

European Competition Law Review

2014 Volume 35 Issue 6

ISSN: 0144-3054

Table of Contents

Articles

JOYCE VERHAERT

The challenges involved with the application of article 102 TFEU to the New Economy: A case study of Google 265

On both sides of the Atlantic, the European Commission, as well as the Federal Trade Commission, have been investigating various business practices of Google. This is the first time that art.102 TFEU has been applied to a search engine. As a result, the examination involves intricate issues related to specific characteristics of search engines and the New Economy in which search engines operate.

TOM JENKINS

Competition Law in Europe: What to Expect in 2014 274

An overview of the state of competition law in Europe, considering cartels, abuse of dominance, mergers and private enforcement.

ANDRIANI KALINTIRI

The Standard of Proof in Phase I Merger Decisions: The Lesson from the Microsoft/Skype Appeal 279

This article discusses the significance of the latest judicial insight into the problem of the standard of proof governing Phase I merger decisions as provided by the General Court in Cisco's appeal against the Commission's authorisation of the *Microsoft/Skype* concentration.

ANDREAS WEITBRECHT

A well-watered plateau: EU Merger Control 2011–2013 282

25 years after the adoption of the first EU Merger Control Regulation 4064/89, the review of mergers by the European Commission has reached a relatively mature stage. In 2011–2013 the Commission dealt with a large number of difficult mergers, ultimately prohibiting three of them and requiring often complex remedies in many others. The envisioned legislative amendments with respect to the Commission's jurisdiction will not fundamentally change the current system.

ANNA-LOUISE HINDS

All Settled? Some six years of cartel settlement 292

Introduced to achieve procedural efficiency, the Commission's cartel settlement mechanism has been applauded due to the Commission's co-operative attitude. This article seeks to explore the operation of cartel settlement in the first ten cartel settlement cases to understand the dynamics and broader benefits of cartel settlement beyond procedural efficiency.

STEVEN TRUXAL

Risk of abuse of dominance in airport slots for “better” European airports? 299

This article explores the development of the European Union (EU) framework on airport slot allocation and exchange over the past two decades. The view in Europe is that excess demand for capacity at congested European airports necessitates regulation of airport slots so as to ensure the fullest and most efficient use of existing capacity at co-ordinated airports while maximising consumers' benefits and promoting competition.

GORDON WADE

The Arbitrability of EU Competition Law Disputes Revisited: Support from the Continent 310

The traditional argument against the arbitrability of competition issues was that the main objective of antitrust is the maintenance of a competitive market environment in pursuit of the public interest, not the protection of individual commercial interests. It is submitted that competition law disputes, *prima facie*, fall within the scope of any standard arbitration clause and the arbitrability of competition law issues has now received Europe-wide endorsement.

Book Reviews

DR ASSIMAKIS P. KOMNINOS

The Concept of Abuse in EU Competition Law: Law and Economic Approaches 313

DR ALEXANDR SVETLICINII

The Political Economy of Competition Law in Asia 314

National Reports

Australia

ANTI-COMPETITIVE AGREEMENTS

Producer/distributor N-41

France

ABUSE OF DOMINANT POSITION

Sport newspapers N-42

Germany

PROCEDURE

Private litigation N-43

Greece

ANTI-COMPETITIVE PRACTICES

Economic dependence N-45

Moldova

ANTI-COMPETITIVE AGREEMENTS

Academic publishing N-46

Moldova

ABUSE OF DOMINANT POSITION

Telecommunications N-47

Moldova

ANTI-COMPETITIVE PRACTICES

Municipal authority N-48

Moldova

ABUSE OF DOMINANT POSITION

Telecommunications N-50

Moldova

PROCEDURE

Investigation N-51

Slovenia

PROCEDURE

Investigations N-52

Spain

PROCEDURE

Sweet manufacturers N-53

Spain

ANTI-COMPETITIVE AGREEMENTS

Car rental N-54

Spain

ABUSE OF DOMINANT POSITION

Postal services N-54

Sweden

MERGERS

Estate agents N-55

Sweden

MERGERS

Telecommunications N-55