EUROPEAN LABOUR LAW JOURNAL

ISSN 2013-9525

Vol. 16, n. 3, September 2025

Consulta en línea desde Intranet

Academic Contributions

Energotehnica case (C-792/22)

Matthijs A.N. van Schadewijk

(Omnitel Comunicaciones and Others)

reflection on Air Nostrum C-314/23

Gábor Kártyás

Neha Vyas

The role of ILO principles on annual leave in the case law of the Court of Justice Frans Pennings	325
Substantive equality in part-time work. The evolving protection of the Part-time Work Directive Marianne Jenum Hotvedt	343
Changing the nature of the collective actions: Sympathy strikes Birgitta Nyström and Merve Kutlu Mutluer	360
European Developments	
The concepts of 'mental health in the workplace' and 'psychosocial risks': A clarification from a legal perspective Loïc Lerouge	377
The landmark case that went missing: Collective redundancies, unjustified dismissal and the denied horizontality of the EU Charter of Fundamental Rights in C-196/23 Plamaro Marc Steiert	384

The concept of 'temporary agency work' in EU law. C-441/23, ECLI:EU:C:2024:916

'Flight Crew v. Cabin Crew - One of these things is not like the other': A critical

411

417