

HERBERT J. HOVENKAMP

Ben V. and Dorothy Willie Chair in Jurisprudence

BIBLIOGRAPHY

This bibliography was prepared by the Reference Staff of the University of Iowa Law Library and contains all published works within the following categories: Books and Monographs; Chapters in Books; Articles in Law Reviews and Other Scholarly Journals; Book Reviews; Statutory Drafting; Reports to Governmental Bodies and Professional Associations. Insofar as possible an effort has been made to consolidate all works that have been reprinted or substantially reprinted under the first published appearance of that work. This bibliography does not contain works in progress or works that have been accepted for publication but have not yet been published. This bibliography is intended to be current as of April 1, 2008.

BOOKS AND MONOGRAPHS

Antitrust Law: An Analysis of Antitrust Principles and Their Application, with Phillip Areeda. Boston: Little, Brown and Co., 1978-1999; 2nd ed., with Phillip Areeda. New York: Aspen Law & Business, 2000- ; Supplement, 2005; 3rd ed., vols 1, 1A, 1B, 2006- .

Science and Religion in America, 1800-1860. Philadelphia: University of Pennsylvania Press, 1978, xii, 273 pages.

Antitrust Law: Policy and Procedure: Cases and Materials, with E. Thomas Sullivan. Charlottesville, VA: Michie Co., 1984, xxii, 852 pages. (Contemporary Legal Education Series); 2nd ed., 1988, xxii, 1047 pages; 3rd ed., *Antitrust Law: Policy and Procedure: Cases, Materials, Problems*. 1994, xxvi, 1109 pages; 4th ed.: Lexis Law Publishing, 1999, xxvii, 1143 pages; 5th ed., 2003, xxxi, 1095 pages.

Economics and Federal Antitrust Law. St. Paul, MN: West Publishing Co., 1985, xvii, 592 pages. (Hornbook Series Lawyer's Edition); xxvii, 414 pages. (Hornbook Series Student Edition).

Antitrust. St. Paul, MN: West Publishing Co., 1986, xxiii, 323 pages; 2nd ed., 1993, xxiv, 347 pages; 3rd ed. 1999, xxxiii, 338 pages; 4th ed., St. Paul, MN: Thomson/West, 2005, xv, 416 pages. (Black Letter Series).

Cases and Materials on American Property Law, with Sheldon F. Kurtz. St. Paul, MN: West Publishing Co., 1987, iv, 1296 pages. (American Casebook Series); 2nd ed., 1993, xix, xli, 1232 pages; 3rd ed., St. Paul, MN: West Group, 1999, xxxvii, 1182 pages; 4th ed., St. Paul, MN: Thomson/West, 2003, xlvii, 1216 pages; 5th ed., St. Paul, MN: Thomson/West, 2007, 1262 pages.

Enterprise and American Law, 1836-1937. Cambridge, MA: Harvard University Press, 1991, x, 443 pages.

Law of Property: An Introductory Survey, 4th ed., with Ralph E. Boyer and Sheldon F. Kurtz. St. Paul, MN: West Publishing Co., 1991, xxvii, 696 pages; 5th ed., with Sheldon F. Kurtz. St. Paul, MN: West Group, 2001, xvii, 696 pages; 6th ed., *Principles of Property Law*, with Sheldon F. Kurtz. St. Paul, MN: Thomson/West, 2005, xvii, 681 pages. (Concise Hornbook series).

Federal Antitrust Policy: The Law of Competition and Its Practice. St. Paul, MN: West Publishing Co., 1994, xxvii, 759 pages; 2nd ed., 1999, xxix, 820 pages; 3rd ed. St. Paul, MN: Thomson/West, 2005, xxiii, 841 pages. (Hornbook Series).

The Mind and Heart of Progressive Legal Thought. Iowa City, IA: University of Iowa, 1995, 14 pages; reprinted in 81 *Iowa Law Review* 149 (1995), 12 pages.

IP and Antitrust: An Analysis of Antitrust Principles Applied to Intellectual Property Law, with Mark D. Janis and Mark A. Lemley. New York: Aspen Law & Business, 2001- , 2 volumes, 1200 pages; Supplement, 2005.

Fundamentals of Antitrust Law, with Phillip Areeda. New York: Aspen Law & Business, 2002, 2 vols., xv, 1214 pages; 2003, 2 vols., xli, 1272 pages; 3rd ed., 2004, loose-leaf.

The Antitrust Enterprise: Principle and Execution. Cambridge, MA: Harvard University Press, 2006, 376 pages.

CHAPTERS IN BOOKS

“Capitalism,” in *The Oxford Companion to the Supreme Court of the United States*, edited by Kermit Hall. New York: Oxford University Press, 1992, at 117, 9 pages; 2nd ed., 2005, revised, at 138, 9 pages.

“Private Property and the State,” in *The Fundamental Interrelationships Between Government and Property*, edited by Nicholas Mercurio and Warren J. Samuels. Stamford, CT: JAI Press, 1999, at 109, 9 pages.

“Economic Experts in Antitrust Cases,” in *Modern Scientific Evidence: The Law and Science of Expert Testimony*, 2nd ed., edited by David L. Faigman, David H. Kaye, Michael J. Saks, and Joseph Sanders. St. Paul, MN: West Group, 2002, at 111, 33 pages; 2003 supplement at 16, 4 pages; 2005-2006 ed. Thomson/West, at 447, 39 pages.

“The Reckoning of Post-Chicago Antitrust,” in *Post-Chicago Developments in Antitrust Law*, edited by Antonio Cucinotta, Roberto Pardolesi, and Roger Van den Bergh. Cheltenham, UK; Northampton, MA: Edward Elgar Publishing, 2002, at 1, 33 pages.

“Unilateral Refusals to License in the US,” with Mark D. Janis and Mark A. Lemley, in *Antitrust, Patents and Copyright: EU and US Perspectives*, edited by François Lévêque and Howard Shelanski. Cheltenham, UK; Northampton, MA: Edward Elgar Publishing, 2005, at 12, 44 pages.

“Signposts of Anticompetitive Exclusion: Restraints on Innovation and Economies of Scale,” in *2006 Annual Proceedings of the Fordham Competition Law Institute: International Antitrust Law & Policy*. Huntington, NY: Juris, at 409, 23 pages.

ARTICLES IN LAW REVIEWS AND OTHER SCHOLARLY JOURNALS

“Can a Foreign Sovereign Be an Antitrust Defendant?” 32 *Syracuse Law Review* 879 (1981), 33 pages.

“Insanity and Criminal Responsibility in Progressive America,” 57 *North Dakota Law Review* 541 (1981), 34 pages.

- “Tying Arrangements in the Real Estate Market: Federal Antitrust Law and Local Land Development Policy,” 33 *Hastings Law Journal* 325 (1981), 32 pages.
- “Distributive Justice and the Antitrust Laws,” 51 *George Washington Law Review* 1 (1982), 31 pages; reprinted in 26 *Corporate Practice Commentator* 345 (1984), 31 pages.
- “Personal Jurisdiction and Venue in Private Antitrust Actions in the Federal Courts: A Policy Analysis,” 67 *Iowa Law Review* 485 (1982), 39 pages.
- “Pragmatic Realism and Proximate Cause in America,” 3 *Journal of Legal History* 3 (1982), 28 pages.
- “Sovereign Immunities Act Jurisdiction and Antitrust Policy,” 15 *U.C. Davis Law Review* 839 (1982), 33 pages.
- “The Economics of Legal History,” 67 *Minnesota Law Review* 645 (1983), 52 pages.
- “Judicial Reconstruction of the Robinson-Patman Act: Predatory Differential Pricing,” 17 *U.C. Davis Law Review* 309 (1983), 31 pages.
- “Market Power and Secondary-Line Differential Pricing,” 71 *Georgetown Law Journal* 1157 (1983), 21 pages.
- “Predatory Pricing and the Ninth Circuit,” with Avarille Silver-Westrick, 1983 *Arizona State Law Journal* 443, 40 pages.
- “State Antitrust in the Federal Scheme,” 58 *Indiana Law Journal* 375 (1983), 58 pages.
- “Tying Arrangements and Class Actions,” 36 *Vanderbilt Law Review* 213 (1983), 50 pages.
- “Merger Actions for Damages,” 35 *Hastings Law Journal* 937 (1984), 37 pages; reprinted in 27 *Corporate Practice Commentator* 474, 37 pages (1986).
- “Technology, Politics, and Regulated Monopoly: An American Historical Perspective,” 62 *Texas Law Review* 1263 (1984), 50 pages.
- “Vertical Integration by the Newspaper Monopolist,” 69 *Iowa Law Review* 451 (1984), 17 pages.
- “Vertical Restrictions and Monopoly Power,” 64 *Boston University Law Review* 521 (1984), 41 pages.
- “Antitrust Policy After Chicago,” 84 *Michigan Law Review* 213 (1985), 72 pages.
- “Evolutionary Models in Jurisprudence,” 64 *Texas Law Review* 645 (1985), 41 pages.
- “Municipal Regulation and Federal Antitrust Policy,” with John A. MacKerron III, 32 *UCLA Law Review* 719 (1985), 65 pages.
- “Social Science and Segregation Before *Brown*,” 1985 *Duke Law Journal* 624, 49 pages.

- “Chicago and Its Alternatives,” 1986 *Duke Law Journal* 1014, 16 pages.
- “Rhetoric and Skepticism in Antitrust Argument,” (Correspondence), 84 *Michigan Law Review* 1721 (1986), 9 pages.
- “Treble Damages and Antitrust Deterrence: A Dialogue,” with Louis B. Schwartz, 18 *Antitrust Law and Economics Review* no. 1, at 67 (1986), 13 pages.
- “Antitrust Policy, Restricted Distribution, and the Market for Exclusionary Rights,” 71 *Minnesota Law Review* 1293 (1987), 26 pages.
- “Fact, Value and Theory in Antitrust Adjudication,” 1987 *Duke Law Journal* 897, 18 pages.
- “The Classical Corporation in American Legal Thought,” 76 *Georgetown Law Journal* 1593 (1988), 97 pages.
- “Derek Bok and the Merger of Law and Economics,” (Discussion of ‘Section 7 of the Clayton Act and the Merging of Law and Economics’ by Derek C. Bok. 74 *Harvard Law Review* 226 (1960)), 21 *University of Michigan Journal of Law Reform* 515 (1988), 25 pages.
- “Labor Conspiracies in American Law, 1880-1930,” 66 *Texas Law Review* 919 (1988), 47 pages.
- “The Political Economy of Substantive Due Process,” 40 *Stanford Law Review* 379 (1988), 69 pages.
- “Regulatory Conflict in the Gilded Age: Federalism and the Railroad Problem,” 97 *Yale Law Journal* 1017 (1988), 56 pages.
- “Treble Damages Reform,” 33 *Antitrust Bulletin* 233 (1988), 26 pages.
- “The Antitrust Movement and the Rise of Industrial Organization,” 68 *Texas Law Review* 105 (1989), 63 pages.
- “Antitrust’s Protected Classes,” 44 *Record of the Association of the Bar of the City of New York* 493 (1989), 23 pages; expanded version, 88 *Michigan Law Review* 1 (1989), 48 pages.
- “The Sherman Act and the Classical Theory of Competition,” 74 *Iowa Law Review* 1019 (1989), 47 pages.
- “Antitrust Policy, Federalism, and the Theory of the Firm: An Historical Perspective,” 59 *Antitrust Law Journal* 75 (1990), 17 pages.
- “Arrow’s Theorem: Ordinalism and Republican Government,” 75 *Iowa Law Review* 949 (1990), 25 pages.
- “Comments. (The Sherman Act: The First Century),” 59 *Antitrust Law Journal* 137 (1990), 2 pages.

“Exchange on Public Choice (Reply to Daniel N. Saviro’s remarks at 834 in ‘Discussion of ‘Legislation, Well-Being, and Public Choice,’ by Herbert J. Hovenkamp,’ 57 *The University of Chicago Law Review* 63 (1990)),” 57 *The University of Chicago Law Review* 840 (1990), 4 pages.

“The First Great Law & Economics Movement,” 42 *Stanford Law Review* 993 (1990), 66 pages.

“The Indirect-Purchaser Rule and Cost-Plus Sales,” 103 *Harvard Law Review* 1717 (1990), 15 pages.

“Legal Policy and the Endowment Effect,” 20 *Journal of Legal Studies* 225 (1990), 23 pages.

“Legislation, Well-Being, and Public Choice,” 57 *The University of Chicago Law Review* 63 (1990), 53 pages.

“Marginal Utility and the Coase Theorem,” 75 *Cornell Law Review* 783 (1990), 28 pages.

“Positivism in Law & Economics,” 78 *California Law Review* 815 (1990), 38 pages.

“Mergers and Buyers,” 77 *Virginia Law Review* 1369 (1991), 15 pages.

“Market Efficiency and the Domain of the Firm,” 18 *Journal of Corporation Law* 173 (1992), 12 pages.

“Rationality in Law & Economics,” 60 *George Washington Law Review* 293 (1992), 46 pages.

“Antitrust Policy and the Social Cost of Monopoly,” 78 *Iowa Law Review* 371 (1993), 16 pages.

“The Marginalist Revolution in Legal Thought,” 46 *Vanderbilt Law Review* 305 (1993), 55 pages.

“Market Power in Aftermarkets: Antitrust Policy and the *Kodak* Case,” 40 *UCLA Law Review* 1447 (1993), 13 pages.

“The Limits of Preference-Based Legal Policy,” 89 *Northwestern University Law Review* 4 (1994), 88 pages.

“The Areeda-Turner Treatise in Antitrust Analysis,” 41 *Antitrust Bulletin* 815 (1996), 28 pages.

“Judicial Restraint and Constitutional Federalism: The Supreme Court’s *Lopez* and *Seminole Tribe* Decisions,” 96 *Columbia Law Review* 2213 (1996), 35 pages.

“Law and Morals in Classical Legal Thought,” 82 *Iowa Law Review* 1427 (1997), 39 pages.

“Competitor Collaboration after *California Dental Association*,” 2000 *University of Chicago Legal Forum* 149, 41 pages.

“Introduction (Symposium: Intellectual Property Rights and Federal Antitrust Policy),” 24 *Journal of Corporation Law* 477 (2000), 7 pages.

“Knowledge About Welfare: Legal Realism and the Separation of Law and Economics,” 84 *Minnesota Law Review* 805 (2000), 58 pages.

- “The Monopolization Offense,” 61 *Ohio State Law Journal* 1035 (2000), 14 pages.
- “The Robinson-Patman Act and Competition: Unfinished Business,” 68 *Antitrust Law Journal* 125 (2000), 20 pages.
- “Post-Chicago Antitrust: A Review and Critique,” 2001 *Columbia Business Law Review* 257, 80 pages.
- “Bargaining in Coasian Markets: Servitudes and Alternative Land Use Controls,” 27 *Journal of Corporation Law* 519 (2002), 18 pages.
- “IP Ties and *Microsoft*’s Rule of Reason,” 47 *Antitrust Bulletin* 369 (2002), 54 pages.
- “Anticompetitive Settlement of Intellectual Property Disputes,” with Mark Janis and Mark A. Lemley, 87 *Minnesota Law Review* 1719 (2003), 48 pages.
- “Antitrust as Extraterritorial Regulatory Policy,” 48 *Antitrust Bulletin* 629 (2003), 27 pages.
- “Antitrust Violations in Securities Markets,” (Symposium: Revisiting ‘The Mechanisms of Market Efficiency;’ article by Ronald J. Gilson and Reinier H. Kraakman, 70 *Virginia Law Review* 549, 1984), 28 *Journal of Corporation Law* 607 (2003), 28 pages.
- “Antitrust and the Regulatory Enterprise,” 2004 *Columbia Business Law Review* 335, 43 pages.
- “Balancing Ease and Accuracy in Assessing Pharmaceutical Exclusion Payments,” with Mark D. Janis and Mark A. Lemley (Response to article by Daniel A. Crane in this issue), 88 *Minnesota Law Review* 712 (2004), 10 pages.
- “Sensible Antitrust Rules for Pharmaceutical Competition,” 39 *University of San Francisco Law Review* 11 (2004), 22 pages.
- “United States Antitrust Policy in an Age of Expansion (International Antitrust Law and Policy),” 2004 *Annual Proceedings of the Fordham Corporate Law Institute* 225, 16 pages.
- “Exclusion and the Sherman Act,” 72 *University of Chicago Law Review* 147 (2005), 18 pages.
- “The Antitrust Enterprise: Principle and Execution: An Introduction,” 31 *Journal of Corporation Law* 285 (2006), 6 pages.
- “Discounts and Exclusions,” 2006 *Utah Law Review* 857, 21 pages.
- “Federalism and Antitrust Reform,” (Symposium: The Uncertain Future of Antitrust: Responding to the Antitrust Modernization Commission), 40 *University of San Francisco Law Review* 627 (2006), 23 pages.
- “The Law of Exclusionary Pricing,” 2 *Competition Policy International* 21 (2006), 18 pages.
- “Unilateral Refusals to License,” with Mark D. Janis and Mark A. Lemley, 2 *Journal of Competition Law & Economics* 1 (2006), 42 pages.

“Restraints on Innovation,” 29 *Cardozo Law Review* 247 (2007), 14 pages.

“Standards Ownership and Competition Policy,” 48 *Boston College Law Review* 87 (2007), 23 pages.

BOOK REVIEWS

Review of *The Possibility of Religious Knowledge*, by Jerry H. Gill. 2 *Christian Scholar's Review* 349 (1973), 4 pages.

Review of *Law and American History: Cases and Materials*, edited by Stephen B. Presser and Jamil S. Zainaldin. 32 *Hastings Law Journal* 553 (1980), 8 pages.

“The Proud Pre-eminence,” review of *Judicial Review and the Reasonable Doubt Test*, by Sanford Byron Gabin; *Judicial Review and the National Political Process*, by Jesse H. Choper; and *Democracy and Distrust: A Theory of Judicial Review*, by John Hart Ely. 8 *Hastings Constitutional Law Quarterly* 429 (1981), 20 pages.

“The Public Mr. Choate,” review of *Rufus Choate: The Law and Civic Virtue*, by Jean V. Matthews. 9 *Reviews in American History* 72 (1981), 4 pages.

Review of *Antitrust Law and Practice*, by Philip Marcus. 36 *Business Lawyer* 1411 (1981), 4 pages.

Review of *Business and Government During the Eisenhower Administration: A Study of the Antitrust Policy of the Antitrust Division of the Justice Department*, by Theodore P. Kovaleff. 33 *Hastings Law Journal* 755 (1981), 4 pages.

Review of *A Treatise on the Antitrust Laws of the United States: Federal Antitrust Law*, by Earl Kintner. 15 *U.C. Davis Law Review* 521 (1981), 6 pages.

Review of *The Works of Jonathan Edwards, Volume I: Scientific and Philosophical Writings*. 72 *Isis* 321 (1981), 1 page.

Review of *Harmony and Dissonance: The Swift and Erie Cases in American Federalism*, by Tony A. Freyer. 34 *Hastings Law Journal* 201 (1982), 25 pages.

Review of *The New High Priests: Lawyers in Post-Civil War America*, edited by Gerard W. Gawalt. 71 *Journal of American History* 884 (1985), 1 page.

Review of *Augustus H. Strong and the Dilemma of Historical Consciousness*, by Grant Wacker. 91 *American Historical Review* 482 (1986), 1 page.

Review of *Constitutional Faith*, by Sanford Levinson. 6 *Constitutional Commentary* 501 (1989), 6 pages.

Review of *Liberty, Property, and Government: Constitutional Interpretation before the New Deal*, edited by Ellen Frankel Paul and Howard Dickman; *Corwin on the Constitution, Volume Three: On Liberty Against Government*, by Edward Samuel Corwin, edited by Richard Loss; and *Spheres of Liberty: Changing Perceptions of Liberty in American Culture*, by Michael G. Kammen. 7 *Constitutional Commentary* 410 (1990), 6 pages.

Review of *The Limits of Judicial Power: The Supreme Court in American Politics*, by William Lasser. 7 *Constitutional Commentary* 123 (1990), 5 pages.

Review of *After the Rights Revolution: Reconceiving the Regulatory State*, by Cass R. Sunstein, and *Law and Public Choice: A Critical Introduction*, by Daniel A. Farber and Philip P. Frickey. 8 *Constitutional Commentary* 470 (1991), 10 pages.

Review of *The Ascent of Pragmatism: The Burger Court in Action*, by Bernard Schwartz. 8 *Constitutional Commentary* 512 (1991), 4 pages.

Review of *Judicial Power and Reform Politics: The Anatomy of Lochner v. New York*, by Paul Kens, and *Liberty, Property, and the Future of Constitutional Development*, edited by Ellen Frankel Paul and Howard Dickman. 8 *Constitutional Commentary* 274 (1991), 6 pages.

Review of *Private Property and the Limits of American Constitutionalism: The Madisonian Framework and Its Legacy*, by Jennifer Nedelsky. 10 *Law and History Review* 178 (1992), 4 pages.

“The Supreme Court as Constitutional Interpreter: Chronology Without History,” review of *The Constitution in the Supreme Court: The Second Century, 1888-1986*, by David P. Currie. 90 *Michigan Law Review* 1384 (1992), 8 pages.

Review of *Regulating Big Business: Antitrust in Great Britain and America, 1880-1990*, by Tony A. Freyer. 11 *Law and History Review* 455 (1993), 4 pages.

Review of *The Wheeling Bridge Case: Its Significance in American Law and Technology*, by Elizabeth Brand Monroe. 80 *Journal of American History* 1088 (1993), 1 page.

Review of *The Constitution Besieged: The Rise and Demise of Lochner Era Police Powers Jurisprudence*, by Howard Gillman. 11 *Constitutional Commentary* 255 (1994), 3 pages.

“The Corporation’s Split Personality,” review of *The Multinational Challenge to Corporation Law: The Search for a New Corporate Personality*, by Phillip I. Blumberg. 92 *Michigan Law Review* 1792 (1994), 5 pages.

“Regulation History as Politics or Markets,” review of *The Regulated Economy: A Historical Approach to Political Economy*, by Claudia Goldin and Gary D. Libecap. 12 *Yale Journal on Regulation* 549 (1995), 15 pages.

Review of *Contract, Economic Change, and the Search for Order in Industrializing America*, by Lester G. Lindley. 39 *American Journal of Legal History* 103 (1995), 1 page.

Review of *Judicial Enigma: The First Justice Harlan*, by Tinsley E. Yarbrough. 45 *Journal of Legal Education* 610 (1995), 6 pages.

“The Cultural Crises of the Fuller Court,” review of *Troubled Beginnings of the Modern State, 1888-1910*, by Owen M. Fiss. 104 *Yale Law Journal* 2309 (1995), 35 pages.

Review of *Alternative Tracks: The Constitution of American Industrial Order, 1865-1917*, by Gerald Berk. 14 *Law and History Review* 193 (1996), 4 pages.

Review of *Forced Justice: School Desegregation and the Law*, by David J. Armor and *Reading, Writing, & Race: The Desegregation of the Charlotte Schools*, by Davison M. Douglas. 82 *Journal of American History* 1643 (1996), 2 pages.

Review of *Competition Policy in America, 1888-1992*, by Rudolph J.R. Peritz. 28 *Journal of Interdisciplinary History* 158 (1997), 2 pages.

Review of *Managing Legal Uncertainty: Elite Lawyers in the New Deal*, by Ronen Shamir. 102 *American Historical Review* 209 (1997), 2 pages.

“The Takings Clause and Improvident Regulatory Bargains,” review of *Deregulatory Takings and the Regulatory Contract: The Competitive Transformation of Network Industries in the United States*, by J. Gregory Sidak and Daniel F. Spulber. 108 *Yale Law Journal* 801 (1999) 34 pages.

Review of *The Farmer’s Benevolent Trust: Law and Agricultural Cooperation in Industrial America, 1865-1945*, by Victoria Saker Woeste. 43 *American Journal of Legal History* 89 (1999), 2 pages.

Review of *Origins of Law and Economics: The Economists’ New Science of Law, 1830-1930*, by Heath Dorset Pearson. 17 *Law and History Review* 201 (1999), 2 pages.

Review of *The Progressive Assault on Laissez Faire: Robert Hale and the First Law and Economics Movement*, by Barbara Fried. 104 *American Historical Review* 1701 (1999), 2 pages.

Review of *Lawyering for the Railroad: Business, Law and Power in the New South*, by William G. Thomas. 74 *Business History Review* 323 (2000), 3 pages.

Review of *Legal Positivism in American Jurisprudence*, by Anthony James Sebok. 86 *Journal of American History* 1837 (2000), 2 pages.

Review of *Brandeis and the Progressive Constitution: Erie, the Judicial Power, and the Politics of the Federal Courts in Twentieth-Century America*, by Edward A. Purcell, Jr. 106 *American Historical Review* 193 (2001), 1 page.

Review of *Broken Trusts: The Texas Attorney General Versus the Oil Industry, 1889-1909*, by Jonathan W. Singer. 69 *Journal of Southern History* 952 (2003), 2 pages.

Review of *Cooperation Between Antitrust Agencies at the International Level*, by Bruno Zanettin. 28 *European Law Review* 570 (2003), 2 pages.

“The Rationalization of Antitrust,” review of *Antitrust Law*, 2nd edition, by Richard A. Posner. 116 *Harvard Law Review* 917 (2003), 28 pages.

Review of *Recasting American Liberty: Gender, Race, Law, and the Railroad Revolution, 1865-1920*, by Barbara Young Welke. 89 *Journal of American History* 1530 (2003), 1 page.

Review of *Regulating Cartels in Europe: A Study of Legal Control of Corporate Delinquency*, by Christopher Harding and Julian Joshua. 29 *European Law Review* 276 (2004), 2 pages.

Review of *The Structure of Regulatory Competition: Corporations and Public Policies in a Global Economy*, by Dale D. Murphy. 29 *European Law Review* 730 (2004), 2 pages.

Review of *Antitrust and Global Capitalism: 1930–2004*, by Tony A. Freyer. 25 *Law and History Review* 460 (2007), 2 pages.