Index

Adams, W. 4–5
Almunia, J. 113–14
AMA (Act on Prohibition of Private Monopolization and Maintenance of Fair Trade) 10–12
administrative guidance effects 31–2
amendments (early 1950s) 133–4
arbitration award and private enforcement 179–80
cartels 38, 40, 41–2, 44–5, 49–50, 53–5, 128
cartels, export 192, 193, 194, 195
civil damages actions 26, 122–3
competition test, substantial restraint of 63
conduct exemption regulations 32
crime interests, safeguarding 27, 40, 90
consumption tax review 32, 54–5
criminal sanctions 128–9, 133
exemptions, abolition of 18–19
fining policy 133, 134–5, 141, 142, 145–6
free and fair competition objective 26–7
horizontal restraints and unreasonable restraints on trade 62
industrial policy and economic growth considerations 28–30
information disclosure and private enforcement 178
intellectual property rights 152, 153, 157, 159–63, 166
leniency programme 145–6
merger control 96, 97–8, 99, 100–101, 111
merger control 96, 97–8, 99, 100–101, 111
procedural rights 118–19, 119–20, 123, 125
provisions and structure, need for clarification 23–4
‘public interest’ definition, interpretation of 40
resale price maintenance (RPM) 32, 66, 193
substantive areas 22–3
surcharge introduction 15–16
unfair trade practices and private monopolisation 160
vertical restraints’ regulation 58
AMA (Act on Prohibition of Private Monopolization and Maintenance of Fair Trade), dominance abuse excessive pricing and discriminatory pricing 90
and market share 87–8, 91
and private monopolisation 83–4, 85
superior bargaining position abuse 86–7, 88
towards ‘the other party’ 89–90
see also dominance abuse
Andries, A. 93
Antimonopoly Act (dokkin ho) 5–6, 21–2, 85, 96, 127
Arbitration Law 179
Arcelin, L. 136, 175
Atsuya, J. 83
automotive parts sector cartels 51–3, 141
Bailey, D. 23, 27, 30, 33, 84, 133, 135, 151, 158, 185, 191
Banasevic, N. 165
Bellis, J.-F. 26, 43, 48, 72, 82, 117, 126, 147, 187
bid rigging
Act on Elimination and Prevention of Involvement in Bid Rigging 41, 47
Act on Prevention of Bid Rigging in Public Procurement 41, 45
and cartels see cartels and bid rigging and construction industry 37–8, 40–41, 47
dango taishitsu bid rigging 45, 46–7
kansei dango bid rigging 45, 56
public bid rigging and targeted sanctions 150
vertical cartels and public bid rigging 44–7
bilateral cooperation 187–90
blanket licensing agreements 92–4
see also dominance abuse
block exemptions, Europe 33, 53, 55
Technology Transfer Block Exemption Regulation 152, 155, 158, 160–61, 163
Vertical Agreement Block Exemption Regulation (VA BER) 59–60, 63, 65, 67–8, 69–70, 71, 74, 77, 80
Boissonade, G. 6
Brunet, F. 18, 99
business network of companies (keiretsu) 57–8, 65, 71, 87
Calvet, R. 4, 5, 199
Canivet, G. 99
Capps, P. 191
cartels
automotive parts sector cartels 51–3, 141
Europe see Europe, cartels
export cartels, AMA 192, 193, 194, 195
passive members 49–50
price-fixing cartels 15, 39, 140
settlement procedure, fining policy 147–9
SMEs’ ‘passing on’ cartel, AMA 54–5
vertical cartels and public bid rigging 44–7
yami-karuteru (hidden cartel) 53
and zaibatsu (super-conglomerate firms) 11, 39–40, 52–3, 97
cartels and bid rigging 37–56
automotive parts sector 51–3
cartel exemptions 53–5
criminalisation of 38, 40, 41–2, 128
EU investigations and Japanese firms 42–4
export cartels and trade restraints 192, 193, 194, 195
fines 124, 135, 137–8, 139–40, 141, 144, 145
history of 37–41
legal structure 41–2
leniency policy 145
passive members 49–51
trade association involvement 41
vertical cartels and public bid rigging 44–9
cease and desist orders 91, 105–6, 113, 118–24, 173, 196
Choumelova, D. 163
Civil Code 6, 25, 37–8, 170–73, 178, 179
civil damages actions 26, 122–3
see also damages
Civil Provisions Remedies Act 172
Coates, K. 160
common law structure 115–16
company reputation effects 143–4
competition and competition law authorities 24–6
balancing IP and competition law 156–9
cases and procedural rights 117–19
Co-operation on Anti-Competitive Activities (2003) 7
competition test, substantial restraint of, AMA 63
dominance abuse, cease and desist order 91, 105–6, 113
Europe see Europe, competition law
free and fair competition objective, AMA 26–7
and industrial policy, relationship between 28–30
Index

international aspects see international aspects of competition law enforcement
law, comparison and history 10–20
law, confusion in translation 21
legal structure and enforcement 22–4
price level test and inter- and intra-brand competition 70, 72, 78
private enforcement 179–81
conduct exemption regulations 32, 33
Confucianism and philosophy of governance 2–3, 95, 115, 150
construction industry and bid rigging 37–8, 40–41, 47
consumer welfare 27–8, 40, 71, 75, 90
consumption tax review, AMA 32, 54–5
Copyright Act 74
criminal procedures 38, 40, 41–2, 45, 128–30, 133, 142
Daito, Y. 89, 173
damages awards 26, 122–3, 171–3, 176
Daniel, Y. 4
Davis, J. 61
deterrent effects, fining policy 141–4
Devai, R. 106, 189
Devellennes, Y. 189
Diamandouros, N. 125
dispute settlement, fining policy 139–40
Doi, N. 27, 168
dominance abuse 83–95
AMA see AMA (Act on Prohibition of Private Monopolization and Maintenance of Fair Trade), dominance abuse
blanket licensing agreements 92–4
buyer power concerns 89
competition, dominance abuse, cease and desist order 91, 105–6, 113
and consumer welfare 90
excessive pricing and discriminatory pricing 90
and financial subsidy (kyosankin) 90
intellectual property (IP) and competition 158, 164–6, 167, 168
legal structure 83–91
and market share 87–8, 91
private monopolisation 83–6, 88–9, 93–4
rebates 91–2
superior bargaining position abuse 86–91
towards ‘the other party’ 89–90
economic analysis use 35–6, 102
Economic Committee, establishment of 186
Economic Partnership Agreements (EPAs) 190
effects doctrine 191, 193–4, 195
Elliott, P. 110, 111
Endo, M. 89
Europe
3G Patent Platform Partnership 163, 167
administrative practice 32
air transport sector liberalisation 34
automotive parts sector cartels 51, 52, 53
bilateral cooperation experience 187–8
block exemptions 33, 53, 55, 59–60, 80
Cohesion Policy 33–4
Common Agricultural Policy 33
common law structure, history of 116
competitive social market economy objective 27
conduct exemption regulations 33
consumer welfare as objective 27–8
customer benefits and online sales 75
DG Competition function 25
dominance abuse 84–5, 87–8, 89, 90–91, 92–3
economic analysis use 35
energy market intervention 30
EU-Japan Joint Declaration (1991) 7
EU-Japan Regulatory Reform Dialogue (1995) 7, 8
EU-US Competition Agreement 16, 188
European Economic Area, enlargement of 17–18
human rights protection 116–17, 136
industrial policy 15, 30
Leniency Programme and fines 18, 118, 133–4, 135, 145, 146, 176–7
musical works and rights 92–3, 158–9
national authorities and allocation of roles 25–6
New York Convention and arbitral awards 181
Patent Licensing Agreements Notice 151
pharmaceutical industry licensing practices 155–6
private enforcement 174–8, 180
procedural rights 117–18, 119, 120, 121–2, 123, 124–7
R&D Block Exemption Regulation 155
selective economic benefits and national entry barriers 34
small business protection 185
social welfare and economic efficiency promotion 185
state aid regime 33–4
Technology Transfer Block Exemption Regulation 152, 155, 158, 160–61, 163
trademarks and compulsory licensing 151–2
US, and Administrative Arrangement on Attendance 185
Europe, cartels and bid rigging 38, 42–4, 47–9
Cartel Settlement Notice 135
exemptions 53, 55
facilitators, fining 48–9, 135
passive members 50–51
settlement procedure 147–8
and TFEU, Article 101 42, 43, 47–8, 49, 53, 55
vertical, and bid rigging 47–9
Europe, competition law development enforcement 15, 25–6
international influence on enforcement 184–5, 187–8, 191
and language clarity 24
procedural provisions 117–18
reforms (2000s) and quasi-federalism 18
and TFEU, Articles 101 and 102 23, 25–6, 32, 92–3, 126, 133, 160–61, 163–4, 168, 180
Treaty of Rome 6, 10, 12–13
Europe, Fining Guidelines 50, 133, 135–6, 137, 139, 140
company reputation effects 143–4
deterrent effects 142–3
‘inability to pay’ provisions 137
limitation period 137–8
Europe, intellectual property rights 151–2
collective rights management 158–9
and market dominance 158, 164–6
Non-Assertion of Patent (NAP) clause 160–61
patent pools 163
standard setting 166, 167
and technology transfer agreements 154, 155
tying 163–6
Europe, mergers
and acquisition of minority shareholdings 113–14
decisions, procedures for adopting 107–8
and efficiency gains 103–4
EU-US Best Practices on Cooperation 185
Merger Regulation 17, 96–7, 98–9, 100, 110, 111–12
prior consultation stage 104–5
Europe, vertical restraints 59–60
customer restrictions 71
De Minimis Notice 82
enforcement 80
and market share 63, 64–5
non-compete obligations 77
online sales 74–6
parallel trade restrictions 70, 72–3
and resale price maintenance (RPM) 67, 68–9
Index

Substantive tests 62–3
Territorial restrictions 69–70
and TFEU, Article 101 60, 62–3, 67, 69, 75, 77, 80
Tied products 78–9
Vertical Agreement Block Exemption Regulation (VABER) 59–60, 63, 65, 67–8, 69–70, 71, 74, 77, 80
European legal cases
ABB Asea Brown Boveri v Commission 48
AC Treuhand v Commission 49
Air Cargo 176
Airtours v Commission 111
Akzo Nobel chemicals and Akcros Chemicals v Commission 126–7
AM & S 126, 127
AMP v Binon 68
Animal Feed Phosphates 147
Apple/Samsung 169
AstraZeneca 168
B&W Loudspeakers 74
Bayer and Maschinenfabrik Hemmecke v Heinz SuEllhoEfer 160
BHP Billiton/Rio Tinto 110–11, 189–90
British Airways 92
Brugg Rohrsysteme v Commission 48
Carrefour/Promodès 89
Cathode ray tubes 134
CDC v Commission 177
CISAC v Commission 92–3
Commission v Alrosa 124
Commission v SGL Carbon 56
Consten and Grundig v Commission 151
Courage v Crehan 176
Dansk Rørindustri v Commission 48
Deltafina 135–6
Eco Swiss 180
Enso/Stora 89
Fachverband der Buch 68
Franco-Japanese Ball-bearings Agreement 43
Gas Insulated Switchgear cartel case 50–51, 195
Gencor 191
Google/Motorola 168
HFB and others v Commission 48
Hoffman-La Roche v Commission 87
Hydrogen Peroxide and Perborate 177
IBM 124
ICI v Commission (Dyestuffs) 191
IMS Health 168
Intel 92, 125–6
Irish Beef 55
ITT Promedia v Commission 168
Junghunzauer v Commission 136
KE KELIT v Commission 48
La Technique Miniere v Maschinenbau Ulm 63
Löstör Rör v Commission 48
LR AF 1998 v Commission 48
Manfredi 176
Marine Hoses 44, 48, 140–41, 195
Menarini 136
Michelin II 92
Microsoft Browser Choice Screen 124, 165–6
Microsoft v Commission 163–5
Nintendo 47, 79, 160
Nordsee Deutsche Hochseefischerei 180
Panasonic/Sanyo 189
Parker ITR 44
Pfleiderer 118, 177, 178
Pharmon B. v Hoechst 152
Pierre Fabre Dermo-Cosmétique 75
Pokemon 73, 79
Post Danmark A/S v Konkurrenscerådet 27
Pre-insulated Pipes 48
Procter & Gamble/Gillette 89
Quinine cartel case 42
Rambus 166, 167
Raw Tobacco – Italy 48
Rewe Meinl 89
Ryanair/Aer Lingus 112
Samsung 168
Schneider/LeGrand 112
Seagate Technology International/Samsung 108–9
Sealink/B&I-Holyhead 152
Seamless steel tubes cartel 44
Tesko/Tuko 89
Tetra Laval/Side 112
Texas Instruments/Qualcomm 167
United Brands 84
Volkswagen v Commission 128
Western Digital/Vivid Technologies
(\Hitachi Global Technology) 108–9
Wood Pulp 191
Yamaha 69, 72, 79
evidence disclosure, private
enforcement 176–9
export cartels 192, 193, 194, 195
see also cartels and bid rigging
Export and Import Transaction Act 14, 43, 192
Faessel-Kahn, M. 187
Faull, J. 180, 186
Fine, F. 156, 160, 161
fining policy 132–50
AMA 133, 134–5, 141, 142, 145–6
cartel settlement procedure 147–9
cartels and bid rigging 124, 135, 137–8, 139–40, 141, 144, 145
categorization 141
company reputation effects 143–4
criminal procedures 133, 142
deterrent effects 141–4
discretionary surcharges 138–9
dispute settlement 139–40
Europe see Europe, Fining Guidelines
exclusionary private monopolisation 133
fine calculation 137–42
history of 132–4
human rights issues 136
hybrid settlement case 147
infringement period limitations 139
legal structure 134–6
leniency policy 132, 133–4, 135, 144–6, 148–9
pleas against 136
procedural rights 118–19
public bid rigging and targeted sanctions 150
surcharge system, introduction of 132–3
turnover calculation 140–41
First, H. 6, 11, 198
Fontaine, P. 6
Foreign Investment Law 153
Forrester, I. 119
forum shopping 175–6
Fox, E. 29, 192, 200
Freitas Ferraz, J. de 1
Freyer, T. 16, 39, 185, 193
Fukuzawa, Y. 5, 21
Funada, M. 27, 31, 54, 62, 68, 95, 97, 132, 153, 188, 192, 193
Furuya, K. 172
Gerard, D. 117
Gerber, D. 6, 10, 19, 21, 35, 38–9, 98
Germany 6, 10, 38–9
Ghidini, G. 151
Gibney, F. 3
Gonzalez de Cossio, F. 196
Great East Japan Earthquake 31, 98
Hadley, E. 37, 152
Haley, J. 9
hard disc drive (HDD) market, merger control 108–10
Harris, H. 168
Hayashi, S. 10, 27, 90, 94, 102, 103, 104, 139, 161, 162
He Zhaowu 95
Heimler, A. 49
Hellström, P. 165
Hienuki, T. 38, 46
hierarchy and harmony, importance of 29, 46
Hildebrand, D. 63, 112
Hoshii, M. 195
human rights issues 116–17, 118, 136
Ikeda, C. 100
Inaguma, K. 189–90
industrial policy 1–7, 15, 28–30, 106–8
innovation 153, 157–8, 164–5
Inoue, A. 178
intellectual property (IP) 151–69
AMA 152, 153, 157, 159–63, 166
Index

Italianer, A. 158, 168
itten choaisei (retailer allocation) 71–2
Iyori, H. 61
Janow, M. 192
Japan Fair Trade Commission (JFTC) 7, 11, 15–16
Abuse of Superior Bargaining Position Taskforce 88
administrative guidance 30–32
AMA see AMA (Act on Prohibition of Private Monopolization and Maintenance of Fair Trade)
cartels see cartels
competition see competition
composition and function 24, 25
Distribution Guidelines 17, 58–9, 62, 65, 66, 70, 73, 102
dominance abuse see dominance abuse
economic analysis use 35–6
hierarchy and harmony, importance of 29, 46
mergers see mergers
organisational changes to enhance competition policy (2003) 18–19
vertical restraints see vertical restraints
voidness decisions on case-by-case basis 26
Japanese legal cases
Adidas 80–81
Amano/Novo 193
Apple/Samsung 169
Bearing 120, 121
BHP Billiton/Rio Tinto 110–11, 187–8, 196
Boeing/McDonnell Douglas 194
Edion 88
Fred Perry 73
Freight Forwarder 139, 140
Fukuoka Construction and Gardening 136
bid rigging case 50
Google/Yahoo 103
Hanrei Jiho 128
Herend 73–4

balancing IP and competition law 156–9
collective rights management 158–9
Copyright Act 74
dominant position abuse 158, 164–6, 167, 168
Europe see Europe, intellectual property rights
history and legal framework 151–6
innovation 153, 157–8, 164–5
Intellectual Property Basic Act 153
licensed technology improvements, restrictions by licensees 154–5
Non-Assertion of Patent (NAP) clause 159–61, 166
parallel trade restrictions 157
patents 151, 152, 161–3
pharmaceutical industry 155–6
quantitative restrictions in licensing agreements 157–8
standard setting 166–9
technology transfer agreements 153–5, 158, 160–61
trademarks 73–4, 151–2
tyling 163–6
international aspects of competition law enforcement 183–97
bilateral cooperation 187–90
cease and desist orders 196
Economic Partnership Agreements (EPAs) 190
effects doctrine 191, 193–4, 195
extraterritorial application 191–6
history of 183–5
information exchange meetings 188–9
International Competition Network (ICN) 184, 186–7
merger control 185, 187–8
multilateral cooperation 186–7
procedural rights 192, 193
social welfare and economic efficiency promotion 185
substantive law application 193–4
Trans-Pacific Partnership (TPP) 190
International Technology Transfer Agreement Guidelines 154–5
Ishihara, T. 14
Competition law and policy in Japan and the EU

Ibaraki Construction bid rigging case 47
Intel 91
Japanese Highway Public Corporation 171
JASRAC 93–4, 120
Johnson & Johnson 76, 194
Marine Hoses 140–41
Microsoft 159–60, 163
Nikomart 78
Nippon Kogaku 71–2
Nippon Steel Corporation/Sumitomo Metal 102
Nordion 193–4
NSC/Sumitomo Metal 106, 107
oil price agreement criminal case 27, 31, 39
Optical Fiber 140, 173
Oriental Rice Mill Factory (Toyo Seimai) 65
Pachinko 161–2
Panasonic/Sanyo 106
Parker 73
patented slot machines 162–3
Powder Milk (Wakodo) 62, 67
‘professional stretch film’ case 129
‘public interest’ definition, interpretation of 40
Qualcomm 166
Saitama Saturday Association 47, 173
Sanyo Marunaka 88
Seagate Technology International/Samsung 108–9
Seal bid rigging case 45, 129
Shiseido 69, 76
Softbank Telecom v NTT 172
Sumitomo Bank/Sakura Bank 106
Synthetic Fiber 192
Taisho 79
TEPCO electricity company 89
Tokyo/Osaka Stock Exchange 107
Toshiba Elevator Technics 79, 180
Toshiba/Westinghouse 105
Toyo Seikan 84
Toys ‘R’ Us 88
Trading Card Game 74

Union of Machinery Insurers of Japan 134
Vitamins cartel 188
Wakodo 129
Western Digital/Vivid Technologies (Hitachi Global Technology) 108–9
Wire Harness 51, 52, 141
Yawata Steel/Fuji Steel 97–8
Jenny, F. 186
Jephcott, M. 10, 48, 135, 148
Jones, C. 186
judicial control 111–13, 118
Julien-Malvy, B. 93
Kameoka, E. 144
kansei dango bid rigging 45, 56
Kawagoe, K. 123
Kawahama, N. 105, 107
Keene, D. 5
keiretsu (business network of companies) 57–8, 65, 71, 87
Kiriazis, G. 189
Kishigami, H. 6
Kishii, D. 132, 144
Kitamura, T. 2
Koizumi, J. 18, 19
Kojo, M. 129
Korah, V. 120, 127, 151, 191
Korea 13, 149, 188
Kroes, N. 184, 188
Kurita, M. 155, 158, 161
kyosankin (financial subsidy) and dominance abuse 90
Lawyers for Shareholders’ Rights 173
legal structure
cartels and bid rigging 41–2
dominance abuse 83–91
and European models 5–6
fining policy 134–6
legal privilege 126–7
merger control 99–100
practising lawyers, number limitation suggestion 179–80
legal structure and enforcement 21–36
administrative guidance 30–32
common law structure 115–16

Etsuko Kameoka - 9781781000564
Downloaded from Elgar Online at 07/30/2019 10:40:57AM
to Etsuko Kameoka via free access
competition authorities 24–6
competition policy and industrial
policy, relationship between
28–30
competition provisions 22–4
conduct exemptions 32–3
economic analysis use 35–6
objectives 26–8
state aid 33–4
see also European legal cases;
Japanese legal cases
Lejeune, R. 116
leniency policy 18, 118, 132–5, 144–6,
148–9, 176–7
Lenoir, L. 116, 199
Local Autonomy Law 172–3
Lomholt, F. 124
Lowe, P. 118
Maki, T. 89
Mantienne, F. 1, 3
market power 63, 64–5, 87–8, 100, 158,
164–6
see also trade
Marquis, M. 98, 116, 130, 148
Matsushita, M. 6, 8, 11, 32, 43, 61,
86–7, 172, 186, 192
Matsuyama, T. 139
merger control 29, 96–114
AMA 96, 97–8, 99, 100–101, 111
cease and desist orders 105–6, 113
commitments and remedies 104–6
economic analysis 102
efficiency gains (koritsu seii) 103–4
Europe see Europe, mergers
foreign-to-foreign merger case, first
since 1999 reforms 110–11
Herfindahl-Hirschman Index (HHI)
use 102
history of 96–9
industrial revitalisation, special
measures, and global
competition 106–8
international cooperation 185, 187–8
judicial review of decisions 111–13
legal structure 99–100
and market power, understanding of
100
Merger Guidelines 105–6
non-controlling minority interests
113–14
prior consultation stage 104–5
priority among notifications and hard
disc drive (HDD) market 108–10
procedure and enforcement 100–103,
105, 107–8
SSNIP test use 102
substantive analysis 102
third party observations and
complaints 110–11
transparency issues 101–2, 105, 106,
122
Ministry of International Trade and
Industry (MITI now METI) 23, 28,
97–8, 192
Miyajima, H. 14
Miyakawa, H. 172
Miyazaki, T. 198
monopolisation
AMA see AMA (Act on Prohibition
of Private Monopolization and
Maintenance of Fair Trade)
Antimonopoly Act (dokkin ho) 5–6,
21–2, 85, 96, 127
private monopolisation, dominance
abuse 83–6, 88–9, 93–4
Murakami, M. 58, 88
musical works and rights 92–3, 158–9
Nakagawa, M. 21, 22
Nakano, S. 181
National Income Doubling Plan 14–15
Natsume, S. 5
Negishi, A. 27, 31, 54, 62, 68, 90, 97,
132, 153, 188, 192, 193
Nikpay, A. 180, 186
Nishi, A. 5
Noland, M. 29, 96
Ochi, Y. 72, 97, 122
Odagiri, H. 21–2, 157
OECD, Competition Law and Policy
186
Ohashi, H. 168
Okada, Y. 27, 94, 102, 103, 104, 153,
161, 162
Okumura, T. 91
online sales 74–6
Oshima, A. 4
Otake, F. 102
Pack, H. 29, 96
parallel import restrictions 70, 72–4, 157
patents 151, 152, 161–3
Pepperkorn, L. 59, 161
Peng Gang 95
pharmaceutical industry 155–6
Pino, M. 48
pricing
complaints and predatory pricing 125–6
excessive pricing and discriminatory pricing 90
price level test and inter- and intra-brand competition 70, 72, 78
price-fixing 15, 39, 66, 140
private enforcement 170–82
cease and desist orders 173
competition law, arbitrability of 179–81
cumulative actions 170
damages calculations 171–2, 176
direct damages actions (local resident lawsuits) 172–3
evidence disclosure 176–9
forum shopping 175–6
history and legal structure 170–74
history and legal structure, EU 174–6
criminal procedure administration 128–30
Röller, L.-H. 91, 103–4
Rou, V. 105
Roth, P. 105
Rousseva, E. 92, 130
resale price maintenance (RPM) 14, 15, 32, 66, 67, 68–9, 193
Röller, L.-H. 91, 103–4
Sensui, F. 94, 154
Seryo, S. 103
Shinbun, N. 190
Shintoism 115, 143
Shiraishi, T. 22, 31, 32, 44, 45, 50, 53, 59, 90, 93, 109, 110, 120, 128, 129, 140, 172, 174, 179, 180, 193
Siragusa, M. 112–13
small businesses 14, 54–5, 185
Sourioux, J.-L. 6
Souty, F. 11, 49, 187
SSNIP test use, merger control 102
civil damages actions and third party rights 122–3
common law structure 115–16
in competition cases 117–19
complaints and predatory pricing 125–6
finances, imposition of 118–19
hearings (shinpan) 119–21, 123
history of 115–17
international aspects of competition law enforcement 192, 193
judicial control 118
legal privilege 126–7
right of access 121–2, 123
sanctions in cases of breach 124
transparency and speed 121–3
'public interest' definition, interpretation of, AMA 40
rangekaku scholars, influence of 5
Regulatory Deregulation Promotion Plan 18
State Redress Act 173
steel industry, lack of intervention in 29–30
sakoku seclusion period 3–5
Schuman, R. 116
Schweisgut, H. 7
Sensui, F. 94, 154
Seryo, S. 103
Shinbun, N. 190
Shintoism 115, 143
Shiraishi, T. 22, 31, 32, 44, 45, 50, 53, 59, 90, 93, 109, 110, 120, 128, 129, 140, 172, 174, 179, 180, 193
Siragusa, M. 112–13
small businesses 14, 54–5, 185
Sourioux, J.-L. 6
Souty, F. 11, 49, 187
SSNIP test use, merger control 102
state aid 33–4
State Redress Act 173
steel industry, lack of intervention in 29–30

Structural Impediments Initiative (SII)
16–17, 18, 58–9, 129, 132, 170
surcharges see fining policy
Suzuki, K. 148
Suzuki, M. 6
Suzuki, T. 89, 142
Tada, T. 35, 141
Takahashi, S 54
Takazawa, M. 170
Takeda, K. 104
Takeshima, K. 16, 18, 19, 145, 184, 188, 199
Takigawa, T. 8–9, 14, 71, 82, 142
Tamura, J. 87–8
Tanaka, S. 115
tatene (wholesale price fixing) 66
technology
hard disc drive (HDD) market,
merger control 108–10
online sales 74–6
transfer agreements 152, 153–5, 158,
160–61, 163
Tega, H. 126
Temple lang, J. 25
Tosa, K. 179
trade
association involvement, cartels and
bid rigging 41
export cartels 192, 193, 194, 195
Export and Import Transaction Act
14, 43, 192
fair trade maintenance see AMA (Act
on Prohibition of Private
Monopolization and
Maintenance of Fair Trade)
market power 63, 64–5, 87–8, 100,
158, 164–6
parallel import restrictions 70, 72–4,
157
trademarks 73–4, 151–2
Trans-Pacific Partnership (TPP) 190
transparency issues 101–2, 105, 106,
121–3
Tsuda, M. 5
Uchida, K. 119
Uesugi, A. 35, 61, 86, 139, 173
UK, Monopolies and Restrictive
Practices Act 10
UNCTAD, Control of Restrictive
Business Practices 186, 187
US
antitrust law 13, 52, 129
dominance abuse 94
EU-US Competition Agreement 16,
18, 187
Europe, and Administrative
Arrangement on Attendance 185
Fair Trade Commission model 11, 12,
15, 58
Federal Trade Commission Act
(unfair methods of competition)
58
fining policies and monopolisation
offences 142
Google 94
Japan, bilateral cooperation with
16–17, 18, 188
Japanese car import restrictions
191–2
Korea-US Free Trade Agreement 149
Leegin 67
mergers and acquisition of minority
shareholdings 113
mergers, EU-US Best Practices on
Cooperation 185
plea bargaining 147
private enforcement and disclosure of
information 178–9
resale price maintenance (RPM) 67
Sherman Act 28, 58, 142, 178–9
Structural Impediments Initiative
(SII) 16–17, 18, 58–9, 129, 132,
170
US-Japan Economic Harmonization
Initiative 183
Utility Model Act 152–3, 157, 162
Van Bael, I. 26, 48, 72, 117, 121, 187
Van Ginderachter, E. 44
Van Haasteren, A. 50
Vande Walle, S. 170, 172, 173, 182
vertical cartels and public bid rigging
44–9
vertical restraints 57–82
AMA 58
customer restrictions 71–2
and Designation of Unfair Trade Practices 60–62
enforcement 79–81
Europe see Europe, vertical restraints
history of 57–60
horizontal restraints, distinction between 62
legal framework 60–62
market share and influential suppliers 63–5, 70, 71, 77–8
online sales 74–6
parallel import restrictions 70, 72–4
price level test and inter- and intra-brand competition 70, 72, 78
resale price maintenance (RPM) 66–9, 80, 81, 141
substantive tests 62–3, 64
territorial restrictions 69–71
tied products 78–9