

ANTITRUST & TRADE REGULATION REPORT INDEX-SUMMARY

— Vol. 96, Nos. 2383-2403, pp. 1-550
— Jan. 9 -- May 29, 2009

A

ACQUISITIONS *See* MERGERS AND ACQUISITIONS

ADVERTISING

Behavioral advertising, FTC calls for better self-regulation to avoid mandatory consumer protections, 96:155
Books, FTC rescinds Mirror Image Doctrine, 96:182
Cigarettes
—Cal., Proposition 64 does not impose standing requirements on absent class members, class recertified (Cal.), 96:540
—Package descriptors, manufacturer cannot affirmatively prove FTC permission for use (Mass.), 96:277
COPPA, FTC to expedite review for potential modification to address mobile marketing, 96:402
Credit repair, FTC cites firms for misrepresentation (D.N.J.), 96:268
Credit reports, FTC promotes official Web site for free reporting, 96:240
Deceptive practices, panelists discuss recent enforcement actions, 96:352
Dog breeders, sufficient facts alleged re false breed descriptions for Lanham Act claim (S.D. Ohio), 96:374
Energy companies fined for misleading ads, In Brief, 96:28
Fax advertisements
—Assignee of recipient lacks standing, award of fees proper upon dismissal (Colo. Ct. App.), 96:137
—Class of recipients of unsolicited materials certified (N.D. Ill.), 96:134
France, electric utility ordered to separate public service from competitive activities in communications, 96:386
Mortgage modification scheme, FTC wins injunctive relief against false advertisers (D.N.J.), 96:294
Negative option, FTC seeks comments on rule, 96:482
Stimulus scams, FTC warns consumers, 96:215
Telemarketing. *See* TELEMARKETING
Weight loss products
—Hoodia, FTC charges marketers with false advertising (D.N.J.), 96:429
—QVC settles charges of deceptive claims (E.D. Pa.), 96:297
Work-at-home scheme marketers settle deceptive practices claims (S.D.N.Y.), 96:481

AFGHANISTAN

Bribery, contractors face charges re projects with Army Corps of Engineers (E.D. Va.), 96:377

AGENCY

DRAM, agency relationships with foreign entities do not give direct purchaser status (N.D. Cal.), 96:403
Jurisdiction
—Diamond merchant makes “sufficient start” in showing agency for limited discovery (S.D.N.Y.), 96:85
—Natural gas, jurisdiction over parent company is established via subsidiary (D. Nev.), 96:295
Pesticides, agency relationship with distributors is not sham, minimum prices not price fixing (4th Cir.), 96:316
Telemarketing, judgment against creator of mortgage-purchase method upheld (9th Cir.), 96:271

AGRICULTURE *See also* FOOD

Ark., equipment franchise, market withdrawal is not good cause for termination under state statute (Ark.), 96:96; amendment of claim does not unfairly prejudice franchisor, 96:411

Beef, packers terminate merger, DOJ ends pending litigation, 96:189
Fertilizer distributor, evidence of conspiracy does not exclude possibility of unilateral action (E.D. Pa.), 96:63
Genetically modified seeds, monopoly claims may be amended, new claims may not be added (E.D. Mo.), 96:449
Table grapes, patent monopoly fraud by state commission, claim may proceed (E.D. Cal.), 96:206

AIR TRANSPORTATION

Chile, changes recommended on route frequency distribution to improve competition, 96:118
European Union
—Airline cooperation, EC opens probes into current and future agreements, 96:412
—Austrian Airlines acquisition, EC opens investigative state aid procedure, 96:143
Flight services support, financial hardship no justification for change in divestiture requirement (D.D.C.), 96:352
Italy, government will not block Alitalia deals, 96:53; final approval granted, 96:251
Price fixing
—Asiana pleads guilty, will pay fine in cargo and fare conspiracy (D.D.C.), 96:464
—Australia, four airlines fined for fixing fares, 96:167
—Cargo cartel, carriers plead guilty to price fixing (D.D.C.), 96:70; Martinair executive pleads guilty, 96:438
—International cargo and passenger service, three airlines plead guilty (D.D.C.), 96:384
UK, airport noise management, OFT will not refer deal to CC, In Brief, 96:102

ALABAMA

Motor vehicle franchise, retrospective release of claims against manufacturer not prohibited by statute (11th Cir.), 96:68

ALASKA

Funeral homes, FTC announces results of undercover inspections, 96:296
Gasoline, pricing probe finds no wrongdoing, 96:162

ALCOHOLIC BEVERAGES

Canada, insufficient evidence to challenge Labatt/Lakeport merger, 96:74
Ill., beer manufacturer and importer must defend contract breach claims by distributor (N.D. Ill.), 96:433
Wineries, requirement to visit prior to shipping does not offend Commerce Clause (U.S., rev. den.), 96:515

AMERICAN RECOVERY AND REINVESTMENT ACT (ARRA)

Fraud, Justice Dept. announces initiative to protect government agencies, 96:480
Health care data, FTC proposes new breach notification rule, solicits comments, 96:370
Stimulus scams, FTC warns consumers, 96:215
ANALYSIS AND PERSPECTIVE
Canada, second requests for information on mergers established by amendments to Competition Act, 96:274
International antitrust enforcement, 96:329
Price squeeze claims, 96:218
Technology standards, patent monopolies, 96:538

ANIMALS

Dog breeders, sufficient facts alleged for jurisdiction and false descriptions of breed (S.D. Ohio), 96:374
Horse racing, track owners may pursue boycott claims against horsemen (W.D. Ky.), 96:321

APPAREL

Jeans, diversion of merchandise to discount retailer may be valid claim (Cal. Ct. App.), 96:221
NFL and teams constitute single entity for trademarked apparel license (U.S., rev sought), 96:184

APPLIANCES

EU, refrigeration compressor manufacturers, surprise inspections re cartels, 96:166
Italy, compressors, investigation opened, In Brief, 96:196

ARBITRATION

Computer sales, arbitration provision not unconscionable (E.D. Mich.), 96:47
Copier ink, prior agreement for arbitration to decide quality of non-brand-name product upheld (S.D.N.Y.), 96:350
Credit cards, class waiver in merchant agreements unenforceable where individual recovery is too small (2d Cir.), 96:129
Credit Repair Organizations Act does not proscribe arbitration (11th Cir.), 96:453
Motor vehicle franchise agreement, provision mandating arbitration on initiation by either party found valid (E.D. La.), 96:516

ARKANSAS

Farm equipment franchise, market withdrawal is not good cause for termination under state statute (Ark.), 96:96; amendment of claim does not unfairly prejudice franchisor, 96:411
Funeral homes, FTC announces results of undercover inspections, 96:296

ARMED SERVICES

Bribery
—Army Corps of Engineers, contractors face charges re Afghan projects (E.D. Va.), 96:377
—Retired Army major pleads guilty to charges re procurement for Iraqi reconstruction (M.D. Ga.), 96:43
Bullet-proof vests, contractor pleads guilty to conspiracy in procurement scheme (D.D.C.), 96:532
Fabricated metal products, subcontractor pleads guilty to defrauding Navy (E.D. Va.), 96:536
Marine fenders and buoys, marine products manufacturer charged in bid rigging conspiracy (E.D. Va.), 96:534
Military restraints, manufacturer pleads guilty in restraint of trade conspiracy (E.D.N.Y.), 96:459
Pharmacy, staffing firm and owners plead guilty to fraud charges re VA and SBA (N.D. Ill.), 96:296

ARRA *See* AMERICAN RECOVERY AND REINVESTMENT ACT (ARRA)

ATTORNEYS

Bar review services, incentive agreement created conflict of interest in market limitation class action (9th Cir.), 96:424
Class actions, co-lead counsel appointed by court (E.D. Cal.), 96:324
Conflicts of interest, merged firm may not avoid conflict with ethical wall (N.D. Cal.), 96:7
Fees. *See* ATTORNEYS' FEES
Haw., definition of law practice, FTC and DOJ criticize draft rule, 96:432
Korea, foreign attorneys and firms allowed to practice as legal consultants, 96:383
Monopoly power (S.D.N.Y.), In Brief, 96:460
Mortgages, FTC settles with lawyer who assisted foreclosure rescue scam (N.D. Ill.), 96:457
Privileged communications
—Actual reliance on advice of counsel defense required to gain access (9th Cir.), 96:37
—Inadvertent production does not waive privilege (E.D. Mich.), 96:293

ATTORNEYS' FEES

Fax ads, assignee of recipient lacks standing, award of fees proper upon dismissal (Colo. Ct. App.), 96:137
Incentive agreement created conflict of interest in class action (9th Cir.), 96:424
Oriented strand board price fixing class action, additional fees from direct purchasers in opt-out settlement group not warranted (E.D. Pa.), 96:239

AUSTRALIA

Airlines fined for fare fixing, 96:167
Cartels, lowered liability threshold may chill lawful conduct, ABA says, 96:338

AUSTRIA

Airlines, EU opens investigative state aid procedure, 96:143

AUTOMOBILES See MOTOR VEHICLES

AVIATION See AIR TRANSPORTATION

B

BANKING

Credit reports on power-of-attorney applicants, Bank of America class action settlement approved (E.D. Pa.), 96:111
Data breach, banks opting out of settlement class may pursue limited claims against discount retailer (1st Cir.), 96:356
European Union
—Credit crisis, EU Commissioner urges banking sector to face responsibilities, 96:281; Kroes advocates complementary roles of self-regulation and competition, 96:545
—Protectionism, Kroes argues for competition, fixing banking, 96:544
—Standard & Poor's faces monopoly abuse charges over securities identification numbers, 96:72
—State aid, EC questions Dutch nationalization of Italy, 96:359

Italy

—Antitrust authority calls for greater oversight, 96:52; open letter to parliament calls for urgent action to increase competition, 96:120
—Fees on checks and period between deposit and credit, policies will have to be phased out, 96:441
—Shareholder collaboration agreement investigated by antitrust officials, 96:493
Mergers, House panel holds hearing on "too big to fail" institutions, 96:263
Mortgages. See REAL ESTATE
Oligarchy, economists tell Congress that oversized institutions need to be broken up, 96:406
Overdrafts, new disclosure and consumer control, comments sought, 96:17
UK, overdraft charges, consumer statute against unfair contract terms applies, 96:227

BEVERAGES

Canada, alcoholic beverages, insufficient evidence to challenge Labatt/Lakeport merger, 96:74
China, ministry rejects Coca-Cola bid to acquire juice maker, 96:303
Ginseng Up, facial attack on distributor restraint of trade claim fails, subject matter jurisdiction found (D.V.I.), 96:12

BID RIGGING

Canada
—Information technology services, companies and individuals fined, 96:167
—School bus services, Competition Bureau secures prohibition orders for price fixing and bid rigging, 96:196
Conn., insurance, settlement reached in bid rigging, price fixing, and illegal steering claims (Conn. Super. Ct.), 96:462
OECD releases guidelines, 96:248

Refuse carts, executives of repair firm indicted for Chicago fraud scheme (N.D. Ill.), 96:405
Ships and shipping
—Fenders and buoys, marine products manufacturer charged in conspiracy (E.D. Va.), 96:534
—Marine products, companies settle charges (E.D. Va., S.D. Fla.), 96:429
—Shipping lanes, executive sentenced (M.D. Fla.), 96:112
South Africa, pipe cartel, In Brief, 96:121

BOOKS

Advertising, FTC rescinds Mirror Image Doctrine, 96:182
France, most retailers receive temporary exemption from 60-day payment period law, 96:385

BOYCOTTS

Aluminum, hearsay may help prove conspiracy (W.D. Okla.), 96:15
Faux antiques, decision to sell via only one retailer does not harm competition (E.D.N.Y.), 96:348
France, dental group is fined for boycott of insurer, 96:166
Health insurance, failure to allege agreements dooms complaint (6th Cir.), 96:10
Horse racing, track owners may pursue boycott claims against horsemen (W.D. Ky.), 96:321
Real estate
—Brokerage, commission requirement of physical presence during initial visit by buyer is not boycott (U.S., rev den), 96:184
—Realtors (N.D. Ill.), In Brief, 96:190

BRIBERY

Army Corps of Engineers
—Afghan projects, contractors face charges (E.D. Va.), 96:377
—Levees, two found guilty (E.D. La.), In Brief, 96:378
Building supplies, Home Depot employees plead guilty (N.D. Ga.), 96:65; 96:512
Military contracts, retired Army major pleads guilty (M.D. Ga.), 96:43
N.Y., power authority employee sentenced to jail and fine in kickback scheme (E.D.N.Y.), 96:87

BROADBAND

Canada
—ADSL, central office-based services not required, feasibility of unbundled offerings to be examined, 96:100
—Wholesale services, In Brief, 96:493
EU, nationalist approach must be cured by legislation, commissioner says, 96:302
France, Competition Authority accepts after-sales service commitments to overseas operators, 96:306

BROADCASTING

Radio. See RADIO
Television. See TELEVISION

BUILDING AND CONSTRUCTION

Bribery, Home Depot employees plead guilty to taking kickbacks (N.D. Ga.), 96:65; 96:512
Chile, fiber cement producer ordered to pay damages for predatory pricing, 96:518
Drycast concrete hardscapes, FTC claims proposed merger would harm competition (FTC), 96:38; transaction withdrawn, 96:40
Fiberglass insulation, class certified in price-fixing claim against contractor (N.D. Ga.), 96:153
Flat glass, motion to dismiss price fixing claims against manufacturers denied (W.D. Pa.), 96:156
Germany, bundled damage claims may proceed against cement firms, 96:491
Italy, plasterboard dominance, In Brief, 96:283
Levees, two guilty of bribery (E.D. La.), In Brief, 96:378

Oriented strand board price fixing class action, additional attorneys' fees from direct purchasers in opt-out settlement group not warranted (E.D. Pa.), 96:239
South Africa, pipe cartel, In Brief, 96:121
Steel. See STEEL
Utility vaults, use of exclusive supplier and partial developer reimbursement does not support antitrust claims (N.D. Cal.), 96:291

BUSINESS OPPORTUNITIES

Cal., sellers must comply with Seller Assisted Marketing Plan Act, language not unconstitutionally vague (Cal. Ct. App.), 96:92
Franchise opportunity fraud, FTC action settled (E.D.N.Y.), 96:97

C

CAFA See CLASS ACTION FAIRNESS ACT (CAFA)

CALENDAR OF EVENTS

Ed. Note: A list of upcoming conferences and meetings is included at the end of each issue.

CALIFORNIA

Attorneys, conflicts of interest, merged firm may not avoid conflict with ethical wall (N.D. Cal.), 96:7
Auto insurance, repair volume discounts (9th Cir.), In Brief, 96:299
Cell phones, indirect purchasers lack standing to challenge patent licensing (S.D. Cal.), 96:241
Cigarettes, Proposition 64 does not impose standing requirements on absent class members, class recertified (Cal.), 96:540
Forum selection clause designating state with no class action remedy found unenforceable (9th Cir.), 96:93
Funeral homes, FTC announces results of undercover inspections, 96:296
Home businesses, sellers must comply with Seller Assisted Marketing Plan Act, language not unconstitutionally vague (Cal. Ct. App.), 96:92
Hospitals, surgery center tying claims may proceed (Cal. Ct. App.), 96:20
Jeans, diversion of merchandise to discount retailer may be valid claim (Cal. Ct. App.), 96:221
Spam, use of multiple domains to defeat filters, question certified to Cal. Supreme Court (9th Cir.), 96:21
Table grapes, patent monopoly fraud by state commission, claim may proceed (E.D. Cal.), 96:206
Telemarketing, claims against alleged sham charities part of nationwide crackdown (C.D. Cal.), 96:511
Testosterone replacement, firms cited for illegal collusion in abandoned patent challenges (C.D. Cal.), 96:110

CANADA

Abuse of Dominance Guidelines, comments sought on draft update, 96:71; Am. Bar Ass'n offers comments, 96:413
Alcoholic beverages, insufficient evidence to challenge Labatt/Lakeport merger, 96:74
Cartels
—Gasoline, guilty plea, In Brief, 96:361
—Information Bulletin on Sentencing and Leniency, comments sought on draft revision, 96:334
Chemicals
—BASF/Ciba deal cleared, In Brief, 96:387
—Dow/Rohm and Haas deal cleared, In Brief, 96:102
Collaboration by competitors, draft guidelines outline triggers for antitrust enforcement, 96:489
Competition Act, amendments proposed, 96:165
Competition Comm'n, interim Commissioner, Aitken named, 96:25
Financial crisis, EU official tells conferees that protectionism and easing of competition rules will harm recovery, 96:336

CANADA —Contd.

Gas price fixing, In Brief, 96:283; additional guilty pleas, In Brief, 96:546

Information technology services, companies and individuals fined for bid rigging, 96:167

Internet access, ISPs ask regulator to reverse allowance of wholesale “throttling” of traffic, 96:544

Mergers

- Efficiencies, Competition Bureau finalizes new bulletin on analysis, 96:280
- Review process guidelines, draft released, 96:301; update released, comment sought, In Brief, 96:387
- Second requests for information established by amendments to Competition Act, Special Report, 96:274

Motor vehicle exports, manufacturer prohibition of U.S. sales to Canadians does not violate Sherman Act (W.D. Wash.), 96:436

School bus services, Competition Bureau secures prohibition orders for price fixing and bid rigging, 96:196

Telecommunications

- ADSL, central office-based services not required, feasibility of unbundled offerings to be examined, 96:100
- Broadband wholesale services, In Brief, 96:493
- Dark fiber forbearance extended, In Brief, 96:54
- Pay phones, reporting and tracking requirements eased, 96:386
- Policies, regulator eases requirements to publish information, 96:306
- Price floor, CRTC explains policy, 96:194

CARTELS *See also* PRICE FIXING

Australia, lowered liability threshold may chill lawful conduct, ABA says, 96:338

Canada

- Gasoline, guilty plea, In Brief, 96:361
- Information Bulletin on Sentencing and Leniency, comments sought on draft revision, 96:334

Chile

- New statutes would toughen competition laws, 96:193; maximum fines increased, 96:412
- Pharmacy chain admits to price collusion, receives lower fine for cooperation, 96:336

European Union

- Competition commissioner cites damage, says enforcement costs justify fines, 96:248
- Marine hose cartel members fined, 96:100
- Plastics, EC sends statement of objections to heat stabilizer companies, 96:305
- Refrigeration compressors, surprise inspections, 96:166
- Steel, statement of objections sent to suppliers, 96:142

France

- Employment agencies, Competition Council issues fines for collusive activities, 96:121
- Railroads, Competition Council issues fines for reservations cartel, 96:141

Italy, pasta makers fined for cartel-like behavior, 96:226

Multinational investigations, panelists discuss coordination and cooperation, 96:358

CELLULAR TELEPHONES *See* WIRELESS COMMUNICATIONS

CFTC *See* COMMODITY FUTURES TRADING COMMISSION (CFTC)

CHARITABLE ORGANIZATIONS

Telemarketing, FTC and state agencies begin crackdown on bogus fundraising, 96:511

CHEMICALS

BASF acquisition of Ciba, divestitures required (FTC), 96:325; Canadian concerns resolved, In Brief, 96:387

Dow acquisition of Rohm & Haas, divestitures required (FTC), 96:84; order to compel merger sought (Del. Ch. Ct.), In Brief, 96:95; Canada clears deal, In Brief, 96:102

Hydrogen peroxide price fixing, court not barred from resolving disputes between experts in Rule 23 hearing, class decertified and remanded (3d Cir.), 96:5

Rust preventatives, Lubrizol to divest assets and eliminate non-compete provision from Lockhart acquisition (FTC), 96:188

Sulfuric acid, settlement for indirect purchasers affected by price fixing approved (Cal. Super. Ct.), 96:115

CHILDREN'S ONLINE PRIVACY PROTECTION ACT (COPPA)

Mobile marketplace, FTC to expedite review for potential modification, 96:402

CHILE

Air transportation, changes recommended on route frequency distribution to improve competition, 96:118

Cartels

- New statutes would toughen competition laws, 96:193
- Pharmacy chain admits to cartel, receives lower fine for cooperation, 96:336

Competition institutions strengthened by legislation, 96:412

Fiber cement producer ordered to pay damages for predatory pricing, 96:518

Radio, bill designed to prevent concentration and speculation passes, 96:120

CHINA

Beverages, ministry rejects Coca-Cola bid to acquire juice maker, 96:303

Plastics, Mitsubishi Rayon takeover of Lucite Intl. approved with conditions, 96:436

Relevant markets guidelines, ABA suggestions, In Brief, 96:121

CHOICE OF LAW

Class action waiver, home state must have materially greater interest to overrule contract arbitration clause (E.D. Mich.), 96:47

Forum selection clause designating state with no class action remedy found unenforceable (9th Cir.), 96:93

CIGARETTES *See* TOBACCO INDUSTRY

CLASS ACTION FAIRNESS ACT (CAFA)

Mobile content billing claims meet jurisdictional requirements (W.D. Wis.), 96:268

Removal standard is preponderance of evidence (8th Cir.), 96:220

Settlement notice requirements, panelists discuss impact on collateral estoppel, 96:501

CLASS ACTIONS

Attorneys' fees, incentive agreement created conflict of interest (9th Cir.), 96:424

CAFA. *See* CLASS ACTION FAIRNESS ACT (CAFA)

Cigarettes

- Cal., Proposition 64 does not impose standing requirements on absent class members, class recertified (Cal.), 96:540
- Package descriptors, manufacturer cannot affirmatively prove FTC permission for use (Mass.), 96:277
- Price fixing, expert testimony on parallelism sufficient to reverse summary judgment (N.M. Ct. App.), 96:380

Credit reports for power-of-attorney applicants, Bank of America settlement approved (E.D. Pa.), 96:111

Fax ads, recipients of unsolicited materials certified (N.D. Ill.), 96:134

Forum selection clause designating state with no class action remedy found unenforceable (9th Cir.), 96:93

Fuel temperature, standing question is intertwined with substantive claim, dismissal improper (D. Kan.), 96:138

Genetically modified seeds, monopoly claims may be amended, new claims may not be added (E.D. Mo.), 96:449

Insurance brokerage, settlement in antitrust claim approved (D.N.J.), 96:186

Marine salvage, certification attempts in antitrust claim fail (E.D. La.), 96:163

Price fixing

- DRAM, stock price manipulation by price fixing claim may proceed (D. Idaho), 96:236

- Fiberglass insulation, class certified in claim against contractor (N.D. Ga.), 96:153

- Hydrogen peroxide, court not barred from resolving disputes between experts in Rule 23 hearing, class decertified and remanded (3d Cir.), 96:5

- Oriented strand board price fixing claims, additional attorneys' fees from direct purchasers in opt-out settlement group not warranted (E.D. Pa.), 96:239

- Railroad fuel surcharges, state price fixing claims preempted, federal claims survive (D.D.C.), 96:61

- Tomato products, co-lead counsel for class appointed by court (E.D. Cal.), 96:324

Rubber, potential variations in damages not enough to block class certification where identical facts predominate (D. Conn.), 96:208

Scrap metal processors, class members had adequate notice of partial settlement (U.S., rev den), 96:319

SRAM, definition of class (N.D. Cal.), In Brief, 96:190

Televisions, class settlement reached for bulb failures on high-end sets (E.D.N.Y.), 96:243

Truth in Lending Act, damages (U.S., rev den), In Brief, 96:298

Waivers

- Computers, arbitration provision including class waiver not unconscionable (E.D. Mich.), 96:47

- Credit cards, class waiver in merchant agreement unenforceable where recovery is too small to be pursued individually (2d Cir.), 96:129

CLEANING PRODUCTS

Price fixing, German scheme had no effect on U.S. market, subject matter jurisdiction lacking (N.D. Ill.), 96:23

COLORADO

Fax ads, assignee of recipient lacks standing, award of fees proper upon dismissal (Colo. Ct. App.), 96:137

COMMERCE CLAUSE

Md. funeral home ownership restrictions do not infringe Commerce, Due Process, or Equal Protection Clauses (4th Cir.), 96:355

Wineries, requirement to visit prior to shipping does not offend Commerce Clause (U.S., rev. den.), 96:515

COMMODITY FUTURES TRADING COMMISSION (CFTC)

Oil and gas, CFTC urges FTC to rethink new rules on wholesale fuel markets, 96:535

COMPUTERS

Cathode ray tubes, executive indicted in price fixing scheme (N.D. Cal.), 96:141

Class actions

- Arbitration provision including class waiver not unconscionable (E.D. Mich.), 96:47

- SRAM price fixing, definition of class (N.D. Cal.), In Brief, 96:19

EU, processor chips, Intel fined for conditional rebates, abuse of dominant position, 96:487

LCD panels, executives plead guilty in global price-fixing scheme (N.D. Cal.), 96:73; additional executives indicted, 96:119; Hitachi resolves

COMPUTERS —Contd.

criminal charges re sales to Dell, 96:250; additional Hitachi executive indicted, 96:339; LG Display executive pleads guilty, 96:440

Memory

—Foreign purchases of DRAM by affiliates and subsidiaries excluded from price fixing claims (N.D. Cal.), 96:403

—Patents, FTC claims re anticompetitive effects of alleged deception of standards-setting organization fail (U.S., rev den), 96:184; claims by competitors fail (N.D. Cal.), 96:266

—Stock price manipulation asserted as reason for price fixing (D. Idaho), 96:236

Privacy, equipment seller settles data breach and deceptive statements claims (FTC), 96:133

Software. *See* SOFTWARE

CONFERENCES AND MEETINGS

Ed. Note: A list of upcoming conferences and meetings appears at the end of each issue.

Am. Bar Ass'n

—Annual Antitrust Section Spring Meeting, 96:315; 96:320; 96:329; 96:332; 96:335; 96:347; 96:349; 96:352; 96:358

—Antitrust Symposium on Competition as Pub. Policy, 96:502

Am. Health Lawyers Ass'n Hospital Law Inst., 96:135

Am. Intellectual Property Law Ass'n, 96:538

BNA, Antitrust Developments in Complex Litigation, 96:501

Center for Am. Progress, Antitrust and the New Econ., 96:475

Deutsche Bank, 96:281

Econ. Club of Toronto, 96:336

French government, New World, New Capitalism, Ethics, Development, Regulation, 96:24

FTC Workshops, Resale Price Maintenance, 96:430

Global Forum for Competition, 96:224

Intl. Bar Ass'n Conf., 96:248

OECD Competition Comm., 96:165

Securing Personal Data in the Global Economy, 96:249

Sky Talks, 96:544

CONFIDENTIALITY *See* PRIVACY

CONNECTICUT

Insurance, settlement reached in bid rigging, price fixing, and illegal steering claims (Conn. Super. Ct.), 96:462

CONSPIRACY

Amway marketing materials (8th Cir.), In Brief, 96:461

Armed forces

—Bullet-proof vests, defense contractor pleads guilty in procurement scheme (D.D.C.), 96:532

—Fabricated metal products, subcontractor pleads guilty to defrauding Navy (E.D. Va.), 96:536

—Military restraints, manufacturer pleads guilty in restraint of trade conspiracy (E.D.N.Y.), 96:459

Boycotts. *See* BOYCOTTS

Bribery

—Afghan projects, contractors face charges (E.D. Va.), 96:377

—Levees, two guilty (E.D. La.), In Brief, 96:378

—Pipe valves and fittings, company and owner plead guilty in Superfund kickback scheme (D.N.J.), 96:209

Fertilizer distribution company, evidence does not exclude possibility of unilateral action (E.D. Pa.), 96:63

Pharmacy, staffing firm and owners plead guilty to fraud charges re VA and SBA (N.D. Ill.), 96:296

Price fixing. *See* PRICE FIXING

Real estate listing service, conspiracy and combination adequately pleaded (E.D. Mich.), 96:131

Wireless communications standards setting (U.S., rev den), In Brief, 96:430

CONSTITUTIONAL LAW

Motor vehicle fuel, statutory markup is illegal restraint of trade preempted under Supremacy Clause (E.D. Wis.), 96:160; state will not appeal invalidation, 96:246

Tobacco, Master Settlement Agreement waives constitutional claims (W.D. Ky.), 96:44

Vagueness. *See* DUE PROCESS

CONSTRUCTION *See* BUILDING AND CONSTRUCTION

CONSUMER CREDIT

Credit cards. *See* CREDIT CARDS

Credit reports. *See* CREDIT REPORTS

Fair Credit Reporting Act. *See* FAIR CREDIT REPORTING ACT (FCRA)

Fair Debt Collection Practices Act. *See* FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)

Truth in lending. *See* TRUTH IN LENDING ACT (TILA)

CONSUMER PROTECTION

Behavioral advertising, FTC calls for better self-regulation to avoid rulemaking, 96:155

Cal., home-based business marketing, continued business activities conditioned on compliance (Cal. Ct. App.), 96:92

Computer equipment seller settles data breach and deceptive statements claims (FTC), 96:133

Consumer Sentinel Data Book released by FTC, 96:186

Credit reports, FTC promotes official Web site for free reporting, 96:240

Financial fraud, Leibowitz asks for wider rulemaking authority, 96:293

Mortgages

—Broker cited for data protection failures (D. Nev.), 96:63

—Fraud, coordinated crackdown on mortgage and foreclosure scams, 96:351

—Nonbank brokers and servicers, FTC rulemaking to include stakeholder questions, 96:324

N.J., motor vehicle registration fee overcharges, pre-suit demand for refund not prerequisite for claim (N.J.), 96:221

Recession, consumer information Web site launched, In Brief, 96:328

Stimulus scams, FTC warns consumers, 96:215

Telemarketers settle FTC claims re nondelivery of products and services (N.D. Ga.), 96:327

Truth in Lending Act. *See* TRUTH IN LENDING ACT (TILA)

CONTRACTS

CARB gas restraint of trade claims, cumulative effect of individual agreements may be alleged (9th Cir.), 96:369

Credit repair, FTC cites firms for failure to provide written contracts (D.N.J.), 96:268

Door-to-door sales, FTC seeks comments on revision of Cooling-Off Rule, 96:406

Ill., beer manufacturer and importer must defend contract breach claims by distributor (N.D. Ill.), 96:433

Integration clauses in written contracts bar oral promises of exclusive territory for gas station (6th Cir.), 96:485

Pharmaceuticals, BMS to pay civil fine for secret oral agreement to delay introduction of Plavix authorized generic (D.D.C.), 96:318; executive pleads guilty to misleading government, 96:353

UK, overdraft charges, consumer statute against unfair terms applies, 96:227

COPPA *See* CHILDREN'S ONLINE PRIVACY PROTECTION ACT (COPPA)

COPYRIGHTS

Ringtones, Internet previews are not fair use

(S.D.N.Y.), 96:205; interim license fees, In Brief, 96:408

CORPORATE GOVERNANCE

Japan Fair Trade Commission, report finds increased support for leniency program, 96:304

CREDIT CARDS

Debt collectors, identity theft victim raises genuine issues re possible FCRA violation (S.D. Ohio), 96:89

Disclosures and unfair practices, regulatory action may be followed by legislation, 96:17

Identity theft. *See* IDENTITY THEFT

Merchants

—Agreements, class waiver unenforceable where individual recovery is too small (2d Cir.), 96:129

—Fees. *See* LEGISLATION, FEDERAL, HR 5546, S 3086

Multilateral interchange fees

—MasterCard revisions and transparency proposals head off EU noncompliance sanctions, 96:337

—Visa, EC sends Statement of Objections for lack of benefit to consumers, 96:360

Truth in Lending Act

—Preemption (U.S., rev den), In Brief, 96:65

—Rates, fees, disclosure, and marketing amendments. *See* LEGISLATION, FEDERAL, S 414

CREDIT REPAIR ORGANIZATIONS ACT (CROA)

Arbitration not proscribed by Act (11th Cir.), 96:453

FTC cites firms for misrepresentation, charges, and lack of contracts (D.N.J.), 96:268

CREDIT REPORTS

Credit repair. *See* CREDIT REPAIR ORGANIZATIONS ACT (CROA)

Fair Credit Reporting Act. *See* FAIR CREDIT REPORTING ACT (FCRA)

FTC promotes official Web site for free reporting, 96:240

CRIMINAL LAW AND PROCEDURE

Ed. Note: Criminal actions are located under specific subject headings, e.g. PRICE FIXING.

CROA *See* CREDIT REPAIR ORGANIZATIONS ACT (CROA)

D

DAMAGES

Expert testimony re lost sales in boycott not accepted (W.D. Okla.), 96:15

FACTA, sliding scale of statutory damages and potential double punishment not unconstitutional (N.D. Ill.), 96:211

FCRA, questions of excessiveness and vagueness not ripe at summary judgment stage (11th Cir.), 96:458

Gasoline costs, conflicting evidence requires additional briefing (D. Ariz.), 96:116

Truth in Lending Act (U.S., rev den), In Brief, 96:298

Wis., unauthorized auto repairs, pecuniary loss is entire amount of charges (Wis. Ct. App.), 96:483

DATA SECURITY

Cloud computing, FTC investigating remote data management, 96:453

Computer equipment seller settles data breach and deceptive statements claims (FTC), 96:133

Conference to be sponsored by FTC, OECD, and APEC, 96:249

Discount retailer, banks opting out of settlement class may pursue limited claims (1st Cir.), 96:356

Federal standards and breach notification requirements. *See* LEGISLATION, FEDERAL, HR 2221

DATA SECURITY —Contd.

Mortgage companies

—Disposal, mortgage broker cited for failures (D. Nev.), 96:63

—Gramm-Leach-Bliley violations found in handling of personal data, mortgage lender settles claims (FTC), 96:451

National Data Privacy Day recognized, In Brief, 96:91

DEBT COLLECTIONFDCPA. *See* FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)

Identity theft, victim raises genuine issues re possible FCRA violation by collector (S.D. Ohio), 96:89

Utah, service of process, falsified documents not covered by baby FTC act (Utah), 96:409

DECEPTIVE PRACTICES *See specific actions and industries***DEFENSE INDUSTRY** *See* ARMED SERVICES**DENTAL CARE**

La., FTC urges rejection of bill to restrict in-school care for children, 96:462

DEPARTMENT OF *See specific department e.g., JUSTICE DEPARTMENT (DOJ)***DIETARY SUPPLEMENTS**

Hoodia, FTC charges marketers with false advertising (D.N.J.), 96:429

QVC settles charges of deceptive claims over weight loss and cellulite products (E.D. Pa.), 96:297

DISCLOSURE

Credit repair, FTC cites firms for misrepresentation (D.N.J.), 96:268

DRAM patents, FTC claims re anticompetitive effects of alleged deception of standards-setting organization fail (U.S., rev den), 96:184; claims by competitors fail (N.D. Cal.), 96:266

Gasoline damages, conflicting evidence requires additional briefing (D. Ariz.), 96:116

DISCOVERY

Electrical carbon products, nonparty witnesses may be deposed re price fixing allegations (D.N.J.), 96:223

Genetically modified seeds, Monsanto must search records of subsidiaries and licensees (E.D. Mo.), 96:449

Jeans, retailer customer lists are protected trade secrets (Cal. Ct. App.), 96:221

Jurisdiction, diamond merchant makes “sufficient start” in showing agency for limited discovery (S.D.N.Y.), 96:85

Tobacco Master Settlement Agreement, order to withhold econometric data of original participant from competitor upheld (S.D.N.Y.), 96:109

Whole Foods/Wild Oats merger, data sought from rival markets to prove competition, 96:42

DIVESTITURES *See* EU MERGER APPROVAL; *specific industries***DOJ** *See* JUSTICE DEPARTMENT (DOJ)**DRUGS** *See* PHARMACEUTICALS**DUE PROCESS**

Cal., Seller Assisted Marketing Plan Act language not unconstitutionally vague (Cal. Ct. App.), 96:92

Damages

—FACTA, sliding scale and potential double punishment not unconstitutional (N.D. Ill.), 96:211

—FCRA, questions of excessiveness and vagueness not ripe at summary judgment stage (11th Cir.), 96:458

Md. funeral home ownership restrictions do not infringe Commerce, Due Process, or Equal Protection Clauses (4th Cir.), 96:355

E**E-MAIL** *See also* SPAM

Stimulus scam advertisements, FTC warns consumers, 96:215

ELECTRICITY

European Union

—EdF group, statement of objections sent, In Brief, 96:29; surprise inspections confirmed, 96:250

—Power cable, dawn raids confirmed, In Brief, 96:121

—Swedish monopoly provider, dominance inquiry initiated, 96:414

France, utility ordered to separate public service from competitive activities in communications, 96:386

Japan, power cable maker-distributors raided in price-fixing investigation, 96:120

N.Y., power authority employee sentenced to jail and fine in kickback scheme (E.D.N.Y.), 96:87

Ohio, rebate challenge must be heard by utilities commission (S.D. Ohio), 96:397

Partial acquisitions, FTC urges FERC to examine competitive effects, 96:459

Utility vaults, use of exclusive supplier and partial developer reimbursement does not support antitrust claims (N.D. Cal.), 96:291

ELECTRONIC COMMERCE*Ed. Note: This heading covers electronic sales of goods and services and their regulation. E-mail fraud is covered under SPAM. All other references to the Web or the Internet are found at INTERNET.*

Computer equipment seller settles data breach and deceptive statements claims (FTC), 96:133

Pharmacy, Rx.com blocked from benefit networks, claim time-barred (5th Cir.), 96:456

Resale price maintenance, testimony in panel hearing debates potential legislative overruling of *Leegin*, 96:423; further action, *see* LEGISLATION, FEDERAL, S 148

Wireless communications, Internet previews of ringtones infringe copyright (S.D.N.Y.), 96:205; interim license fees, In Brief, 96:408

EMPLOYEES

Bribes, Home Depot workers plead guilty to accepting kickbacks (N.D. Ga.), 96:65; 96:512

France, Competition Council fines staffing firms for cartel operations, 96:121

Pension fund management, restraint of trade claims adequately alleged (S.D. Cal.), 96:240

Wage data, inadvertent production of memo does not waive attorney-client privilege (E.D. Mich.), 96:293

ENERGYElectricity. *See* ELECTRICITY

Italy

—Misleading ads, In Brief, 96:28

—Post office, investigation opened re dominance in utility bill services, 96:439

—Renewable energy, investigation opened on blocked resale deals, 96:492

Oil and gas. *See* OIL AND GAS**ENTERTAINMENT**Music. *See* MUSICRadio. *See* RADIOTelevision. *See* TELEVISIONVideo games. *See* VIDEO GAMES**ENVIRONMENT**

Pipe valves and fittings, company and owner plead guilty in Superfund kickback scheme (D.N.J.), 96:209

ENVIRONMENTAL PROTECTION AGENCY (EPA) *See generally* ENVIRONMENT**EQUAL PROTECTION**

Md. funeral home ownership restrictions do not infringe Commerce, Due Process, or Equal Protection Clauses (4th Cir.), 96:355

EU MERGER APPROVAL

Agriculture

—ForFarmers cleared to acquire Cefetra, 96:519

—Gilde Buy Out Fund III cleared to acquire Plukon Royale, In Brief, 96:283

Air transportation

—Agusta and CAE Aviation Training approved for joint control of Rotorsim, In Brief, 96:227

—Alitalia/AirFrance/KLM deal approved, 96:251

—Dassault and TSA cleared for joint control of Thales, 96:251

—Iberia acquisition of Vueling and Clickair contingent on release of takeoff and landing rights, 96:52

—Lufthansa acquisition of SN AirHolding, in-depth investigation launched, 96:99

—Lufthansa cleared to acquire British Midland, 96:518

Aircraft maintenance, Rolls-Royce/Mubadala joint venture approved, 96:167

Aluminum, Alcoa bid for Elkem approved, In Brief, 96:227

Banking

—Altor fund cleared to acquire Carnegie Investment Bank and Max Matthiessen Holding, In Brief, 96:339

—Credit Mutuel acquisition of Cofidis approved, 96:196

—Rabobank acquisition of Bank Gospodarki Zydnowsciovej approved, In Brief, 96:145

—Raiffeisen Bausparkasse, Barusparkasse Schwarzbisch Hall, and Raiffeisen Bank cleared for joint control of Raiffeisen Banca pentru Locuinte, In Brief, 96:441

Building and construction

—Doprastav/Ceskomoravsky beton joint venture approved, In Brief, 96:145

—Penta may acquire Okna Rabien, In Brief, 96:227

—Strabag and Kemna Bau Andraea cleared for joint control of Hermann Wellmann Tiefbau, In Brief, 96:251

Chemicals

—Arsenal Capital Partners acquisition of DSM Special Products, divestitures required, 96:51

—Diester Industrie acquisition of Oleon approved, 96:53

—One Equity Partners II approved to acquire Columbian Chemicals Holding, In Brief, 96:227

Commodities, Goldman Sachs approved to purchase Constellation Energy Commodities Group, In Brief, 96:196

Computers

—Fujitsu Limited/Fujitsu Siemens deal approved, In Brief, 96:28

—Toshiba cleared to acquire Fujitsu hard drive business, 96:492

Consumer goods, REWE/Coop deal authorized, In Brief, 96:28

Containers, Mauser Holding Intl./Reyde joint venture approved, 96:70

Electricity

—CEZ and Akkok Sanayi Yatirim ve Gelistireme cleared for joint control of Akenerji Elektrik Uretim and Sakarya Elektrik Dagitim, In Brief, 96:196

—E.D.F. and Energie Baden-Wurtemberg cleared for joint control of Elektrownia Rybnik, In Brief, 96:251

—E.D.F. and Energie Baden-Wurtemberg cleared for joint control of Zespol Elektrocieplowni Wroclawskich, In Brief, 96:251

EU MERGER APPROVAL —Contd.

Electricity —Contd.

—Electrabel International Holdings/GEK cleared for joint control of Heron Thermoelectric and Heron II Viotia Thermoelectric Station, In Brief, 96:307

—Electricite de France/British Energy, divestitures required, 96:27

—Enel cleared to acquire Endesa, In Brief, 96:387

—Mytilenos Holdings and Motor Oil (Hellas) Corinth Refineries cleared for joint control of Corinthos Power, 96:338

Entertainment, NBC Universal/IMI Investimenti approved for joint control of Cattleya, In Brief, 96:227

Financial services, Financial Market Stabilization cleared to acquire Hypo Real Estate, 96:519

Food, Archer Daniels Midland cleared to acquire Schokinag, 96:546

Gambling, Serendipity Investment/Eurosport joint venture approved, In Brief, 96:169

Health care products, Abbott Laboratories cleared to buy Advanced medical Optics, In Brief, 96:196

Infrastructure, Citi Infrastructure Partners may acquire Itinere Infraestructuras, In Brief, 96:169

Investment management, Bridgepoint Capital may acquire Hermes Private Equity Directs, In Brief, 96:493

Manufacturers

—Arizona Chemical/Abieta Chemie, resin products acquisition approved, 96:74

—Hitachi may acquire Hitachi Koki, In Brief, 96:169

Media, Pemira Holdings/News Corp. joint control of NDS approved, In Brief, 96:29

Metals, Orkla approved to acquire Sapa, In Brief, 96:227

Mobile device displays, Samsung

Electronics/Samsung SDI joint acquisition of Samsung Mobile Displays approved, 96:102

Motor vehicles

—Daimler and Evonik Industries cleared for joint control of Li-Tec Vermögensverwaltungs, In Brief, 96:197

—General Motors may acquire Delphi Steering Business, In Brief, 96:441

—Magna authorized to acquire Cadence Innovation, 96:492

—Mapfre and Grupo Salvador Caetano cleared for joint control of Choice Car-Comercio de Automoveis, Finlog-Aluguer e Comercio de Automoveis, Guerin-Rent-A-Car, and Luso Assistencia-Gestao de Acidentes, 96:436

—Schaeffler/Continental, acquisition cleared, 96:26

Motorways, Atlantia/Acciona approved for joint control of Chilean assets of Itinere, In Brief, 96:227

Oil and gas

—Intl. Petroleum Investment Company acquisition of MAN Ferrostaal, divestitures required, 96:282

—StatoilHydro/St1Avifuels joint control of St1Avifuels approved, 96:27

Packaging, IPC Fund and Oaktree Funds cleared for joint control of Chesapeake Corp., In Brief, 96:339

Personal care products, Johnson & Johnson cleared to acquire Vania and Polive, 96:166

Pharmaceuticals

—Lonza/Teva joint venture approved, 96:519

—Otsuka acquisition of Nardobel approved, In Brief, 96:145

—Sanacorp Pharmahandel/v.d. Linde merger approved, 96:250

—Sanofi-Aventis/Zentiva merger, drug divestitures required, 96:143

—Teijin Pharma/Laboratorios del Dr. Esteve joint control of Oximeplus authorized, In Brief, 96:54

—Teva Pharm./Barr Pharm., multiple divestitures required, 96:25

Plastic products

—Blackfriars Group acquisition of Vink Holdings approved, In Brief, 96:144

—Intl. Petroleum Investment may acquire NOVA Chemicals, In Brief, 96:493

Postal services, Posten/Post Danmark, divestitures required, 96:439

Railroads, OP Trust Private Markets Group/Deutsche Bank/Lloyds TSB Bank/Antin Infrastructure Partners joint control of Porterbrook Leasing authorized, 96:144

Retail industry, Aeroports de Paris/The Nuance Group, joint venture approved, 96:28

Ships and shipping

—ABB/Fincantieri joint venture approved, 96:491

—A.P. Moller-Maersk/Brostrom deal approved, 96:53

—Costa Crociere/MSK Crociere joint venture approved, In Brief, 96:145

—Jysk Stalindustri/Volgo-Balt Transport Holding deal approved, 96:75

Wood products, Votorantim Group may acquire Aracruz Cellulose, 96:441

EUROPEAN UNION (EU)

Ed. Note: This heading covers issues affecting the EU as a whole. For issues involving member countries, see specific country.

Air transportation

—Airline cooperation, EC opens probes into current and future agreements, 96:412

—Austrian Airlines acquisition, investigative state aid procedure opened, 96:143

Banking

—Credit crisis, EU Commissioner urges banking sector to face responsibilities, 96:281; Kroes advocates complementary roles of self-regulation and competition, 96:545

—Protectionism, Kroes argues for competition, fixing banking, 96:544

—Securities identification numbers, Standard & Poor's faces monopoly abuse charges, 96:72

—State aid, EC questions Dutch nationalization of Fortis, 96:359

Bundling, exclusive dealing, and loyalty discounts, panelists discuss different U.S. and EU approaches, 96:335

Cartels remain challenging, commissioner tells conferees, 96:248

Competition policy

—Industrialized nations participate in forum on financial crisis, 96:224

—Reform, modifications to EC Treaty rules found effective, 96:435

Computer chips, Intel fined for conditional rebates, abuse of dominant position, 96:487

Convergence, panelists discuss international cooperation in antitrust enforcement, 96:332

Credit cards

—MasterCard revisions and transparency proposals head off noncompliance sanctions re multilateral interchange fees, 96:337

—Visa, EC sends Statement of Objections for lack of benefit to consumers, 96:360

Economic recovery, competition commissioner urges states to reject protectionism, plan for long term, 96:165

Electricity

—EdF group, statement of objections sent, In Brief, 96:29; surprise inspections confirmed, 96:250

—Swedish monopoly provider, dominance inquiry initiated, 96:414

Gas, EC accepts divestitures by German firm accused of dominance, 96:281

Horizontal cooperation agreements, ABA sections offer comments on EU policies, 96:99

Insurance, EC conducts review on Block Exemption Regulation, 96:304

Internet

—Social networking services agree to voluntary privacy principles, 96:140

—Web browsers, EC likely to require Microsoft to offer competing products, 96:193; European Committee for Interoperable Systems given interested third party status, 96:384; Microsoft granted extension, Ass'n for Competitive Tech.

given interested third party status, 96:413; decision expected by November, Microsoft denied postponement of oral hearing, 96:543

Marine hose cartel, EC fines 5 companies, 96:100

Motor vehicles, roundtable discussion of block exemption held, 96:141

Music, roundtable discusses reducing barriers in online distribution, 96:545

Natural gas, EC sends statement of objections to ENI group re pipeline management, 96:282; Italy defends pricing structures on national security grounds, 96:306

Plastics, EC sends statement of objections to heat stabilizer companies, 96:305

Power cable, dawn raids confirmed, In Brief, 96:121

Price squeeze, panelists discuss divergence of theories on doctrine in U.S. and EU, 96:347

Refrigeration compressors, surprise inspections re cartels, 96:166

Slovakia, conformation of antitrust law to EC Treaty sought by EU, reasoned opinion issued, 96:118

Smart card chips, surprise inspections confirmed, 96:25

Software

—Server interoperability, monitoring of Microsoft no longer required, 96:249

—Web browsers, EC likely to require Microsoft to offer competing products, 96:193; European Committee for Interoperable Systems given interested third party status, 96:384; Microsoft granted extension, Ass'n for Competitive Tech. given interested third party status, 96:413; decision expected by November, Microsoft denied postponement of oral hearing, 96:543

Steel, statement of objections sent to suppliers in suspected cartel, 96:142

Subsidies and state aid, EC Commissioner urges global rules against protectionism, 96:24

Telecommunications

—Broadband inquiries opened in Poland and Slovakia, 96:439

—Nationalist approach must be cured by legislation, commissioner says, 96:302

—Termination rates, guidance issued by EC, 96:490

—Unannounced competition inspection of incumbent providers confirmed by EC, 96:101

EVIDENCE

Canada, draft revision to Information Bulletin on Sentencing and Leniency in Cartel Cases, comments sought, 96:334

Discovery. See DISCOVERY

Experts. See EXPERT WITNESSES

Hearsay may help prove conspiracy in boycott case (W.D. Okla.), 96:15

Parol evidence rule bars admission of promises of exclusive territory for gas station (6th Cir.), 96:485

Privileged communications, actual reliance on advice of counsel defense required to gain access (9th Cir.), 96:37

EXPERT WITNESSES

Economics, panelists discuss changes post-*Twombly*, 96:501

Factual disputes, court not barred from resolving in Rule 23 hearing, class decertified and remanded (3d Cir.), 96:5

Fiberglass insulation, challenged econometrics opinion not excluded in price fixing claim (N.D. Ga.), 96:153

Natural gas, methodology of expert is reliable and may go to jury (S.D.W. Va.), 96:371

F

FACTA See FAIR AND ACCURATE CREDIT TRANSACTIONS ACT (FACTA)

FAIR AND ACCURATE CREDIT TRANSACTIONS ACT (FACTA)

FAIR AND ACCURATE CREDIT

TRANSACTIONS ACT (FACTA) —Contd.
Credit reports, FTC promotes official Web site for free reporting —Contd.
Credit reports, FTC promotes official Web site for free reporting, 96:240
Due process, sliding scale of damages and potential double punishment under FACTA not unconstitutional (N.D. Ill.), 96:211
Personally identifiable information, In Brief, 96:431

FAIR CREDIT REPORTING ACT (FCRA)

Damages, questions of excessiveness and vagueness not ripe at summary judgment stage (11th Cir.), 96:458
Debt collectors, identity theft victim raises genuine issues re possible FCRA violation (S.D. Ohio), 96:89
Disposal of personal information, mortgage broker cited for data security failures (D. Nev.), 96:63
Power-of-attorney applicants, Bank of America class action settlement approved (E.D. Pa.), 96:111
Towing lien, collector not authorized to obtain credit report (9th Cir.), 96:506

FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)

Judicial district, no forum abuse when claim is filed within county where debtor resides (W.D.N.Y.), 96:110
Letters from executives of collection agency not deceptive (3d Cir.), 96:13

FARMING See AGRICULTURE

FAXES

Advertising, class of recipients of unsolicited fax ads certified (N.D. Ill.), 96:134
Assignee of fax ad recipient lacks standing, award of fees proper upon dismissal (Colo. Ct. App.), 96:137

FCRA See FAIR CREDIT REPORTING ACT (FCRA)

FDCPA See FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)

FEDERAL AGENCIES

Pending rules, In Brief, 96:66

FEDERAL ENERGY REGULATORY COMMISSION (FERC)

Interpretation of markets (D.C. Cir.), In Brief, 96:19

FEDERAL PREEMPTION See PREEMPTION

FEDERAL TRADE COMMISSION (FTC)

Adjudicative proceedings, modifications to Rules of Practice adopted, 96:427
Appointments and personnel issues
—Chairman, Leibowitz named, 96:207
—Chief of Staff, Lupovitz named, 96:373
—Competition Bureau
—Acting Director, Wales to step down, 96:328; Feinstein to assume permanent post, 96:373
—Deputy Director, Levitas named, 96:506
—Senior Deputy Director, Glazer to step down, In Brief, 96:461
—Congressional Relations Office
—Deputy Director, Bailey named, 96:506
—Director, Bumpus named, 96:373
—Consumer Protection, Engle to serve as Acting Deputy Director, Hippsley to serve as Acting Associate Director, 96:114; Vladeck to become Director, 96:373
—Economics Bureau
—Associate Director for Competition Policy, Frankena named, 96:506
—Deputy Director for Antitrust, Shelanski named, 96:506

—Director, Farrell named, 96:373
—General Counsel, Tom named, 96:506
—Policy Planning Bureau, Director, DeSanti named, 96:373
Behavioral advertising, FTC calls for better self-regulation to avoid mandatory consumer protections, 96:155
Book advertising, Mirror Image Doctrine rescinded, 96:182
Competition policy, industrialized nations participate in forum on financial crisis, 96:224
Consumer Sentinel Data Book released, 96:186
Credit reports, FTC promotes official Web site for free reporting, 96:240
Door-to-door sales, comments sought on revision of Cooling-Off Rule, 96:406
FACTA study, personally identifiable information, In Brief, 96:431
Financial fraud, Leibowitz asks for wider rulemaking authority, 96:293; FTC official urges House panel to expand authority, 96:454
Health care
—Clinical integration program, advisory opinion states plan is unlikely to trigger antitrust action, 96:376
—Electronic health information, comments sought for breach notification rule, 96:370
Identity theft
—Red Flags rule, new Web site launched, In Brief, 96:328; compliance deadline postponed, 96:456
—Social Security numbers, FTC recommends legislation, 96:11
Intellectual property, hearing set, In Brief, 96:159
Jurisdictional thresholds, annual revisions
—Interlocking directorates, 96:17
—Premerger notification, 96:12
Mergers, study of efficiency claims on FTC staff, 96:130
Mortgages
—Nonbank brokers and servicers, FTC rulemaking to include stakeholder questions, 96:324
—Unfair practices, role of FTC, In Brief, 96:298
Negative option, FTC seeks comments on rule, 96:482
Officials to attend ICN, In Brief, 96:546
Oil and gas
—Fuel Rating Rule, comments sought, 96:190
—Wholesale petroleum, comments solicited on anti-manipulation rules, 96:398; FTC nears completion on rule with broad oversight, 96:535
Privacy conference to be sponsored by FTC, OECD, and APEC, 96:249
Recession, consumer information Web site launched, In Brief, 96:328
Resale price maintenance workshops, In Brief, 96:430
Stimulus scams, FTC warns consumers, 96:215
Textiles, new subclass, In Brief, 96:298

FEES

Attorneys' fees. See ATTORNEYS' FEES
Credit cards
—Merchant fees. See LEGISLATION, FEDERAL, HR 5546, S 3086
—Multilateral interchange fees
—MasterCard revisions and transparency proposals head off EU noncompliance sanctions, 96:337
—Visa, EC sends Statement of Objections for lack of benefit to consumers, 96:360
Insurance brokerages, fee claims are sufficiently unique for remand (D.N.J.), 96:269
Italy, mobile phone operators fined for raising fees without notice, 96:167
N.J., motor vehicle registration fee overcharges, pre-suit demand for refund not prerequisite for claim (N.J.), 96:221

FILE SHARING

Personal information, House committee launches investigation into risks of inadvertent sharing, 96:402

FINANCIAL INSTITUTIONS See BANKING

FOOD See also AGRICULTURE

Beef, packers terminate merger, DOJ ends pending litigation, 96:189
Chocolate, interlocutory appeal of post-*Twombly* issues certified in price-fixing claim (M.D. Pa.), 96:427
Grocery stores. See GROCERY STORES
Italy, pasta makers fined for cartel-like behavior, 96:226
Price discrimination, manufacturer found to have favored distributor, Robinson-Patman Act violated (M.D. Pa.), 96:477; manufacturer held in contempt for continuing discriminatory pricing, 96:529
Tomato products, co-lead counsel for class in price-fixing claim appointed by court (E.D. Cal.), 96:324
Vending machines, FTC franchise fraud action settled (E.D.N.Y.), 96:97

FORUM SELECTION

Class actions, clause designating state with no remedy found unenforceable (9th Cir.), 96:93
Generic testosterone, monopoly claim challenging patent settlement may be transferred to court approving settlement (C.D. Cal.), 96:372

FRANCE

Audiovisual wholesale market, Competition Authority urges stronger regulation, 96:440
Books, most retailers receive temporary exemption from 60-day payment period law, 96:385
Breakdown services, new commitments ordered, 96:168
Broadband, Competition Authority accepts after-sales service commitments to overseas operators, 96:306
Competition Authority inaugurated, 96:51; concern over delays in nominating board members, 96:142; Authority established, president confirmed, 96:224
Dentists, group is fined for boycott of insurer, 96:166
Electricity
—Dominance, EdF group, EU statement of objections sent, In Brief, 96:29; surprise inspections confirmed, 96:250
—Marketing, EdF ordered to separate public service from competitive activities in communications, 96:386
Employment agencies fined for cartel operation, 96:121
Payment terms, legislative exemptions for certain industries favored, 96:226
Pharmacy guild fined for encouraging retirement home to buy from nearby operators, 96:414
Railroads, fines issued in online travel agent cartel, 96:141
Regulatory barriers, OECD encourages France to reduce obstacles to market entry, 96:437
Television, distribution guidance sought, In Brief, 96:54
Wireless communications, ban on iPhone exclusivity deal upheld, 96:144

FRANCHISING See specific industries

FRAUD

Emergency vehicles, homeland security vendors sentenced on honest services and wire fraud charges (M.D. Fla.), 96:114
Refuse carts, executives of repair firm indicted for Chicago fraud scheme (N.D. Ill.), 96:405
Stimulus
—Funds, Justice Dept. announces initiative to protect government agencies, 96:480
—Scams, FTC warns consumers, 96:215
Vending machines, FTC franchise fraud action settled (E.D.N.Y.), 96:97
Wholesale petroleum, FTC solicits comments on anti-manipulation rules, 96:398; FTC nears completion on rule with broad oversight, 96:535

FTC *See* FEDERAL TRADE COMMISSION (FTC)

FUNERAL HOMES

Md. ownership restrictions do not infringe Commerce, Due Process, or Equal Protection Clauses (4th Cir.), 96:355

Secret inspections, FTC announces results of undercover operations, 96:296

FURNITURE

Faux antiques, decision to sell via only one retailer does not harm competition (E.D.N.Y.), 96:348

Utah, financing, falsified service of process documents not covered by baby FTC act (Utah), 96:409

G

GAMBLING

Horse racing, track owners may pursue boycott claims against horsemen (W.D. Ky.), 96:321

GAS *See* OIL AND GAS

GENERIC DRUGS

AndroGel, firms cited for illegal collusion in delayed introduction of generics (C.D. Cal.), 96:110

Authorized generics

—Blood thinners, BMS to pay civil fine for secret oral agreement to delay introduction of authorized generic (D.D.C.), 96:318; executive pleads guilty to misleading government, 96:353

—Complete list, senators urge FDA to publish, 96:157

—Prohibition on brand-name drug companies from offering. *See* LEGISLATION, FEDERAL, HR 573, S 501

Delayed market entry, bill to prohibit. *See* LEGISLATION, FEDERAL, HR 1706, S 369

Testosterone, monopoly claim challenging patent settlement may be transferred to court approving settlement (C.D. Cal.), 96:372

Walker Process fraud claim may proceed, restraint of trade claims fail (9th Cir.), 96:37

GERMANY

Cement, bundled damage claims may proceed, 96:491

Gas, EC accepts divestitures by firm accused of dominance, 96:281

Mergers and acquisitions, restrictions on combinations eased, 96:194

Personal care products, price fixing scheme had no effect on U.S. market, subject matter jurisdiction lacking (N.D. Ill.), 96:23

GROCERY STORES

UK, Julian Graves/Holland & Barrett merger referred to Competition Commission, 96:305

Whole Foods/Wild Oats merger, court to weigh equities for enjoining (D.D.C.), 96:41; data sought from rival markets to prove competition, 96:42; request to delay trials in 29 jurisdictions rejected (D.C. Cir.), 96:85; settlement reached, divestitures required, 96:237

Wholesale suppliers, lack of ties to Wisconsin leads to Minnesota transfer (W.D. Wis.), 96:509

H

HAWAII

Attorneys, definition of law practice, FTC and DOJ criticize draft rule, 96:432

Health care, pending appeal by doctors in state court monopoly suit precludes finding of res judicata in federal suit (D. Haw.), 96:67

HEALTH CARE

Cardiovascular surgical equipment, Getinge/Datascope deal approved, divestitures required (FTC), 96:113

Data, FTC proposes new breach notification rule, solicits comments, 96:370

Dietary supplements. *See* DIETARY SUPPLEMENTS

Electrical muscle stimulation devices, replacement electrodes are relevant market in monopoly analysis (E.D.N.Y.), 96:131

Eye surgery, equipment maker fails to satisfy flexible plausibility pleading standard (S.D.N.Y.), 96:212

France, dental group is fined for boycott of insurer, 96:166

H1N1 flu virus, FTC and FDA warn of online scams, 96:460

HIPAA violations found in CVS disposal of patient information (FTC), 96:158

Hospitals

—Cardiologist who lost privileges does not prove relevant market, cannot show injury to competition (S.D.N.Y.), 96:450

—Clinical integration program, FTC advisory opinion states plan is unlikely to trigger antitrust action, 96:376

—Merger review and challenge, FTC official explains factors to conferees, 96:135

—Nursing wage data, inadvertent production of memo does not waive attorney-client privilege (E.D. Mich.), 96:293

—Physician privileges, review board rescission without hearing entitled to immunity (4th Cir.), 96:400

—Tying claims may proceed (Cal. Ct. App.), 96:20

Insurance. *See* INSURANCE

La., dentistry, FTC urges rejection of bill to restrict in-school care for children, 96:462

Medical billing work-at-home scheme, marketer settles charges (S.D.N.Y.), 96:481

Medical board claims time-barred (C.D. Cal.), In Brief, 96:512

Mergers and joint ventures, panelists discuss effects on health care market, 96:320

Minn., cooperatives, FTC staff warns of negative effects of antitrust exemption legislation, 96:299

Pediatrics, pending appeal by doctors in state court monopoly suit precludes finding of res judicata in federal suit (D. Haw.), 96:67

Pharmaceuticals. *See* PHARMACEUTICALS

Pharmacy, staffing firm and owners plead guilty to fraud charges re VA and SBA (N.D. Ill.), 96:296

Physicians, non-risk-sharing contracts negotiation process is anticompetitive (U.S., rev den), 96:184

Sweden, pharmacy monopoly to end, 96:195

HOSPITALS *See* HEALTH CARE

I

IDENTITY THEFT

Consumer Sentinel Data Book, identity theft is top FTC complaint, 96:186

Debt collectors, identity theft victim raises genuine issues re possible FCRA violation (S.D. Ohio), 96:89

Reasonable risk assessment prior to consumer notification. *See* LEGISLATION, FEDERAL, HR 2221

Red Flags rule, new Web site launched, In Brief, 96:328; compliance deadline postponed, 96:456

Social Security numbers, FTC recommends legislation, 96:11

Stimulus scam advertisements, FTC warns consumers, 96:215

ILLINOIS

Beer manufacturer and importer must defend contract breach claims by distributor (N.D. Ill.), 96:433

Refuse carts, executives of repair firm indicted for Chicago fraud scheme (N.D. Ill.), 96:405

IMMUNITY

Convention authority antitrust claims (W.D. Mich.), In Brief, 96:242

Japan, panel recommends bill allowing suits against foreign states, 96:71

Tobacco, Master Settlement Agreement waives constitutional claims (W.D. Ky.), 96:44

INDIANA

Flight services support, financial hardship no justification for change in divestiture requirement of Indianapolis FBO (D.D.C.), 96:352

INDUSTRIAL EQUIPMENT AND MACHINERY

Electrical equipment, employee pleads guilty to procurement fraud (D.N.J.), 96:216

Pipe valves and fittings, company and owner plead guilty in Superfund kickback scheme (D.N.J.), 96:209

INSURANCE

Automotive

—Loss protection system is not insurance, lack of damages voids warranty claim (N.J. App. Div.), 96:514

—Loss valuation software, merger enjoined (D.D.C.), 96:261

—Repair, volume discounts (9th Cir.), In Brief, 96:299

Brokerages

—Antitrust, class settlement approved (D.N.J.), 96:186

—Multidistrict litigation, fee claims are sufficiently unique for remand (D.N.J.), 96:269

Conn., settlement reached in bid rigging, price fixing, and illegal steering claims (Conn. Super. Ct.), 96:462

EU conducts review on Block Exemption Regulation, 96:304

FACTA study, In Brief, 96:431

Health care

—Boycott, failure to allege agreements dooms complaint (6th Cir.), 96:10

—Cost, experience data (S.D.N.Y.), In Brief, 96:482

—Domination of markets, AMA report finds consumers have few options, 96:88

—France, dental group is fined for boycott of insurer, 96:166

—Mergers, Am. Hospital Ass'n urges Justice to conduct coordinated review, 96:479

Italy, antitrust authority publishes open letter to parliament calling for urgent action on competition, 96:120

Oligarchy, economists tell Congress that oversized institutions need to be broken up, 96:406

Title insurers, price fixing allegations lack specificity, dismissed with leave to amend (N.D. Cal.), 96:533

Truth in Lending Act, damages (U.S., rev den), In Brief, 96:298

INTELLECTUAL PROPERTY

Copyrights. *See* COPYRIGHTS

Patents. *See* PATENTS

Trade secrets. *See* TRADE SECRETS

Trademarks. *See* TRADEMARKS

INTERNET

Ed. Note: For electronic sales of goods and services, see ELECTRONIC COMMERCE. E-mail fraud is covered under SPAM. For a list of electronic resources and Web sites, see Electronic Resources section of each issue.

AOL forum selection clause designating state with no class action remedy found unenforceable (9th Cir.), 96:93

Broadband. *See* BROADBAND

Canada, ISPs ask regulator to reverse allowance of wholesale “throttling” of traffic, 96:544

Data as a market, panelists discuss developments, 96:349

Do-Not-Call offenses, cable and satellite firms agree to penalties (C.D. Cal., E.D. Pa.), 96:377

INTERNET—Contd.

European Union

- Social networking services agree to voluntary privacy principles, 96:140
- Web browsers, EC likely to require Microsoft to offer competing products, 96:193
- Web browsers, EU likely to require Microsoft to offer competing products, 96:193; European Committee for Interoperable Systems given interested third party status, 96:384; Microsoft granted extension, Ass'n for Competitive Tech. given interested third party status, 96:413; decision expected by November, Microsoft denied postponement of oral hearing, 96:543
- H1N1 flu virus, FTC and FDA warn of online scams, 96:460
- Identity theft, Red Flags rule, new Web site launched, In Brief, 96:328; compliance deadline postponed, 96:456
- Italy, service provider fined for limiting peer-to-peer transfers, 96:101
- Kiosks, judgment entered against Ponzi scheme operators (D. Nev.), 96:428
- Recession, consumer information Web site launched, In Brief, 96:328
- Stimulus scams, FTC warns consumers, 96:215
- YouTube, interim ASCAP fees (S.D.N.Y.), In Brief, 96:512

IOWA

- CAFA, removal standard in price-fixing claim is preponderance of evidence (8th Cir.), 96:220

IRAQ

- Bribery and false statements, retired Army major pleads guilty (M.D. Ga.), 96:43
- Bullet-proof vests, defense contractor pleads guilty to conspiracy in procurement scheme (D.D.C.), 96:532

ITALY

- Air transportation, government will not block Alitalia deals, 96:53; final approval granted, 96:251
- Banking
 - Antitrust authority calls for greater oversight, 96:52; open letter to parliament calls for urgent action to increase competition, 96:120
 - Fees on checks and period between deposit and credit, policies will have to be phased out, 96:441
 - Shareholder collaboration agreement investigated by antitrust officials, 96:493
- Cell phone ads, fines, In Brief, 96:546
- Compressors, investigation opened, In Brief, 96:196
- Energy companies fined for misleading ads, In Brief, 96:28
- Internet service provider fined for limiting peer-to-peer transfers, 96:101
- Mobile phone operators fined for raising fees without notice, 96:167
- Motor vehicles, no review of Chrysler/Fiat merger, 96:75; Chrysler merger may mean other acquisitions present antitrust risk, 96:464
- Natural gas
 - Market penetration, Italian Senate debates limits of single companies, 96:360
 - Pipeline management, EC sends statement of objections to ENI, 96:282; Berlusconi defends EU attack on pricing structures on national security grounds, 96:306
 - Refineries, Eni agrees to divestiture, drops appeal, 96:143
- Pasta makers fined for cartel-like behavior, 96:226
- Plasterboard dominance investigation, In Brief, 96:283
- Post office, investigation opened re dominance in utility bill services, 96:439
- Renewable energy, investigation opened on blocked resale deals, 96:492
- Stimulus plan, antitrust agency opposes increases in minimum capital levels, 96:72

Telecommunications

- Customer “win back,” Telecom Italia investigation dropped after concessions, 96:27
- Equipment manufacturers, investigation opened into Telecom Italia practices, 96:386

J

JAPAN

- Anti-Monopoly Law, record violations result in surcharge increases, 96:385
- Fair Trade Commission, report finds increased support for leniency program, 96:304
- Mergers and acquisitions, bill to revise reporting requirements to be resubmitted, 96:73
- Music, oligarchy charges to be brought against royalty collection agencies, 96:168
- Price fixing
 - Electricity power cable maker-distributors raided in investigation, 96:120
 - LCD modules for Nintendo displays, Hitachi and Sharp penalized for price fixing, 96:26; tribunal to be convened, 96:307
- Sovereignty, panel recommends bill allowing suits against foreign states, 96:71

JEWELRY

- France, payment terms, legislative exemptions for certain industries favored, 96:226
- Jurisdiction, diamond merchant makes “sufficient start” in showing agency for limited discovery (S.D.N.Y.), 96:85

JOURNAL

Ed. Note: A list of upcoming conferences and meetings is included at the end of each issue.

JURISDICTION

- Attorneys' fees, jurisdiction lacking over prenegotiated opt-out settlement pool (E.D. Pa.), 96:239
- Beverage distributors, facial attack on restraint of trade claim fails, jurisdiction found (D.V.I.), 96:12
- CAFA
 - Mobile content billing claims meet jurisdictional requirements (W.D. Wis.), 96:268
 - Removal standard is preponderance of evidence (8th Cir.), 96:220
- Diamonds, merchant makes “sufficient start” in showing agency for limited discovery (S.D.N.Y.), 96:85
- Dog breeders allege sufficient facts to satisfy long-arm statute (S.D. Ohio), 96:374
- DRAM purchases, neither agency nor single enterprise theory grants jurisdiction over foreign affiliates (N.D. Cal.), 96:403
- Electricity, rebate challenge must be heard by utilities commission (S.D. Ohio), 96:397
- FDCPA judicial district, no forum abuse when claim is filed within county where debtor resides (W.D.N.Y.), 96:110
- Interlocking directorates, FTC revision to jurisdictional thresholds, 96:17
- Mergers
 - Premerger notification, FTC increases jurisdictional thresholds, 96:12
 - Semiconductors, jurisdiction proper where significant customer resides (E.D. Va.), 96:236
- Motor vehicles, challenge to dealer incentive program must be heard in state court (E.D.N.Y.), 96:191
- Oil and gas
 - Parent company, jurisdiction over natural gas company is established via subsidiary (D. Nev.), 96:295
 - Price-fixing suit against OPEC and CITGO dismissed for lack of subject-matter jurisdiction (S.D. Tex.), 96:49
 - Subsidiaries, control over natural gas company is not proved by facts, claim dismissed (D. Nev.), 96:244

- Personal care products, German price fixing scheme had no effect on U.S. market, subject matter jurisdiction lacking (N.D. Ill), 96:23
- Price fixing, jurisdictional question must be decided before dismissal for failure to state a claim (Tenn. Ct. App.), 96:245
- Standing. *See* STANDING
- TCPA, complaint fails to satisfy amount-in-controversy requirement (S.D. Ohio), 96:215

JURY INSTRUCTIONS

- Scrap metal processors, instructions on tolling of limitations period was proper (U.S., rev den), 96:319

JUSTICE DEPARTMENT (DOJ)

- Appointments and personnel issues, Antitrust Division
 - Assistant Attorney General, Varney nominated, 96:83; Senate Judiciary Committee holds hearing to consider nomination, 96:235; Judiciary Committee reports nomination to full Senate, 96:292; Senate to vote, In Brief, 96:379; Varney confirmed, 96:396
 - Chief of Staff and Counsel, Pozen named, 96:396
 - Civil Matters, Deputy Assistant Attorneys General, Boast and Cavanaugh named, 96:396
 - Economic Analysis, Deputy Assistant Attorney General, Shapiro named, 96:396
- Balance, Center for Am. Progress issues report encouraging increased enforcement, 96:476
- Economic crisis not a reason for reduced antitrust enforcement, Shapiro tells conferees, 96:502
- Monopolies, Varney promises vigorous enforcement, repudiates Bush-era report on §2 enforcement, 96:475
- Officials to attend ICN, In Brief, 96:546

K

KENTUCKY

- Telemarketers settle FTC claims re nondelivery of products and services (N.D. Ga.), 96:327

KICKBACKS

- Building supplies, Home Depot employees plead guilty (N.D. Ga.), 96:65; 96:512
- Electrical equipment, employee pleads guilty to procurement fraud (D.N.J.), 96:216
- Emergency vehicles, homeland security vendors sentenced on honest services and wire fraud charges (M.D. Fla.), 96:114
- N.Y., power authority employee sentenced to jail and fine (E.D.N.Y.), 96:87
- Pipe valves and fittings, company and owner plead guilty in Superfund scheme (D.N.J.), 96:209

KOREA *See* SOUTH KOREA

L

LAWYERS *See* ATTORNEYS

LEGISLATION, FEDERAL

Ed. Note: This heading covers bills with assigned numbers. For information on measures not yet assigned numbers, see specific subject headings.

HR

- 233**, Railroad Antitrust Enforcement Act, witnesses debate potential effects of bill in panel hearing, 96:509
- 573**, Fair Prescription Competition Act, introduced by Emerson (R-Mo) referred to Energy and Commerce Comm., 96:157
- 627**, Credit Cardholders Bill of Rights, introduced by Maloney (D-NY), 96:322
- 1319**, Informed P2P User Act, Bono Mack (R-Cal), Barrow (D-Ga) and Barton (R-Tex) introduce, 96:402; Commerce, Trade, and Consumer Protection panel examines bill, 96:452
- 1706**, Protecting Consumer Access to Generic Drugs Act, Rush (D-Ill) introduces, referred to Energy and Commerce and Judiciary Committees,

LEGISLATION, FEDERAL —Contd.

HR —Contd.

- 96:317; FTC and AARP endorse legislation in panel hearing, Barton (R-Tex) and PhRMA raise concerns, 96:317
 - 2221, Data Accountability and Trust Act, Rush (D-Ill) introduces, 96:452
 - 5546, Credit Card Fair Fee Act, retailers launch ad campaign to promote passage, 96:326
- S**
- 146, Railroad Antitrust Enforcement Act, Judiciary Comm. defers consideration, In Brief, 96:190; Judiciary Committee votes to report bill to floor, 96:210
 - 148, Discount Pricing Consumer Protection Act, Kohl (D-Wis) introduces, ABA opposes, 96:450; witnesses testify on impact of resale price maintenance at panel hearing, 96:503
 - 369, Preserve Access to Affordable Generics Act, Kohl (D-Wis) sponsors, 96:213; consumer groups ask Obama administration to explain position on reverse payments, 96:399
 - 414, Consumer Credit Protection Act, introduced by Dodd (D-Conn), amendment offered by Crapo (R-Idaho), 96:322
 - 501, Fair Prescription Competition Act, Rockefeller (D-W Va) sponsors, 96:213
 - 3086, Credit Card Fair Fee Act, retailers launch ad campaign to promote passage, 96:326

LICENSING

- Cell phone patents, indirect purchasers lack standing to challenge licensing (S.D. Cal.), 96:241
- EU, Standard & Poor's faces monopoly abuse charges over licensing agreements for securities identification numbers, 96:72

LOUISIANA

- Dentistry, FTC urges rejection of bill to restrict in-school care for children, 96:462
- Marine salvage, post-Katrina actions may have been anticompetitive (E.D. La.), 96:163
- Motor vehicle franchise agreement made prior to Dealer's Day in Court Act not subject to Act (E.D. La.), 96:516

M

MACHINERY *See* INDUSTRIAL EQUIPMENT AND MACHINERY

MAGNUSON-MOSS WARRANTY ACT *See* WARRANTIES

MARITIME INDUSTRY *See* SHIPS AND SHIPPING

MARKETING *See* ADVERTISING

MARYLAND

- Funeral home ownership restrictions do not infringe Commerce, Due Process, or Equal Protection Clauses (4th Cir.), 96:355

MASSACHUSETTS

- Cigarettes, manufacturer cannot affirmatively prove FTC permission for use of package descriptors (Mass.), 96:277
- Data breach, banks opting out of settlement class may pursue limited claims against discount retailer (1st Cir.), 96:356

MDL *See* MULTIDISTRICT LITIGATION (MDL)

MEDIA *See* NEWSPAPERS AND MAGAZINES

MEETINGS

Ed. Note: A list of upcoming conferences and meetings appears at the end of each issue.

MERGERS AND ACQUISITIONS

- Advance notification, FTC increase to jurisdictional thresholds, 96:12
- Approvals. *See* EU MERGER APPROVAL; *specific industries*
- Automotive loss valuation software, merger enjoined (D.D.C.), 96:261
- Banks, House panel holds hearing on "too big to fail" institutions, 96:263
- Beef, packers terminate merger, DOJ ends pending litigation, 96:189
- Canada
 - Alcoholic beverages, insufficient evidence to challenge Labatt/Lakeport merger, 96:74
 - Efficiencies, Competition Bureau finalizes new bulletin on analysis, 96:280
 - Review process guidelines, draft released, 96:301; updates released, comments sought, In Brief, 96:387
 - Second requests for information established by amendments to Competition Act, Special Report, 96:274
- Challenges, Center for Am. Progress report urges Justice to litigate more cases, 96:476
- Chemicals
 - BASF acquisition of Ciba, divestitures required (FTC), 96:325; Canadian concerns resolved, In Brief, 96:387
 - Dow acquisition of Rohm & Haas, divestitures required (FTC), 96:84; order to compel merger sought (Del. Ch. Ct.), In Brief, 96:95
 - Rust preventatives, Lubrizol to divest assets and eliminate non-compete provision from Lockhart acquisition (FTC), 96:188
- China, ministry rejects Coca-Cola bid to acquire juice maker, 96:303
- China, Mitsubishi Rayon takeover of Lucite Intl. approved with conditions, 96:436
- Concert tickets, Senate panel examines proposed Ticketmaster/Live Nation merger, 96:182
- Economic crisis, panelists discuss the role of antitrust enforcement on economy, 96:315
- Efficiency claims, study of efficacy with FTC staff, 96:130
- Electricity providers, FTC urges FERC to examine competitive effects of partial acquisitions, 96:459
- EU opens investigative state aid procedure on Austrian Airlines acquisition, 96:143
- Flight services support, financial hardship no justification for change in divestiture requirement (D.D.C.), 96:352
- Germany, restrictions on combinations eased, 96:194
- Grocery stores, court to weigh equities for enjoining Whole Foods/Wild Oats merger (D.D.C.), 96:41; data sought from rival markets to prove competition, 96:42; request to delay trials in 29 jurisdictions rejected (D.C. Cir.), 96:85; settlement reached, divestitures required, 96:237
- Health care, panelists discuss effects on plan and provider market, 96:320
- Health insurance
 - Coordinated review, Am. Hospital Ass'n urges Justice to conduct, 96:479
 - Cost, experience data (S.D.N.Y.), In Brief, 96:482
- Hospitals, FTC official explains review and challenge considerations to conferees, 96:135
- Hostile bids, panelists discuss role of target company, 96:358
- Italy, no antitrust issue in Chrysler/Fiat merger, 96:75; Chrysler merger may mean other acquisitions present antitrust risk, 96:464
- Japan, bill to revise reporting requirements to be resubmitted, 96:73
- Newspapers, industry makes case for expedited review before congressional panel, 96:395
- Pharmaceuticals
 - Impact on innovation, In Brief, 96:378
 - King Pharm./Alpharma, divestiture required (FTC), 96:14
- Semiconductors, merger challenge to be transferred to California (E.D. Va.), 96:236

United Kingdom

- Airport noise management, OFT will not refer deal to CC, In Brief, 96:102
- Enforcement roles, OFT and CC execute MoU, 96:166
- Failing firm defense, OFT restates position, 96:24
- Guidelines presented by OFT and Competition Commission for comment, 96:465
- Health-food market merger referred to Competition Commission, 96:305

METALS

- Aluminum, conspiracy to boycott may be proven in part by hearsay (W.D. Okla.), 96:15
- Scrap metal processors, class members had adequate notice of partial settlement, jury instructions on tolling of limitations period was proper (U.S., rev den), 96:319

MICHIGAN

- Convention authority antitrust claims (W.D. Mich.), In Brief, 96:242
- Listing service, conspiracy and combination adequately pleaded (E.D. Mich.), 96:131

MILITARY *See* ARMED SERVICES

MINNESOTA

- Funeral homes, FTC announces results of undercover inspections, 96:296
- Health care cooperatives, FTC staff warns of negative effects of antitrust exemption legislation, 96:299

MISSOURI

- Motor vehicles, franchisee has no claim re new dealership where statute delineates allowed radius (Mo.), 96:300

MONOPOLIZATION

- China, relevant markets guidelines, ABA suggestions, In Brief, 96:121
- Computer memory technologies, alleged deception of standards-setting organization re patents is not anticompetitive (U.S., rev den), 96:184
- Concert recordings (S.D.N.Y.), In Brief, 96:460
- Copier ink, prior agreement for arbitration to decide quality of non-brand-name product as defense for monopoly upheld (S.D.N.Y.), 96:350
- Economic crisis, panelists discuss the role of antitrust enforcement on economy, 96:315
- Electrical muscle stimulation devices, replacement electrodes are relevant market (E.D.N.Y.), 96:131
- EU, Standard & Poor's faces charges over securities identification numbers, 96:72
- France, breakdown services, new commitments ordered, 96:168
- Genetically modified seeds, monopoly claims may be amended, new claims may not be added (E.D. Mo.), 96:449
- Health care. *See* HEALTH CARE
- Japan
 - Anti-Monopoly Law, record violations result in surcharge increases, 96:385
 - Fair Trade Commission, report finds increased support for leniency program, 96:304
- Marine salvage, two of three post-Katrina claims dismissed (E.D. La.), 96:163
- Pharmaceuticals
 - Generic testosterone, monopoly claim challenging patent settlement may be transferred to court approving settlement (C.D. Cal.), 96:372
 - Sweden, pharmacy monopoly to end, 96:195
 - Terazosin hydrochloride, improper extension by fraudulent patent acquisition claim may proceed (9th Cir.), 96:37
- Policy, Varney promises vigorous enforcement, repudiates Bush-era report on §2 enforcement, 96:475
- Ski rental, enforcing real estate covenant is not anticompetitive (10th Cir.), 96:180

MONOPOLIZATION —Contd.

Software, Justice seeks extension of Microsoft decree (D.D.C.), 96:374
Table grapes, patent monopoly fraud by state commission, claim may proceed (E.D. Cal.), 96:206
Technology standards, patent monopolies, Special Report, 96:538
Utility vaults, use of exclusive supplier and partial developer reimbursement does not support antitrust claims (N.D. Cal.), 96:291

MORTGAGES

Data protection
—Dumpster disposal of sensitive information, mortgage broker cited (D. Nev.), 96:63
—Gramm-Leach-Bliley violations found in handling of personal data, mortgage lender settles claims (FTC), 96:451
Fraud, coordinated crackdown on mortgage and foreclosure scams, 96:351
FTC role, In Brief, 96:298; expansion of authority to regulate unfair or deceptive practices, 96:454
Hispanic consumers, FTC charges lender with charging higher prices (C.D. Cal.), 96:479
Loan modification scheme, FTC wins injunctive relief (D.N.J.), 96:294
Nonbank brokers and servicers, FTC rulemaking to include stakeholder questions, 96:324
Telemarketing, judgment against marketer of mortgage-purchase method upheld (9th Cir.), 96:271
Truth in Lending Act. *See* TRUTH IN LENDING ACT (TILA)

MOTOR VEHICLES

Canada, school bus services, Competition Bureau secures prohibition orders for price fixing and bid rigging, 96:196
Emergency vehicles, homeland security vendors sentenced on honest services and wire fraud charges (M.D. Fla.), 96:114
EU, roundtable discussion of block exemption held, 96:141
Exports, manufacturer prohibition of U.S. sales to Canadians does not violate Sherman Act (W.D. Wash.), 96:436
France, breakdown services, new commitments ordered, 96:168
Franchising
—Arbitration, provision mandating arbitration on initiation by either party found valid (E.D. La.), 96:516
—Jurisdiction, challenge to dealer incentive program must be heard in state court (E.D.N.Y.), 96:191
—Retrospective release of claims against manufacturer not prohibited by statute (11th Cir.), 96:68
—Siting of new dealership, franchisee has no claim where statute delineates allowed radius (Mo.), 96:300
Fuel. *See* OIL AND GAS
Insurance
—Loss valuation software, merger enjoined (D.D.C.), 96:261
—Repair volume discounts (9th Cir.), In Brief, 96:299
Italy, no review of Chrysler/Fiat merger, 96:75;
Chrysler merger may mean other acquisitions present antitrust risk, 96:464
Loss protection system is not insurance, lack of damages voids warranty claim (N.J. App. Div.), 96:514
N.J., registration fee overcharges, pre-suit demand for refund not prerequisite for claim (N.J.), 96:221
Towing lien, collector not authorized by FCRA to obtain credit report (9th Cir.), 96:506
Wis., unauthorized repairs, pecuniary loss is entire amount of charges (Wis. Ct. App.), 96:483

MULTIDISTRICT LITIGATION (MDL)

Insurance brokerages, fee claims are sufficiently unique for remand (D.N.J.), 96:269

MUSIC

Concert tickets, Senate panel examines proposed Ticketmaster/Live Nation merger, 96:182
EU, roundtable discusses reducing barriers in online distribution, 96:545
Instruments, merchant group settles claims of unfair competition (FTC), 96:214
Japan, oligarchy charges to be brought against royalty collection agencies, 96:168
Ringtones, Internet previews infringe copyright (S.D.N.Y.), 96:205; interim license fees, In Brief, 96:408
YouTube, interim ASCAP fees (S.D.N.Y.), In Brief, 96:512

N

NATURAL GAS *See* OIL AND GAS

NETHERLANDS

State aid, EC questions Dutch nationalization of Fortis Bank, 96:359

NEW JERSEY

Gas station franchisee cannot prove constructive termination by rebranding (D.N.J.), 96:279
Overcharges, pre-suit demand for refund not prerequisite for claim (N.J.), 96:221
Televisions, class settlement reached for bulb failures on high-end sets (E.D.N.Y.), 96:243
Vehicle loss protection system is not insurance, lack of damages voids warranty claim (N.J. App. Div.), 96:514

NEW MEXICO

Cigarettes, expert testimony on parallel price movement sufficient to reverse summary judgment (N.M. Ct. App.), 96:380

NEW YORK

Electrical muscle stimulation devices, replacement electrodes are relevant market in monopoly analysis (E.D.N.Y.), 96:131
Faux antiques, decision to sell via only one retailer does not harm competition (E.D.N.Y.), 96:348
Funeral homes, FTC announces results of undercover inspections, 96:296
Power authority employee sentenced to jail and fine in kickback scheme (E.D.N.Y.), 96:87
Tobacco Master Settlement Agreement, order to withhold econometric data of original participant from competitor upheld (S.D.N.Y.), 96:109

NEWSPAPERS AND MAGAZINES

Expedited merger review and antitrust exemption, industry makes case before congressional panel, 96:395

NOTICE

Cal., Seller Assisted Marketing Plan Act language provides adequate notice of requirements (Cal. Ct. App.), 96:92

O

OECD *See* ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT

OFFICE SUPPLIES

Copier ink, prior agreement for arbitration to decide quality of non-brand-name product upheld (S.D.N.Y.), 96:350

OHIO

Funeral homes, FTC announces results of undercover inspections, 96:296
Jurisdiction
—Dog breeders allege sufficient facts to satisfy long-arm statute (S.D. Ohio), 96:374

—Electricity, rebate challenge must be heard by utilities commission (S.D. Ohio), 96:397
Telemarketing, private enforcement of technical violations not authorized, claims dismissed without prejudice to refile in state court (S.D. Ohio), 96:215

OIL AND GAS

Canada
—Cartel guilty plea, In Brief, 96:361
—Price fixing, In Brief, 96:283; additional guilty pleas, In Brief, 96:546
FERC interpretation of markets (D.C. Cir.), In Brief, 96:19
Franchising
—Exclusive territory, oral promises barred from evidence by parol evidence rule (6th Cir.), 96:485
—Rebranding, franchisee cannot prove constructive termination (D.N.J.), 96:279
—Termination does not require bona fide offer to purchase, evidence of damages conflicting (D. Ariz.), 96:116
Germany, EC accepts divestitures by firm accused of dominance, 96:281
Italy
—Market penetration, Italian Senate debates limits of single companies, 96:360
—Natural gas refineries, Eni agrees to divestiture, drops appeal, 96:143
—Pipeline management, EC sends statement of objections to Eni group, 96:282; Italy defends pricing structures on national security grounds, 96:306
Jurisdiction, control over natural gas subsidiaries is not proved by facts, claim dismissed (D. Nev.), 96:244
Marine hose
—EU, cartel members fined, 96:100
—French company settles charges (S.D. Fla.), 96:429
Motor vehicle fuel
—Alaska, pricing probe finds no wrongdoing, 96:162
—CARB gas, wholesaler restraint of trade claims may proceed (9th Cir.), 96:369
—Price discrimination, no evidence of interstate commerce (9th Cir.), In Brief, 96:19
—Pricing, mandatory markup is unconstitutional (E.D. Wis.), 96:160; state will not appeal invalidation, 96:246
—Temperature expansion, standing question is intertwined with substantive claim, dismissal improper (D. Kan.), 96:138
Natural gas
—Expert witnesses, economic methodology is reliable and may go to jury (S.D.W. Va.), 96:371
—Jurisdiction over parent company is established via subsidiary (D. Nev.), 96:295
Price-fixing suit against OPEC and CITGO dismissed for lack of subject-matter jurisdiction (S.D. Tex.), 96:49
Railroad fuel surcharges, state price-fixing claims preempted, federal antitrust claims survive (D.D.C.), 96:61
Rating Rule, FTC seeks comments, 96:190
Wholesale petroleum, FTC solicits comments on anti-manipulation rules, 96:398; FTC nears completion on rule with broad oversight, 96:535

ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT

Bid rigging guidelines released, 96:248
Privacy, conference to be sponsored by FTC, OECD, and APEC, 96:249

P

PAPER INDUSTRY

Interpretation of markets, FERC standard reasonable (D.C. Cir.), In Brief, 96:19

PATENTS

Blood thinners, executive pleads guilty to misleading government about delayed entry of authorized generic (D.D.C.), 96:353

Cell phones, indirect purchasers lack standing to challenge licensing (S.D. Cal.), 96:241

Computer memory, FTC claims re anticompetitive effects of alleged deception of standards-setting organization fail (U.S., rev den), 96:184; claims by competitors fail (N.D. Cal.), 96:266

Electrical muscle stimulation devices, sham IP litigation and false statements create antitrust injury (E.D.N.Y.), 96:131

FTC hearing set, In Brief, 96:159

Generic drugs, bill to prohibit payment to delay market entry. *See* LEGISLATION, FEDERAL, HR 1706

Table grapes, patent monopoly fraud by state commission, claim may proceed (E.D. Cal.), 96:206

Technology standards, patent monopolies, Special Report, 96:538

Testosterone replacement, firms cited for illegal collusion in abandoned patent challenges (C.D. Cal.), 96:110

PENSIONS

Fund management, restraint of trade claims adequately alleged (S.D. Cal.), 96:240

PESTICIDES

Price fixing, agency relationship with distributors is not sham, minimum prices not unlawful (4th Cir.), 96:316

PETROLEUM REFINERS *See* OIL AND GAS

PHARMACEUTICALS

Dietary supplements. *See* DIETARY SUPPLEMENTS

Generics. *See* GENERIC DRUGS

H1N1 flu virus, FTC and FDA warn of online scams, 96:460

Mergers

- Impact on innovation, In Brief, 96:378
- King Pharm./Alpharma, divestiture required (FTC), 96:14

Pharmacies

- Chile, pharmacy chain admits to cartel, receives lower fine for cooperation, 96:336
- France, pharmacy guild fined for encouraging retirement home to buy from nearby operators, 96:414
- Internet pharmacy blocked from benefit networks, claim time-barred (5th Cir.), 96:456
- Sweden, pharmacy monopoly to end, 96:195

Reverse payments, bill to stop brand-name manufacturers from paying to delay patent-challenging generics. *See* LEGISLATION, FEDERAL, S 369

PLASTICS

China, Mitsubishi Rayon takeover of Lucite Intl. approved with conditions, 96:436

EU sends statement of objections to heat stabilizer companies, 96:305

PLEADINGS

Amway marketing materials (8th Cir.), In Brief, 96:461

Boycott claim against insurer, failure to allege agreements dooms complaint (6th Cir.), 96:10

Eye surgery, equipment maker fails to satisfy flexible plausibility pleading standard (S.D.N.Y.), 96:212

Plausibility, panelists discuss changes post-*Twombly*, 96:501

Real estate listing service, conspiracy and combination adequately pleaded (E.D. Mich.), 96:131

Table grapes, patent monopoly fraud, alleged market needs further development (E.D. Cal.), 96:206

Title insurance, price fixing allegations lack specificity, dismissed with leave to amend (N.D. Cal.), 96:533

POLAND

Broadband, EU opens investigation on restrictive practices, 96:439

PONZI SCHEMES

Internet kiosks, judgment entered against scheme operators (D. Nev.), 96:428

PRECLUSION

CARB gas restraint of trade claims, prior claim dismissed as untimely is not preclusive (9th Cir.), 96:369

PREDATORY PRICING

Chile, fiber cement producer ordered to pay damages for predatory pricing, 96:518

Eye surgery, equipment maker fails to satisfy flexible plausibility pleading standard (S.D.N.Y.), 96:212

Price squeeze claim cannot be made with no duty to deal at wholesale and no predatory pricing at retail (U.S., rvs and rem), 96:177; Analysis and Perspective, 96:218; remanded (9th Cir.), In Brief, 96:430

PREEMPTION

Railroad fuel surcharges, state price-fixing claims preempted by ICCTA (D.D.C.), 96:61

Truth in Lending Act (U.S., rev den), In Brief, 96:65

PRESIDENT, U.S.

Pending rules, In Brief, 96:66

PRICE DISCRIMINATION

Mortgages, FTC charges lender with charging higher prices for Hispanic consumers (C.D. Cal.), 96:479

Robinson-Patman Act cases. *See* ROBINSON-PATMAN ACT

PRICE FIXING *See also* CONSPIRACY

Air transportation

- Asiana pleads guilty, will pay fine in cargo and fare conspiracy (D.D.C.), 96:464
- Australia, four airlines fined for fare fixing, 96:167
- Carriers plead guilty (D.D.C.), 96:70
- Martinair executive pleads guilty (D.D.C.), 96:438

CAFA, removal standard is preponderance of evidence (8th Cir.), 96:220

Canada, school bus services, Competition Bureau secures prohibition orders for price fixing and bid rigging, 96:196

Cathode ray tubes, executive indicted in conspiracy (N.D. Cal.), 96:141

Chemicals

- Hydrogen peroxide suit, court not barred from resolving disputes between experts in Rule 23 hearing, class decertified and remanded (3d Cir.), 96:5
- Sulfuric acid, settlement for indirect purchasers approved (Cal. Super. Ct.), 96:115

Chocolate, interlocutory appeal of post-*Twombly* issues certified in price-fixing claim (M.D. Pa.), 96:427

Cigarettes, expert testimony on parallel price movement sufficient to reverse summary judgment (N.M. Ct. App.), 96:380

Conn., insurance, settlement reached in bid rigging, price fixing, and illegal steering claims (Conn. Super. Ct.), 96:462

DRAM, foreign purchases by affiliates and subsidiaries excluded from claims (N.D. Cal.), 96:403

Electrical carbon products, nonparty witnesses may be deposed re price fixing allegations (D.N.J.), 96:223

Fiberglass insulation, class certified in claim against contractor (N.D. Ga.), 96:153

Flat glass, motion to dismiss price claims against manufacturers denied (W.D. Pa.), 96:156

Germany, bundled damage claims may proceed against cement firms, 96:491

Japan

—LCD modules for Nintendo displays, Hitachi and Sharp penalized, 96:26; tribunal to be convened, 96:307

—Power cable maker-distributors raided by investigators, 96:120

Jurisdiction must be decided before dismissal for failure to state a claim (Tenn. Ct. App.), 96:245

LCD panels

- Executives plead guilty in global scheme (N.D. Cal.), 96:73; additional executives indicted, 96:119; Hitachi resolves criminal charges re sales to Dell, 96:250; additional Hitachi executive indicted, 96:339; LG Display executive pleads guilty, 96:440
- Japan, modules for Nintendo displays, Hitachi and Sharp penalized, 96:26; tribunal to be convened, 96:307

Musical instruments, merchant group settles claims of unfair competition (FTC), 96:214

Oil and gas, suit against OPEC and CITGO dismissed for lack of subject-matter jurisdiction (S.D. Tex.), 96:49

Oriented strand board class action, additional attorneys' fees from direct purchasers in opt-out settlement group not warranted (E.D. Pa.), 96:239

Personal care products, German scheme had no effect on U.S. market, subject matter jurisdiction lacking (N.D. Ill), 96:23

Pesticides, agency relationship with distributors is not sham, minimum prices not unlawful (4th Cir.), 96:316

Physicians, non-risk-sharing contracts negotiation process is anticompetitive (U.S., rev den), 96:184

Railroad fuel surcharges, state claims preempted, federal claims survive (D.D.C.), 96:61

Resale price maintenance, testimony in panel hearing debates potential legislative overruling of *Leegin*, 96:423; further action, *see* LEGISLATION, FEDERAL, S 148

Rubber, potential variations in damages not enough to block class certification where identical facts predominate (D. Conn.), 96:208

Ships and shipping

- Freight executive sentenced (M.D. Fla.), 96:112
- Marine hose company settles charges (S.D. Fla.), 96:429
- Salvage, two of three post-Katrina claims dismissed (E.D. La.), 96:163

South Africa, pipe cartel, In Brief, 96:121

SRAM, definition of class (N.D. Cal.), In Brief, 96:19

Title insurance, allegations lack specificity, dismissed with leave to amend (N.D. Cal.), 96:533

Tomato products, co-lead counsel for class appointed by court (E.D. Cal.), 96:324

PRICE SQUEEZE

Divergence of theories on doctrine in U.S. and EU, panelists discuss, 96:347

Slovakia, EU opens investigation in broadband markets, 96:439

Telecommunications, claim cannot be made with no duty to deal at wholesale and no predatory pricing at retail (U.S., rvs and rem), 96:177; Analysis and Perspective, 96:218; remanded (9th Cir.), In Brief, 96:430

PRIVACY

Behavioral advertising, FTC calls for better self-regulation to avoid mandatory consumer protections, 96:155

Cloud computing, FTC investigating remote data management, 96:453

Conference to be sponsored by FTC, OECD, and APEC, 96:249

COPPA, FTC to expedite review for potential modification to address mobile marketing, 96:402

PRIVACY —Contd.

Data breaches. *See* DATA SECURITY

Document disposal, mortgage broker cited for security failures (D. Nev.), 96:63

EU, social networking services agree to voluntary principles, 96:140

File sharing, House committee launches investigation into risks of inadvertent disclosure of personal data, 96:402

HIPAA violations found in dumpster disposal of patient information by CVS (FTC), 96:158

Identity theft. *See* IDENTITY THEFT

National Data Privacy Day recognized, In Brief, 96:91

Satellite TV provider cited for contacting Do Not Call

Registry members (C.D. Ill., E.D. Mich.), 96:297

Spyware, FTC has standing to pursue claims (M.D. Fla.), In Brief, 96:217

Telemarketing. *See* TELEMARKETING

PRIVILEGED COMMUNICATIONS

Attorney-client privilege. *See* ATTORNEYS

PROCEDURE

Choice of law. *See* CHOICE OF LAW

Class actions. *See* CLASS ACTIONS

Evidence. *See* EVIDENCE

Jurisdiction. *See* JURISDICTION

Multidistrict litigation, insurance brokerages, fee claims are sufficiently unique for remand (D.N.J.), 96:269

Pleadings. *See* PLEADINGS

Preemption. *See* PREEMPTION

Res judicata, pending appeal by doctors in state court monopoly suit precludes dismissal of federal suit (D. Haw.), 96:67

Standing. *See* STANDING

Venue. *See* VENUE

R

RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS (RICO) ACT

Cigarette manufacturers properly found liable under Act for deception re health effects (D.C. Cir.), 96:531

RADIO

Chile, bill designed to prevent concentration and speculation passes, 96:120

France, Competition Authority urges stronger regulation in audiovisual wholesale market, 96:440

Japan, oligarchy charges to be brought against royalty collection agencies, 96:168

RAILROADS

Antitrust exemptions. *See* LEGISLATION, FEDERAL, HR 233, S 146

France, Competition Council fines railway for reservations cartel, 96:141

Fuel surcharges, state price fixing claims preempted, federal claims survive (D.D.C.), 96:61

REAL ESTATE

Boycotts

—Brokerage services, commission requirement of physical presence during initial visit by buyer is not boycott (U.S., rev den), 96:184

—Realtors (N.D. Ill.), In Brief, 96:190

Listing services

—Conspiracy and combination adequately pleaded (E.D. Mich.), 96:131

—Restraint of trade, proposed settlement re multiple listing service exclusion of discount brokers (D.S.C.), 96:455

RECREATION *See* SPORTS AND RECREATION

REMOVAL JURISDICTION

CAFA, standard is preponderance of evidence (8th Cir.), 96:220

RESTRAINTS OF TRADE

Amway marketing materials (8th Cir.), In Brief, 96:461

Beverages, facial attack on distributor claim fails, subject matter jurisdiction found (D.V.I.), 96:12

Canada, competitor collaboration, draft guidelines outline triggers for antitrust enforcement, 96:489

CARB gas, wholesaler claims of aggregate activity may proceed (9th Cir.), 96:369

EU, horizontal cooperation agreements, ABA sections offer comments on EU policies, 96:99

Fertilizer distributorship, insufficient evidence to support claim (E.D. Pa.), 96:63

Italy, antitrust authority calls for greater oversight of financial institutions, 96:52

Japan, music, oligarchy charges to be brought against royalty collection agencies, 96:168

Lacrosse sticks, NCAA rule changes re head dimensions do not restrain trade (E.D. Mich.), 96:265

Military restraints, manufacturer pleads guilty (E.D.N.Y.), 96:459

Motor fuel, statutory markup of sales is unconstitutional (E.D. Wis.), 96:160; state will not appeal invalidation, 96:246

Pharmaceuticals, evidentiary exclusions doom claims re patent extension (9th Cir.), 96:37

Prisons, exclusive vendors for inmates, claims dismissed (W.D. Wis.), 96:505

Public pensions, claims adequately pleaded against fund management firm (S.D. Cal.), 96:240

Real estate, proposed settlement re multiple listing service exclusion of discount brokers (D.S.C.), 96:455

RETAIL INDUSTRY

Credit cards, merchant fees. *See* LEGISLATION, FEDERAL, HR 5546, S 3086

Data breach, banks opting out of settlement class may pursue limited claims against discount retailer (1st Cir.), 96:356

France, booksellers receive temporary exemption from 60-day payment period law, 96:385

Jeans, diversion of merchandise to discount retailer may be valid claim (Cal. Ct. App.), 96:221

Resale price maintenance

—FTC workshops, agendas released, In Brief, 96:430

—Testimony in panel hearing debates potential legislative overruling of *Leegin*, 96:423; further action, *see* LEGISLATION, FEDERAL, S 148

RETIREMENT *See also* PENSIONS

France, pharmacy guild fined for encouraging retirement home to buy from nearby operators, 96:414

RICO *See* RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS (RICO) ACT

ROBINSON-PATMAN ACT

Food, manufacturer and distributor found to violate Act (M.D. Pa.), 96:477; manufacturer held in contempt for continuing discriminatory pricing, 96:529

Interstate commerce (9th Cir.), In Brief, 96:19

Prisons, exclusive vendors for inmates, claims dismissed (W.D. Wis.), 96:505

RUBBER

Price fixing, potential variations in damages not enough to block class certification where identical facts predominate (D. Conn.), 96:208

S

SCHOOLS

Canada, school bus services, Competition Bureau secures prohibition orders for price fixing and bid rigging, 96:196

La., dentistry, FTC urges rejection of bill to restrict in-school care for children, 96:462

Lacrosse sticks, NCAA rule changes re head dimensions are not commercial in nature (E.D. Mich.), 96:265

SECURITIES

Computer memory, class action asserts stock price manipulation via price fixing (D. Idaho), 96:236

EU, Standard & Poor's faces monopoly abuse charges over securities identification numbers, 96:72

SERVICE OF PROCESS

Utah, financing, falsified documents not covered by baby FTC act (Utah), 96:409

SHIPS AND SHIPPING

EU, marine hose cartel members fined, 96:100

Fenders and buoys, marine products manufacturer charged in bid rigging conspiracy (E.D. Va.), 96:534

Marine products companies settle bid rigging and price fixing charges (E.D. Va., S.D. Fla.), 96:429

Price fixing in Puerto Rican shipping lanes, executive sentenced (M.D. Fla.), 96:112

Salvage, post-Katrina operations may have been anticompetitive (E.D. La.), 96:163

SLOVAKIA

Broadband, EU opens investigation on restrictive practices, 96:439

EU seeks antitrust law conformation to EC Treaty, reasoned opinion issued, 96:118

Telecommunications, EC confirms unannounced competition inspection of incumbent provider, 96:101

SMALL BUSINESSES

France, payment terms, legislative exemptions for certain industries favored, 96:226

Pharmacy, staffing firm and owners plead guilty to fraud charges re VA and SBA (N.D. Ill.), 96:296

SMOKING *See* TOBACCO INDUSTRY

SOFTWARE

Automotive loss valuation software, merger enjoined (D.D.C.), 96:261

European Union

—Interoperability, monitoring of Microsoft no longer required, 96:249

—Web browsers, EU likely to require Microsoft to offer competing products, 96:193; European

Committee for Interoperable Systems given interested third party status, 96:384; Microsoft granted extension, Ass'n for Competitive Tech. given interested third party status, 96:413; decision expected by November, Microsoft denied

postponement of oral hearing, 96:543

File sharing. *See* LEGISLATION, FEDERAL, HR 1319

Server operating systems, Justice seeks extension of Microsoft decree (D.D.C.), 96:374

Spyware, FTC has standing to pursue claims (M.D. Fla.), In Brief, 96:217

SOUTH AFRICA

Pipe cartel, In Brief, 96:121

SOUTH CAROLINA

Real estate, proposed settlement re multiple listing service exclusion of discount brokers (D.S.C.), 96:455

SOUTH KOREA

Attorneys and firms, non-Koreans allowed to practice as foreign legal consultants, 96:383

SOVEREIGN IMMUNITY

Japan, panel recommends bill allowing suits against foreign states, 96:71

SOVEREIGN IMMUNITY —Contd.

Prison system, claims by inmates dismissed (W.D. Wis.), 96:505

SPAM

Multiple domains used to defeat filters, question certified to Cal. Supreme Court (9th Cir.), 96:21

SPORTS AND RECREATION

Concert tickets, Senate panel examines proposed Ticketmaster/Live Nation merger, 96:182
France, games and toys, legislative exemptions for payment terms favored, 96:226
Lacrosse sticks, NCAA rule changes re head dimensions do not restrain trade (E.D. Mich.), 96:265
NFL and teams constitute single entity (U.S., rev sought), 96:184
Ski rental, enforcing real estate covenant is not anticompetitive (10th Cir.), 96:180

STANDING

Cal., cigarettes, Proposition 64 does not impose standing requirements on absent class members, class recertified (Cal.), 96:540
Class actions (3d Cir.), In Brief, 96:190
Fax ads, assignee of recipient lacks standing, award of fees proper upon dismissal (Colo. Ct. App.), 96:137
Fuel temperature, standing question is intertwined with substantive claim, dismissal improper (D. Kan.), 96:138
Indirect purchasers lack standing to challenge cell phone patent licensing (S.D. Cal.), 96:241
Marine salvage services, consumer status required for standing (E.D. La.), 96:163
Spyware, FTC may pursue claims (M.D. Fla.), In Brief, 96:217

STATE DEVELOPMENTS

Ed. Note: For issues regarding a specific state, see name of state. For issues on a specific subject, see relevant subject heading.

Convergence, panelists discuss state and federal roles in international antitrust enforcement, 96:332

STATUTES OF LIMITATIONS

Internet pharmacy blocked from benefit networks, claim time-barred (5th Cir.), 96:456
Medical board claims time-barred (C.D. Cal.), In Brief, 96:512
Scrap metal processors, jury instructions on tolling of limitations period was proper (U.S., rev den), 96:319

STEEL

EU, statement of objections sent to suppliers in suspected cartel, 96:142

SUPREME COURT, U.S.

Generally, Justice Souter replacement, Sotomayor nominated, 96:531
Computer memory, alleged deception of standards-setting organization re patents is not anticompetitive (rev den), 96:184
NFL and teams constitute single entity for trademarked apparel license (rev sought), 96:184
Physicians, non-risk-sharing contracts negotiation process is anticompetitive (rev den), 96:184
Price squeeze claim cannot be made with no duty to deal at wholesale and no predatory pricing at retail (rvs and rem), 96:177; Analysis and Perspective, 96:218
Real estate brokerage, commission requirement of physical presence during initial visit by buyer is not boycott (rev den), 96:184
Scrap metal processors, class members had adequate notice of partial settlement, jury instructions on tolling of limitations period was proper (rev den), 96:319
Telecommunications, FCC has jurisdiction over §271 of 1996 Act (rev den), In Brief, 96:43

Truth in Lending Act

—Damages (rev den), In Brief, 96:298
—Preemption (rev den), In Brief, 96:65
Wineries, requirement to visit prior to shipping does not offend Commerce Clause (rev. den.), 96:515
Wireless communications standards setting (rev den), In Brief, 96:430

SWEDEN

Electricity, EC initiates dominance inquiry into monopoly provider, 96:414
Pharmacy monopoly to end, 96:195

T

TARP *See* TROUBLED ASSET RELIEF PROGRAM (TARP)

TELECOMMUNICATIONS

Broadband. *See* BROADBAND
Canada
—ADSL, central office-based services not required, feasibility of unbundled offerings to be examined, 96:100
—Dark fiber forbearance extended, In Brief, 96:54
—Pay phones, reporting and tracking requirements eased, 96:386
—Policies, regulator eases requirements to publish information, 96:306
—Price floor, CRTC explains policy, 96:194
Cell phones. *See* WIRELESS COMMUNICATIONS
Divestitures, AT&T pays contempt fine for failure to separate account information (D.D.C.), 96:40
European Union
—Nationalist approach must be cured by legislation, commissioner says, 96:302
—Termination rates, guidance issued by EC, 96:490
—Unannounced competition inspection of incumbent providers confirmed by EC, 96:101
Italy
—Customer “win back” plans, Telecom Italia investigation dropped after concessions, 96:27
—Equipment manufacturers, investigation opened into Telecom Italia practices, 96:386
Local exchange carriers, FCC jurisdiction (U.S., rev den), In Brief, 96:43
Price squeeze claim cannot be made with no duty to deal at wholesale and no predatory pricing at retail (U.S., rvs and rem), 96:177; Analysis and Perspective, 96:218; remanded (9th Cir.), In Brief, 96:430
Slovakia, EC confirms unannounced competition inspection of incumbent provider, 96:101
TCPA. *See* TELEPHONE CONSUMER PROTECTION ACT (TCPA)
Telemarketing. *See* TELEMARKETING
Utility vaults, use of exclusive supplier and partial developer reimbursement does not support antitrust claims (N.D. Cal.), 96:291

TELEMARKETING

Charities, FTC and state agencies begin crackdown on bogus fundraising, 96:511
Do-Not-Call Registry violations
—Internet and television firms and marketers agree to penalties (C.D. Cal, E.D. Pa.), 96:377
—Travel firms, telemarketers to pay civil fines (M.D. Fla.), 96:88
Medical billing work-at-home scheme, marketer settles charges (S.D.N.Y.), 96:481
Phony pitches, marketers settle FTC claims re nondelivery of products and services (N.D. Ga.), 96:327
Private enforcement of TCPA technical violations not authorized, claims dismissed without prejudice to refile in state court (S.D. Ohio), 96:215
Privately held mortgages, judgment against get-rich-quick marketer upheld (9th Cir.), 96:271

Satellite television provider cited for contacting Do Not Call Registry members (C.D. Ill., E.D. Mich.), 96:297
Wireless trade group seeks crackdown on unsolicited calls, 96:481

TELEPHONE CONSUMER PROTECTION ACT (TCPA)

Fax advertisements
—Assignee of recipient lacks standing, award of fees proper upon dismissal (Colo. Ct. App.), 96:137
—Class of recipients of unsolicited materials certified (N.D. Ill.), 96:134
Private enforcement of technical violations not authorized, claims dismissed (S.D. Ohio), 96:215

TELEVISION

Bulb failures, class settlement reached for purchasers of high-end sets (E.D.N.Y.), 96:243
Cathode ray tubes, executive indicted in price fixing scheme (N.D. Cal.), 96:141
Do-Not-Call offenses, cable and satellite firms agree to penalties (C.D. Cal., E.D. Pa.), 96:377
France, Competition Authority urges stronger regulation in audiovisual wholesale market, 96:440
France, distribution guidance sought, In Brief, 96:54
LCD panels, executives plead guilty in global price-fixing scheme (N.D. Cal.), 96:73; additional executives indicted, 96:119
Satellite TV provider cited for contacting Do Not Call Registry members (C.D. Ill., E.D. Mich.), 96:297
Weight loss products, QVC settles charges of deceptive claims (E.D. Pa.), 96:297

TENNESSEE

Jurisdiction must be decided before dismissal for failure to state a claim (Tenn. Ct. App.), 96:245

TEXAS

Drycast concrete hardscapes, FTC claims proposed merger would harm commercial market competition (FTC), 96:38; transaction withdrawn, 96:40
Funeral homes, FTC announces results of undercover inspections, 96:296

TEXTILES

Generic fiber, new subclass, In Brief, 96:298

TILA *See* TRUTH IN LENDING ACT (TILA)

TOBACCO INDUSTRY

Cal., false advertising, Proposition 64 does not impose standing requirements on absent class members, class recertified (Cal.), 96:540
Health effects, RICO judgment re deceptive campaign upheld (D.C. Cir.), 96:531
Master Settlement Agreement
—Branded merchandise, cigarette company agrees to stop distribution, 96:22
—Non-participating manufacturers, antitrust and constitutional allegations against competitors and attorneys general dismissed (W.D. Ky.), 96:44
—Trade secrets, order to withhold econometric data of original participant from competitor upheld (S.D.N.Y.), 96:109
Package descriptors, cigarette manufacturer cannot affirmatively prove FTC permission for use of terms (Mass.), 96:277
Price fixing, expert testimony on parallel price movement sufficient to reverse summary judgment (N.M. Ct. App.), 96:380

TRADE SECRETS

Jeans, retailer customer lists are protected from discovery (Cal. Ct. App.), 96:221
Tobacco Master Settlement Agreement, order to withhold econometric data of original participant from competitor upheld (S.D.N.Y.), 96:109

TRADEMARKS

NFL and teams constitute single entity for trademarked apparel license (U.S., rev sought), 96:184

TRANSPORTATION

Air transportation. *See* AIR TRANSPORTATION
Motor vehicles. *See* MOTOR VEHICLES
Railroads. *See* RAILROADS
Ships and shipping. *See* SHIPS AND SHIPPING

TRAVEL INDUSTRY

Airlines. *See* AIR TRANSPORTATION
Convention authority antitrust claims (W.D. Mich.), In Brief, 96:242
France, railroad fined for reservation system cartel, 96:141
Resorts, enforcing real estate covenant on ancillary services is not anticompetitive (10th Cir.), 96:180
Timeshare telemarketers to pay civil penalties for Do-Not-Call Registry violations (M.D. Fla.), 96:88

TROUBLED ASSET RELIEF PROGRAM (TARP)

Bank mergers, House panel holds hearing on “too big to fail” institutions, 96:263

TRUTH IN LENDING ACT (TILA)

Mortgages
—Banking, state attorneys general and FTC granted new powers to enforce mortgage rules, 96:272
—Damages (U.S., rev den), In Brief, 96:298
—Foreclosure rescue, settlement reached in scheme preying on homeowners (N.D. Ill.), 96:457
Preemption (U.S., rev den), In Brief, 96:65
Rates, fees, disclosure, and marketing amendments. *See* LEGISLATION, FEDERAL, S 414

TYING ARRANGEMENTS

Credit cards, class waiver unenforceable where individual merchant recovery is too small (2d Cir.), 96:129
Eye surgery, equipment maker fails to satisfy flexible plausibility pleading standard (S.D.N.Y.), 96:212
Hospitals, surgery center claims may proceed (Cal. Ct. App.), 96:20
Web browsers, European Committee for Interoperable Systems given interested third party status in Microsoft challenge, 96:384

U

UNITED KINGDOM (UK)

Banking, overdraft charges, consumer statute against unfair contract terms applies, 96:227
Market studies, OFT soliciting comments on guidance, 96:492
Mergers
—Airport noise management, OFT will not refer deal to CC, In Brief, 96:102
—Enforcement roles, OFT and CC execute MoU, 96:166
—Failing firm defense, OFT restates position, 96:24
—Grocery stores, Julian Graves/Holland & Barrett merger referred to Competition Commission, 96:305
—Guidelines presented by OFT and Competition Commission for comment, 96:465

UTAH

Financing, falsified service of process documents not covered by baby FTC act (Utah), 96:409

V

VENDING MACHINES

Franchise opportunity fraud, FTC action settled (E.D.N.Y.), 96:97

VENUE

Grocery wholesalers, lack of ties to Wisconsin leads to Minnesota transfer (W.D. Wis.), 96:509
Semiconductors, merger challenge to be transferred to California (E.D. Va.), 96:236

VIDEO

YouTube, interim ASCAP fees (S.D.N.Y.), In Brief, 96:512

VIDEO GAMES

Japan, LCD modules for Nintendo displays, Hitachi and Sharp penalized for price fixing, 96:26; tribunal to be convened, 96:307

W

WARRANTIES

Vehicle loss protection system is not insurance, lack of damages voids warranty claim (N.J. App. Div.), 96:514

WASHINGTON

Telemarketing, claims against alleged sham charities part of nationwide crackdown (W.D. Wash.), 96:511

WASTE DISPOSAL

Pharmacy, HIPAA violations found in dumpster disposal of patient information (FTC), 96:158

WEST VIRGINIA

Hospitals, review board rescission of physician privilege without hearing entitled to immunity (4th Cir.), 96:400

WIRE FRAUD

Bullet-proof vests, defense contractor pleads guilty to conspiracy in procurement scheme (D.D.C.), 96:532
Pharmacy, staffing firm and owners plead guilty to fraud charges re VA and SBA (N.D. Ill.), 96:296
Refuse carts, executives of repair firm indicted for Chicago fraud scheme (N.D. Ill.), 96:405

WIRELESS COMMUNICATIONS

Billing, mobile content claims meet CAFA jurisdictional requirements (W.D. Wis.), 96:268
COPPA, FTC to expedite review for potential modification to address mobile marketing, 96:402
EU, nationalist approach must be cured by legislation, commissioner says, 96:302
France, ban on iPhone exclusivity arrangement upheld, 96:144
Indirect purchasers lack standing to challenge cell phone patent licensing (S.D. Cal.), 96:241
Italy
—Advertising fines, In Brief, 96:546
—Fees, mobile phone operators fined for raising without notice, 96:167
LCD displays, executives plead guilty in global price-fixing scheme (N.D. Cal.), 96:73; additional executives indicted, 96:119
Ringtones, Internet previews infringe copyright (S.D.N.Y.), 96:205; interim license fees, In Brief, 96:408
Standards setting (U.S., rev den), In Brief, 96:430
Telemarketing, wireless trade group seeks crackdown on unsolicited calls, 96:481

WISCONSIN

Motor vehicle fuel, statutory markup is unconstitutional (E.D. Wis.), 96:160; state will not appeal invalidation, 96:246
Prisons, exclusive vendors for inmates, claims dismissed (W.D. Wis.), 96:505
Unauthorized auto repairs, pecuniary loss is entire amount of charges (Wis. Ct. App.), 96:483

WITNESSES AND TESTIMONY

Experts. *See* EXPERT WITNESSES

WOOD

Interpretation of markets, FERC standard reasonable (D.C. Cir.), In Brief, 96:19