

TABLE OF CONTENTS

<i>Table of Cases</i>	vii
<i>Table of Legislation</i>	xiii
<i>About the Authors</i>	xviii

1. Introduction	
2. Background and Rationale of Damages Claims	
2.1. Introduction	2.01
2.2. The development of the debate on damages claims in Europe	2.10
2.3. The path towards the adoption of the Directive and the further judicial developments	2.46
2.4. Conclusion: an interpretative tool	2.60
3. The Directive on Actions for Damages for Infringements of Competition Law	
3.1. Introduction: the Directive and its legal base	3.01
3.2. Scope of the right to compensation	3.10
3.3. Disclosure of evidence	3.19
3.4. Limitation periods	3.32
3.5. Effect of national decisions	3.38
3.6. Joint and several liability	3.54
3.7. Passing on defence and purchaser standing	3.70
3.8. Dispute settlement	3.100
3.9. Collective redress	3.108
4. The Legal Hurdle of Causation: Variations on a Theme	
4.1. Introduction	4.01
4.2. A primer on causation in law	4.15
4.3. Ensuring the effectiveness of the damages remedy in EU competition law: Towards EU causation rules?	4.66
5. The Interaction of the Legal Concept of Causation with the Economic Concept of Causation	
5.1. The specificities of the legal concept of causation and risks of conflict with non-legal concepts of causation	5.01
5.2. Causality: a perspective from economics	5.17
5.3. Conclusion	5.101

6. Evaluating Damages: A Primer	
6.1. Introduction	6.01
6.2. Cartel cases	6.02
6.3. The relationship between cartel damages and damages from exploitative abuses	6.130
6.4. Damages from exclusionary practices	6.141
6.5. Conclusion	6.192
7. The Interaction between Public Enforcement and Private Actions for Damages in Europe	
7.1. Introduction to the general framework	7.01
7.2. Public <i>versus</i> private enforcement of competition law	7.15
7.3. The symbiotic relation between public and private enforcement: specific issues	7.108
7.4. Conclusion	7.235
8. Cross-Border Damages Actions in the EU: Managing Inter-Jurisdictional Competition in the EU Mixed Enforcement System	
8.1. The governance of cross-border EU competition law enforcement: the choice between harmonization and transnational judicial governance	8.01
8.2. Allocating adjudicative jurisdiction in cross-border EU competition law cases	8.27
8.3. Limits to inter-jurisdictional competition: regulating parallel EU competition law proceedings in Europe	8.97
8.4. Applicable law	8.130
8.5. Enforcement and recognition of judgments	8.176
8.6. Conclusion	8.181
<i>Index</i>	375