Editorial comments: *A stronger Common Foreign and Security Policy for a self-reliant Union?* 1675-1684

**Articles**

J. Callewaert, Do we still need Article 6(2) TEU? Considerations on the absence of EU accession to the ECHR and its consequences 1685-1716

M. Luchtman, The ECJ’s recent case law on *ne bis in idem*: Implications for law enforcement in a shared legal order 1717-1750

P. Caro de Sousa, EU and national approaches to passing on and causation in competition damages cases: A doctrine in search of balance 1751-1784

S. Blockmans, The EU’s modular approach to defence integration: An inclusive, ambitious and legally binding PESCO? 1785-1826

**Case law**

A. Court of Justice

Judicial independence under threat: The Court of Justice to the rescue in the *ASJP* case, L. Pech and S. Platon 1827-1854

Family rights for naturalized EU citizens: *Louines*, V. Réveillère 1855-1878

Effective judicial protection of individual data protection rights: *Puškár*, H. Ellingsen 1879-1898

Distinguishing between law and science in terms of causation and the hepatitis B vaccine: *W v. Sanofi Pasteur*, E. Brosset 1899-1916

Common Foreign and Security Policy, counter-terrorism measures and judicial review: *Hamas* and *LTTE*, G. Harpaz 1917-1940

International jurisdiction for violations of personality rights on the internet: *Bolagsupplysningen*, A. Bizer 1941-1958


**Book reviews**

1989-2018

**Index**

I-XXII