



EUROPEAN FORUM

The following *Insights* and *Highlights*, included in this issue, are available online [here](#).

INSIGHTS

Eduardo Amado Brea, <i>El Sistema Constitucional de la Unión Europea en Liza: Recapitulando el Caso Miller</i>	p. 233
Gaia Calafiore, <i>La sentenza A e B c. Norvegia della Corte di Strasburgo ridimensiona la portata del principio ne bis in idem</i>	243
Enzo Cannizzaro, <i>Denialism as the Supreme Expression of Realism – A Quick Comment on NF v. European Council</i>	251
Laure Clément-Wilz, <i>L'office du juge interne pour moduler les effets de l'annulation d'un acte contraire au droit de l'Union. Réflexions sur l'arrêt Association France Nature Environnement du Conseil d'Etat français</i>	259
Adele Del Guercio, <i>La sentenza X. e X. della Corte di giustizia sul rilascio del visto umanitario: analisi critica di un'occasione persa</i>	271
Elaine Fahey, <i>CETA and Global Governance Law: What Kind of Model Agreement Is It Really in Law?</i>	293
Gloria Fernández Arribas, <i>The EU-Turkey Statement, the Treaty-Making Process and Competent Organs. Is the Statement an International Agreement?</i>	303
Marcella Ferri, <i>The Dogan et al. v. Turkey: A Missed Opportunity to Recognise Positive Obligations as Regards the Freedom of Religion</i>	311
Giulia Gentile, <i>Inter-Environnement Expanded: Another Brick Out of the Wall of EU Law Supremacy</i>	321
Daniel González Herrera, <i>Dinamarca contraataca: el caso Ajos, un nuevo desafío para el diálogo judicial</i>	329
Eva Kassoti, <i>The Front Polisario v. Council Case: The General Court, Völkerrechtsfreundlichkeit and the External Aspect of European Integration (First Part)</i>	339
Hannes Lenk, <i>Mixity in EU Foreign Trade Policy Is Here to Stay: Advocate General Sharpston on the Allocation of Competence for the Conclusion of the EU-Singapore Free Trade Agreement</i>	357

Federico Pani, <i>L'obbligo (flessibile) di rinvio pregiudiziale e i possibili fattori di un suo irrigidimento. Riflessioni in margine alla sentenza Association France Nature Environnement</i>	p. 383
Francisco Pereira Coutinho, <i>Protecting the Jewel in the Crown: The Ognyanov Case and the Preliminary Reference Procedure</i>	393
Polly Ruth Polak, <i>Brexit: Theresa May's Red Lines Get Tangled up in Her Red Tape. A Commentary on the White Paper</i>	403
Miguel Assis Raimundo, <i>Good Contracting Authorities Can Predict the Future: A Note on Finn Frogne</i>	411
Graziella Romeo and Edmondo Mostacci, <i>A Br-Exit Strategy: Questioning Dualism in the Decision R (Miller) v. The Secretary of State for Exiting the European Union</i>	425
Stefano Saluzzo, <i>EU Law and Extradition Agreements of Member States: The Petruhhin Case</i>	435
Giovanni Zaccaroni, <i>The Pragmatism of the Court of Justice on the Detention of Irregular Migrants: Comment on Affum</i>	449

HIGHLIGHTS

Roberto Bin, <i>Il velo svelato</i>	457
-------------------------------------	-----