

VOLUME 43 | NO.5 | OCTOBER 2018

EUROPEAN LAW REVIEW

EDITORS: Panos Koutrakos and Jukka Snell

CONSULTANT EDITOR: Anthony Arnall

BOOK REVIEWS EDITOR: Alicia Hinarejos

EDITORIAL

Is there More to Say about the Direct Effect of Directives?

ARTICLES

Fiscal Stabilisation for EMU: Managing Incompleteness

Päivi Leino and Tuomas Saarenheimo

UK–EU Civil Judicial Co-operation after Brexit: Five Models

Zheng Sophia Tang

The Applicability of *Schrems* Principles to the Member States: National Security and Data Protection within the EU Context

Serena Crespi

Private Autonomy and Protection of the Weaker Party in Financial Consumer Contracts: an EU and International Law Perspective

Iris Benöhr

The Scope of the Inviolability of the ECB's Archives Revisited

Heiko Sauer

SWEET & MAXWELL

European Law Review

Issue 5 October 2018

Table of Contents

Editorial

Is there More to Say about the Direct Effect of Directives? 621

Articles

Fiscal Stabilisation for EMU: Managing Incompleteness
Palvi Leino and Tuomas Saarenheimo 623

UK–EU Civil Judicial Co-operation after Brexit: Five Models
Zheng Sophia Tang 648

The Applicability of *Schrems* Principles to the Member States: National Security and Data
Protection within the EU Context
Serena Crespi 669

Private Autonomy and Protection of the Weaker Party in Financial Consumer Contracts: an
EU and International Law Perspective
Iris Benöhr 687

The Scope of the Inviolability of the ECB's Archives Revisited
Heiko Sauer 710

Analysis and Reflections

Intel and the Rule of Reason in Abuse of Dominance Cases
Nicolas Petit 728

The EU and Western Sahara: An Assessment of Recent Developments
Eva Kassoti 751

The *ERTA* Pre-emption Effects of Minimum and Partial Harmonisation Directives: Insights
from Opinion 3/15 on the Competence to Conclude the Marrakesh Treaty
Amedeo Arena 770

European Law in the United Kingdom
Jonathan Faull 780

Book Reviews 787