

Editorial comments: <i>Charting deeper and wider dimensions of (free) movement in EU law</i>	969-986
Articles	
M. Eifert, A. Metzger, H. Schweitzer and G. Wagner, Taming the giants: The DMA/DSA package	987-1028
S. Grünewald, C. Zellweger-Gutknecht and B. Geva, Digital euro and ECB powers	1029-1056
E. Hancox, Judicial approaches to norm overlaps in EU law: A case study on the free movement of workers	1057-1096
N. de Arriba-Sellier, Turning gold into green: Green finance in the mandate of European financial supervision	1097-1140
O. Žáček, How to get in? Euro area entry criteria in books and in action	1141-1172
Case law	
A. Court of Justice	
Horizontal Effect of the EU Charter of Fundamental Rights: <i>Bauer and Willmeroth, MPG</i> , R. Krause	1173-1206
Digital exhaustion and internal market law: <i>Tom Kabinet</i> , S. Geiregat	1207-1228
Challenging competition commitment decisions: <i>Groupe Canal+</i> , N. Dunne	1229-1248
The scope of application of the free movement provisions and the role of Article 18 TFEU: <i>Allianz</i> , B. van Leeuwen	1249-1270
Book reviews	1271-1294
Surevy of Literature	1295-1320