

CONTENT

DIGITALIZATION AND ANTITRUST

<i>Josef Bejček: Sustainability of “Traditional Antitrust” under the Challenge of “Sustainability” and Digitization</i>	9
<i>Václav Šmejkal: Abuse of Dominance and the DMA – Differing Objectives or Prevailing Continuity?</i>	33
<i>Ondrej Blažo: Efficiencies under the Digital Markets Act – Is There Space for the Rule of Reason?</i>	53
<i>Ana Pošćić, Adrijana Martinović: The Interplay between the Essential Facility Doctrine and the Digital Markets Act: Implications to Big Data</i>	71
<i>Rastislav Funta: Relationships between Platforms and Retailers (on the Example of Amazon)</i>	83
<i>Miroslav Jakab: Google Android: Behavioural Theories of Harm in the Light of New Judgments and Regulatory Tools</i>	95
<i>Jaroslav Denmark: Strengthening the European Union by Regulating the Digital Single Market</i>	107

VARIA

<i>Miklós Király: Specific Performance – and the International Unification of Sales Law</i>	127
<i>Marie Karfílková, Tomáš Šipoš: The Legal Framework of the Mandatory Cap on Market Revenues for Electricity Producers and the Solidarity Contribution in the Czech Republic and Slovakia</i>	139
<i>Tomáš Friedel: An Ethically Indifferent Code of Ethics? Analysis of the Character of the Czech Bar Association’s Code of Ethics</i>	155

REVIEW

<i>Miroslav Sedláček: Frintová, Dita. Mezitímní a částečné rozhodnutí ve světle judikatury a evropské komparace [Interlocutory and Partial Decisions in the Context of Case Law and European Comparisons]</i>	173
---	-----