová and Perenič</i> , B. Keirsbilck	247-264
EU Anti-Dumping Law, imports from China and treatment of non-market economy countries: <i>Brosmann, Grünwald</i> and <i>Zhejiang Xinan</i> , B. Nastoll	265-280
<b>Book reviews</b>	281-318
<b>Survey of Literature</b>	319-340
<b>Publications received</b>	341-350