CONTENTS

EDITORIAL	
In this Issue JOANA MENDES AND HARM SCHEPEL	356
ORIGINAL ARTICLES	
Does the Court of Justice own the Treaties? Interpretative pluralism as a solution to over-constitutionalisation GARETH DAVIES	358
'Re-reading' <i>Dassonville</i> : Meaning and understanding in the history of European law ROBERT SCHÜTZE	376
Paving the road to 'legal revolution': The Dutch origins of the first preliminary references in European law (1957–1963) KARIN VAN LEEUWEN	408
The re-entry paradox: Abuse of EU law ROMAN GUSKI	422
Taking proportionality seriously: The use of contextual integrity for a more informed and transparent analysis in EU data protection law AUDREY GUINCHARD	434
WISH SPECIAL SECTION: NEW DIRECTIONS IN EU AND GLOBAL RISK REGULATION	
Towards a legal theory of capture CAROLINE DEVAUX	458
Power, policy ideas and paternalism in non-communicable disease prevention OLIVER BARTLETT	474
Regulation for health inequalities and non-communicable diseases: In want of (effective) behavioural insights NIKHIL GOKANI	490
Behavioural research and corruption: A new promise for governments? LUCA DI DONATO	510