

CONTENTS Vol. 60 No. 3 June 2023

Editorial comments: <i>Paying for the EU's industrial policy</i>	617-624
Articles	
A-C. Witt, The Digital Markets Act: Regulating the Wild West	625-666
F. Hoffmeister, Strategic autonomy in the European Union's external relations law	667-700
M. Sattorova, EU investment law at a crossroads: Open strategic autonomy in times of heightened security concerns	701-732
F. Finelli, Countering circumvention of restrictive measures: The EU response	733-762
Case law	
A. Court of Justice	
P. Bogdanowicz and M. Taborowski, The independence criterion for national courts in the preliminary reference procedure after <i>Banco de Santander</i> : Still the joker in the deck?	763-796
B. Grabowska-Moroz, Judicial dialogue about judicial independence in times of rule of law backsliding: <i>Getin Noble Bank</i>	797-818
D. Călin, Constitutional courts cannot build brick walls between the CJEU and national judges concerning the rule of law values in Article 2 TEU: <i>RS</i>	819-838
E. Brouwer, <i>Ligue des droits humains</i> and the validity of the PNR Directive: Balancing individual rights and State powers in times of new technologies	839-862
S. Montaldo, Handle with care! The direct effect of the requirement of proportionality of sanctions and the remedy of disapplication: <i>NE v. Bezirkshauptmannschaft Hartberg-Fürstenfeld</i>	863-886
Book reviews	887-916