





9th ASCOLA Conference Warsaw 2014 on PROCEDURAL FAIRNESS IN COMPETITION PROCEEDINGS

Programme (under the Honorary Patronage of the Polish Foreign Minister)

26 June 2014 (Thursday)

16.00 ASCOLA Board Meeting 18.00 Welcome reception Evening Individual programme

27 June 2014 (Friday)

8.15 Registration

9.00 – 10.30 Opening session

Chair: Tadeusz Skoczny

Welcome address by Professor Alojzy Z. Nowak, Deputy Rector of the University of Warsaw Welcome address by Adam Jasser, the President of the Polish Competition Authority Welcome address by Professor Paul Nihoul, the ASCOLA Chair Key speaker – Professor Wouter Wils (Hearing Officer, European Commission, Visiting Professor, King's College London) Procedural fairness in competition proceedings: a special case? Coffee break

11.00 – 13.00 Session 1: Fairness and effectiveness in antitrust proceedings

Chair: Josef Drexl

Substance and Process in Competition Law and Enforcement. Why We Should Care If It's Not Fair, Caron Beaton-Wells

Effectiveness through fairness? 'Due process' as an institutional precondition to effective decentralised EU competition law enforcement, Pieter Van Cleynenbreugel

"Human Rights" Protection for Corporate Antitrust Defendants: Are We Not Going Overboard? Albert Sanchez Graells and Francisco Marcos

The emergence of a WTO antitrust jurisprudence through cross-fertilisation from other international antitrust regimes: the case for procedural fairness as a necessary precondition, Amedeo Arena









9th ASCOLA Conference Warsaw 2014 on PROCEDURAL FAIRNESS IN COMPETITION PROCEEDINGS

13.00 – 14.00 Lunch

14.00 – 16.00 Session 2: **Right to defense**

Chair: Joël Monéger

Procedural powers in competition enforcement: a look at inspections, *Maria De Benedetto*The role of the Hearing Office in antitrust cases. A critical assessment of the new mandate and practice after 2011, *Giacomo Di Federico*

An elusive convergence – rights of defence in competition matters in the jurisprudence of the CJEU, Krystyna Kowalik-Bańczyk

Right of defence: protection of the legal professional privilege across jurisdictions, Hanna Stakheyeva
Coffee break

16.30 – 18.30 Session 3: Right to be heard and right to protect business secrets

Chair: Thomas Cheng

Into the Parallel Universe: Procedural Fairness in Private Litigation After the Damages Directive, Clifford A. Jones

Access to confidential information – are the standards diverging? Sebastian Peyer
When can competition agencies share confidential information with other governmental entities and when should they do so? Piotr Semeniuk

State Aid and Fundamental Human Rights: State Aid Procedure and Procedural Fairness – A Contribution to the Right to Participate Debate, Luboš Tichý & Petra Joanna Pipková

18.30 ASCOLA General Assembly

19.30 Official dinner









9th ASCOLA Conference Warsaw 2014 on PROCEDURAL FAIRNESS IN COMPETITION PROCEEDINGS

28 June 2014 (Saturday)

9.00 – 11.00 WORKSHOP ON COMPETITION POLICY See detailed programme attached Coffee break

11.30 – 13.00 Session 4: Right to judicial review

Chair: Luboš Tichy

Competition Law Enforcement: Administrative versus Judicial Systems, *Daniel Zimmer*

The Fairness Debate in the U.S., Albert Foer

The right of fair trial in competition law proceedings: Quo vadis the courts of the new EU

Member States? Marco Botta, Alexandr Svetlicinii

The Compatibility of Deferential Standard of Judicial Review in the EU Competition

Proceedings with Article 6 of the European Convention on Human Rights, Maciej Bernatt

ca 13.30 Conclusions and lunch Afternoon Warsaw sightseeing Evening Individual programme









9th ASCOLA Conference Warsaw 2014 on PROCEDURAL FAIRNESS IN COMPETITION PROCEEDINGS

Detailed programme of the WORKSHOP ON COMPETITION POLICY

Session 5-1: chaired by **Rupprecht Podszun**

- Package on actions for damages based on breaches of EU competition rules and collective redress: Can one size fit all? Sofia O. Pais & Anna Piszcz
- A Study on the Amendment to the Antimonopoly Act in 2013 – Procedural Fairness under the Japanese Antimonopoly Act, Shuya Hayashi
- Confidential information exchange in competition cases: perception versus reality in the EU and US, Valerie Demedts
- Fishing expeditions and subsequent electronic searches in the light of the principle of proportionality of inspections in Competition law cases in Europe, Marta Michałek
- Private enforcement of antitrust damages: the new Directive and proof of the antitrust infringement, Emmanuela Truli

Session 5-2: chaired by Ewelina D. Sage

- Limitations on the Right to Challenge a Patent: An Antitrust Offense?, Michal Gal
- Access to Leniency Documents: Should Cartel Leniency Applicants pay the price for Damages?
 Kasturi Moodaliyar
- The New Hong Kong Competition Law, Kelvin Hiu Fai Kwok

• The meaning of plausibility in antitrust law, Mariateresa Maggiolino

Session 5-3: chaired by Caron Beaton - Wells

- Human rights and the presumption of liability for mother companies, Lorenzo Pace
- Challenges in combating cartels, 14 years after the enactment of Indonesian competition law, Sih Yuliana Wahyuningtyas
- Intel the end of the effect based approach?,

 Paul Nihoul
- The 'regulatory authority dixit' defence in European competititon law enforcement, Pierluigi Congedo
- Enforcement of Competition Rules in the Association Agreement between EU & Ukraine, Kseniya Smyrnova

Session 5-4: chaired by Clifford A. Jones

- The Effects of Antitrust Enforcement Decisions in the EU, Anton Dinev
- Economics in the judiciary, Csongor István Nagy
- EU competition law: over- or undercompensation of fundamental rights protection?, Elsbeth Beumer
- Antitrust commitments, the public interest and the rule of law, Nicolo Zingales



