

## Index of Articles

<b>Foreword to Special Edition – Arbitrating Competition Law Issues: A European and a US Perspective</b> <i>Sir David Edward</i>	1
<b>Preface</b> <i>Gordon Blanke</i>	3
<b>Arbitration in EC Merger Control: Old Wine in a New Bottle</b> <i>Luca G Radicati di Brozolo</i>	7
<b>The Case for Supranational Arbitration – Ideas and Prospects</b> <i>Gordon Blanke</i>	17
<b>Arbitrability of Antitrust Claims in the United States of America</b> <i>Peter E Greene, Peter S Julian and Julie Bédard</i>	43
<b>Interim Discussion</b> <i>Luca Radicati di Brozolo, Gordon Blanke, Phillip Landolt and William Rowley QC</i>	57
<b>The Application by Arbitrators of Articles 81 &amp; 82 and Their Relationship with the European Commission</b> <i>Hans van Houtte</i>	63
<b>The European Commission’s View on Arbitrating Competition Law Issues</b> <i>Johannes Lübking</i>	77
<b>A Principled Approach to Arbitration of Competition Law Disputes: Competition Authorities as Amici Curiae and the Status of Their Decisions in Arbitral Proceedings</b> <i>Renato Nazzini</i>	89
<b>Judgment of the Swiss Supreme Court of 8 March 2006 – A Commentary</b> <i>Phillip Landolt</i>	129
<b>The Arbitrability of Competition Law Disputes</b> <i>James Bridgeman</i>	147

<b>Arbitration and the Modernisation of EC Competition Law</b> <i>Diederik de Groot</i>	175
<b>ICC Draft Best Practice Note on the European Commission Acting as Amicus Curiae in International Arbitration Proceedings – An Explanatory Note</b> <i>Carl Nisser and Gordon Blanke</i>	193
<b>ICC Draft Best Practice Note on the European Commission Acting as Amicus Curiae in International Arbitration Proceedings – The Text</b> <i>Carl Nisser and Gordon Blanke</i>	198
<b>Dissenting Opinion on a Dangerous Project</b> <i>Alexis Mourre</i>	219
<b>Do we need Codes and/or Laws for Better Administrative Procedure and Conduct of Officials?</b> <i>Mario P Chiti</i>	233
<b>European Union Law as a Legal System in a Comparative Perspective</b> <i>Vincenzo Zeno-Zencovich and Noah Vardi</i>	243
<b>Arbitration in Denmark – The Parties’ Influence on a Danish Arbitration Case</b> <i>Erik Werlauff</i>	267
<b>Family Businesses and the EU Recommendation on the Transfer of Small and Medium-sized Enterprises</b> <i>Lars-Göran Sund and Leif Melin</i>	279
<b>Tighter Control on Foreign Acquisitions in China? – The XCMG Case</b> <i>Qingxiu Bu</i>	293
<b>Getting to Know You: The Developing Relationship between National Courts of the “Newer” Member States and the European Court of Justice, with Particular Reference to Estonia</b> <i>Rose M D’Sa and Julia Laffranque</i>	311
<b>A Critical Analysis of the Vaccine Damage Payments Scheme</b> <i>Ruth Tindley</i>	345
<b>Regulating Risk or Advancing Therapies? – Regulation and Sustainability of Medicines in a Cash-limited Economy</b> <i>Christopher Hodges</i>	389

<b>Biometric Data in Scandinavia</b>	411
<i>Charlotte Bagger Tranberg</i>	
<b>Corporate Governance and the Corporate Objective in the European Community: Proposing a Re-Definition in Light of EC Law</b>	405
<i>Luca Cerioni and Andrew Keay</i>	
<b>Hedge Fund Regulation in Selected European Review Jurisdictions: A Comparative Review</b>	447
<i>Phoebus Athanassiou</i>	
<b>Navigating the Maze: Reviewing the Information Disclosure Requirements in the Financial Services Acquis</b>	485
<i>Jennifer Long</i>	
<b>The Concept of ‘Out of Sight – Offshore – Out of Mind’ under the International Financial Architecture: Do Tax Havens Impede Economic Growth and Development?</b>	525
<i>Mei-Wah Leung</i>	
<b>Is There More to it Than the Fight Against ‘Dirty Money’? Article 95 EC and the Criminal Law</b>	557
<i>Ester Herlin-Karnell</i>	
<b>Le Code Civil Napoleon et les Obligations Contractuelles: de Centenaire en Centenaire ... et Perspectives</b>	579
<i>Marcel Fontaine</i>	
<b>Using the WTO for the Protection of Human Rights in China</b>	605
<i>Phil CW Chan</i>	
<b>Enterprise financing and Assets Transfer as Guarantee Purposes: a Comparative Law Analysis of the Italian System</b>	629
<i>Daniela Valentino</i>	
<b>Ecotaxes and the European Union</b>	647
<i>Eric Engle</i>	
<b>The 2002 EC Directives Telecommunications: Regime up to the Ongoing Revision – Have the Goals been Reached?</b>	657
<i>Giovanna De Minico</i>	
<b>“True and Fair View” Versus “Fair Presentation” Accounting: Are They Legally Similar or Different?</b>	677
<i>Md Anowar Zahid</i>	

<b>Unfair Commercial Practices in Franchise Agreements: The Exploitation of Economic Dependence Situations</b> <i>Carmen Estevan de Quesada</i>	691
<b>One Share – One Vote and the Case for a Harmonised Capital Structure</b> <i>George Psarakis</i>	709
<b>Reflections on the Securities Law of Jordan</b> <i>Bashar H. Malkawi</i>	735
<b>Applicable Employment Law after Rome I – The Draft Rome I Regulation and Its Importance for Employment Contracts</b> <i>Lone L. Hansen</i>	767
<b>Four Years of MADness? – The New Market Abuse Prohibition Revisited: Integrated Implementation Through the Lens of a Critical, Comparative Analysis</b> <i>Panagiotis K. Staikouras</i>	775
<b>The Implementation of the Takeovers Directive in Germany</b> <i>Frank Wooldridge</i>	811
<b>Book Review: Lazaros E Panourgias, Banking Regulation and World Trade Law</b>	817
<b>Regulating Credit Rating Agencies in a Transatlantic Dialogue</b> <i>Elisabetta Cervone</i>	821
<b>ADR and Mediation: Experience from Italy</b> <i>Guido Alpa</i>	883
<b>On the Difficulties of Legally Regulating Multinational Enterprises</b> <i>Bernhard Kuschnik</i>	895
<b>Main Trends of the Italian Competition Authority's Activity: A Law and Economics Perspective</b> <i>Andrea Nuzzi and Giovanni B Nuzzi</i>	909
<b>Insider Dealing and Parity of Information- Is Georgakis Still Valid?</b> <i>David Moalem and Jesper Lau Hansen</i>	949
<b>The Operation of the International Commercial and Financial Legal Order: The Lex Mercatoria and its Application</b> <i>Jan H Dalhuisen</i>	985

<b>Between the Public Interest and the Free Market: Would the Liberalisation of the Legal Profession Bring Benefits to the Client – And to the Market?</b>	1051
<i>Editorial</i>	
<b>Competition Law and the Regulation of the Legal Profession in Ireland – Where is the Trouble?</b>	1061
<i>Dermot Cahill</i>	
<b>Regulating the Legal Profession: Article 81, the Public Interest and the ECJ's Judgment in Wouters</b>	1079
<i>Alison Jones</i>	
<b>Referring to Justice</b>	1105
<i>John Peysner</i>	
<b>Regulation of the Legal Professions or Regulation of Markets for Legal Services: Potential Implications of the Legal Services Act 2007</b>	1129
<i>Frank Stephen</i>	
<b>Analysis- Joined Cases T-125/03 and 253/03, AKZO Nobel Chemicals Ltd v Ackros Chemicals Ltd v Commission, Judgment of 17 September 2007, not yet reported (under appeal)</b>	1141
<i>Arianna Andreangeli</i>	