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Associate Editor, *Global Journal of Comparative Law* (Koninklijke Brill NV)

Publications

Edited Books

Australian Competition Law (Butterworths, Sydney, 2000) (with R. Steinwall *et al*)

Reform of Public Health Law in New South Wales (NSW Health Department, Sydney, 1998) (with B. Opeskin, *et al*).

Journal Articles

'Brazilian Competition Law: the case of settlements' (*forthcoming*, 2016)

'The Regulation of a Margin Squeeze in the European Union and the Intersection of Competition Law and Sector-Specific Regulation' (2014) 10 (2) *Competition Law Review* pp167-204

Review of Ioannis Lianos and D. Daniel Sokol (eds), *The Global Limits of Competition Law* (Stanford University Press, 2012), (2014) 39 *European Law Review*, pp 889-892.

'The Diverging Approach to Price Squeezes in the United States and Europe' (2012) 8 *Journal of Competition Law and Economics* pp 259-296 (with George A. Hay) available at SSRN: <http://ssrn.com/abstract=1997384>; Scholarship@Cornell Law: <http://scholarship.law.cornell.edu/facpub/480/>

"'Windows has performed an illegal operation": The Court of First Instance's Judgment in *Microsoft v Commission*' [2008] *European Competition Law Review* pp 117 -134 (with David Howarth), available at SSRN: <http://ssrn.com/abstract=1531575>

[translated and re-published as "'A Windows tiltott műveletet hajtott végre": Az Elsőfokú Bíróság Ítélete a Microsoft kontra Bizottság ügyben', in "Infokommunikáció és Jog"; *Information and Communications Technology and Law*, No 26, August 2008. Available at: <http://www.infojog.hu/szam/26>]

'Interoperability, "Indispensability" and "Special Responsibility" in High Technology Markets' 9 (2007) *Tulane Journal of Technology & Intellectual Property* pp 123-172, available at SSRN: <http://ssrn.com/abstract=1523146>

'Competition Law, Adjudication and the High Court' (2006) 30 (3) *Melbourne University Law Review* pp782-836

Review of C. Harding and J. Joshua, *Regulating Cartels in Europe: A Study of Legal Control of Corporate Delinquency* (Oxford: Oxford University Press, 2003): 68 (2005) *Modern Law Review* pp 163-166.

“When Too Much Sport is Barely Enough”: Broadcasting Regulation and National Identity’ (2002) 1 *Entertainment Law* pp1-52 (with D. Fraser)

‘Universities and Market Discourse’ (2001) 27 (1) *Monash University Law Review* pp 105-163

“Health-Wealth” tradeoffs: National Competition Policy and Public Health Law’ 8 (2000) *Journal of Law and Medicine* pp170-195

“Church Hospital Board or Board Room”?: The Super League Decision and Proof of Purpose under Section 4D’ (1997) 5 *Competition & Consumer Law Journal* pp 129-150

‘Predatory Pricing in an Oligopoly Context’ (1995) 3 *Competition and Consumer Law Journal* pp 144-164 (with George A. Hay)

‘Refusals to Supply by Corporations with Substantial Market Power’ (1994) 22 *Australian Business Law Review* pp 7-36

"The ‘Duty to Deal’ Under Section 46: Panacea or Pandora’s Box?" (1994) 17 *University of New South Wales Law Journal* pp 54-72 (with George A. Hay)

‘Predatory Pricing Under Section 46 of the *Trade Practices Act* and the Decision in *Eastern Express v General Newspapers - Part I*’ (1993) 1 *Trade Practices Law Journal* pp 75-87

‘Predatory Pricing Under Section 46 of the *Trade Practices Act* and the Decision in *Eastern Express v General Newspapers - Part II*’ (1993) 1 *Trade Practices Law Journal* pp 130-149

Chapters in Books

‘Competition law and developing economies: Between “informed divergence” and international convergence’ in Ariel Ezrachi (ed) *Research Handbook on International Competition Law* (Research Handbooks in International Law Series) (Edward Elgar, 2012) ISBN 978 0857934796, pp209-237

‘Developing countries and international competition law and policy’ in Julio Faundez and Celine Tan (eds), *International Economic Law, Globalization and Developing Countries* (Edward Elgar, 2010) ISBN 978 1 84844 113 2, pp 252-282; Available at SSRN: <http://ssrn.com/abstract=1523143>

‘A Reformed Approach to Article 82 and the Special Responsibility not to Distort Competition’ in Ariel Ezrachi (ed) *Article 82 EC – Reflections on its recent evolution* (Hart, 2009) (Volume 12: Studies of the Oxford Institute of European and Comparative Law) ISBN 978-1-84113-250-1, pp121-145

‘Economic, Social and Cultural Rights and Access to Communication Technologies: Markets Serving Rights?’ in David Fraser and Graça Almeida Rodrigues (eds), *Disrespect Today, Conflict Tomorrow: The Politics of Economic, Social and Cultural Rights*, Studies in Post-Conflict Cultures, no. 5 (Critical, Cultural and Communications Press, Nottingham, 2009), ISBN 978-1-905510-12-2, pp 228-247

'Misuse of Market Power' in *Australian Competition Law*, Steinwall, Duns, McMahon *et al* (Butterworths, Sydney, 2000) pp 215-285

Published Working Papers

McMahon *et al*, 'Towards a Holistic Approach to Technology and Climate Change: What Would Form Part of an Answer?' (25 October 2010) Collaborative Conference Working Paper, U. Of Edinburgh School of Law Working Paper No. 2010/32. Available at SSRN: <http://ssrn.com/abstract=1697608>