EDITOR’S NOTE

Dear Reader:

On Friday, October 5th, 2007 antitrust scholars from Europe and North America met on the North Side of Chicago to discuss the comparative state of monopolization law. This meeting, co-sponsored by the Loyola University Chicago Institute for Consumer Antitrust Studies and British Institute of International and Comparative Law, revolved around findings of the Antitrust Modernization Committee and a series of related issue papers.

The Loyola Consumer Law Review is excited to present the reader with a complete transcript of the event, with minimal alterations. Issue papers prepared for the discussion define the scope of each segment and precede each of the four sections of the transcript. This was done in order to provide the reader with a greater contextual understanding of the discussion. We believe this format will make this important conversation more approachable.

Aiming to present a complete and accurate view of the state of monopolization law, the Loyola Consumer Law Review invited Thomas A. Lambert and Joshua D. Wright, leading scholars on antitrust from the “Chicago School” perspective, which is prevalent on Chicago’s South Side, to respond to the discussion. Their response, appearing immediately after the transcript, is both critical and laudatory. Concluding this issue is an antitrust themed Consumer News section.

Enjoy,

Jeffrey Sussman
Editor-in-Chief
Loyola Consumer Law Review

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