Private Enforcement of Competition Law in Europe

Directive 2014/104/EU and Beyond

Rafael Amaro (ed.)

Conclusion by Paul Nihoul





SUMMARY

PART 1.

INTRODUCTION

CHAPTER 1. Private Enforcement of EU Competition Law – a genesis	3
Damien Gerard and Patrizia Pérez Fernández	
CHAPTER 2. Directive 2014/104: an overview	19
Hugues Parmentier	

Part 2.

INITIATING A CLAIM

CHAPTER 3. Litigation costs, funding and access to justice in competition damage actions in Europe Marc BARENNES and Martin SEEGERS	49
CHAPTER 4. Arbitration and Private Enforcement of Competition Law in Europe	63
CHAPTER 5. Collective redress – European and private international law approach	87
CHAPTER 6. Cross-border damage antitrust claims and private international law rules on jurisdiction Caterina FRATEA	123
CHAPTER 7. Limitation period Bastien Thomas and François Aubin	147

PROVUE EXFORMENT OF COMPLETION LAW IN DEROPE

PART 3.

ESTABLISHING LIABILITY

CHAPTER 8. Applicable law	185
Camerica 9, Investigative measures: domestic and international legal aspects Thomas R - were and Claire Managa	201
CBAFGER 10. The 'Fault' Requirement: The case of France and Certam Other EU States	215
CHAFTER 11. Liability and Damages Issues – Joint and Several Liability Alexandre Lace of and Lucie Making	211
CHAPTER 12. Quantifying damages: an overview	261
CHAPTER 13. Carrel damages actions in Europe: how courts have assessed carrel overcharges Jean François LAS 804	289

Part 4.

NATIONAL REPORTS

CHARTER 14. Germany	301
CHAPTER 15. Italy	327
CHAPTER 16. Belgium Pierre Grade and Laure Barris	353
CHAPTER 17. Spain	365
CHAPPER 18. France	383
Conclusion. What Would Karel Say?	105
CONTENTS	109