The handle http://hdl.handle.net/1887/48618 holds various files of this Leiden University dissertation.

**Author:** Yu, Q.
**Title:** Market Power and Competition Law in the Software Industry
**Issue Date:** 2017-05-11
**BIBLIOGRAPHY**

**BOOKS**

- Chisum D, *Patents* (Matthew Bender 1978)


Mankiw G, *Principles of Microeconomics* (South-Western Cengage Learning 2009)


McDaniel C and Darden W, *Marketing* (Allyn and Bacon, Inc. 1987)


ARTICLES


Areeda P and Turner D, ‘Predatory Pricing and Related Practices under Section 2 of the Sherman Act’ (1975) 88 Harv. L. Rev. 697


Armen A, ‘Reliability of Progress Curves in Airframe Production’ (1963) 31 Econometrica 679


Baker J, ‘Exclusion as a Core Competition Concern’ (2013) 78 Antitrust L.J. 527


Baumol W and Ordover J, ‘Use of Antitrust to Subvert Competition’ (1985) 28 J.L. & Econ. 247


Brezis E, ‘Economic growth, leadership and capital flows: the leapfrogging effect’ (1998) 7 J Int Trade Econ Dev 26


Cameron D, Glick M and Mangum D, ‘Comments on Articles in the Kaplow Special Issue’ (2012) 57 Antitrust Bull 953

Cameron D, Glick M and Mangum D, ‘Good Riddance to Market Definition?’ (2012) 57 Antitrust Bull 719

Carbajo J, De Meza D and Seidman D, ‘A Strategic Motivation for Commodity Bundling’ (1990) 38 J. Indus. Econ. 283

Carlton D, ‘Vertical Integration in Competitive Markets Under Uncertainty’ (1979) 27 J. Indus & Econ. 189


Chen Z and Shaffer G, ‘Naked Exclusion with Minimum-share Requirement’ (2014) 45 Rand J. Econ. 64


Church J and Gandal N, ‘Network Effects, Software Provision, and Standardization’ (1992) 40 J Ind Econ. 85

Coase R, ‘Durability and Monopoly’ (1972) 15 J. L. & Econ. 144


Devlin A and Jacobs M, ‘Joint Venture Analysis after American Needle’ (2011) 7 J. Comp. L. & Econ. 543


Editorial, ‘State Legislation Prohibiting Sales below Cost’ (1939) 52 Harv. L. Rev. 1143


Etro F, ‘Stackelberg Competition with Endogenous Entry’ (2008) 118 Econ J 1670


Evans D and Salinger M, ‘Why Do Firms Bundle and Tie - Evidence from Competitive Markets and Implications for Tying Law’ (2005) 22 Yale J. on Reg. 37


Farrell J and Saloner G, ‘Standardization, Compatibility and Innovation’ (1985) 16 Rand J. Econ. 70


Gilbert R and Riordan M, ‘Product Improvement and Technological Tying in a Winner-Take-All Market’ (2007) 55 J. Indus. Econ. 113


Griva K and Vettas N, ‘Price competition in a differentiated products duopoly under network effects’ (2011) 23 Infor Econ & Policy 85


Hendel I and Lizzeri A, ‘The Role of Leasing Under Adverse Selection’ (2002) 110 J. Polit. Econ. 113


Hovenkamp H, Janis MD and Lemley MA, ‘Unilateral Refusals to License’ (2006) 2 J. Comp L. & Econ. 1


Hutchins H, ‘Combination among Physicians to Fix Prices for Professional Services’ (1909) 7 Mich. L. Rev 237

Jacobs M, ‘Copyright and Compatibility’ (1989) 30 Jurimetrics Journal 93


Jones D, Caton B, DeWitt J, Stubbs N and Conner E, ‘Student-to-faculty ratios, Teaching loads, and salaries in associate degree nursing programs in the central United States’ (2007) 2 Teaching and Learning in Nursing 17


Klein B and Murphy K, ‘Vertical Restraints as Contract Enforcement Mechanisms’ (1988) 31 J. Law & Econ. 265


Klein B and Murphy K, ‘How Exclusivity is Used to Intensify Competition For Distribution—Reply to Zenger’ (2011) 77 Antitrust L.J 691


Lehmann S and Buxmann P, ‘Pricing Strategies of Software Vendors’ (2009) 1 Bus Inf Sys Eng 452


Mazzotti G, ‘Did Apple’s refusal to license proprietary information enabling interoperability with its iPod music player constitute an abuse under Article 82 of the EC Treaty?’ (2005) 28 W. Comp. 2


Page W and Childers S, ‘Measuring Compliance with Compulsory Licensing Remedies in the American Microsoft Case’ (2009) 76 Antitrust L.J. 239


Segal I and Whinston M, ‘Naked Exclusion: Comment’ (2000) 90 Amer. Econ. Rev. 296


Subiotto R and Dautricourt C, ‘The Reform of European Distribution Law’ (2011) 34 W. Comp. 11


Taussig F, ‘Price Maintenance’ (1916) 6 Am. Econ. Rev. 170

Telser L, ‘Why should manufacturers want fair trade’ (1960) 3 J. L. &Econ. 86

Telser L, ‘Cutthroat Competition and the Long Purse’ (1966) 9 J.L. & Econ. 267


Turner D, ‘The Validity of Tying Arrangements Under the Antitrust Laws’ (1958) 72 Harv. L. Rev. 50

Turner D, ‘The Definition of Agreement Under the Sherman Act: Conscious Parallelism and Refusals to Deal’ (1962) 75 Harv. L. Rev. 655


Veljanovski C, ‘Deterrence, Recidivism and European Cartel Fines’ (2011) 7 J. Comp. L. & Econ. 871


Werden G, ‘Market Definition Possible and Productive’ (2014) 80 Antitrust L.J. 1


Williamson O, ‘The Vertical Integration of Production: Market Failure Considerations’ (1971) 61 Amer. Econ. Rev. 112

Williamson O, ‘Franchise Bidding for Natural Monopolies-in General and with Respect to CATV’ (1976) 7 Bell J. Econ. 73


Wright T, ‘Factors Affecting the Cost of Airplanes’ (1936) 3 Journal of Aeronautical Sciences 122

Young A, ‘Invention and Bounded Learning by Doing’ (1993) 101 J. Polit. Econ. 443


郝杰, 微软 Vs 金山办公软件 2000 对决, 世界计算机周刊, 1999 年 30 期.

OTHER LITERATURE


Coate M ‘Market Definition is Not Alchemy’ (2014) Available on the Social Science Research Network (SSRN) website

European Commission, ‘DG Competition discussion paper on the application of Article 82 of the Treaty to exclusionary abuses’ (December 2005)


Hovenkamp H, ‘Unilateral Refusals to Deal, Vertical Integration, and the Essential Facility Doctrine’ (Univ. of Iowa Legal Studies, Research Paper No. 08-31, 2008).


OECD, ‘What is competition on the merits?’ (2005)


Williamson O, ‘Markets and Hierarchies: Analysis and Antitrust Implications: A Study in the Economics of Internal organization’ (1975 University of Illinois at Urbana-Champaign's Academy for Entrepreneurial Leadership Historical Research Reference in Entrepreneurship)
LEGISLATION AND POLICY DOCUMENTS

UNITED STATES OF AMERICA

United States of America Federal Legislation

- United States Patent Act of 1790 (1790)
- The Sherman Antitrust Act (1890)
- United States Code (1913)
- The Robinson–Patman Act of 1936 (1936)
- United States Clean Air Act of 1963 (1963)
- United States Copyright Act of 1976 (1976)
- Federal Communications Commission, First Report and Order: In the matter of implementation of the local competition provisions in the telecommunications act of 1996 CC Docket No. 96-98, (1996)

United States of America State Legislation

- California Unlawful Practices Act, Business and Professions Code § 1704. (1872)

United States of America Policy Documents


EUROPEAN UNION
European Union Treaties


European Union Legislation


European Union Policy Documents


Commission notice on the definition of relevant market for the purposes of Community competition law [1997] OJ C372/5

Guidance on the Commission's enforcement priorities in applying Article 82 of the EC Treaty to abusive exclusionary conduct by dominant undertakings [2009] OJ C45/02

Guidelines on Vertical Restraints [2010] OJ C130/01

Germany

German Competition Act: Act against Restraints of Competition [1998]

ASIA

Japan

Japan Anti-monopoly Act (日本の独占禁止法) (1947)

People’s Republic of China


CASE LAW

UNITED STATES OF AMERICA

United States of America Supreme Court Cases

Albert Pick-Barth Co. v. Mitchell Woodbury Corp, 57 F.2d 96 (1st Cir.), cert. denied, 286 U.S. 552, (1932)


Continental Wall Paper Co. v. Louis Voight & Sons Co., 212 U.S. 227 (1909)


Dr. Miles Medical Co. v. John D. Park & Sons Co., 220 U.S. 373 (1911)

Eastman Kodak Co. of New York v. Southern Photo Materials Co. 273 U.S. 359 (1927)


George R. Whitten, Jr., Inc. v. Paddock Pool Builders., Inc.,508 F.2d 547 (1st Cir. 1974), cert. denied, 421 U.S. 1004 (1975)

Hartford-Empire Co. v. United States, 323 U.S. 386 (1945)

Interstate Circuit Inc. v. United States, 306 U.S. 208 (1939)


Klor's, Inc. v. Broadway-Hale Stores Inc., 359 U.S. 207 (1959)


MCI Communications Corp. v. American Tel. & Tel. Co., 708 F.2d (7th Cir.), cert denied, 464 U.S. 891 (1983)


Otter Tail Power Co. v. United States, 410 U.S. 366 (1973)


Standard Oil Co. of New Jersey v. United States, 221 U.S. 1, 31 S.Ct. 502 U.S. (1911)

Standard Oil Co. v. United States, 337 U.S. 293, (1949)


United States v. American Bell Telephone Co., 167 U.S. 224, 249, 17 S.Ct. 809, 814, 42 L.Ed. 144 (1897)

United States v. Masonite Corp., 316 U.S. 265 (1942)


United States v. Trenton Potteries Co., 273 U.S. 392 (1927)


White Motor Co. v. United States 372 U.S. 253, (1963)

United States of America Lower-Level Court Cases

A.A. Poultry Farms, Inc. v. Rose Acre Farms, Inc., 881 F.2d 1396 (7th Cir. 1989)

Addamax Corp. v. Open Software Found., Inc., 152 F.3d 48, 51 (1st Cir. 1998)

Apple Computer, Inc. v. Franklin Computer Corp. 714 F.2d 1240 C.A.Pa.,( 1983)

Aspen Highlands Skiing Corp. v. Aspen Skiing Co., 738 F.2d 1509, 1521 (10 th Cir.1984)


Atari Corp. v. Nintendo, No. 89-0824 (N.D. Cal. verdict May 1, 1992)

Atari Games Corp. v. Nintendo of America, Inc., 975 F.2d 832 (Fed. Cir. 1992)

Banana Distributors v United Fruit Company, 162 F.Supp. 32 (S.D.N.Y.1958)

BellSouth Adver. & Publ’g Corp. v. Donnelley Info. Publ’g, Inc., 719 F. Supp. 1551, (S.D. Fla. 1988)


Byars v. Bluff City News Co., 609 F.2d 843, 859-64 (6th Cir. 1979)


California Computer Products Inc v. International Business Machines Corp, 613 F. 2d 727 (1979)


City of Milwaukee v. Activated Sludge, Inc., 69 F.2d 577 (7th Cir. 1934)


Cummer-Graham Co. v. Straight Side Basket Corp., 142 F.2d 646 (5th Cir. 1944)


Data General Corp. v. Grumman Systems Support Corp. 36 F.3d 1147 C.A.1 (Mass.), (1994)


Eastman Kodak Co. v. Blackmore., 277 F. 694 (1921)


Fishman v. Wirtz, 1981-2 Trade Cas. (CCH) 1 64,378 (ND Ill. 1981)


Hecht v. Pro-Football, Inc., 570 F.2d 982, 992 (D.C. Cir. 1977)


In re IBM Peripheral EDP Devices Antitrust Litigation, Transamerica Computer Co.Inc. v IBM, 481 F.Supp. 965 (N.D.Cal.1979)

In re Independent Service Organizations Antitrust Litigation. 203 F.3d (Fed. Cir. 2000)


LePage's Inc. v.3M, 2000 WL 280350 (E.D.Pa.) (March 14, 2000)

LePage's Inc. v.3M, 277 F.3d 365 (3d Cir. 2002)

LePage's Inc. v.3M, 324 F.3d 141 (3d Cir. 2003); cert. denied, 124 S. Ct. 2932 (2004)

Live Poultry Dealers' Protective Ass'n v. United States, 4 F.2d 840 (2d Cir. 1924)


Maris Distributing Co. v. Anheuser-Busch, Inc. 302 F.3d 1207 C.A.11 (Fla.), (2002)

Michigan Bell Telephone Co. v. Lark, (NO. 06-11982) (September 26, 2007)

Miller Insituform, Inc. v. Insituform of North America, Inc. 830 F.2d 606 C.A.6 (Tenn.), (1987)


Morgan v. Ponder, 892 F.2d 1355 (8th Cir. 1989)


Pacific States Paper Trade Ass'n v. Federal Trade Commission, 4 F.2d 457 (9th Cir. 1925)

ProCD, Incorporated, v. Matthew Zeidenberg and Silken Mountain Web Services, Inc. 86 F.3d 1447. 7th Circuit (1996)

Roland Machinery Co. v. Dresser Industries, Inc., 749 F.2d 380, (7th Cir. 1984)


Ryko Manufacturing Co. v. Eden Services., 823 F.2d 1215 (8th Cir. 1987)


Sega Enters. Ltd. v. Accolade, Inc., 977 F.2d 1510 (9th Cir. 1992), as amended, 1993 U.S. App. LEXIS 78 (9th Cir. 1993)


Southern Pacific Communications Co. v. American Tel. and Tel. Co., 740 F.2d 980, 238. (D.C. Cir. 1984)

Stop & Shop Supermarket Co. v. Blue Cross & Blue Shield of R.I., 373 F.3d 57 (1st Cir. 2004)

Storis, Inc. v. GERS Retail Systems, Inc. 1995 WL 337100 (D.N.J.)

Sulmeyer v. Coca-Cola Co., 515 F.2d 835, 840 (5th Cir. 1975)


United States v. Aluminum Co. of America, 148 F.2d 416 (2d Cir. 1945)


United States v. Microsoft Corporation 253 F.3d 34 (2001)


United States v. Realty Multi-List, Inc., 629 F.2d 1351 (5th Cir. 1980)


United States v. United Shoe Machinery Co. 264 F. 138 (1920)


Valley Prods. Co. v. Landmark, 128 F.3d 398 (6th Cir. 1997)


Whelan Associates, Inc. v. Jaslow Dental Laboratory, Inc. 797 F.2d 1222 C.A.3 (Pa.),( 1986)

Whitwell, Joseph P v Continental Tobacco Co, 125 F 454 (CA 8, Minn, 12 Nov 1903)


United States of America Antitrust Agency Decisions

General Motors Corp. (Crash Parts), 3 Trade Reg. Rep. (CCH) 21,931 (FTC) (1982)

In re Beltone Electronics Corp., 100 F.T.C. 66 (1982)

EUROPEAN UNION

Court of Justice of the European Union

Case 85/76 Hoffmann-La Roche v. Commission [1979] ECR 461


Case C-238/87 AB Volvo c. v. Erik Veng (UK) Ltd [1988] ECR 6211


Case C-418/01 IMS Health GmbH v. NDC Health GmbH [2004] ECR I-5039

Case T-201/04 Microsoft Corporation v. Commission of the European Communities [2007] ECR II 3601


Order of the President of the Court of First Instance Microsoft Corp. v Commission of the European Communities [2004] ECR II-2977

General Court (formerly the Court of First Instance)

Case C-238/87 AB Volvo v. Erik Veng (UK) Ltd ECLI:EU:C:1988:477

Advocate General Opinions


European Commission Decisions


PO Video Games (Case COMP/35.587), PO Nintendo Distribution (Case COMP/35.706) and Omega – Nintendo (Case COMP/36.321) Commission Decision 2003/675/EC [2003] OJ L255/33


Belgium


France


Décision n° 04-D-54 du 9 novembre 2004 relative à des pratiques mises en œuvre par la société Apple Computer, Inc. dans les secteurs du téléchargement de musique sur Internet et des baladeurs numériques [2004]
French Competition Council (Conseil de la concurrence), 25 February 2008, Decision no 08-D-04 regarding conduct of Nouvelles Messageries de la Presse Parisienne [2008]

Germany

Bundeskartellamt imposes fine against Microsoft [2009]

ASIA


Yu Qiang was born in Qingdao, China, in 1982. He studied Law and earned a bachelor’s degree from Weifang University in 2007. In the same year, he passed the National Post-graduate Education Entrance Examination and was admitted to Hunan University Law School. After three years of study and research in international law and competition law, he obtained a masters’ degree in Law in 2010. Qiang started his PhD research at the Europa Institute of Leiden University Law School in September 2010. His research focuses on regulating information goods markets under competition law rules, focusing specifically on the software market. His research analyses, in particular, the regulation of market power exercise by dominant firms in the software market.

Qiang was a guest researcher at the Max Planck Institute for Innovation and Competition (Munich) between 2013 and 2014, where he received research grants from the German Association for the Protection of Intellectual Property (GRUR) and the Max Planck Institute. He is involved in several research projects related to the intersection of competition law and intellectual property law. In 2013, his research proposal ‘Open Source Software Intellectual Property Right Protection’ received funding from the Shanghai Social Sciences Junior Scholar project. Since 2016, he has been a research fellow of the Skolkovo Institute for Law and Development, National Research University Higher School of Economics (Moscow). Qiang’s fellowship involves examining the application of competition law in the food and agriculture markets.