

## Contributors

**Arianna Andreangeli** is lecturer in competition law at Edinburgh Law School, University of Edinburgh. Her publications include *EU Competition Enforcement and Human Rights* (Elgar, 2008), “The Public Enforcement of Articles 101 and 102 TFEU Under Council Regulation 1/2003: Due Process Considerations,” in *Research Handbook on EU Competition Law and Policy* (Ioannis Lianos and Damien Geradin, eds., Elgar, 2011), and “Interoperability as an Essential Facility in the Microsoft Case—Encouraging Competition or Stifling Innovation?,” in the *European Law Review*.

**Thomas K. Cheng** is an assistant professor at the Faculty of Law of the University of Hong Kong. He specializes in antitrust law, especially international and comparative antitrust. He has published a number of articles and book chapters on competition law in Hong Kong and the interface between patent and antitrust in developing countries.

**Daniel A. Crane** is professor of law at the University of Michigan and counsel at Paul, Weiss, Rifkind, Wharton & Garrison LLP. He is the author of *The Institutional Structure of Antitrust Enforcement* (Oxford University Press, 2011) and various other books and articles on antitrust law. He was previously professor of law at the Benjamin N. Cardozo School of Law, visiting professor at NYU and the University of Chicago, and a Fulbright Scholar and visiting professor at the Portuguese Catholic University.

**Damien M. B. Gerard** is a research fellow affiliated with the Charles de Visser Centre for International and European Law (CeDIE) of the University of Louvain (UCL, Belgium), and a consultant with Cleary Gottlieb Steen & Hamilton LLP (Brussels). His scholarship focuses on EU competition law enforcement and the theory of European integration. Recent representative

publications include a contribution to the ongoing debate on the due process implications of the transformation of EU antitrust enforcement in the *European Law Review*, the chapter on judicial review in the leading treatise on cartel law in the European Union (Mario Siragusa and Cesare Rizza, eds., 2nd ed. 2011), one of the first comprehensive articles published on EU state aids rules applied to the financial crisis in *Concurrences*, and an account of possible remedies to protectionist threats to cross-border mergers in the EU in the *Common Market Law Review*.

**Jeffrey L. Harrison** is the Stephen C. O'Connell Chair at the University of Florida College of Law. He received his PhD from the University of Florida and his JD from the University of North Carolina. He has taught at the University of Texas, the University of North Carolina, the Sorbonne (Paris), and the University of Houston. He writes in the areas of antitrust, contract, copyright, and law and economics and has written a number of books including *The Law and Economics of Monopsony* (Cambridge University Press, 2010, with Roger Blair) and *Understanding Antitrust and Its Economic Implications* (Lexis, 2008, with E. Thomas Sullivan).

**Herbert Hovenkamp** is the Ben V. & Dorothy Willie Professor of Law at the University of Iowa. He is a fellow of the American Academy of Arts and Sciences and recipient of the Justice Department's John Sherman Award. His principal books are *Antitrust Law* (20 volumes, with the late Phillip E. Areeda and Donald F. Turner), *Creation Without Restraint: Promoting Liberty and Rivalry in Innovation* (2011, with Christina Bohannon), *The Antitrust Enterprise* (2006), and *Federal Antitrust Policy* (4th ed. 2011).

**Frédéric Jenny** holds a PhD in economics from Harvard University, a doctorate in economics from the University of Paris, and an MBA from ESSEC Business School in Paris. He is professor of economics at ESSEC. He is also a judge on the French Supreme Court (Cour de cassation), chairman of the OECD Competition Committee, non executive director of the Office of Fair Trading, and visiting professor at University College London Law School. He was previously vice-chair of the French Competition Authority (1993–2004) and chair of the WTO Working Group on Trade and Competition (1997–2003). He has written extensively about trade, competition, and economic development and has served as an adviser to many developing countries on competition issues.

**Ki Jong Lee** is professor of law at Sookmyung Women's University, Korea. He serves as secretary general of the Asia Competition Association, a non-governmental, international competition forum in Asia. He has investigated the correlation between national cultures, or citizens' values, and competition policies by applying the methodologies of cross-cultural psychologists. The result of his earlier research, "Culture and Competition: National and Regional Levels," was published in the *Loyola Consumer Law Review*.

**Ioannis Lianos** is the City Solicitors' Educational Trust Reader in European and Competition Law at the University College London, Faculty of Laws and Gutenberg Research Chair at the École Nationale d'Administration, France. His primary research interest lies in comparative (EU, U.K., French, U.S.) competition law, international competition law, European Union law (internal market, external relations), comparative administrative and regulatory law (public-private partnerships, public utilities law, judicial review of economic regulation), law and economics, empirical legal studies, and economic sociology.

**Santiago Montt** has worked at Universidad de Chile Faculty of Law as director of the Center of Regulation and Competition, and since April 2011 works as senior legal manager at BHP Billiton Base Metals. He teaches state liability and an introductory course on regulation at the undergraduate level at Universidad de Chile, as well as competition law and investment protection at the graduate level.

**Paolisa Nebbia** is a case handler at the Italian Competition Authority, having previously worked as a reader in competition law at the University of Leicester and, prior to that, as a fellow in law at St. Hilda's College, University of Oxford (2005–2007). She has published in the areas of EC law, competition law, and consumer law. Her publications include, in addition to several articles in major European law journals, the chapter on vertical agreements in *Law of the European Union* (David Vaughan and Aidan Robertson, eds., Oxford University Press, 2008) and *Unfair Contract Terms in European Law* (Hart Oxford, 2007).

**Julián Peña** is a partner in charge of Allende & Brea's antitrust and trade department in Argentina, and is founder and moderator of *ForoCompetencia*, a discussion group on competition issues with members from over twenty countries. He is professor of competition law at the Graduate Program of the University of Buenos Aires and was visiting professor at the University

of Florida. Peña is the author of *Merger Control—Legal Framework and Case Law* (Rubinzal, 2002) and of numerous articles and chapters.

**George L. Priest** is the Edward J. Phelps Professor of Law and Economics and Kauffman Distinguished Research Scholar in Law, Economics, and Entrepreneurship at Yale Law School. One of the nation's foremost antitrust scholars, he is also the author of a wide number of articles and monographs on the subjects of product liability, tort law, insurance litigation, and settlement.

**Anne-Lise Sibony** is professor of European law at the University of Liège (Belgium), where she teaches EU law and law and economics. She also teaches EU competition law at the University Paris II (France). Her main research interest is in how law absorbs insights from sciences such as economics or psychology. She is the author of *Le juge et le raisonnement économique* (2008), which analyzes legal techniques incorporating economic reasoning into judicial decision making.

**D. Daniel Sokol** is associate professor of law at the University of Florida Levin College of Law. His research focuses on U.S., comparative, and international antitrust. He is series coeditor of Stanford University Press's Global Competition Law and Economics book series. He is the author of articles, coeditor of *Latin American Competition Law and Policy* (Hart Oxford, 2009, with Eleanor M. Fox) and coeditor of the *Oxford Handbook of Antitrust Economics* (Oxford University Press, forthcoming, with Roger D. Blair).

**Javier Tapia** is the head of Research and Advocacy Division, FNE (Chilean Competition Agency). He has taught at the University of Chile.