

## CONTENTS Vol. 59 No. 4 August 2022

Editorial comments: *A jurisprudence of distribution for the EU* 957-968

### Articles

A. Iliopoulou-Penot, The construction of a European digital citizenship in the case law of the Court of Justice of the EU 969-1006

A. Boute, Phasing out coal through electricity market regulation 1007-1044

S. Poli, The right to effective judicial protection with respect to acts imposing restrictive measures and its transformative force for the Common Foreign and Security Policy 1045-1080

### Case law

#### A. Court of Justice

The *coup de grâce* to the Union citizen's right to equal treatment: *CG v. The Department for Communities in Northern Ireland*, M. Haag 1081-1106

The law requires translation: The Hungarian preliminary reference on preliminary references: *IS*, K.L. Scheppele 1107-1136

Separate Charter invocation as a new enforcement method: The *Lex NGO* case. J. Morijn 1137-1168

*Sententia non existens*: A new remedy under EU law? *W.Ž.*, R. Maňko and P. Tacik 1169-1194

Speaking too little, yet saying too much. The wrong signals about EU values: *X. v. Belgian State*, F. Strumia 1195-1218

A bridge too far – on the misunderstandings of the nature of social security benefits: *A v. Latvijas Republikas Veselības ministrija*, J. Paju 1219-1238

Book reviews 1239-1264

Survey of Literature 1265-1288