## Objective

By the end of 2016, Member States should be ready to put into effect the long-awaited and hotly debated Directive on Antitrust Damages. The Directive aims to strike a better balance between public and private enforcement of antitrust rules in the EU. It also strives to boost the protection of individuals' rights and act as a deterrent from infringing antitrust rules.

Against this background, this conference aims to look into the complex issues of implementation and the challenges to be faced by national judges, as well as legal counsel for defendants and claimants in antitrust damages litigation.

#### Key topics

- Directive 2014/104/EU and the way forward
- Challenging issues of compensation and quantification
- The study on the passing-on of overcharges
- Procedural challenges
- The role of the CJEU and national competition authorities

#### Who should attend?

Lawyers in private practice, in-house counsel, members of the judiciary and economists actually or potentially dealing with antitrust damages cases and litigation.

## **Speakers**

Eric Barbier de La Serre, Partner, Jones Day, Paris

Jonas Brueckner, Senior Associate, Baker & McKenzie, Düsseldorf

Eddy De Smijter, Head of Unit "European Competition Network and Private Enforcement", DG Competition, European Commission, Brussels

Benoît Durand, Partner, RBB Economics, Brussels / Paris

lan Forrester, Judge, General Court of the EU, Luxembourg

Marc Ivaldi, Professor, Toulouse School of Economics (TSE), Toulouse and NERA Economic Consulting, **Paris** 

Wolfgang Kirchhoff, Judge, Member of the First Civil Chamber, German Federal Court of Justice, Karlsruhe

Assimakis Komninos, Partner, White & Case, Brussels

Ben Rayment, Barrister, Monckton Chambers, London

Jacqueline Riffault-Silk, Conseiller doyen, Commercial, Financial and Economic Chamber, French Court of Cassation, Paris

Sabine Thibault-Liger, Counsel, Linklaters, Paris

Diana Ungureanu, Judge, Court of Appeal, Pitesti; Full-time trainer at National Institute of Magistracy of Romania (NIM), Bucharest

For further information:

Uta Ellerhorst Tel. +49 (0)651 937 37 Fax. +49 (0)651 937 37 773 E-mail: uellerhorst@era.int Online registration: www.era.int/?126242&en





Academy of European Law Académie de Droit Européen Accademia di Diritto Europeo



# PRIVATE ANTITRUST LITIGATION: A NEW ERA IN THE EU

**CHALLENGES IN THE** IMPLEMENTATION OF THE ANTITRUST DAMAGES PACKAGE

Paris, 24-25 October 2016 Cour de Cassation 5 quai de l'Horloge, 75001

## Organiser:

ERA (Eirini Volikou) in cooperation with the French Cour de cassation

#### Languages:

**English and French** (simultaneous interpretation)

Event number: 216D127





the European Commission This communication reflects the view only of the author, and the responsible for any use which may

ERA is funded with support f



	Monday, 24 October 2016				Tuesday, 25 October 2016
09:15	Arrival and registration of participants	14:15	The amount of compensation  • Full compensation v overcompensation	III.	PROCEDURAL ISSUES AND CHALLENGES
10:00	Welcome words		Loss of profit	Chair:	Jacqueline Riffault-Silk
	Jacqueline Riffault-Silk Dr Wolfgang Heusel, Director, ERA		Calculation of interest  Marc Ivaldi  Diana Ungureanu	09:30	Limitation periods: when does the time start running?
Chair:	Wolfgang Heusel				Ben Rayment
10:30	Introduction: The objectives of Directive 2014/104/EU and future steps	15:00	Quantification in practice: challenges and aids for the national judge Marc Ivaldi	10:00	Discussion
	Eddy de Smijter		Wait Walui	10:15	Evidence
11:15	Discussion	15:30	The study on the passing-on of overcharges arising from competition law infringements: an economic perspective		<ul> <li>Standard of proof</li> <li>Economic experts and evidence</li> <li>Assessment of decisions from</li> </ul>
11:30	Coffee break		Benoît Durand		other Member States Eric Barbier de La Serre
l.	HARM, COMPENSATION AND QUANTIFICATION: ISSUES ARISING	16:00	Discussion	10:45	Discussion
	FROM THE DAMAGES PACKAGE	16:30	Coffee break	11:15	Coffee break
Chair:	Eric Barbier de La Serre	(II.)	THE ROLE OF COMPETITION AUTHORITIES	44.45	
11:45	The morphology and mapping of antitrust		AND THE CJEU IN PRIVATE ENFORCEMENT	11:45	Round table: Forum-shopping considerations and impact
	damage actions:  • Direct and indirect purchasers	Chair:	Wolfgang Kirchhoff		Jonas Brueckner Ben Rayment
	• SMEs	16:45	Relationship between public and private		Jacqueline Riffault-Silk
	<ul> <li>Classes: opt in v opt out model in collective redress</li> </ul>	10.43	enforcement.  • The effect of NCAs' findings	12:30	Discussion
	<ul> <li>Stand-alone and follow-on actions         Assimakis Komninos     </li> </ul>		<ul> <li>NCAs as amicus curiae?</li> <li>Wolfgang Kirchhoff</li> </ul>	13:00	End of conference
12:15	Discussion	17:15	The role of the Court of Justice of the EU		
12:30	Liability, causality and the principles of effectiveness and equivalence		in interpreting Directive 2014/104/EU lan Forrester		Programme may be subject to amendment. For programme updates: <b>www.era.int</b>
	Sabine Thibault-Liger	17:45	Discussion		

End of the first day

18:15

Discussion

13:00