



The American Antitrust Institute

## Biographies of Speakers

**Art Amolsch** is the editor and publisher of *FTC:WATCH*. From 1966-1971, he was an officer in the United States Air Force; in 1971-72, a foreign service officer assigned to the Bureau of InterAmerican Affairs in the U.S. State Dept.; during 1972, he was the chief speechwriter for the Committee for the Reelection of the President; from December, 1972 through January, 1973, he served as deputy press secretary for press relations; and in February, 1973, he became director of public information at the Federal Trade Commission, serving until January, 1976. He is a member of the American Antitrust Institute's Advisory Board.

**William J. Baer** heads Arnold & Porter's antitrust practice, which has over 60 attorneys in the US and Europe. From 1995 through 1999, he served as Director of the Federal Trade Commission's (FTC) Bureau of Competition. Mr. Baer currently represents clients in high stakes antitrust litigation and counsels clients on a wide range of issues, including mergers and joint ventures, and civil and criminal investigations by U.S., state and European competition authorities. He splits his time between the firm's Washington, DC and Brussels, Belgium offices. In 2006 and 2007, International Who's Who of Business Lawyers named Mr. Baer the leading competition lawyer in the world. He has twice been featured on the cover of *The American Lawyer*, the first in connection with the 1994 acquittal of The General Electric Company on criminal price fixing charges and the second in connection with the FTC's successful court challenge in 1997 to the Staples/Office Depot merger.

**Jonathan B. Baker** is Professor of Law at American University's Washington College of Law, where he teaches courses primarily in the areas of antitrust and economic regulation. From 1995 to 1998, Professor Baker served as the Director of the Bureau of Economics at the Federal Trade Commission. Previously, he worked as a Senior Economist at the President's Council of Economic Advisers, Special Assistant to the Deputy Assistant Attorney General for Economics in the Antitrust Division of the Department of Justice, an Assistant Professor at Dartmouth's Amos Tuck School of Business Administration, an Attorney Advisor to the Acting Chairman of the Federal Trade Commission, and an antitrust lawyer in private practice. He is the co-author of an antitrust casebook, a past Editorial Chair of *Antitrust Law Journal*, and a past member of the Council of the American Bar Association's Section of Antitrust Law. Professor Baker has published widely in the fields of antitrust law and policy and industrial organization economics. In 2004 he received American University's Faculty Award for Outstanding Scholarship, Research, and Other Professional Accomplishments, and in 1998 he received the Federal Trade Commission's Award for Distinguished Service. He has a J.D. from Harvard and a Ph.D. in economics from Stanford University. He is a member of the American Antitrust Institute's Advisory Board.

**David A. Balto** is an antitrust attorney with over 20 years of experience in Washington, D.C. Mr. Balto's background has been split between private practice and for the government. He was the Policy Director of the FTC and an attorney advisor to Chairman Robert Pitofsky. In private practice he has counseled numerous pharmaceutical, high tech, financial services, and retail companies on a wide variety of antitrust and intellectual property issues. He litigated several merger cases both in private practice and with the FTC and has represented several parties that resulted in the Justice

Department and FTC challenging proposed mergers. At the FTC, Mr. Balto helped litigate several mergers and monopolization cases and assisted in several enforcement actions in the pharmaceutical, software and high tech industries. Mr. Balto has published more than 60 articles on antitrust issues including mergers, joint ventures and strategic alliances, pharmaceutical competition, intellectual property licensing, patent settlements, and credit and debit cards. He is the only person to twice win the FTC's award for outstanding scholarship and won the FTC's award for Distinguished Service, the highest award given a staff attorney.

**Ed Black** has been President & CEO of the Computer & Communications Industry Association (CCIA) since 1995. He specializes in international trade, competition policy and intellectual property matters and has been extensively involved in issues including e-commerce, privacy, security, open standards, federal procurement and telecommunications policy. In the mid-1970s, Mr. Black served as a congressional liaison for the State Department under Secretary Henry Kissinger. In addition, he has served as chief legislative assistant and administrative assistant for several members of Congress, and as Deputy to the Assistant Secretary for Congressional Affairs for the Secretary of Commerce. Mr. Black subsequently practiced law in the private sector, where he represented high-tech companies and associations. Mr. Black regularly testifies before Congress and is a frequent commentator for both national and industry media. He is regularly quoted in publications such as the Washington Post, New York Times, and the Wall Street Journal, and frequently appears on television programs such as MSNBC, CNN, and Fox. Mr. Black received his Bachelor of Arts degree from Muhlenberg College and his Juris Doctor degree from the American University Washington College of Law, where he won honors in the area of international law.

**Richard Brunell** is Senior Fellow and Director, Legal Advocacy. A former editor of the Harvard Law Review, he has been a visiting law professor at Boston College, Boston University and the Roger Williams School of Law. He was a litigator with the firm of Foley, Hoag from 1991-2003 and before that with the Massachusetts Office of the Attorney General and the U.S. Dept. of Justice Antitrust Division. He is a contributing editor of the Antitrust Law Journal. Mr. Brunell is a graduate of Harvard Law School and Swarthmore College.

**Peter C. Carstensen** is the George Young-Bascom Professor of Law at the University of Wisconsin Law School. He is a graduate of the University of Wisconsin, and received his law degree and a master's degree in economics from Yale University. From 1968 to 1973, he was an attorney at the Antitrust Division of the United States Department of Justice assigned to the Evaluation Section, where one of his primary areas of work was on questions of relating competition policy and law to regulated industries. He has been a member of the faculty of the UW Law School since 1973. His scholarship and teaching have focused on antitrust law and competition policy issues. He has published a number of articles in the field, including several focused on issues involving competition policy in agriculture. He was the co-chair of the drafting committee for the ABA Antitrust Section's Federal Statutory Exemptions from Antitrust Law, Monograph 24 (2007) and he is the co-editor of Competition Policy and Merger Analysis in Deregulated and Newly Competitive Industries, forthcoming 2008. His other areas of teaching and scholarly interest are tort law and corporate law. He is a member of the American Antitrust Institute's Advisory Board.

**Tasneem Chifty** is a vice president in CRA's Competition Practice. Her experience over the last twenty years covers a range of issues in antitrust economics, including vertical restraints, exclusionary practices, collusion, and predation. She has designed and conducted numerous economic and econometric analyses in cases involving antitrust liability, damages, and class certification. She has also provided consultation to businesses involved in mergers and acquisitions,

product liability litigation, and intellectual property disputes. Dr. Chipty has specific knowledge of the media markets, including cable and satellite television, broadcast and satellite radio, and music performance rights. She is author of one the current FCC media studies studying the effects of cross-media ownership on audiences of broadcast radio. She is also author of several scholarly articles on the effects of ownership structure and vertical foreclosure in the cable television industry. She has submitted written testimony, testified at trial and at deposition, and given presentations before various audiences, including staff at the Federal Trade Commission and the Department of Justice staff. In addition to the media markets, Dr. Chipty has worked in a broad range of industries, including pharmaceuticals, health care, tobacco, corrugated containers, food flavorings, and sports, among others. Prior to joining CRA, Dr. Chipty served on the faculties of a number of different universities, where she taught courses in antitrust and regulation, industrial organization, and econometrics.

**Joan B. Claybrook** since 1982 has been the President of Public Citizen, a nonprofit public interest advocacy organization that seeks to improve the health and safety of the public, as well as civil rights and liberties, clean and safe energy sources, public availability of information, campaign finance reform, accountability and fairness in the marketplace and citizen participation in government decision-making. Ms. Claybrook testifies frequently before Congressional committees, and speaks to the media, private groups and educational institutions on behalf of public interest policies. Current issues Ms. Claybrook is working on include ethics, lobbying and campaign finance reform, auto, truck and highway safety, and regulatory and liability policies. Previous positions Ms. Claybrook has held include: Administrator, National Highway Traffic Safety Administration, U.S. Department of Transportation, 1977-81, appointed by President Jimmy Carter; co-founder and director, Public Citizen's Congress Watch, a congressional lobbying group, 1973-77; Public Interest Research Group, 1970-72; The Congress Project, 1972; special assistant to the administrator, National Traffic Safety Bureau, U.S. Department of Transportation, 1966-70; congressional fellow, American Political Science Association, 1965-66 where she worked for Senator Walter Mondale and Representative James A. Mackay; research analyst, Social Security Administration, Department of Health Education and Welfare, 1959-66. Ms. Claybrook holds a B.A. in History from Goucher College in Baltimore, MD and a J.D. in 1973 from Georgetown University Law Center in Washington, DC.

**John M. Connor** is a professor of industrial economics at Purdue University in Indiana. He holds a bachelor's degree in mathematics from Boston College and a Ph.D. from the University of Wisconsin. From 1979 to 1983, he was head of Food Manufacturing Research in the Economic Research Service of USDA. Dr. Connor specializes in empirical research in industrial economics and antitrust policy; since 1997 the focus of his research has been the competitive analysis of international cartels. He is the author of 13 books and monographs and more than 200 other scholarly publications articles in economics and law. His book, *Global Price Fixing*, received two national writing awards in 2002 and 2003. A revised edition of *Global Price Fixing* appeared in 2007. Dr. Connor is an advisor to the American Antitrust Institute and to law firms in cartel cases.

**Ellen S. Cooper** has been an Assistant Attorney General in the Antitrust Division of the Maryland Attorney General's Office since 1985. In 1987, Attorney General J. Joseph Curran, Jr. awarded her an Exceptional Service Award. In 1989, she became Deputy Chief, and in September 1992, she became Chief of Maryland's Antitrust Division. In 2006, Ms. Cooper received the Robbins Exceptional Career Service Award. Ms. Cooper has been a Vice Chair of the Multistate Antitrust Task Force of the National Association of Attorneys General in various capacities, and was Chair of its Health Care Working Group from 1990 until 2005. She is currently Chair of the Task Force's *Illinois Brick* Working Group. In 1993 she received the Marvin Award from the Association for her

contributions to NAAG. Ms. Cooper is author of law review articles on indirect purchaser recovery, and on the pharmaceutical industry. She has also authored a number of articles on antitrust enforcement published in the Maryland Bar Journal, the Antitrust Health Care Chronicle and other ABA publications. She was a contributor to the ABA Antitrust Section's Monograph, Antitrust Federalism: The Role of State Law, published in 1988. Ms. Cooper graduated cum laude from Goucher College and received an M.A. degree in English from New York University. She received her J.D. degree from Washington University School of Law, where she was articles editor of the law review and was awarded the Order of the Coif, and an LL.M. degree from Harvard Law School. She is a member of the AAI Advisory Board.

**Jonathan Cuneo** is a partner at Cuneo Gilbert & LaDuca and has been practicing law in Washington, D.C. for over 25 years. He received his undergraduate degree from Columbia University in 1974 and his J.D. from Cornell University in 1977. Cuneo was admitted to the District of Columbia Bar in 1977 and is admitted to practice before the local and federal courts in the District, the United States Court of Appeals for the Second Circuit, the United States District Court for the Northern District of New York as well as the U.S. Supreme Court. Following law school, he clerked for Judge Tamm on the U.S. Court of Appeals for the District of Columbia Circuit. After a three year stint in the General Counsel's office at the Federal Trade Commission, Cuneo went to Capitol Hill where he served from 1981 to 1986 as Counsel to the Subcommittee on Monopolies and Commercial Law of the House of Representatives' Committee on the Judiciary. In 1986 Cuneo left the Hill and went out on his own, founding The Cuneo Law Group, P.C. which became Cuneo Gilbert & LaDuca, L.L.P. in 2005. He has published numerous articles and other writings in legal publications. In addition to managing the firm, Cuneo divides his time between lobbying on Capitol Hill for clients of the firm and litigating cases in Washington and around the country. He is a Director of the American Antitrust Institute.

**Einer Elhauge** is the Petrie Professor of Law at Harvard Law School and faculty director of the Petrie-Flom Center for Health Law Policy, Biotechnology and Bioethics. He teaches a gamut of courses ranging from Antitrust, Contracts, Corporations, Health Care Law, and Statutory Interpretation. Before coming to Harvard, he was a Professor of Law at the University of California at Berkeley, and clerked for Judge Norris on the 9th Circuit and Justice Brennan on the Supreme Court. He received both his A.B. and his J.D. from Harvard, graduating first in his law school class. He is an author of numerous pieces on range of topics even broader than he teaches, including antitrust monopolization and tying doctrine, antitrust petitioning and state action immunity, statutory interpretation, legislative term limits, the 2000 Presidential election, the implications of interest group theory for judicial review, sacrificing corporate profits in the public interest, corporate sale of control doctrine, whether lawyers improve the legal system, medical technology assessment, and how to devise a morally just and cost effective medical system. His most recent books include "Statutory Default Rules" (Harvard University Press 2008), "U.S. Antitrust Law and Economics (Foundation Press 2008)", and "Global Competition Law and Economics" (Hart Publishing 2007). Currently he is Chairman of the Antitrust Advisory Committee to the Obama Campaign and working on books about Contract Theory, Health Law Policy, and Re-engineering Human Biology, as well as articles on sundry other topics. For his website and publications, see <http://www.law.harvard.edu/faculty/elhauge/>.

**Phil Evans** is Head of Consumer Policy at FIPRA, a public relations network focused largely on competition policy. Before joining FIPRA Phil spent ten years as Principal Policy advisor at the UK Consumers' Association where he was responsible for dealing with competition policy investigations and submissions and for developing its trade policy. The Chairman of the UK Office of Fair

Trading, John Vickers, said on his departure: "Phil has contributed enormously to the establishment of competition as a core consumer issue"; while Chris Bright, a member of the UK Competition Commission, said: "Phil revolutionised the role of consumer advocate in competition cases, putting (it) at the heart of the debate." Phil Evans is an economist by training. He is a visiting lecturer at Bristol Business School and has taught at the LSE, University of London and the University of North Carolina and has provided technical assistance to a number of national and international organisations, including Unicef, Unctad and the WTO. He has authored six books on everything from trade policy to shopping.

**Albert A. Foer** is President of the American Antitrust Institute. A graduate of the University of Chicago Law School, where he was an Associate Editor of the Law Review, he also holds a masters degree in political science from Washington University and an A.B. from Brandeis University (magna cum laude). Before founding the AAI, Mr. Foer practiced law with Hogan & Hartson and Jackson & Campbell, both in Washington, DC; was a senior executive of the FTC Bureau of Competition for six years, rising to Acting Deputy Director; and was CEO of a mid-sized chain of retail stores for twelve years. He has played leadership roles in a variety of trade and non-profit associations, has published numerous articles about regulatory and competition policy issues, and has taught antitrust on an adjunct basis at Johns Hopkins and George Washington universities.

**Roger Fones** is a partner in Morrison & Foerster's Antitrust and Competition Law Practice Group. Prior to joining the firm, he was with the Antitrust Division of the U.S. Department of Justice for nearly 30 years and most recently served as Chief of the Transportation, Energy and Agriculture Section for more than ten years. He is a leading expert in antitrust issues affecting regulated and partially regulated industries, particularly the airline and electric utility sectors. Mr. Fones was involved in many high-profile matters while at the Department of Justice, including supervision of the Department's lawsuits against American Airlines for monopolizing its Dallas-Ft. Worth hub and Northwest Airlines for buying control of Continental Airlines. He supervised every airline merger investigation in the past 15 years, and the Department's appearances before the Department of Transportation. He is a recipient of the AAI's Civil Service Award.

**Gary L. French** is a Senior Vice President at Nathan Associates Inc. He has 30 years of experience as an expert economist in litigation and regulatory proceedings. He has provided expert testimony in various kinds of litigation, including antitrust, bankruptcy, contract, employment, intellectual property, and other commercial litigation. Many of his assignments have been class actions in which he has provided expert testimony on class certification. In most of his cases, Dr. French has also established the fact of injury and quantified the magnitude of damages. His litigation and other assignments have involved a wide range of businesses and industries, most notably telecommunications, pharmaceuticals, airlines, insurance, and restaurants. Before joining Nathan Associates, Dr. French taught courses in economics, finance, and statistics at several universities. He is a member of the AAI Advisory Board.

**Deborah A. Garza** serves as the Deputy Assistant Attorney General for Regulatory Matters in the Antitrust Division of the Department of Justice. She oversees three Sections: Transportation, Energy and Agriculture, Telecommunications and Media Enforcement, Litigation I, and other regulatory matters for the Division. She chaired the Antitrust Modernization Commission (AMC), a bi-partisan panel created by Congress to evaluate the U.S. antitrust laws and make recommendations on U.S. antitrust law and policy. The AMC issued its report to the President and Congress on April 2, 2007. In 2001, she joined the antitrust law practice of Fried, Frank, Harris, Shriver & Jacobson LLP in Washington, D.C. In 1989, prior to working as a partner at Fried, Frank, Ms. Garza

practiced antitrust law at Covington & Burling. At both Fried Frank and Covington & Burling, she engaged in a wide range of antitrust counseling and litigation with a particular focus on mergers and acquisitions, including transactions in the transportation, energy, telecommunications, and high-tech industries. Ms. Garza previously served in the Antitrust Division as chief of staff and counselor from 1988 to 1989, and as a special assistant to the Assistant Attorney General from 1984 to 1985. Ms. Garza received her J.D. from the University of Chicago Law School in 1981 and her B.S. from Northern Illinois University in 1978.

**Professor Thomas (Tim) Greaney** is Chester A. Myers Professor of Law and Director of the Center for Health Law Studies at Saint Louis University School of Law. He is co-author of the nation's leading health law casebook, *Health Law: Cases, Materials and Problems* (6th edition); and a treatise and hornbook on health law, all published by Thomson/West. This year Professor Greaney was named as Jay Healy Health Law Professor of the Year by the American Society of Law, Medicine and Ethics. Before joining the Saint Louis University faculty, he served as Assistant Chief of the Department of Justice, Antitrust Division, supervising health care antitrust litigation. He has also been a Fulbright Fellow studying European Community competition law in Brussels, Belgium; and has been a visiting scholar at Universite d'Orleans in Orleans France, Seton Hall University, and the University of Minnesota. He has served as an advisor to the Federal Trade Commission, several state attorneys general and commissioners of insurance and to private parties. Professor Greaney received his B.A magna cum laude from Wesleyan University and his J.D. from Harvard Law School. He is a member of the AAI Advisory Board.

**Allen Grunes** is a Shareholder in Brownstein Hyatt Farber Schreck's Litigation, Antitrust and Competition Policy & Corporate Mergers groups and resident in the firm's Washington, D.C. office. Mr. Grunes joined the firm after spending more than a decade at the U.S. Department of Justice in the Antitrust Division, where he focused primarily on antitrust enforcement and policy in the media and entertainment industries, including broadcast radio and television, satellite radio, newspaper publishing, and motion picture exhibition and distribution. In addition, he worked extensively on investigations and litigation involving financial markets and real estate, including working on the cases *United States v. Alex. Brown & Sons* (NASDAQ Market Makers) and *United States v. National Association of Realtors*. Mr. Grunes has served as a committee vice chair on government antitrust litigation with the ABA's Antitrust Section, as a resident advisor to the Competition Commission of the Republic of South Africa, and on the advisory panel of the Arts Industries Policy Forum at Vanderbilt University's Curb Center for Art, Enterprise, and Public Policy. He is a co-author with Maurice Stucke of "Antitrust and the Marketplace of Ideas," 69 *Antitrust L. J.* 249 (2001).

**Gregory T. Gundlach** is a Senior Fellow at the American Antitrust Institute and Interim Chairperson, Department of Marketing & Logistics and Visiting Eminent Scholar in the Coggin College, University of North Florida. Before coming to the University of North Florida, Professor Gundlach was the John Berry, Sr. Professor of Business at the University of Notre Dame where he was a faculty member since 1987. Professor Gundlach's research interests focus on vertical and horizontal interfirm relationships with particular emphasis on how such associations are managed and the nature of competition policy and antitrust issues that may result. He has published extensively on the marketing and business strategy aspects of competition policy and antitrust law. Through his work Professor Gundlach has provided counsel and other expertise on marketing and competition related issues to a variety of businesses, trade associations and governmental agencies.

**Michael Hausfeld** joined Cohen, Milstein, Hausfeld & Toll, P.L.L.C. in 1971. He is the head of the Antitrust and International practice groups. Mr. Hausfeld's career has included some of the largest and most successful class actions in the fields of human rights, discrimination and antitrust law. Mr. Hausfeld has a long record of successful litigation in the antitrust field, on behalf of both individuals and classes, in cases involving monopolization, tie-ins, exclusive dealings and price fixing. He is or has been co-lead counsel in antitrust cases against manufacturers of genetically engineered foods, managed healthcare companies, bulk vitamin manufacturers, technology companies and international industrial cartels. He is actively involved in ongoing investigations into antitrust cases abroad, and was the only private lawyer permitted to attend and represent the interests of consumers worldwide in the 2003 closed hearings by the EU Commission in the Microsoft case.

**John C. Hilke**, Ph.D., is a consulting economist working in the areas of antitrust, regulation, and privatization. His consulting practice opened in 2005 and has included ongoing work with the U.S. Federal Trade Commission, several projects for the Organization for Economic Cooperation and Development, and an extended antitrust training program for the Jamaica Fair Trading Commission (through a grant from the Inter-American Development Bank). Previously, Dr. Hilke worked for 26 years with the U.S. Federal Trade Commission's Bureau of Economics where he was active in the three topic areas of his consultancy through economic research, policy analysis, testimony, and publications (including two books and numerous journal articles). John's antitrust litigation testimony for the U.S. FTC included the proposed Coca-Cola/Dr Pepper (soft drinks) and Beech-Nut/Heinz (baby food) mergers as well as the General Foods (coffee) attempted monopolization case. John prepared to testify in numerous other FTC antitrust cases that were settled or abandoned by the parties, including four software merger cases. He is the primary author of several dozen filings before federal and state regulators concerning electricity and postal regulatory reforms (available at [www.FTC.gov](http://www.FTC.gov) under formal action/advocacy). Following the fall of the Iron Curtain, John participated in numerous short-term training missions to Eastern Europe and other areas regarding antitrust, regulatory reform, and privatization. The U.S. FTC honored John's work with several awards for scholarship, litigation, and competition advocacy. In addition to serving as a staff economist, John served as Assistant to the Director of the Bureau of Economics early in his career and as Electricity Project Coordinator for the last several years of his service with the U.S. FTC. John received his Ph.D. from Cornell University in 1978 and his B.A. from Swarthmore College in 1973. John is a member of the American Economic Association, the Antitrust Section of the American Bar Association, and the Industrial Organization Society.

**Jonathan M. Jacobson** is a partner in New York office of Wilson Sonsini Goodrich & Rosati, PC, where he practices antitrust law. Mr. Jacobson has taken a lead role in many significant antitrust litigations, investigations, trials, and appeals. He also serves as primary counsel for his clients on a wide variety of other antitrust matters. Among other noteworthy cases, Mr. Jacobson was lead counsel for Coca-Cola in *PepsiCo v. Coca-Cola*, for American Express in *United States v. Visa USA*, for Clear Channel in *Heerwagen v. Clear Channel*, for Vector Capital in *Pennsylvania Avenue Funds v. Borey*, and he co-authored the brief for the respondents in the Supreme Court in *Eastman Kodak v. Image Technical Services*. He currently serves as lead defense counsel in several major class action litigations. Mr. Jacobson was appointed by Congress in 2002 to serve on the Antitrust Modernization Commission, which was responsible for reviewing and recommending potential changes to the nation's antitrust laws, and which issued its report in April 2007. He is a member of the Council of the ABA's Section of Antitrust Law, and served previously as the editorial chair of the Antitrust Section's *Antitrust Law Developments* (6th ed.), published in 2007, and as the chair of a number of the Section's committees. Mr. Jacobson has written or edited numerous articles and books spanning the gamut of antitrust topics. His most recent papers include *Exploring the*

Antitrust Modernization Commission's Test for Bundled Pricing, *Antitrust*, Vol. 21, No. 3, Summer 2007; Whither Price Squeeze Antitrust? *Global Competition Policy*, No. 1, January 2008; and What Should Be Next at the Supreme Court? *Antitrust Source*, December 2007.

**Veronica G. Kayne** is a partner at Haynes and Boone LLP. Ms. Kayne has practiced antitrust law in Washington, DC for more than 20 years, including serving as assistant director of the Federal Trade Commission's Bureau of Competition. While at the FTC, she directed two major enforcement actions, one challenging the recorded music distributors' minimum advertised price programs and the other challenging a patent pool and asserting a Walker Process claim. She focuses on pricing and distribution issues in industries ranging from consumer products to health care. She represents clients at the FTC, the DOJ, and in civil antitrust litigation. She is a member of the ABA's Special Committee on Bioethics and the Law and the Advisory Board of the American Antitrust Institute.

**John B. Kirkwood** is an Associate Professor at Seattle University School of Law, Editor of *Research in Law and Economics*, and a member of the Board of Advisers of the American Antitrust Institute. He has edited two books and published numerous articles, including an article on buyer power that was quoted by the Supreme Court. He has spoken frequently at conferences on antitrust law and testified at the hearings on predatory pricing held by the Department of Justice and the Federal Trade Commission. After graduating magna cum laude and with Honors of Exceptional Distinction in Economics from Yale, he received a masters degree in public policy from the Kennedy School and a law degree from Harvard, where he was an editor of the *Civil Rights-Civil Liberties Law Review*. Before joining the faculty at Seattle University, he directed two antitrust policy offices and the premerger notification program at the Federal Trade Commission in Washington, D.C.; managed antitrust cases and investigations at the FTC's Seattle office; and taught antitrust at both the University of Washington and Seattle University. He received the Outstanding Faculty Award in 2006 and the Dean's Medal in 2007.

**Donald Klawiter** is a partner at Mayer Brown LLP. His practice focuses on antitrust investigations and litigation, with special emphasis on international cartel matters. He has defended corporations and executives from six continents in grand jury investigations and prosecutions including international cartel investigations in the food and feed additives, vitamins, graphite electrode, chemicals, pharmaceuticals, computer products, construction, glass, automotive, transportation, plastics and brokerage industries, and has served as international coordinating counsel in many multi-jurisdictional proceedings. Mr. Klawiter has also led internal corporate crisis investigation teams in assessing antitrust risk, determining whether laws were violated, and formulating plans to resolve any issues consistent with current corporate governance requirements. Mr. Klawiter has trial experience as both a prosecutor and defense counsel in civil, criminal, and merger cases. He has held several senior supervisory and litigation positions with the Antitrust Division of the US Department of Justice, including Chief of the Dallas Field Office and special assistant to the Director of Operations of the Antitrust Division in Washington DC. Mr. Klawiter served as Chair of the American Bar Association's Section of Antitrust Law in 2005-2006 and currently serves as Chair of the Section's International Cartel Task Force. He is the author of many articles and papers on topics ranging from defense strategy in cartel cases to leniency to antitrust civil remedies.

**William Kolasky** is a partner in WilmerHale's Regulatory and Government Affairs Department, and a member of the Antitrust and Competition Practice Group. He joined the firm in 1975. Mr. Kolasky has been practicing antitrust law in Washington, DC for over 25 years and served as the Deputy Assistant Attorney General for International Enforcement in the Antitrust Division of the

US Department of Justice from 2001 to 2002. He is credited with being one of the architects of the new International Competition Network, a network of more than 80 competition authorities worldwide designed to promote international cooperation and convergence and to streamline the multinational merger review process. Mr. Kolasky's practice includes the full range of antitrust representation and counseling. He has secured antitrust clearance from the Federal Trade Commission and Department of Justice for more than 100 mergers and acquisitions, including many Second Request investigations, and has coordinated merger reviews in multiple other jurisdictions around the world, including the European Commission.

**John E. Kwoka** is the Neal F. Finnegan Distinguished Professor of Economics at Northeastern University. He is also a Senior Fellow of the American Antitrust Institute, a member of the Board of Directors of the Industrial Organization Society, a member of the Editorial Board of the Review of Industrial Organization, and an ENCORE Fellow of the University of Amsterdam. He has previously served in various capacities at the Federal Trade Commission, the Antitrust Division of the Department of Justice, and the Federal Communications Commission, and taught at George Washington University and the University of North Carolina at Chapel Hill.

**Donald C Langevoort** is the Thomas Aquinas Reynolds Professor of Law at the Georgetown University Law Center. Prior to joining the Law Center faculty in 1999, Professor Langevoort was the Lee S. and Charles A. Speir Professor at Vanderbilt University School of Law, where he joined the faculty in 1981. The courses Professor Langevoort teaches are Contracts, Securities Regulation, various seminars on corporate and securities issues, and Corporations. Professor Langevoort has received the Paul J. Hartman Award for Excellence in Teaching at Vanderbilt. He has been a visiting professor at Harvard Law School and the University of Michigan Law School and a lecturer at the Washington College of Law, American University. After practicing for two years at Wilmer, Cutler & Pickering in Washington, D.C., he joined the staff of the U.S. Securities & Exchange Commission as Special Counsel in the Office of the General Counsel. Professor Langevoort is the co-author, with Professors James Cox and Robert Hillman, of Securities Regulation: Cases and Materials (Aspen Law & Business), and the author of a treatise entitled Insider Trading: Regulation, Enforcement and Prevention (West Group). He has also written many law review articles, a number of which seek to incorporate insights from social psychology and behavioral economics into the study of corporate and securities law and legal ethics. Professor Langevoort has testified numerous times before Congressional committees on issues relating to insider trading and securities litigation reform.

**Robert H. Lande**, the Venable Professor of Law at the University of Baltimore, is a Director, co-founder, and Senior Fellow of the American Antitrust Institute. Mr. Lande has worked on many projects of concern to the AAI, including Illinois Brick reform, the merger incipiency doctrine, the Microsoft case, the BP/Arco case and many other mergers, international antitrust issues, and a wide variety of consumer choice issues and collusion issues. A graduate of Harvard University (J.D., M.P.P.) and Northwestern University (B.A.), he has served in the FTC's Bureau of Competition and was associated with Jones, Day, Reavis & Pogue in Washington.

**Thomas Leary** rejoined Hogan & Hartson in February 2006 after six years as a Commissioner at the Federal Trade Commission (FTC). He brings more than 45 years of experience to the firm as an antitrust lawyer with a practice that focuses on high-profile antitrust, international competition, trade regulation, and consumer protection matters for a wide range of clients. As an FTC Commissioner, Mr. Leary's opinions, articles, and speeches made original contributions in important competition matters, such as the application of the antitrust laws to the health care industry, the

antitrust/intellectual property interface, the consistent enforcement of the merger laws, improvements in the merger review process, and refinement of the role of efficiencies. He also represented the FTC in policy discussions with competition authorities from a number of countries, including China and Russia. On the consumer protection side, he played a significant role in the development and subsequent enforcement of the “Do Not Call” rule and testified before Congress several times on privacy and security issues. Prior to joining the FTC, Mr. Leary was a partner with Hogan & Hartson from 1983 to 1999. Before coming to the firm, he was a partner in a major New York law firm and Assistant General Counsel of General Motors with overall responsibility for antitrust, consumer protection, and commercial law matters. During that time, he tried major cases in the federal district courts and the FTC, regularly handled appeals in the federal courts of appeals and U.S. Supreme Court, and represented clients in numerous state and federal/congressional matters. He is a recipient of the AAI’s Antitrust Achievement Award.

**Robert F. Leibenluft** is a partner at Hogan & Hartson. His practice is devoted entirely to health and antitrust matters, including counseling and litigation regarding antitrust issues in the health, medical device, and pharmaceutical industries. Upon completing law school, Mr. Leibenluft worked as an attorney advisor in the Federal Trade Commission (FTC)'s Office of Policy Planning, concentrating on health and antitrust matters. In 1981, he joined Hogan & Hartson and became a partner in the firm in 1989. He practiced health law at Hogan & Hartson until January 1996 when he rejoined the FTC as Assistant Director for Health Care in the FTC's Bureau of Competition. As head of the Health Care Division, Mr. Leibenluft supervised a 25-30 person staff engaged in the review of mergers, acquisitions, and joint ventures involving hospitals, physicians, and other health care providers, as well as conduct in the health care and pharmaceutical industries. He rejoined Hogan & Hartson again in September 1998. Mr. Leibenluft has served as Vice-President of the American Health Lawyers Association (AHLA) and Chair of the ABA Antitrust Section's Health Care and Pharmaceuticals Committee. He is currently an AHLA Fellow and co-chair of the ABA Antitrust Section State Antitrust Enforcement Committee.

**Cecile Kohrs Lindell** is a Senior Writer at The Deal LLC, covering antitrust matters, generally focused on merger issues. She is also a member of the Virginia Bar, and worked at the Federal Trade Commission while in law school and as a lawyer, before returning to Journalism. At the FTC she was one of the authors of the joint FTC/Department of Justice report, “Improving Health Care: A dose of competition.” She is a graduate of George Mason University School of Law, and received her BA in Journalism from San Diego State University.

**Milton Marquis** joined Dickstein Shapiro in 2002. He is a partner in the State Attorneys General Practice and has developed an active antitrust and public policy litigation practice. He served with the government for 14 years at the U.S. Department of Justice and the offices of the Attorneys General of Virginia and Massachusetts. Since entering private practice, Mr. Marquis has provided advice and counsel to clients on a wide range of antitrust issues, including the development of intellectual property rights policies for standard setting organizations, the antitrust implications of settlements of patent infringement litigation, the establishment of antitrust corporate compliance programs, and joint ventures. He represents the Securities Industry Association before the National Association of Insurance Commissioners. Mr. Marquis served as Senior Counsel to the Assistant Attorney General in charge of the Antitrust Division of the U.S. Department of Justice. In this capacity, he advised the Assistant Attorney General on a wide range of issues, including energy and healthcare. Among his responsibilities at the Justice Department, Mr. Marquis represented the Department on the Clinton Administration Electricity Restructuring Inter-Agency Task Force, working closely with representatives from over two dozen executive branch agencies to draft the

Administration's comprehensive electricity deregulation legislation. In addition, Mr. Marquis was responsible for intergovernmental affairs, serving as the Antitrust Division's first liaison to State Attorneys General. In this capacity, Mr. Marquis coordinated antitrust enforcement efforts between the Justice Department and State Attorneys General on a broad range of matters. Notable examples were the joint federal and state investigations of and lawsuit against Microsoft Corporation and investigations involving the airline and credit card industries. He is a member of the AAI's Advisory Board.

**Douglas Melamed** is a partner in the firm's Regulatory and Government Affairs Department, and a member of the Antitrust and Competition Practice Group. He joined the firm in 1971. Mr. Melamed has more than thirty years of experience in all aspects of antitrust practice. He has secured clearance for major acquisitions in the merger clearance process, argued cases in the United States Supreme Court and other appellate courts, litigated in federal and state trial courts and before the Federal Trade Commission, and counseled numerous firms on a wide range of antitrust matters. Mr. Melamed served in the US Department of Justice from October 1996 to January 2001, as Acting Assistant Attorney General in charge of the Antitrust Division and, before that, as Principal Deputy Assistant Attorney General. While Principal Deputy, he was responsible for civil non-merger and merger investigations and litigation involving most of the Division's litigating sections; the Division's appellate matters; policy matters involving, among others, the communications, electricity and tobacco industries; and international antitrust enforcement matters.

**W. David Montgomery** is co-head of CRA International's global Energy & Environment Practice. He has been involved in energy policymaking and analysis for over 30 years, dealing with issues that include integrated energy modeling, regulation of oil, gas and electricity markets, and the design and evaluation of environmental and energy policies. Dr. Montgomery has testified as an expert witness in utility mergers, antitrust and price manipulation cases. He served as an expert witness in major antitrust cases and regulatory proceedings dealing with events in California natural gas and electricity markets during the energy crisis of 2000-2001, in arbitration hearings dealing with global natural gas market and biofuels markets, and in investigations of alleged price manipulation. He is the author of a recent study on potential effects of gasoline price-gouging legislation and testified at Congressional hearings on the subject. His testimony on issues affecting oil and gas markets and climate change policy, as well as other energy market issues, has been requested on numerous occasions by committees of the U.S. Congress. Prior to joining CRA, Dr. Montgomery held a number of senior positions in the United States government. He was Assistant Director of the U.S. Congressional Budget Office and Deputy Assistant Secretary for Policy in the U.S. Department of Energy. Dr. Montgomery has a Ph.D. in economics from Harvard University, and taught economics at Caltech and Stanford University. He received the Association of Environmental and Resource Economists' 2005 award for a "Publication of Enduring Quality" for his pioneering work on emission trading.

**Diana L. Moss** is a Director and Vice President of the American Antitrust Institute. She specializes in the economics of antitrust, regulation, and energy and natural resources. While at AAI, Dr. Moss has coordinated and managed projects relating to antitrust, consumer protection, and regulation in a number of different areas, including: federal energy legislative and regulatory policy, energy sector restructuring, energy mergers, antitrust modernization, network access and systems competition, cruise line and tobacco mergers, sports antitrust issues, and internet joint ventures. Dr. Moss was Senior Staff Economist and Coordinator of Competition Analysis in the Office of Markets, Tariffs and Rates, Division of Corporate Applications, Federal Energy Regulatory Commission from 1995 through 2000. From 1989 through 1995, Dr. Moss consulted in the areas of antitrust and regulation in private practice. She has published and spoken widely on energy regulation and antitrust issues

and is also adjunct professor at the University of Colorado, Department of Economics and Georgetown University Graduate Public Policy Institute. Her PhD. in Mineral Economics was earned at the Colorado School of Mines in 1989. She joined AAI in September, 2001.

**John M. Nannes** returned to Skadden, Arps, Slate, Meagher & Flom LLP as a partner in the Antitrust Group in 2001 after serving as deputy assistant attorney general and acting assistant attorney general in the Antitrust Division of the U.S. Department of Justice between 1998 and 2001. Prior to his government service, Mr. Nannes practiced antitrust law at the firm for more than 20 years. During that time, he handled mergers and acquisitions reviewed by the Antitrust Division and the Federal Trade Commission and represented companies in civil non-merger governmental investigations and in multidistrict, treble-damage class actions. He worked frequently on antitrust problems associated with network industries such as airlines, securities and railroads. Since his return to the firm, Mr. Nannes has worked on similar matters, most of which have had international dimensions and involved the European Commission and various other competition agencies around the world, and he also has represented a number of companies in connection with U.S. and non-U.S. cartel investigations.

**Roger G. Noll** is professor of economics emeritus at Stanford University and a Senior Fellow at the Stanford Institute for Economic Policy Research, where he directs the Program in Regulatory Policy. Noll also is a Senior Fellow and member of the Advisory Board at the American Antitrust Institute, and a member of the Advisory Board of the AEI Center on Regulation. Noll received a B.S. with honors in mathematics from the California Institute of Technology and a Ph. D. in economics from Harvard University. Prior to coming to Stanford, Noll was a Senior Economist at the President's Council of Economic Advisers, a Senior Fellow at the Brookings Institution, and Institute Professor of Social Science and Chair of the Division of Humanities and Social Sciences at the California Institute of Technology. He also won a Guggenheim Fellowship, the annual book award of the National Association of Educational Broadcasters, the Rhodes Prize for undergraduate education, the Distinguished Service Award of the Public Utilities Research Center, and the Distinguished Lecturer Award by the AEI-Brookings Joint Center for Regulatory Studies. Noll is the author or co-author of thirteen books and over three hundred articles and reviews. Noll's primary research interests include technology policy; antitrust, regulation and privatization policies in both advanced and developing economies; the economic approach to public law (administrative law, the judiciary, and statutory interpretation); and the economics of sports and entertainment.

**Robert Pitofsky** is the former Chairman of the Federal Trade Commission. He is currently Of Counsel at Arnold & Porter in Washington DC. Mr. Pitofsky is a Professor of Law at the Georgetown University Law Center. He also has held the positions of Commissioner (1978-1981) and Director of the Bureau of Consumer Protection (1970-1973) at the FTC. Mr. Pitofsky chaired the Defense Science Board Task Force on Antitrust Aspects of Defense Industry Downsizing in 1994, has been a member of the Council of the Administrative Conference, the Board of Governors of the D.C. Bar Association, and the Council of the Antitrust Section of the American Bar Association. In addition, he has been Dean of the Georgetown University Law Center, a professor at New York University School of Law and Visiting Professor of Law at Harvard Law School. Mr. Pitofsky's publications include legal casebooks on both trade regulation and antitrust law. He received a bachelor of arts degree from New York University and an L.L.B. from Columbia School of Law.

**J. Thomas Rosch** was sworn in as a Commissioner of the Federal Trade Commission January 5, 2006, to a term that expires in September 2012. Rosch joined the FTC from the San Francisco office of Latham & Watkins, where he was the former managing partner and most recently a partner, working in the firm's antitrust and trade practices group. Rosch served as chair of the American Bar Association's Antitrust Section in 1990, and he has chaired the California Bar Association's Antitrust Section. He served as the FTC's Bureau of Consumer Protection director from 1973 to 1975, and in 1989 was a member of the Special Committee to Study the Role of the FTC. Nationally regarded for his antitrust and trade regulation law expertise, he has been lead counsel in more than 100 federal and state court antitrust cases and has more than 40 years experience before the Bar. In 2003, Rosch was honored as Antitrust Lawyer of the Year by the California State Bar Antitrust Section. He obtained his LLB from Harvard University in 1965 and was a Knox Fellow at Cambridge in 1962.

**Jonathan Sallet** is a Partner at The Glover Park Group and has combined a career in technology, public policy, politics and the law. Mr. Sallet served in the Clinton/Gore Administration as Assistant to the Secretary and Director of the Office of Policy & Strategic Planning of the Department of Commerce, focusing on economic and technology policy. He was a member of the small group of Administration officials who met regularly with Vice President Al Gore to work on the telecommunications issues that became the Telecommunications Act of 1996 and he headed the first White House working group on the deployment of educational technology. From 1996-2000, Mr. Sallet served as Chief Policy Counsel of MCI (later MCI WorldCom) where he concentrated on issues arising from the implementation of the Telecommunications Act, including the opening of monopoly markets to competition and where he oversaw merger reviews concerning BT, WorldCom and Sprint. His experience also includes work with Ira Magaziner on technologies to guard privacy and consulting work for corporations in the IT sector.

**Jaret Seiberg** is a Senior Vice President covering Financial Services and Antitrust policy for Stanford Group Company's Policy Research, which provides political, economic and industry research for institutional and corporate investors. Mr. Seiberg appears often on television, including the CNN shows The Situation Room, The Glenn Beck Show, and Open House, as well as on CNBC, PBS, Bloomberg Television and Canada's BNN business news network. He has been quoted in numerous newspapers, including the Wall Street Journal, The New York Times, the Washington Post, and American Banker. He also has been featured on radio shows and networks such as American Public Media's Marketplace and Voice of America. Mr. Seiberg joined Stanford Policy Research at the start of 2005 after spending more than a decade following Washington policy developments, most recently as the Washington Bureau Chief and Assistant Managing Editor of The Deal and The Daily Deal. At The Deal, Mr. Seiberg headed the paper's antitrust coverage. This included following the antitrust approval of major mergers, such as AOL-Time Warner, the Carnival-Princess cruise line merger, the Heinz-Beech-Nut baby food merger, and Oracle-PeopleSoft. Prior to this he was the Deputy Bureau Chief for the American Banker. He was honored by the Journal of Financial Reporting as one of the top business journalists and was a Finalist for the Neal National Business Journalism Award for Best News Coverage in 2004. In addition, he spent three years both working for and covering the Federal Courts. He has an extensive network of contacts and relationships in Government, industry groups and private companies in the financial services sector. He has a B.A. from American University in Washington, D.C., and an M.B.A. from the University of Maryland at College Park.

**Robert A. Skitol** is a senior partner in the Antitrust Practice Group within the Drinker Biddle & Reath's Litigation Department. He has over 35 years' experience in all facets of antitrust and trade regulation, and with a particular focus on antitrust aspects of mergers, acquisitions and joint

ventures. He is a former Attorney-Advisor to the Chairman of the FTC and former Special Assistant to the Director of the Bureau of Consumer Protection. Mr. Skitol has litigated major antitrust cases, guided numerous mergers, acquisitions, and joint ventures through intensive antitrust reviews at the FTC and the U.S. Department of Justice, and has coordinated multinational antitrust reviews of several major transnational transactions. He has represented clients in both FTC and Department of Justice antitrust investigations, and has provided in-depth counseling with regard to antitrust and related ramifications of proposed collaborations, distribution and pricing arrangements. Major clients that Mr. Skitol has represented include Hewlett-Packard Company, Agilent Technologies, Inc., ABB Inc., James Hardie Industries, Philips Medical Systems, The Stroh Brewery Company, Schindler Elevator Corporation and Susquehanna Broadcasting Company. Mr. Skitol served as a special consultant on competition policy to the Government of Jamaica, participated in drafting the Jamaica Competition Act and has advised the Jamaican authorities on the development of an effective competition policy enforcement regime. Mr. Skitol is a Director of the American Antitrust Institute.

**Maurice E. Stucke** is an Associate Professor of Law at the University of Tennessee where he teaches business torts, consumer protection law, evidence, and antitrust. Professor Stucke brought 13 years of litigation experience when he joined the UT College of Law faculty in 2007. As a trial attorney at the U.S. Department of Justice, Antitrust Division, he successfully challenged anticompetitive mergers and restraints in numerous industries, and focused on policy issues involving antitrust and the media. As a Special Assistant U.S. Attorney, he prosecuted a variety of felony and misdemeanor offenses, including running a weekly docket before the Honorable Thomas Rawles Jones, Jr. As an associate at Sullivan & Cromwell, Professor Stucke assisted in defending Goldman Sachs, CS First Boston, and Microsoft in civil antitrust litigation. The Legal Aid Society presented two awards to Professor Stucke for his criminal appellate and defense work. Professor Stucke has served on the Advisory Panel for Vanderbilt University's Curb Center for Art, Enterprise and Public Policy, a research center dedicated to designing a new road map for cultural policy in America. He recently was elected to the Advisory Board of the American Antitrust Institute, where he is chairing a committee on the media industry. His scholarship has been cited by the OECD, competition agencies, and policymakers.

**Bonny E. Sweeney** is a partner in the San Diego office of Coughlin Stoia Geller Rudman & Robbins LLP, where she specializes in antitrust and unfair competition class action litigation. She is currently Chair of the Antitrust and Unfair Competition Law Section of the State Bar of California, and has served on the Executive Committee of the Section since 2002. Ms. Sweeney is co-lead counsel in several multi-district antitrust class actions pending in federal courts around the country. In 2003, Ms. Sweeney was honored with the Wiley M. Manuel Pro Bono Services Award and the San Diego Volunteer Lawyer Program Distinguished Service Award. In addition to her service for the Antitrust and Unfair Competition Law Section, Ms. Sweeney contributes to legal education by speaking on antitrust topics, California's unfair competition law, and complex litigation matters. Ms. Sweeney graduated summa cum laude from Case Western Reserve University School of Law in 1988, where she served as editor of the Law Review and was elected to the Order of the Coif. She earned a Master of Arts degree from Cornell University in 1985, a Chinese Language Certificate from the Beijing Language Institute in 1982, and a Bachelor of Arts degree from Whittier College in 1981. A litigator since 1988, Ms. Sweeney is admitted to practice in California and Massachusetts, and is a member Advisory Board of the American Antitrust Institute.

**C. Robert Taylor** is the Alfa Eminent Scholar (Distinguished University Professor) in Agricultural Economics and Public Policy in the College of Agriculture at Auburn University. Prior to joining the Auburn faculty in 1988, he held faculty positions at the University of Illinois, Texas A&M University, and Montana State University. He has conducted applied research on a wide variety of topics, including market concentration, conservation, buyer power, and bioenergy. Dr. Taylor has authored or coauthored 5 books and over 200 articles and reports and has testified to Congress on concentration and consolidation of the food system.

**Christine Varney** rejoined Hogan & Hartson in 1997, after five years in government service, to head the firm's Internet practice group. This practice provides full service assistance to companies doing business globally, including providing advice on antitrust, privacy, business planning and corporate governance, intellectual property, and general liability issues. Ms. Varney has provided antitrust, competition policy, and regulatory advice to a variety of companies, including eBay, Fox Interactive Media/MySpace, Orbitz Worldwide, Inc., DoubleClick, Ernst & Young, EMI, Intelius, Advertising.com, American Hospital Association, Washingtonpost.Newsweek Interactive, Dow Jones & Company, AOL, Synopsys, Compaq Computer, Gateway, Netscape, The Liberty Alliance, and Real Networks. During her U.S. government tenure, Ms. Varney served as a Federal Trade Commissioner from 1994 to 1997. At the Federal Trade Commission, she was a leading official on a wide variety of Internet issues. She also pioneered the application of innovation market theory analysis to transactions in both electronic high technology and biotechnology. She led the government's effort to examine privacy issues in the information age, resulting in congressional and agency hearings, proposed industry standards, and increased government enforcement of laws protecting privacy.

**Gregory J. Werden** is Senior Economic Counsel in the Antitrust Division of the U.S. Department of Justice, where he has worked since 1977. He earned several degrees including a Ph.D. in economics from the University of Wisconsin. He has worked on a wide array of policy matters at the Antitrust Division, including enforcement guidelines relating to collaboration among competitors, intellectual property, international operations, and mergers. He assisted in the preparation of over fifty amicus briefs filed with the Supreme Court, and since 1985 worked on all appeals in Department of Justice civil antitrust cases. He has more than a hundred scholarly publications on antitrust policy and related topics.

**K. Craig Wildfang** is a partner at Robins, Kaplan, Miller & Ciresi L.L.P. where he has represented parties in many private civil antitrust actions in industries ranging from insurance to agricultural commodities and has counseled clients on a wide variety of antitrust and trade regulation issues from mergers and joint ventures to marketing and sales programs. Mr. Wildfang represented large agribusiness clients who were plaintiffs in *In re Vitamins Antitrust Litigation*, MDL 1285 (D.D.C.). The Vitamins litigation arose out of a decade-long pricefixing cartel of the major international vitamin manufacturers, and involved vigorously contested disputes regarding jurisdiction, foreign discovery, conspiracy, and expert issues. Prior to joining Robins, Kaplan, Miller & Ciresi L.L.P., he was a partner at another firm in Minneapolis, where he practiced antitrust litigation, business litigation, and health care law. From 1993 to 1996, Mr. Wildfang served as Special Counsel to the Assistant Attorney General for Antitrust, United States Department of Justice in Washington, D.C. In that position he was responsible for advising the Assistant Attorney General on the Justice Department's complex civil antitrust litigation, as well as managing certain high-profile cases. Among other matters, Mr. Wildfang directed the Justice Department's efforts in the civil action against Nasdaq securities firms for pricefixing (*United States v. Alex Brown & Sons, et al.*, S.D.N.Y. No. 96 Civ. 5313), the government's action challenging international anticompetitive intellectual property

licenses (*United States v. Pilkington PLC, et al.*, D.Ariz. No. 94-345), as well as being involved in the government's investigation of anticompetitive practices by Visa and Master Card in the credit card industry. Mr. Wildfang is currently co-lead counsel for the merchant plaintiff class in *In re Payment Card Interchange Fee and Merchant Discount Antitrust Litigation*, MDL 1720 which is a ground-breaking challenge to the fixing of payment card transaction fees to merchants by Visa, MasterCard and their member banks. Mr. Wildfang is a member of the Advisory Board of the American Antitrust Institute.