

CURRICULUM VITAE | EVI MATTIOLI

Name Evi Mattioli
Address Korenstraat 23a, 3321 Hoegaarden
Date/place of birth 18 July 1982 / Belgium
Telephone +32 497 130 361
Email evi.mattioli@advocaat.be

LANGUAGES

Native language Dutch
Advanced English, French
Intermediate Italian, German

WORKING EXPERIENCE

2017 – current **Senior Associate** at EUCLID Law
2016 - current **Research fellow** at the Université de Liège, Liege Competition & Innovation Institute (LCII)
2012 – current **Affiliated researcher** at the KU Leuven, Research Unit for Economic Law
2013 - 2016 **Lawyer** at CMS (EU Law Office)
2012 **Trainee** at Clifford Chance (EU and Competition law)
2006 - 2012 **Research assistant** of Prof. dr. W. Devroe
2004 – 2005 **Student-assistant** of Prof. C.H. van Rhee

EDUCATION

2017 **Qualified lawyer** at the Brussels bar
2017 **PhD degree**, KULeuven
Thesis: "Commitments and Settlements in EU Competition Law. Public Enforcement through Negotiation."
Promotor: Prof. dr. W. Devroe
2012 **Belgian law degree** by passing the Belgian professional competence state examination
(civil law, including civil procedure, criminal law, including criminal procedure, public law and ethics)
2005-2006 **Master in Law and Economics** (distinction)
Università di Bologna (I) and Erasmus University Rotterdam (NI)

Thesis: "The impact of the modernisation of competition law on the detection of hard-core cartels" (coordinator: dr. P. Camesasca)

2000-2005

Master in Law (European Law School program)

Universiteit Maastricht (NL)

Thesis: "Driving off a cliff ... Who will be in this driver's seat? - A law and economics analysis of the Motor Vehicle Block Exemption" (coordinator: Prof. dr. W. Devroe)

Erasmus (January-June 2004): Université de Nancy (F)

Courses: droit des biens, droit des contrats, droit des sûretés and droit des sociétés

1994-2000

Latin-Mathematics

Heilig-Hart College, Maasmechelen (B)

ACADEMIC ACHIEVEMENTS

2004-2005

European Law Moot Court competition

Winning team in regional finale in Istanbul and third place in All European Final in Luxemburg

Case: state aid (coordinator: Prof. dr. H. Schneider)

CONFERENCES AND SEMINARS

Presentation on "Why NCAs do not enforce EU competition law extraterritorially: A view from the perspective of agency theory" at Competition Law Scholars Forum, Warschau, 28 April 2017.

Presentation on "Judicial review of commitments and settlement decisions: still a necessity or too much of a good thing?" at Competition Law Scholars Forum, Rome, 10 September 2015.

Presentation on "The new Belgian settlement procedure", Catholic University of Leuven, 6 December 2013.

Presentation of the national report for the International League of Competition Law congress on the question "Should a competition authority have a complete discretion as regards investigating cases of infringement and on what criteria should that discretion be exercised?" at Belgian Association for the Study of Competition Law (aedc-vsmr), Brussels, 23 April 2009.

Presentation on "The new settlement procedure of the European Commission", Catholic University of Leuven, 7 November 2008.

PUBLICATIONS

Books

J. Ysewyn, M. Van Schoorisse and E. Mattioli, *De Belgische Mededingingswet 2013: een praktische en kritische analyse* [The Belgian Competition Act 2013: a practical and critical analysis], 2013.

Book chapters

W. Devroe and E. Mattioli, *Actualia mededingingsrecht* [Recent trends in competition law], in: *Handels- en economisch recht*. Themis, School voor postacademische juridische vorming 2009, 79-102.

W. Devroe and E. Mattioli, *Mededingingsrecht. Systematiek en actualia* [Recent trends in competition law], in: *Recht in beweging* 2007, 361-405.

Articles in internationally reviewed journals

D. Geradin and E. Mattioli, "Transactionalization of EU Competition Law", forthcoming in *Journal for European Competition Law and Practice*.

E. Mattioli, Judicial review of commitments and settlement decisions: still a necessity or too much of a good thing?, *Competition Law Review* 2016, vol. 12, issue 1, 73-93.

E. Mattioli, The Belgian supermarkets 'hub&spoke' settlement decision, *Journal for European Competition Law and Practice* 2016, 261-266.

E. Oude Elferink and E. Mattioli, De rechtspraak van het Hof van Justitie van de Europese Unie op het gebied van het mededingingsrecht: ontwikkelingen in de jaren 2013 en 2014 [Caselaw of the Court of Justice of the European Union: developments in competition law in 2013 and 2014], *Nederlands Tijdschrift voor Europees Recht* 2015, 274-283.

E. Oude Elferink and E. Mattioli, De rechtspraak van het Hof van Justitie van de Europese Unie op het gebied van het mededingingsrecht: ontwikkelingen in de jaren 2011 en 2012 [Caselaw of the Court of Justice of the European Union: developments in competition law in 2011 and 2012], *Nederlands Tijdschrift voor Europees Recht* 2013, 159-170.

E. Mattioli, Commitments and settlements in the future UK competition law regime, *European Competition Law Review* 2013, 160-168.

E. Mattioli, The investigation of antitrust infringements in Belgium – towards an unfettered discretionary power?, *European Competition Law Review* 2010, 498-503.

E. Mattioli, M. Vervoort and T. Bruyninckx, Fiscale voordelen vanwege regionale en lokale overheden: onder staatssteunbedreiging? [Fiscal advantages for regional and local governments: under State aid threat?], *Tijdschrift voor Fiscaal Recht* 2009, 387-403.

Electronic publications

E. Mattioli, Brussels Court of Appeal allows obligation to combine repair services and spare parts distribution in selective distribution systems, *CMS Law-Now*, July 2015.

E. Oude Elferink and E. Mattioli, Cegedim beboet voor leveringsweigering [Cegedim fined for refusal to supply], *Life Sciences en Recht*, September 2014.

E. Oude Elferink and E. Mattioli, Schering-Plough beboet voor belemmering generieke varianten Subutex [Schering-Plough fined for hindering generic products], *Life Sciences en Recht*, January 2014.

E. Mattioli, The Dutch Competition Authority reduces the fines imposed on companies in the flour milling industry based on the 'inability to pay' in light of fines imposed by the German and French Competition Authorities (Grain Millers, Ranks), *e-competitions* 2013, art.nr. n°57295.

E. Mattioli, A Belgian Appeal Court holds valid a resale price maintenance provision taking into consideration lack of evidence that the agreement restricted the national market or a substantial part of it (Incanto / Livoque), 20 November 2004, *e-Competitions* 2010, art.nr. n°32297.

E. Mattioli, A Belgian Court of appeal holds that a mere price-guideline does not constitute resale price maintenance as such (Frost / Evlier), 27 October 2008, *e-Competitions* 2010, art.nr. n°32298.

E. Mattioli, A Belgian Court holds that a provision requesting feedback on resale prices does not constitute resale price maintenance (IDH Diamonds / Billiton Diamonds), 30 June 2005, *e-Competitions* 2010, art.nr. n°32299.

E. Mattioli, The Belgian College of Competition Prosecutors classifies a case on abuse of dominant position on the grounds of lack of priority and lack of resources for the first time (Codenet, Colt Telecom, Versatel and WorldCom / Belgacom), 18 September 2009, *e-competitions* 2009.