



Strathclyde

Law Review

Volume 5

Issue 1

May 2022

TABLE OF CONTENTS

| | |
|--|-----|
| The Transplantation and Legal Implications of Bolton into Scots Law <i>Daniel Greg Walker</i> | 1 |
| How Scotland can establish a European Convention on Human Rights Article 2 compliant public inquiry into deaths arising from COVID-19 <i>Gabriel Kielty</i> | 6 |
| Defining War Rape; a Comparative Case Study of Natural and Codified International Criminal Law <i>Marcel van der Stroom</i> | 37 |
| Sustainable Corporate Governance in the United Kingdom: What is the Catch? <i>Constantin Jung</i> | 48 |
| The Covid-19 Pandemic: To Refoul or Not to Refoul? <i>Gregorius Brian Sukianto</i> | 63 |
| The Margin of Appreciation Doctrine and the European Court of Human Rights: the Inconsistent Application in the Interpretation of the Right to Freedom of Expression and the Right to Freedom of Thought, Conscience and Religion <i>Aduku Abdul Ainoko</i> | 91 |
| Does R2P constitute an exception to the prohibition of use of force under customary international law? <i>Liming Ma</i> | 112 |
| The Steps Taken by Say-on-Pay towards Shareholder Primacy: An Anglo-Saxon Perspective <i>Fatih Bugra Erdem</i> | 133 |
| Much Ado about Nothing: The curious case of WTO Appellate Body's lack of authority <i>Syed Zulkifil Haider Shah</i> | 141 |