

SEZNAM POUŽITÝCH ZDROJŮ

Právní akty EU

Smlouva o fungování Evropské unie, Úřední věstník Evropské unie. Úř. věst. C 326/47, 26. 10. 2012.

Nařízení Rady (ES) č. 1/2003 ze dne 16. prosince 2002 o provádění pravidel hospodářské soutěže stanovených v člancích 81 a 82 Smlouvy. Úř. věst. L 1, 4. 1. 2003, s. 1-25.

Nařízení Rady (ES) č. 139/2004 ze dne 20. ledna 2004 o kontrole spojování podniků (Nařízení ES o spojování). Úř. věst. L 24, 29. 1. 2004, s. 1-22.

Nařízení Evropského parlamentu a Rady (EU) 2016/679 ze dne 27. dubna 2016 o ochraně fyzických osob v souvislosti se zpracováním osobních údajů a o volném pohybu těchto údajů a o zrušení směrnice 95/46/ES (obecné nařízení o ochraně osobních údajů). Úř. věst. L 119, 4. 5. 2016, s. 1-88.

Nařízení (EU) 2018/302 Evropského parlamentu a Rady ze dne 28. února 2018 o řešení neoprávněného zeměpisného blokování a dalších forem diskriminace založených na státní příslušnosti, místě bydliště či místě usazení zákazníků v rámci vnitřního trhu a o změně nařízení (ES) č. 2006/2004 a (EU) 2017/2394 a směrnice 2009/22/ES. Úř. věst. L 601, 2. 3. 2018, s. 1-15.

Nařízení Evropského parlamentu a Rady (EU) 2018/858 ze dne 30. května 2018 o schvalování motorových vozidel a jejich přípojných vozidel, jakož i systémů, konstrukčních částí a samostatných technických celků určených pro tato vozidla a o dozoru nad trhem s nimi. Úř. věst. L 151, 14. 6. 2018, s. 1-218.

Nařízení Evropského parlamentu a Rady (EU) 2019/1150 ze dne 20. června 2019 o podpoře spravedlnosti a transparentnosti pro podnikatelské uživatele online zprostředkovatelských služeb. Úř. věst. L 186, 11. 7. 2019, s. 57-79.

Nařízení Evropského parlamentu a Rady (EU) 2022/1925 ze dne 14. září 2022 o spravedlivých trzích otevřených hospodářské soutěži v digitálním odvětví a o změně směrnic (EU) 2019/1937 a (EU) 2020/1828 (nařízení o digitálních trzích). Úř. věst. L 265, 12. 10. 2022, s. 1-66.

Nařízení Evropského parlamentu a Rady (EU) 2022/2065 ze dne 19. října 2022 o jednotném trhu digitálních služeb a o změně směrnice 2000/31/ES (nařízení o digitálních službách) (text s významem pro EHP). Úř. věst. L 277, 27. 10. 2022, s. 1-102.

Nařízení Evropského parlamentu a Rady (EU) 2023/2854 ze dne 13. prosince 2023 o harmonizovaných pravidlech pro spravedlivý přístup k datům a jejich využívání a o změně nařízení (EU) 2017/2394 a směrnice (EU) 2020/1828 (nařízení o datech). Úř. věst. L, 2023/2854, 22. 12. 2023.

Nařízení Evropského parlamentu a Rady (EU) 2024/1689 ze dne 13. června 2024, kterým se stanoví harmonizovaná pravidla pro umělou inteligenci a mění nařízení (ES) č. 300/2008, (EU) č. 167/2013, (EU) č. 168/2013, (EU) 2018/858, (EU) 2018/1139 a (EU) 2019/2144 a směrnice 2014/90/EU, (EU) 2016/797 a (EU) 2020/1828 (akt o umělé inteligenci). Úř. věst. L, 2024/1689.

Nařízení Komise (EU) č. 330/2010 ze dne 20. dubna 2010 o použití čl. 101 odst. 3 Smlouvy o fungování Evropské unie na kategorie vertikálních dohod a jednání ve vzájemné shodě, tzv. bloková výjimka pro vertikální dohody (VBER). Úř. věst. L 102, 23. 4. 2010, s. 1-7.

Rozhodnutí Evropské komise (dostupná z: <https://competition-cases.ec.europa.eu/search>)

Věci IV/34.073, IV/34.395, IV/35.436 *Van den Bergh Foods Limited* 11. 3. 1998.

- Věc AT.37792 *Microsoft I* 24. 3. 2004.
 Věc AT.38096 *Clearstream 2*. 6. 2004.
 Věc AT.34579 *Mastercard I* 19. 12. 2007.
 Věc M.4731 *Google/Double Cick* 11. 3. 2008.
 Věc AT.37990 *Intel* 13. 5. 2009.
 Věc AT.39530 *Microsoft II* 16. 12. 2009.
 Věc AT.39692 *IBM Maintenance Services* 13. 12. 2011.
 Věc M.8124 *Microsoft/LinkedIn* 6. 12. 2016.
 Věc AT.40153 *Amazon E-book MFNs* 4. 5. 2017.
 Věc AT.39740 *Google Search/Shopping* 27. 6. 2017.
 Věc AT.40099 *Google Android* 18. 7. 2018.
 Věc AT.40465 *ASUS* 24. 7. 2018.
 Věc AT.40469 *Denon a Marantz* 24. 7. 2018.
 Věc AT.40181 *Philips* 24. 7. 2018.
 Věc AT. 40182 *Pioneer* 24. 7. 2018.
 Věc AT. 40220 *Qualcomm* 23. 1. 2018.
 Věc AT. 40411 *Google AdSense* 20. 3. 2019.
 Věc AT.40608 *Broadcom* 7. 10. 2020.
 Věc M.9660 *Google/Fitbit* 1. 12. 2020.
 Věc AT.40670 *Google Ad Tech (zahájení řízení)* 22. 6. 2021.
 Věc AT.40703 *Amazon BuyBox* 20. 12. 2022.
 Věc AT.40462 *Amazon Marketplace* 20. 12. 2022.
 Věc M.10646 *Microsoft / Activision Blizzard* 15. 5. 2023.
 Věci DMA.100011 *Alphabet – OIS Verticals*, DMA.100002 *Alphabet – OIS App stores*, DMA. 100004 *Alphabet – Online search engines*, DMA.100005 *Alphabet – Video sharing*, DMA.100006 *Alphabet – Number-independent interpersonal communications services*, DMA.100009 *Alphabet – Operating systems*, DMA.100008 *Alphabet – Web browsers*, DMA.100010 *Alphabet – Online advertising services* 5. 9. 2023.
 Věc M.10615 *Booking Holdings / Etraveli Group* 25. 9. 2023.
 Věc AT.40735 *Online distribuce jízdenek ve Španělsku* 17. 1. 2024.
 Věc M.10920 *Amazon/iRobot* 29. 1. 2024.
 Věc AT.40437 *Apple – App Store Practices (music streaming)* 4. 3. 2024.
 Věc AT.40452 *Apple – NFC Mobile Payments* 11. 7. 2024.
 Věc AT.40684 *Meta (Facebook Marketplace)* 14. 11. 2024.
 Věci DMA.100203 *Apple – Operating Systems – iOS – Article 6(7) – SP – Features for Connected Physical Devices*, DMA.100204 *Apple – Operating Systems – iOS – Article 6(7) – SP – Process* 19. 3. 2025.
 Věc DMA.100055 *Meta – Article 5(2)* 23. 4. 2025.

Rozhodnutí Soudního dvora EU (dostupná z: https://curia.europa.eu/jcms/jcms/j_6/en/)

- Věc C-48/69 *Imperial Chemical Industries Ltd. v. European Commission of the European Communities* 14. 7. 1972, EU:C:1972:70.
 Věc C-6/72 *Continental Can* 21. 2. 1973, ECLI:EU:C:1973:22.
 Věc C-85/76 *Hoffmann-La Roche* 13. 2. 1979, EU:C:1979:36.
 Věc C-41/90 *Klaus Höfner a Fritz Elser proti Macrotron GmbH* 23. 4. 1991, EU:C:1991:161.
 Věci C-89/85, C-104/85, C-114/85, C-116/85, C-117/85 and C-125/85 po C-129/85 89/85 A. *Ahlström Osakeyhtiö and others v. Commission of the European Communities* 20. 1. 1994, EU:C:1993:120.
 Věc C-333/94 *Tetra Pak* 14. 11. 1996, ECLI:EU:C:1996:436.
 Věc C-7/97 *Oscar Bronner v. Mediaprint* 26. 11. 1998, EU:C:1998:569.
 Věci C-2/01 P a C-3/01 P *Bundesverband der Arzneimittel-Importeure eV and Commission of the European Communities v Bayer AG* 6. 1. 2004, EU:C: 2004:2.
 Věc C-413/06 *Bertelsmann AG and Sony Corporation of America v. Independent Music Publishers and Labels Association (Impala)* 10. 7. 2008, EU:C:2008:392.
 Věc C-457/10 *AstraZeneca v. Komise* 6. 12. 2012, ECLI:EU:C:2012:770.

- Věc C-74/14 „Eturas“ UAB a další v. Lietuvos Respublikos konkurencijos taryba 21. 1. 2016, EU:C:2016:42.
- Věc C-542/14 VM Remonts 21. 7. 2016, ECLI:EU:C:2016:578.
- Věc C-413/14 P Intel v. Komise 6. 9. 2017, EU:C:2017:632.
- Věci C-152/19 P a C-165/19 P Deutsche Telekom AG a Slovak Telekom a.s. 25. 3. 2021, EU:C:EU:C:2021:238 a EU:C:2021:239.
- Věc C-377/20 Servizio Elettrico Nazionale SpA a další v. AGCM a další, 12. 5. 2022 EU:C:2022:379.
- Věc C-252/21 Meta Platforms a další 4. 7. 2023, EU:C:2023:537.
- Věci C611/22 P a C625/22 P Illumina Inc. a další v. Evropská komise, Grail LLC a další v. Evropská komise 3. 9. 2024, EU:C:2024:677.
- Věc C-48/22 P Google LLC a Alphabet Inc. v. Komise (Google Shopping) 10. 9. 2024, EU:C:2024:726.
- Věc C-264/23 Booking.com BV a Booking.com (Deutschland) GmbH v. 25hours Hotel Company Berlin GmbH a další 19. 9. 2024, EU:C:2024:764.
- Věc C-240/22 P Komise v. Intel 24. 10. 2024, EU:C:2024:915.
- Věc C-233/23 Alphabet Inc. a další (Android Auto) 25. 2. 2025, EU:C:2025:110.
- Věc C-826/24 P Komise v. Google a Alphabet (usnesení předsedy Soudního dvora) 22. 5. 2025, EU:C:2025:386.
- Věc C-738/22 P Google a Alphabet v. Komise Věc (podání kasačního opravného prostředku proti rozhodnutí T-604/18) 30. 11. 2022, (stanovisko generální advokátky) 19. 6. 2025, EU:C:2025:463.
- Tisková zpráva č. 135/24, k rozhodnutí Soudního dvora ve věci C-48/22 P Google a Alphabet v. Komise (Google Shopping) 10. 9. 2024. Dostupné z: <https://curia.europa.eu/jcms/upload/docs/application/pdf/2024-09/cp240135cs.pdf>

Rozhodnutí Tribunálu EU (dostupná z: https://curia.europa.eu/jcms/jcms/j_6/en/)

- Věc T-41/96 Bayer AG v. Commission of the European Communities 26. 10. 2000, EU:T:2000:242.
- Věc T-342/99 Airtours v. Komise 6. 6. 2002, EU:T:2002:146.
- Věc T-65/98 Van den Bergh Foods Ltd v. Evropská komise 23. 10. 2003, EU:T:2003:281.
- Věc T-201/04 Microsoft Corp. proti Komisi (Microsoft I) 17. 9. 2007, EU:T:2007:289.
- Věc T-301/04 Clearstream Banking AG a Clearstream International SA proti Komisi 9. 9. 2009, EU:T:2009:317.
- Věc T-268/09, Intel Corporation Inc. v. Komise 12. 6. 2014, EU: T:2014:547.
- Věc T-371/17 Qualcomm, Inc. and Qualcomm Europe, Inc. v. Komise 9. 4. 2019, EU:T:2019:232.
- Věc T-612/17 Google LLC, původně Google Inc. a Alphabet, Inc. v. Komise (Google Shopping) 10. 11. 2021, EU:T:2021:763.
- Věc T-268/09 RNV Intel Corporation Inc. v. Komise 26. 1. 2022, EU:T:2022:19.
- Věc T-227/ Illumina, Inc. v. Evropská komise 13. 7. 2022, EU:T:2022:447.
- Věc T-604/18 Google LLC a Alphabet v. Komise (Google Android) 14. 9. 2022, EU:T:2022:541.
- Věc T-1077/23 Bytedance v. Komise 17. 7. 2024, EU:T:2024:478.
- Věc T-334/19 Google LLC a Alphabet Inc. v. Evropská komise (Google Ad Sense) 18. 9. 2024, EU:T:2024:634.
- Věc T-260/24 Apple and Apple Distribution International v. Commission Case (žaloba podaná 16. 5. 2024), OJ C/2024/3924.
- Věc T-66/25 Meta Platforms a Meta Platforms Ireland v. Komise (žaloba podaná dne 28. ledna 2025), OJ C/2025/1555.

Sdělení, studie a stanoviska Evropské komise

- Evropská komise (1997). *Sdělení Komise o definici relevantního trhu pro účely práva hospodářské soutěže Společenství* (97/C 372/03).
- Evropská komise (2004). *Communication from the Commission – Notice – Guidelines on the application of Article 81(3) of the Treaty*. OJ C 101, 27. 4. 2004, s. 97–118.
- Evropská komise (2009). *Sdělení Komise Pokyny k prioritám Komise v oblasti prosazování práva při používání článku 82 Smlouvy o ES na zneužívající chování dominantních podniků vylučující ostatní soutěžitele* 2009/C 45/02.

- Evropská komise (2011). *Antitrust: Commission makes IBM's commitments legally binding to ensure competition in mainframe maintenance market*. Brusel 14. 12. 2011, IP/11/1539.
- Evropská komise (2013). *Commission fines Microsoft for non-compliance with browser choice commitments*. Brusel 6. 3. 2013, IP/13/196.
- Evropská komise (2016a). *Mergers: Commission approves acquisition of LinkedIn by Microsoft, subject to conditions*. Brusel 6. 12. 2016, IP/16/4284.
- Evropská komise (2016). *Competition, Public consultations*. Dostupné z: https://ec.europa.eu/competition/consultations/2016_merger_control/index_en.html
- Evropská komise (2017). *Antitrust: Commission accepts commitments from Amazon on e-books*. Brusel 4. 5. 2017, IP/17/1223.
- Evropská komise (2018a). *Antitrust: Commission fines Google EUR 3.43 billion for illegal practices regarding Android mobile devices to strengthen dominance of Google's search engine*. Brusel 18. 7. 2018 IP/18/4581.
- Evropská komise (2018b). *Antitrust: Commission fines four consumer electronics manufacturers for fixing online resale prices*. Brusel, 24. 7. 2018, IP/18/4601.
- Evropská komise (2019a). *Antitrust: Commission fines Google EUR 1.49 billion for abusive practices in online advertising*. Brusel, 20. 3. 2019, IP/19/1770.
- Evropská komise (2019b). *Ursula von der Leyen President of the European Commission, Mission letter – Margrethe Vestager Executive Vice-President for A Europe fit for the Digital Age*. Brusel 1. 12. 2019. Dostupné z: https://commissioners.ec.europa.eu/system/files/2022-12/mission-letter-margrethe-vestager_2019_en.pdf
- Evropská komise (2019c). *Competition Policy for the digital era – Final report*, by Crémer, J., de Montjoye, Y.-A., Schweitzer, H. Brussels: European Union.
- Evropská komise (2020a). *Commission Staff Working Document, Accompanying the document – Proposal for a Regulation of the European Parliament and of the Council on contestable and fair markets in the digital sector (Digital Markets Act), SWD(2020) 364 final*.
- Evropská komise (2020b). *Inception Impact Assessment New Competition Tool – Ref. Ares(2020)2877634 – 04/06/2020*. Dostupné z: https://ec.europa.eu/info/law/better-regulation/have-your-say/initiatives/12416-Single-Market-new-complementary-tool-to-strengthen-competition-enforcement_en
- Evropská komise (2020c). *Antitrust: Commission sends Statement of Objections to Amazon for the use of non-public independent seller data and opens second investigation into its e-commerce business practices*. Brusel, 10. 11. 2020, IP/20/2077.
- Evropská komise (2020d). *Mergers: Commission clears acquisition of Fitbit by Google, subject to conditions*. Brusel, 17. 12. 2020, IP/20/2484.
- Evropská komise (2020e). *New Competition Tool: Legal comparative study of existing competition tools aimed at addressing structural competition problems with a particular focus on the UK's market investigation tool*, by R. Whish. Brussels: European Union.
- Evropská komise (2020f). *Commission Staff Working Document, Accompanying the document – Proposal for a Regulation of the European Parliament and of the Council on contestable and fair markets in the digital sector (Digital Markets Act), SWD (2020) 364 final*.
- Evropská komise (2021a). *Summary of the contributions of the National Competition Authorities to the impact assessment of the new competition tool*, March 2021. https://competition-policy.ec.europa.eu/system/files/2021-03/summary_contributions_NCAs_responses.pdf.
- Evropská komise (2021b). *Sdělení Komise Pokyny k používání mechanismu postoupení případu stanoveného v článku 22 nařízení o spojování na určité kategorie případů 2021/C 113/01*.
- Evropská komise (2021c). *Staff Working Document – Evaluation of procedural and jurisdictional aspects of EU merger control*. Brusel, 26. 3. 2021 SWD(2021) 66 final.
- Evropská komise (2021d). *Antitrust: Commission opens investigation into possible anticompetitive conduct of Facebook*. Brusel, 4. 6. 2021, IP/21/2848.
- Evropská komise (2021e). *Antitrust: Commission opens investigation into possible anticompetitive conduct by Google in the online advertising technology sector*. Brusel, 22. 6. 2021, IP/21/3143.

- Evropská komise (2022a). *Antitrust: Commission publishes market study on hotels' distribution practices*. Brusel, 26. 8. 2022, IP/22/5045.
- Evropská komise (2022b). *Sdělení Komise Pokyny k uplatňování právních předpisů Unie v oblasti hospodářské soutěže na kolektivní smlouvy týkající se pracovních podmínek osob samostatně výdělečně činných bez zaměstnanců 2022/C 374/02*. Úř. věst. C 374, 30. 9. 2022, s. 2–13.
- Evropská komise (2022c). *Antitrust: Commission sends Statement of Objections to Meta over abusive practices benefiting Facebook Marketplace*. Brusel, 19. 12. 2022, IP/22/7728.
- Evropská komise (2022d). *Antitrust: Commission accepts commitments by Amazon barring it from using Marketplace seller data, and ensuring equal access to Buy Box and Prime*. Brusel, 20. 12. 2022, IP/22/7777.
- Evropská komise (2022e). *Sdělení Komise – Pokyny k vertikálním omezením 2022/C 248/01*.
- Evropská komise (2022f). *European Commission – Have your say*. Dostupné z: https://ec.europa.eu/info/law/better-regulation/have-your-say/initiatives/13180-Access-to-vehicle-data-functions-and-resources/feedback_en?p_id=29298097.
- Evropská komise (2023a). *Mergers: Commission clears acquisition of Activision Blizzard by Microsoft, subject to conditions*. Brusel, 15. 5. 2023, IP/23/2705.
- Evropská komise (2023b). *Antitrust: Commission sends Statement of Objections to Google over abusive practices in online advertising technology*. Brusel, 14. 7. 2023, IP/23/3207.
- Evropská komise (2023c). *Sdělení Komise – Pokyny k použitelnosti článku 101 Smlouvy o fungování Evropské unie na dohody o horizontální spolupráci 2023/C 259/01*.
- Evropská komise (2023d). *Mergers: Commission prohibits proposed acquisition of eTraveli by Booking*. Brusel, 25. 9. 2023, IP/23/4573.
- Evropská komise (2023e). *Commission sends Amazon Statement of Objections over proposed acquisition of iRobot*. Brusel, 27. 11. 2023, IP/23/5990.
- Evropská komise (2024a). *Commission accepts commitments by Renfe opening up competition in online rail ticketing in Spain*. Brusel, 17. 1. 2024, IP/24/201.
- Evropská komise (2024b). *Statement by Executive Vice-President Vestager on announcement by Amazon and iRobot to abandon their transaction*. Brusel, 29. 1. 2024, Statement/24/521.
- Evropská komise (2024c). *Remarks by Executive Vice-President Vestager on the adoptions of a revised Market Definition Notice*. Brusel, 8. 2. 2024, Speech/24/710.
- Evropská komise (2024d). *Sdělení Komise o vymezení relevantního trhu pro účely práva Unie v oblasti hospodářské soutěže C/2024/1645*.
- Evropská komise (2024e). *Commission fines Apple over €1.8 billion over abusive App store rules for music streaming providers*. Brusel, 4. 3. 2024, IP/24/1161.
- Evropská komise (2024f). *Commission designates Booking as a gatekeeper and opens a market investigation into X**. Brusel, 13. 5. 2024, IP/24/2561.
- Evropská komise (2024g). *Commission sends Statement of Objections to Microsoft over possibly abusive tying practices regarding Teams*. Brusel, 25. 6. 2024, IP/24/3446.
- Evropská komise (2024h). *Commission accepts commitments by Apple opening access to 'tap and go' technology on iPhones*. Brusel, 11. 7. 2024, IP/24/3706.
- Evropská komise (2024i). *The future of European competitiveness: Report by Mario Draghi*. Dostupné z: https://commission.europa.eu/topics/eu-competitiveness/draghi-report_en.
- Evropská komise (2024j). *Mission Letter, U. von der Leyen, President of the European Commission – Teresa Ribera Rodríguez, Executive Vice-President-designate for a Clean, Just and Competitive Transition*. Brusel, 17. 9. 2024. Dostupné z: https://commission.europa.eu/document/download/5b1aaee5-681f-470b-9fd5-ae14e106196_en?filename=Mission%20letter%20-%20RIBERA.pdf.
- Evropská komise (2024k). *Sdělení Komise, Pokyny k používání článku 102 Smlouvy o fungování Evropské unie na zneužívající chování dominantních podniků vylučujících ostatní konkurenty*. Brusel, 2024 (XXX draft). https://competition-policy.ec.europa.eu/public-consultations/2024-article-102-guidelines_en.
- Evropská komise (2025a). *Sdělení Komise Evropskému parlamentu, Evropské radě, Radě, Evropskému hospodářskému a sociálnímu výboru a Výboru Regionů, Kompas konkurenceschopnosti pro EU COM(2025) 30 final*. Brusel, 29. 1. 2025.

- Evropská komise (2025b). *Výroční zpráva o nařízení Evropského parlamentu a Rady (EU)2022/1925 o spravedlivých trzích otevřených hospodářské soutěži v digitálním odvětví a o změně směrnic (EU) 2019/1937 a (EU)2020/1828 (nařízení o digitálních trzích) COM(2025)166 final*. Brusel, 25. 4. 2025.
- Evropská komise (2025c). *Commission finds Apple and Meta in breach of the Digital Markets Act*. Brusel, 23. 4. 2025, IP/25/1085.
- Evropská komise (2025d). *Commission seeks feedback on commitments offered by Microsoft*. Brusel, 16. 5. 2025, IP/25/1233.
- Evropská komise (2025e). *AI Continent Action Plan, 2025*. Dostupné z: <https://digital-strategy.ec.europa.eu/en/factpages/ai-continent-action-plan>.
- Evropská komise (2025f). *Digital Markets Act (DMA) webiste: Gatekeepers*. Dostupné z: https://digital-markets-act.ec.europa.eu/gatekeepers_en.
- Evropská komise (2025g). *Commission fines Google €2.95 billion over abusive practices in online advertising technology*. Brusel, 2. 9. 2025, IP 25/1992.

Předpisy, rozhodnutí a sdělení národních soutěžních úřadů

Česko

- Zákon č. 143/2001 Sb., *Zákon o ochraně hospodářské soutěže a o změně některých zákonů*, vyhlášen 27. 4. 2001, datum účinnosti 1. 7. 2001, částka 58/2001.
- Návrh změn zákona č. 143/2001 Sb., Zákon o ochraně hospodářské soutěže, sněmovní tisk č. 724*. Dostupné z: <https://www.odok.cz/portal/services/download/attachment/ALBSDAXC5LPo/>.
- ÚOHS (2024). *Výroční zpráva 2024*. Dostupné z: <https://uohs.gov.cz/cs/informacni-centrum/vyrocní-zpravy.html>.

Francie

- AdlC (Autorité de la Concurrence) (2021). *Décision no 21-D-11 Google*, 7. 6. 2021.
- AdlC (Autorité de la Concurrence) (2025). *Décision no 25-D-02 Apple-ATT*, 31. 3. 2025.
- Autorité de la concurrence; Bundeskartellamt (2019). *Algorithms and Competition*. Dostupné z: https://www.autoritedelaconcurrence.fr/sites/default/files/Algorithms_and_Competition_Working-Paper.pdf.

Itálie

- AGCM (Autorita' Garante della Concorrenza e del Mercato) (2021). *A528 - Italian Competition Authority: Amazon fined over € 1,128 billion for abusing its dominant position*. Press release, 9. 12. 2021. Dostupné z: <https://en.agcm.it/en/media/press-releases/2021/12/A528>.

Německo

- Gesetz gegen Wettbewerbsbeschränkungen - GWB*. Federal Ministry of Justice webiste https://www.gesetze-im-internet.de/englisch_gwb/index.html.
- Bundeskartellamt (2023). *Amendment to the German Competition Act (Gesetz gegen Wettbewerbsbeschränkungen - GWB; 11th amendment to the GWB)*. Press release, 7. 11. 2023. https://www.bundeskartellamt.de/SharedDocs/Meldung/EN/Pressemitteilungen/2023/07_11_2023_GWB_Novelle.html.
- Bundeskartellamt (2025). *Bundeskartellamt has concerns about the current form of Apple's App Tracking Transparency Framework (ATTF)*. Press release, 13. 2. 2025. https://www.bundeskartellamt.de/SharedDocs/Meldung/EN/Pressemitteilungen/2025/02_13_2025_ATTF.html.

Nizozemí

- ACM (Authority for Consumers and Markets) (2021). *Summary of decision on abuse of dominant position by Apple ACM/19/035630*. 28. 8. 2021. Dostupné z: <https://www.acm.nl/sites/default/files/documents/summary-of-decision-on-abuse-of-dominant-position-by-apple.pdf>.

Řecko

Zákon č. 3959/2011 (*Law 3959/2011 on the Protection of Free Competition, Gov't Gazette Issue A' 93/20.04.2011*). Dostupné z: <https://www.epant.gr/en/legislation/protection-of-free-competition.html>.

Spojené království

UK Enterprise and Regulatory Reform Act (2013). Dostupné z: <https://www.legislation.gov.uk/ukpga/2013/24/contents>

CMA (Competition and Markets Authority) (2016). *Case N. 50223 Online sales of posters and frames*.

CMA (Competition and Markets Authority) (2017). *CMA market investigations: a summary*. Dostupné z: https://assets.publishing.service.gov.uk/media/5a81c7b8e5274a2e8ab55c91/market_investigations_summary.pdf.

CMA (Competition and Markets Authority) (2022). *Case C. N. 50972 Google-Privacy Sandbox*.

CMA (Competition and Markets Authority) (2024a). *CMA Impact Assessment 2023 to 2024*. London: Crown Copyright. Dostupné z: https://assets.publishing.service.gov.uk/media/66a89fd5fc8e12ac3edbo69f/CMA_Impact_Assessment_2023_to_2024.pdf.

CMA (Competition and Markets Authority) (2024b). *Microsoft Corporation's hiring of certain former employees of Inflection and its entry into associated arrangements with Inflection, ME 7103/24*. Dostupné z: https://assets.publishing.service.gov.uk/media/66d82eaf7a73423428aa2efe/Summary_of_phase_1_decision.pdf.

Spojené státy americké

DOJ (Department of Justice) (2015). Press Release No. 15-421 April 6, 2015. Dostupné z: <https://www.justice.gov/opa/former-e-commerce-executive-charged-price-fixing-antitrust-divisions-first-online-marketplace>.

FTC (Federal Trade Commission) (2013). *Statement of the Federal Trade Commission Regarding Google's Search Practices in the Matter of Google Inc. FTC File Number 111-0163, 3. 1. 2013*. Dostupné z: https://www.ftc.gov/sites/default/files/documents/public_statements/statement-commission-regarding-googles-search-practices/130103brillgooglesearchstmt.pdf.

Španělsko

Ley 15/2007 de 3 de julio, de Defensa de la Competencia. Dostupné z: <https://www.cnmc.es/somos-cnmc/sobre-nosotros/normativa/normativa-competencia>

CNMC (Comisión Nacional de los Mercados y la Competencia) (2019). *CNMC S/DC/0607/17 - TABACOS*.

CNMC (Comisión Nacional de los Mercados y la Competencia) (2024). *The CNMC fines Booking.com €413.24 million for abusing its dominant position during the last 5 years. Press release, 30. 7. 2024, S/0005/21*. Dostupné z: https://www.cnmc.es/sites/default/files/editor_contenidos/Notas%20de%20prensa/2024/20240730_NP_%20Sancionador_Booking.com_eng.pdf.

Odborná literatura: studie, monografie, články a komentáře

Abhisek, D. - Chakraborty, A. et. al. (2024). Antitrust, Amazon, and Algorithmic Auditing. *Journal of Institutional and Theoretical Economics (JITE)*, 27. 3. 2024. Dostupné z: <https://ssrn.com/abstract=4774657>.

Acemoglu, D. (2023). Would AI-Enabled Communism Work? *Project Syndicate*, 28. 7. 2023. Dostupné z: <https://www.project-syndicate.org/commentary/ai-central-planning-versus-decentralization-by-daron-acemoglu-2023-06>.

Acemoglu, D. - Johnson, S. (2023). *Power and Progress*. London: Basic Books.

Affeldt, P. - Kesler, R. (2021). Big tech acquisitions—towards empirical evidence. *Journal of European Competition Law & Practice* 12(6), s. 471–478. Dostupné z: <https://doi.org/10.1093/jeclap/lpab025>.

Andriychuk, O. (2022). Shifting the digital paradigm: Towards a sui generis competition policy. *Computer Law & Security Review*, vol. 46, September 2022.

- Andriychuk, O. (2023). EU Digital Competition Law: The Socio-legal Foundations. *Cambridge Yearbook of European Legal Studies*, vol. 25, s. 81–104.
- Angulo Garzaro, N. – Angulo, A. (2016). EU competition law and the Telecoms Single Market: network neutrality in the aftermath of the TSM regulation. *Lex ET Scientia International Journal*, n. 1/2016, s. 40–51.
- Aristoteles (1988). *Politika*. Bratislava: Pravda.
- Arnaudo, L. (2024). New competition regulatory tools: Towards a structure-behavior-performance framework. *Concurrences*, n. 3/2024, s. 58–70.
- Auer, D. (2020). Making Sense of the Google Android Decision. *ICLE Antitrust & Consumer Protection Research Program White Paper*, n. 2020-02-25. Dostupné z: <https://laweconcenter.org/wp-content/uploads/2020/02/Auer-Making-Sense-of-the-Google-Android-Decision-White-Paper.pdf>.
- Barnett, K. (2024). Google's Privacy Sandbox terms may, ironically, violate privacy law, new research says. *The Drum*, 15. 7. 2024. Dostupné z: <https://www.thedrum.com/news/2024/07/15/google-s-privacy-sandbox-terms-may-ironically-violate-privacy-law-new-research-says>.
- Batra, M. – de Bijl, P. – Klein, T. (2024). Ecosystem theories of harm: application and enforcement. *EU Law Enforcement Blog*, 30. 11. 2024. <https://eulawenforcement.com/?p=9148>.
- Behrens, P. (2015). The Continuing Relevance of Ordoliberal Thinking in European Competition Policy and Law. *Antitrust*, č. 4/2015, s. 104–112.
- Bejček, J. (2018). „Digitalizace antitrust“ – móda nebo revoluace? *Antitrust*, č. 3/2018, Special feature, s. I–IX.
- Bejček, J. (2023). Sustainability of „traditional antitrust“ under the challenge of „sustainability“ and digitalization. *AUC Iuridica*, vol. LXIX, n. 2/2023, s. 9–31.
- Bentata, P. – Garelo, P. (2023). Complexity-Minded Antitrust: Taking Theories Seriously. *SSRN*, 23. 1. 2023. Dostupné z: <https://ssrn.com/abstract=4368392> nebo z: <http://dx.doi.org/10.2139/ssrn.4368392>.
- Bender, E. M. – Gebru, T. et al. (2021). *On the Dangers of Stochastic Parrots: Can Language Models Be Too Big?* *FaccT '21 Conference Proceedings*, March 3–10, 2021. Dostupné z: https://www.cs.ucdavis.edu/~koehl/Teaching/ECS188/PDF_files/Gebru_21.pdf.
- Bethell, O. J. – Baird, G. N. – Waksman, A. M. (2019). Ensuring innovation through participative antitrust. *Journal of Antitrust Enforcement*, vol. 8, i. 1, s. 30–55.
- Blažo, O. (2023). Efficiencies under the Digital Markets Act – If there space for the Rule of reason? *AUC Iuridica*, vol. LXIX, n. 2/2023, s. 53–70.
- Boero, A. (2025). Android Auto épingle par l'Europe: un manque d'interopérabilité qui pourrait faire tache d'huile. *Clubic*, 28. 2. 2025. Dostupné z: <https://www.clubic.com/actualite-555504-android-auto-epingle-par-l-europe-un-manque-d-interoperabilite-qui-pourrait-faire-tache-d-huile.html>.
- Boliek, B. (2024). *Type I Vs Type II Errors: Antitrust Lessons for Communications Policy*. *American Enterprise Institute*, 5. 2. 2014. Dostupné z: <https://www.aei.org/technology-and-innovation/telecommunications/type-vs-type-ii-errors-antitrust-lessons-communications-policy/>.
- Bonné, G. – Berg, W. et al. (2024). Germany's New Tools to Strengthen Competition: A Comparison with the UK's Markets Regime. *European Competition Law Review* n. 4/2024, s. 132–146.
- van den Boom, J. – Hornung, P. (2025). Ecosystems in DMA designation decisions – Bridging the gap between legal text and economic reality. *Journal of European Competition Law & Practice*, 31. 1. 2025, s. 1–17.
- Boronat, A. (2025). The New Competition Tool: a market design tool for pro-competitive industrial policies in Europe? *Journal of European Competition Law & Practice*, 2. 3. 2025, lpaf014.
- Boscheck, R. (2024). The EU's Digital Markets Act: Regulatory Reform, Relapse or Reversal?, *Intereconomics* vol. 59, 2024, n. 3:154–159. Dostupné z: <https://www.intereconomics.eu/contents/year/2024/number/3/article/the-eu-s-digital-markets-act-regulatory-reform-relapse-or-reversal.html>.
- Bork, R. H. (1978). *The Antitrust Paradox*. New York: Free Press.

- Böhm, F. (1960). *Democracy and economic power*. In *Reports on supranational and national European and American Law. Presented to the International Conference on Restraint of Competition at Frankfurt am Main*, June 1960, vol. I. Karlsruhe: Verlag C.F. Muller.
- Brandeis, L. D. (1912). *The Regulation of Competition Versus the Regulation of Monopoly*. An Address to the Economic Club of New York on November 1, 1912. Dostupné z: <https://www.econclubny.org/legacyarchive/-/blogs/-year-book->.
- Brian Arthur, W. (2021). *Complexity Economics: Why does Economics Need this New Approach?* Complexity Economics, Santa Fe Inst. Press. Dostupné z: <https://sites.santafe.edu/~wbarthur/Papers/SFI%202019%20CE%20talk.pdf>.
- Brian Arthur, W. (2023a). Foundations of complexity economics. *Nature Reviews – Physics* vol. 3, February 2021, s. 136–145.
- Brian Arthur, W. (2023b). Some Background to Complexity Economics. *Network Law Review*, Summer 2023. Dostupné z: <https://sites.santafe.edu/~wbarthur/complexityeconomics.htm>.
- Cafarra, C. (2023). “Consumer Welfare Is Dead”: What Do We Do Instead? – A Perspective from Europe. *ProMarket*, 27. 4. 2023. Dostupné z: <https://www.promarket.org/2023/04/27/consumer-welfare-is-dead-what-do-we-do-instead-a-perspective-from-europe/>.
- Cao, S. (2023). Google Deepens Partnerships With Carmakers to Boost its Lagging Cloud Business. *Observer*, 23. 2. 2023. Dostupné z: <https://observer.com/2023/02/google-cloud-carmaker-partnerships/>.
- Carroll, J. – Eckert, H. (2024). Antitrust Under Biden: Taking a Closer Look at the Numbers. *Antitrust Law Blog – Current Antitrust & Competition News & Regulatory Developments*, 10. 9. 2024. Dostupné z: <https://www.antitrustlawblog.com/2024/09/articles/election/antitrust-under-biden-taking-a-closer-look-at-the-numbers/>.
- Cartapanis, M. – Marty, F. (2020). Towards New Tools in Competition Law. *Competition Forum: Law & Economics*, 12. 11. 2020, art. n° 0008.
- Carter, R. (2024). The CMA’s current focus: a closer look at the investigations and market studies opened in 2024. *Macfarlanes*, 23. 5. 2024. Dostupné z: <https://www.macfarlanes.com/what-we-think/102eli5/the-cma-s-current-focus-a-closer-look-at-the-investigations-and-market-studies-opened-in-2024-102j8cq/>.
- Carugati, C. (2021). The antitrust privacy dilemma. *SSRN*, 22. 11. 2021. Dostupné z: <https://ssrn.com/abstract=3968829>.
- Carugati, C. (2023). A model for a participative approach to digital competition regulation. *Bruegel Policy Brief*, n. 5, 27. 2. 2023. Dostupné z: <https://www.bruegel.org/policy-brief/model-participative-approach-digital-competition-regulation>.
- Cennamo, C. – Sataló, J. (2023). Potential risks and unintended effects of the new EU Digital Markets Act, *Open Internet Government Institute Paper Series*, n. 4, Copenhagen, February 2023.
- Cennamo, C. (2024). *Ecosystem Failures*. In Healey, D. – Whish, R. – Kovacic, W. – Trevisan, P. (ed.), *Competition Law Dictionary*. New York: Concurrences, s. 267–270.
- CERRE (2020). *Digital markets and online platforms New perspectives on regulation and competition law*, Krämer, J. (ed.). Brusel: Centre on Regulation in Europe (CERRE).
- Cervanová, A. (2024). AI and Competition Law. Market Classification and Competitiveness. *Antitrust*, č. 1/2024.
- Colangelo, G. (2022). The Case Against Self-Preferencing as a New Antitrust Offense. *Truth of the Market*, 22. 9. 2022. Dostupné z: https://truthonthemarket.com/2022/09/22/the-case-against-self-preferencing-as-a-new-antitrust-offense/?_gl=1*1t6tkgb*_ga*MzM4OTEzNDc5LjE3NDkoNDgoODU.*_ga_R1FRMJTK15*czE3NDkoNDgoODUkbzEkZzEkdE3NDkoNDg1MTQkajMxJGwwJGgw.
- Coleman, M. (2024). *Market investigations: 75 years of UK experience*. A keynote speech to the Swedish Competition Authority’s Pros and Cons Conference, 20. 5. 2024. Dostupné z: <https://www.gov.uk/government/speeches/market-investigations-75-years-of-uk-experience>
- Corlin, P. (2025). DMA should urgently apply to cloud and AI, lead lawmaker warns. *Euronews*, 30. 1. 2025. https://www.euronews.com/my-europe/2025/01/30/dma-should-urgently-apply-to-cloud-and-ai-lead-lawmaker-warns?utm_source=chatgpt.com.

- Cortellessa, E. (2022). Schumer Kills Bills Big Tech Feared Most, But Boosts Budgets of Agencies Targeting Them. *Time*, 22. 12. 2022. <https://time.com/6243256/schumer-kills-antitrust-big-tech-bills/>.
- Cowan, S. – Ormosi, P. – Perkins, J. (2024). New directions in competition policy: an overview. *Oxford Review of Economic Policy*, vol. 40, i. 4, Winter 2024, s. 687–695.
- Crane, D. A. (2024). Defining Relevant Markets in Digital Ecosystems. *Journal of Law & Innovation*, vol. 7, May 2024, n. 1, s. 10–26.
- Cristofao, M. (2017). Herbert Simon's Bounded Rationality: its Historical Evolution in Management and Cross-Fertilizing Contribution. *Journal of Management History*, vol. 23, n. 2, s. 170–190.
- Cuthbertson, A. (2025). Google rolls out AI-only search results. *Independent*, 6. 3. 2025. Dostupné z: <https://www.independent.co.uk/tech/google-search-ai-mode-overviews-b2710021.html>.
- Davidson S. (2024). The economic institutions of artificial intelligence. *Journal of Institutional Economics*, vol. 202, 20:e20, s. 1–16.
- Dayen, D. – Sammon, A. (2021). The New Brandeis Movement Has Its Moment. *The American Prospect*, 21. 7. 2021. Dostupné z: <https://prospect.org/justice/new-brandeis-movement-has-its-moment-justice-department-antitrust-jonathan-kanter/>.
- d'Estaintot, I. (2022). *Considering worker welfare? A Capability assessment of antitrust*. in Šmejkal, V. (ed.). *EU Antitrust: Hot Topics&Next Steps*. Praha: Univerzita Karlova, s. 383–400.
- de Grauwe, O. (2017). *Les limites du marché*. Louvain-la-neuve: DeBoeck.
- Deustcher, E. (2021). Google Shopping and the Quest for a Legal Test for Self-preferencing Under Article 102 TFEU. *European Papers – A Journal on Law and Integration* vol. 6, n. 3, s. 1345–1361.
- de Jong, S. – Evans, S. (2024). Meta fined for Facebook Marketplace's Unfair Trading Conditions and Tying. *Stibbe Blog*, 3. 12. 2024. Dostupné z: <https://www.stibbe.com/publications-and-insights/meta-fined-for-facebook-marketplaces-unfair-trading-conditions-and-tying>.
- Diana Moss, L. (2025). A New Paradigm for Antitrust in the Digital Sector. *Network Law Review*, Spring 2025. Dostupné z: <https://www.networklawreview.org/moss-new-paradigm/>
- Díez Estella, F. (2022). Android Anti-Fragmentation Agreements and Abusive Tying: Is There Room for Objective Justification?. *EU Law Live's Competition Corner*, 21. 11. 2022. Dostupné z: <https://eulawlive.com/competition-corner/android-anti-fragmentation-agreements-and-abusive-tying-is-there-room-for-objective-justification-by-fernando-diez-estella/>.
- Duquense, G. – Bowman, T. et al. (2024). What constitutes self-preferencing and its proliferation in digital markets. *Global Competition Review*, 2. 10. 2024. Dostupné z: <https://globalcompetitionreview.com/guide/digital-markets-guide/fourth-edition/article/what-constitutes-self-preferencing-and-its-proliferation-in-digital-markets>.
- Eckardt, M. (2025). EU digital law and the digital platform economy— an inquiry into the co-evolution of law and technology. *Review of Evolutionary Political Economy*, vol. 6, n. 1, s. 183–213.
- Etefagh, S. (2024). Ctrl+Alt+Regulate: The DMA's Misguided Reboot of Competition. *Mises Wire / Mises Institute*, 27. 9. 2024. Dostupné z: <https://mises.org/mises-wire/ctrlaltreregulate-dmas-misguided-reboot-competition>.
- Ezrachi, A. (2018). *BEUC Discussion Paper on "The Goals of EU Competition Law and the Digital Economy"*. Brusel: BEUC. Dostupné z: https://www.beuc.eu/sites/default/files/publications/beuc-x-2018-071_goals_of_eu_competition_law_and_digital_economy.pdf.
- Ezrachi, A. (2024). *EU Competition Law. An Analytical Guide to the leading cases*. Oxford: Hart Publishing.
- Ezrachi, A. – Stucke, M. E. (2016). How Pricing Bots Could Form Cartels and Make Things More Expensive. *Harvard Business Review*, 27. 10. 2016. Dostupné z: <https://hbr.org/2016/10/how-pricing-bots-could-form-cartels-and-make-things-more-expensive>
- Ezrachi, A. – Stucke, M. E. (2017). Artificial Intelligence & Collusion: When Computers Inhibit Competition. *University of Illinois Law Review*, vol. 2017, 10. 3. 2017. Dostupné z: <https://ssrn.com/abstract=2591874>.
- Ezrachi, A. – Stucke, M. E. (2020). Sustainable and Unchallenged Algorithmic Tacit Collusion. *Northwestern Journal of Technology and Intellectual Property*, vol. 17, i. 2, s. 217–259.

- Faggella, D. (2019). *Data Dominance – How Companies and Countries Win with Artificial Intelligence*. EMERJ – The AI Research and Advisory Company, 27. 10. 2019. Dostupné z: <https://emerj.com>.
- Fletcher, A. – Crémer, J. – Heidhues, P. et al. (2024). The Effective use of Ecomics in the EU Digital Markets Act. *Journal of Competition Law & Economics*, n. 20, 9. 1. 2024, s. 1–19.
- Fischer, E. – Hornkohl, L. – Imgarten, N. (2025). Discriminatory Leveraging Plus: The Standard for Independent Self-Preferencing Abuses after Google Shopping (C-48/22 P). *European Papers – A Journal on Law and Integration*, vol. 10, n. 1, s. 25–44.
- Florek, I. (2022). Antitrust and protection of employees. In Šmejkal, V. (ed.). *EU Antitrust: Hot Topics&Next Steps*. Praha: Univerzita Karlova, s. 401–410.
- Foster, C. – Thelen, K. (2023). Brandeis in Brussels: Regulated Competition and Economic Coordination in the European Union. *CoLab SSRN Electronic Journal*, 12. 7. 2023. Dostupné z: <https://colab.ws/articles/10.2139%2Fssrn.4497169>.
- Francis, D. (2024). After Neo-Brandeis. *ProMarket*, 25. 11. 2024. Dostupné z: <https://www.promarket.org/2024/11/25/after-neo-brandeis/>.
- Frankel, O. K. – Lewis, M. C. (ed.) (1965). *The Curse of Bigness: Miscellaneous Papers of Louis D. Brandeis*. California University: Kennikat Press.
- Funta, R. (2019). Economic and legal features of digital markets. *DANUBE: Law, Economics and Social Issues Review*, vol. 10, issue 2, s. 173–183.
- Funta, R. (2021). Data, their Relevance to Competition and Search Engines. *Masaryk University Journal of Law and Technology*, vol. 15, n. 1, s. 119–140.
- Garnier, M.-S. (2020). The New Competition Tool: A Trojan Horse to win the war against liberty. *Competition Forum*, 3. 11. 2020, art. n° 0005.
- Gautier, A. – Lamesch, J. (2021). Mergers in the digital economy. *Information Economics and Policy* vol. 54, March 2021, s. 1–15. Dostupné z: <https://www.sciencedirect.com/science/article/pii/S0167624520301347>.
- Gawer, A. (2021). Digital platforms and ecosystems: remarks on the dominant organizational forms of the digital age. *Innovation*, vol. 24, n. 1, s. 110–124. Dostupné z: <https://doi.org/10.1080/14479338.2021.1965888>
- Ghaya, K. – Hariharan, S. (2011). Competition Law in the Energy Sector: The European Experience. *European Energy and Environmental Law Review*, vol. 20, i. 5, s. 197–206.
- Giacalone, M. (2024). Algorithmic Collusion: Corporate Accountability and the Application of Art. 101 TFEU. *European Papers*, vol. 9, n. 3, s. 1048–1061. Dostupné z: <https://www.europeanpapers.eu>
- Gorecka, A. (2023). Competition law and privacy: extensive data acquisition as the 'eye' of the problem. *Network Law Review*, March 2023. Dostupné z: <https://www.networklawreview.org/phd-privacy/>.
- Graef, I. (2023). The Future of Refusals to Deal and Margin Squeezes In the Face of Sector-Specific Regulation. In Akman, P. – Brook, O. – Stylianou, K. (ed.). *Research Handbook on Abuse of Dominance and Monopolization*. Cheltenham: Edward Elgar Publishing.
- Gruber, J. (2024). The EU Is Reaping What It Sows With the DMA: Uncertainty. *Daring Fireball*, 21. 6. 2024. Dostupné z: https://daringfireball.net/2024/06/eu_reaping_what_it_sows
- Haidt, J. (2022). *Morálka lidské mysli*. Praha: Dybbuk.
- Haigu, A. – Wright, J. (2025). Artificial Intelligence and Competition Policy. *International Journal of Industrial Organization*, 12. 1. 2025. Dostupné z: <https://www.sciencedirect.com/science/article/pii/S0167718725000013>.
- Haris, M. – Farhan, B. – Hassan Khan, F. (2017). Evolution of Android Operating System: A Review. *Proccedings – International Conference on Advanced Research, Melbourne, Australia*, vol. 2, November 2017. Dostupné z: https://www.researchgate.net/publication/319617606_Evolution_of_Android_Operating_System_A_Review.
- Hayek, F. A. (1948). The Use of Knowledge in Society. In Nishiyama, C. – Leube, K. R. (1984). *The Essence of Hayek*, Stanford University. Stanford: Hoover Institution Press, s. 211–224.
- Healey, D. (2024). Abuse of dominant position. In Healey, D. – Whish, R. – Kovacic, W. – Trevisan, P. (ed.). *Dictionary of Competition Law*. New York: Concurrences, s. 26–28.

- Houalla, H. (2025). The EU Should Resist Calls to Regulate AI Under the DMA, *IFIT*, 27. 3. 2025. Dostupné z: <https://itif.org/publications/2025/03/27/eu-should-resist-calls-to-regulate-ai-under-the-dma/>.
- Huxley, A. (1993). *Konec civilizace aneb Překrásný nový svět*. Praha: Orfeus Szalai & Smolan.
- Chee, F. Y. (2021). Exclusive: EU's Vestager warns Apple against using privacy, security to limit competition. *Reuters*, 2. 7. 2021. Dostupné z: <https://jp.reuters.com/article/business/exclusive-eus-vestager-warns-apple-against-using-privacy-security-to-limit-co-idUSKCN2E81SM/>.
- Chowdhury, A. (2018). The Google case: shop till you drop (off the screen). *Oxera*, 19. 3. 2018. Dostupné z: <https://www.oxera.com/insights/agenda/articles/google-shopping-case/>.
- Ibáñez Colomo, P. (2023). *The New Competition Law*. Oxford: Hart Publishing.
- Ibáñez Colomo, P. (2025a). Case C-233/23, Android Auto (I): how the case was transformed before the Court of Justice. *Chillin'Competition*, 26. 2. 2025. Dostupné z: <https://chillingcompetition.com/2025/02/26/case-c-233-23-android-auto-i-how-the-case-was-transformed-before-the-court-of-justice/>.
- Ibáñez Colomo, P. (2025b). Case C-233/23, Android Auto (II): how the judgment departs from Magill/IMS Health (and Bronner). *Chillin'Competition*, 12. 3. 2025. Dostupné z: <https://chillingcompetition.com/2025/03/12/case-c-233-23-android-auto-ii-how-the-judgment-departs-from-magill-ims-health-and-bronner/>.
- Jakab, M. (2023). Behaviorální ekonomie v soutěžních rozhodnutích v sektoru informačních a komunikačních technologií. *Antitrust*, č. 4/2023, Special Feature, s. V-VI.
- Jamali, L. (2025). AI chatbot to be embedded in Google search. *BBC*, 20. 5. 2025. Dostupné z: <https://www.bbc.com/news/articles/cpw77qwd1170>.
- Jefferies, C. - Lyle-Smythe, A. - Turtle W. - Tosdevin, A. (2025). The end of an era? A transatlantic merger control retrospective. *Lexology*, 17. 3. 2025. Dostupné z: <https://www.lexology.com/library/detail.aspx?g=575fd14b-991e-4944-9bc5-1c9ad199be3f>.
- Jílek, O. - Mňuk, J. (2025). Soutěžní přínosy a rizika algoritmů v kontextu rozhodovací praxe. *Antitrust*, č. 2/2025, s. 45-49.
- Kahneman, D. (2012). *Myšlení rychlé a pomalé*. Brno: Jan Melvil Publishing.
- Kalesná, K. (2023). Relevant Market - Digital Challenges. *Bratislava Law Review*, vol. 7, n. 1, s. 77-88.
- Kang, C. (2021). Judge Throws Out 2 Antitrust Cases Against Facebook. *The New York Times*, 4. 10. 2021. Dostupné z: <https://www.nytimes.com/2021/06/28/technology/facebook-ftc-lawsuit.html>.
- Karma, R. (2024). The Walmart Effect. *The Atlantic*, 24. 12. 2024. Dostupné z: <https://www.theatlantic.com/economy/archive/2024/12/walmart-prices-poverty-economy/681122/>.
- Khan, L. (2017). Amazon's Antitrust Paradox. *The Yale Law Journal*, vol. 126, n. 3, s. 564-906.
- Khan, L. (2018a). The New Brandeis Movement: America's Antimonopoly Debate. *Journal of European Competition Law and Practice*, vol. 9, n. 3, s. 131-132.
- Khan, L. (2018b). The Ideological Roots of America's Market Power Problem. *Yale Law Journal*, vol. 127, 4. 6. 2018. Dostupné z: <https://www.yalelawjournal.org/forum/the-ideological-roots-of-americas-market-power-problem>.
- Khan, L. (2019). The Separation of Platforms and Commerce, *Columbia Law Review*, vol. 119, n. 4, s. 973-1098.
- Kindl, J. a kol. (2021). *Soutěžní právo*. Praha: C. H. Beck.
- Kirkwood, M. (2024). Understanding the Apple and Meta Non-compliance decisions under the Digital Markets Act. *TechPolicy Press*, 23. 4. 2024. Dostupné z: <https://www.techpolicy.press/understanding-the-apple-and-meta-noncompliance-decisions-under-the-digital-markets-act/>.
- Kissinger, H. - Schmidt, E. - Huttenlocher, D. (2021). *The Age of AI*. London: John Murray Publishers.
- Kjølbye, L. (2025). Antitrust In the Digital Era: A Contextual and Fact-Based Approach. *Network Law Review*, Spring 2025. Dostupné z: <https://www.networklawreview.org/kjolbye-antitrust-digital/>.
- Klaus, V. (1997). Proměny a fáze kritiky centrálně plánované ekonomiky. *Ekonomické texty*, 1. 4. 1997. Dostupné z: <https://www.klaus.cz/clanky/600>.

- Klein, T. (2024). As-efficient competitor (AEC). In Healey, D. – Whish, R. – Kovacic, W. – Trevisan, P. (ed.). *Competition Law Dictionary*. New York: Concurrences, s. 98–100.
- Knight-Georgetown Institute (2025). *Strategic Market Status Investigation into Google's General Search and Search Advertising Services – Comments of the Knight-Georgetown Institute to the United Kingdom Competition and Markets Authority*. London, 3. 2. 2025. Dostupné z: https://assets.publishing.service.gov.uk/media/67bfi88c16dc9038974dbb90/Knight-Georgetown_Institute_response.pdf.
- Kokotajlo, D. – Scott, A. – Larsen, T. – Lifland, E. – Romeo, D. (2025). *AI 2027. AI Futures Project*. Dostupné z: <https://ai-2027.com/>.
- Kolhatkar, S. (2021). Lina Khan's Battle to Rein in Big Tech. *The New Yorker*, 29. 11. 2021. Dostupné z: <https://www.newyorker.com/magazine/2021/12/06/lina-khans-battle-to-rein-in-big-tech>.
- Kolhatkar, S. (2023). A Setback in the F.T.C.'s Fight Against Big Tech. *The New Yorker*, 26. 7. 2023. Dostupné z: <https://www.newyorker.com/business/currency/a-setback-in-the-ftcs-fight-against-big-tech>.
- Koubský, P. (2025). Experti nabízí přesvědčivý scénář, jak AI ovládne svět. *Deník N*, 11.–13. 4. 2025, s. VI–VIII.
- Kowalik-Banczyk, K. – Cavaillé, P. (2025). Is Oscar Bronner still breathing? The Implications of case C-233/23 Alphabet for the essential facilities doctrine. *Concurrences*, n. 5/2025, s. 1–3.
- Kowalski, K. – Volpin, C. – Zombori, Z. (2024). Competition in Generative AI and Virtual Worlds. *European Commission – Competition Policy Brief*, i. 3, September 2024. Dostupné z: https://competition-policy.ec.europa.eu/document/download/c86d461f-062e-4dde-a662-15228d6ca385_en.
- Krabec, T. (2006). *Teoretická východiska soutěžní politiky*. Praha: Studie Národohospodářského ústavu Josefa Hlávky, č. 1/2006.
- Krausová, A. (2019). EU Competition Law and Artificial Intelligence: Reflections on Antitrust and Consumer Protection Issues. *The Lawyer Quarterly*, vol. 9, n. 1, s. 79–84.
- Krstić Vasiljević, A. (2025). AI: Friend or Foe of Competition Law? *ZUNIC Law*, 15. 2. 2025. Dostupné z: <https://zuniclaw.com/en/ai-friend-or-foe-of-competition-law/>.
- Kucharczyk, J. (2017). Android, IOs and Market Power – What Does Mobile Platform Competition Really Look. *CPI Antitrust Chronicle*, January 2017. Dostupné z: <https://www.competitionpolicyinternational.com/wp-content/uploads/2017/01/CPI-Kucharczyk.pdf>.
- Kuipers, P. – van Roosmalen, J. (2024). The New competition tool: What is it and why do national regulators want it? *Bird & Bird Competition & EU law insights*, 18. 9. 2024. Dostupné z: <https://competitionlawinsights.twobirds.com/post/102jj79/the-new-competition-tool-what-is-it-and-why-do-national-regulators-want-it>.
- Kupčík, J. (2021). Digitální platformy a relevantní trh: principy a přístupy. *Antitrust*, č. 3/2021, s. 73–80.
- Kupčík, J. a kol. (2024). *Moderní soutěžní právo a ekonomie*. Praha: C. H. Beck.
- Květoň, R. – Pavelka, T. (2025). Návrh českého call-in modelu: „Chirurgické řešení“ nebo kladivo na čarodějnice? *Antitrust*, č. 1/2025, s. 17–20.
- Kupka, V. (2025). Evropa začíná vyvíjet vlastní AI jazykový model. Celý projekt vedou Češi. *Seznam Zprávy*, 13. 5. 2025. Dostupné z: <https://www.seznamzpravy.cz/clanek/tech-evropsky-llm-jan-hajic-rozhovor-274937>.
- Lambert, T. A. – Cooper, T. (2023). Neo-Brandeisianism's Democracy Paradox. *Regulation Winter 2023–2024*, s. 28–34. Dostupné z: <https://www.cato.org/regulation/winter-2023-2024/neo-brandeisianisms-democracy-paradox>.
- Larouche, P. – de Streel, A. (2020). *Interplay between the New Competition Tool and Sector-Specific Regulation in the EU – Expert study*. Luxembourg: Publications Office of the European Union.
- Lau, M. (2024). Fifty years on, a Nobel lecture everyone should read on why central planning always fails. *Financial Post*, 16. 10. 2024. Dostupné z: <https://financialpost.com/opinion/nobel-lecture-why-central-planning-always-fails>.

- Lee, D. (2024). EU's Hard line on Tech keeps users off the cutting edge. *Bloomberg*, 3. 7. 2024. Dostupné z: <https://www.bloomberg.com/opinion/articles/2024-07-03/apple-and-meta-users-lose-out-in-eu-s-hard-line-on-tech?embedded-checkout=true>.
- Lianos, I. (2024a). New Challenges in Competition Law Enforcement: A journey from Academia to Practice and then back to Academia. *Antitrust*, č. 4/2024, s. 124–125.
- Lianos, I. (2024b). The Social Texture and Structure of Competition: Implications for Competition Law. *SSRN*, 1. 12. 2024. Dostupné z: <https://ssrn.com/abstract=5073143>.
- Lianos, I. – Klaas Hendrik, E. – Kleinschmitt, T. (2024). Towards a Legal Theory of Digital Ecosystems. *Faculty of Laws University College London Law Research Paper*, n. 16/2024, 27. 5. 2024. Dostupné z: <https://ssrn.com/abstract=4849340>.
- Liberatore, F. – Mackowski, M. (2024). Artificial Intelligence and the Issue of Antitrust. *Intermedia – Journal of the International Institute of Communications*, vol. 52, i. 2. Dostupné z: <https://iicintermedia.org/vol-52-issue-2/artificial-intelligence-and-the-issue-of-antitrust/>.
- Linhartová, J. – Poupa, J. (2023). Komentovaný výběr rozhodnutí Soudního dvora EU. *Antitrust*, č. 3/2023, s. 99–100.
- Linhartová, J. – Kadoun, J. (2024a). Komentovaný výběr z rozhodnutí Soudního dvora EU. *Antitrust*, č. 3/2024, s. 94–95.
- Linhartová, J. – Kadoun, J. (2024b). Komentovaný vývěr rozhodnutí Soudního dvora EU a Tribunálu. *Antitrust*, č. 4/2024, s. 136–137.
- Linhartová, J. – Kadoun, J. (2025). Komentovaný výběr z rozhodnutí Soudního dvora EU. *Antitrust*, č. 1/2025, s. 29–30.
- Lišková, A. (2018). Status quo bias aneb Proč lidé nechávají věci tak, jak jsou. *Roklen24*, 5. 1. 2018. Dostupné z: <https://roklen24.cz/status-quo-bias-aneb-proc-lide-nechavaji-veci-tak-jak-jsou/>.
- Lizou, S. (2024). GAFAM's Longevity: Surpassing Skepticism and Securing the Future. *Medium*, 23. 5. 2024. Dostupné z: <https://medium.com/@sliozu/gafams-longevity-surpassing-skepticism-and-securing-the-future-6847coa2f4b2>.
- Lovdahl Gormsen, L. (2024). Collective dominance. In Healey, D. – Whish, R. – Kovacic, W. – Trevisan, P. (ed.). *Competition Law Dictionary*. New York: Concurrences, s. 143–144.
- Maher, I. (2024). Regulatory design in the EU Digital Markets Act: no solo run for the European Commission. *Journal of Antitrust Enforcement*, n. 12, 7. 5. 2024, s. 273–279.
- Málek, J. (2024). Fúze a inovace: staro-nová debata, která nemá univerzální odpověď. *Antitrust*, č. 2/2024, s. 46–48.
- Manne, G. A. – Albrecht, B. C. – Auer, D. (2025). Labor Monopsony and Antitrust Enforcement: A Distorting Mirror. *DePaul Law Review*, vol. 74, i. 4, s. 1118–1173.
- Mantzari, T. (2024). *Ecosystem Theories of Harm in EU Merger Enforcement*. UNCTAD Webinar on Competition law and policy approaches towards digital platforms and ecosystems in cooperation with the BRICS Competition Law and Policy Centre and the Brazilian Administrative Council for Economic Defense (CADE), 3. 6. 2024. Dostupné z: https://unctad.org/system/files/non-official-document/ccpb_webinar_ecosystems_presentation_UCL_UK_en.pdf.
- Marquez, B. (2018). Google: is the competition truly just a click away? *University of Bristol Law School Blog*, 7. 5. 2018. Dostupné z: <https://legalresearch.blogs.bris.ac.uk/2018/05/google-is-the-competition-truly-just-a-click-away/>.
- Mariniello, M. (2025). Reinforcing EU merger control against the risks of acquisitions by big tech. *Bruegel Policy Brief*, 13. 3. 2025. Dostupné z: <https://www.bruegel.org/policy-brief/reinforcing-eu-merger-control-against-risks-acquisitions-big-tech>.
- Martínez Ribera, A. (2024). Booking.com's DMA Compliance Workshop – The Power of No: Win, Lose, Lose. *Kluwer Competition Law Blog*, 26. 11. 2024. Dostupné z: <https://competitionlawblog.kluwercompetitionlaw.com/2024/11/26/booking-coms-dma-compliance-workshop-the-power-of-no-win-lose-lose/>.
- Martínez Ribera, A. (2025). The DMA's Teeth: Meta and Apple fined by the European Commission. *Kluwer Competition Law Blog*, 28. 5. 2025. Dostupné z: <https://competitionlawblog.kluwercompetitionlaw.com/2025/04/28/the-dmas-teeth-meta-and-apple-fined-by-the-european-commission/>.

- Matthan, R. (2021). Privacy must not be diluted at the altar of competition. *Mint*, 30. 3. 2021. Dostupné z: <https://www.livemint.com/opinion/columns/privacy-must-not-bediluted-at-the-altar-of-competition-11617119152799.html>.
- McCandless, S. (2024). Microsoft drops OpenAI board observer seat amid regulator scrutiny. *Euronews*, 11. 7. 2024. Dostupné z: <https://www.euronews.com/business/2024/07/11/microsoft-drops-openai-board-observer-seat-amid-regulator-scrutiny>.
- Meyers, Z. (2024). Big tech rivalry could be the key to competition in AI. *CER Insight*, 30. 5. 2024. Dostupné z: https://www.cer.eu/sites/default/files/insight_ZM_AI_bigtech_29.5.24.pdf.
- Midiri, M. (2023). The Amazon case in light of cooperation between the EU Commission and the Italian Competition Authority Waiting for the Digital Market Act. *SSRN*, 3. 4. 2023. Dostupné z: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4544271.
- Mikeš, S. (2016). K aplikaci soutěžního práva na trhy s vícestrannými platformami. *Antitrust*, č. 4/2016, s. 115–121.
- Moore, M. – Tambini, D. (2018). *Digital Dominance – The Power of Google, Amazon, Facebook and Apple*. New York: Oxford University Press.
- Moreno Beloso, N. (2021). Google v Commission (Google Shopping): A Case Summary. *SSRN*, 17. 11. 2021. Dostupné z: <https://ssrn.com/abstract=3965639>.
- Moreno Beloso, N. (2022). The EU Digital Markets Act (DMA): A Summary. *SSRN*, 13. 5. 2022. Dostupné z: <https://ssrn.com/abstract=4109299>.
- Mňuk, J. (2024). Role of Consumer Welfare Standard in Broader EU Competition Enforcement Perspective. *Antitrust*, č. 3/2024, s. 74–77.
- Nazzini, R. (2018). Online Platforms and Antitrust: Evolution or Revolution? *CPI Antitrust Chronicle*, August 2018, s. 1–6.
- Nejezchleb, K. (2024). Novela soutěžního zákona – evoluce či revoluce? *Antitrust*, č. 3/2024, s. 70–71.
- Nersesjan, R. (2022). Akt o digitálních trzích vstoupil v platnost. *Antitrust*, č. 4/2022, s. 113–117.
- Neruda, R. et al. (2024). Nový soutěžní nástroj à la tchèque? *Právní prostor*, 6. 12. 2024. Dostupné z: <https://www.pravniprostor.cz/clanky/obchodni-pravo/novy-soutezni-nastroj-la-tcheque>.
- Neruda, R. – Pipková, P. J. (2025). Czech Competition Authority Wants to Intervene Even Where No Law Has Been Breached. *Havel & Partners Blog*, 22. 9. 2025. Dostupné z: <https://en.havel-partners.blog/czech-competition-authority-wants-to-intervene-even-where-no-law-has-been-breached>.
- Nylen, L. – Bass, D. (2023). Microsoft threatens data restrictions in rival AI search. *Bloomberg*, 25. 3. 2023. Dostupné z: <https://finance.yahoo.com/news/microsoft-threatens-restrict-data-rival-002746878.html>.
- OECD (2017). *Algorithms and Collusion: Competition Policy in the Digital Age*. Paris: OECD. Dostupné z: www.oecd.org/competition/algorithms-collusion-competition-policy-in-the-digital-age.htm.
- OECD (2021a). *Data portability, interoperability and digital platform competition*. OECD Competition Committee Discussion Paper. Paris: OECD. Dostupné z: https://www.oecd.org/content/dam/oecd/en/publications/reports/2021/10/data-portability-interoperability-and-competition_f09a402e/73a083a9-en.pdf.
- OECD (2021b). *The Concept of Potential Competition*. Competition Committee meeting on 9–11 June 2021, contribution from Spain submitted for Item 2. Document DAF/COMP/WD(2021)18. Dostupné z: [https://one.oecd.org/document/DAF/COMP/WD\(2021\)18/en/pdf](https://one.oecd.org/document/DAF/COMP/WD(2021)18/en/pdf).
- OECD (2022). *The Evolving Concept of Market Power in the Digital Economy*. OECD Competition Policy Roundtable Background Note. Dostupné z: <https://www.oecd.org/daf/competition/the-evolving-concept-of-market-power-in-the-digital-economy-2022.pdf>.
- OECD (2023a). Algorithmic competition. *OECD Roundtables on Competition Policy Papers*, 10. 5. 2023. Dostupné z: <https://www.oecd.org/daf/competition/algorithmic-competition-2023.pdf>.

- OECD (2023b). Competition, Regulation and Growth in a Digitized World – Dealing with Emerging Competition Issues in Digital Markets. *Economics Department Working Papers n. 1752*, by Nicoletti, G. – Vitale, C. – Abate C. Dostupné z: https://www.oecd.org/en/publications/competition-regulation-and-growth-in-a-digitized-world_1b143a37-en.html.
- OECD (2023c). Document: Algorithmic competition – Note by the European Union. Document DAF/COMP/WD(2023)17, 14. 6. 2023. Dostupné z: [https://one.oecd.org/document/DAF/COMP/WD\(2023\)17/en/pdf](https://one.oecd.org/document/DAF/COMP/WD(2023)17/en/pdf).
- OECD (2023d). *Gender Inclusive Competition Toolkit*. Paris: OECD Publishing. Dostupné z: <https://doi.org/10.1787/od789043-en>.
- OECD (2024). Artificial intelligence, data and competition. *OECD Artificial Intelligence Papers n. 18*. Paris: OECD. Dostupné z: https://www.oecd.org/content/dam/oecd/en/publications/reports/2024/05/artificial-intelligence-data-and-competition_9doac766/e7e88884-en.pdf.
- Orbach, B. (2023). Mandated neutrality, platforms, and ecosystems. In Akma, P. – Brook, O. – Stylianou, K. *Research Handbook on Abuse of Dominance and Monopolization*. Cheltenham: Edward Elgar, s. 359–373.
- Padilla, J. (2024). The „crisis“ of antitrust economics. *Oxford Review of Economic Policy*, vol. 40, i. 4, s. 706–717.
- Patakyová, M. T. (2024). Pricing Algorithms and Anticompetitive Agreements. In Šišková, N. (ed). *Legal Issues of Digitalisation, Robotisation and Cybersecurity in the Light of EU Law*. Praha: Kulwer Law International and Wolters Kluwer CZ, s. 162–180.
- Pavelka, T. – Květoň, R. (2024). Competition authorities on generative AI: early bird catch the worm. *Antitrust*, č. 4/2024, s. 112–116.
- Pavlík, M. (2022). Pojem vícestranné platformy očima doktríny a Evropské komise. *Antitrust*, č. 4/2022: 107–112.
- Peregrin, J. (2011). *Člověk a pravidla. Kde se berou rozum, jazyk a svoboda*. Praha: Dokořán.
- Persch, J. (2022). Google Android: The General Court takes its position. *Kluwer Competition Law Blog*, 20. 9. 2022. Dostupné z: <https://competitionlawblog.kluwercompetitionlaw.com/2022/09/20/google-android-the-general-court-takes-its-position/>.
- Petit, N. (2017). Antitrust and Artificial Intelligence: A Research Agenda. *International Journal of Competition Law & Practice*, vol. 8, n. 8, s. 361–361.
- Petit, N. – Schrepel, T. (2023). Complexity-minded antitrust. *Journal of Evolutionary Economics*, n. 33/2023, s. 541–570.
- Petr, M. (2024a). Czech Competition Authority Looking for New Powers. *European Competition and Regulatory Law Review*, vol. 8 issue 4, s. 255–259. Dostupné z: <https://core.lexxion.eu/article/CORE/2024/4/7>.
- Petr, M. (2024b). EU Regulation of Online Platforms: between Competition Law and Digital Markets Act. In Šišková, N. (ed.). *Legal Issues of Digitalisation, Robotisation and Cyber Security in the Lights of EU Law*. Praha: Kluwer Law International and Wolters Kluwer CZ, s. 29–144.
- Petrlík, D. (2024). Digitální platformy a hospodářská soutěž: výzvy a perspektivy soudní ochrany. *Advokátní deník*, 2. 10. 2024. Dostupné z: <https://advokatnidenik.cz/2024/10/02/digitalni-platformy-a-hospodarska-soutez-vyzvy-a-perspektivy-soudni-ochrany/>.
- Phillips-Robins, A. – Winter-Levy, S. (2025). The Trump Administration May Be About to Repeal the AI Diffusion Rule. Here's What It Should Do Next. *Carnegie Endowment for Intentional Peace*, 8. 5. 2025. Dostupné z: <https://carnegieendowment.org/research/2025/05/ai-diffusion-rule-repeal-trump?lang=en>.
- Piketty, T. (2015). *Kapitál v 21. století*. Praha: Universum.
- Portuese, A. (2017). Fine is Only One Click Away. *CoRe*, n. 3/2017, s. 1–6.
- Pošćić, A. – Martinović, A. (2020). EU Competition Law in The Digital Era: Algorithmic Collusion as a Regulatory Challenge. *EU and Comparative Law Issues and Challenges Series (ECLIC)*, n. 4, s. 1016–1039.
- Pošćić, A. – Martinović, A. (2023). The interplay between the Essential facility doctrine and the Digital Markets Act: Implications for Big Data. *AUC Iuridica*, vol. LXIX, č. 2/2023, s. 71–82.

- Rab, S. (2019). Artificial Intelligence, Algorithms and Antitrust. *Competition Law Journal*, vol. 18, i. 4, s. 141–150.
- Radbruch, G. (2012). *O napětí mezi účely práva*. Praha: Wolters Kluwer.
- Radic, L. (2023). *Digital-Market Regulation: One Size Does Not Fit All*. *Truth of the Market*, 17. 4. 2023. Dostupné z: <https://truthonthemarket.com/2023/04/17/digital-market-regulation-one-size-does-not-fit-all/>.
- Readings, M. (2019). Conglomerate Effects: An EU Resurgence? *Lexology*, 19. 8. 2019. Dostupné z: <https://www.lexology.com/library/detail.aspx?g=6e209ac2-8775-467e-96ef-22ddad337726>.
- Reindl, A. – Ross, S. (2022). Questions On Market Rules In Google Android Decision. *VBB Media Insights*, 18. 11. 2022. Dostupné z: https://www.vbb.com/media/Insights_Articles/Law360_-_Questions_On_Market_Rules_In_Google_Android_Decision.pdf.
- Riley, A. (2024). Illumina/Grail: What is the Solution for Killer Acquisitions Now? *Kluwer Competition Law Blog*, 15. 10. 2024. Dostupné z: <https://competitionlawblog.kluwercompetitionlaw.com/2024/10/15/illumina-grail-what-is-the-solution-for-killer-acquisitions-now/>.
- Robertson, V. (2024). The Complementary nature of the Digital Markets Act and the EU antitrust Rules. *Journal of Antitrust Enforcement*, n. 12/2024, s. 325–330.
- Rodríguez de las Heras Ballell, T. (2021). *The Scope of the DMA: Pivotal for success, critically assessed*. *Verfassungs Blog*, 30. 8. 2021. Dostupné z: <https://verfassungsblog.de/power-dsa-dma-02/>.
- Rosen, J. (2016). *Louis D. Brandeis, American Prophet*. New Haven: Yale University Press.
- Rusu, C. S. – van de Gronden, J. W. (2024). The Interaction between the Digital Markets Act and Merger Control Instruments. *Mp. Tijdschrift Mededingingsrecht in de Praktijk*, n. 3/2024, s. 20–30.
- Sharma, P. (2024). AI and Antitrust: Striking a Balance Between Innovation and Competition Law for Ensuring Responsible AI Development. *Indian Journal of Law and Legal Research*, 2. 3. 2024. Dostupné z: <https://www.ijllr.com/post/ai-and-antitrust-striking-a-balance-between-innovation-and-competition-law-for-ensuring-responsible>.
- Schaadt-Wambach, J. (2021). Abuse of Dominant Position in the Online World with Special Attention to the Definition of Relevant Markets: The Example of Google. *Prague Law Working Papers Series*, n. I/4/2021. Dostupné z: <https://ssrn.com/abstract=3795383>.
- Schallbruch, M. – Schwitzer, H. – Wambach, A. (2019). A New competition framework for the digital economy – Report by the Commission “Competition law 4.0”. *CPI Antitrust Chronicle*, December 2019. Dostupné z: <https://www.competitionpolicyinternational.com/wp-content/uploads/2019/12/CPI-Schallbruch-Schwitzer-Wambach.pdf>.
- Schrepel, T. (2023a). Complexity Science for Antitrust Lawyers. *Network Law Review*, 14. 9. 2023. Dostupné z: <https://networklawreview.org/complexity-science-antitrust>.
- Schrepel, T. (2023b). Being an Arthurian: Complexity Economics, Law, and Science. *DCI Working Paper*, n. 2/2023. Dostupné z: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4568754.
- Schrepel, T. (2024a). Toward a Working Theory of Ecosystems in Antitrust Law: The Role of Complexity Science. *Network Law Review*, 7. 3. 2024. Dostupné z: <https://www.networklawreview.org/schrepel-ecosystems-ai/>.
- Schrepel, T. (2024b). The evolution of economies, technologies, and other institutions: exploring W. Brian Arthur’s insights. *Journal of Institutional Economics*, n. 20/2024, s. 1–15.
- Shweitzer, H. (2020). *The New Competition Tool: Its institutional set up and procedural design – Expert Report*. Luxembourg: Publications Office of the European Union.
- Schwitzer, H. (2021). The Art to Make Gatekeeper Positions Contestable and the Challenge to Know What is Fair: A Discussion of the Digital Markets Act Proposal. *SSRN*, 30. 4. 2021. Dostupné z: <https://ssrn.com/abstract=3837341>.
- Slezáková, K. (2025). 10 fází vývoje umělé inteligence. *Robotdreams blog*. Dostupné z: <https://robotdreams.cz/blog/410-10-fazi-vyvoje-ai-od-termostatu-k-bozske-inteligenci>.
- Sisco, J. (2023). FTC won’t challenge Amazon’s One Medical deal. *Politico*, 21. 2. 2023. Dostupné z: <https://www.politico.com/news/2023/02/21/ftc-wont-challenge-amazon-one-medical-00083853>.

- Snoep, M. (2023). Small mergers, big problems. *Blog of Martin Snoep, Chairman of the ACM*, 6. 11. 2023. Dostupné z: <https://www.acm.nl/en/publications/blog-martijn-snoep-small-mergers-big-problems>.
- Sterling, G. (2019). European antitrust chief says Google's auction-based shopping remedy not working. *Search Engine Land*, 8. 11. 2019. Dostupné z: <https://searchengineland.com/european-antitrust-chief-says-googles-auction-based-shopping-remedy-not-working-324780>.
- Stylianou, K. – Carballa-Smichowski, B. (2024a). 'Market' definition in ecosystems. *Journal of Antitrust Enforcement* 2024, jnaeo46. Dostupné z: <https://doi.org/10.1093/jaenfo/jnaeo46>.
- Stylianou, K. – Carballa-Smichowski, B. (2024b). A Better Way To Use Ecosystems in Antitrust Analysis. *ProMarket*, 13. 12. 2024. Dostupné z: <https://www.promarket.org/2024/12/13/a-better-way-to-use-ecosystems-in-antitrust-analysis/>.
- Sunshine S. C. – Wales D. P. – Lent K. M. et al. (2023). DOJ and FTC release Merger Guidelines Formalizing Aggressive Merger Enforcement Playbook. *Skadden Publication*, 21. 12. 2023. Dostupné z: <https://www.skadden.com/insights/publications/2023/12/doj-and-ftc-release-final-2023-merger-guidelines>.
- Sweeney, M. (2024). Google's Privacy Sandbox Explained. *Clearcode*, 17. 9. 2024. Dostupné z: <https://clearcode.cc/blog/chrome-privacy-sandbox-explained/>.
- Šmejkal, V. (2015). *Soutěžní politika a právo Evropské unie 1950–2015*. Praha: Leges.
- Šmejkal, V. (2016). *My nic, to roboti! Protikartelové právo a cenové algoritmy*. *Antitrust*, č. 3/2017, s. 80–85.
- Šmejkal, V. (2018). Rok od rozhodnutí Google Search (Shopping) – ochrana soutěže na trzích online platforem v obtížném hledání odpovědí na zásadní otázky. *Antitrust*, č. 3/2018, s. 71–77.
- Šmejkal, V. (2023a). Abuse of dominance and the DMA – Differing objectives or Prevailing Continuity? *AUC Iuridica*, vol. LXIX, č. 2/2023, s. 33–52.
- Šmejkal, V. (2023b). Access to In-Vehicle Data In The Maelstrom of Protected Rights and Legitimate Interests as an Urgent Challenge for EU Law. *On-line Journal Modelling the New Europe*, n. 43/2023, s. 102–122.
- Šmejkal, V. (2023c). Dynamic Industries Require a Dynamic Approach to Law? On The Illumina Grail Takeover. *InterEULawEast : Journal for the international and european law, economics and market integrations*, vol. 10, n. 1, s. 45–66.
- Šmejkal, V. (2024a). Ekonomie komplexity – základ nového antitrustu komplexity? *Antitrust*, č. 1/2024, s. 12–17.
- Šmejkal, V. (2024b). Digitisation and EU competition law – time to rethink the basics? *The Lawyer Quarterly*, vol. 14, n. 1, s. 66–81.
- Šmejkal, V. (2024c). Evropská regulace přístupu k datům a funkcím chytrých aut. In Šaroch, S. (ed.). *Světový, evropský a český automobilový průmysl a trh s automobily – stav, trendy a vybrané problémy*. Mladá Boleslav: Škoda Auto vysoká škola, s. 125–148.
- Šmejkal, V. (2025a). Jednotný trh EU plný nových soutěžních nástrojů. *Antitrust*, č. 1/2025, s. 11–16.
- Šmejkal, V. (2025b). První rozhodnutí dle DMA jako důkazy svébytnosti nového nástroje. *Antitrust*, č. 2/2025, s. 40–45.
- Šmejkal, V. (2025c). ECJ in Android Auto: You Shall Develop for the Benefit of your (Potential) Competitors! *Charles University in Prague Faculty of Law Research Paper*, n. 2025/I/1. Dostupné z: <https://ssrn.com/abstract=5184791>.
- Šmejkal, V. (2025d). *Large Online Platforms as a Challenge for Competition Law Doctrine and a Suitable Polygon for Complexity-Minded Antitrust*. In Sander, G. C. – Pošćić, A. – Martinović, A. *Exploring Digital Legal Landscapes*. Berlin: Logos Verlag, 2025, s. 153–173.
- Šmejkal, V. – Dufková, B. (2021). *Soutěžní právo EU, Casebook – rozsudky SDEU 2006–2020*. Praha: Wolters Kluwer.
- Taleb, N. (2011). *Černá labuť. Následky vysoce nepravděpodobných událostí*. Praha: Paseka.
- Tay Chee Seng, N. (2023). What is a Hyperscaler and Are They Really Cost-Effective? *Cloud Security Alliance*, 31. 8. 2023. Dostupné z: <https://cloudsecurityalliance.org/blog/2023/08/31/what-is-a-hyperscaler-are-they-really-cost-effective>.

- Thiel, P. (2014). Competition Is for Losers. *The Wall Street Journal*, 12. 9. 2014. Dostupné z: <https://www.wsj.com/articles/peter-thiel-competition-is-for-losers-1410535536>.
- Thomas, J. – Broadhurst, P. – Gilman, A. – De Meese, T. – Prado, A. (2024). Applying Antitrust and Competition Law in the Digital Space (International). *ThomsonReuters Practical Law*, 20. 12. 2024. Dostupné z: <https://uk.practicallaw.tr.com/w-044-0129>.
- Torbol, P. (2024). Digital Markets Act (DMA). In Healey, D., Whish, R., Kovacic, W, Trevisan, P. (ed.). *Competition Law Dictionary*. New York: Concurrences, s. 230–233.
- Tsoufidis, L. (2013). Classical vs. Neoclassical Conceptions of Competition. *MPRA Paper*, n. 43999, 27. 1. 2013. Dostupné z: <https://mpa.ub.uni-muenchen.de/43999/>.
- Tůmová, N. (2024). Ochrana osobních údajů jako štít vůči porušení hospodářské soutěže na digitálních trzích EU? *Antitrust*, č. 2/2024, s. 49–43.
- Tyagi, K. – Kamperman Sanders, A. – Cauffmans, C. (ed.) (2024). *Digital Platforms, Competition Law, and Regulation Comparative Perspectives*. Oxford: Hart Publishing.
- Uhlíř, M. (2025). Nejbližší roky rozhodnou, zda bude člověk pastýřem umělé inteligence, nebo naopak. *Respekt*, č. 22/2025, s. 18–23.
- UNCTAD (2024). *Enforcing competition law in digital markets and ecosystems: Policy challenges and options. Note by the UNCTAD secretariat*. Geneva, 24. 4. 2024.
- Vestager, M. (2020a). *The future of EU merger control. Speech at International Bar Association 24th Annual Competition Conference*, 11. 9. 2020, Speech/20/2884.
- Vestager, M. (2020b). *On the Commission proposal on the new rules for digital platforms*. Brusel, 15. 12. 2020, Statement/20/2450.
- Vestager, M. (2022a). Building the green and digital future: the challenges for 2022. In Šmejkal, V. (ed.). *EU Antitrust: Hot Topics&Next Spets*. Praha: Univerzita Karlova, s. 16–20.
- Vestager, M. (2022b). *The Road to a better digital future. Address to the 6th Conference of the Technical University of Denmark*, 23. 9. 2022, Speech/22/5763.
- Vestager, M. (2024). *Speech at the 28th Annual Competition Conference of the International Bar Association. 28th IBA Conference, Florence, 6. 9. 2024, Speech/24/4582*.
- Vipra, J. – Korinek, A. (2023). Market Concentration Implications of Foundation Models. *Brookings Center on Regulation and Markets Working Paper*, n. 9 September 2023. Dostupné z: <https://www.brookings.edu/wp-content/uploads/2023/09/Market-concentration-implications-of-foundation-models-FINAL-1.pdf>.
- von Thun, M. – Hanley, D. A. (2024). Stopping Big Tech from Becoming Big AI: A Roadmap for Using Competition Policy to Keep Artificial Intelligence Open for All. *Open Market Institute*, 17. 10. 2024. Dostupné z: <https://www.openmarketsinstitute.org/publications/report-stopping-big-tech-big-ai-roadmap>.
- Warlouzet, L. (2023). Towards a Fourth Paradigm in European Competition Policy? A Historical Perspective (1957–2023). In *The Transformation of EU Competition Law – Next Generation Issues*, Wolters Kluwer. Dostupné z: <https://hal.science/hal-04853684v1>.
- Werden, G. J. (2024). Philosophies of competition policy. *Oxford Review of Economic Policy*, vol. 40, issue 4, s. 696–705.
- Wiley, J. S. (1998). Reciprocal altruism as a felony: Antitrust and the prisoner's dilemma. *Ethology and Sociobiology*, vol. 9, i. 2–4, s. 241–257.
- Wisking, S. – Herron, M. (2017). Algorithmic Pricing – The New Competition Law Frontier? *Digital Business Lawyer*, September 2017. Dostupné z: http://awa2018.concurrences.com/IMG/pdf/algorithmic_pricing.pdf.
- Wörsdörfer, M. (2023a). Louis. D. Brandeis and the New Brandeis Movement – Parallels and Differences. *The Antitrust Bulletin*, vol. 68, i. 3, s. 440–459.
- Wörsdörfer, M. (2023b). Brandeis and Eucken: Two Pioneers of the Modern 'Big Tech and Antitrust Debate'. *SSRN*, 17. 8. 2023. Dostupné z: <https://ssrn.com/abstract=4544273>.
- Wu, T. (2018). *The Curse of Bigness. Antitrust in the New Gilded Age*. New York: Columbia Global Reports. Dostupné z: https://econ.utah.edu/antitrust-conference/session_material/Curse%20of%20the%20Bigness.pdf.

- Wu, T. (2019). The Utah Statement: Reviving Antimonopoly Traditions for the Era of Big Tech. A new framework for holding private power to account. *OneZero*, 18. 11. 2019. Dostupné z: <https://superwuster.medium.com/antitrust-revival-a-reading-list-8ff8bccaod67>.
- Yasar, A. G. – Chong, A. – Dong, E. et. al. (2023). *AI and the EU Digital Markets Act: Addressing the Risks of Bigness in Generative A. ICML'23 Workshop Generative AI + Law (GenLaw)*. Dostupné z: <https://arxiv.org/pdf/2308.02033>.
- Yoo, C. (2024). Network Effect. In Healey, D. – Whish, R. – Kovacic, W. – Trevisan, P. (ed.). *Competition Law Dictionary*. New York: Concurrences, s. 557–559.

Ostatní zdroje

- Atlas Magazine (2021). *GAFAMs' market capitalization*. 27. 4. 2021. Dostupné z: <https://www.atlas-mag.net/en/article/gafams-market-capitalization>.
- BBC (2013). *Microsoft fined by European Commission over web browser*. 6. 3. 2013. Dostupné z: <https://www.bbc.com/news/technology-21684329>.
- Coolest Gadgets (2025). *eBooks Statistics by Revenue, User, Country, Sales, Genre and Facts*. 12. 2. 2025. Dostupné z: <https://www.coolest-gadgets.com/ebooks-statistics/>.
- DataGuidance (2023). *Italy: AGCM extends investigation of Apple for alleged abuse of dominant position*. 30. 10. 2024. Dostupné z: <https://www.dataguidance.com/news/italy-agcm-extends-investigation-apple-alleged-abuse>.
- Denodo (bez data). *Hyperscalers: Definition, Importance, and Key Providers*. Dostupné z: <https://www.denodo.com/en/glossary/hyperscalers-definition-importance-key-providers>.
- Digital Freedom Fund (2020). *Theories of harm in competition law cases*. Dostupné z: https://digitalfreedomfund.org/wp-content/uploads/2020/05/4_-DFF-Factsheet-Theories-of-harm-in-competition-law-cases.pdf.
- European Broadcasting Union (EBU) (2020). *The proposed New Competition Tool: Why do we need it and how should it work? EBU Brussels Office*, September 2020. Dostupné z: https://www.ebu.ch/files/live/sites/ebu/files/News/Position_Papers/open/EBU_NCT%20Exec_summary%2018092020.pdf.
- Evropská unie (2023). *Data sharing and competition law. The official portal for European data*, 5. 5. 2023. Dostupné z: <https://data.europa.eu/en/publications/datastories/data-sharing-and-competition-law>.
- FVW (2024). *Travel Talk, Booking dominates online hotel distribution in Europe*. 2. 7. 2024. Dostupné z: <https://www.fvw.de/international/data-analysis/-hotel-association-study-booking-to-dominate-online-hotel-distribution-in-europe-244153>.
- Hyperight (2024). *Artificial General Intelligence: Is AGI Really Coming by 2025?* Dostupné z: <https://hyperight.com/artificial-general-intelligence-is-agi-really-coming-by-2025/>.
- Meta (2024). *Our Response to the European Commission's Decision on Facebook Marketplace*. 14. 11. 2024. Dostupné z: <https://about.fb.com/news/2024/11/our-response-to-the-european-commissions-decision-on-facebook-marketplace/>.
- Our World in Data (2024). *Global GDP over the long run*. Dostupné z: <https://ourworldindata.org/grapher/global-gdp-over-the-long-run?time=1..latest>.
- Rall, T. (2017). *EU Antitrust Charges Against Google? NP. Just Buy Europe. aNewDomain*. Dostupné z: <https://anewdomain.net/eu-antitrust-charges-against-google-cartoon/>.
- SearchEngineLand (2021). *Google's search choice screen had virtually no effect on search market share, perhaps by design*, 17. 2. 2021. Dostupné z: <https://searchengineland.com/googles-search-choice-screen-had-virtually-no-effect-on-search-market-share-perhaps-by-design-346167?utm>.
- Statcounter (2011). *Firefox overtakes Internet Explorer in Europe in browser wars*. 4. 1. 2011. Dostupné z: <https://gs.statcounter.com/press/firefox-overtakes-internet-explorer-in-europe-in-browser-wars?utm>.
- Statcounter (2025). *Search Engine Market Share in Europe – May 2025*. Dostupné z: <https://gs.statcounter.com/search-engine-market-share/all/europe/2024?utm>.

- Thomson Reuters Practical Law (2024). *Expert Q&A on the competition law issues raised by generative AI*. 17. 7. 2024. Dostupné z: <http://uk.practicallaw.tr.com/w-043-3867>.
- VBB (2023a). *VBB on Competition Law*, vol. 2023, n. 5. Dostupné z: https://www.vbb.com/media/Newsletters/VBB_on_Competition_Law_Volume_2023_No_6.pdf#page=7.
- VBB (2023b). *VBB on Competition Law*, vol. 2023, n. 6. Dostupné z: https://www.vbb.com/media/Newsletters/VBB_on_Competition_Law_Volume_2023_No_6_bis.pdf.