

Damien Geradin

List of Publications by Year in descending order

Source: <https://exaly.com/author-pdf/181100/publications.pdf>

Version: 2024-02-01

19
papers

378
citations

1307594

7
h-index

1058476

14
g-index

19
all docs

19
docs citations

19
times ranked

128
citing authors

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

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