

European Competition Law Review

2020 Volume 41 Issue 6

ISSN: 0144-3054

Table of Contents

Editorial

ALEXANDER M. WAKSMAN

Editorial: Issue 6 267

Articles

AIDAN ROBERTSON QC

Time-barred DRAMs cartel damages claims: the generosity of the English courts has its limits 269

The temporal boundaries of markets are critical to antitrust decisions. Making assumptions about these temporal boundaries explicit could lead to more transparent and evidence-based decisions. Such enhanced transparency could be relevant to many settings, not least the digital economy where market boundaries can change quickly and where authorities in some jurisdictions are proposing to adopt new timeframes and standards of proof for market assessments.

CHRISTOPHER DECKER

Time matters: the temporal dimension of antitrust 273

The temporal boundaries of a market can be critical to antitrust decisions. Enhanced transparency about the temporal dimension of market definition is relevant to many settings, not least the digital economy where market boundaries can change quickly and authorities are proposing to adopt new timeframes and standards of proof for market assessments.

PROFESSOR EMILIANO MARCHISIO

Inconsistency of EU competition law as regards co-opetition for information advantages 283

Co-opetition does not contradict competition law since it is aimed at a limited co-operation and creation of more efficient pre-conditions for competition. EU case law on transfer of commercial information between competitors shows incompatible with co-opetition for information advantages. This inconsistency could be reduced by prohibiting communication of strategic information only insofar as "parallelism" is consequently observed in the relevant market.

MOHAMED ELFAR

The Egyptian competition enforcement: price signalling and beyond 292

This article explores a recent court ruling on a case brought by the Egyptian Competition Authority ("ECA") in the market of chicken brokers. For the first time the ECA and the courts set the foundations of a pure price signalling/announcement test. The court has also shed light on other important practical concepts and principles related to competition interpretation and enforcement.

RIINA AUTIO

Drawing the line at dawn raids: European courts' decisional practice on procedural issues arising from competition authorities' unannounced inspections 297

Competition authorities' unannounced inspections call for careful balancing of the public interest in uncovering infringements and safeguarding the rights of the undertakings under investigation. European courts' decisional practice reveals certain key issues related to practical dawn raid procedure. Topics such as LPP or the scope of an inspection decision appear to be clarified, while other issues involve more open questions.

Book Reviews

KATRI PAAS-MOHANDO

Market Definition in EU Competition Law 311

DR OLES ANDRIYCHUK

Abusive Practices in Competition Law 312

National Reports

Canada

ANTI-COMPETITIVE PRACTICES

Online event ticket sales N-43

Canada

ANTI-COMPETITIVE AGREEMENTS

Engineering sector N-43

CJEU

MERGER

Salmon farming sector N-44

Denmark

ABUSE OF A DOMINANT POSITION

Pharmaceutical sector N-45

Denmark

PROCEDURE

Merger notification requirements N-45

Portugal

ANTI-COMPETITIVE PRACTICES

Railway maintenance N-47

Portugal

MERGER

Transportation sector N-47

Turkey

ANTI-COMPETITIVE AGREEMENTS

Pharmaceutical industry N-48

US

PROCEDURE

Pre-merger notification N-50

US

PROCEDURE

Merger notification N-50