European Competition Law Review

2016 Volume 37 Issue 4

ISSN: 0144-3054

Table of Contents

Articles

SUNNY S.H. CHAN

AC-Treuhand: What is the ambit of cartel facilitators' liability? 133

This article examines the Court of Justice's judgment in AC-Treuhand AG v European Commission (C-194/14 P) which has laid down the approach to cartel facilitators' liability. It discusses whether liability extends to facilitators of abuses of dominance, and analyses the scope of each element of the postulated framework in detail.

MADELEINE FIDALGO DE MATOS

Price frames, consumer decision making and consumer harm — when does one lead to another? 139

The way prices are presented, so called price frames, as well as their levels can affect competition and consumer welfare. This article assesses whether consumers react to promotional frames over and above the price cut associated with them using transaction level data.

DR PETRA LINSMEIER AND DR CATHRIN MÄCHTLE

Non-poaching and antitrust law 145

What is permitted under antitrust law when it comes to the war for talents? While "non-poaching" agreements have recently attracted great interest in the US, such agreements have not yet been a focus of European antitrust law. This article analyses the situation in the EU and provides an overview of an assessment of HR-related matters from a European antitrust perspective.

ERTUĞRUL CAN CANBOLAT

2009 Guidance on the Commission's enforcement priorities on article 102: greater precision to the parameters? 151

A look at the history and case law on art.102 of the TFEU reveals that the interpretations of the Commission and EU courts have been subject to the overwhelming critics of undertakings in dominant positions. The policies pursued by the Commission to silence those critics, such as publishing guidance in 2009, have not been the ideal solution, at least on the side of the welfare supporters. This article analyses whether the presence of the new guidance has provided any predictability in terms of the inherent scope of the application of art.102 and whether it serves to achieve the aim of competition law.

UJJAWAL SATSANGI

Juxtaposition of refusal to license pharmaceutical patent: appropriate remedies for generic manufacturers under patent law and competition law 157

Unaffordable medicines are of no use. Hence, the role of generic manufacturers is of utmost importance. However, in absence of license of the patented drug, they are helpless. What are the recourses available to them for grant of licence? Can they compel the patent holder for the same, either under patent law or competition law? This article analyses the issue in an Indian context.

CORNELIA BANERJI

Competition law on the high seas: What can we learn from China's decision on the "P3" Agreement? 165

What can we learn from China's decision on the "P3" Agreement? The article critically discusses the decision of the Chinese MofCom, which blocked the P3 Vessel Sharing Agreement between the three European undertakings Maersk, MSC and CMA, analyzing it and comparing it with the decision under EU competition law and taking implications of the US antitrust authorities into account.

Book Reviews

DR BRUCE WARDHAUGH

Bellamy & Child: Materials on European Union Law of Competition 170

DR BRUCE WARDHAUGH

EU Competition Law Handbook 2016 171

National Reports Canada

ANTI-COMPETITIVE PRACTICES

Telus N-41

Canada

ANTI-COMPETITIVE PRACTICES

Sport Maska N-41

Canada

PROCEDURE

Refusal to deal N-41

Canada

ANTI-COMPETITIVE AGREEMENTS

Bid rigging N-42

Canada

ANTI-COMPETITIVE PRACTICES

Taxis and ride-sharing N-42

Czech Republic

ANTI-COMPETITIVE AGREEMENTS

Home appliances N-42

Denmark

ANTI-COMPETITIVE AGREEMENTS

Home condition reports N-43

France

ANTI-COMPETITIVE AGREEMENTS

Delivery services N-44

France

ANTI-COMPETITIVE AGREEMENTS

Adidas N-45

France

ABUSE OF DOMINANT POSITION

Mobile telephony N-46

Germany

ABUSE OF DOMINANT POSITION

Food retailing N-47

Greece

ABUSE OF DOMINANT POSITION

Athenian Brewery SA N-48

Ireland

ANTI-COMPETITIVE AGREEMENTS

Trade associations N-50

Ireland

GENERAL

Agencies N-51

Netherlands

ANTI-COMPETITIVE AGREEMENTS

Medical services N-53

Poland

PROCEDURE

Case termination N-54

Portugal

ANTI-COMPETITIVE PRACTICES

Bottled LPG N-55

Portugal

ABUSE OF DOMINANT POSITION

Pharmacies N-55

Sweden

ANTI-COMPETITIVE AGREEMENTS

Public tender N-56

UK

ABUSE OF DOMINANT POSITION

Stand-alone action N-56

UK

MERGERS

Enterprise Act 2002 N-57