



UNIVERSITÀ
di VERONA

Dipartimento
di SCIENZE GIURIDICHE



BIBLIOGRAFIA SUL DIRITTO EUROPEO DELLA CONCORRENZA

2017-2024

MONOGRAFIE ARTICOLI DI PERIODICI

Dossier
a cura del Centro di documentazione europea
dell'Università degli Studi di Verona

Aggiornato a maggio 2024

N.B. I riferimenti bibliografici contenuti nel dossier riguardano testi **pervenuti o acquistati nel corso del 2017-2018 (anche se riferiti a anni precedenti)** dal Centro di documentazione europea e dalla Biblioteca Giuridica Zanotto del Dipartimento di Scienze Giuridiche dell'Università degli Studi di Verona. Per gli anni precedenti si rimanda a <http://cde.univr.it/index.php/CDE/cde/servizi-online-cde/dossier/archivio-dossier/>

Il presente documento non è riproducibile su altri siti senza la previa autorizzazione scritta della Direzione de CDE, in assenza della quale sono esclusivamente consentiti i link.

INDICE

MONOGRAFIE	3
ARTICOLI DI PERIODICI	6
1. EVOLUZIONE DELLA POLITICA DELLA CONCORRENZA NEI TRATTATI E NELL'ATTIVITÀ DELLE ISTITUZIONI EUROPEE	6
2. ART. 101 TFUE: ACCORDI TRA IMPRESE (EX ART. 81 TCE)	8
3. ART 102 TFUE: ABUSO DI POSIZIONE DOMINANTE (EX ART. 82 TCE)	13
4. REGOLAMENTO 1/2003 CE: APPLICAZIONE DECENTRATA DEL DIRITTO UE DELLA CONCORRENZA	17
5. COMPLIANCE E PROCEDURA ANTITRUST	19
6. RESPONSABILITÀ PER VIOLAZIONE DEL DIRITTO UE SULLA CONCORRENZA E REGIME SANZIONATORIO	24
7. REGOLAMENTO 139/04/CE: CONCENTRAZIONI FRA IMPRESE	26
8. SERVIZI DI INTERESSE ECONOMICO GENERALE	27
9. AIUTI DI STATO	28
10. ENFORCEMENT E DIMENSIONE INTERNAZIONALE	45
11. SETTORI SPECIALI	49
11.1 BANCHE E ASSICURAZIONI	49
11.2 ENERGIA, AMBIENTE E CAMBIAMENTI CLIMATICI	51
11.3 POSTE	53
11.4 SETTORE FARMACEUTICO	54
11.5 TELECOMUNICAZIONI, INTERNET ED E-COMMERCE	56
11.6 TRASPORTI	62
11.7 INDUSTRIA CHIMICA	66
11.8 AGRICOLTURA	67
11.9 SPORT	68
12. POLITICA DELLA CONCORRENZA E CONSUMATORI	69
13. POLITICA DELLA CONCORRENZA E LIBERE PROFESSIONI	71
14. BREXIT E POLITICA EUROPEA DELLA CONCORRENZA	72
15. POLITICA DELLA CONCORRENZA UE E EMERGENZA CORONAVIRUS	74

MONOGRAFIE

- K. BACON, *European Union law of state aid. Third edition*, Oxford, Oxford University Press, 2017.
- C. BEATON-WELLS, C. TRAN, ed. by, *Anti-Cartel enforcement in a contemporary age. Leniency religion*, Oxford and Portland, Hart Publishing, 2015.
- D. BOSCO e M. S. GAL, *Challenges to assumptions in competition law*, Cheltenham UK, Editors and Contributors Severally, 2021.
- V. BRISMI, *The interface between competition and the internal market. Market separation under article 102 TFEU*, Oxford and Portland, Hart Publishing, 2016.
- J. BURKE, *A critical account of Article 106(2) TFEU*, Oxford and Portland (Oregon), Hart Publishing, 2018.
- M. CANOY, J. MULDER, W. SAUTER, *EU Competition law and pharmaceuticals*, Cheltenham, UK e Northampton, USA, Edward Elgar Publishing, 2022.
- S. M. CARBONE, A. COMBA, G. SACERDOTI, M. VELLANO, G. VENTURINI, *Diritto internazionale dell'economia*, G. Giappichelli Editore, 2018.
- C. B. CALINI, *Procedure antitrust in Italia*, Milano, Giuffrè Editore, 2018.
- V. DEMEDTS, *The Future of International Competition Law Enforcement*, Boston, Brill Nijhoff, 2018.
- A. DI GIOVANNI, *I servizi di interesse generale tra poteri di autorganizzazione e concessione di servizi*, Torino, Giappichelli, 2018.
- J. DREXL, F. DI PORTO, *Competition law as a regulation*, Cheltenham- Northampton, Ascola, 2015.
- A. EZRACHI, *Eu Competition law. An analytical guide to the leading cases*, Oxford and Portland, Hart Publishing, 2016.
- V. FALCE a cura di, *"Competition law enforcement in digital markets". Digital Markets and Competition Law Interdisciplinary project for European Judges*, Torino, Giappichelli Editore, 2021.
- E. M. FOX, D. GERARD, *EU Competition Law, Cases, Texts and Context*, UK, Edward Elgar, 2017.
- E. M. FOX, *Antitrust Ambassador to the World*, New York, Institute of Competition Law, 2021.
- C. FRATEA, a cura di, *Stato dell'arte e nuove sfide nel diritto europeo della concorrenza*, Bari, Cacucci editore, 2019.

- M. J. FRESE, *Sanctions in the EU competition law*, Oxford, Bloomsbury, 2016.
- M. GUY, *Competition Policy in Healthcare*, Cambridge, Intersentia, 2019.
- L. HANCHER, A. DE HAUTECLOCQUE, F. M. SALERNO, *State aid and the energy sector*, Oxford, Hart Publishing, 2018.
- S. HOLMES, D. MIDDELSCHULTE, M. SNOEP, *Competition Law, Climate Change & Environmental Sustainability*, Concurrences, New York, 2021.
- T. HORSLEY, *The Court of Justice of the European Union as an Institutional Actor*, Cambridge, 2018.
- J. HUANG, *Interregional recognition and enforcement of civil and commercial judgments, Lessons for China from US and EU law*, Oxford, Hart Publishing, 2014.
- A. JONES, B. SUFRIN, *EU competition law*, Oxford, Oxford University press, 2014.
- F. JÜRGEN SCHER, F. MONTAG, *European state aid law. A commentary*, Oxford, München, Baden-Baden, C.H. Beck- Hart-Nomos, 2016.
- P. KIRST, *The impact of the damages directive on the enforcement of EU competition law, A Law and Economics Analysis*, UK, Edward Elgar, 2021.
- S. LAMARCA, *La disciplina dei cartelli nel diritto antitrust europeo ed italiano*, Torino, Giappichelli Editore, 2017.
- B. LUNFQVIST, S. GAL, *Competition law for the digital economy*, Edward Elgar, 2019.
- A. MACNAB, *Materials on European Union law of competition*, Oxford, Oxford University Press, 2016.
- P. MANZINI, *Il digital market act decodificato*, in in P. Manzini, M. Vellano (a cura di), *Unione Europea 2020. I dodici mesi che hanno segnato l'integrazione europea*, 2021, pp. 317 - 345
- R. MASTROIANNI, A. ARENA, ed by, *60 years of EU competition law: stocktaking and future prospects*, Napoli, Editoriale Scientifica, 2017.
- M. MEROLA, *Rimedi per violazione delle norme sugli aiuti di Stato: misure repressive o di ripristino*, Torino, Giappichelli Editore, 2018.
- J. MILLIGAN, *European Union Competition Law in the Airline Industry*, New York, Wolters Kluwer, 2017.
- S. MONTALDO, F. COSTAMAGNA, A. MIGLIO, *EU law enforcement the evolution of sanctioning powers*, Torino, G. Giappichelli Editore, 2020.
- J. MULDER, *Social legitimacy in the internal market. A dialogue of mutual responsiveness*, Oxford, Hart Publishing, 2018.

- G. MUSCOLO, M. TAVASSI, *The Interplay Between Competition Law and Intellectual Property. An International Perspective*, Cambridge University Press, 2019.
- M. ORLANDI, *Le discriminazioni fiscali e gli aiuti di stato nel diritto dell'Unione europea*, Canterano (RM), Aracne editrice, 2018.
- A. PAPPALARDO, *Il diritto della concorrenza dell'Unione europea*, Milano, Utet Wolters Kluwer, 2018.
- F. PASTOR-MERCHANTE, *The role of competitors in the enforcement of state aid law*, Oxford, Bloomsbury, 2017.
- J. J. PIERNAS LÓPEZ, *The concept of state aid under EU law: from internal market to competition and beyond*, Oxford, Oxford University Press, 2015.
- V. ROBERTSTON, *Competition Law's Innovation Factor*, Oxford, Hart, 2020.
- E. SAHIN, *Collective redress and Eu competition law*, London and New York, Routledge, 2019.
- C. SCHEPISI, *La modernizzazione della disciplina sugli aiuti di stato. Il nuovo approccio della Commissione europea e i recenti sviluppi in materia di public e private enforcement*, Giappichelli, Torino, 2011.
- T. SCHREPEL, *Blockchain + Antitrust: the decentralisation formula*, Cheltenham, UK, Edward Elgar, 2021.
- M. THILL-TAYARA. G.G.GORDON, *Pharmaceutical Antitrust An Analysis of US and EU Law*, DECHERT llp, New York, 2023
- V. TOMLJENOVIC, N. BODIROGA-VUKOBRAT, V. BUTORAC MALNAR, I. KUNDA, *EU Competition and State Aid Rules*, Berlino, Springer, 2017.
- R. VAN LEUKEN, *Private law and the internal market, Direct Horizontal effect of the treaty provisions on free movement*, Cambridge, Intersentia, 2017.
- M. WASASTJERNA, *Competition, data and privacy in the digital economy*, Ah Alphen aan den Rijn, Kluwer Law International, 2019.

ARTICOLI DI PERIODICI

1. EVOLUZIONE DELLA POLITICA DELLA CONCORRENZA NEI TRATTATI E NELL'ATTIVITÀ DELLE ISTITUZIONI EUROPEE

- A. S. CHONE-GRIMALDI e M. THILL-TAYARA, *Le nouveau règlement d'exemption relatif aux accords verticaux*, in *Etude*, in *Europe*, 7/2022, n° 6.
- M. DONY, *Rulings fiscaux et règles relatives aux aides d'Etat: quels enseignements tirer des arrêts Fiat et Starbucks?*, in *Cahiers de droit européen*, 1/2020, pp. 133-176.
- L. DRIGUEZ, *Aides aux Pme*, in *Europe*, 11/2020, p. 27
Nota a sentenza del Tribunale (Terza Sezione) del 9 settembre 2020, *spol. s r. o. c. Commissione europea*, causa T-745/17, ECLI: ECLI:EU:T:2020:400
[Testo della sentenza](#)
- L. DRIGUEZ, *Aides en faveur d'une centrale nucléaire*, in *Europe*, 11/2020, p. 26
Nota a sentenza della Corte (Grande Sezione) del 22 settembre 2020, *Repubblica di Austria c. Commissione europea*, causa C-594/18 P, ECLI: ECLI:EU:C:2020:742
[Testo della sentenza](#)
- L. DRIGUEZ, *Mesure fiscale et caractère sélectif*, in *Europe*, 11/2020, p. 26
Nota a sentenza del Tribunale (Ottava Sezione ampliata) del 23 settembre 2020, *Regno di Spagna c. Commissione europea*, causa T-515/13 renv, ECLI: ECLI:EU:T:2020:434
[Testo della sentenza](#)
- L. DRIGUEZ, *Notion de Pme*, in *Europe*, 11/2020, pp. 25-26
Nota a sentenza della Corte (Decima Sezione) del 24 settembre 2020, *NMI Technologietransfer GmbH c. EuroNorm GmbH*, causa C-516/19, ECLI:ECLI:EU:C:2020:754
[Testo della sentenza](#)
- C. HODGES, *Ethical business regulation and competition enforcement: challenging orthodoxy*, in *ECLR*, issue 5, 2017, pp. 237-246.
- K. HIU, F. KWOK, *The Concept of "Agreement" under Article 101 TFEU: A Question of EU Treaty Interpretation*, in *European Law Review*, 2/2019, pp. 196-221.
- L. IDOT, *Le règlement relatif aux subventions étrangères faussant le marché intérieur: un nouvel outil en droit de la concurrence?*, in *Europe - Actualité du droit de l'Union Européenne*, 6/2023, pp. 5-10.
- M. LE SOUDÉER, *L'apport de la charte des droits fondamentaux à la protection des droits procéduraux des entreprises en droit de la concurrence*, pp. 241-258, in R. TINIÈRE, *La charte des droits fondamentaux et l'entreprise*, in *Revue des affaires européennes*, 2/2018, pp. 221-288.

- E. M. MAGRONE, *Un nuovo tassello verso il mutuo riconoscimento delle situazioni familiari: la proposta di regolamento UE in materia di filiazione*, in *Studi sull'integrazione europea*, 1/2023, pp. 101-138.
- S. MARINO, *La valorizzazione dello sviluppo sostenibile nella politica di concorrenza dell'Unione europea*, in *Il diritto dell'Unione Europea*, 3-4/2022, pp. 633-662.
- E. MOUTSIPAI, A. GEIGER, *Lobbying in EU competition law*, in *European Competition Law Review*, 5/2019, pp. 229-237.
- C. NYOMBI, M. ORUAZE DICKSON, *Tactical litigation in the post- Recast Brussels Regulation era*, in *ECLR*, issue 10, 2017, pp. 457-469.
- E. A. ROSSI, *Rilievi internazionalistici su concorrenza e valori sociali a margine del PNRR*, in *Commenti*, in *Diritto Comunitario e degli Scambi Internazionali*, 3-4/2021, pp. 665-687.
- F. RIZZUTO, *The implications of the Meta Ireland Platform ruling the powers of national competition authorities and national regulatory and supervisory authorities*, in *European Competition Law Review*, Issue 12 volume 44/2023, pp. 532-538.
- U. SOLTÉSZ, *Commission dreams of hybrid creatures: new tools under the white paper on foreign subsidies*, in *European Competition Law Review*, 12/2020 pp. 609-614
- C. TOVO, *Delegation of legislative powers in the EU: How EU Institutions have eluded the Lisbon Reform?*, in *European law review*, 2017, pp. 677-705.
- P. TREACY, A. LATHAM, *Blockchain and competition law*, in *European Competition Law Review*, 12/2020, pp. 602-608.
- B. VLEESHOUWERS, T. VERSTRAETEN, *The postman always rings twice...on the application of the ne bis in idem principle in competition law*, in *ECLR*, issue 7, 2017, pp. 305-315.

2. ART. 101 TFUE: ACCORDI TRA IMPRESE (EX ART. 81 TCE)

- G. AQUILEIA, *Saga de l'Avastin et du Lucentis*, pp. 185-198, F. PICOD, *Chronique de jurisprudence de la Cour de Justice et du Tribunal de l'Union Européenne*, in *Revue des affaires Européennes*, 1/2018, pp. 117-209.
Nota a sentenza della Corte CJUE, 23 janvier 2018, F. Hoffmann-La Roche e.a., aff. C-179/16
[Testo della sentenza](#)
- R. BABAYEV, *Duality of economic freedom protection in the interplay of article 16 cfr and article 102 TFUE*, in *European Law Review*, 10/2020, pp. 694-712
- B. BATCHELOR, H. SHERATON, F. CARLIN, M. HEALY, *Lundbeck raises more questions than answers on "Pay-for-Delay" settlements; creates damaging divergence from US law*, in *ECLR*, n. 38, 2017, pp. 3-7.
- L. M. BAUDENBACHER, A. WEITBRECHT, *Facilitation of infringements of EU competition law and the general principles common to the law of Member States*, in *European Competition Law Review*, 1/2018, pp. 1-11.
- J. BELLIS, M. WELLINGER, *The need for a clear delineation of resale price maintenance - an analysis of the Dutch Competition Authority's Samsung Decision*, in *European Competition Law Review*, n. 4, 2022, pp. 154-161.
[Articolo consultabile on-line da rete locale](#)
- G. BLANKE, *The European Commissions as Amicus Curiae in EU competition arbitration: Towards a structured approach*, in *European Competition Law Review*, 9/2019, pp. 438-444.
- P. CALLOL, *Syndicated financial instruments and antitrust: the recent price-fixing investigation related to derivative products in project-finance transactions in Spain*, in *European Competition Law Review*, 6/2018, pp. 246-249.
- P. CALLOL, *Spain: The New Foreign Direct Investment Regulation: A Welcome Improvement - Though Gaps Remain*, in *European Competition Law Review*, vol 45 issue 3 pp. 107-116.
- S. CAMPBELL, L. GRIMES, *Extraterritoriality – the Court of Appeal takes an expansive view of article 101 TFEU's scope*, in *European Competition Law Review*, 6/2018, pp. 266-273.
- W. CHAIEHLOUJ, *Faut-il repenser le droit européen des concentrations après l'affaire Alstom/Siemens?*, in *Cahiers de Droit Européen*, 2-3/2020, pp. 549-612.
- R. CONTI, a cura di, *Concorrenza. Risarcimento dei danni causati da un'intesa anticoncorrenziale* in *Osservatorio della Corte di Giustizia UE*, in *Il Corriere giuridico*, 4/2020, pp. 559-561.
Nota a sentenza della Corte di Giustizia del 12 Dic. 2019, causa C-435/18, *Otis GmbH et al. c. Land Oberösterreich et al.*, ECLI:EU:C:2019:1069.

[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)

- A. FEUERBORN, *Initiative der EU-Kommission zur Unterstützung der kollektiven Selbsthilfe von Solo-Selbständigen durch Tarifverträge*, in *Die erste Seite*, in *Recht der Internationalen Wirtschaft*, 5/2023.
[Articolo consultabile on-line da rete locale](#)
- R. GALLE e I. THANOS, *Clean teams for dirty business: A practitioner's view on the use of clean teams under competition law rules*, in *Articles*, in *European Competition Law Review*, Vol. 43,7/2022, pp. 314-320.
- M. GASSLER, *The new sustainability chapter in the draft Horizontal Guidelines*, in *Articles*, in *European Competition Law Review*, volume 43, issue 10/2022, pp. 449-457.
- M. GREENHALGH, *Keeping up with computers: a review of art.101 TFEU's prohibition of collusive pricing in the algorithmic age*, in *European Competition Law Review*, 9/2021, pp.520-534
- K. HAEGEMAN, M. GHIORGHIES, *European competition law enforcement: time to settle our differences*, in *European Competition Law Review*, 2/2020, pp. 63-67.
- K. HAVU, X. TAN, *Procedure, duration, reasoning and fines: Notes on the basis of case C-519/15 P Trafilerie*, in *ECLR*, issue 7, 2017, pp. 316-321.
- L. HORNKOHL, *Wirtschafts- und Gesellschaftsrecht. Pauschalierte Schadensersatz Klauseln zur Überwindung von Beweis Nöten- die Kartellschadensersatzrichtlinie und Probleme ihrer Umsetzung*, in *GPR*, 1/2018, pp. 44-50.
- L. HORNKOHL, *The economic continuity test in private enforcement of competition law – The ECJ's judgement in Skanska Industrial Solutions (C-724/17)*, in *European competition law review*, 7/2019, pp. 340-343.
- P. HUGHES, *Bright line or barbed wire? The classification of supplier influence over resale prices under EU competition law*, in *ECLR*, n. 6, 2017, pp. 272-287.
- P. HUIZING, *The ECJ finally accepts the qualified effects test: now was that so hard?*, in *European Competition Law Review*, 1/2018, pp. 24-30.
- L. IDOT, *Système de réparation sélective*, in *Europe Actualité du droit de l'Union européenne*, n.12 2017, n.467.
Nota a sentenza Trib. UE, 23 oct. 2017, aff. T-712/14.
[Testo della sentenza](#)
- L. IDOT, *Entente dans le secteur agricole*, in *Europe Actualité du droit de l'Union européenne*, 1-2018, n.17.
Nota a sentenza CJUE, gde ch., 14 nov. 2017, C-671/15.
[Testo della sentenza](#)

- L. IDOT, *Parties à l'entente et «facilitateur»*, in *Europe Actualité du droit de l'union européenne*, 1-2018, n.19, pp. 28-29
Nota a sentenza Trib. UE, 10 nov. 2017, aff. T-180/15, Icap.
[Testo della sentenza](#)
- L. IDOT, *Portée d'une décision d'acceptation d'engagements*, in *Europe Actualité du droit de l'union européenne*, 1-2018, n.18, pp. 27-28.
Nota a sentenza CJUE, 3^e ch., 23 nov. 2017, aff. C-547/16, Gaborba.
[Testo della sentenza](#)
- L. IDOT, *Réglementation nationale en matière de prix*, in *Europe Actualité du droit de l'Union européenne*, 1-2018, n.20, pp. 29-30.
Nota a sentenza CJUE, 1^{re} ch., 23 nov. 2017, C-427/16 et C-428/16.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Réseau européen de concurrence*, in *Europe - Actualité du droit de l'Union Européenne*, 6/2023, p. 32.
Nota a sentenza della Corte, CJUE, del 20 aprile 2023, C-815/21, *FT e a. c. Commissione europea*. ECLI:EU:C:2022:70
[Testo della sentenza](#)
- L. IDOT, *Abus de position dominante et traitement des données personnelles*, in *Europe* n 10/2023, n° 340 p. 21.
Nota a sentenza della Corte, CJUE, del 4 luglio 2023, C-252/21, *Meta Platforms Inc and Others v Bundeskartellamt*. ECLI:EU:C:2023:537
[Testo della sentenza](#)
- A. KALINTIRI, *Revisiting Parental Liability in EU Competition Law*, in *European Law Review*, 2/2018, pp. 145-166.
- C. KERSTING, *Liability of sister companies and subsidiaries in European competition law*, in *European Competition Law Review*, 3/2020, pp. 125-136.
- SH. KHOO, *Carving out non-economic objectives under section 9, chapter I Prohibition of the UK Competition Act 1998: What money can't buy*, in *European Competition Law Review*, 4/2018, pp. 190-195.
- T. KUHN, M. RUST, *New horizontal guidelines and block exemptions- 4 chances for improved guidance*, in *European Competition Law Review*, 5/2021, pp. 239-246.
- J. KUPČIK, *European tacit collusion theory and its application to price algorithms*, in *European Competition Law Review*, 11/2020, pp. 533-546
- W. LESLIE, *Online booking platforms, MFNs and the Vertical Block Exemption: the need for certainty*, in *European Competition Law Review*, 7/2018, pp. 330-335.
- N. LEVY, V. KARADAKOVA, *The EC's increasing reliance on internal documents under the EU Merger Regulation: issues and implications*, in *European Competition Law Review*, 1/2018, pp. 12-23.

- L. MACHARIS, *The exemption of sustainability agreements under European competition law - balancing societal benefits with consumer harm: a new way forward*, in *European competition law review*, n. 4, 2022, pp. 170-185.
[Articolo consultabile on-line da rete locale](#)
- D. LITTLE, W. BERG, C. PRADILLE E A. AUBRY, *The European Commission's new Guidelines on Sustainability Agreements - legal Analysis and interplay with national regimes*, in *European Competition Law Review*, Issue 12 volume 44/2023, pp. 520-531.
- E. MARCHISIO, *From concerted practises to “invitations to collude”*, *European Competition Law Review*, n. 12, 2017, pp. 555-566.
- E. MARCHISIO, *Inconsistency of EU competition law as regards co-opetition for information advantages*, in *European Competition Law Review*, 6/2020, pp. 283-291.
- E. MARCHISIO, *Internet sales of luxury (and maybe also other) products within a selective distribution system after Coty*, in *European Competition Law Review*, 8/2018, pp. 345-353.
- M. MARQUIS, *O2 (Germany) v Commission and the exotic mysteries of Article 81(1) EC*, in *European Law review*, n. 1, 2007, pp. 29-47.
- M. MAYR, *“The Significance of Advance Information Copies of European Union Merger Clearance Decisions”*, in *European Competition Law Review*, vol. 45 issue 3 2024, pp. 101-106.
- M. DR. MESCH, *Exclusive dealing agreements within the scope of the Block Exemption Regulation*, in *ECLR*, issue 8, 2017, pp. 366-373.
- G. MONTI, J. MULDER, *Escaping the clutches of EU competition law*, in *European law review*, 2017, pp. 635-656.
- E. NAVARRO VERONA e A. PEREZ HERNANDEZ, *New Vertical Block Exemption Regulation and Vertical Guidelines*, in *European Competition Law Review*, 11/2022, pp. 490-495.
- J. NICOLAS OTEGUI NIETO, *Stand-alone claims in Spain: Sue me, please!*, in *European Competition Law Review*, n. 4, 2022, pp. 162-169.
[Articolo consultabile on-line da rete locale](#)
- A. NOURRY, D. RABINOWITZ, *European champions: what now for EU merger control after Siemens/Alstom?*, in *European Competition Law Review*, 3/2020, pp. 116-124.
- A. ROBERTSON, *The new Uk subsidy control regime*, in *European Competition Law Review*, 5/2021, pp. 229-234.
- R. PARDOLESI, *Farmaco dedicato e farmaco off-label sostituibile, gruppi farmaceutici coordinati, obblighi di farmacovigilanza e informazioni distorsive: gli intrecci del caso Avastin-Lucentis*, in *Il Foro Italiano*, 3/2018, pp. 119-140.
 Nota a sentenza della Corte di giustizia, 23 gennaio 2018, c-179/16.
[Testo della sentenza](#)

[Articolo consultabile on-line da rete locale](#)

- A. PARZIALE, *Competition law implications of off-label uses of medicines: F. Hoffmann-La Roche Ltd and others v Autorità Garante della concorrenza e del mercato (AGCM)*, in *European competition law review*, 5/2018, pp. 231-236.
- L. PEEPERKORN, F. WIJCKMANS, *The new EU competition rules for supply and distribution agreements: no revolution, but an evolution of the effects-based approach*, in *Articles*, in *European competition law review*, 3/2023, pp. 127-147.
- V. PEREIRA, *Algorithm-driven collusion: pouring old wine into new bottles or new wine into fresh wineskins?*, in *European competition law review*, 5/2018, pp. 212-227.
- I. PICCIANO, a cura di, *Contratti e Unione Europea. Osservatorio Europeo*, in *i Contratti*, 1/2018, pp. 117-120.
[Articolo consultabile on-line da rete locale](#)
- I. PICCIANO, a cura di, *La Corte di giustizia afferma che un'intesa volta a limitare l'uso off-label dell'avastin in ambito oftalmico a favore del lucentis potrebbe costruire una restrizione della concorrenza "per oggetto"*, in *i Contratti*, 2/2018, pp. 239-241.
Nota a sentenza della Corte di giustizia UE, 23 gennaio 2018, C-179/16.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- F. RIZZUTO, *The implications of the Meta Ireland Platform ruling the powers of national competition authorities and national regulatory and supervisory authorities*, in *European Competition Law Review*, Issue 12 volume 44/2023, pp. 532-538.
- A. ROBERTSON, *Skanska Industrial Solutions: what does the Court of Justice's landmark judgement mean for cartel damages litigation*, in *European Competition Law Review*, 8/2019, pp. 347-354.
- R. SAUTER, *Discrimination of consumers in EU competition law*, in *European Competition Law Review*, 11/2019, pp. 511-516.
- V. SCHRODER, *Pay-for-Delay settlements in the EU: did the Commission go too far?*, in *ECLR*, n. 37, 2016, pp. 506-512.
- A. SHARMA, *Revisiting QC Leisure in a different context*, in *European Competition Law Review*, 6/2021, pp.332-334
- K. SIDERI, *Regulating foreign subsidies: legal implication under EU competition law*, in *Articles*, in *European competition law review*, 2/2023, pp. 81-86.
- G. F. SIMONINI, *Il concetto di restrizioni sensibili alla concorrenza per "oggetto" e per "effetto": è ancora attuale un'interpretazione formalistica dell'art. 101 TFUE?*, in *Diritto comunitario e degli scambi internazionali*, 1-2/2019, pp. 143-244.

- L. SOLEK, *Geo-blocking at the cross-section between competition law and regulation*, in *European Competition Law Review*, 1/2020, pp. 48-57.
- DR. L. SOLEK, *Avoiding gun jumping when structuring options*, in *European Competition Law Review*, 11/2023, pp. 488-493
- TILMANKUHN, C. CAROPPO, *Sustainability in merger control- time to broaden the discussion*, in *European Competition Law Review*, 12/2020, pp. 596-601
- S. TSAKANAKIS, *Post-compete clauses and other ancillary agreements in R&D agreements between startups and large companies: necessary or not?*, in *European Competition Law Review*, issue 3, 2018, pp. 107-111.
- R. VAN DER LAAN, *Channel Islands' competition law enforcement in 2017: merger control only*, in *European competition law review*, 5/2018, pp. 228-230.
- S. VOLLERING, *When a hardcore restriction is not an object restriction*, in *European Competition Law Review*, 2/2018, pp. 66-69.
- A. M. WAKSMAN, *A missed opportunity: AKKA/LAA v Competition Council*, in *European Competition Law Review*, 2/2018, pp. 77-80.

3. ART 102 TFUE: ABUSO DI POSIZIONE DOMINANTE (EX ART. 82 TCE)

- E. ADOBATI (a cura di), *Massimario Annotato, Interpretazione del Regolamento (Ue) n. 1215/2012 sulla possibilità per un albergo che utilizza la piattaforma Booking.com di citare quest'ultima in giudizio dinanzi a un giudice dello Stato membro in cui l'albergo è stabilito per ottenere la cessazione di un eventuale sfruttamento abusivo di posizione dominante*, in *Diritto Comunitario e degli Scambi Internazionali*, 3-4/2020, pp. 619 - 621.
Nota a sentenza della Corte, CGUE, 24 novembre 2020, C-59/19, *Wikinghof GmbH & Co. KG c. Booking.com BV*.
[Testo della sentenza](#)
- E. ADOBATI, a cura di, in *A chi incombe l'onere della prova nei casi di abuso di posizione dominante in materia di contratti di distribuzione - Sentenza della Corte di giustizia del 19 gennaio 2023 in causa C-680/20, Unilever Italia Mkt. Operations Srl c. Autorità Garante della Concorrenza e del Mercato, con l'intervento di: La Bomba Snc*, in *Il massimario annotato, in Diritto comunitario e degli scambi internazionali*, 4/2022, pp. 585-587
- B. BATCHELOR, F. MOERMAN, *A practical approach to rebates*, in *ECLR*, n. 37, 2016, pp. 479-484.
- C. BERGQVIST, *Discriminatory abuse – the missing link in the more effect-based approach*, in *European Competition Law Review*, 3/2019, pp. 95-101.
- C. BERGQVIST, *Google Android on Appeal*, in *Articles*, in *European Competition Law Review*, 1/2023, pp. 3-10.
- P. CALLOL, *Merger control beyond merger thresholds and the multiplication of ex ante merger notification obligations*, in *Articles*, in *European competition law review*, 3/2023, pp. 117-126.
- C. CARLI, R. PARDOLESI, *Il caso Intel e l'antitrust europeo: l'approccio economico alla riscossa*, in *Il foro italiano*, 2017, IV, pp. 479-487.
Nota a sentenza della Corte di Giustizia, 6/9/17, causa C-413/14 P.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- G. COLANGELO, G. SCARAMUZZINO, *Unwired Planet Act 2: the return of the FRAND range*, in *European competition law review*, 7/2019, pp. 306-311.
- G. CSURGAI-HORVÁTH, *An old concept for an old-new type of abuse of dominance in the digital sector: Self-preferencing*, in *European Competition Law Review*, 2/2020, pp. 68-74.
- R. FADIGA, *Horizontal shareholding within the European competition law framework: assessment and a way forward*, in *European Competition Law Review*, 4/2019, pp. 157-165.

- R. FADIGA, *Horizontal Shareholding within the European Competition Law Framework: Discussion of the Proposed Solutions*, in *European Competition Law Review*, 6/2019, pp. 284-291.
- L. FRANK, *Prohibiting monopolistic excessive pricing during the time of COVID-19*, in *European Competition Law Review*, 7/2020, pp. 317-322.
- J. GAFFNEY, “*Competition is a sin*”: *Can super-dominant undertakings compete on the merits?*, in *European Competition Law Review*, 12/2019, pp. 559-573.
- DR. A. GEIGER, *The revision of EU competition law under the EU strategic autonomy*, in *European Competition Law Review*, 11/2023, pp.494-499
- M. DR GIANNINO, *Utopia: the Luxembourg competition Authority retrospectively reviews a merger on the grounds of article 102 TFEU*, in *ECLR*, issue 7, 2017, pp. 331-336.
- I. M. GOIKOETXEA, *Huawei v ZTE Should have been treated as a refusal to contract – to grant SEP licences – and not as a new category of abuse*, in *European Competition Law Review*, 2/2019, pp. 67-75.
- I. M. GOIKOETXEA, *Why the Magill criteria should have been reviewed in IMS Health and the effectiveness of compulsory licence*, in *European Competition Law Review*, 1/2019, pp. 24-33.
- G. GUZZARDI, *L’abuso di posizione dominante nel mercato dei servizi digitali*, in *Commenti concorrenza*, in *La nuova giurisprudenza civile commentata*, 2/2023, pp. 309-324.
 Nota a sentenza del Tribunale dell’UE del 14 settembre 2022, causa T-604/18, ECLI:EU:T:2022:541, *Google LLC e Alphabet, Inc. contro Commissione europea*.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- S. HOLMES, M. MEAGHER, *a sustainable future: how can control of monopoly power play a part? Part 1. Monopoly Power: a barrier to a sustainable future*, in *Articles*, in *European Competition Law Review*, 1/2023. pp. 16-26.
- S. HOLMES and M. MEAGHER, *A sustainable future: how can control of monopoly play a part? Part 2. Using competition law to tackle unsustainable practices as abuses of monopoly power*, in *Articles*, in *European competition law review*, 2/2023, pp. 61-69.
- S. HOLMES and M. MEAGHER, *A sustainable future: how can control of monopoly play a part? Part III. Using merger control to intervene before the problem arises or gets worse*, in *Articles*, in *European competition law review*, 3/2023, pp. 148-161.
- L. IDOT, *Abus de position dominante et prix excessifs*, in *Europe Actualité du droit de l’Union européenne*, n.11 2017, n.417.
 Nota a sentenza della Corte, CJUE, 2° ch., 14 sept 2017, aff. C-177/16.
[Testo della sentenza](#)
- L. IDOT, *Abus d’exploitation et prix discriminatoires*, in *Europe*, 6/2018, pp. 23-24.

Nota a sentenza: CJUE, 2 CH., 19 AVRIL 2018, AFF. C-525/16, Meo-Serviços de Comunicações e Multimédia: JurisData n° 2018-008105
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Abus de position dominante*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 29-30

Nota a sentenza:

Trib. UE, 13 déc. 2018, aff. T-827/14, Deutsche Telekom

[Testo della sentenza](#)

Trib. UE, 13 déc. 2018, aff. T-851/14, Slovak Telekom

[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Abus de position dominante*, in *Politiques et actions de l'Union Européenne*, in *Europe Actualité du droit de l'union européenne*, 3/2022, n 83, pp.27-28

Nota a sentenza del Tribunale, Trib. UE, 26 janv. 2022, aff. T-286/09 RENV, Intel Corporation: JurisData n°2022-001839

[Testo della sentenza](#)

L. IDOT, D. SIMON, A. RIGAUX, *Abus de position dominante*, in *Concurrence*, in *Europe, Actualité du Droit de l'Union Européenne*, 8-9/2022, pp. 36-37.

C. KERSTING, *Liability of sister companies and subsidiaries in European competition law*, in *European Competition Law Review*, 3/2020, pp. 125-136.

SH. KHOO, *Advocate General Wahl's Opinion in Intel Corporation Inc. v European Commission: blurred lines and false dilemmas?*, in *European Competition Law Review*, 2/2018, pp. 92-97.

V. K. KIRILOV, *Sector-Specific Essential Facilities Doctrine: A Tool for Remedying Distortions of Innovation Competition for Future Markets*, in *European Competition Law Review*, Issue 1 volume 45/2024, pp. 16-33.

M. KOUDELKA, *Oligopoly: Not such a problem after all?*, in *European Competition Law Review*, pp. 515-527.

A.KUBINSKA, *Critical analysis of the effects of competition law in the airline industry: price discrimination, big data and consumer welfare*, in *European Competition Law Review*, 2/2019, pp. 83-92.

J. KUPČIK, *European tacit collusion theory and its application to price algorithms*, in *European Competition Law Review*, 11/2020, pp. 533-546

N. LEVY, V. KARADAKOVA, *The EC's increasing reliance on internal documents under the EU Merger Regulation: issues and implications*, in *European Competition Law Review*, 1/2018, pp. 12-23.

E. MAGGIO, *Access to cloud distribution platforms and software safety*, *European Competition Law Review*, n. 12, 2017, pp. 547-554.

- E. MAGGIO, *Part two: the competitive dynamics of app distribution platforms: to be or not to be open?*, in *ECLR*, issue 9, 2017, pp. 391-400.
- D. MANDRESCU, *Applying EU competition law to online platforms: the road ahead – Part 1*, in *ECLR*, issue 8, 2017, pp. 353-365.
- D. MANDRESCU, *Applying EU competition law to online platforms: the road ahead- Part 2*, in *ECLR*, issue 9, 2017, pp. 410-422.
- C. MURACA, M. MAGGIOLINO, *Personalised prices under EU antitrust rules*, in *European Competition Law Review*, 10/2019, pp. 483-489.
- J. N. O. NIETO, *Spain – recent developments in competition damages claims: what once was just a possibility, is not a reality*, in *European Competition Law Review*, 1/2019, pp. 41-43.
- A. PALMIERI, R. PARDOLESI, *Abuso di posizione dominante e condizioni generali di contratto: un ‘revival innovativo’*, in *Il Foro Italiano*, 3/2018, pp. V 144- V 156.
[Articolo consultabile on-line da rete locale](#)
- N. PETIT, *Intel and the rule of reason in abuse of dominance cases*, in *European Law Review* 3/2018, pp. 728-750.
- C. PICKARD, *Competition policy and the rise of digital platforms*, in *European Competition Law Review*, 11/2019, pp. 507-510.
- A. PLIAKOS, A. DEDOULI-LAZARAKI, *Granting exclusive rights to public or privileged undertakings under EU competition law: article 106(1) TFEU combined with article 102 TFEU*, in *European Competition Law Review*, 4/2020, pp. 195-209.
- R. POLLEY, *Challenges to the dichotomy of horizontal/vertical restrictions of competition in hybrid relationships*, in *European Competition Law Review*, 5/2019, pp. 212-221.
- K. ROKITA, *Exclusionary rebates: where are we after post Danmark II and how did we get there?*, in *Quaderni costituzionali*, n. 4, 2016, pp. 885-899.
- J. RUMPF, *Statutory Transmission Monopolies in EU and EEA Law - Why a European Energy Union cannot Tolerate National Transmission Monopolies*, in *Articles*, in *European law review*, 2/2023, pp. 167-186.
- A. SCHETTINO, *Le deroghe antitrust per le concentrazioni nazionali di salvataggio: potenziali criticità, possibili contemperamenti, eventuali contromisure*, in *Il diritto dell’Unione europea*, n. 4/2020, pp. 819-916.
- L. SOLEK, *Geo-blocking at the cross-section between competition law and regulation*, in *European Competition Law Review*, 1/2020, pp. 48-57.
- V. TORTI, G. COLANGELO, *Filling Huawei’s gaps: the recent German case law on Standard Essential Patents*, in *European Competition Law Review*, n. 12, 2017, pp. 538-546.

- Y. TRIFOUNOVITCH & Y. CHEVALIER, *EU Case Law On Exclusionary abuse of dominance Towards a new era of modernisation?*, in *Autres études*, in *Revue des Affaires Européennes Law & European Affairs*, 2/2021, pp. 361-374.
- R. VAN DER LAAN, *The future of enforcement of the prohibition of the abuse of a dominant position in Jersey*, in *European Competition Law Review*, 7/2018, pp. 302-305.
- N. E. ZEVGOLIS, *Temporary dominant position during the Covid-19 crisis: thoughts and proposals in search of theories*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 590 - 597.

4. REGOLAMENTO 1/2003 CE: APPLICAZIONE DECENTRATA DEL DIRITTO UE DELLA CONCORRENZA

- A. ARGENTATI, R. COCO, *Antitrust scrutiny over regulations: results and effectiveness in the Italian experience*, in *European Competition Law Review*, n. 38, 2017, pp. 23-34.
- M. BOTTA, *The draft directive on the power of national competition Authorities: the glass half empty and half full*, in *ECLR*, issue 10, 2017, pp. 470-477.
- E. DEAN, *The effect of article 9 decisions on contractual relations between undertakings*, in *European Competition Law Review*, 4/2018, pp. 181-185.
- Z. GEORGIEVA, *Competition soft law in French and German Courts: A challenge for online sales bans only?*, in *Maastricht Journal of European and Comparative Law*, n. 2, vol. 34, 2017, pp.175- 193.
[Articolo consultabile on-line da rete locale](#)
- L. IDOT, *Précisions sur le régime des déclarations de l'article 19 du règlement(CE) n° 1/2003*, in *Europe Actualité du droit de l'Union européenne*, n.11 2017, n.419.
Nota a sentenza della Corte,CJUE, gde ch., 6 sept 2017, aff. C-413/14.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Application parallèle du droit de l'Union et du droit national*, in *Europe Actualité du droit de l'Union européenne*, 6/2019, pp. 22-23.
Nota a sentenza della CJUE, 3 aprile 2019, aff. C-617/17
[Testo della Sentenza](#)
- M. KOUDELKA, *Standard of proof in EU antitrust: debating the system's readiness to doubt*, in *European Competition Law Review*, 4/2020, pp. 173-185.
- P. L. LANCOS, *The power of soft law: spontaneous approximation of fining policies for anti-competitive conduct – part 2*, in *European Competition Law Review*, 12/2019, pp. 584-591.
- M. LE SOUDEER, *L'arrêt Qualcomm du Tribunal de l'Union européenne: une démonstration de contrapòr juridictionnel approfondi en droit antitrust de l'Union Européenne*, in *Partie III, Jurisprudence*, in *Revue des Affaires Européennes*, 2/2022, pp.365-376.
- L. MACHARIS, *The exemption of sustainability agreements under European competition law - balancing societal benefits with consumer harm: a new way forward*, in *European competition law review*, n. 4, 2022, pp. 170-185.
[Articolo consultabile on-line da rete locale](#)
- A. MCCARTHY, *Ireland – An analysis of the 2018 competition law highlights in Ireland*, in *European Competition Law Review*, 4/2019, pp. 150-156.
- W. S. MENABDISHVILI, *Analysis of Georgian Merger Regulations and Decisions of National Competition Agency of Georgia*, in *European Competition Law Review*, Issue 1 volume 45/2024, pp. 3-9.

- A. NOURRY, D. RABINOWITZ, *European champions: what now for EU merger control after Siemens/Alstom?*, in *European Competition Law Review*, 3/2020, pp. 116-124.
- A. ROBERTSON QC, *Sumal SL v Mercedes Benz Trucks España: another landmark Court of Justice judgment for cartel damages litigation*, in *European Competition Law Review*, n. 4, 2022, pp. 186-190.
[Articolo consultabile on-line da rete locale](#)
- F. RIZZUTO, *The ECN Plus Directive: The harmonisation of national procedural rules governing the parallel enforcement of EU competition law in the internal market*, in *European Competition Law Review*, 12/2019, pp. 574-583.
- A. SVETLICINII, M. BERNATT, M. BOTTA, *The "dark matter" in EU competition law: non-infringement decisions in the new EU Member States before and after Tele2 Polska*, in *European Law Review*, 3/2018, pp. 424-446.

5. COMPLIANCE E PROCEDURA ANTITRUST

- R. AUTIO, *Drawing the line at dawn raids: European courts' decisional practice on procedural issues arising from competition authorities' unannounced inspections*, in *European Competition Law Review*, 6/2020, pp. 297-310.
- C. BERGQVIST (PROF), *What does an appreciable negative effect on competition mean?*, in *European Competition Law Review*, 9/2021, pp.501-504
- B. BLOTTIN, *Concurrence-Calcul des amendes CJUE, 7 septembre 2016, Pilkington Group Ltd e.a. c. Commission, aff. C-101/15 P*, in *Revue des affaires Européennes. Law & European affaires*, n. 3, 2016, pp. 519- 528.
Contiene una nota a sentenza della Corte di Giustizia dell'Unione europea del 7 settembre 2016, causa C-101/15, ECLI:EU:C: 2016: 631.
[Testo della Sentenza](#)
- D. BOSCO, *Compliance and antitrust*, in *Revue des Affaires Européennes, Law & European Affairs*, 2/2023, pp. 371-376.
- R. BUNWORTH, *The European Commission's innovation spaces approach, a step into the unknowable?* in *European Competition Law Review*, 3/2021, pp 140-157
- M. CARBONNEL, *Set sail for the new world of competition law compliance*, in *European Competition Law Review*, 2/2019, pp. 76-82.
- S. CAPRUZZI, I. PICCIANO, *Sulla decisione dell'autorità nazionale garante della concorrenza che infligge un'ammenda in base al diritto nazionale e un'ammenda in base al diritto dell'Unione*, in *Osservatorio Europeo*, in *I Contratti*, 4/2019, pp. 479-481.
Nota a sentenza della Corte di Giustizia UE, Sez. IV, 3 aprile 2019, C-617/17
[Testo della Sentenza](#)
- R. CONTI, a cura di, *Concorrenza. Risarcimento dei danni causati da un'intesa anticoncorrenziale* in *Osservatorio della Corte di Giustizia UE*, in *Il Corriere giuridico*, 4/2020, pp. 559-561.
Nota a sentenza della Corte di Giustizia del 12 dicembre 2019, causa C-435/18, *Otis GmbH et al. c. Land Oberösterreich et al.*, ECLI:EU:C:2019:1069.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- V. COSIMO ROMANO, G. D'ANDREA, *The UPS/TNT merger and its taxonomy of wrongs: ambiguous procedure, poor timing and even more ineffective remedies*, in *ECLR*, issue 9, 2017, pp. 430-432.
- C. DAVIES e N. DUNBAR, *UEFA'S Financial Fair Play Regulations: legality and viability post-COVID-19*, in *Articles*, in *European Competition Law Review*, 3/2022, pp. 103-111.
- C. DECKER, *Time matters: the temporal dimension of antitrust*, in *European Competition Law Review*, 6/2020, pp. 273- 282.

- E. HYE KIM, M. MARQUIS, *Illumina/GRAIL, Chapter 1: the unexpectedly broad merger control powers of the European Commission*, in *Articles*, in *European competition law review*, 3/2023, pp. 162-174.
- B. HOLLES DE PEYER, *Dawn raids in competition cases and the right to privacy*, in *European Competition Law Review*, 8/2020, pp. 400-412.
- L. IDOT, *Accès des documents de la Commission*, in *Europe, Actualité du droit de l'Union Européenne*, n. 5, 2017, pp. 31-32.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Actions privées et protection des informations confidentielles*, in *Europe*, 10/2020, p. 29
 Nota a proposta di decisione di esecuzione del Consiglio recante modifica della decisione di esecuzione (UE) 2017/784 che autorizza la Repubblica italiana ad applicare una misura speciale di deroga agli articoli 206 e 226 della direttiva 2006/112/CE relativa al sistema comune d'imposta sul valore aggiunto, COM/2020/242 final del 22 giugno 2020
[COM 242/2020](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Actions privées application dans le temps de la directive 2014/104/UE*, in *Europe, Actualité du Droit de l'Union Européenne*, 8-9/2022, pp. 35-36.
- L. IDOT, *Déroulement des inspections*, in *Europe, Actualité du droit de l'Union Européenne*, 6/2018, pp. 24-25.
 Nota a sentenza: Trib. UE, 10 avril 2018, aff. T-274/15, Alcogroup
[Testo della sentenza](#)
- L. IDOT, *Droit à l'audition*, in *Europe Actualité du droit de l'Union Européenne*, n.11 2017, n.418.
 Nota a sentenza della Corte, CJUE, 2^e ch., 21 sept 2017, aff. C-85/15 et C-86/15 et C-88/15 et C-89/15.
[Testo della sentenza](#)
- L. IDOT, *Pouvoirs d'inspection de la Commission*, in *Europe, Actualité du droit de l'Union Européenne*, 8-9/2018, pp. 35-36.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Pouvoirs d'enquête*, in *Europe*, 10/2020, p. 28
 Nota a sentenza della Corte (Seconda Sezione) del 16 luglio 2020, *Nexans France SAS e Nexans SA c. Commissione europea*, causa C-606/18 P, ECLI: ECLI:EU:C:2020:571
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Avantage et investisseur privé en économie de marché*, in *Politiques et actions de l'union européenne in Actualité du droit de l'union européenne*, 11/2018, pp. 28
 Nota a sentenza del Tribunale (Prima Sezione), 18 settembre 2018, T-93/17, *Duferco Long Products SA c. Commissione europea*.

- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Modification de taxes parafiscales*, in *Politiques et actions de l'union européenne* in *Actualité du droit de l'union européenne*, 11/2018, pp. 29-30.
Nota a sentenza della Corte di giustizia (Quarta Sezione), 20 settembre 2018, C-510/16 *Carrefour Hypermarchés SAS e a. c. Ministre des Finances et des Comptes publics*.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Déroulement des enquêtes*, in *Politiques et actions de l'union européenne* in *Europe. Actualité du droit de l'Union européenne*, 12/2019, p. 32.
Nota a sentenza della Corte di giustizia, 17 ottobre 2019, causa C-403/18 P, *Alcogroup SA, Alcodis SA, c. Orde van Vlaamse Balies, Ordre des barreaux francophones et germanophone, Ordre français des avocats du barreau de Bruxelles*, ECLI: EU:C:2019:870.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Rejet de plainte*, in *Politiques et actions de l'union européenne* in *Actualité du droit de l'union européenne*, 11/2018, pp. 28.
Nota della sentenza della Corte di giustizia (Nona Sezione), 20 settembre 2018, C-373/17, *Agria Polska sp. z o.o. e a. c. Commissione europea*.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Rejet de plainte après un contentieux européen*, in *Politiques et actions de l'union européenne* in *Actualité du droit de l'union européenne*, 12/2018, pp. 35.
Nota a sentenza del Tribunale (Quarta Sezione), 26 settembre 2018, T-574/14 *European Association of Euro-Pharmaceutical Companies (EAEPC) c. Commissione europea*.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Difficultés sérieuses et projet important d'intérêt*, in *Politiques et actions de l'union européenne* in *Actualité du droit de l'union européenne*, 11/2018, pp. 31.
Nota a sentenza del Tribunale (Sesta Sezione), 19 settembre 2018 (Estratti), T-68/15, *HH Ferries I/S, anciennement Scandlines Øresund I/S e a. c. Commissione europea*.
[Testo della sentenza](#)
- L. IDOT, *Sanction d'une réalisation anticipée d'une opération non autorisée*, in *Europe Actualité du droit de l'Union Européenne*, n.12 2017, n.468.
Nota a sentenza Trib. UE, 26 oct. 2017, aff. T-704/14.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. SIEG*, in *Politiques et actions de l'Union européenne* in *Actualité du droit de l'Union européenne*, 11/2018, pp. 30-31.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Accès au dossier et traitement des données personnelles*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 30-31.
Nota a sentenza:
Comm. UE., déc. (UE) 2018/1927, 5 déc. 2018 portant règles internes relatives au traitement des données à caractère personnel par la Commission européenne dans le

domaine de la concurrence en ce qui concerne la communication d'information aux personnes concernées et la limitation de certains droit: JOUE n. L313, 10 déc. 2018
Comm. UE, Guidance on the use of confidentiality rings in antitrust access to file, 12 déc. 2018
Comm. UE, Guidance on confidentiality claims during Commission antitrust procedure, 12 déc. 2018

L. IDOT, D. SIMON, L. DRIGUEZ, *Compétence de la Commission et renvoi par les autorités nationales*, in *Europe, Actualité du Droit de l'Union Européenne*, 10/2022, pp. 30-32.

P. L. LANCOS, *The power of soft law: spontaneous approximation of fining policies for anti-competitive conduct – part 2*, in *European Competition Law Review*, 12/2019, pp. 584-591.

L. B. LANDMAN, *Nascent competition and transnational jurisdiction: the future market model explains the authorities actions*, in *Articles*, in *European Competition Law Review*, Vol. 43, 6/2022, pp. 294-395.

M. LE SOUDEER, *The RegioJet judgment of the Court of Justice of the European Union: a careful consolidation of the right of access of victims of anti-competitive practices to evidence held by the competition authorities (CJUE, 12 janvier 2023, RegioJet a.s. c. Ceske drahy a.s. aff. C-57/21)*, in *Revue des Affaires Européennes*, 1/2023, pp. 237-252.

F. LIBERATORE, P. GEISS e R. CHICCO, *The Altice judgement - Merger control obligations, early implementation and gun-jumping*, in *European Competition Law Review*, Vol. 43, 5/2022, pp. 250-255.

A. MALTONI, *La Corte di giustizia scrive gli illeciti antitrust nella categoria dei gravi illeciti professionali nonostante le “ritrosie” manifestate da una parte della giurisprudenza amministrativa*, in *Rivista italiana di diritto pubblico comunitario*, 6/2019, pp. 793-821.
[Articolo consultabile on-line da rete locale](#)

A. P. MASSARO, *Corte giust. UE: è possibile esperire un'azione antitrust contro una società controllata*, in *Diritto Commerciale*, in *Giurisprudenza Italiana*, n. 6/2022, p. 1398.

Nota a sentenza Corte di Giustizia dell' UE, Grande Sezione, 6 ottobre 2021, C-882/19
[Testo della sentenza](#)

M. MAYR, *“The Significance of Advance Information Copies of European Union Merger Clearance Decisions”*, in *European Competition Law Review*, vol. 45 issue 3 2024, pp. 101-106.

J. MUNK PLUM, S. GAARSLEV e K. SAUGSTRUP, *M and A transactions, gun-jumping and competition law-compliance from pre-signing to closing*, in *Articles*, in *European Competition Law Review*, 10/2022, pp. 466-471.

F. RIZZUTO & M. LYNCH, *On the continued inadmissibility of preliminary references from national competition authorities—time for a change?*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 611 - 621.

- A. SCETTINO, *Le deroghe antitrust per le concentrazioni nazionali di salvataggio: potenziali criticità, possibili contemperamenti, eventuali contromisure*, in *Il diritto dell'Unione europea*, n. 4/2020, pp. 819-916.
- A. G. VAN HAMME, *Le conseiller-auditeur et les autres garants des droits procéduraux en droit de la concurrence de l'Union européenne*, in *Articles*, in *Revue du DROIT de L'UNION européenne*, 3/2021, pp. 47 - 65.
- C. VELJANOVSKI, *European carte fines in 2017*, in *European Competition Law Review*, 6/2018, pp. 243-245.
- M. VIALLE, *The European Commission called to order by the Court of Justice regarding its obligation to record interviews aimed at collecting information relating to the subject of an anti-competitive practices investigation (CJUE, 9 mars 2023, Les Mousquetaires et ITM Entreprises c. Commission, aff. C-682/20 P)*, in *Revue des Affaires Européennes*, 1/2023, pp. 309-316.
- S. L. VITALE, *Evolution and current trends in EU Administrative sanction proceedings*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 1, 2017, pp. 151-205.
[Articolo consultabile on-line da rete locale](#)

6. RESPONSABILITÀ PER VIOLAZIONE DEL DIRITTO UE SULLA CONCORRENZA E REGIME SANZIONATORIO

- W. BERG, S. REAL, L. MONTANI, *Internal documents and new theories of harm – EU Merger Control 2018*, in *European Competition Law Review*, 8/2019, pp. 358-375.
- C. B. CALINI, *Antitrust enforcement in Italy: recent trends and cases*, in *European Competition Law Review*, 8/2023, pp. 356-366.
- V. CORREIA, *Ententes dans le secteur des services de transit aérien international*, p. 209, in F. PICOD, *Chronique de jurisprudence de la Cour de Justice et du Tribunal de l'Union Européenne*, in *Revue des affaires Européennes*, 1/2018, pp. 117-209
Nota a sentenza della Corte CJUE, 6° ch., 1° février 2018, Kuehne & Nagel International e.a./Commission, C-261/16 P
[Testo della sentenza](#)
- M. FILIPPELLI, *Presumption of harm in cartel damages cases*, in *European Competition Law Review*, 3/2020, pp. 137-143.
- C. FRATEA, *Commitment decisions and private actions for damages in EU competition law in light of the Gasorba Judgement: a new opening from the Court of Justice of the European Union?*, in *European Competition Law Review*, pp. 501-504.
- E. FURIOSI (con osservazioni di), *Concorrenza (pratiche commerciali scorrette- violazione obblighi informativi principio di specialità- 'stare decisis'- direttiva 2005/29/CE- direttiva 2002/22/CE- rinvio ex art.267 TFUE)*, in *Rivista italiana di diritto pubblico comunitario*, n. 1, 2017.
Contiene nota a sentenza del Consiglio di Stato, sezione VI, ordinanza 17 gennaio 2017, n.167, AGCM c. Wind telecomunicazioni s.p.a.
[Articolo consultabile on-line da rete locale](#)
- I. M. GOIKOETXEA, *Huawei v ZTE Should have been treated as a refusal to contract – to grant SEP licences – and not as a new category of abuse*, in *European Competition Law Review*, 2/2019, pp. 67-75.
- P. K. GORECKI, *Section 14B court orders and civil enforcement of competition law in Ireland: a new direction?*, in *European Competition Law Review*, 2/2019, pp. 63-66.
- L. HORNKOHL, *The protection of confidential information during the disclosure of evidence according to the Damages Directive*, in *European Competition Law Review*, 2/2020, pp. 107-111.
- L. IDOT, *Calcul des amendes*, in *Politiques et actions de l'Union*, pp. 30.
- L. IDOT, *Recevabilité des preuves*, in *Politiques et actions de l'Union*, pp. 30-31.
- L. IDOT, *Contrôle d'une décision d'acceptation d'engagements*, in *Politiques et actions de l'Union*, pp. 31-32.

- L. IDOT, *Rejet de plainte et traitement par une autorité nationale*, in *Politiques et actions de l'Union*, p. 32.
- L. IDOT, *Lettre réclamant le paiement d'une amende*, in *Europe. Actualité du droit de l'Union Européenne*, n. 3, 2017, p. 24.
 Nota a sentenza della Corte di Giustizia del 19 gennaio 2017, C-351/15, *European Commission c. Total SA and Elf Aquitaine SA*, ECLI:EU:C:2017:27.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Exercice de la compétence de pleine juridiction*, in *Politiques et actions de l'union européenne in Actualité du droit de l'union européenne*, 12/2018, pp. 34
 Nota a sentenza della Corte di giustizia (Quarta Sezione), 26 settembre 2018, C-17/99 *Infineon Technologies AG c. Commissione europea*.
[Testo della sentenza](#)
- L. IDOT, *Traitement des plaintes*, in *Europe. Actualité du droit de l'Union Européenne*, n. 3, 2017, pp. 24-25.
 Nota a sentenza del Tribunale dell'Unione Europea dell'11 gennaio 2017, T-699/14, *Topps Europe Ltd c. European Commission*, ECLI:EU:T:2017:2.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Imputation du plafond en cas de restructuration*, in *Politiques et actions de l'union européenne in Actualité du droit de l'union européenne*, 12/2018, pp. 35-36
 Nota a sentenza del Tribunale (Quinta Sezione), 18 ottobre 2018, T-640/16 *GEA Group AG c. Commissione europea*.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Action en nullité et preuve de l'infraction*, in *Europe - Actualité du droit de l'Union Européenne*, 6/2023, pp. 31-32.
 Nota a sentenza della Corte, CJUE, del 20 aprile 2023, C-25/21, *ZA e a. contro Repsol Comercial de Productos Petrolíferos SA*. ECLI:EU:C:2023:298
[Testo della sentenza](#)
- P. KIRST, *Skanska, Cogeco and Otis: harmonisation through the back door?*, in *European Competition Law Review*, 5/2020, pp. 245-250.
- T. KUHN, M. RUST, *Between Coty, Guess and the new V-BER – where do we stand on e-commerce restrictions?*, in *European Competition Law Review*, 8/2019, pp. 376-382.
- C. NYOMBI, M. O. DICKSON, *Replacing lis pendens with forum non conveniens: A viable solution to tactical litigation in the UE?*, in *European Competition Law Review*, n. 11, 2017, pp. 483-490.
- A. ROBERTSON QC, *Time – barred DRAMs cartel damages claims: the generosity of the English courts has its limits*, in *European Competition Law Review*, 6/2020, pp. 269-272.
- A. M. ROMITO, *La direttiva (UE) 1/2019 : l'evoluzione del public enforcement del diritto europeo della concorrenza*, in *Studi sull'integrazione europea*, 2/2020, pp. 341-358.

7. REGOLAMENTO 139/04/CE: CONCENTRAZIONI FRA IMPRESE

- W. BERG, M. MUDRONY, *Under the radar of public attention? EU Merger Control 2016*, in *European Competition Law Review*, 6, 2017, pp. 251-264.
- L. IDOT, *Cartels, infraction unique et continue, preuve*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, pp. 27-28.
- L. IDOT, *Concentrations et respect des droits de la défense*, in *Europe, Actualité du droit de l'Union européenne*, n. 5, 2017, pp. 30-31.
- L. IDOT, *Concentration sur un marché oligopolistique*, in *Europe* n 10/2023, n° 341 p. 21.
Nota a sentenza della Corte, CJUE, 13 luglio 2023, C-376/20, European Commission v CK Telecoms UK Investments Ltd, ECLI:EU:C:2023:561
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Procédure simplifiée des concentrations*, in *Europe - Actualité du droit de l'Union Européenne*, 6/2023, pp. 32-33.
- M. MERIANI, *The inextricable saga of “pay for delay” cases: the EU versus the US approach*, in *European Competition Law Review*, n. 11, 2017, pp. 506-516.
- L. MINEO, *The European Union treatment of minority shareholdings acquisitions*, in *European Competition Law Review*, n. 11, 2017, pp. 517-529.
- H. STAKHEYEVA, F. M. TOKSOY, *Merger control in the Big Data world: To be or not to be revisited?*, in *European Competition Law Review*, 6, 2017, pp. 265-271.

8. SERVIZI DI INTERESSE ECONOMICO GENERALE

- M. CERUTI, *Aiuti di Stato e compensazione retroattiva di servizio pubblico: l'aiuto è incompatibile con il mercato interno se c'è il rischio di sovracompensazione*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 6, 2016, pp. 1618-1632.
Nota a sentenza del tribunale dell'Unione Europea del 3 marzo 2016, causa T-15/14, *Simet SpA c. Commissione europea*, ECLI: EU:T:2016:124.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- T. DESTAILLEUR, *Essai de définition des services d'intérêt général par le prisme de l'obligation de service public*, in *Cahiers de Droit Européen*, 2-3/2020, pp. 667-708.
- L. IDOT, *Remises fiscales dans le cadre d'un concordat et critère du créancier privé*, in *Europe Actualité du droit de l'union européenne*, n.11 2017, n.423.
Nota a sentenza della Corte, CJUE, 1^{re} ch., 20 sept 2017, aff. C-300/16 P.
[Testo della sentenza](#)
- L. IDOT, D. SYMON, L. DRIGUEZ, *Entreprise en difficulté*, in *Aides d'Etat*, in *Politiques et actions de l'Union*, in *Europe*, 2/2022, n°54, pp. 25-26
- L. IDOT, D. SYMON, L. DRIGUEZ, *Date d'octroi de l'aide et sentence arbitrale*, in *Aides d'Etat*, in *Politiques et actions de l'Union*, in *Europe*, 3/2022, n°84, pp. 28-29
Nota a sentenza della Corte, CJUE, 25 janv. 2022, aff. C-638/19 P.
[Testo della sentenza](#)
- S. HOTTE, *Ode to Liberty? The determination of services of general (Economic) interest and the "Make-or-Buy" Decision*, in *European Law Review*, 4/2020, p.487-506
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. SIEG*, in *Politiques et actions de l'union européenne* in *Europe Actualité du droit de l'union européenne*, 11/2018, pp. 30-31.
- M. KRAJEWSKI, M. FARLEY, *Non-economic activities in upstream and downstream markets and the scope of competition law after FENIN*, in *European Law review*, n. 1, 2007, pp. 11-124.
- O. PALLOTTA, *antitrust e il pluralismo dell'informazione nel diritto UE: un'alternanza in favore della democrazia*, in *Il diritto dell'Unione Europea*, 1/2023, pp. 109-134
- A. SAGGIO, *L'incidenza dei fattori sociali nel diritto della concorrenza: appunti sulla giurisprudenza americana e su quella comunitaria in materia*, in *Diritto comunitario e degli scambi internazionali*, 3-4/2019, pp. 329-360.
- M. TRIMARCHI, *I servizi di interesse economico generale nel prisma della concorrenza*, in *Rivista italiana di diritto pubblico comunitario*, 1-2/2020, pp. 53-96.
[Articolo consultabile online da rete locale](#)

9. AIUTI DI STATO

- A. ANTONUCCI, *Gli « aiuti di Stato » al settore bancario : le regole d'azione della regia della Commissione*, in *Studi sull'integrazione europea*, 3/2018, pp. 587-598.
- C. E. BALDI, *La disciplina degli aiuti di Stato in campo culturale (State Aid for Culture and Heritage Conservation)*, in *Diritto comunitario e degli scambi internazionali*, 3/2022, pp. 427-440.
- N. BARA, A. CACHO LACARRA, *State aid and sport*, in *European Competition Law Review*, 2/2020, pp. 84-92.
- M. BARBANO, *La giurisprudenza del Tribunale dell'Unione sugli aiuti di Stato ai vettori aerei durante la pandemia: necessità emergenziali e rischio di frammentazione del mercato*, in *Note e osservazioni a sentenza*, in *Il diritto marittimo*, 1/2023, pp. 114-151.
[Articolo consultabile on-line da rete locale](#)
- G. BELOTTI, *La nozione di aiuto di stato e il tuttora angusto ruolo dei giudici nazionali. Prime considerazioni sul caso Apple (Irlanda)*, in *Diritto comunitario e degli scambi internazionali*, n. 4, 2016, pp. 547-576.
- D. BERLIN, *Le sort fragile des EPIC dans le cadre du contrôle des aides d'Etat: la Cour donne un gage à la veillée funèbre de la garantie de l'Etat CJUE, 19 septembre 2018, Commission/République française et IFP Energies Nouvelles, aff. C-438/2016 P*, in *Revue des Affaires Européennes*, 3/2018, pp. 507-522.
Nota a sentenza del Tribunale UE del 19 settembre 2018, C-438/16 P.
[Testo della sentenza](#)
- D. BERLIN, *Le contrôle de la qualification par la Commission des aides fiscales. À propos de la décision du Trib. UE, 14 février 2019, Royaume de Belgique et Magnetrol International/Commission européenne, aff. Jtes T-131/16 et T-236/16*, in *Revue des Affaires Européennes*, 1/2019, pp. 125-144.
Nota a sentenza del Tribunale UE del 14 febbraio 2019, cause T-131/16, T-236/16, *Kingdom of Belgium, Ireland, Magnetrol International c. European Commission*, ECLI:EU:T:2019:91.
[Testo della sentenza](#)
- D. BERLIN, *La protection des entreprises au moyen du droit européen des aides d'Etat*, in *Revue des Affaires Européennes*, 1/2022, pp.29-48.
- D. BERLIN, *Tackling tax ruling as prohibited State aids: the ECJ whistles the end of the game. CJUE, 8 novembre 2022, Fiat Chrysler Finance Europe et Irlande, soutenue par Grand-Duché de Luxembourg/Commission, aff. jtes C-885/19 P et C-898/19 P*, in *Jurisprudence*, in *Revue des Affaires européennes*, 4/2022, pp. 807-834.
[Testo della sentenza](#)
- O. BILLARD, J. BENEDETTI, *Quelle place pour les considérations économiques dans l'appréciation de l'existence d'un avantage? Réflexions sur la jurisprudence récente de*

la Cour de justice de l'Union européenne. *Commentaire sous les arrêts FIH (C-579/16 P), FC Barcelona/Commission (T-865/16) et Real Madrid/Commission (T-791/16)*, in *Revue des Affaires Européennes*, 2/2019, pp. 209-218.

Contiene:

- Nota a sentenza della Corte di Giustizia del 6 marzo 2018, causa C-579/16 P, *FIH Holding A/S, FIH Erhvervsbank A/S c. Commissione europea*, ECLI: ECLI:EU:C:2018:159.

[Testo della sentenza](#)

- Nota a sentenza del Tribunale UE del 26 febbraio 2019, causa T-865/16, *Fútbol Club Barcelona c. Commissione europea*, ECLI: ECLI:EU:T:2019:113.

[Testo della sentenza](#)

- Nota a sentenza del Tribunale UE del 22 maggio 2019, causa T-791/16, *Real Madrid Club de Fútbol c. Commissione europea*, ECLI: ECLI:EU:T:2019:346.

[Testo della sentenza](#)

M. CASTELLANETA, C. LICINI, a cura di, *Commissione Europea – Aiuti di stato*, in *Osservatorio europeo e internazionale*, in *Notariato*, 3/2020, p. 307.

[Articolo consultabile on-line da rete locale](#)

M. CERUTI, *Aiuti di Stato e compensazione retroattiva di servizio pubblico: l'aiuto è incompatibile con il mercato interno se c'è il rischio di sovracompensazione*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 6, 2016, pp. 1618-1632.

Nota a sentenza del tribunale di I grado dell'Unione Europea, del 3 marzo 2016, causa T-15/14, ECLI: EU:T:2016:124

[Testo della sentenza](#)

[Articolo consultabile on-line da rete locale](#)

M. P. CHITI, *Gli aiuti di stato nel prisma degli interessi pubblici. Per un rinnovato approccio*, in *Articoli*, in *Rivista italiana di diritto pubblico comunitario*, 4/2022, pp. 381-402.

[Articolo consultabile on-line da rete locale](#)

A. CUOCO, G. MARTINICO, *Il requisito della selettività degli aiuti di Stato in una recente sentenza della Corte di giustizia dell'Unione europea*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 1, 2017, pp. 217-230.

[Articolo consultabile on-line da rete locale](#)

G. D'AGNONE, *Recenti modifiche legislative in tema di aiuti di Stato tra centralizzazione dei controlli sulle notifiche e decentralizzazione delle procedure di recupero*, in *Studi sull'integrazione europea*, 1/2019, pp. 107-128.

M. D'AMICO, *Le zone economiche speciali: una straordinaria opportunità per il rilancio dell'economia in Italia*, in *Diritto comunitario e degli scambi internazionali*, n. 4, 2016, pp. 577-628.

J. DERENNE, C. CHILARU, *Renvoi préjudiciel en appréciation de validité et recours en annulation: quelle protection juridictionnelle effective en particulier en matière d'aides d'État?*, in *Revue des Affaires Européennes Law & European Affairs*, 2/2019, pp. 267-276.

Nota a sentenza della Corte di giustizia del 25 luglio 2018, causa C-135/16, *Georgsmarienhütte GmbH e a. c. Bundesrepublik Deutschland*, ECLI:EU:C:2018:582.

[Testo della sentenza](#)

D. DITERT, *Chronique de jurisprudence de la Cour de justice et du Tribunal de l'Union européenne (juin-octobre 2017). Abus de position dominante en matière de rabais de fidélité: une jurisprudence «précisée» en termes de compétence, de procédure et, surtout, d'analyse économique*, in *Revue des affaires européennes*, 3/2017, pp. 583-588.

Nota a sentenza della CJUE, 24 Ottobre 2017, causa C-413/14 P, *Intel Corporation Inc. C. European Commission*, ECLI:EU:C:2017:808.

[Testo della sentenza](#)

M. DONY, *Le critère de l'utilisation de ressources d'État dans les mécanismes de soutien aux énergies renouvelables: une jurisprudence en clair-obscur?*, in *Revue des Affaires Européennes Law & European Affairs*, 2/2019, pp. 219-232.

Nota a sentenza della CJUE, 6 settembre 2017, C-413/14 P.

[Testo della sentenza](#)

M. DONY, J. DERENNE, *Chronique de jurisprudence européenne Aides d'État (2011-2015), Chapitre 1 – Les règles de fond*, in *Cahiers de Droit Européen*, 2/2016, pp. 687-825.

C. GEORGIEVA, *Analyse comparative entre les conditions de la compatibilité des aides d'Etat sur la base de l'article 107, paragraphe 3, sous b), du TFUE et l'article 107, paragraphe 2, sous b), du TFUE*, in *Revue des Affaires Européennes*, 2/2022, pp. 313-322.

T. HOEHN, J. MENEZES and A. YOUNG, *Big tech remedies - recent antitrust case law and legislative developments*, in *Articles*, in *European competition law review*, 2/2023, pp. 47-60.

L. IDOT, *Notion d'aide et défaut d'imposition d'une amende*, in *Aides d'état*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 8-9/2021, n° 301.

Nota a sentenza del Tribunale, 9 juin 2021, aff. T-47/19, *Dansk Erhverv c. Commissione europea*

[Testo della sentenza](#)

L. IDOT, *Aides aux compagnies aériennes dans le contexte de crise sanitaire*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°262

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 465/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 628/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 643/20

[Testo della sentenza](#)

L. IDOT, *Difficultés sérieuses et mesures en faveur d'un opérateur public du secteur postal*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°263

Nota a sentenza Trib. UE, 5 mai 2021, aff. T - 561/18

[Testo della sentenza](#)

L. IDOT, *Doutes justifiant l'ouverture d'une phase formelle et aides à l'aviation*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°265

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 218/18

[Testo della sentenza](#)

L. IDOT, *Difficultés sérieuses et ouverture d'une procédure formelle*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 6/2021, n°215

Nota a sentenza Trib. UE, 14 avr 2021, aff. T - 300/19

[Testo della sentenza](#)

L. IDOT, *Pandémie et aides accordées aux compagnies aériennes*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 6/2021, n°213

Nota a sentenza Trib. UE, 14 avr. 2021, aff. T-378/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 14 avr. 2021 aff. T-379/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 14 avr. 2021 aff. T-388/20

[Testo della sentenza](#)

L. IDOT, *Prolongation d'un régime d'aides autorisé*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°264

Nota a sentenza della Corte, CJUE, 20 mai 2021, aff. C - 128/19

[Testo della sentenza](#)

L. IDOT, *Subventions accordées à des associations caritatives*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 6/2021, n°214

Nota a sentenza Trib. UE, 14 avr. 2021 aff. T - 69/18

[Testo della sentenza](#)

L. IDOT, *Conséquences de la pandémie*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 4/2021, n°133

Nota a sentenza Trib UE, 17 fevr. 2021, aff. T - 238/20

[Testo della sentenza](#)

Nota a sentenza Trib UE, 17 fevr. 2021, aff. T - 259/20

[Testo della sentenza](#)

L. IDOT, D. SIMON L. DRIGUEZ, *Système de sécurité sociale et notion d'entreprise*, in *Europe*, 8-9/2020, pp. 25-41.

L. IDOT, D. SIMON L. DRIGUEZ, *Droit de présenter des observations*, in *Politiques et actions de l'Union*, in *Europe*, 6/2022, pp. 28-29.

Nota a sentenza Trib UE, 17 aprile 2022, causa T-508/19

[Testo della sentenza](#)

- L. IDIOT, D. SIMON, L. DRIGUEZ, *Soutien aux compagnies aériennes en difficulté*, in *Politiques et actions de l'Union*, in *Europe*, 7/2022, n° 242.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- L. IDIOT, D. SIMON, L. DRIGUEZ, *Soutien aux compagnies aériennes en difficulté*, in *Politiques et actions de l'Union*, in *Europe*, 7/2022, n° 243
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- L. IDIOT, D. SIMON, L. DRIGUEZ, *Suites d'une privatisation dans le transport maritime*, in *Politiques et actions de l'Union*, in *Europe*, 7/2022, n° 244.
[Articolo consultabile on-line da rete locale](#)
- L. IDOT, D. SIMON, A. RIGAUX, *Sélectivité et mesures dominante*, in *Europe, Actualité du Droit de l'Union Européenne*, 8-9/2022, pp. 38-39.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Opérateur privé en économie de marché et contrat de location*, in *Politiques et Actions de l'Union*, in *Europe, Actualité du Droit de l'Union Européenne*, 10/2022, pp. 33-34.
- L. IDOT, *Recapitalisation de compagnies aériennes pendant la crise du COVID*, in *Europe - Actualité du droit de l'Union Européenne*, 7/2023, pp. 24-25.
Nota a sentenza del Tribunale UE, 10 maggio 2023, aff. T-34/21 e T-87-21, Ryanair e Condor.
[Testo della sentenza](#)
- L. IDOT, *Soutien aux compagnies aériennes pendant la crise du COVID*, in *Europe - Actualité du droit de l'Union Européenne*, 7/2023, pp. 25-26.
Nota a sentenza del Tribunale UE, 24 maggio 2023, aff. T-268/21, Ryanair.
[Testo della sentenza](#)
- R. FEDERICO, *Traghetti del Mediterraneo ter: le categorie degli aiuti di Stato alla prova del private enforcement*, in *Diritto comunitario e degli scambi internazionali*, 1-2/2019, pp. 77-122.
- V. FERRARO, *La risoluzione delle crisi bancarie e gli aiuti di Stato: alcune riflessioni sui principi delineati dalla recente giurisprudenza della Corte di giustizia dell'Unione Europea*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 6, 2016, pp. 1591-1611.
Nota a sentenza della Corte di giustizia del 19 luglio 2016, causa C-526/14, ECLI: EU:C:2016:570
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- C. FRATEA, *Aiuti di Stato illegali o incompatibili ed effettività della tutela risarcitoria: osservazioni tra diritto dell'Unione europea e giurisprudenza nazionale*, in *Studi sull'integrazione europea*, 1/2018, pp. 117-136.

- M. GATTI, *Chronique de jurisprudence de la Cour de justice et du Tribunal de l'Union européenne (juin-octobre 2017). Régimes d'aides d'État et exonération fiscale d'une école religieuse*, in *Revue des affaires européennes*, 3/2017, pp. 535-542.
Nota a sentenza: CJUE, gde ch., 27 juin 2017, Congregación de Escuelas Pias Provincia Betania / Ayuntamiento de Getafe, aff. C-74/16
[Testo della sentenza](#)
- O. GEISS, T. SIAKKA, *Redrawing the market economy operator test: EU State aid law*, in *European Competition Law Review*, 7/2018, pp. 297-301.
- F. HONDEMA-MORKANE, V. VERDIER-BOUCHUT, *La prime à l'embauche: une aide publique identifiable et non identifiée?*, in *Revue du droit de l'Union européenne*, 2017, pp. 255-263.
- L. IDOT, *Aides existantes*, in *Europe*, 3/2019, pp. 29
Nota a sentenza della CJUE, 23 janv. 2019, aff. C-387/17, Fallimento Traghetti del Mediterraneo: JurisData n 2019-001626
[Testo della sentenza](#)
- L. IDIOT, *SIEG et radiodiffusion*, in *Europe. Actualité du droit de l'Union européenne*, no. 2, 2018, no 75.
Nota a sentenza della CJUE, 4^e ch., 20 déc 2017, C-66/16P, C-69/16P.
[Testo della sentenza](#)
- L. IDOT, *Bénéficiaire des mesures et notion d'entreprise*, in *Politiques et actions de l'Union*, pp. 32-33.
- L. IDIOT, *Caractère sélectif d'une mesure fiscale*, in *Europe, Actualité du droit de l'Union Européenne*, 8-9/2018, pp. 36-37.
- L. IDOT, *Secteur de l'électricité et coûts échoués*, in *Politiques et actions de l'Union*, pp. 33.
- L. IDOT, *Notion d'aide et compensation d'un désavantage structurel*, in *Politiques et actions de l'Union*, pp. 35-36.
- L. IDOT, *Rôle du juge national*, in *Politiques et actions de l'Union*, pp. 36-37.
- L. IDOT, *Récupération d'une aide fiscale*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, pp. 29-30.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Rescrits fiscaux*, in *Europe*, 10/2020, p. 30
Nota a sentenza del Tribunale (Settima Sezione ampliata) del 15 luglio 2020, *Irlanda e a. c. Commissione europea*, cause T-778/16 e T-892/16, ECLI: ECLI:EU:T:2020:338
[Testo della sentenza](#)
- L. IDOT, *Notion d'aide et sélectivité des mesures (I)*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, pp. 30-31.
- L. IDOT, *Notion d'aide et sélectivité des mesures (II)*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, pp. 31-32.

- L. IDOT, *Notion d'aide et extension de la garantie des dépôts*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, p. 32.
- L. IDOT, *Secteur audiovisuel et passage à la télévision numérique*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, pp. 32-33.
- L.IDOT, *Compensations pour obligation de service public*, in *Europe, Actualité du droit de l'Union européenne*, n. 5, 2017, p. 32.
- L. IDOT, *Dérogation pour un SIEG de radiodiffusion*, in *Europe, Actualité du droit de l'Union européenne*, n. 5, 2017, pp. 32-33.
- L. IDOT, *Régime d'aides existant*, in *Europe, Actualité du droit de l'Union européenne*, n. 5, 2017, p. 33.
- L. IDOT, *Notion d'aide et transfert de ressources d'État*, in *Europe Actualité du droit de l'Union européenne*, n.11 2017, n.422.
 Nota a sentenza della Corte,CJUE, 5^e ch., 13 sept 2017, aff. C-329/15.
[Testo della sentenza](#)
- L. IDOT, *Aides à l'investissement*, in *Europe Actualité du droit de l'Union européenne*, n.11 2017, n.424.
 Nota a sentenza Trib. UE,12 sept 2017, aff. T-671/14.
[Testo della sentenza](#)
- L. IDOT, *Distinction entre aide nouvelle et aide existante*, in *Europe Actualité du droit de l'Union européenne*, n.12 2017, n.470.
 Nota a sentenza CJUE, 4^e ch., 25 oct. 2017, C-467/15 P.
[Testo della sentenza](#)
- L. IDOT, *Gestion d'un aéroport et activités économiques*, in *Europe Actualité du Droit de l'Union Européenne*, no. 3, 2018, no. 116.
- L. IDOT, *Notion d'aide et mesure fiscale*, in *Europe*, 6/2018, pp. 25-26.
 Nota a sentenza:
 CJUE, 1 ch., 26 avril 2018, aff. Jtes C-233/16, ANGED: JurisData n°2018-008103
[Testo della sentenza](#)
 CJUE, 1 ch., 26 avril 2018, aff. Jtes C-234/16 et C-235/16, ANGED: JurisData n°2018-007921
[Testo della sentenza](#)
 CJUE, 1 ch., 26 avril 2018, aff. Jtes C-236/16 et C-237/16, ANGED: JurisData n°2018-007925
[Testo della sentenza](#)
- L. IDOT, *Obligation de suspension*, in *Europe*, 6/2018, p. 26.
 Nota a sentenza: Trib. UE, 25 avril 2018, aff. jtes T-554/15 et T-555/15, Hongrie c/ Commision: JurisData n°2018-008104
[Testo della sentenza](#)

- L. IDOT, *Arbitrage, compétence de la Commission, et date d'octroi d'une aide*, in *Europe. Actualité du droit de l'Union européenne*, 8-9/2019, pp. 32-33.
Nota a sentenza della Corte Europea, 18 giugno 2019, T-624/15, T-694/15, T-704/15.
[Testo della sentenza](#)
- L. IDOT, *Difficultés sérieuses et ouverture de la phase formelle*, in *Europe. Actualité du droit de l'Union européenne*, 8-9/2019, pp. 33.
Nota a sentenza della Corte europea, 20 giugno 2019, T-578/17.
[Testo della sentenza](#)
- L. IDOT, *Difficultés sérieuses et procédure d'appel d'offres*, in *Europe. Actualité du droit de l'Union européenne*, 8-9/2019, pp. 33-34.
Nota a sentenza della Corte europea, 19 giugno 2019, T-353/15, T-373/15.
[Testo della sentenza](#)
- L. IDOT, *Ordre de récupération et champ d'application d'une décision*, in *Europe. Actualité du droit de l'Union européenne*, 8-9/2019, pp. 34.
Nota a sentenza della Corte europea, 13 giugno 2019, C-505/18.
[Testo della sentenza](#)
- L. IDOT, *COVID-19 et droit de la concurrence, Quelles adaptations? In Europe. Actualité du droit de l'Union européenne*, 4/2020, pp. 6-7.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Sélectivité des mesures fiscales*, in *Aides d'Etat*, in *Politiques et actions de l'union*, in *Europe*, 12/2021, pp. 34-35
Nota a sentenza della Corte CJUE, 6 oct. 2021, aff. C-50/19 P, Sigma Alimentos Exterior
[Testo della sentenza](#)
- Nota a sentenza della Corte CJUE, 6 oct. 2021, aff. C-51/19 et C-64/19 P, World Duty Free Group
[Testo della sentenza](#)
[Testo della sentenza](#)
- Nota a sentenza della Corte CJUE, 6 oct. 2021, aff. C-52/19 P, Banco Santander
[Testo della sentenza](#)
- Nota a sentenza della Corte CJUE, 6 oct. 2021, aff. C-53/19 et C-65/19 P, Banco Santander, Santusa Holding Renv.
[Testo della sentenza](#)
[Testo della sentenza](#)
- Nota a sentenza della Corte CJUE, 6 oct. 2021, aff. C-54/19 P, Axa Mediterranean Holding
[Testo della sentenza](#)
- Nota a sentenza della Corte CJUE, 6 oct. 2021, aff. C-55/19 P, Prosegur Compañia de Seguridad
[Testo della sentenza](#)

- L. IDOT, D. SIMON, L. DRIGUEZ, *Rapports entre l'interdiction des aides d'État et le principe de libre circulation des marchandises*, in *Politiques et actions de l'union européenne*, in *EUROPE. Actualité du droit de l'Union Européenne*, 4/2018, pp. 29-30.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Notion d'aide et garantie de l'État*, in *Politiques et actions de l'union européenne*, in *EUROPE. Actualité du droit de l'Union Européenne*, 4/2018, p. 30.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Notion d'entreprise*, in *EUROPE*, in *Politiques et actions de l'union européenne. Actualité du droit de l'Union Européenne*, 4/2018, pp. 30-31.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Avantage et investisseur privé en économie de marché*, in *Politiques et actions de l'union européenne* in *Actualité du droit de l'union européenne*, 11/2018, pp. 28-29.
 Nota a Sentenza del Tribunale (Prima Sezione), 18 settembre 2018, T-93/17, *Duferco Long Products SA c. Commissione europea*.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides aux compagnies aériennes low cost*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 35-36.
 Contiene:
 Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-111/15, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:954.
[Testo della sentenza](#)
 Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-165/15, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:953.
[Testo della sentenza](#)
 Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-591/15, *Transavia Airlines c. European Commission*, ECLI:EU:T:2018:946.
[Testo della sentenza](#)
 Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-53/16, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:943.
[Testo della sentenza](#)
 Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-77/16, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:947.
[Testo della sentenza](#)
 Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-165/16, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:952.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Contribution audiovisuelle*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, pp. 36-37.
 Nota a sentenza CJUE, 13 déc 2018, aff. C-492/17, *Ritinger e.a.*
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Difficultés sérieuses et ouverture d'une procédure formelle*, in *Europe Actualité du droit de l'union européenne*, 2/2019, p. 37.
 Nota a sentenza:

Trib. UE, 13 déc. 2013, aff. T-630/15, Scandlines Danmark et Scandlines Deutschland
[Testo della sentenza](#)

Trib. UE, 13 déc. 2013, aff. T-631/15, Stena Line Scandinavia
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Mesures bénéficiant à une entreprise “en faillite”*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 37-38.
Nota a sentenza: Trib. UE, 13 déc. 2018, aff. T-284/15, AlzChem
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Nature des mesures propres à restaurer la concurrence*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, p. 38.
Nota a sentenza: Trib. UE, 7 déc. 2018, aff. T-664/14, Belgique c/Commission
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *notion d'aide et cession de participations*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 38-39.
Nota a sentenza: Trib. UE, 11 déc. 2018, aff. T-100/17, BTB Holding Investments, Dufenco Participations
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Procédure de contrôle et droit d'être associé à la procédure*, in *Europe Actualité du droit de l'union européenne*, 2/2019, p. 39.
Nota a sentenza:
Trib. UE, 12 déc. 2018, aff. T-683/15, Freistaat Bayern
[Testo della sentenza](#)
Trib. UE, 12 déc. 2018, aff. jtes T-722/15 à T-724/15, Interessengemeinschaft privater Milchverarbeiter Bayern eV
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Recapitalisation de la filiale d'une entreprise publique*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, pp. 39-40.
Nota a sentenza: Trib. UE, 13 déc. 2018, aff. T-167/13, Comune di Milano
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Sélectivité et mesures fiscales*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, p. 40.
Nota a sentenza: CJUE, gr. ch., 19 déc. 2018, aff. C-374/17, A. Brauerei
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides aux compagnies aériennes low cost*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 35-36.
Nota a sentenza della:
- Trib. UE, 13 déc. 2018, aff. T-111/15, Ryanair DAC
[Testo della sentenza](#)
- Trib. UE, 13 déc. 2018, aff. T-165/15, Ryanair DAC
[Testo della sentenza](#)
- Trib. UE, 13 déc. 2018, aff. T-591/15, Transavia Airlines
[Testo della sentenza](#)
- Trib. UE, 13 déc. 2018, aff. T-53/16, Ryanair DAC
[Testo della sentenza](#)

- Trib. UE, 13 déc. 2018, aff. T-77/16, Ryanair DAC
[Testo della sentenza](#)
 - Trib. UE, 13 déc. 2018, aff. T-165/16, Ryanair DAC
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Contribution audiovisuelle*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, pp. 36-37.
Nota a sentenza, CJUE, 13 déc 2018, aff. C-492/17, Rittinger e.a.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Difficultés sérieuses et ouverture d'une procédure formelle*, in *Europe Actualité du droit de l'union européenne*, 2/2019, p. 37.
Nota a sentenza:
- Trib. UE, 13 déc. 2013, aff. T-630/15, Scandlines Danmark et Scandlines Deutschland
[Testo della sentenza](#)
 - Trib. UE, 13 déc. 2013, aff. T-631/15, Stena Line Scandinavia
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Mesures bénéficiant à une entreprise "en faillite"*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 37-38.
Nota a sentenza: Trib. UE, 13 déc. 2018, aff. T-284/15, AlzChem
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Nature des mesures propres à restaurer la concurrence*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, p. 38.
Nota a sentenza: Trib. UE, 7 déc. 2018, aff. T-664/14, Belgique c/Commission
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *notion d'aide et cession de participations*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 38-39.
Nota a sentenza: Trib. UE, 11 déc. 2018, aff. T-100/17, BTB Holding Investments, Dufenco Participations
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Procédure de contrôle et droit d'être associé à la procédure*, in *Europe Actualité du droit de l'union européenne*, 2/2019, p. 39.
Nota a sentenza:
- Trib. UE, 12 déc. 2018, aff. T-683/15, Freistaat Bayern
[Testo della sentenza](#)
 - Trib. UE, 12 déc. 2018, aff. jtes T-722/15 à T-724/15, Interessengemeinschaft privater Milchverarbeiter Bayern eV
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Recapitalisation de la filiale d'une entreprise publique*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, pp. 39-40.
Nota a sentenza: Trib. UE, 13 déc. 2018, aff. T-167/13, Comune di Milano
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Sélectivité et mesures fiscales*, in *Europe Actualité du droit de l'Union européenne*, 2/2019, p. 40.

Nota a sentenza: CJUE, gr. ch., 19 déc. 2018, aff. C-374/17, A. Brauerei
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Forme juridique imposée aux clubs sportifs*, in *Europe Actualité du droit de l'union européenne*, 4/2019, pp. 27-28.

Nota a sentenza:

- Trib. UE, 26 févr. 2019, aff. T865/16, Futbol Club Barcelona: JurisData n°2019-003794
[Testo della sentenza](#)
- Trib. UE, 26 févr. 2019, aff. T679/16, Athletic Club: JurisData n°2019-003796
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Décisions fiscales anticipées et régime d'aides*, in *Europe Actualité du droit de l'union européenne*, 4/2019, pp. 28-29.

Nota a sentenza:

Trib. UE, 14 févr. 2019, aff. T-131/16 et T-263/16, Belgique C/Commission: JurisData n°2019-003792
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides illégales et rôle des autorités nationales*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, p. 36.

Nota a sentenza della Corte, CJUE, gr. ch., 13 mars 2019, aff. C-349/17, Eesti Pagar
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Notion d'aide et ressources d'État*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, pp. 36-37.

Nota a sentenza della Corte, CJUE, 28 mars 2019, aff. C-405/16, P, Allemagne C/Commission: JurisData n 2019-005954
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Notion d'aide et imputabilité à l'État*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, p. 37.

Nota a sentenza:

Trib. UE, 19 mars 2019, aff. jtes T-98/16 et T-196/16 et T-198/16, Italie C/Commission:
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Service postal et SIEG*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, p. 38.

Nota a sentenza:

Trib. UE, 19 mars 2019, aff. jtes T-282/16 et T-283/16, Inpost Paczkomaty: Juris Data n°2019-005949
[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Forme juridique imposée aux clubs sportifs*, in *Europe Actualité du droit de l'union européenne*, 4/2019, pp. 27-28.

Nota a sentenza:

- Trib. UE, 26 févr. 2019, aff. T865/16, Futbol Club Barcelona: JurisData n°2019-003794
[Testo della sentenza](#)
- Trib. UE, 26 févr. 2019, aff. T679/16, Athletic Club: JurisData n°2019-003796
[Testo della sentenza](#)

- L. IDOT, D. SIMON, L. DRIGUEZ, *Décisions fiscales anticipées et régime d'aides*, in *Europe Actualité du droit de l'union européenne*, 4/2019, pp. 28-29.
 Nota a sentenza:
 Trib. UE, 14 févr. 2019, aff. T-131/16 et T-263/16, Belgique C/Commission: JurisData n°2019-003792
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides illégales et rôle des autorités nationales*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, p. 36.
 Nota a sentenza della Corte, CJUE, gr. ch., 13 mars 2019, aff. C-349/17, Eesti Pagar
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Notion d'aide et ressources d'État*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, pp. 36-37.
 Nota a sentenza della Corte, CJUE, 28 mars 2019, aff. C-405/16, P, Allemagne C/Commission: JurisData n 2019-005954
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Notion d'aide et imputabilité à l'État*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, p. 37.
 Nota a sentenza:
 Trib. UE, 19 mars 2019, aff. jtes T-98/16 et T-196/16 et T-198/16, Italie C/Commission:
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Service postal et SIEG*, in *Europe Actualité du droit de l'Union européenne*, 5/2019, p. 38.
 Nota a sentenza:
 Trib. UE, 19 mars 2019, aff. jtes T-282/16 et T-283/16, Inpost Paczkomaty: JurisData n°2019-005949
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Droits des intéressés*, in *Politique et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 12/2019, p. 32.
 Nota a sentenza del Tribunale UE, 24 ottobre 2019, causa C-403/18, *Autostrada Wielkopolska S.A c. Commissione europea*, ECLI:EU:T:2019:756.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'Etat. Régime d'aides et obligation de notification*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 1/2020, pp. 33-34.
 Nota a sentenza della Corte di Giustizia del 14 novembre 2019, causa C-585/17, *Finanzamt Linz, Finanzamt Kirchdorf Perg Steyr c. Dilly's Wellnesshotel GmbH*, ECLI:EU:C:2019:969.
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Protection de l'environnement*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 3/2020, pp. 29-30.
 Nota a sentenza del Tribunale UE del 16 gennaio 2020, causa T-257/18, *Iberpotash SA c. European Commission*, ECLI:EU:T:2020:1.

[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Droits des intéressés et violation des formes substantielles*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 5/2020, pp. 38-39.

Nota a sentenza della Corte di Giustizia dell'11 marzo 2020, causa C-56/18 P, *European Commission c. Gmina Miasto Gdynia, Port Lotniczy Gdynia Kosakowo sp. z o.o, Republic of Poland*, ECLI:EU:C:2020:192.

[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Opérateur privé en économie de marché et qualification d'entreprise en difficulté*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 5/2020, pp. 39-40.

Nota a sentenza della Corte di Giustizia del 26 marzo 2020, causa C-244/18 P, *Larko Geniki Metalleftiki kai Metallourgiki AE c. European Commission*, ECLI:EU:C:2020:238.

[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Garanties d'État et avantage*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 5/2020, pp. 40-41.

Contiene:

- Nota a sentenza del Tribunale UE del 12 marzo 2020, causa T-732/16, *Valencia Club de Fútbol c. Commissione Europea*, ECLI:EU:T:2020:98.

[Testo della sentenza](#)

- Nota a sentenza del Tribunale UE del 12 marzo 2020, causa T-901/16, *Elche Club de Fútbol c. Commissione Europea*, ECLI:EU:T:2020:97.

[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. COVID-19*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 5/2020, pp. 41-42.

L. IDOT, D. SIMON, L. DRIGUEZ, *Date d'octroi de l'aide et sentence arbitrale*, in *Politiques et actions de l'Union Européenne*, in *Europe Actualité du droit de l'union européenne*, 3/2022, n 84, pp.28-29

Nota a sentenza della Corte CJUE, gde ch., 25 janv. 2022, aff. C-638/19 P, *Comm. c/ European Foos e.a.* : JurisData

[Testo della sentenza](#)

DR. H. J. KOCIUBINSKI, "Cut off one Hydra head, two more would grow back in its place": *Challenges in combating concealed state aid to airlines and regional airports*, in *Articles*, in *European Competition Law Review*, Vol. 43,7/2022, pp. 321-330.

K. KELEMEN, *Baka contro Ungheria: la Corte EDU e l'indipendenza dei giudici*, in *Quaderni costituzionali*, n. 4, 2016, pp. 827-830.

J. KOCIUBINSKI, *On the need of a (genuinely) more economic approach in European State aid control in times of economic uncertainty*, in *Articles*, in *European competition law review*, 3/2023, pp. 106-116.

- J. KOCIUBIŃSKI, “*The Ring of Gyges in EU State Aid Law: Strategic Sequencing of State-Run Interdependent Infrastructural and Commercial Projects to Avoid State Aid Classification*”, in *European Competition Law Review*, vol. 45 issue 3 2024, pp. 87-100.
- F. LAFFAILLE, *La fiscalité de Dieu et les aides d’Etat – CJUE 6 novembre 2018*, in *Revue du droit de l’Union européenne*, 3/2019, pp. 127-136.
Nota a sentenza della Corte di Giustizia UE, 6 novembre 2018, C-622/16, C-624/16
[Testo della Sentenza](#)
- M. LAHOUZI, *Arrêt “Commission européenne c. France et IFP Energies Nouvelles”*, in *Revue du droit de l’Union Européenne*, 4/2018, pp. 290-296.
- P. J. LOEWENTHAL, *La théorie de la sélectivité des mesures fiscales entre discrimination et “analyse en trois étapes”*, in *Revue des Affaires Européennes Law & European Affairs*, 2/2019, pp. 233-250.
- G. LO SCHIAVO, *Examining the Nature of the Market Economic Operator test (MEO) under Article 107 TFEU: FIH Holding and FIH Erhvervsbank*, in *European Law Review*, 4/2020, p.540-552
- G. LUCHENA, S. CAVALIERE, *Le nuove frontiere in materia di aiuti di Stato*, in *Studi sull’integrazione europea*, 2/2020, pp. 303-322.
- J. LUTS, P.M. SABBADINI, *Évaluation institutionnelle des actions de la Commission en matière d’aide d’État contre la concurrence fiscale passive*, in *Revue des affaires européennes law & european affairs*, 4/2018, pp. 627-652.
- S. MARINO, *La tutela ambientale nella politica dell’Unione Europea in materia di aiuti di Stato*, in *Il diritto dell’Unione Europea*, 1/2021, pp. 43 - 72
- C. MATRANGA, *Financial stability and competition rules in the banking crisis context: a real struggle*, in *European Competition Law Review*, 8/2019, pp. 383-389.
- C. MCMAHON, *Endorsement for the Commission’s approach to tax rulings from the Court of Justice: the decision in Commission v Belgium and Magnetrol (C-337/19 P)*, in *European Competition Law Review*, n. 4, 2022, pp. 196-200.
[Articolo consultabile on-line da rete locale](#)
- P. A. MENEGOZZI, *Le attività culturali e la comunicazione della Commissione del 19 luglio 2016 sulla nozione di aiuto di Stato*, in *Il diritto dell’unione europea*, n. 4, 2016, pp. 741-754.
[Articolo consultabile on-line da rete locale](#)
- M. MEROLA, A. COGNI *urgence Covid-19 et encadrement des aides d’État: leçons et défis*, in *Revue des Affaires Européennes Law & European Affairs*, 1/2020, pp. 135- 156.
- M. MEROLA, *Nouveaux défis en matière d’aides d’Etat-Introduction*, in *Revue des Affaires Européennes Law & European Affairs*, 2/2019, pp. 205-208.

- A-L. MOSBRUCKER, *Concessions d'infrastructures et aides au fonctionnement*, in *Europe. Actualité du droit de l'Union européenne*, no. 2, 2018, no 76.
Nota a sentenza del Trib., 13 déc 2017, T-314/15.
[Testo della sentenza](#)
- P. NICOLAIDES, *Commission decisional practice on state aid for large regional development projects*, in *Articles*, in *European competition law review*, 3/2023, pp. 98-105.
- P. NICOLAIDES, *What Should State Aid Control Protect? A Proposal for the Next Generation of State Aid Rules*, in *European Competition Law Review*, 6/2019, pp. 276-283.
- P. NICOLAIDES, *How can incompatible state aid be passed on from one company to another to avoid recovery*, in *European Competition Law Review*, 11/2019, pp. 517-526.
- P. NICOLAIDES, *The appropriateness of state aid and the principle of non discrimination*, in *Articles*, in *European Competition Law Review*, Vol. 43, 6/2022, pp. 264-269.
- P. NICOLAIDES, *The evolving case law on regional state aid*, in *European Competition Law Review*, 8/2023, pp. 331-347.
- C. OIKNINE, *Les EPIC : illustration d'une remise en cause de la propriété publique par le droit des aides d'État ?*, in *Cahiers de Droit Européen*, 2/2016, pp. 631-665.
- M. ORLANDI, *La scuola elementare Montessori e Pietro Ferracci, contro i privilegi delle associazioni religiose*, in *Il diritto dell'Unione Europea*, 4/2018, pp. 771-804.
- M. ORLANDI, *Il ridimensionamento del principio di "libera concorrenza" nella disciplina degli aiuti di Stato operato dalla sentenza Fiat Chrysler Finance Europe*, in *Note e commenti*, in *Studi sull'integrazione europea*, 1/2023, pp. 163-190.
- M. ORLANDI, *Principio di libera concorrenza, interpellì e disciplina degli aiuti di Stato: un rapporto complesso*, in *Diritto dell'Unione Europea*, 3/2017, pp. 529-564.
[Articolo consultabile on-line da rete locale](#)
- J. PAPADAMAKI, *Aides d'État - Notion d'aide nouvelle*, in *Revue des Affaires européennes. Law and European Affairs*, n. 4, 2016, pp. 671-678.
- O. PEIFFERT, *Qualité pour agir en annulation contre une décision autorisant une aide d'Etat*.
Trib.
UE, ord., 26 septembre 2016, Greenpeace Energy e.a./ commission, aff. T-382/15, in *Revue des affaires Européennes. Law & European affaires*, n. 3 2016, pp. 547- 555.
Contiene una nota all'ordinanza del tribunale della Corte di Giustizia dell'Unione europea del 26 settembre 2016, causa T-382/15.
ECLI: EU: T: 2016: 589
[Testo della sentenza](#)
- N. PESARESI, S. RITZEK-SEIDL, *State aid control in an international perspective*, in *Revue des Affaires Européennes Law & European Affairs*, 2/2019, pp. 277-292.

- N. PIGEON, *La recevabilité du recours en annulation pour les concurrents du bénéficiaire d'une aide d'Etat*, in *Revue du droit de l'union européenne*, 2-3/2020, pp. 243-258
- M. PINARDI, *Aiuti di Stato: il settore del trasporto aereo dopo "Brexit"*, in *Diritto comunitario e degli scambi internazionali*, 4/2017, pp. 649-674.
- A. PLIAKOS, A. DEDOULI-LAZARAKI, *Granting exclusive rights to public or privileged undertakings under EU competition law: article 106(1) TFEU combined with article 102 TFEU*, in *European Competition Law Review*, 4/2020, pp. 195-209.
- B. RAGANELLI, *Gli aiuti di stato alle banche nel contesto della crisi finanziaria*, in *Giornale di diritto amministrativo*, n. 6, 2016, pp. 773-785.
Nota a sentenza della Corte di giustizia dell'Unione europea del 19 luglio 2016, causa C-526/14, ECLI:EU:C:2016:570
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- F. RIZZUTO, *A Missed Opportunity to Fill the Enforcement Coordination Gap in Cross-Border Proceedings? The Volkswagen Ruling of the Court of Justice of the European Union Regarding Unfair Commercial Practices*, in *European Competition Law Review*, Issue 2 volume 45/2024, pp. 60-74.
- A. SABINE, *Le statut de l'établissement public industriel et commercial: un avenir assombri par le droit des aides d'Etat? CJUE, 19 septembre 2018, Commission / IFP Energie Nouvelles, aff. C-438/16*, in *Revue des Affaires Européennes*, 3/2018, pp. 561-566.
[Testo della sentenza](#)
- C. SCHEPISI, *L'autonomia del giudice nazionale e il principio del giudicato nella materia degli aiuti di stato: un tentativo di approccio coerente e sistematico*, in *Il diritto dell'Unione Europea*, 4/2018, pp. 743-770.
- C. SCHEPISI, *Osservatorio europeo. Risarcimento del danno antitrust e attuazione della direttiva 104/2014: possibili effetti anche sugli aiuti di Stato*, in *Diritto dell'Unione Europea*, 3/2017.
[Testo dell'articolo](#)
- G. SCIASCIA, *L'accountability della Commissione europea nell'esercizio diretto di funzioni amministrative*, in *Rivista Italiana di Diritto Pubblico Comunitario*, 6/2018, pp. 975-1012.
[Articolo consultabile on-line da rete locale](#)
- U. SOLTÉSZ, *EU State aid law and taxation – Where do we stand today?*, in *European Competition Law Review*, 1/2020, pp. 18-25.
- N. STOCK, P. NICOLAIDES, *State aid in the energy sector: understanding the concept of "State resources"*, in *European Competition Law Review*, 4/2020, pp. 186-194.

- S. THOMAS, *Le rôle des concurrents dans les procédures judiciaires concernant des régimes d'aides d'État ou des aides individuelles. Montessori: le début d'une révolution?*, in *Revue des Affaires Européennes Law & European Affaires*, 2/2019, pp. 251-266.
- T. VERE-HODGE, *Is EU competition law shining a light on application of sanctions rules?*, in *European Competition Law Review*, n. 37, 2016, pp. 475-478.
- S. VILLANI, *Riflessioni sul regime dell'Unione europea in materia di aiuti di Stato in caso di calamità*, in *Studi sull'integrazione europea*, 2017, pp. 585-602.
- F. WILMAN, *A decade of private enforcement of intellectual property rights under IPR enforcement Directive 2004/48: Where do we stand (and where might go)?*, in *European law review*, n. 4, 2017, pp. 509-531.

10. ENFORCEMENT E DIMENSIONE INTERNAZIONALE

- A. ADAM, S. HALLS e A. RYAN, *Changing digital advertising landscape - overview of EU and UK competition cases and regulatory initiatives*, in *European Competition Law Review*, Vol. 43, 5/2022, pp. 209-218.
- L. P. BARBOSA E B. LUVIZOTTO, *Rethinking Competition Law for Digital Markets: A Comparative Institutional Analysis*, in *European Competition Law Review*, Issue 2 volume 45/2024, pp. 75-84.
- R. BARRUÉ-BELOU, *La transposition tardive en droit français de la directive 2014/104/UE ou la délicate adaptation des règles processuelles*, in *Revue du droit de l'Union européenne*, 2/2018, pp. 169-186.
- PROFESSOR C. BERGQVIST, *Google Shopping and self-favouring as a separate abuse*, in *European Competition Law Review*, n. 4, 2022, pp. 191-195.
[Articolo consultabile on-line da rete locale](#)
- M. BERNATT, *McWane and judicial review of Federal Trade Commission decisions: any inspirations for EU competition law?*, in *European Competition Law Review*, n. 6, 2017, pp. 288-294.
- V. BISHNOI, *Data protection law: an inhibition in enforcement and promotion of competition law*, in *European Competition Law Review*, 1/2019, pp. 34-40.
- M. DE SOUSA E ALVIM, *A competition court for the European Union and the right to a fair trial: too much ado about nothing*, in *European Competition Law Review*, 3/2019, pp. 114-123.
- F. FALCONI, *Alcune considerazioni sull'abuso della libertà di espressione nella giurisprudenza di Strasburgo*, in *Studi sull'integrazione europea*, 2/2020, pp. 359-378.
- T. L. FARIA, G. NEVES LIMA, *Abuse of dominant position in the digital economy in the EU and the US: the Big Our and the War of the Worlds*, in *European Competition Law Review*, 3/2020, pp. 144-151.
- E. FARNOUX, *Pratiques restrictives de concurrence: la Cour de justice chasse la public enforcement du domaine du règlement Bruxelles I bis*, in *Revue critique de droit international privé*, 4/2024, pp. 794-818,
Nota a sentenza della CJUE, 22 dicembre 2022, C-98/22, Eurelec Scabel c Ministre de l'économie et des finances, ECLI: ECLI:EU:C:2022:1032
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- C. FRATEA, *The interplay between Regulations 1049/2001, 1/2003 and Directive 2014/104: will public enforcement of EU competition law always come first*, in *European Competition Law Review*, 2/2018, pp. 81-86.
- J. GAFFNEY, *China's Antimonopoly Law at ten years old: a comparative review*, in *European Competition Law Review*, 3/2019, pp. 130-138.

- A. GENOVESE, *Profili di public e private enforcement dei divieti di pratiche commerciali scorrette. Anche con riferimento ai settori regolati*, in *Dottrina*, in *Giurisprudenza Commerciale*, 5/2022, pp. 767-786.
- B. GILIBERTI, *Public e private enforcement dell'art. 9, co. I della Direttiva antitrust 104/2014. Il coordinamento delle tutele: accertamento amministrativo e risarcimento danni nei rapporti privatistici*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 1, 2016, pp. 77-113.
[Articolo consultabile on-line da rete locale](#)
- L. B. LANDMAN, *Nascent competition and transnational jurisdiction: the future market model explains the authorities actions*, in *Articles*, in *European Competition Law Review*, Vol. 43, 6/2022, pp. 294-395.
- M. LEHMANN, *Jurisdiction in suits for cartel damages: the CJEU draws a new distinction*, in *Articles*, in *European Competition Law Review*, 3/2022, pp. 150-151.
- Z. LIU e S. VRYNA, *New antitrust tools for the digital economy in China and the EU- a comparative view of the Platform Antitrust Guidelines in China and the Digital Markets Act in the EU*, in *Articles*, in *European Competition Law Review*, volume 43, issue 10/2022, pp. 458-465.
- P. K. GORECKI, *Section 14B court orders and civil enforcement of competition law in Ireland: a new direction?*, in *European Competition Law Review*, 2/2019, pp. 63-66.
- L. IDOT, *Match nul provisoire dans l'affaire Intel: la partie continue...*, in *Europe Actualité du droit de l'union européenne*, n.10 2017, n.9.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Private renforcement et titulaires de l'action en réparation*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union européenne*, 2/2020, pp. 38-39.
 Nota a sentenza della Corte di Giustizia del 12 dicembre 2019, causa C-435/18, *Otis GmbH, Schindler Liegenschaftsverwaltung GmbH, Schindler Aufzüge und Fahrtreppen GmbH, Kone AG, ThyssenKrupp Aufzüge GmbH c. Land Oberösterreich et al*, ECLI:EU:C:2019:1069.
[Testo della sentenza](#)
- P. JOHNSON ET AL, *The stories merger document tell – the US, EU, Asia, Brazil, Mexico, and South Africa perspectives*, in *European Competition Law Review*, 4/2018, pp. 161-166.
- H. A. KARKY, *The impact of the International Competition Network on competition advocacy and global competition collaboration*, in *European Competition Law Review*, 10/2019, pp. 490-501.
- M. K. KOLASIŃSKI, *Google Shopping decision against the background of the EU and US case law*, in *European Competition Law Review*, 5/2020, pp. 234-244.

- W. LESLIE, *Online booking platforms, MFNs and the Vertical Block Exemption : the need for certainty*, in *European Competition Law Review*, 7/2018, pp. 330-335.
- A. MENTULA, *Finnish Eltel precedent case and limitation period in cartel matters*, in *European Competition Law Review*, Vol. 43, 5/2022, pp. 230-237.
- M. MERIANI, *The inextricable saga of “pay for delay” cases: the EU versus the US approach*, in *European Competition Law Review*, n. 11, 2017, pp. 506-516.
- M. MERIANI, *An “inflated” antitrust light over minority shareholding versus a beneficial investment web?*, in *European Competition Law Review*, 12/2019, pp. 592-597.
- V. MIRCEA, *The temptation of “Per-se”: What is wrong with EU competition enforcement*, in *European Competition Law Review*, pp. 528-533.
- A. MUKHERJEE, P. NIGAM, *Pay for delay and antitrust law: where does India stand?*, in *European Competition Law Review*, 3/2021, pp. 157-167
- J. N. O. NIETO, *Spain – recent developments in competition damages claims: what once was just a possibility, is not a reality*, in *European Competition Law Review*, 1/2019, pp. 41-43.
- J. N. O. NIETO, *Developments in competition damages claims in Spain, take II: now we know Barcelona is the place to go...*, in *European Competition Law Review*, 5/2019, pp. 202-204.
- O. PALLOTTA, *Public e private antitrust enforcement alla luce della direttiva 2014/104/UE: L’equilibrio alterato*, in *Studi sull’integrazione europea*, 2017, pp. 621-640.
- N. PESARESI, S. RITZEK-SEIDL, *State aid control in an international perspective*, in *Revue des Affaires Européennes Law & European Affaires*, 2/2019, pp. 277-292.
- N. PETIT, *Implications of the Competitive Neutrality Principle for competition agencies: a process perspective*, in *European Competition Law Review*, n. 11, 2017, pp. 501-505.
- A. PORTUESE, *From Non-Disclosure Agreements to Trade secrets: antitrust implications*, in *European Competition Law Review*, 6/2018, pp. 274-289.
- J. QI, *Application of essential facilities doctrine to “Big Data”: US and EU perspective*, in *European Competition Law Review*, 4/2019, pp. 182-189.
- B. J. RODGER, *Implementation of the Antitrust damages Directive in the UK: limited reform of the limitation rules?*, in *ECLR*, issue 5, 2017, pp. 219-227.
- M. M. SHARMA, *Should the CCI stop the Bayer/Monsanto merger?*, in *European competition law review*, 5/2018, pp. 201-204.
- R. TREMOLADA, *Anti-competitive restraints in labour markets – antitrust enforcement against no-poaching agreements*, in *European Competition Law Review*, 10/2019, pp. 451-463.

- C. VELJANOVSKI, *The law and economics of pass-on in price fixing cases*, in *ECLR*, issue 5, 2017, pp. 203-208.
- M. VOLOKH, *Keeping up with the enforcement trends against digital platforms: Amazon takes yet another hit from the Commission*, in *Articles*, in *European Competition Law Review*, Vol. 43, 6/2022, pp. 283-293.
- R. WALTERS, B. ZELLER, L. TRAKMAN, *Personal data law and competition law _ where is it heading?*, in *European Competition Law Review*, pp. 505-514.
- Y. YANG, *Fine setting under the Chinese Anti-Monopoly Law: back to basics*, in *European Competition Law Review*, n. 37, 2016, pp. 493-505.
- M. YAGCI, J. YIT CHENG CHEAH, *Should reverse payment settlements be subject to competition law scrutiny? A discussion on the economics and the anti-competitive effects of pharmaceutical patent settlements*, in *European Competition Law Review*, 7/2018, pp. 306-324.
- J. ZENGER, *Public interest considerations in merger control : the case of biodiversity*, in *European Competition Law Review*, 7/2018, pp. 336-340.
- C. ZHANG, S. SUN, *What determines antitrust fines in China?*, in *European Competition Law Review*, 2/2019, pp. 47-62.

11. SETTORI SPECIALI

11.1 BANCHE E ASSICURAZIONI

- A. ANTONUCCI, *Gli « aiuti di Stato » al settore bancario : le regole d'azione della regia della Commissione*, in *Studi sull'integrazione europea*, 3/2018, pp. 587-598.
- V. FERRARO, *La risoluzione delle crisi bancarie e gli aiuti di Stato: alcune riflessioni sui principi delineati dalla recente giurisprudenza della Corte di giustizia dell'Unione Europea*, in *Rivista Italiana di Diritto Pubblico Comunitario*, n. 6, 2016, pp. 1591-1611.
Nota a sentenza della Corte di giustizia del 19 luglio 2016, causa C-526/14, ECLI: EU:C:2016:570
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- A.A. GARCIANDIA, *Interaction between financial stability and competition policy: asymmetries between merger control and the single resolution mechanism*, in *Articles*, in *European Competition Law Review*, 1/2023, pp. 35-42.
- B. HORVATH, *Development of the applicability of the European competition law on banks as undertakings*, in *ECLR*, issue 9, 2017, pp. 423- 429.
- J. KOIVUSALO, *The pursuit of an anti-competitive outcome-restrictions of competition by object after GUK and Budapest Bank*, in *European Competition Law Review*, 6/2021, pp.316-331
- G. LO SCHIAVO, *Examining the Nature of the Market Economic Operator test (MEO) under Article 107 TFEU: FIH Holding and FIH Erhvervsbank*, in *European Law Review*, 4/2020, p. 540-552
- P. MARIANI, *From market fragmentation to market integration in the EU insurance industry: can EU regulation unify what is separate at birth?*, in *European law review*, 2017, pp. 657-676.
- C. MATRANGA, *Financial stability and competition rules in the banking crisis context: a real struggle*, in *European Competition Law Review*, 8/2019, pp. 383-389.
- S. MEZZACAPO, *Competition policy issues in EU retail payment business: the new PSD 2 regulatory principle of open online access to information from “payment accounts” and associated “payment transactions”*, in *European Competition Law Review*, pp. 534-544.
- B. RAGANELLI, *Gli aiuti di stato alle banche nel contesto della crisi finanziaria*, in *Giornale di diritto amministrativo*, n. 6, 2016, pp. 773-785.
Nota a sentenza della Corte di giustizia dell'Unione europea del 19 luglio 2016, causa C-526/14, ECLI: EU: C: 2016: 570
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)

K. STOLARSKI, *Bank account infrastructure as an indispensable means to provide financial services - the essential facilities doctrine revisited*, in *European Competition Law Review*, issue 3, 2018, pp. 124-128.

11.2 ENERGIA, AMBIENTE E CAMBIAMENTI CLIMATICI

- D. BERLIN, *Le sort fragile des EPIC dans le cadre du contrôle des aides d'Etat: la Cour donne un gage à la veillée funèbre de la garantie de l'Etat CJUE, 19 septembre 2018, Commission/République française et IFP Energies Nouvelles, aff. C-438/2016 P*, in *Revue des Affaires Européennes*, 3/2018, pp. 507-522.
Nota a sentenza della CJUE, 19 settembre 2018, C-438/16 P.
[Testo della sentenza](#)
- S. DE LA ROSA, *Marché du gaz- Prix réglementés CJUE, 7 septembre 2016, Association nationale des opérateurs détaillants en énergie (ANODE)/ premier ministre et a., aff. C-121/15*, in *Revue des affaires Européennes. Law & European affaires*, n. 3 2016, pp. 529-537.
Contiene una nota a sentenza della Corte di Giustizia dell'Unione europea del 7 settembre 2016, causa C-121/15. ECLI: EU:C:2016:637
[Testo della sentenza](#)
- M. DONY, *Le critère de l'utilisation de ressources d'État dans les mécanismes de soutien aux énergies renouvelables: une jurisprudence en clair-obscur?*, in *Revue des Affaires Européennes Law & European Affaires*, 2/2019, pp. 219-232.
- S. HOLMES, *Climate change, sustainability and competition law in the UK*, in *European Competition Law Review*, 8/2020, pp. 384-399.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Aides d'État. Avantage et investisseur privé en économie de marché*, in *Politiques et actions de l'union européenne in Actualité du droit de l'union européenne*, 11/2018, pp. 29.
Nota a sentenza del Tribunale (Prima Sezione), 18 settembre 2018, T-93/17, *Duferco Long Products SA c. Commissione europea*.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Engagements dans le secteur de l'énergie*, in *Politiques et actions de l'Union*, in *Europe*, n. 4, 2022, pp. 28-29.
Nota a sentenza del Tribunale, 2 febbraio 2022, aff. T-399/19
[Testo della sentenza](#)
- L. IDOT, *Secteur de l'électricité et coûts échoués*, in *Politiques et actions de l'Union*, pp. 33.
- E. LECCHI, *Sustainability and EU merger control*, in *Articles*, in *European competition law review*, 2/2023, pp. 70-80.
- G. MONTI, J. MULDER, *Escaping the clutches of EU competition law*, in *European law review*, 2017, pp. 635-656.
- P. NICOLAIDES, *What Should State Aid Control Protect? A Proposal for the Next Generation of State Aid Rules*, in *European Competition Law Review*, 6/2019, pp. 276-283.
- J. N. O. NIETO, *Spain – recent developments in competition damages claims: what once was just a possibility, is not a reality*, in *European Competition Law Review*, 1/2019, pp. 41-43.

- J. RUMPF, *Statutory Transmission Monopolies in EU and EEA Law - Why a European Energy Union cannot Tolerate National Transmission Monopolies*, in *Articles*, in *European law review*, 2/2023, pp. 167-186.
- F. SMERCHINIC, *Le condotte anticoncorrenziali nel mercato dell'energia elettrica tra legislazione vigente e soluzioni giurisprudenziali. Un caso pratico*, in *Rivista italiana di diritto pubblico comunitario*, 2017, pp. 785-809. Nota a ordinanza del TAR Lombardia, Milano, sezione II, 16/9/16, n. 1185.
[Articolo consultabile on-line da rete locale](#)
- N. STOCK, P. NICOLAIDES, *State aid in the energy sector: understanding the concept of "State resources"*, in *European Competition Law Review*, 4/2020, pp. 186-194.
- K. TALUS, T. WALDE, *Electricity interconnectors in EU law: energy security, long term infrastructure contracts and competition law*, in *European Law review*, n. 1, 2007, pp. 125- 137.
- A. TÓTH, *Competition law-regulated European energy markets*, in *European Competition Law Review*, 8/2021, pp.439-444.

11.3 POSTE

- F. COSTAMAGNA, *Minimum wage between public procurement and posted workers: anything new after the regional post case?*, in *European Law review*, n. 1, 2017, pp. 101-111.
- D. BERLIN, *Postal Market Regulation: EUCJ gives Member States a Little Bit more Breathing Space*, in *Revue des Affaires Européennes*, 3/2023, pp. 801-820.
Nota a sentenza della Corte, 7 settembre 2023, C-226/22, *Nexive Commerce Srl e a. contro Autorità per le Garanzie nelle Comunicazioni e a.*
ECLI:EU:C:2023:637
[Testo della sentenza](#)
- L. IDOT, *Difficultés sérieuses et mesures en faveur d'un opérateur public du secteur postal*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°263
Nota a sentenza Trib. UE, 5 mai 2021, aff. T - 561/18
[Testo della sentenza](#)
- K. ROKITA, *Exclusionary rebates: where are we after post Danmark II and how did we get there?*, in *Quaderni costituzionali*, n. 4, 2016, pp. 885-899.

11.4 SETTORE FARMACEUTICO

- G. AQUILEIA, *Saga de l'Avastin et du Lucentis*, pp. 185-198, F. PICOD, *Chronique de jurisprudence de la Cour de Justice et du Tribunal de l'Union Européenne*, in *Revue des affaires Européennes*, 1/2018, pp. 117-209.
Nota a sentenza della CJUE, 23 janvier 2018, F. Hoffmann-La Roche e.a., aff. C-179/16
[Testo della sentenza](#)
- C. BANKES, M. JEPHCOTT, D. GREEN, C. CARLIER e L. KINGSBURY, *Pharming at the Frontier: Competition/IP interface: the next frontier*, in *Articles*, in *European Competition Law Review*, Vol. 43,7/2022, pp. 309-313.
- A. J. BARNES, *Abuse of dominance causing congestion in the pharmaceutical industry: what is the cure in the light of the Reckitt Benckiser (CE/8931/08)*, in *European Competition Law Review*, 2/2018, pp. 49-63
- B. BARTOS, *Is \$2.1 million a fair price for a medicine? The most expensive drug in the world - Zolgensma*, in *European Competition Law Review*, 9/2021, pp.515-5519
- B. BATCHELOR, H. SHERATON, F. CARLIN, M. HEALY, *Lundbeck raises more questions than answers on "Pay-for-Delay" settlements; creates damaging divergence from US law*, in *European Competition Law Review*, n. 38, 2017, pp. 3-7.
- W. BERG, M. MUDRONY, *Innovation and Procedure – EU Merger Control 2017*, in *European Competition Law Review*, 6/2018, pp. 250-265.
- R. BUNWORTH, *A presumption of harm in innovation merger cases—creating an unfair barrier?*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 622 - 630.
- S. CHESTERTON, *Apple's acquisition of Shazam and elusive "data advantage"*, in *European Competition Law Review*, 3/2019, pp. 102-106.
- K. ERNEST e M. POIDOMANI, *Intra-brand competition in the pharmaceutical sector: comments to the CJEU Advocate General's Opinion in cases C-147/20, C-240/20 and C-224/20*, in *European Competition Law Review*, Vol. 43, 5/2022, pp. 256-261.
- S. GALLASCHI, *The antitrust duck test: principled pragmatism in pharmaceutical antitrust*, in *European Competition Law Review*, 1/2019, pp. 1-8.
- A. HASE, *Pay-for-delay - pharmaceutical patents in the competition law assessment*, in *European Competition Law Review*, 8/2023, pp. 367-370.
- L. IDOT, *Accords de report d'entrée dans le secteur pharmaceutique*, in *Politiques et actions de l'Union*, pp. 29-30.
- L. IDOT, *Médicaments prescrits hors des champs couverts par l'AMM*, in *Europe Actualité du Droit de l'Union Européenne*, no. 3, 2018, no. 115.

- N. MEERSHOEK, *Excessive prices in the Pharmaceutical Sector: re-inventing United Brands as a fairness-mechanism* in *European Competition Law Review*, 4/2018, pp. 167-174.
- R. PARDOLESI, *Farmaco de dedicato e farmaco off-label sostituibile, gruppi farmaceutici coordinati, obblighi di farmacovigilanza e informazioni distorsive: gli intrecci del caso Avastin-Lucentis*, in *Il Foro Italiano*, 3/ 2018, pp. IV 141- V 136.
 Nota a sentenza della Corte di giustizia, 23 gennaio 2018, c-179/16.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- A. PARZIALE, *Competition law implications of off-label uses of medicines: F. Hoffmann-La Roche Ltd and others v Autorità Garante della concorrenza e del mercato (AGCM)*, in *European competition law review*, 5/2018, pp. 231-236.
- P. A. PERINETTO, *The complexities of the EU competition law assessment of pharmaceutical pay-for-delay agreements*, in *European Competition Law Review*, 2/2018, pp. 70-76.
- I. PICCIANO, a cura di, *La Corte di giustizia afferma che un'intesa volta a limitare l'uso off-label dell'avastin in ambito oftalmico a favore del lucentis potrebbe costruire una restrizione della concorrenza "per oggetto"*, in *i Contratti*, 2/2018, pp. 239-241.
 Nota a sentenza della Corte di giustizia UE, 23 gennaio 2018, C-179/16.
[Testo della sentenza](#)
[Articolo consultabile on-line da rete locale](#)
- C. PICKARD, *Competition policy and the rise of digital platforms*, in *European Competition Law Review*, 11/2019, pp. 507-510.
- G. PITRUZZELLA - L.ARNAUDO, *On vaccines, pharmaceutical markets, and a role for competition law in protecting (also) human rights*, in *ECLR*, issue 8, 2017, pp. 347- 352.
- V. SCHRODER, *Pay-for-Delay settlements in the EU: did the Commission go too far?*, in *European Competition Law Review*, n. 37, 2016, pp. 506-512.
- Y. SHIN TANG, *Excessive pricing in the pharmaceutical sector: recent impacts of the "CD Pharma" case in Denmark*, in *European Competition Law Review*, 2/2020, pp. 93-98.
- M. YAGCI, J. YIT CHENG CHEAH, *Should reverse payment settlements be subject to competition law scrutiny? A discussion on the economics and the anti-competitive effects of pharmaceutical patent settlements*, in *European Competition Law Review*, 7/2018, pp. 306-324.
- Y. YANG, *Is deterrence from pecuniary sanction sufficient? A study on the active pharmaceutical ingredient sector in China*, in *European Competition Law Review*, 9/2019, pp. 417-422.
- T. VAN HELFTEREN, *Excessive pricing in pharmaceutical markets: A review of the legal test for competition authorities*, in *European Competition Law Review*, 8/2021, pp.427-438

11.5 TELECOMUNICAZIONI, INTERNET ED E-COMMERCE

- E. ADOBATI, a cura di, *La normativa nazionale tedesca che vieta a Google news di mettere in rete contenuti editoriali (snippet) costituisce una regola tecnica che deve essere notificata alla Commissione*, in *Massimario annotato*, in *Diritto comunitario e degli scambi internazionali*, 1/2020, pp. 42-43.
Nota a sentenza della corte di giustizia del 12 settembre 2019, causa C-299/17, *VG Media Gesellschaft zur Verwertung der Urheber- und Leistungsschutzrechte von Medienunternehmen mbH c. Google LLC*, ECLI:EU:C:2019:716.
[Testo della sentenza](#)
- P. AKMAN, *Regulating Competition in Digital Platform Markets: a Critical Assessment of the Framework and Approach of the EU Digital Markets Act*, in *Analysis and Reflections*, in *European Law Review*, Feb. 2022, pp. 85-114.
- A. ANDREANGELI, *The Digital Markets Act and the enforcement of EU competition law: some implications for the application of the articles 101 and 102 TFUE in digital markets*, in *European Competition Law Review*, 11/2022, pp. 496-504.
- DR. O. ANDRIYCHUK, *The Digital Markets Act proposal: key elements & smart features*, in *Articles*, in *European Competition Law Review*, 3/2022, pp. 112-124.
- B. BATCHELOR, C. JANSSENS, *Big data: understanding and analysing its competitive effects*, in *European Competition Law Review*, 5/2020, pp. 217-224.
- A. BATTE, *The case of Google: assessing market power in the digital economy through big data*, in *European Competition Law Review*, 8/2020, pp. 416-418.
- A. BHADURI, *Tackling collusion in the digital marketplace: Is the Competition Act enough?*, in *European Competition Law Review*, 2/2020, pp. 99-106.
- W. BERG, M. MUDRONY, *Innovation and Procedure – EU Merger Control 2017*, in *European Competition Law Review*, 6/2018, pp. 250-265.
- C. BERGQVIST, *Google Android on Appeal*, in *Articles*, in *European Competition Law Review*, 1/2023, pp. 3-10.
- C. BERGQVIST, *Google and the search for a theory of harm*, in *European Competition Law Review*, 4/2018, pp. 149-151.
- L. BONAVENTURA, M. LAZZARA, *The effects of fake reviews on TripAdvisor website: an agent-based model*, in *European Competition Law Review*, 5/2019, pp. 222-228.
- J. BUHART, D. HENRY, *Ck telecom v Commission: a heightened and universal standard for proof under the EUMR ?*, in *European Competition Law Review*, 12/2020, pp. 587-595.
- R. BUNWORTH, *The European commission's innovation spaces approach- a step into the unknowable?*, in *European Competition Law Review*, 3/2021, pp. 140- 156.

- R. BUNWORTH, *A presumption of harm in innovation merger cases—creating an unfair barrier?*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 622 - 630.
- S. CAPRUZZI, *Osservatorio europeo. Un'impresa che propone la visione di programmi televisivi in streaming e in diretta su internet non deve, per ciò solo, essere considerata un'impresa che fornisce una rete di comunicazione elettronica destinata alla distribuzione di servizi di diffusione televisiva o radiofonica al pubblico*, in *i Contratti*, 2/2019, pp. 239-244.
Nota a sentenza della CJUE, 13 dicembre 2018, C-298/17.
[Testo della sentenza](#)
- A. CARBONNEL, *Multi-homing in markets with network effects: what interpretation in a merger's context?*, in *European Competition Law Review*, 4/2018, pp. 175-180.
- W. CHAIEHLOUDJ, *Faut-il repenser le droit européen des concentrations après l'affaire Alstom/Siemens?*, in *Cahiers de Droit Européen*, 2-3/2020, pp. 549-612.
- S. CHAUHAN, *Artificial Intelligence- A Competition Law Perspective*, in *European Competition Law Review*, 3/2019, pp. 139-140.
- M. CHERNENKO, *An innovative theory of innovation harm? An assessment of the European Commission's approach to innovation competition in merger review*, in *European Competition Law Review*, 1/2019, pp. 9-23.
- G. CSURGAI-HORVÁTH, *An old concept for an old-new type of abuse of dominance in the digital sector: Self-preferencing*, in *European Competition Law Review*, 2/2020, pp. 68-74.
- V. DAN ROMAN, *Digital markets and pricing algorithms – a dynamic approach towards horizontal competition*, in *European Competition Law Review*, 1/2018, pp. 37-45.
- A. L. DIES PEREIRA, *Vertical restraints on internet sales in EU competition law*, in *ECLR*, issue 10, 2017, pp. 478-482.
- S. DNES, *Online sales restrictions under the new vertical agreements block exemption: an economic perspective*, in *European Competition Law Review*, 6/2023, pp. 254-259.
- M. ENGELS, T. BRENNER, A. RASEK, *Evaluating the abolishment of MFN clauses in the online hotel booking sector: The drawbacks of using price comparison data from meta-search sites*, in *European Competition Law Review*, n. 11, 2017, pp. 483-490.
- S. Y. ESAYAS, *Data privacy in European merger control: critical analysis of commission decisions regarding privacy as a non-price competition*, in *European Competition Law Review*, 4/2019, pp. 166-181.
- N. ESTÈVES, *Apprehending patent pledges made outside of standard - setting - organisations through the lens of EU competition law*, in *European Competition Law review*, 10/2021, pp. 536-547.

- T. L. FARIA, G. NEVES LIMA, *Abuse of dominant position in the digital economy in the EU and the US: the Big Our and the War of the Worlds*, in *European Competition Law Review*, 3/2020, pp. 144-151.
- M. FRANK, S. FRANK, *Google/Fitbit: the starting point for a revolution in merger remedies in digital markets?*, in *European Competition Law Review*, 6/2021, pp.297-302.
- P. C. GAMIN, *The EC's obligation to pay default interest following Printeos and Deutsche Telekom*, in *Comment*, in *European Competition Law Review*, 10/2022, pp. 480-484.
- A. HOING AND R. VAN MASTRIGT, *Is the current debate about changing the competition law toolbox warranted? A perspective from a digital platform*, in *European Competition Law Review*, 7/2020, pp. 327-334.
- P. HUGHES, *Bright line or barbed wire? The classification of supplier influence over resale prices under EU competition law*, in *European Competition Law Review*, n. 6, 2017, pp. 272-287.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Concurrence. Exécution des engagements*, in *Politiques et actions de l'union européenne* in *Actualité du droit de l'union européenne*, 12/2018, pp. 36
Nota a sentenza del Tribunale (Terza Sezione), 9 ottobre 2018, T-43/16, *1&1 Telecom GmbH c. Commissione europea*, ECLI:EU:T:2018:660.
[Testo della sentenza](#)
- L. IDOT, *Concurrence: Concentration sur un marché oligopolistique*, in *Actualité du droit de l'Union Européenne*, 7/2020, pp. 32-33.
Nota a sentenza del Tribunale dell'Unione Europea, Prima sezione ampliata, del 28 maggio 2020, causa T399/16, *CK Telecoms UK Investments Ltd c. Commissione europea.*,
[Testo della sentenza](#)
- L. IDOT, D. SIMON, L. DRIGUEZ, *Engagements dans le domaine audiovisuel*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 34-35.
Nota a sentenza del Tribunale UE del 12 dicembre 2018, causa T-873/16, *Groupe Canal + SA c. European Commission*, ECLI:EU:T:2018:904.
[Testo della sentenza](#)
- L. IDOT, *SIEG et radiodiffusion*, in *Europe. Actualité du droit de l'Union européenne*, no. 2, 2018, no 75.
Nota a sentenza della CJUE del 20 dicembre 2017, cause riunite da C-66/16P a C-69/16P, *Comunidad Autónoma del País Vasco et al., c. Commissione europea*, ECLI:EU:C:2017:999.
[Testo della sentenza](#)
- L. IDOT, *Secteur audiovisuel et passage à la télévision numérique*, in *Europe. Actualité du droit de l'Union européenne*, n. 2, 2017, pp. 32-33.
- L. IDOT, *Dérogation pour un SIEG de radiodiffusion*, in *Europe, Actualité du droit de l'Union européenne*, n. 5, 2017, pp. 32-33.

- N. JUNG, E. SINCLAIR, *Innovation theories of harm in merger control: plugging a perceived enforcement gap in anticipation of more far-reaching reforms?*, in *European Competition Law Review*, 6/2019, pp. 266-275.
- M. J. S. KESSEN, *Ck Telecoms v Commission (Three/O2), a new chapter on the standard of proof for unilateral effects in horizontal mergers*, in *European Competition Law Review*, 3/2021, pp. 168-171
- M. K. KOLASIŃSKI, *Google Shopping decision against the background of the EU and US case law*, in *European Competition Law Review*, 5/2020, pp. 234-244.
- T. KUHN, M. RUST, *Between Coty, Guess and the new V-BER – where do we stand on e-commerce restrictions?*, in *European Competition Law Review*, 8/2019, pp. 376-382.
- J. KUPCIK, S. MIKES, *Discussion on big data, online advertising and competition policy*, in *European Competition Law Review*, 9/2018, pp. 393-402.
- L. B. LANDMAN, *The Future Markets Model: how antitrust authorities really regulate innovation*, in *European Competition Law Review*, 9/2021, pp.505-514
- W. LESLIE, *Online booking platforms, MFNs and the Vertical Block Exemption : the need for certainty*, in *European Competition Law Review*, 7/2018, pp. 330-335.
- Z. LIU e S. VRYNA, *New antitrust tools for the digital economy in China and the EU- a comparative view of the Platform Antitrust Guidelines in China and the Digital Markets Act in the EU*, in *Articles*, in *European Competition Law Review*, volume 43, issue 10/2022, pp. 458-465.
- E. MAGGIO, *Access to cloud distribution platforms and software safety*, *European Competition Law Review*, n. 12, 2017, pp. 547-554.
- E. MAGGIO, *Part two: the competitive dynamics of app distribution platforms: to be or not to be open?*, in *ECLR*, issue 9, 2017, pp. 391-400.
- E. MAGGIO, *Relationship and agreement on app distribution platforms*, in *ECLR*, issue 8, 2017, pp. 381- 388.
- D. MANDRESCU, *Applying EU competition law to online platforms: the road ahead – Part 1*, in *ECLR*, issue 8, 2017, pp. 353-365.
- D. MANDRESCU, *Applying EU competition law to online platforms: the road ahead- Part 2*, in *ECLR*, issue 9, 2017, pp. 410-422.
- E. MARCHISIO, *Internet sales of luxury (and maybe also other) products within a selective distribution system after Coty*, in *European Competition Law Review*, 8/2018, pp. 345-353.
- F. MARINI BALESTRA, R. TREMOLADA, *Digital markets and merger control- Balancing big data and privacy against competition law: a comment on the European Commission's decision in the Microsoft/LinkedIn merger*, in *ECLR*, issue 7, 2017, pp. 337-345.

- M. MERIANI, *An “inflated” antitrust light over minority shareholding versus a beneficial investment web?*, in *European Competition Law Review*, 12/2019, pp. 592-597.
- M. MESCH, *Exclusive dealing agreements within the scope of the Block Exemption Regulation*, in *ECLR*, issue 8, 2017, pp. 366-373.
- M. MIDIRI, *Amazon e il gioco delle parti (tra Commissione UE e Autorità italiana per la concorrenza)*, in *Commenti*, in *Giurisprudenza commerciale*, 2/2023, pp. 237-248.
- H. MUIR WATT, *Facebook face au consommateur « professionnel »*, in *Revue critique du droit international privé*, 3/2018, pp. 595-608.
 Nota a sentenza della CJUE del 25 gennaio 2018, causa C-498/16, *Maximilian Schrems c. Facebook Ireland Limited*, ECLI:EU:C:2018:37.
[Testo della sentenza](#)
- R. NICHOLLS AND S. VEZZOSA, *Decentralised digital ecosystems and competition law: a conceptual framework*, in *European Competition Law Review*, 7/2020, pp. 345-355.
- A. PALMIERI, R. PARDOLESI, *Abuso di posizione dominante e condizioni generali di contratto: un ‘revival innovativo’*, in *Il Foro Italiano*, 3/2018, pp. V 144- V 156.
[Articolo consultabile on-line da rete locale](#)
- C. PERARO, *Lo scambio di informazioni tra le imprese nell’epoca di Internet: considerazioni sulle regole*, in *Studi sull’integrazione europea*, 2/2020, pp. 451-472.
- V. PEREIRA, *Algorithm-driven collusion: pouring old wine into new bottles or new wine into fresh wineskins?*, in *European competition law review*, 5/2018, pp. 212-227.
- F. PINHEIRO, *Revisiting the “Code”: building privacy competition into the architecture of the Internet*, in *European Competition Law Review*, 8/2021, pp.453-467.
- C. POUNCEY, *Re-appraising media pluralism as a public interest phenomenon: a role for EU merger control and related ex ante instruments in addressing “fake news”?*, in *European Competition Law Review*, Issue 12 volume 44/2023, pp. 539-547.
- J. QI, *Application of essential facilities doctrine to “Big Data”: US and EU perspective*, in *European Competition Law Review*, 4/2019, pp. 182-189.
- E. QOUTESHAT, M. LIU, *Third party arbitration in the UK: critically assesing the applicable rules of joinder of two different proceedings under the Brussels Recast Regulation (EU 1215/2012)*, in *European Competition Law Review*, 6/2021, pp.303-315.
- P. G. PICHT, B. FREUND – CIPCO WORKSHOP PARTICIPANTS, *Competition (law) in the era of algorithms*, in *European Competition Law Review*, 9/2018, pp. 403-410.
- A. M. ROMITO, *Il caso Amazon: tra politica della concorrenza e politica fiscale*, in *Sud in Europa*, dicembre 2017 – gennaio 2018, pp. 9-10.

- P. SAMMARCO, *Riflessioni su concorrenza e libertà di stabilimento nel settore delle comunicazioni elettroniche e dei media audiovisivi: il caso Vivendi/Mediaset dinanzi alla Corte di Giustizia UE*, in *Diritto informatico*, 4-5/2020, pp. 746-753
Nota a sentenza della Corte di Giustizia del 3 settembre 2020, Causa C-719/18
[Testo della sentenza](#)
- W. SAUTER, *EU competition law and industrial policy: reset, upgrade or new operating system required?*, in *European Competition Law Review*, 9/2019, pp. 401-406.
- W. SAUTER, H. VEDDER, *Anti-competitive discrimination by digital platforms*, in *Articles*, In *European competition law review*, 3/2023, pp. 88-97.
- A. SCHARF, *Exploitative business terms in the era of big data – the Bundeskartellamt’s Facebook decision*, in *European competition law review*, 7/2019, pp. 332-339.
- M. J. SCHIMDT- KESSEN, *CK telecoms v commission – a new chapter on the standard of proof for unilateral effects in horizontal mergers*, in *European Competition Law Review*, 3/2021, pp. 168- 171.
- K. SIDERI, *German Facebook Decision: the interplay of competition and data protection law*, in *European Competition Law Review*, 8/2019, pp. 354-358.
- A. SVETLICINIL, M. BERNATT, M. BOTTA, *The "dark matter" in EU competition law : non-infringement decisions in the new EU Member States before and after Tele2 Polska*, in *European Law Review*, 3/2018, pp. 424-446.
- M. SZNAJDER, *European Media Freedom Act and its Implications for Both Merger Control and Media Pluralism: The Polish Perspective*, in *European Law Review*, Issue 1 2024, pp 66-77
- K. TALUS, T. WALDE, *Electricity interconnectors in EU law: energy security, long term infrastructure contracts and competition law*, in *European Law review*, n. 1, 2007, pp. 125- 137.
- R. TREMOLADA, *Interim measures in digital markets: an enforcement tool rediscovered?*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 598 - 610.
- M. TURCI, *Sulla natura dei servizi offerti dalle piattaforme digitali : il caso Uber. Corte Giust. UE, grande sez., 20.12.2017, causa C-434/15*, in *La nuova giurisprudenza civile commentata*, 7-8/2018, pp. 1085-1093.
Nota a sentenza della Corte di giustizia del 20 dicembre 2017, causa C-434/15, *Asociación Profesional Elite Taxi c. Uber Systems Spain*, ECLI:EU:C:2017:981.
[Testo della sentenza](#)
- I.VANDENBORRE, A. SIBON, *Antitrust and Fintech M&A*, in *European Competition Law Review*, 8/2021, pp.494-500
- A. M. WAKSMAN, *Multi-sided platforms: three questions for antitrust*, in *European Competition Law Review*, 5/2019, pp. 207-211.

R. WALKER, *Procedural divergences as a barrier to effective EU competition law enforcement in digital commerce*, in *European Competition Law Review*, 8/2021, pp.468-477

R. WALTERS E B. ZELLER, *The Internet of Things: antitrust and justice*, in *European Competition Law Review*, Issue 12 volume 44/2023, pp. 548-561.

11.6 TRASPORTI

A. ANDREANGELI, *When in Rome- Breaking in the taxi services market with new technologies: the MyTaxi decision of the Italian Competition Authority*, in *European Competition Law Review*, 5/2019, pp. 192-201.

M. BARBANO, *La giurisprudenza del Tribunale dell'Unione sugli aiuti di Stato ai vettori aerei durante la pandemia: necessità emergenziali e rischio di frammentazione del mercato*, in *Note e osservazioni a sentenza*, in *Il diritto marittimo*, 1/2023, pp. 114-151.

[Articolo consultabile on-line da rete locale](#)

F. BOSTOEN, W. DEVROE, *From sales to subscriptions in the car sector : competition law implications of servitisation and the refusal to sell to consumers*, in *European Competition Law Review*, 9/2018, pp. 411-419.

C. CARTA, *Droit d'accès aux documents vs bonne administration*, 4/2017, pp. 747-755.

Nota a sentenza: Trib. UE. 14 décembre 2017, causa T-136/15, *Evropaiki Dynamiki c. European Parliament*, ECLI:EU:T:2017:915.

[Testo della sentenza](#)

V. CORREIA, *Ententes dans le secteur des services de transit aérien international*, p. 209, in F. PICOD, *Chronique de jurisprudence de la Cour de Justice et du Tribunal de l'Union Européenne*, in *Revue des affaires Européennes*, 1/2018, pp. 117-209.

Nota a sentenza della CJUE del 1° febbraio 2018, causa C-261/16 P, *Kuehne + Nagel International e.a. c. European Commission*, ECLI:EU:C:2018:56.

[Testo della sentenza](#)

M. DELFINO, *Il lavoro mediante piattaforme digitali tra tradizione e innovazione : il caso Uber*, in *Diritti lavori mercati*, 2/2018, pp. 335-348.

Nota a sentenza della Corte di Giustizia del 20 dicembre 2017, C-434/15, *Asociación Profesional Elite Taxi c. Uber Systems Spain*, ECLI:EU:C:2017:981.

[Testo della sentenza](#)

L. IDOT, *Soutien aux compagnies aériennes pendant la pandémie*, in *Aides d'État*, in *Europe. Actualité du droit de l'Union Européenne* 10/2021, n°344.

Nota a sentenza del Trib. UE, 14 juill. 2021, aff. T-677/20, *Ryanair, Laudamotion GmbH c. European Commission*.

[Testo della sentenza](#)

L. IDOT, *Aides aux compagnies aériennes dans le contexte de crise sanitaire*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°262

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 465/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 628/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 643/20

[Testo della sentenza](#)

L. IDOT, *Doutes justifiant l'ouverture d'une phase formelle et aides à l'aviation*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°265

Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 218/18

[Testo della sentenza](#)

L. IDOT, *Pandémie et aides accordées aux compagnies aériennes*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe*, 6/2021, n°213

Nota a sentenza Trib. UE, 14 avr. 2021, aff. T-378/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 14 avr. 2021 aff. T-379/20

[Testo della sentenza](#)

Nota a sentenza Trib. UE, 14 avr. 2021 aff. T-388/20

[Testo della sentenza](#)

L. IDOT, D. SIMON, L. DRIGUEZ, *Aides aux compagnies aériennes low cost*, in *Europe Actualité du droit de l'union européenne*, 2/2019, pp. 35-36.

Contiene:

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-111/15, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:954.

[Testo della sentenza](#)

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-165/15, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:953.

[Testo della sentenza](#)

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-591/15, *Transavia Airlines c. European Commission*, ECLI:EU:T:2018:946.

[Testo della sentenza](#)

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-53/16, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:943.

[Testo della sentenza](#)

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-77/16, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:947.

[Testo della sentenza](#)

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-165/16, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*, ECLI:EU:T:2018:952.

[Testo della sentenza](#)

L. IDOT, *Gestion d'un aéroport et activités économiques*, in *Europe Actualité du Droit de l'Union Européenne*, no. 3, 2018, no. 116.

Nota a sentenza del Tribunale UE del 13 dicembre 2018, causa T-165/15, *Ryanair DAC, Airport Marketing Services Ltd c. European Commission*.

[Testo della sentenza](#)

L. IDOT, *Compensations pour obligation de service public*, in *Europe, Actualité du droit de l'Union européenne*, n. 5, 2017, p. 32.

L. IDOT, *Recapitalisation de compagnies aériennes pendant la crise du COVID*, in *Europe - Actualité du droit de l'Union Européenne*, 7/2023, pp. 24-25.

Nota a sentenza del Tribunale UE, 10 maggio 2023, aff. T-34/21 e T-87-21, Ryanair e Condor.

[Testo della sentenza](#)

L. IDOT, *Soutien aux compagnies aériennes pendant la crise du COVID*, in *Europe - Actualité du droit de l'Union Européenne*, 7/2023, pp. 25-26.

Nota a sentenza del Tribunale UE, 24 maggio 2023, aff. T-268/21, Ryanair.

[Testo della sentenza](#)

J. KOCIUBINSKI, *A toxic relationship? Competition law scrutiny of airport-airline agreements - possibilities and challenges*, in *European Competition Law Review*, 5/2020, pp. 251-259.

A. KUBINSKA, *Critical analysis of the effects of competition law in the airline industry: price discrimination, big data and consumer welfare*, in *European Competition Law Review*, 2/2019, pp. 83-92.

A. KUBINSKA, *Part II: Critical analysis of the effects of competition law in the airline industry: price discrimination, big data and consumer welfare*, in *European Competition Law Review*, 3/2019, pp. 107-113.

M. ORLANDI, *Il ridimensionamento del principio di "libera concorrenza" nella disciplina degli aiuti di Stato operato dalla sentenza Fiat Chrysler Finance Europe*, in *Note e commenti*, in *Studi sull'integrazione europea*, 1/2023, pp. 163-190.

M. PINARDI, *Aiuti di Stato: il settore del trasporto aereo dopo "Brexit"*, in *Diritto comunitario e degli scambi internazionali*, 4/2017, pp. 649-674.

V. J. G. POWER, *Lithuanian railways: ambitious european commission decision that decommissioning infrastructure can be an abuse of dominance*, in *European competition law review*, 5/2018, pp. 208-211.

PH. RUTTLEY, *The Commission's proposed new EU Regulation safeguarding competition in international aviation services*, in *European Competition Law Review*, issue 3, 2018, pp. 129-146.

R. SAUTER, *Discrimination of consumers in EU competition law*, in *European Competition Law Review*, 11/2019, pp. 511-516.

D. SIMON, *Aides d'État: Transports aériens*, in *Actualité du droit de l'Union Européenne*, 7/2020, pp. 33- 34.

Nota a sentenza del Tribunale dell'Unione Europea, del 13 maggio 2020, Causa T-607/17, *Volotea, SA c. Commissione europea*, ECLI: ECLI:EU:T:2020:180

[Testo della sentenza](#)

Nota a sentenza del Tribunale dell'Unione Europea, del 13 maggio 2020, Causa T-716/17, *Germanwings GmbH c. Commissione europea*, ECLI: ECLI:EU:T:2020:181

[Testo della sentenza](#)

Nota a sentenza del Tribunale dell'Unione Europea, del 13 maggio 2020, Causa T- 8/18, *easyJet Airline Co. Ltd c. Commissione europea*, ECLI: ECLI:EU:T:2020:182

[Testo della sentenza](#)

C. TINCANI, *L'autonoleggio con conducente e le nuove soluzioni con l'uso di una cosiddetta piattaforma digitale*, in *Diritto dei trasporti 2018*, 2/2018, pp. 389-411.

M. TURCI, *Sulla natura dei servizi offerti dalle piattaforme digitali : il caso Uber. Corte Giust. UE, grande sez., 20.12.2017, causa C-434/15*, in *La nuova giurisprudenza civile commentata*, 7-8/2018, pp. 1085-1093.

Nota a sentenza della CJUE, 20 dicembre 2017, C-434/15.

[Testo della sentenza](#)

11.7 INDUSTRIA CHIMICA

G. BELOTTI, *La nozione di aiuto di stato e il tuttora angusto ruolo dei giudici nazionali. Prime considerazioni sul caso Apple (Irlanda)*, in *Diritto comunitario e degli scambi internazionali*, n. 4, 2016, pp. 547-576.

11.8 AGRICOLTURA

- R. BUNWORTH, *A presumption of harm in innovation merger cases—creating an unfair barrier?*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 622 - 630.
- L. IDIOT, *Vers un droit européen des pratiques commerciales déloyales entre professionnels?*, in *Europe, Actualité du droit de l'Union Européenne*, 8-9/2018, pp. 4-6.
- A. ROBERTSON, *Agriculture and competition law : some recent developments*, in *European Competition Law Review*, 7/2018, pp. 293-296.
- J. ZENGER, *Public interest considerations in merger control : the case of biodiversity*, in *European Competition Law Review*, 7/2018, pp. 336-340.

11.9 SPORT

- N. BARA, A. CACHO LACARRA, *State aid and sport*, in *European Competition Law Review*, 2/2020, pp. 84-92.
- L. CHABAUD KLESTA, *Calcio, governance europea e prassi anticoncorrenziali: il caso della Superlega*, in *Osservatorio*, in *La nuova giurisprudenza civile commentata*, 1/2023, pp. 186-191.
[Articolo consultabile on-line da rete locale](#)
- C. DAVIES e N. DUNBAR, *UEFA'S Financial Fair Play Regulations: legality and viability post-COVID-19*, in *Articles*, in *European Competition Law Review*, 3/2022, pp. 103-111.
- L. IDOT, D. SIMON, L. DRIGUEZ, *Forme juridique imposée aux clubs sportifs*, in *Europe Actualité du droit de l'union européenne*, 4/2019, pp. 27-28.
Nota a sentenza:
Trib. UE, 26 févr. 2019, aff. T865/16, Futbol Club Barcelona: JurisData n°2019-003794
[Testo della sentenza](#)
Trib. UE, 26 févr. 2019, aff. T679/16, Athletic Club: JurisData n°2019-003796
[Testo della sentenza](#)
- M.K. KOLASINSKI, *Competition law – a change for a little bit more fairness and just reforms in sport arbitration*, in *European Competition Law Review*, 8/2018, pp. 354-359.
- M. K. KOLASINSKI, *Characteristics of sport-related relevant markets and their consequences*, in *European Competition Law Review*, 12/2019, pp. 598-603.
- L. MARRUZZO, *UEFA's monopoly v the European Super League: Chronicle of an already written ending?*, in *European Competition Law Review*, Vol. 43, 5/2022, pp. 219-229.
- J. NOWAG, F. WESTENEND, *State of play in sports and competition law: AG Rantos' pass to the court in ISU and ESL and the challenges to scoring right*, in *European Competition Law Review*, 11/2023, pp. 478-487
- E. SZYSZCZAK, *Competition and sport*, in *European Law review*, n. 1, 2007, pp. 95-110.
- M. WALLSTEN, B. SHER, *International Skating Union General Court Hearing: points of interest for the application of EU competition law to sport in ECLR European competition law review*, 10/2020, p.514-516

12. POLITICA DELLA CONCORRENZA E CONSUMATORI

- V. BISHNOI, *Data protection law: an inhibition in enforcement and promotion of competition law*, in *European Competition Law Review*, 1/2019, pp. 34-40.
- L. CECCHETTI, *Il principio di non discriminazione sulla base della religione o delle convinzioni personali in controversie orizzontali: il caso IR*, in *Revue du droit de l'Union européenne*, 4/2019, pp. 85-108.
- E. EKINGEN, *Most-Favoured-Nation clauses in online multi-sided platform markets and their impacts on consumer welfare standard*, in *Articles*, in *European Competition Law Review*, Vol. 43, 6/2022, pp. 270-282.
- S. Y. ESAYAS, *Data privacy in European merger control: critical analysis of commission decisions regarding privacy as a non-price competition*, in *European Competition Law Review*, 4/2019, pp. 166-181.
- A. EZRACHI, M. STUCKE, *The rise of behavioural discrimination*, in *European Competition Law Review*, n. 37, 2016, pp. 485-492.
- M. JEPHCOTT, L. KINGSBURY, D. SHAH, *Sustainability, consumer protection and competition law: six months on and looking forward*, in *Articles*, in *European Competition Law Review*, 1/2023, pp. 11-15.
- P. K. GORECKI, *Section 14B court orders and civil enforcement of competition law in Ireland: a new direction?*, in *European Competition Law Review*, 2/2019, pp. 63-66.
- P.K. GORECKI, *Merger control in Ireland after Uniphar/NaviCorp merger: improved procedures, better outcomes?*, in *European Competition Law Review*, 11/2023, pp. 471-477
- A. KUBINSKA, *Critical analysis of the effects of competition law in the airline industry: price discrimination, big data and consumer welfare*, in *European Competition Law Review*, 2/2019, pp. 83-92.
- P. MARIANI, *From market fragmentation to market integration in the EU insurance industry: can EU regulation unify what is separate at birth?*, in *European law review*, 2017, pp. 657-676.
- H. MUIR WATT, *Facebook face au consommateur « professionnel »*, in *Revue critique du droit international privé*, 3/2018, pp. 595-608.
Nota a sentenza : CJUE, 3° CH., 25 janv. 2018, aff. C-498/16.
[Testo della sentenza](#)
- S. PARRY, *Retail price parity: do we have European consensus at last, or will divergence continue?*, in *European Competition Law Review*, 6/2023, pp. 260-267.
- H. PEREZ. *Use of marketplaces by distributors as sales channels: regulatory analysis and critical remarks*, in *Articles*, in *European Competition Law Review*, 12/2022, pp. 564-569.

- Y. SHIN TANG, C. HEIDE-JORGENSEN, *Second Tobacco Products Directive: proportionality of public health measures against potential competition distortions*, in *European Competition Law Review*, n. 38, 2017, pp. 1-2.
- R. WALTERS, B. ZELLER, L. TRAKMAN, *Personal data law and competition law – where is it heading?*, in *European Competition Law Review*, pp. 505-514.
- R. WALTERS, *The current status of data portability in personal data and competition law*, in *European Competition Law Review*, 11/2020, pp. 546-564

13. POLITICA DELLA CONCORRENZA E LIBERE PROFESSIONI

- L. BERNARDEAU, É. THOMAS, *Principes généraux du droit et contrôle juridictionnel en droit de la concurrence* – « M. Jourdain : juge pénal ? », in *Cahiers de Droit Européen*, 1/2016, pp. 365-384.
- K. BEAL KC, “*More flexible and bureaucratic*” or *carte blanche*? *The enforcement of subsidy control post-Brexit*, in *Articles*, in *European Competition Law Review*, 12/2022, pp. 533-542.
- F. CASOLARI, *La Corte di giustizia torna a pronunciarsi sugli onorari (minimi) previsti per l’esercizio della professione forense e sulla loro compatibilità col diritto UE antitrust, un passo avanti e due indietro?*, in *Giurisprudenza Commerciale*, 3/2018, pp. 406/II-418/II.
- L. IDOT, *Réglementation sur les tarifs des avoués*, in *Europe. Actualité du droit de l’Union européenne*, n. 2, 2017, p. 28.
- M. MARTYNISZYN, *Intel, iiyama and Air Cargo: far-reaching extraterritorial application of EU competition law*, in *European Competition Law Review*, 11/2022, pp. 505-512.
- F. WILMAN, *A decade of private enforcement of intellectual property rights under IPR enforcement Directive 2004/48: Where do we stand (and where might go)?*, in *European law review*, n. 4, 2017, pp. 509-531.

14. BREXIT E POLITICA EUROPEA DELLA CONCORRENZA

- L. ALISTAIR, *Uk merger control developments in Q1 2017*, in *ECLR*, 2017, pp. 301-304.
- A. ANDREANGELI, *The consequences of Brexit for competition litigation: an end to a “success story”?*, in *ECLR*, issue 5, 2017, pp. 228-236.
- G. BLANKE (DR), *Some reflections on UK-seated competition arbitration after Brexit (Part 1)*, in *European Competition Law Review*, 7/2021, pp.347-356
- C. COLPAERT, C. HANNES, J. GRUYTERS, *Law and access to vaccines: current challenges*, in *European Competition Law Review*, 6/2021, pp.285-296
- M. DEMETRIOU, *The future is a foreign country: they do things differently there - the impact of Brexit on the enforcement of competition law*, in *European Competition Law Review*, issue 3, 2018, pp. 99-106.
- B. H. DE PEYER, M. MOMIC, *State aid law post-Brexit: subsidy control under the EU-UK Trade and Cooperation Agreement*, in *European Competition Law Review*, 7/2021, pp.365-370
- I. FORRESTER QC, *“A Valediction, Forbidding Mourning”*, in *European Competition Law Review*, 7/2021, pp.343-346
- I.S. FORRESTER – QC – LLD, *Sir Francis Jacobs Lecture “Brexit reflections: where do we stand?”*, in *European Competition Law Review*, 6/2019, pp. 243-256.
- L. IDOT, *Brexit et politique de concurrence: “backstop” ou “no deal”*, in *Europe Actualité du droit de l’union européenne*, 4/2019, pp. 3-5.
- A. KREUTZMANN-GALLASCH, *Universal ultrafast broadband after Brexit - a distinct possibility or rather wishful thinking?*, in *European Competition Law Review*, 5/2020, pp. 225-233.
- A. LINDSAY, A. BERRIDGE, *Brexit, merger control and potential reforms*, in *ECLR*, issue 10, 2017, pp. 435-436.
- A. MALINA, D. DAS, *UK and EU competition regimes: where will see divergence post-Brexit*, in *European Competition Law Review*, 7/2021, pp.357-364
- D. MWONI NDOLO, DR.M. LIU, *Is this the end? The effect of Brexit on the arbitration of the EU competition laws in the UK*, in *ECLR*, issue 7, 2017, pp. 322- 330.
- A.NOURRY, C. CHOSH, J. BERNSTEIN, *Merger control in a post-Brexit world: is the CMA up to the task?*, in *European Competition Law Review*, 7/2021, pp.371-382
- M. PINARDI, *Aiuti di Stato: il settore del trasporto aereo dopo “Brexit”*, in *Diritto comunitario e degli scambi internazionali*, 4/2017, pp. 649-674.
- V. J. G. POWER SC (DR), *Competition and state aid law on the island of Ireland post-Brexit*, in *European Competition Law Review*, 7/2021, pp.371-382

K. SIDERI, *The impact of Brexit on corporate mobility and regulatory competition*, in *European Competition Law Review*, 4/2019, pp. 147-149.

N. LEVY, P. GILBERT, L. SHERIDAN, *waiting for Brexit: five ways the CMA could improve UK merger control* in *ECLR European competition law review*, 10/2020, p.486-499.

M. VIALLE, *L'exception de l'action étatique d'un Etat tiers en droit des pratiques anticoncurrentielles vue par le Tribunal de l'Union européenne dans l'affaire T-339/19: quel fondement, quel avenir?*, in *partie III, Chronique de jurisprudence de la Cour de justice et du Tribunal de l'Union européenne*, in *Revue des Affaires européennes*, 1/2022, pp. 141-152.

15. POLITICA DELLA CONCORRENZA UE E EMERGENZA CORONAVIRUS

- P. CALLOL, *Protectionist Trends in cross-border mergers and acquisitions in Europe: national interest, FDI and other ingredients of the growing regulatory maze*, in *European Competition Law Review*, 3/2021, pp. 117-130
- L. FRANK, *Prohibiting monopolistic excessive pricing during the time of COVID-19*, in *European Competition Law Review*, 7/2020, pp. 317-322.
- S. GALLASCH, *Protecting competition in times of crisis - The balancing act looked at from a land Down Under*, in *European Competition Law Review*, 8/2021, pp.445-452
- M. HUTCHINGS, *Comments on coronavirus and Competition Act exclusion orders*, in *European Competition Law Review*, 8/2020, pp. 413-415.
- L. IDOT, *Soutien aux compagnies aériennes pendant la pandémie*, in *Aides d'État*, in *Europe. Actualité du droit de l'Union Européenne* 10/2021, n°344.
Nota a sentenza del Trib. UE, 14 juill. 2021, aff. T-677/20, *Ryanair, Laudamotion GmbH c. European Commission*.
[Testo della sentenza](#)
- L. IDOT, *Aides aux compagnies aériennes dans le contexte de crise sanitaire*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 7/2021, n°262
Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 465/20
[Testo della sentenza](#)
Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 628/20
[Testo della sentenza](#)
Nota a sentenza Trib. UE, 19 mai 2021, aff. T - 643/20
[Testo della sentenza](#)
- L. IDOT, *Pandémie et aides accordées aux compagnies aériennes*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne* 6/2021, n°213
Nota a sentenza Trib. UE, 14 avr. 2021, aff. T-378/20
[Testo della sentenza](#)
Nota a sentenza Trib. UE, 14 avr. 2021 aff. T-379/20
[Testo della sentenza](#)
Nota a sentenza Trib. UE, 14 avr. 2021 aff. T-388/20
[Testo della sentenza](#)
- L. IDOT, *Conséquences de la pandémie*, in *Aides d'État*, in *Politiques et actions de l'Union*, in *Europe. Actualité du droit de l'Union Européenne*, 4/2021, n°133
Nota a sentenza Trib UE, 17 fevr. 2021, aff. T - 238/20
[Testo della sentenza](#)
Nota a sentenza Trib UE, 17 fevr. 2021, aff. T - 259/20
[Testo della sentenza](#)

- E. MARCHISIO, *EU competition law response to the coronavirus crisis*, in *European Competition Law Review*, 8/2020, pp. 373-383.
- M. MEROLA, A. COGONI, *Urgence Covid 19 et encadrement des aides d'Etat: leçons et défis*, in *Revue des Affaires Européennes*, 1/2020, pp. 135- 156.
- P. NICOLAIDES, *The appropriateness of state aid and the principle of non discrimination*, in *Articles*, in *European Competition Law Review*, Vol. 43, 6/2022, pp. 264-269.
- D. RIDYARD, *Increased intervention against exploitative price abuses during the COVID-19 crisis-un-masking some anomalies* in *ECLR European competition law review*, 10/2020, p.481-486
- S. SIVAKUMARAN, S. JIVAN, *Competition law in the new normal* in *ECLR European competition law review*, 10/2020, p.500-508
- A. WIENER, *Crises pass, but mergers remain: EU merger control during the COVID-19 pandemic*, in *European Competition Law Review*, Vol. 43, 5/2022, pp. 238-249.
- N. E. ZEYGOLIS, *Temporary dominant position during the Covid-19 crisis: thoughts and proposals in search of theories*, in *Articles*, in *European Competition Law Review*, 11/2021, pp. 590 - 597.