

**Supporting Materials**

**Young Lawyers Breakfast**

* Robert Lande, *Private Enforcement of Antirust Law in the United States: A Handbook, Introductory Chapter*, Edward Elgar (2012).
* Stephanie A. Scharf & Roberta D. Liebenberg, *First Chairs at Trial - More Women Need Seats at the Table: A Research Report on the Participation of Women Lawyers as Lead Counsel and Trial Counsel in Litigation*, American Bar Association (2015).
* Kennedy, A Cultural Pluralist Case for Affirmative Action in Legal Academia, 1990 Duke L.J. 705.
* *Kevin Woodson, Race and Rapport: Homophily and Racial Disadvantage in Large Law Firms, 83 Fordham L. Rev. 2557 (2015).*

**Litigating Antitrust Cases after Ohio v. Amex: Two-Sided Platforms and Beyond**

* Jeffrey Lynch Harrison, [*Ohio v. American Express: Misunderstanding Two-Sided Platforms, the Credit Card 'Market,' and the Need for Procompetitive Justifications*](https://ssrn.com/abstract=3230282) (2018)
* Michael Katz & Jonathan Sallet, [*Multisided Platforms and Antitrust Enforcement*](https://ssrn.com/abstract=3131933)*,* Yale L. J. 2018 (forthcoming)
* Patrick Ward, [*Testing for Multisided Platform Effects in Antitrust Market Definition*](https://ssrn.com/abstract=3054881), 84 University of Chicago Law Review 2059 (2017)

**What if Illinois Brick and Hanover Shoe were Overturned? Examining the Hypothetical Fallout and Exploring Alternative Solutions to Promote Deterrence and Compensation**

* Matthew M. Duffy, [*Chipping Away at the Illinois Brick Wall: Expanding Exceptions to the Indirect Purchaser Rule*](https://scholarship.law.nd.edu/ndlr/vol87/iss4/8), 87 Notre Dame L. Rev. 1709 (2013)
* Christopher T. Casamassima & Tammy A. Tsoumas, [*The Illinois Brick Wall: Standing Tall*](mailto:https://www.kirkland.com/files/standing_tall.pdf), 20 NO. 1 Competition: J. Anti. & Unfair Comp. L. Sec. St. B. Cal. 67 (2011)
* Barak D. Richman & Christopher R. Murray, Richman and Murray, [*Rebuilding Illinois Brick: A Functionalist Approach to the Indirect Purchaser Rule*](https://ssrn.com/abstract=978968), 81 S. Cal. L. Rev. 69 (2007)
* Jay L. Himes, [*Two Enforcers Separated by a Common Mission: Public and Private Attorneys General*](https://www.antitrustinstitute.org/wp-content/uploads/2018/10/FBC_Paper.v.2.12.08.excerpts.pdf), The Federal Bar Council Class Actions – The Latest (March 4, 2008)

**Mock Class Certification/Daubert Hearing in an Antitrust Class Action: A Demonstration and Discussion of Best Practices for Direct & Cross of Experts**

* Linda S. Mullenix, [*Putting Proponents to Their Proof: Evidentiary Rules at a Class Certification*](https://ssrn.com/abstract=2276088), 82 Geo. Wash. L. Rev. 606 (2014)
* Joshua P. Davis & Eric L. Cramer, [*Antitrust, Class Certification, and the Politics of Procedure*](https://ssrn.com/abstract=1578459), 17 Geo. Mason L. Rev. 969, 1033 (2010)
* Heather P. Scribner, [*Rigorous Analysis of the Class Certification Expert: The Roles of Daubert and the Defendant's Proof*](https://ssrn.com/abstract=1578459), 28 Rev. Litig. 71, 106 (2008)

**Private Antitrust Enforcement and the New Supreme Court**

* Robert H. Lande & Joshua P. Davis, [*Restoring the Legitimacy of Private Antitrust Enforcement*](https://ssrn.com/abstract=2962579) (May 3, 2017) (American Antitrust Institute, 2017 Forthcoming)
* Joshua P. Davis & Robert H. Lande, [*Toward an Empirical and Theoretical Assessment of Private Antitrust Enforcement*](https://ssrn.com/abstract=2132981), 36 Seattle U. L. Rev. 1269 (2013)
* Daniel A. Crane, [*Optimizing Private Antitrust Enforcement*](https://repository.law.umich.edu/cgi/viewcontent.cgi?article=1129&context=articles), 63 Vand. L. Rev. 675, 701-02 (2010)