
Contents

<i>Contributors</i>	xvi
<i>Preface</i> Albert A. Foer and Randy M. Stutz	xviii
Introduction: Benefits of private enforcement <i>Robert H. Lande</i>	1
1 Defining antitrust violations in the United States <i>Bonny E. Sweeney</i>	14
2 Pre-complaint activities <i>Craig C. Corbitt, Judith A. Zahid, and Patrick B. Clayton</i>	43
3 Parties entitled to pursue a claim <i>Eric L. Cramer and Daniel C. Simons</i>	64
4 Initiation of a private action <i>Michael D. Hausfeld</i>	95
5 Class actions <i>J. Douglas Richards, Michael B. Eisenkraft, and Abigail E. Shafroth</i>	108
6 Procedural defenses short of trial <i>Jonathan L. Rubin</i>	145
7 Pretrial discovery in civil litigation <i>Joseph Goldberg and Dan E. Gustafson</i>	180
8 Economic experts <i>James Langenfeld, Gregory G. Wrobel, and Michael J. Waters</i>	211
9 Plaintiffs' remedies <i>W. Joseph Bruckner and Matthew R. Salzwedel</i>	235
10 Funding litigation <i>K. Craig Wildfang and Stacey P. Slaughter</i>	257
11 Interaction of public and private enforcement <i>Kevin J.L. O'Connor, Anthony J. Gaughan, Hannah L. Renfro, Adam C. Briggs, and Wendy K. Arends</i>	280
12 Settlement practice from both a plaintiff and defense perspective <i>Joseph Tabacco and Scott Martin</i>	305
13 Class notice and claims administration <i>Katherine Kinsella and Shannon Wheatman</i>	338
14 Cy pres as a remedy in private antitrust litigation <i>Albert A. Foer</i>	349
15 Proposals for reform <i>Pamela Gilbert and Victoria Romanenko</i>	365
<i>Index</i>	387