

## CONTENTS Vol. 60 No. 5 October 2023

Editorial comments: <i>Unfinished Brexit business: The Windsor Framework on the Northern Ireland Protocol</i>	1217-1226
<b>Articles</b>	
F. Ristuccia, Ties that bind and ties that compel: Dependency and the <i>Ruiz Zambrano</i> doctrine	1227-1268
D. Halberstam and S. Van den Bogaert, A fresh look at judicial remedies in EU equality law and beyond: The untapped possibility of structural injunctions	1269-1312
E. Shattock, Lies, liability, and lawful content: Critiquing the approaches to online disinformation in the EU	1313-1348
S. Dietz, Central banks and inequality	1349-1382
<b>Case law</b>	
<b>A. Court of Justice</b>	
V. Szép and R. Wessel, Balancing restrictive measures and media freedom: <i>RT France v. Council</i>	1383-1396
P. Van Elsuwege, Third-country participation in EU agencies: The curious case of Kosovo in light of <i>Spain v. Commission</i>	1397-1412
L. Bernardini, Fostering <i>in absentia</i> proceedings when the individual absconds: <i>Criminal proceedings against IR</i>	1413-1432
M. Maggiolino, When an ice cream case provides antitrust experts with food for thought: <i>Unilever Italia</i>	1433-1452
<b>B. National courts</b>	
R. O'Neill, National constitutional identity as a tool for protecting the autonomy of the EU legal order: <i>Costello v. The Government of Ireland</i>	1453-1474
<b>Book reviews</b>	1475-1502