

CONTENTS

| | |
|--|-----|
| SUMMARIES | 141 |
| ARTICLES | |
| Reform of the private enforcement regime <i>Josh Sherer</i> | 145 |
| Collective actions: loss in complex cases <i>Tristan Jones</i> | 151 |
| The proposed UK competition law class action and treatment of unclaimed sums: a policy and practical perspective <i>Molly Herron</i> | 159 |
| Private enforcement and collective redress: a claimant perspective on the proposed BIS reforms <i>David Lawne</i> | 171 |
| The evidential gap – the elephant in the room <i>Nicholas Frey and Jonathan Hollis</i> | 182 |
| Pursuing effective remedies in private competition actions <i>Francesca Richmond</i> | 192 |
| Private action reform: will it really benefit SMEs? <i>Lisa Navarro</i> | 202 |
| Price relationships in internet selling – what can a supplier do? <i>Richard Eccles</i> | 213 |
| The role of the ‘equally efficient competitor’ in the assessment of abuse of dominance <i>Martin Mandorff and Johan Sahl</i> | 221 |
| OECD Competition Committee roundtable on market definition: developments in UK mergers guidance and practice <i>Carol Begent, Chris Walters and Ian Windle</i> | 241 |
| ECONOMIC FOCUS | |
| The implications of state aid modernisation <i>Nicole Robins</i> | 251 |
| BOOK REVIEWS | 259 |