LIST OF PUBLICATIONS

BOOKS


CHAPTERS IN BOOKS


ARTICLES


3. “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

4. “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)


6. “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)

7. “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)


10. “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)


15. “The EU Court of Justice Endorses an Effects-based Assessment of Rebates (Intel)”, e-Competitions, September 2017, n° 84862 (with James Killick, Jacqulyn F. MacLennan, Jérémie Jourdan, Strati Sakellariou-Witt and Ian Jeram)

16. “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)

17. “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)


20. “Mexico’s Proposed Reform of Competition Law: A Critique from Europe”, The CPI Antitrust Chronicle, March 2014(2), Pages 1-14 (with Anne Perrot), also published at SSRN


31. “Continuity and Change in EU Competition Policy”, The CPI Antitrust Chronicle, February 2010 (1), Pages 1-8


35. “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)


40. “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

42. “‘Transient’ and ‘Transitional’ Voidness of Anti-competitive Agreements: A Non-issue and an Issue”, European Competition Law Review, 28(8), Pages 445-450, 2007


50. “Refurbishment of Greek Competition Law: Harmonization with or Departure from the EU Model?”, e-Competitions, November 2005, Volume I, n° 305

51. “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


53. “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


57. “Arbitration and the Modernization of European Competition Law Enforcement”, World Competition, 24(2), Pages 211-238, 2001

CASE NOTES


BOOK REVIEWS


BLOG POSTS

1. “The DMA and private enforcement – Yes but with moderation!”, *Chillin’Competition*, 2 September 2021


4. “Enter the DMA bis! The New Article 22 Guidance and how it Accompanies the DMA”, *Kluwer Competition Law Blog*, 13 April 2021

5. “The ECJ’s Lundbeck judgment offers little new on patent settlements but gives birth to an interesting principle: sector inquiries give rise to a duty of diligence”, *Kluwer Competition Law Blog*, 26 March 2021

6. “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)

7. “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)


REPORTS


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)


NEWSPAPER ARTICLES


2. “Guest Post: Mexico’s Antitrust Bill is at Odds with the Truth”, “Beyond Bricks” section, The Financial Times, Tuesday 19 March 2014


6. “Crisis, Regulatory Obstacles and Competition Law”, To Vima, Sunday 2 May 2010