Recommended Citation

Front Matter, 62 SMU L. Rev. i (2016)
https://scholar.smu.edu/smulr/vol62/iss2/1

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in SMU Law Review by an authorized administrator of SMU Scholar. For more information, please visit http://digitalrepository.smu.edu.
TABLE OF CONTENTS

SYMPOSIUM: EVOLUTION AND CHANGE IN ANTITRUST LAW
FOREWORD

The Core of Antitrust and the Slow Death of Dr. Miles ............... Thomas C. Arthur 437
Antitrust Summary Judgment and the Quick Look Approach .......... Edward Brunet 493
Lost in (Doctrinal) Translation: The Misleading Retelling of the Supreme Court's Antitrust Decisions on Restraints of Trade .......... Peter C. Carstensen 525
Networks, Access, and "Essential Facilities": From Terminal Railroad to Microsoft .......... Marina Lao 557
The Gary Dinners and the Meaning of Concerted Action ............... William H. Page 597
Confidential Communiqué from Brussels—Antitrust in America: Fugitive on the Run .......... Rudolph J.R. Peritz 621
Toward the Reaffirmation of the Antitrust Rule of Per Se Illegality as a Law of Rules for Horizontal Price Fixing and Territorial Allocation Agreements: A Reflection on the Palmer Case in a Renewed Era of Economic Regulation .......... James F. Ponsoldt 635
Consumer Welfare and Group Boycott Law ... C. Paul Rogers III 665
Justice Stevens and the Rule of Reason ... Spencer Weber Waller 693

ARTICLES

The Corporate Attorney–Client Privilege: Third-Rate Doctrine for Third-Party Consultants ........ Michele DeStefano Beardslee 727
CASENOTES

Fourth Amendment—Search and Seizure:
The Seventh Circuit holds that evidence obtained in a warrantless search of a home may be used against a present and objecting occupant after they are arrested and removed from the home and a co-occupant with authority consents to the search. .......... Amanda Dodds 805

Damages Against Federal Officers—The Second Circuit Contributes to Executive Interference in National Security Litigation Through Improper Bivens Analysis ................. Kristina A. Kiik 813

Texas Civil Procedure: The Texas Supreme Court Removes All Time Limits on "Ungranting" Motions for New Trial ........ Tracy L. Matlock 821

Title VII—Eighth Circuit Holds That "Reasonable Accommodation" Language Does Not Require Employers to Eliminate Conflict Between Work and Religious Beliefs ................. Arrissa Meyer 829

The Texas Supreme Court Holds Hydraulic Fracturing Trespass Claim Is Precluded By the Rule of Capture ................. Mark E. Vandermeulen 835

The SMU Law Review (ISSN 1066-1271) is published four times a year, (1) Winter, (2) Spring, (3) Summer, and (4) Fall, by the SMU Law Review Association, Storey Hall, Dallas, Texas 75275. Domestic subscription price, $42.00 per year. Foreign subscription price, $49.00 per year. Single copies: Regular issues, $18.00, Survey issue, $24.00. Add 8.25% tax on single issue orders within the state of Texas. Tax exempt institutions must include copy of exemption certificate with order. An additional charge will be made for postage and handling of each order of single copies. Prior issues (vols. 1-58) available from William S. Hein & Co., 1285 Main St., Buffalo, New York 14209. Volumes 59-61 are available from SMU Law Review, Southern Methodist University Dedman School of Law, Dallas, Texas 75275. POSTMASTER: Send address changes to SMU Law Review, Dedman School of Law, Southern Methodist University, Dallas, Texas 75275.


Periodicals postage paid at Dallas, Texas, and at additional mailing offices. Citations conform with The Bluebook: A Uniform System of Citation (18th ed. 2005) and the Texas Rules of Form (11th ed. 2006).