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Table of Contents

Editorial

ALEXANDER M. WAKSMAN

Editorial: Issue 7 295

Articles

JOHN KWAN AND NIKOLAS
BREUCKMANN

Is quantum computing a national security threat? 297

The UK has recently introduced and proposed reforms to address the perceived risk of advanced computing technologies, including quantum computing, falling into the hands of actors that may pose a threat to its national security interests. This article examines quantum computing's most promising areas of application and the national security risks associated with them.

PAUL K. GORECKI

Cartel enforcement in Ireland post the Court of Appeal's bid-rigging judgment: a bleak future? 299

The Court of Appeal's judgment in the commercial flooring bid-rigging case is a major setback for criminal cartel enforcement in Ireland. The substantially increased fine imposed on the convicted individual hits the wrong target. Fines based on the cartel-induced illicit gain should be imposed on the convicted undertaking. Gaol sentences are more appropriate for individuals; however, discussion of this sentencing option is conspicuous by its absence. The court is silent on the lower court's finding that bid-rigging "didn't involve a cartel"; in contrast, the Court of Justice views such cartels as among the most serious restrictions on competition.

GIUSEPPE COLANGELO AND
GIANLUCA SCARAMUZZINO

Unwired Planet Act 2: the return of the FRAND range 306

The European Commission, the CJEU and national courts all share the view that parties to a SEP licensing agreement are in the best position to determine the terms most appropriate to their specific situation. Nevertheless, the *Unwired Planet* saga has shown that different views on the way the parties should negotiate are always just around the corner.

M.M. SHARMA

Role of courts in enforcement of competition law in India 312

Competition law is of relatively nascent origin in India compared to western jurisdictions. The jurisprudence under the Competition Act, 2002, although in sync with modern antitrust legislations, is still evolving. Many orders passed by the Competition Commission of India have been challenged on grounds of procedural fairness before not only the appellate tribunal but also the high courts in exercise of their writ jurisdiction which, although not barred, is not envisaged in the Act. The challenges have been confined mainly to procedural issues arising out of interpretations of the provisions of the Act and include due process challenges and jurisdictional issues. The article outlines the role of higher judiciary in resolving the initial structural, procedural and interpretational issues which arose during the enforcement of the said Act in the last nine years and how it has helped in developing a robust jurisprudence on competition law in India.

ARNO SCHARF

Exploitative business terms in the era of big data – the Bundeskartellamt's Facebook decision 332

Following a three-year investigation, the German Federal Cartel Office ruled that Facebook was exploiting its dominant position on the German market for social networks by combining data from different sources without the explicit consent of the users and was therefore in violation of the EU data protection laws.

Comment

LENA HORNKOHL

The economic continuity test in private enforcement of competition law—The ECJ's judgment in Skanska Industrial Solutions (C-724/17) 340

In its recent judgment, the ECJ expands the concept of undertaking and the economic continuity test known from the imposition of fines for infringements of competition law to private enforcement of competition law. The determination of the persons liable to pay compensation is a matter of EU law, because the concept of undertaking is an initial component of art.101 TFEU itself.