

**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

1

**7:30 am – 5:30 pm**  
**Bookstore and Registration Open**

**8:45 – 11:45 am**  
**Antitrust Fundamentals**

The Antitrust Fundamentals session is an annual favorite that provides an introduction to the principles of antitrust law to those new to the field, as well as a refresher course for more experienced practitioners. The Antitrust Fundamentals course book is not included in your registration fee; but the materials are available for purchase using the registration form.

***Session Chair and Speaker:***

The Honorable William E. Kovacic, Commissioner  
Federal Trade Commission, Washington, DC

***Speakers:***

Andrew I. Gavil, Howard University School of Law, Washington, DC

Erika Brown Lee, Federal Trade Commission, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

2

**8:45 - 11:45 am**

**Economic Fundamentals**

**Antitrust Economics and Econometrics Fundamentals**

This program complements the Antitrust Law Fundamentals program with an introduction to important economic fundamentals that drive many antitrust case outcomes. It is a more advanced session that assumes attendees have mastered the material in Antitrust Fundamentals. Three distinguished economists will teach fundamental antitrust economics material on market definition, market power, and the economics of competition (competitive effects) They will also discuss relevant empirical economic analyses (including econometrics) for each topic area.

***Session Chair:***

Henry B. McFarland, Economists, Inc., Washington, DC

***Moderator:***

Danielle Monning Clark, Paul Weiss LLP, Washington, DC

***Speakers:***

Michelle M. Burtis, Cornerstone Research, Washington, DC

Luke M. Froeb, Owen Graduate School of Management, Vanderbilt University,  
Nashville, TN

Michael A. Salinger, Boston University School of Management, Boston, MA

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

3

**9:00 – 10:30 am**

**AALS Program: Scholars' Showcase: Antitrust History**

This panel of leading antitrust scholars will provide new insights into classic antitrust cases and explain their relevance to antitrust law today. Each speaker has recently written scholarship that reconsiders a major Supreme Court antitrust case (*Standard Oil*, *Socony Vacuum*, and *Topco*).

***Session Chair:***

Christopher Leslie, Chicago Kent College of Law, Chicago, IL

***Moderator:***

Thomas B. Leary, Hogan & Hartson LLP, Washington, DC

***Speakers:***

Daniel Crane, Cardozo School of Law, New York, NY

Robin Feldman, UC Hastings College of Law, San Francisco, CA

Harry First, NYU School of Law, New York, NY

James May, American University, Washington College of Law, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

4

**9:00 – 10:30 am**



**Antitrust Issues in Private Equity Investing**

*Presented by the Mergers & Acquisitions Committee*

How are commonly managed funds treated for merger control purposes? How are such funds treated in merger substantive analysis (*Vantico v Apollo*)? How should simultaneous investments in competitors be addressed (*Carlyle/Kinder Morgan* FTC Consent Decree), including the related Section 8 issue (*Reading International v Oaktree Capital*)? How and when is it appropriate for private equity firms to bid jointly (*Murphy v KKR*)? The panel will explore these and other antitrust issues encountered in private equity acquisitions.

***Session Chair and Moderator:***

Robert S. Schlossberg, Freshfields Bruckhaus Deringer LLP, Washington, DC

***Speakers:***

Ben Adler, Managing Director, General Counsel Merchant Banking Division,  
Goldman, Sachs & Co., New York, NY

Ilene Knable Gotts, Wachtell Lipton Rosen & Katz, New York, NY

E. Marcellus Williamson, Latham & Watkins LLP, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

5

**9:00 – 10:30 am**

**Breakfast with the US Department of Justice Deputy Assistant Attorneys General**

*Presented by the Federal Civil Enforcement Committee*

Your Spring Meeting is not complete without hearing directly from the Deputy Assistant Attorneys General of the U.S. Department of Justice Antitrust Division about their latest enforcement initiatives.

***Session Chair:***

Sarah M. Mathias, Attorney Advisor to Commissioner William E. Kovacic  
Federal Trade Commission, Washington, DC

***Moderator:***

James A. Wilson, Vorys Sater Seymour and Pease LLP, Columbus, OH

***Speakers:***

Deborah A. Garza, Deputy Assistant Attorney General,  
U.S. Department of Justice, Antitrust Division Washington, DC

Scott D. Hammond, Deputy Assistant Attorney General,  
U.S. Department of Justice, Antitrust Division, Washington, DC

Kenneth Heyer, Economics Director, U.S. Department of Justice,  
Antitrust Division, Washington, DC

David L. Meyer, Deputy Assistant Attorney General,  
U.S. Department of Justice, Antitrust Division, Washington, DC

James J. O'Connell, Jr., Deputy Assistant Attorney General for International  
Policy and Appellate Matters, U.S. Department of Justice, Antitrust Division,  
Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

6

**9:00 – 10:30 am**

**Consumer Protection and Consumer Welfare in Information and Communications  
Technology Markets: Assessing Government Intervention to Protect Asserted  
Consumer Interests in Dynamic Markets**

*Presented by the Communications Industry; Computer Industry and Internet; Consumer  
Protection; Economics; Privacy & Information Security Committees*

When does government regulation based on protecting consumer interests promote consumer welfare? The panel will examine the recent debate around the 700 MHz auction and the Federal Communication Commission's proposed adoption of open applications and devices rules to protect consumer choice. It will also address the debate before Congress on wireless innovation and consumer protection, and, in particular, whether and how consumers become the deciders of what they want their cell phones and cell phone providers to do.

***Session Chair:***

John E. Villafranco, Kelley Drye Collier Shannon, Washington, DC

***Moderator:***

Martin L. Stern, K&L Gates, Washington, DC

***Speakers:***

Harold Feld, Media Access Project, Washington, DC

Lisa Hone, Assistant Director, Division of Marketing Practices, Bureau of  
Consumer Protection, Federal Trade Commission, Washington DC

Catherine A. Miller, Vice-President Marketing Litigation and Consumer Practice,  
Sprint Nextel Corp., Reston, VA

David T. Scheffman, LECG LLC, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

7

**9:00 – 10:30 am**

**Merger Remedies: Lessons from the *Evanston Hospital* Decision**

Presented by the *Health Care & Pharmaceuticals Committee*

The Federal Trade Commission ordered “conduct” relief after finding the merger of Evanston Hospital and Highland Park Hospital unlawful. As part of the Federal Trade Commission’s retrospective analysis of consummated hospital mergers, *Evanston* appears to have been selected as a test case to establish the anticompetitive effects of such transactions and represents the first challenge to a consummated hospital merger. While the Commission emphasized the “retrospective” context, its rejection of the divestiture remedy ordered by the Administrative Law Judge and adoption of a “conduct” remedy, departs from judicial precedent and policy guidance favoring structural remedies. This session will explore the precedential and policy implication of the *Evanston* remedy.

***Session Chair:***

Dara Diomande, Pfizer Inc., New York, NY

***Moderator:***

Mark J. Botti, Akin Gump Strauss Hauer & Feld, Washington, DC

***Speakers:***

Dionne C. Lomax, Vinson & Elkins LLP, Washington, DC

Joseph M. Miller, U.S. Department of Justice, Antitrust Division, Washington, DC

Monica G. Noether, CRA International, Boston, MA

Toby Singer, Jones Day, San Diego, CA

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

8

**9:00 – 10:30 am**



**Proving and Disputing Damages at the Trial of an Antitrust Case**

*Presented by the Economics and Trial Practice Committees*

What are the necessary proofs and best strategies for pursuing (and defending) damage claims in antitrust trials? What types of damage arguments are easiest for a jury to understand? How does one successfully cross-examine a damages expert? What types of visual evidence can be most effective? The panel will address the issues from the perspectives of a plaintiff's lawyer, a defense lawyer, an economist and a trial consultant/graphics expert.

***Session Chair:***

James T. McKeown, Foley & Lardner LLP, Milwaukee, WI

***Moderator:***

Martha S. Samuelson, Analysis Group, Boston, MA

***Speakers:***

Lara Dolnik, Dolnik Consulting LLC, West Des Moines, IA

Joseph Goldberg, Freedman Boyd Hollander Goldberg & Ives PA,  
Albuquerque, NM

Richard T. Rapp, NERA Economic Consulting, New York, NY

Ragesh K. Tangri, Kecker & Van Nest LLP, San Francisco, CA

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

9

**10:45 am – noon**

**Coaching Competitors: Advising Sports Teams, Leagues and Unions on the Antitrust Laws**

*Presented by the Trade, Sports and Professional Associations Committee*

Experienced counsel, both inside and outside, discuss the latest issues and share their best tips on advising clients on issues at the intersection of antitrust and sports, including ticketing, labor, website management and equipment standard-setting issues.

***Session Chair:***

Steven J. Cernak, General Motors Corporation, Detroit, MI

***Moderator:***

Julie D. Wood, O'Melveny & Myers LLP, San Francisco, CA

***Speakers:***

Elsa Kircher Cole, General Counsel, National Collegiate Athletic Association, Indianapolis, IN

Jeffrey L. Kessler, Dewey & LeBoeuf LLP, New York, NY

James A. Keyte, Skadden Arps Slate Meagher & Flom, New York, NY

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

10

**10:45 am – noon**



**Criminal Sentencing Issues in Today's Global Economy**

*Presented by the Criminal Practice and Procedure Committee*

This panel of private practitioners and enforcement officials will discuss the most important and evolving sentencing issues arising in global and domestic cartel matters. The panel will cover sentencing issues since *Blakely/Booker*, volume of commerce and turnover determinations, resolution of exposure in multiple jurisdictions, and sovereignty and comity issues as more jurisdictions implement criminal enforcement priorities.

***Session Chair and Moderator:***

Jeffrey Jacobovitz, Schiff Hardin LLP, Washington, DC

***Speakers:***

Stephen Blake, Office of Fair Trading, Deputy Director on Cartels, London, England

Scott D. Hammond, Deputy Assistant Attorney General,  
U.S. Department of Justice, Antitrust Division, Washington, DC

Katherine Kay, Stikeman Elliott LLP, Toronto, Canada

James H. Mutchnik, Kirkland & Ellis LLP, Chicago, IL

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

11

**10:45 am – noon**



**Private Enforcement of Competition Law in the EU: Lessons Learned from the US**

*Presented by the International Committee*

European competition policymakers consider an effective private damages action for breach of EU competition rules a top priority, but stress that they do not want to “cut-and-paste” an American-style system. This roundtable will examine the state of play on private damages in Europe, the role for the U.S. approach, if any, and what may materialize in terms of private damage litigation in Europe.

***Session Chair and Moderator:***

Fiona A. Schaeffer, Weil Gotshal & Manges LLP, New York, NY

***Speakers:***

Rainer Becker, European Commission, Competition DG, Belgium, Brussels

Michael D. Hausfeld, Cohen Milstein Hausfeld & Toll PLLC,  
Washington, DC

Stephen Kon, SJ Berwin & Co., London, England

Eileen S. Simon, Senior Vice President & Assistant General Counsel, MasterCard  
International Incorporated, Purchase, NY

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

12

**10:45 am – noon**



**What Does It Take? Challenging Mergers that Involve Differentiated Products**

*Presented by the Federal Civil Enforcement and Mergers & Acquisitions Committees*

The agencies have struggled lately to define relevant markets and prove anticompetitive effects in differentiated products cases. In *Sungard*, *Oracle*, and *Whole Foods*, the courts rejected a variety of evidence, such as extensive customer testimony and internal party documents, that the agencies said demonstrated relevant markets and anticompetitive effects. This panel will examine the evidentiary challenges faced by the agencies in differentiated products merger cases, how the agencies can address those challenges, and the larger question of whether it is (or should be) necessary to prove a relevant market at all.

***Session Chair:***

Stephen Calkins, Wayne State University, Detroit, MI

***Moderator:***

George S. Cary, Cleary Gottlieb Steen & Hamilton LLP, Washington, DC

***Speakers:***

Renata B. Hesse, Wilson Sonsini Goodrich & Rosati, Washington, DC

Kenneth Heyer, Economics Director, U.S. Department of Justice,  
Antitrust Division, Washington, DC

Matthew J. Reilly, Assistant Director, Bureau of Competition,  
Federal Trade Commission, Washington, DC

Daniel M. Wall, Latham & Watkins LLP, San Francisco, CA

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

13

**Noon – 2:00 pm**

**The Luncheon – Capitol Ballroom**

Please purchase your tickets on-line

**Luncheon Session: Federal Judicial Roundtable**

***Moderator:***

Joseph Angland, Heller Ehrman LLP, New York, NY

***Judges:***

The Honorable Lewis A. Kaplan, U.S. District Court, Southern District of New York, New York, NY

The Honorable Lee H. Rosenthal, U.S. District Court, Southern District of Texas, Houston, TX

The Honorable Sarah Vance, U.S. District Court, Eastern District Court of Louisiana, New Orleans, LA

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

14

**2:00 – 3:30 pm**

**Counseling Clients after *Leegin*: Proceed with Caution**

*Presented by the Distribution and Franchising, Economics, Intellectual Property and Sherman Act Section 1 Committees*

How, if at all, should a firm modify an existing *Colgate* program? Whether and how should a firm implement a minimum resale price maintenance policy? What state law

risks face a firm with such a policy? What are the economics of a defensible policy? This program will look at the counseling dilemmas created by *Leegin* and propose practical solutions.

***Session Chair and Moderator:***

Thomas J. Collin, Thompson Hine LLP, Cleveland, OH

***Speakers:***

Tyler A. Baker, Fenwick & West LLP, Mountain View, CA

Barbara O. Bruckmann, Howrey LLP, Washington, DC

Lizabeth A. Leeds, Chief of Multistate Enforcement, Antitrust Division,  
Office of the Attorney General, Tallahassee, FL

Howard P. Marvel, Ohio State University, Columbus, OH

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

15

**2:00 – 3:30 pm**

**Falsity Fallout: The Evolution of the Falsity Standard in Recent Advertising Cases**

*Presented by the Consumer Protection Committee*

With new media and new advertising methods providing the context, government enforcement actions and private cases continue to develop and refine the concept of what is false or misleading in advertising and marketing practices. A panel of practitioners drawn from the Federal Trade Commission, a state Attorney General's office, and the private bar reviews and discusses the development of the falsity concept in recent enforcement actions and cases.

***Session Chair and Moderator:***

Christie L. Grymes, Kelly Drye Collier Shannon, Washington, DC

***Speakers:***

Julie S. Brill, Assistant Attorney General, Vermont Attorney General's Office  
Montpelier, VT

Lesley Fair, Senior Attorney, Federal Trade Commission, Washington, DC

August T. Horvath, Heller Ehrman LLP, New York, NY

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

16

**2:00 – 3:30 pm**



**Jury Consultants in Antitrust Litigation: Value Added?**

*Presented by the Trial Practice Committee*

Are mock trials useful? When should they be conducted? Does a jury consultant add value to the selection process? What role should the consultant play? This program will examine the use of jury consultants in antitrust litigation, both before and during trial from the perspectives of a plaintiff's lawyer, a defense lawyer, and two jury consultants.

***Session Chair and Moderator:***

Jeffrey A. LeVee, Jones Day, Los Angeles, CA

***Speakers:***

Richard M. Hagstrom, Zelle Hoffman, Minneapolis, MN

Sarah E. Murray, Trial Behavior Consulting, San Francisco, CA

V. Hale Starr, Starr Litigation Services, Inc, Scottsdale, AZ

Gerald A. Stein, O'Melveny & Myers LLP, New York, NY

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

17

**2:00 – 3:30 pm**



**Motions to Dismiss in Antitrust Litigation after *Twombly*: Law and Strategy**

*Presented by the Civil Practice & Procedure and Corporate Counseling Committees*

What is the role of motions to dismiss in antitrust litigation in the wake of the Supreme Court's decision in *Bell Atlantic Corp. v. Twombly* and case law applying this decision? Particular issues to be addressed include assessing factual allegations that need to be plead in an antitrust conspiracy case; the significance/application *Twombly* has for other types of antitrust cases; *Twombly*'s impact on motions for class certification; and the strategic risks a defendant should consider before asking a court to analyze the legality of complex business conduct at the pleadings stage.

***Session Chair and Moderator:***

John E. Schmidlein, Williams & Connolly LLP, Washington, DC

***Speakers:***

Ellen Meriwether, Cafferty Faucher LLP, Philadelphia, PA

Aaron M. Panner, Kellogg Huber Hansen Todd Evans & Figel PLLC,  
Washington, DC

Patrick J. Pascarella, Antitrust Counsel, AT&T Inc., San Antonio, TX

Robert P. Reznick, Hughes Hubbard & Reed LLP, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

18

**2:00 – 3:30 pm**



**Standards Development Organizations: Detering Misuse without Detering Innovation**

*Presented by the Unilateral Conduct Committee*

As in the Federal Trade Commission's actions against Unocal and Rambus, antitrust agencies in other countries have scrutinized whether intellectual property owners misused the standards setting process to acquire and abuse monopoly power. This session will discuss the abuse (or so-called "hold-up") issue and analyze the remedies and policies that courts and agencies worldwide have adopted in response.

***Session Chair:***

Jennifer M. Driscoll, Mayer Brown LLP, Washington, DC

***Moderator:***

James F. Rill, Howrey LLP, Washington, DC

***Speakers:***

Anne Layne-Farrar, LECG LLC, Chicago, IL

Cecilio Madero, European Commission, Brussels, Belgium

David L. Meyer, Deputy Assistant Attorney General, U.S. Department of Justice, Antitrust Division, Washington, DC

Mark W. Nelson, Cleary Gottlieb Steen and Hamilton LLP, Washington, DC

Richard S. Taffet, Bingham McCutchen LLP, New York, NY

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

19

**2:00 – 3:30 pm**

**Turning the Page on *LePage's*? Recent Developments in Bundled Pricing and Exclusive Dealing.**

*Presented by the Distribution and Franchising Committee*

This program will address the Antitrust Modernization Commission's proposed 3-part test for evaluating bundled pricing arrangements. Have courts adopted it? Should they? How should lawyers counsel clients about bundling and exclusive dealing arrangements?

***Session Chair and Moderator:***

Gary W. Kubek, Debevoise & Plimpton LLP, New York, NY

***Speakers:***

Barbara J. Hart, Lowey Dannenberg Cohen Hart, White Plains, NY

Jonathan M. Jacobson, Wilson Sonsini Goodrich & Rosati PC, New York, NY

Gary P. Zanfagna, Chief Antitrust Counsel, Honeywell International Inc.,  
Morristown, NJ

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

20

**3:15 – 5:15 pm**



**Ethics: The Interplay of Tactics and Ethics in Criminal Antitrust Investigations**

*Presented by the Compliance and Ethics Committee*

Enforcement policy and practice in the United States and abroad have created greater incentives than ever before for self-reporting and cooperation by corporations confronted with criminal antitrust and other cartel investigations. These incentives confront companies and their executives with tactical choices that raise potentially serious legal ethics issues. Using a simplified hypothetical to highlight key issues, our panel will discuss the interplay of tactics and ethics from the perspectives of prosecutors, companies, and affected individuals.

***Session Chair and Moderator:***

Ray V. Hartwell III, Hunton & Williams LLP, Washington, DC

***Speakers:***

Kathleen M. Beasley, Haynes and Boone LLP, Dallas, TX

Donald C. Klawiter, Mayer Brown LLP, Washington, DC

Marvin N. Price, Jr., Chief, Chicago Field Office, U.S. Department of Justice, Antitrust Division, Chicago, IL.

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

21

**3:45 – 5:15 pm**

**California Schemin': Unfair Practices and False Advertising in California**

*Presented by the Consumer Protection Committee*

Knowledge of California unfair competition and false advertising law has long been essential to the representation of a national client because of the extraordinary substantive reach of California's statutes. Recent legislative developments, especially the passage of Proposition 64, and several appellate decisions have created a sea change in California practice. Expert panelists present the big picture and describe the current and future state of California consumer protection law.

***Session Chair:***

David H. Evans, Arent Fox PLLC, Washington, DC

***Moderator:***

Steven Malech, Wiggin & Dana LLP, New York, NY

***Speakers:***

Mark A. Chavez, Chavez & Gertler LLP, Mill Valley, CA

Anna S. McLean, Heller Ehrman LLP, San Francisco, CA

Joan McNamara, Deputy City Attorney, Office of the City Attorney of San Diego, San Diego, CA

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

22

**3:45 – 5:15 pm**



**Changing Rules in Competitor False Advertising Litigation**

*Presented by the Consumer Protection Committee*

Panelists will speak on several important recent changes and developments in the case law under Section 43(a) of the Lanham Act, which governs federal competitor actions for false advertising. These include the increasing encroachment under the *Dastar* doctrine of trademark law preemption on Lanham Acts claims for false advertising and important trends in comparative advertising litigation.

***Session Chair and Moderator:***

Bruce A. Colbath, Weil Gotshal & Manges LLP, New York, NY

***Speakers:***

Linda A. Goldstein, Manatt Phelps & Phillips LLP, New York, NY

Rebecca Tushnet, Georgetown University Law Center, Washington, DC

John E. Villafranco, Kelley Drye Collier Shannon, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

23

3:45 – 5:15 pm



**Competition Law and Policy Developments in China: The New Anti-Monopoly Law**

*Presented by the International Committee*

The panel, including Chinese and U.S. governmental officials, will discuss key issues arising from the new law, implementing rules and guidelines. It will also examine the relationship of the new law with other laws, such as foreign investment rules, and other developments in Chinese competition law and policy.

***Session Chair and Moderator:***

Joy K. Fuyuno, Paul Hastings Janofsky & Walker LLP, Tokyo, Japan

***Speakers:***

Abbot B. Lipsky, Jr., Latham & Watkins LLP, Washington, DC

Sharon Mann, Dewey & LeBoeuf LLP, Beijing, China

Susan Ning, King & Wood, Beijing, China

Randolph W. Tritell, Federal Trade Commission, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

24

**3:45 – 5:15 pm**



**Live From the Courtroom: Trying Privacy and Consumer Protection Litigation**

*Presented by the Consumer Protection and Privacy and Information Security Committees*

This program will feature a live demonstration of a preliminary injunction hearing in a private false advertising action alleging deceptive promotion of consumer privacy practices. Showing litigation and trial strategy and tactics in a real world setting, the panel will emphasize issues typical of consumer protection and privacy cases, including claim interpretation, expert testimony and irreparable harm to consumers and competitors.

***Session Chair and Moderator:***

Thomas F. Zych, Thompson Hine LLP, Cleveland, OH

***Speakers:***

Thomas E. Gilbertsen, Kelley Drye Collier Shannon, Washington, DC

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

25

**3:45 – 5:15 pm**



**Recent Evolution of Class Certification Standards**

*Presented by the Business Torts & Civil RICO Committee*

Opposing class certification is often perceived as futile, although all too often it can be outcome determinative in an antitrust case. Panelists explore why futility may no longer be the general rule thanks to successful interlocutory challenges under Rule 23(f). The program will focus on several recent class certification decisions where courts have moved away from sweeping assumptions of class-wide impact and addressed issues that overlap with the underlying merits.

***Session Chair and Moderator:***

Thomas J. Lang, Senior Litigation Counsel, Bureau of Competition,  
Federal Trade Commission, Washington, DC

***Speakers:***

Steven E. Bizar, Buchanan Ingersoll & Rooney PC, Philadelphia, PA

John H. Johnson IV, NERA Economic Consulting, Washington, DC

Karin Moore, O'Melveny & Myers LLP, Washington, DC

Steig D. Olsen, Cohen Milstein Hausfeld & Toll PLLC, New York, NY

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

26

**3:45 – 5:15 pm**



**Unilateral Conduct in a Multilateral World**

*Presented by the International and Unilateral Conduct Committees*

Relying on a hypothetical case, two agency panelists (from France and Korea) will address how they would analyze the case and address cross-border unilateral conduct issues in their jurisdictions, and two private practitioners will discuss strategies for compliance and dealing with multi-jurisdictional unilateral conduct rules, investigations and remedies.

***Session Chair:***

Elizabeth F. Kraus, Deputy Director for International Antitrust,  
Federal Trade Commission, Washington, DC

***Moderator:***

Jeffrey Schmidt, Director, Bureau of Competition,  
Federal Trade Commission, Washington, DC

***Speakers:***

Margaret Bloom, Freshfields Bruckhaus Deringer, London, England

Joseph Kattan, Gibson Dunn & Crutcher LLP, Washington, DC

Byung-Bae Kim, Former Vice-Chairman, Korea Fair Trade Commission, Seoul,  
Republic of Korea

Bruno Lasserre, President, Conseil de la Concurrence, Paris, France

International Track



Litigation Track



**56<sup>th</sup> Annual Spring Meeting Agenda**  
**Wednesday, March 26, 2008**  
**Updated 3.20.08**

27

**5:15 – 6:15 pm**

**Welcome Reception – Ballroom Foyer**

Learn more about the committees of the Section of Antitrust Law while enjoying a traditional cocktail. This also is a great location to catch up with your colleagues in the antitrust bar.

Committees:

Business Torts & Civil RICO  
Civil Practice & Procedure  
Communications Industry  
Compliance and Ethics  
Computer Industry & Internet  
Consumer Protection  
Corporate Counseling  
Criminal Practice and Procedure  
Distribution and Franchising  
Economics  
Exemptions & Immunities  
Federal Civil Enforcement  
Financial Services  
Fuel & Energy Industry  
Health Care & Pharmaceuticals  
Insurance Industry  
Intellectual Property  
International  
Mergers and Acquisitions  
Price Discrimination  
Privacy and Information Security  
Sherman Act Section 1  
State Antitrust Enforcement  
Trade, Sports & Professional Associations  
Transportation Industry  
Trial Practice  
Unilateral Conduct  
Membership and Equal Opportunity  
Technology Resources  
Antitrust Law Journal/Antitrust Magazine/The Antitrust Source  
Books and Treatises

International Track



Litigation Track

