

Cambridge University Press 978-0-521-88110-4 - The Enforcement of Competition Law in Europe Edited by Thomas M. J. Mollers and Andreas Heinemann Table of Contents More information

Contents

Preface

Preface	page xi
Contributors to the volume	xiii
Abbreviations (including legislation)	XV
Introduction	1
Part I Remedies in Unfair Competition and	
Consumer Protection Law	3
A. Setting the basics - the legal framework	5
I. Approach of this comparative study	5
II. The legal background in the different	
Member States in unfair competition law	26
III. The European context of unfair	
competition law	54
IV. Enforcement and sanctions under	
US - American unfair competition law	67
B. Contemporary solutions: the case studies	89
I. Objects of claim - the sanctions	89
Case 1 Risky bread: order to cease and desist,	
elimination, publication	89
Case 2 Watch imitations I: interim injunction	130
Case 3 Whisky: damages and discovery	158
II. Plaintiffs and defendants	199
Case 4 Children's swing: attracting	
customers – the different plaintiffs	199
Case 5 Discontinued models: misleading	252
advertisement - the consumer as plaintiff	253
Case 6 Child labour: civil and criminal law	281

vii



Cambridge University Press 978-0-521-88110-4 - The Enforcement of Competition Law in Europe Edited by Thomas M. J. Mollers and Andreas Heinemann Table of Contents More information

viii CONTENTS

	Case 7 Recycled paper: advertising agencies and the press as defendants III. Out-of-court settlements of disputes Case 8 Watch imitations II: pre-trial measures	306 327 327
C.	Results and conclusions for remedies in unfair	
.	competition law	359
	I. Summary of theses	359
	II. Proposed draft	367
	III. Instead of closing words – methods of	
	harmonizing European law	369
D.	Graphics	375
Pa	rt II Remedies in Antitrust Law	387
A.	Introduction	389
	I. Methodological note	389
	II. National antitrust law – a survey	395
	III. The European context of antitrust law	423
В.	Private enforcement of competition law: a comparative perspective	
	By David J. Gerber	431
	I. Private enforcement in US antitrust law	434
	II. Competition law in Europe: administrative	
	centrality	442
	III. Incorporating private enforcement into	
	European competition law: comparative	
	perspectives	448
	IV. Concluding comments	452
C.	Case studies	453
	I. Objects of claim	453
	Case 9 Predatory price undercutting	
	agreements - forbearance (cease-and-desist	
	order)	453
	Case 10 Abuse of a dominant market position	400
	against a competitor – damages	499
	Case 11 Boycott – pre-trial measures and	EDE
	temporary relief	535



Cambridge University Press 978-0-521-88110-4 - The Enforcement of Competition Law in Europe Edited by Thomas M. J. Mollers and Andreas Heinemann Table of Contents More information

CONTENTS	ix
II. Plaintiffs and defendants Case 12 Horizontal restraints of competition – consumer claims against	564
general cartel effects Case 13 Horizontal restraints of	564
competition – validity of subsequent contracts Case 14 Vertical restraints of competition –	583
resale price maintenance Case 15 Selective distribution and refusal	597
to deal	616
D. Conclusions	637
I. The overall results of the country reports II. Measures for the strengthening of private	637
enforcement	639
III. Conflict of laws	652
IV. European harmonization of remedies in	
antitrust law?	656
V. Conclusion	658
Outlook: the link between unfair competition law	
and antitrust law	659
I. Reasons for the different weight of private	
enforcement in unfair competition and	650
antitrust law	659
II. Unfair competition law remedies as a model for antitrust law?	661
III. Examples	661
1. Standing of consumers	662
2. Standing of consumer protection associations	662
IV. Future prospects	663
Bibliography	664
General index	680
Index by state	690