

Volume 3, Issue 3, 2022

European Convention on Human Rights Law Review

BRILL | NIJHOFF

European Convention on Human Rights Law Review

CONTENTS VOLUME 3 ISSUE 3 2022

Editorial

- Vassilis P Tzevelekos and Kanstantsin Dzehtsiarou, The Judicial Discretion of the European Court of Human Rights: The Years of Plenty, and the Lean Years 285

Guest Editorials

- Françoise Tulkens, Judicial Activism v Judicial Restraint: Practical Experience of This (False) Dilemma at the European Court of Human Rights 293

- George Tsebelis, What Determines the Judicial Discretion of the European Court of Human Rights? 301

Articles

- Lize Glas and Jasper Krommendijk, A Strasbourg Story of Swords and Shields: National Courts' Motives to Request an Advisory Opinion from the ECtHR Under Protocol 16 311

- Jeremy Letwin, A Utilitarian Account of Article 3 ECHR 350

Case Note

- Sarah Ganty, The Double-Edged ECtHR *Lăcătuș* Judgment on Criminalisation of Begging: *Da Mihi Elimo Sinam Propter Amorem Dei* 393

Book Review

- Paul Gragl, 'Cedric Marti, *Framing a Convention Community: Supranational Aspects of the European Convention on Human Rights* (2021)' 421

European Convention on Human Rights Law Review @ Brill-Nijhoff
Reproduced with permission of the Editor