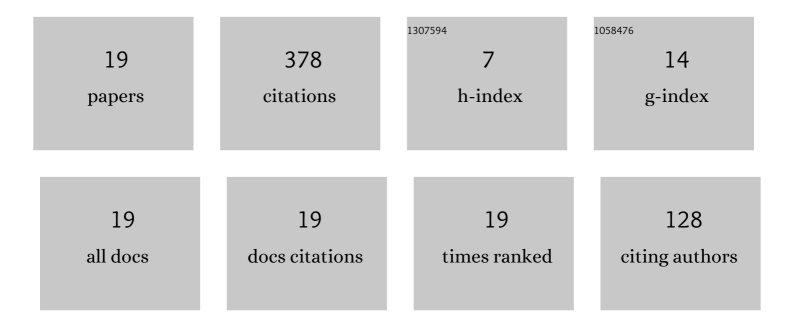
## Damien Geradin

List of Publications by Year in descending order

Source: https://exaly.com/author-pdf/181100/publications.pdf Version: 2024-02-01



#	Article	IF	CITATIONS
1	MARKET DEFINITION IN TWO-SIDED MARKETS: THEORY AND PRACTICE. Journal of Competition Law and Economics, 2014, 10, 293-339.	0.8	110
2	PRICE DISCRIMINATION UNDER EC COMPETITION LAW: ANOTHER ANTITRUST DOCTRINE IN SEARCH OF LIMITING PRINCIPLES?. Journal of Competition Law and Economics, 2006, 2, 479-531.	0.8	56
3	The concurrent application of competition law and regulation: the case of margin squeeze abuses in the telecommunications sector. Journal of Competition Law and Economics, 2005, 1, 355-425.	0.8	54
4	Elves or Trolls? The role of nonpracticing patent owners in the innovation economy. Industrial and Corporate Change, 2012, 21, 73-94.	2.8	29
5	Can Standard-Setting Lead to Exploitative Abuse? A Dissonant View on Patent Hold-Up, Royalty Stacking and the Meaning of Frand. European Competition Journal, 2007, 3, 101-161.	0.4	28
6	The EC Fining Policy for Violations of Competition Law: An Empirical Review of the Commission Decisional Practice and the Community Courts' Judgments. European Competition Journal, 2005, 1, 401-473.	0.4	27
7	An EU competition law analysis of online display advertising in the programmatic age. European Competition Journal, 2019, 15, 55-96.	0.4	16
8	GDPR Myopia: how a well-intended regulation ended up favouring large online platforms - the case of ad tech. European Competition Journal, 2021, 17, 47-92.	0.4	12
9	Android and competition law: exploring and assessing Google's practices in mobile. European Competition Journal, 2016, 12, 159-194.	0.4	10
10	The Antitrust Case Against the Apple App Store. Journal of Competition Law and Economics, 2021, 17, 503-585.	0.8	9
11	LOYALTY REBATES AFTERINTEL: TIME FOR THE EUROPEAN COURT OF JUSTICE TO OVERRULEHOFFMAN-LA ROCHE. Journal of Competition Law and Economics, 2015, 11, 579-615.	0.8	7
12	Frand Commitments and EC Competition Law: A Reply to Philippe Chappatte. European Competition Journal, 2010, 6, 129-174.	0.4	4
13	Is mandatory access to the postal network desirable and if so at what terms?. European Competition Journal, 2015, 11, 520-556.	0.4	3
14	PATENT ASSERTION ENTITIES AND EU COMPETITION LAW. Journal of Competition Law and Economics, 2019, 15, 204-236.	0.8	3
15	"Trust me, l'm fairâ€; analysing Google's latest practices in ad tech from the perspective of EU competition law. European Competition Journal, 2020, 16, 11-54.	0.4	3
16	Google as a de facto privacy regulator: Analyzing Chrome's removal of third-party cookies from an antitrust perspective. SSRN Electronic Journal, 0, , .	0.4	3
17	Taking a Dive Into Google's Chrome Cookie Ban. SSRN Electronic Journal, 0, , .	0.4	2
18	Google as a de facto privacy regulator: analysing the Privacy Sandbox from an antitrust perspective. European Competition Journal, 0, , 1-65.	0.4	1

#	Article	IF	CITATIONS
19	Strengthening effective antitrust enforcement in digital platform markets. European Competition Journal, 0, , 1-50.	0.4	1