

VOL. 59, NO. 1/SPRING 2014

Contents

SYMPOSIUM: EU AND U.S. COMPETITION ENFORCEMENT: CONVERGENCE OR DIVERGENCE? Ioannis Kokkoris, Guest Editor	
Introduction: EU and U.S. Competition Enforcement— Convergence or Divergence? By Ioannis Kokkoris	1
Competition Policy and "Too Big" Banks in the European Union and the United States By Albert A. Foer and Don Allen Resnikoff	9
Competition vs. Financial Stability in the Aftermath of the Crisis in the EU and UK By Ioannis Kokkoris	31
Merger Control Procedures and Institutions: A Comparison of EU and U.S. Practice By William A. Kovacic, Petros C. Mavroidis and Damien J. Neven	55
Economics in Merger Analysis By J. Thomas Rosch	111
Monopolization and Abuse of Dominance: Why Europe Is Different By Eleanor M. Fox	129
Reverse-Payment Patent Settlements in the Pharmaceutical Industry: An Analysis of U.S. Antitrust Law and EU Competition Law By Michael Clancy, Damien Geradin and Andrew Lazerow	153

Article Submission and Publication

Opinions with respect to antitrust laws frequently differ. Ideas and conclusions expressed in material contributed by others are not necessarily those of the Board of Editors, nor of the organization with which a particular author is affiliated.

Readers of *The Antitrust Bulletin* are invited to submit, to the appropriate Editor, manuscripts or material for publication. Editors' addresses and primary areas of responsibility are listed on the masthead. No charge is made to the author for submitting a manuscript or for publication of the article if accepted.

All articles accepted will be copyrighted by Federal Legal Publications, Inc., publishers of *The Antitrust Bulletin*. However, authors may use their work in books or other publications for which they are author or editor without fee provided they notify Federal Legal Publications of such use in writing.

The cover letter transmitting a manuscript must grant an exclusive right of first publication to The Antitrust Bulletin or the submission will not be considered. Note: Articles published to the Internet as "working papers" or as part of other electronic collections prior to acceptance by The Antitrust Bulletin are considered previously published materials. Every effort is made to provide a prompt decision

regarding acceptance or rejection. Final publication decisions are made by the Editor-in-Chief. Manuscripts are submitted at the sender's risk and The Antitrust Bulletin assumes no responsibility for the return of material. No financial compensation is paid for articles published; however, a PDF formatted copy of your article will be sent to you for your personal use. Please do not post this PDF copy on any Web site for a period of six months following receipt. If, at any time, you send a copy of this PDF version to any individual or organization, it should be clearly marked "For personal use only and not for publication or resale unless specifically authorized by Federal Legal Publications, Inc."

Inquiries regarding current subscriptions, back issues, bound library copies, and reprints of individual articles should be sent directly to Customer Services, Att'n: Peggy Nudo, 39 Lakeview Road, Carmel, NY 10512 (845-228-5086; FAX: 845-225-2686). Changes in address should be sent 30 days prior to the date of the next issue since copies will not be forwarded nor duplicates provided. If a subscriber wishes his subscription discontinued at its expiration, notice to that effect should be sent to the publisher; otherwise it is assumed a continuation is desired.

Publisher:

MARTIN GREENBERG

Published by Federal Legal Publications, Inc., 390A Heritage Hills, Somers, NY 10589. Issued quarterly in the months of March, June, September, and December. Copyright © 2014 by Federal Legal Publications, Inc., with all rights reserved. No portion of the contents may be reproduced in any form without the written permission of the publisher. Annual subscriptions: Electronic Subscription: \$95.00; Domestic Hard Copy: \$135; Foreign hard copy: \$150.00.

Single copies may be obtained @ \$50.00/copy including postage and handling.

Special double issues may be obtained @ \$75.00/copy including postage and handling. All payments must be in U.S. currency or at the current rate of exchange.

The Antitrust Bulletin is indexed/abstracted by the following:

Academic Search Premier Business Source Premier

Current Contents in Management (Manchester, England)

Current Contents/Social and Behavioral Sciences

Current Law Index

Index to Legal Periodicals

Journal of Economic Literature

Public Affairs Information Service Bulletin

Full text versions of all articles are available online by EBSCO Publications. Please check with your library for access or visit www.epnet.com for more information.

Microfilm Editions are available from University Microfilms.

ISSN 0003-603X Keytitle: Antitrust bulletin

FEDERAL LEGAL PUBLICATIONS CODE OF CONDUCT

Note: Federal Legal Publications adheres to, but is not a paid subscriber to the Code of Ethics developed by the Committee On Publication Ethics (COPE).

GENERAL DUTIES AND RESPONSIBILITIES OF THE EDITOR-IN CHIEF AND EDITORS OF SPECIALIZED SUBJECT AREAS:

The editor-in-chief is finally responsible for articles published in this journal. All editors strive to select articles for publication that:

- display incisive thought, employ rigorous analysis, and advance legal or economic knowledge and scholarship;
- meet the reasonable needs and expectations of legal and economic communities of scholars and practitioners for domestic and international articles that advance knowledge in the specific subject areas of antitrust law, competition policy, and industrial organization economics;
- advance freedom of expression, maintain academic integrity, and apply high intellectual and scholarly standards;

Relations with the communities of legal and economic scholars and practitioners

Scholars and practitioners are invited to submit articles for review and consideration for publication. Submissions will be thoroughly reviewed to determine if standards of scholarship are appropriately met.

Readers will be informed about an author's sources of funded research and the role of funders in the author's research process. Relevant information regarding funded research will be disclosed in requisite articles.

Readers are encouraged to communicate with the editor-in-chief with questions, criticisms, or corrections of published articles. Readers will be invited to publish criticisms and/or corrections and each will be published in the discretion of the editor-in-chief.

Relations with authors

- Editors will take all reasonable steps to ensure the quality of the articles they recommend for publication.
- The editor-in-chief's final acceptance or rejection of an article for publication will be based solely on the article's substantive quality—the incisiveness of its thought, the rigor of its analysis, and the scholarliness of the legal or economic knowledge advanced—and whether the article meets the journal's then current needs for timely and topical articles on a particular subject area.

- Articles should be submitted to the editor with responsibility for the article's subject matter. That editor will review the substantive quality of the article and will, as the responsible editor deems, submit it for review by peers.
- Authors may appeal an editor's decision to the editor-in-chief who will promptly review it and inform the author of the final decision.
- Authors are informed of the journal's formal submission requirements that are uniform and consistent across specialized subject matters. Authors should refer or link to this code. A decision as to an article's substantive quality is made by the responsible editor and communicated to the editor-in chief who makes all final publication decisions.
- Editors and any successors will not reverse decisions to recommend publication unless serious problems are subsequently identified with a submission.

Relations with reviewers

- Editors will communicate guidance to peer reviewers on expectations regarding their substantive review.
- Editors will preserve peer reviewers' anonymity, and will not disclose an article, except to the reviewer, during the review process.

The peer-review process

Reviewers will be required to use as a basis for their review the professionally accepted quality and scholarly standards prevailing in their specialized area.

Editors will protect articles from disclosure, except as disclosed to reviewers, during the process and will promptly notify the author of the decision and its bases.

Complaints

 Editors will respond promptly to authors' complaints and will advise complainants to communicate any unresolved matters to the editor-in-chief.

Encouraging debate

- Cogent criticisms of published articles will be published unless editors have convincing reasons why they should not be.
- Authors of criticized articles will be given the opportunity to respond.

Board of Editors

Editor-in-Chief WILLIAM J. CURRAN III, ESQ. 9904 East Moccasin Trail Wexford, PA 15090

Foreign Antitrust
HARRY FIRST
Charles L. Denison Professor
New York University
School of Law
40 Washington Square South
New York, NY 10012

Assistant Editor AMY R. FINE, ESQ. Federal Legal Publications, Inc. 4978 Sentinel Drive Bethesda, MD 20816

Legal Book Reviews STEPHEN CALKINS, ESQ. Professor Wayne State University Law School Detroit, MI 48202

Advisory Board

DAVID BOIES

Boies Schiller & Flexner LLP

Armonk, NY

TERRY CALVANI

Freshfields Bruckhaus Deringer LLP

Washington, DC

WILLIAM S. COMANOR

Professor of Economics University of California

Santa Barbara, CA

KENNETH G. ELZINGA

Professor of Economics University of Virginia

Charlottesville, VA

ALBERT A. FOER

American Antitrust Institute

Washington, DC

ELEANOR M. FOX

Professor of Law

New York University

School of Law

New York, NY

DOUGLAS F. GREER

Professor of Economics

San Jose State University

San Jose, CA

GREGORY T. GUNDLACH

Coggin College of Business

University of North Florida

Jacksonville, FL

RAY V. HARTWELL, III

Hunton & Williams LLP

Washington, DC

ALISON JONES

Professor of Law

King's College

London, England

IOANNIS KOKKORIS

Chair in Law and Economics

School of Law

University of Reading

Reading, England

MRS. VALENTINE KORAH

Professor of Competition Law

University College

London, England

THEODORE P. KOVALEFF Chair, Community Board 9

Manhattan, NY

ROBERT J. LEVINSON

Charles River Associates

Washington, DC

DAVID E. MILLS

Department of Economics University of Virginia

Charlottesville, VA

WARREN PENGILLEY

Emeritus Professor of Law

The University of Newcastle

Australia

JOHN H. SHENEFIELD

Morgan, Lewis & Bockius

Washington, DC

TOSHIAKI TAKIGAWA

School of Law

Kansai University

Osaka, Japan

THOMAS VELK

Director, North American Studies

McGill University

Montreal, Canada

CHARLES D. WELLER, ESQ.

Cleveland, OH

OLIVER E. WILLIAMSON

Transamerica Professor of

Business, Economics and Law University of California, Berkeley

Berkeley, CA

Antitrust Bulletin

Symposium EU and U.S. Competition Enforcement: Convergence or Divergence?