

Dr. Assimakis P. Komninou

LIST OF PUBLICATIONS

BOOKS

1. *Remedies in EU Competition Law: Substance, Process and Policy*, Kluwer Law International, Alphen aan den Rijn, 2020 (Co-editor with Damien Gerard)
2. *Fairness in EU Competition Policy: Significance and Implications, An Inquiry into the Soul and Spirit of Competition Enforcement in Europe*, Bruylant, Brussels, 2020 (Co-editor with Damien Gerard and Denis Waelbroeck)
3. *Liber Amicorum Ian S. Forrester QC LL.D., A Scot without Borders*, Volumes I and II, Concurrences Review, New York, 2015 (Co-editor with Sir David Edward & Jacquelyn MacLennan)
4. *EC Private Antitrust Enforcement, Decentralised Application of EC Competition Law by National Courts*, Hart Publishing, Oxford/Portland, 2008
5. *EC Competition Law: A Critical Assessment*, Hart Publishing, Oxford/Portland, 2007 (Associate Editor, General Editors: Giuliano Amato & Claus-Dieter Ehlermann)
6. *The Euro: Law, Politics, Economics*, The British Institute of International and Comparative Law, London, 2003 (Co-editor with Jean-Victor Louis)

CHAPTERS IN BOOKS

1. “EU Competition Law and the Digital Economy: National Report for Greece”, in: *EU Competition Law and the Digital Economy: Protecting Free and Fair Competition in an Age of Technological (R)evolution, FIDE XXIX Hague Congress 2020*, Daniel Mândrescu (Ed.), Eleven International Publishing, The Hague, Pages 283-300, 2020; also published at [SSRN](#) (with Emmanuela N. Truli)
2. “EU: Pharmaceuticals”, *GCR Europe, Middle East and Antitrust Review 2021*, Hannah Higgins (Ed.), Law Business Research, London, Pages 83-99, 2020 (with Jérémie Jourdan, James Killick, Strati Sakellariou-Witt and Axel Schulz)
3. “Κατάχρηση δεσπόζουσας θέσης – Γενικό μέρος”, *Δίκαιο του ελεύθερου ανταγωνισμού*, Τόμος Α’, Δημήτρης Ν. Τζουγανάτος (Επιμ.), Νομική Βιβλιοθήκη, Αθήνα, Σελ. 605-698, 2020 = “Abuse of a Dominant Position – General Part”, *Competition Law*, Vol. I, Dimitris N. Tzouganatos (Ed.), Nomiki Vivliothiki, Athens, Pages 605-698, 2020
4. “Καταχρήσεις μη τιμολογιακού χαρακτήρα: πρακτικές αποκλειστικότητας, παρεμπόδιση παράλληλου εμπορίου, δομική κατάχρηση, διακριτική μεταχείριση, άλλες παρεμποδιστικές και εκμεταλλευτικές πρακτικές μη τιμολογιακού χαρακτήρα”, *Δίκαιο του ελεύθερου ανταγωνισμού*, Τόμος Α’, Δημήτρης Ν. Τζουγανάτος (Επιμ.), Νομική Βιβλιοθήκη, Αθήνα, Σελ. 849-896, 2020 = “Non-pricing Abuses: Exclusivity Practices, Parallel Trade Restrictions, Structural Abuse, Discriminatory Treatment, Other Exclusionary and Exploitative Practices of a Non-pricing Nature”, *Competition Law*, Vol. I, Dimitris N. Tzouganatos (Ed.), Nomiki Vivliothiki, Athens, Pages 849-896, 2020
5. “Εφαρμογή του ενωσιακού και ελληνικού δικαίου ανταγωνισμού από διαιτητικά όργανα”, *Δίκαιο του ελεύθερου ανταγωνισμού*, Τόμος Β’, Δημήτρης Ν. Τζουγανάτος (Επιμ.), Νομική Βιβλιοθήκη, Αθήνα, Σελ. 230-277, 2020 = “Application of Union and Greek Competition

Law by Arbitration Tribunals”, *Competition Law*, Vol. II, Dimitris N. Tzouganatos (Ed.), Nomiki Vivliothiki, Athens, Pages 230-277, 2020

6. “Damages Actions in Article 102 TFEU Cases: The New Frontier for Private Enforcement”, in: *EU Competition Litigation, Transposition and First Experiences of the New Regime*, Magnus Strand, Vladimir Bastidas & Marios C. Iacovides (Eds.), Hart Publishing, Oxford/Portland, Pages 155-171, 2019
7. “Arbitration and Damages Claims Based on Competition Law Infringements”, *Liber Amicorum Ian S. Forrester QC LLD, A Scot without Borders*, Volume II, Sir David Edward, Jacquelyn MacLennan & Assimakis Komninou (Eds.), Concurrences Review, New York, Pages 201-217, 2015
8. “Αντικειμενικοί δικαιολογητικοί λόγοι στην κατάχρηση δεσπόζουσας θέσης – Η ελληνική πρακτική και νομολογία”, «Χαριστήριο», Σύμμεικτα προς τιμήν Ιωάννη Κ. Δρυλλεράκη, Νομική Βιβλιοθήκη, Αθήνα, Σελ. 51-72, 2015 = “Objective Justification in Abuse of a Dominant Position – The Greek Practice and Case Law”, *Liber Amicorum Ioannis K. Dryllarakis*, Nomiki Vivliothiki, Athens, Pages 51-72, 2015
9. “European Union”, *Getting the Deal Through - Intellectual Property & Antitrust 2015*, Peter J. Levitas (Ed.), published in November 2014 (with Mark D. Powell and Katarzyna Czapracka)
10. “Relationship between Public and Private Enforcement: *quod Dei Deo, quod Caesaris Caesari*”, *European Competition Law Annual 2011: Integrating Public and Private Enforcement of Competition Law – Implications for Courts and Agencies*, Philip Lowe & Mel Marquis (Eds.), Hart Publishing, Oxford/Portland, Pages 141-157, 2014; also published at [SSRN](#)
11. “Private Enforcement in the EU with Emphasis on Damages Actions”, *Handbook on European Competition Law, Enforcement and Procedure*, Ioannis Lianos & Damien Geradin (Eds.), Edward-Elgar, Cheltenham/Northampton, Pages 228-272, 2013
12. “Κατάχρηση δεσπόζουσας θέσης”, *Δίκαιο του ελεύθερου ανταγωνισμού*, Δημήτρης Ν. Τζουγανάτος (Επιμ.), Νομική Βιβλιοθήκη, Αθήνα, Σελ. 455-542, 2013 = “Abuse of a Dominant Position”, *Competition Law*, Dimitris N. Tzouganatos (Ed.), Nomiki Vivliothiki, Athens, Pages 455-542, 2013 (with Ioannis Lianos)
13. “Καταχρήσεις μη τιμολογιακού χαρακτήρα”, *Δίκαιο του ελεύθερου ανταγωνισμού*, Δημήτρης Ν. Τζουγανάτος (Επιμ.), Νομική Βιβλιοθήκη, Αθήνα, Σελ. 543-642, 2013 = “Non-pricing Abuses”, *Competition Law*, Dimitris N. Tzouganatos (Ed.), Nomiki Vivliothiki, Athens, Pages 543-642, 2013 (with Ioannis Lianos)
14. “Εφαρμογή του ενωσιακού και ελληνικού δικαίου ανταγωνισμού από διαιτητικά όργανα”, *Δίκαιο του ελεύθερου ανταγωνισμού*, Δημήτρης Ν. Τζουγανάτος (Επιμ.), Νομική Βιβλιοθήκη, Αθήνα, Σελ. 1056-1093, 2013 = “Application of Union and Greek Competition Law by Arbitration Tribunals”, *Competition Law*, Dimitris N. Tzouganatos (Ed.), Nomiki Vivliothiki, Athens, Pages 1056-1093, 2013
15. “EU Private Antitrust Enforcement: Indirect Purchaser Standing and Passing-on in Light of the *acquis communautaire*”, *I rimedi civilistici agli illeciti anticoncorrenziali, Private Enforcement of Competition Law, Atti del III Convegno di Studio tenuto presso la Facoltà di Giurisprudenza di Trento, 15-16 aprile 2011*, Gian Antonio Benacchio & Michele Carpagnano (Eds.), CEDAM, Padua, Pages 161-181, 2012

16. “EU Private Antitrust Enforcement: Retrospective and Prospective”, *Rights and Remedies in a Liberalised and Competitive Internal Market*, Eugène Buttigieg (Ed.), Gutenberg Press, Malta, Pages 21-36, 2012
17. “Arbitration and EU Competition Law”, *International Antitrust Litigation, Conflict of Laws and Coordination*, Jürgen Basedow, Stéphanie Francq & Laurence Idot (Eds.), Hart Publishing, Oxford/Portland, Pages 191-222, 2011; also published at [SSRN](#)
18. “Assistance by the European Commission and Member States Authorities in Arbitrations”, *EU and US Antitrust Arbitration*, Gordon Blanke and Phillip Landolt (Eds.), Kluwer Law International, Alphen aan den Rijn, Pages 727-753, 2011
19. “Arbitration and EU Competition Law in the Post-Modernisation Era”, *EU and US Antitrust Arbitration*, Gordon Blanke and Phillip Landolt (Eds.), Kluwer Law International, Alphen aan den Rijn, Pages 433-487, 2011
20. “Chapter 12: The Application of EU Competition Law by National Courts”, *Competition Law of the European Community*, Valentine Korah (Ed.), Matthew Bender, New York, Pages 12-1 – 12-48, 2010 (with Anthony Dawes)
21. “Chapter 11: The Procedure in the Network”, *Competition Law of the European Community*, Valentine Korah (Ed.), Matthew Bender, New York, Pages 11-1 – 11-75, 2010 (with Lefkothea Nteka)
22. “IP Rights in the EU *Microsoft* Saga”, *Competition Law and the Enforcement of Article 102*, Federico Etro & Ioannis Kokkoris (Eds.), Oxford University Press, Oxford, Pages 83-98, 2010 (with Katarzyna A. Czapracka)
23. “EC Competition Law and Parallel Trade in Pharmaceutical Products”, *The Reform of EC Competition Law, New Challenges*, Ioannis Kokkoris & Ioannis Lianos (Eds.), Kluwer Law International, Alphen aan den Rijn, Pages 377-408, 2010 (with Anthony Dawes)
24. “European Union”, *Getting the Deal Through – Intellectual Property & Antitrust 2010*, Susan Hutton (Ed.), published in November 2009 (with Mark D. Powell)
25. “Chapter 10: The Procedure Before the Commission”, *Competition Law of the European Community*, Valentine Korah (Ed.), Matthew Bender, New York, 2009 (with Anthony Dawes)
26. “The White Paper for Damages Actions: Putting the Community Right to Damages in Effect”, *Alternative Enforcement Techniques in EC Competition Law: Settlements, Commitments and Other Novel Instruments*, Charles Gheur & Nicolas Petit (Eds.), Bruylant, Brussels, Pages 29-65, 2009
27. “Civil Antitrust Remedies Between Community and National law”, *The Outer Limits of European Union Law*, Catherine Barnard & Okeoghene Odudu (Eds.), Hart Publishing, Oxford/Portland, Pages 363-400, 2009
28. “European Union”, *Getting the Deal Through – Intellectual Property & Antitrust 2009*, Susan Hutton (Ed.), published in November 2008 (with Mark D. Powell)
29. “Greek Preliminary References in Competition Law Matters 1981–2004: Disappointment and Hope”, *Article 234 and Competition Law, An Analysis*, Barry Rodger (Ed.), Kluwer Law International, Alphen aan den Rijn, Pages 572-582, 2008 (with Hara Nikolopoulou)

30. “Modernisation and Decentralisation: Retrospective and Prospective”, *EC Competition Law: A Critical Assessment*, Giuliano Amato & Claus-Dieter Ehlermann (Eds.), Hart Publishing, Oxford/Portland, Pages 629-673, 2007
31. “Resolution of Conflicts in the Integrated Article 81 EC”, *European Competition Law Annual 2004: The Relationship between Competition Law and (Liberal) Professions*, Claus-Dieter Ehlermann & Isabela Atanasiu (Eds.), Hart Publishing, Oxford/Portland, Pages 451-472, 2006
32. “Assistance to Arbitral Tribunals in the Application of EC Competition Law”, *European Competition Law Annual 2001: Effective Private Enforcement of EC Antitrust Law*, Claus-Dieter Ehlermann & Isabela Atanasiu (Eds.), Hart Publishing, Oxford/Portland, Pages 363-385, 2003
33. “Introduction”, *European Competition Law Annual 2001: Effective Private Enforcement of EC Antitrust Law*, Claus-Dieter Ehlermann & Isabela Atanasiu (Eds.), Hart Publishing, Oxford/Portland, Pages xxi-xlii, 2003

ARTICLES

1. “Excessive pricing after *Phenytoin*: Authorities must consider all relevant evidence put forward by a defendant”, *Competition Law Insight*, Vol. 19, Issue 4, April 2020 (with James Killick)
2. [“A Re-awakening of the Failing Firm Defense in the EU in the Aftermath of COVID-19?”](#), [Competition Policy International \(CPI\) Europe Column](#), April 2020 (with Jan Jeram and [Iakovos Sarmas](#)), also published at [SSRN](#)
3. [“The Court of Appeal Upholds the UK Competition Appeal Tribunal’s Quashing of the CMA’s Decision against Pharmaceutical Undertakings who Had Abused their Dominant Position by Pricing their Epilepsy Drug Unfairly \(*Pfizer / Flynn Pharma*\)”](#), [e-Competitions](#), March 2020, n° 94178 (with James Killick and [Aqeel Kadri](#))
4. “*EAEPC v. Commission*: Final Curtain for the *GSK Spain* Saga on so-called ‘dual pricing’ for medicines”, *Journal of European Competition Law & Practice*, 10(4), Pages 224-227, 2019
5. [“The UK Competition Authority Closes its Investigation into an Allegedly Abusive Discount Scheme in the Pharmaceutical Sector \(*Remicade*\)”](#), [e-Competitions](#), March 2019, n° 90218 (with James Killick, [Strati Sakellariou-Witt](#) and [Axel P. Schulz](#))
6. “The EU Court of Justice Dismisses the Commission’s Appeal against the Annulment of its Decision to Prohibit a Merger in the Parcel Delivery Market (*UPS / TNT*)”, [e-Competitions](#), February 2019, n° 89214 (with James Killick)
7. “A Feeling of déjà vu: Market Definition ‘Gerrymandering’ in IT Cases”, *Competition Law Insight*, Vol. 17, Issue 11, November 2018 (with James Killick)
8. “Excessive Pricing in the Pharmaceutical Market – How the CAT Shot Down the CMA’s *Pfizer/Flynn* Case”, *Journal of European Competition Law & Practice*, 9(8), Pages 530-536, 2018 (with James Killick)
9. [“The UK Competition Appeal Tribunal Announces its Provisional Judgment in an Appeal against the CMA’s Infringement Decision in an Excessive Price Case \(*Pfizer / Flynn*\)”](#), [e-Competitions](#), August 2018, n° 87652 (with James Killick)

10. ["The CAT Warns Antitrust Watchdogs to be Careful when Looking at Excessive Pricing", *CPI Antitrust Chronicle*, July 2018 \(with James Killick\)](#)
11. "Regulating Excessive Pricing: The CAT Has Overturned Fines on Pfizer and Flynn Pharma", *Competition Law Insight*, Vol. 17, Issue 7, July 2018 (with James Killick)
12. "Pop Culture: The Effect of Populism and Politics on Competition Law Enforcement", *Competition Law Insight*, Vol. 17, Issue 5, May 2018
13. "Intel: the ECJ Finally Speaks - Time to Listen!", *Competition Law & Policy Debate*, 4(2), Pages 42-50, 2018
14. ["The EU Court of Justice Endorses an Effects-based Assessment of Rebates \(Intel\)", *e-Competitions*, September 2017, n° 84862 \(with James Killick, Jacquelyn F. MacLennan, Jérémie Jourdan, Strati Sakellariou-Witt and Jan Jeram\)](#)
15. ["The Cyprus Competition Authority Imposes a Fine of 750,000 Euro and Behavioural Remedies on an Airport Company \(Hermes Airports\)", *e-Competitions*, June 2015, n° 75466 \(with Polyvios Panayides\)](#)
16. ["The EU Court of Justice Holds that Parent Companies May Be Fined for Repeated Infringements even without Being an Addressee of the Earlier Decisions \(Versalis\)", *e-Competitions*, March 2015, n° 72136 \(with Ian Forrester and James Killick\)](#)
17. "The New Damages Directive and International Arbitration: Prospects after the *CDC* Judgment", *Revue des affaires européennes*, 2015/4, Pages 715-727, 2015
18. "Changing Mind in Changed Circumstances: *Aegean/Olympic II* and the Failing Firm Defence", *Journal of European Competition Law & Practice*, 5(9), Pages 605-615, 2014 (with Jan Jeram)
19. ["Mexico's Proposed Reform of Competition Law: A Critique from Europe", *The CPI Antitrust Chronicle*, March 2014\(2\), Pages 1-14 \(with Anne Perot\), also published at SSRN](#)
20. ["The Belgian Parliament Passes a Law Introducing Class Action", *e-Competitions*, February 2014, n° 64946 \(with Nathalie Colin and Benoît Corbisier de Méaultsart\)](#)
21. "Efficiency Defences in Abuse of Dominance Cases: Introduction", *Concurrences* 2014(2), art. n° 65382
22. ["The European Commission Adopts a Package on Private Damages Actions in Antitrust Cases", *e-Competitions*, June 2013, n° 66609 \(with Ian Forrester, Kai Struckmann, Pontus Lindfelt, Jacquelyn F. MacLennan and Mark D. Powell\)](#)
23. "Arbitration and EU Competition Law", 3-4/2012 *Revista de Concorrência e Regulação*, Pages 251-303
24. "The 'As Efficient Competitor Test' after *Post Danmark*: Emphasis on Margin Squeeze", *Concurrences*, 2013(3), Pages 24-27 (with Stratigoula Sakellariou)
25. "Private Antitrust Damages Actions in the EU: Second Generation Questions", 1/2012 *Revista de Concorrência e Regulação*, Pages 21-72

26. “Δίκαιο ελεύθερου ανταγωνισμού και διαιτησία”, *Δίκαιο Επιχειρήσεων & Εταιριών*, 18(1), Σελ. 11-23, 2012 = “EU and Greek Competition Law and Commercial Arbitration”, *Enterprise & Company Law*, 18(1), Pages 11-23, 2012
27. [“Special Issue - Private Enforcement: An Overview of EU and National Case Law”, e-Competitions, March 2012, n° 44442](#), also published in: *2013 Competition Case Law Digest, A Synthesis of EU and National Leading Cases*, Nicolas Charbit, Elisa Ramundo & Maly Op-Courtaigne (Eds.), Institute of Competition Law, New York, Pages 199-210, 2012
28. “Interview: Competition Enforcement in Times of Crisis”, *Concurrences*, 2011(2), Pages 9-11
29. [“EU Competition Law & Policy in 2025: Modernization—Mission Accomplished?”, *The CPI Antitrust Chronicle*, December 2010 \(1\), Pages 1-5](#)
30. [“Continuity and Change in EU Competition Policy”, *The CPI Antitrust Chronicle*, February 2010 \(1\), Pages 1-8](#)
31. [“European Court of Justice Finds Anti-Suit Injunctions Unavailable in Support of Arbitration Proceedings in Europe”, *White & Case International Disputes Quarterly*, Summer 2009](#)
32. “A Missed Opportunity: Why the Guidance Paper Does not Increase Predictability or Advance the Debate”, *Concurrences*, 2009(2), Pages 23-26 (with James Killick)
33. “Arbitration and Damages Actions post-White Paper: Four Common Misconceptions”, *Global Competition Litigation Review*, 2(1), Pages 16-28, 2009 (with Markus Burianski)
34. [“Schizophrenia in the Commission’s Article 82 Guidance Paper: Formalism Alongside Increased Recourse to Economic Analysis”, *GCP Online Magazine for Global Competition Policy*, February 2009, Release 1, Pages 1-10 \(with James Killick\)](#)
35. “EC Competition Law 2005-2006”, *Oxford Yearbook of European Law*, 27, Pages 521-645, 2008 (with Ian S. Forrester and Jacquelyn F. MacLennan)
36. “Importations parallèles : Comment concilier l’intérêt du consommateur et l’intégration du marché communautaire ?”, *Concurrences*, 2008(4) (e-version) Pages 42-52 (with Pascal Berghe)
37. “The Road to the Commission’s White Paper for Damages Actions: Where We Came From”, *Competition Policy International*, 4(2), Pages 80-105, 2008
38. “The EU White Paper for Damages Actions: A First Appraisal”, *Concurrences*, 2008(2) Pages 84-92
39. [“Enter the White Paper for Damages Actions: A First Selective Appraisal”, *GCP Online Magazine for Global Competition Policy*, April 2008, Release 1, Pages 1-14](#)
40. “Effect of Commission Decisions on Private Antitrust Litigation: Setting the Story Straight”, *Common Market Law Review*, 44(5), Pages 1387-1428, 2007
41. “‘Transient’ and ‘Transitional’ Voidness of Anti-competitive Agreements: A Non-issue and an Issue”, *European Competition Law Review*, 28(8), Pages 445-450, 2007
42. [“Dutch Court Refuses to Enforce US Arbitral Awards on Public Policy Grounds for Violation of EU Competition Law”, *White & Case International Dispute Resolution Newsletter*,](#)

[Volume 19, No. 2 June 2006](#); also published in: *Transnational Dispute Management*, 3(5), December 2006

43. “Public and Private Antitrust Enforcement in Europe: Complement? Overlap?”, *The Competition Law Review*, 3(1), Pages 5-26, 2006
44. [“EU Administrative Law: Competition Law Adjudication”, Sectoral Report on Adjudication in the Competition Field, American Bar Association, European Union Administrative Law Project, Pages 1-82, 2006 \(with Ian S. Forrester\)](#)
45. “Editorial : Agenda de Lisbonne et droit de la concurrence”, *Concurrences*, 2006(3) Pages 1-2 (with Ian S. Forrester)
46. “The New Amendment of the Greek Competition Act: Harmonization with or Departure from the EU Model?”, *European Competition Law Review*, 27(6), Pages 293-298, 2006
47. “EC Competition Law 2003-2004”, *Oxford Yearbook of European Law*, 24, Pages 511-617, 2005 (with Ian S. Forrester and Jacquelyn F. MacLennan)
48. “Προσωρινά μέτρα κατά αποφάσεων της Ευρωπαϊκής Επιτροπής σε υποθέσεις ανταγωνισμού”, *Ελληνική Επιθεώρηση Ευρωπαϊκού Δικαίου*, 25(1), Σελ. 37-71, 2005 = “Interim Measures against Commission Decisions in EC Competition Cases”, *Hellenic Review of European Law*, 25(1), Pages 37-71, 2005
49. [“Refurbishment of Greek Competition Law: Harmonization with or Departure from the EU Model ?”, *e-Competitions*, November 2005, Volume I, n° 305](#)
50. [“The Greek Competition Authority is not a ‘Court or Tribunal’ in the Meaning of Art. 234 EC and therefore Cannot Apply for an ECJ Preliminary Ruling, According to the European Court of Justice”, *e-Competitions*, July 2005, n° 147](#)
51. [“Non-competition Concerns: Resolution of Conflicts in the Integrated Article 81 EC”, *The University of Oxford Centre for Competition Law and Policy Working Paper*, \(L\) 08/05](#)
52. [“Paris Court of Appeal Refuses to Set Aside Arbitral Award for Public Policy Violation”, *White & Case International Dispute Resolution Newsletter*, Volume 17, No. 4 December 2004](#)
53. “Article 234 EC and National Competition Authorities in the Era of Decentralization”, *European Law Review*, 29(1), Pages 106-114, 2004
54. “New Prospects for Private Enforcement of EC Competition Law: *Courage v. Crehan* and the Community Right to Damages”, *Common Market Law Review*, 39(3), Pages 447-487, 2002
55. “Οι συνέπειες του προτεινόμενου εκσυγχρονισμού των κανόνων εφαρμογής του Κοινοτικού δικαίου του ανταγωνισμού”, *Ελληνική Επιθεώρηση Ευρωπαϊκού Δικαίου*, 21(4), Σελ. 745-792, 2001 = “The Consequences of the Proposed Modernization of the European Community Law Enforcement”, *Hellenic Review of European Law*, 21(4), Pages 745-792, 2001 (with Claus-Dieter Ehlermann)
56. “Arbitration and the Modernization of European Competition Law Enforcement”, *World Competition*, 24(2), Pages 211-238, 2001

CASE NOTES

1. “Case C-126/97, *Eco Swiss China Time Ltd. v. Benetton International NV*, Judgment of 1 June 1999, Full Court”, *Common Market Law Review*, 37(2), Pages 459-478, 2000

BOOK REVIEWS

1. “Leigh Hancher and Antonis Metaxas (Eds.), *Transformation of EU and Eastern Mediterranean Energy Networks, Legal, Regulatory and Geopolitical Challenges*. (Deventer/Leuven: Claeys & Casteels, 2018)”, *Common Market Law Review*, 57(1), Page 286, 2020
2. “Maria Ioannidou, *Consumer Involvement in Private EU Competition Law Enforcement* (Oxford: Oxford University Press, 2015), xxxi + 249 pp., 1st Edition, ISBN: 9780198726432”, *World Competition*, 41(2) Pages 301-302, 2018
3. “Luis Ortiz Blanco (Ed.), *EU Competition Procedure*, 3rd edn (Oxford: Oxford University Press, 2013), ISBN: 978-01-996-4183-3, xci + 1129 pp.”, *World Competition*, 39(1) Pages 154-155, 2016
4. “Pinar Akman, *The Concept of Abuse in EU Competition Law: Law and Economic Approaches* (Oxford/Portland: Hart Publishing, 2012), xxi + 354 pp., ISBN: 978-1-849-461 09-2”, *European Competition Law Review*, 35(6) Pages 313-314, 2014.
5. “Samantha J. Mobley & Ross Denton (Eds.), *Baker & McKenzie Global Leniency Manual 2010*. Oxford: Oxford University Press, 2010” & “Lee McGowan, *The Antitrust Revolution in Europe: Exploring the European Commission’s Cartel Policy*. Cheltenham/Northampton: Edward Elgar, 2010”, *World Competition*, 34(4) Pages 725-726, 2011
6. “Tobias Zuberbühler and Christian Oetiker (Eds.), *Practical Aspects of Arbitrating EC Competition Law*. Zurich-Basle-Geneva: Schulthess, 2007”, *Common Market Law Review*, 48(1), Pages 277-278, 2011
7. “Maher M. Dabbah and Barry E. Hawk (Eds.), *Anti-cartel Enforcement Worldwide, Volumes I, II, III*. Cambridge: Cambridge University Press, 2009”, *World Competition*, 33(4), Pages 687-689, 2010
8. “Ioannis Lianos, *La transformation du droit de la concurrence par le recours à l’analyse économique*. Athens: Ant. N. Sakkoulas / Brussels: Bruylant, 2007”, *Common Market Law Review*, 45(4), Pages 1292-1293, 2008
9. “Overview, Recent Books in Greek on Competition Law”, *Common Market Law Review*, 45(2), Pages 607-608, 2008
10. “Gordon Blanke, *The Use and Utility of International Arbitration in EC Commission Merger Remedies*. Groningen: Europa Law Publishing, 2004”, *Stockholm International Arbitration Review*, 9(1), Pages 255-258, 2007
11. “Natalya Shelkopyas, *The Application of EC Law in Arbitration Proceedings*. Groningen: Europa Law Publishing, 2003”, *Common Market Law Review*, 42(1), Pages 287-289, 2005
12. “Stéphane Mail-Fouilleul, *Les Sanctions de la violation du droit communautaire de la concurrence*. Paris: Librairie Générale de Droit et de Jurisprudence (L.G.D.J.), 2002”, *Common Market Law Review*, 40(3), Pages 777-779, 2003

13. “Claus-Dieter Ehlermann and Isabela Atanasiu (Eds.), *European Competition Law Annual 2000: The Modernization of EC Antitrust Policy*. Oxford-Portland Oregon: Hart Publishing, 2001”, *Common Market Law Review*, 39(5), Pages 1195-1199, 2002
14. “Jonathan Faull and Ali Nikpay (Eds.), *The EC Law of Competition*. Oxford: Oxford University Press, 1999”, *Yearbook of European Law*, 21, Pages 585-588, 2001-2002
15. “Clifford A. Jones, *Private Enforcement of Antitrust Law in the EU, UK, and USA*. Oxford: Oxford University Press, 1999”, *Common Market Law Review*, 38(3), Pages 811-815, 2001 (with Claus-Dieter Ehlermann)

REPORTS

1. [“Quantifying Antitrust Damages: Towards Non-binding Guidance for Courts”, Study Prepared for the European Commission, December 2009 \(with Oxera and Walter Beckert, Eric van Damme, Mathias Dewatripont, Julian Franks, Adriaan ten Kate & Patrick Legros\)](#)
2. “Enforcement by the Commission: The Decisional and Enforcement Structure in Antitrust Cases and the Commission’s Fining System”, Working Group III, Global Competition Law Centre (GCLC), July 2009 (with Arianna Andreangeli, Onno Brouwer, Daniel de Feydeau, Ian Forrester, Damien Geradin, Karl Hofstetter, Yannis Katsoulacos, Christophe Lemaire, Matthew O’Regan, Luis Ortiz Blanco, Donald Slater, Sébastien Thomas, David Ulph, Denis Waelbroeck and Ute Zinsmeister)
3. “Treatment of Exclusionary Abuses under Article 82 of the EC Treaty: Comments on the European Commission’s Guidance Paper: Final Report of a CEPS Task Force”, CEPS, August 2009 (with John Temple Lang (Chairman), Andrea Renda (Rapporteur), Christian Ahlborn, Steven Anderman, Ginevra Bruzzone, Marco Bronckers, Paolo Buccirossi, Peter Camesasca, Paolo Chiricozzi, Altan Cingoz, Maurits Dolmans, Kaarli Haar Eichhorn, Gianluca Faella, Ian Forrester, Townsend Feehan, Marcus Glader, Paolo Iannuccelli, Erdal Kiraz, Anders Ladefoged, Pierre Larouche, Robert O’Donoghue, Angelica Orlando, Cristoforo Osti, Roberto Pardolesi, Nickolas Reinhardt, Nadine Rossmann, Robert Stillman, Anders Stenlund and Henrik Schultz)

NEWSPAPER ARTICLES

1. “The European Challenges for the New Government”, *I Kathimerini*, Sunday 1 February 2015
2. [“Guest Post: Mexico’s Antitrust Bill is at Odds with the Truth”](#), “Beyond Bricks” section, *The Financial Times*, Tuesday 19 March 2014
3. “Greece and the European Union: Legal Questions”, *I Kathimerini*, Sunday 3 June 2012
4. “Legal Aspects of a Greek Default”, *I Kathimerini*, Sunday 20 November 2011
5. “Privatisations and Competition Law: Careful with the Recipe”, *I Kathimerini*, Sunday 28 August 2011
6. “Crisis, Regulatory Obstacles and Competition Law”, *To Vima*, Sunday 2 May 2010

BLOGS

1. [“The European Commission Eyes the Addition of a Market Investigation Tool to its 60-year-old Toolbox – But Is it a Chisel or a Sledgehammer?”](#), *Kluwer Competition Law Blog*, 5 June 2020 (with Mark Powell, Marc Israel, James Killick, Jacquelyn MacLennan and Kate Kelliher)
2. [“Authorities Have to Consider Different Types of Evidence - The UK Court of Appeal Broadly Upholds the CAT’s Judgment in Phenytoin and Clarifies ‘Excessive Pricing’ Test”](#), *Kluwer Competition Law Blog*, 2 April 2020 (with James Killick)
3. [“The CMA *Remicade* Decision: Discount Schemes and Abuse of Dominance – Effects Matter!”](#), *Kluwer Competition Law Blog*, 28 March 2019 (with James Killick, Strati Sakellariou-Witt and Axel Schulz)
4. [“EU Court Confirms the Need for Transparency and Full Disclosure of Economic Analyses in EU Merger Cases \(*UPS/TNT*\)”](#), *Kluwer Competition Law Blog*, 22 January 2019 (with James Killick)
5. [“Competition Appeal Tribunal Quashes the CMA’s Excessive Pricing Decision against Pfizer and Flynn Pharma”](#), *Kluwer Competition Law Blog*, 13 June 2018 (with James Killick)
6. [“Brexit and Competition Law”](#), *Kluwer Competition Law Blog*, 20 May 2016
7. [“Legal Questions for the Day After – Greece and EU”](#), *eutopia law*, 6 June 2012