

# CONTENTS

---

## EDITORIAL

- In this Issue 356  
JOANA MENDES AND HARM SCHEPEL

## ORIGINAL ARTICLES

- Does the Court of Justice own the Treaties? Interpretative pluralism as a solution  
to over-constitutionalisation 358  
GARETH DAVIES

- 'Re-reading' *Dassonville*: Meaning and understanding in the history of European law 376  
ROBERT SCHÜTZE

- Paving the road to 'legal revolution': The Dutch origins of the first preliminary  
references in European law (1957–1963) 408  
KARIN VAN LEEUWEN

- The re-entry paradox: Abuse of EU law 422  
ROMAN GUSKI

- Taking proportionality seriously: The use of contextual integrity for a more informed  
and transparent analysis in EU data protection law 434  
AUDREY GUINCHARD

## WISH SPECIAL SECTION: NEW DIRECTIONS IN EU AND GLOBAL RISK REGULATION

- Towards a legal theory of capture 458  
CAROLINE DEVAUX

- Power, policy ideas and paternalism in non-communicable disease prevention 474  
OLIVER BARTLETT

- Regulation for health inequalities and non-communicable diseases: In want  
of (effective) behavioural insights 490  
NIKHIL GOKANI

- Behavioural research and corruption: A new promise for governments? 510  
LUCA DI DONATO