

Index

- abstract acts of government 363
- abuse
 - administrative power xxix, 353–5
 - dominant position 13–14, 316–18, 342–3, 379–85
 - intellectual property (IP) xx, xxv, 220, 344–5
- abuse of dominance
 - discriminatory treatment 218–20, 380–82
 - excessive pricing 61, 184, 343
 - exclusive dealing 192–3, 344
 - price below cost 342
 - price discrimination 380–82
 - price squeezes 382–3
 - refusals to deal 62, 68, 263–4, 342
 - tying and unreasonable condition 344–5
 - see also* margin squeezes
- ACCC xvi, xxxvi, 366–70, 372–3
 - Coca-Cola/Berri 372–3
- acquisition
 - of control 346
 - of equity 346
- administrative
 - companies 104
 - intervention 124
 - law xxviii, 363
 - litigation 409–10
 - sanctions 234
- administrative law judge 234
- Administrative Litigation Law 214
- administrative monopolies, xxviii, xxix, 15–17, 19, 44, 92
 - acts of 353–5
 - advice and recommendation for 114
 - AQSIQ 411
 - chapter 5 xx, 49, 352–7
 - controversial on xxviii
 - enforcement authority 211–15, 269
 - forced M&A 135, 199–200
 - industry self-regulating prices 16, 104–5, 173–5
 - legal liabilities 328–9, 356–7, 362–3
 - local protectionism 16, 92, 104, 134, 144, 198, 203
 - official-business collusion 414
 - sectorial monopolies 15, 20, 50–55, 104, 134
 - subjects of 353
 - see also* government-related entities; state-owned enterprises
- Administrative
 - Penalties Law 386–7
 - Procedural Law 96
 - Reconsideration 214
- administrative restrictions 105
 - see also* administrative monopoly
- alliance 131
- allocation of economic power 23–4
- AML draft 107–8, 260–61
 - abuse of dominance 110–11, 147, 263–4
 - administrative monopoly 112–13, 148, 265–6
 - administrative procedure 266–7
 - enforcement authority 114, 148, 252–3, 267
 - general principles 147
 - industrial policy 114
 - influence of German and EU laws xvii
 - legal liabilities 109, 148, 262
 - merger control 111–2, 148, 264–5, 302
 - monopoly agreements 108–10, 148, 261–2, 338
 - supplementary provisions 148

- AML drafting process
 - Drafting Group xv, 106–7, 115, 149, 260
 - drafting by Ministries xv
 - foreign experts xviii–xx
 - international seminars xvi
 - review by LAO xviii–xxi
 - review by Standing Committee of NPC xxi–xxiv
 - stages xv
- AML legislation xiv–xxiv, 17–20
 - characteristics xvi–x vii, 38
 - impediments to 115–20
 - international cooperation 106, 313–14
 - objectives 165–7
 - preconditions 19, 125–30
 - see also* goals of AML
- anti-competition ideology 30–33
- anti-dumping suits 91, 337
- Anti-Monopoly Commission xxxii, 325–6, 362
 - functions 48
 - Guidelines on Market Definition 404
- Anti-Monopoly Enforcement Authority
 - xxxi, xxxii, 248–50
 - challenges ahead 47–50, 411–17
 - independence 94, 105–6
 - sector regulation 253–9, 363–4
 - status 250–53, 324, 361–2, 399
 - see also* MOFCOM; NDRC; SAIC
- anti-monopoly law enforcement
 - administrative models 233–5
 - judicial models 231–3
- Antitrust Guidelines in US 245
- Anti-Unfair Competition Law 17, 141, 143, 145–6, 149, 272–3
 - administrative monopoly 101, 203
 - public utilities 76, 101, 186–7
- balancing IP and competition law 221–3
 - see also* compulsory licensing
- barriers to entry 73
- Basedow, Jürgen 82
- basic law of market economy xxv
- BHP/Rio Tinto xxxvi, 366–70
- Bidding Law 101, 141, 275
- block exemption 227
- braking up monopoly 27
- BRICS conference 83
- broadband access market 378–9
- Bundeskartellamt 248, 256
 - see also* German GWB
- Buren, Martin Van 360
- cartel 10–11, 89–90, 102, 130–31
 - bid-rigging 101
 - exemption 172–3, 336–9
 - international 89
 - market allocation 171, 335
 - output restriction 171
 - price fixing 169–71, 173–4, 333–4
 - TravelSky 412
 - See also* horizontal agreements
- cartel law 282–5
- catalyst
 - for AML legislation 29–37
 - for economic reform 31–6
- catch-all clause 333–4
- centralized
 - planned economy 41
 - state apparatus 33
- Chicago School 157, 233
- China Mobile 410
- Chinese characteristics 21, 34
- civil law principles 75, 148
- coastal economic development regions 129
- Cold War 53, 64
- collusion 25, 141
- Commitments for WTO entry 95–6
- commitment in AML 389–90
 - acceptance 395–7
 - assessment 395–6
 - consequences 394
- commodity economy 34
- communal ownership of goods 31
- communism 31
- Communist Party of China (CPC)
 - Central Committee 32–4, 100, 144, 202
 - National Congress 21, 137
- Company Law 128
- compensation 396
- competition
 - and property ownership 30

- culture 34
- distortion of 251
- for enterprise's reform 32–3
- for socialist market economy 33–6
- significance 8
- structure 351
- Competition Dialogue 82
- competition order for 247
- restriction on competition 273–4, 276–8
- unfair competition 273
- competition policy
- and IP 221–3
- international cooperation 81–3, 86–7, 370
- to consumer welfare 22–3
- to economic democracy 23–4
- to fair distribution 25–7
- to free competition 276–7
- competitive
- process 22
- spirit 98, 361
- competitiveness of enterprises 120–21
- compulsory licensing
- abuse of IP 220
- industrial standard 219
- precondition 219–20
- see also* Standard Tight Head Drum
- concentration
- defined 346, 297–8, 318
- degree of 349
- exemption 350–51
- see also* M&A
- concerted practices 334
- conditions for market competition 37
- conflict of jurisdiction 246
- consent decree 232, 242
- Constitution 46, 126, 168
- consumer
- demand 22
- right 24
- Contra bonos mores* 283
- Contract Law 46, 148, 224–5
- contractual freedom 46–7, 276
- convergence of competition laws 84
- cooperation on competition policy
- bilateral 90
- multilateral 87–9
- coordination of competition policy and industrial policy 39
- Copyrights Law 339
- Core of Economic Law 7, 76
- corruption 105, 354
- country specifics
- Australia 76, 254
- Belgium 77, 258
- Brazil 258–9
- Bulgaria 58, 207
- France 77, 258
- Hungary 58, 207, 251–5
- India 9
- Italy 9
- Netherlands 76
- New Zealand 76, 254–5
- Pakistan 9
- Poland 53, 58, 64
- Russia 58, 114, 207, 251
- South Korea xviii, 9, 106, 233
- Sri Lanka
- Ukraine 15, 114, 118, 208–10, 267, 269–70
- criminal liabilities 109
- Culture Revolution xi, xii
- debt to stock conversion 64
- Decentralization 124
- deceptive acts 243
- Decision on Economic Reform 32
- de-monopolization 64
- Deng, Xiaoping xxxvii, 54–5
- deterrent effect 76
- developing countries 9, 81
- discretion 385
- discretionary authority 56
- discriminatory treatment 220, 343, 414–15
- disproportionate income 72
- diversified property ownership 71
- Doha Declaration 88, 99–100
- dominance
- assessment 317–8, 341–2, 378–9
- barriers to entry 220
- concept of 341
- market definition 340–41
- market shares 340
- presumption of 342

- technical market 219
- See also* Government-related entities; State-owned enterprises
- Drexl, Josef xxxiv, 82
- DVD Patent Alliance 233
- early-stage of Chinese socialism 34
- Easter European nations 9, 124
- EC Treaty (Treaty on Functioning of EU) 251, 269, 315, 355, 383
- economic
 - analysis 237, 241
 - democracy 117
 - efficiency 233
 - globalization 86
 - leverage 33
- Economic Constitution 7, 40–44, 251
- effect doctrine 86–7
- effective competition 37
- Ehlermann, Claus Dieter 57, 67
- Elgar, Edward xxxix
- encouraging private enterprises 27
- Engels 31
- Enterprise Evaluation Centre xxvii, 115, 149–50
- Enterprise group 135–6
- equal access 73
- essential facility 82, 110–11, 263–4
- EU cases
 - Boeing/ Douglas 368
 - Corbreau 67, 355
 - Deutsch Telecom 384
 - GE-Honeywell 368
 - IMS xx
 - Intel 381
 - Irish Ice Cream 394
 - Magill xx, 218
 - Microsoft 221–2, 234, 381
 - United Brands 343
- EU competition law
 - administrative monopoly 269
 - commitment 393–6
 - dominance, abuse of 234
 - excessive price 343
 - history 9
 - influence on AML 81–2
 - legal liabilities 263
 - market definition 340
 - merger control 300–301
 - monopoly agreements 263
 - resale price maintenance 262
 - state-owned enterprises 56–8, 66, 269, 355
 - Technology Transfer Agreement 228–9
- EU Courts
 - Court of Justice 57, 66, 239
 - General Court (First Instance) 239
- European Commission 81, 163
 - administrative model 233
 - centralized administration 237–9
 - DG competition 254
 - judicial review 234–5, 239
- European Competition Network 239–40
- excessive price 380–82
- exemption of agreements 336–9, 358–9
 - burden of proof 337
 - export cartel 337–8
 - method of 338
 - procedure 338–9
 - public interest 336
 - rationalization 337
- R&D 336–7
- SME's cooperation 336–7
- specialization 337
- standardization 337
- structure crisis 336
- substantiality of benefits 337
- exemption of public utility 107
- expansion of monopoly rights 355
- exploitative abuse 75, 342
- ex-Soviet nations 9, 124
- extraterritorial jurisdiction 20, 83, 86–7, 261, 295–6, 367
 - China 83
 - EU 87
 - US 86–7
- fair competition 165–7, 272
 - See also* free competition
- fair process 74
- Fels, Allan xvi, xxxvii, xxxviii
- filing threshold 346
- finances under AML 109–10, 386–7
- follow-on civil litigation 396

- forced merger 113, 200
- foreign
 - experts 82
 - investment 129–30
 - investors 93–4, 153–4
 - M&A control 291–6, 320
 - Trade 129–30
- Four Modernization 33
- free competition 165–7, 272–85
 - see also* fair competition
- free riding 227, 335
- freedom to 275
 - contract 24
 - invest 37
- Freiburg School 282
- functions of anti-monopoly law 4–8

- game 415
- Gerber, David, xxvii, xxxviii, 79–85, 235
- German Act against Restrictive Competition (GWB) 3, 282
 - abuse of dominance 110–11, 192–4, 263–4, 284
 - cartel 108–9, 172, 337
 - influence on AML xvi
 - merger control 12, 297, 302, 307, 348–9
 - non-discrimination 56, 355
 - presumption of dominance 318, 342
 - public interest 164, 307
 - vertical agreements 109, 261
- German
 - BNetzA 77
 - Cartel Law 282–4
 - Federal Cartel Office 233, 248
 - Federal Minister of Economics 352
 - Unfair Competition Law 281–2
 - See also* German GWB
- German Federal Supreme Court 282
 - Standard Tight-Head Drum 218–23
- Germany 260
 - Charter of Free Enterprises 7
- global competition
 - Influence on China 89–95, 99–100
 - policy 79–89
- goals of antimonopoly laws 157–67, 247, 358–61
 - consumer welfare 160
 - economic efficiency 158–9
 - fair competition 165–7
 - free competition 165–7
 - in China 158, 321
 - in EU 163
 - in Germany 157
 - in USA 157–8, 278–81
 - public interest 161
- goals of economic reform 34
- government interference 74
- government-related entities
 - legal liabilities 328
 - power 104
 - prohibition 202
 - protection 42–3
 - see also* state owned enterprises; administrative monopolies

- Haley, John O. xxxiii
- hard core cartels 333
- harmonious society 21–8
- Hayek, Friedrich 41–2, 70–71
- HHI 305–6, 349–50
- horizontal
 - agreements 332–4
 - merger 345
 - monopoly 134
 - see also* cartels

- Immenga, Ulrich 284
- independence 236
 - of enforcement 247–50
 - of regulator 75
- indispensable legal system 29
- individual economy 126
- industrial
 - association 43–4, 314, 334
 - average cost 249
 - monopolies 73
 - policy 163, 266–7, 304, 306–7, 322, 325, 358–9
 - price self-discipline 169, 173–5
- inferior authority 356
- instant noodle price fixing 43–4
- institutional barriers 73
- intellectual property (IP)
 - innovation 219

- market access 220
- negotiation on 274
- technical standard 218–9
- inter-brand competition 336
- interaction between trade and competition 86–9
- International Competition Network (ICN) 252, 301
- internet service providers 378
- intra-brand competition 336
- investigation 385–6
 - resume 390
 - suspension 390
 - termination 390
- IP abuse 220, 229, 314
 - compulsory packaging 227
 - exclusive grant-back 227
 - in AML 229
 - in Contract Law 224–5
 - in Foreign Trade Law 225
 - industrial-specific regulation 74
 - information symmetry 74
 - non-challenge clause 227–8
 - refusal of license 220, 223
 - see also* compulsory licensing
- iron rice bowl 33
- Japan 77, 91, 258, 260, 273
 - Antitrust Law 7–8, 233, 283
 - Fair Trade Commission 350
 - Unfair Competition law 283
- Jobs, Steve 85
- Joint Ventures Law 129
- laissez-faire economy xxvi
- landmark 137
- legal liability (remedy) 75, 356, 385–6
 - cease illegal conduct 386
 - confiscate illegal gains 386
 - fine 109, 386
- legal person 127
- Legislative Affairs Office 149, 338, 413
 - Draft review xviii–xxi
- Li, Peng xxiv
 - Diary of xxiv
- limited liability company 128
- leniency policy 40, 108, 276
- leverage of market power 407
- liaison officer mechanism 244
- liberalization
 - economy 75
 - world trade 86
- listed company 128
- local protectionism 16, 92, 104, 134, 144, 198, 203
- macroeconomic control 34, 122–3
- mandatory production plan 126
- margin squeeze 84, 382–5
- market
 - access 16, 92, 104, 134, 144, 198, 203
 - allocation 332
 - demand 26
 - mechanism 23, 32–3
 - order 47
 - power 342
 - price adjustment 33
 - shares 263, 342
- market definition 294, 317, 340
 - Guidelines 340–41, 404
 - objective of 340
 - see also* relevant market
- market economy xxvi
 - principles xxvi–xxvii
 - status xxv
 - transition to xxvii, 38–47
- market-oriented model 36
- marketization 47
- Marx and Engels 30–31
- Marxism 32
- mega-mergers 86
- Memorandum of Understanding 82–3, 244
- merger and acquisition (M&A) xxvii, xxviii, 345
 - foreign investors 93, 290–91
 - in China 289–90
- merger control, 12–13, 111–12, 345–6
 - BHP/Rio Tinto xxxvi, 366–70
 - conditional approval 352, 406–7
 - economies of scale xxviii, 150–51, 264–5
 - exemption 307–9, 320
- extraterritorial jurisdiction 295–6
- filing for 319
- foreign investors 291–6, 320

- legal liabilities 310
- remedy 352
- review periods 112, 265, 294, 303–4, 319
- substantive review 304–7, 319, 349–52
- thresholds 111, 264–5, 293–4, 347–9, 368
- see also* acquisition of control; MOFCOM
- Merger Regulation 345
- See also* merger control
- Mestmäcker, Ernst-Joachim xiii, xiv, xxxvii, 41, 45, 68
- Metaxas, George xix
- Microsoft 13
- minimum resale prices 109, 334
- models of economic reform 29–37
 - gradual development path 33
 - shock therapy 33
- modern enterprise system 388
- MOFCOM 83, 291–6
 - Anti-Monopoly Bureau 404–5
 - China Unicom/China Netcom 412
 - Coca-Cola/Huiyuan 371–5, 406–7
 - conditional approvals 352, 404–5
 - Panasonic/Sanyo 83
- MOFCOM, Rule of
 - Assessing Competitive Impact 404
 - Calculation of Sales Revenues in Finance Sector 404
 - Divestiture Remedies 404
 - Merger Notification 404
 - Merger Review 404–5
 - Not notified M&A 404–5
- MOFTEC 93
 - see also* State-owned enterprises
- monopolistic conduct in AML
 - see* monopoly agreements; abuse; merger control; administrative monopoly
- monopolization 74
- monopoly
 - industries 75–6
 - power 342
 - self-interest 74
- monopoly agreements 315–16, 332
 - bid-rigging 273
 - concerted practices 334
 - critical cartel 315–16, 337
 - exemption 315, 336–9
 - export cartels 315–16, 337
 - hard core cartels 333
 - horizontal agreements 315, 332
 - R&D agreements 336–7
 - SMEs cooperation 337
 - specialization 337
 - standard setting 337
 - vertical agreements 315, 334–6
- multiple administrative authorities 237, 361
- Münzel, Frank xxxvii
- NAFTA 80
- national
 - champion 55
 - economic lifeline 55, 358
 - economy 349
 - monopolist 103
 - orders 41
 - security review 320–21
 - teams 116
- National People's Congress (NPC)
 - see* Standing Committee of NPC
- nationality of enterprises 94, 96
- nationalization 52
- natural monopolies xxix, 111, 118, 378
- NDRC 84, 407–8
 - Anti-Price Monopoly (APM) Regulation 407
 - China Telecom/China Unicom, xxvii, 84, 376–400
 - Enforcement Procedure for APM 407
 - Price Supervision and Anti-Monopoly Bureau 407
 - rice noodle cartel 408
- network infrastructure 76
- no trial without complaint 235
- non-public capital 416
- non-public economy 62–5, 416
- notification thresholds 111, 264–5, 293–4, 347–9, 368
- objectives of AML
 - see* goals of AML
- obstacles of AML legislation 268–71

- economic system 150–51
- ideological obstacles 115–6
- sector regulators 118–20
 - see also* administrative monopoly
- obstructive abuse 343
- October Revolution 32
- OECD xvi, xix, 7, 106, 260
- oligopoly 23
- Open Door Policy 6
- optimal allocation of resource 4, 122, 358
- optimum enterprise scale 150
- Ordo-liberalist 283
- overlapping jurisdiction 243–5, 248–9

- Patent Law 218, 339
 - See also* IP
- Peng Sen 392
- Philips, Bernard J. xix
- pioneering spirit 24
- planned economy xxvi, 9
- plural ownership 126
- political democracy 24
- potential competition 340
- power for money deals 354
- precondition for competition 4
- predatory pricing 342
- pressures of competition 22
- presumption of dominance 341–2
- Price
 - below cost 342
 - discrimination 343
 - fixing 332–6
 - leverage 35
- Pricing Law 17, 92, 101, 140, 143, 270
- pricing mechanism 4
- Principles of Communism 31
- principle of economics 64
- priority 359
- private
 - ownership 30
 - property rights 45, 97
- Private Economic Forum 73
- private enforcement 409–10
 - Baidu 410
 - Li Fang v. China Netcom 410
 - Sursen v. Shanda 410
 - Zhou Ze v. China Unicom 410
- Privatization 53, 64, 124
- procedural issues 404–5, 408
 - burdens of proof 410
- process of competition 22
- production efficiency 358
- property rights 344
- proportional development plan 32
- public interest
 - in AML 161, 309, 322, 350–52
 - Daimler-Benz/MBB 248
- public
 - prosecutor 231, 236
 - restraints 80
 - service 74
 - undertaking 355
 - welfare 22
- public ownership 100
 - precedence of 34
- public utility enterprise 92, 339
 - excessive high price 181
 - exemption 261, 314
 - forced transactions 183
 - refusals to deal 182
 - restriction of competition 180–85
 - status 177–8
- publication of decisions 405–6

- refusal of interconnection 110, 263–4
- refusal to access 192–3, 264
 - see also* local protectionism
- refusal to deal 342
 - see also* abuses
- refusal to licensing 219–20
 - see also* abuse of IP; compulsory licensing
- regional blockades 203
 - see also* administrative monopolies
- regulated
 - enterprises 364
 - industries xxix–xxx
 - see also* administrative monopolies; sectorial regulation; state-owned enterprises
- regulation on unfair pricing 249
- regulatory capture 364
- relations between anti- and unfair competition
 - Chinese Laws 272–7

- German Laws 281–4
- US FTC Act 279–81
- relevant market 294, 317, 340
 - geographic market 341
 - products market 226, 340–41
 - technical market 219
 - see also* market definition 340
- rent seeking 51, 363, 414
- resale price maintenance 109, 262, 334
- restoration to original state 112
- restriction on competition
 - administrative 133–7
 - coordinated 130–31
 - industrial self-discipline 132
 - in Unfair Competition Law 272–5
 - obstructive 132–3
- restrictive conditions 352
- rights and responsibilities 127
- rights of enterprises 24
- Rule of Law 21, 398
- rule of reason 170, 172, 227–8
- rule of per se illegal 11, 170, 336

- SAIC 93, 180–81, 236, 260, 291–6, 357
 - cartel case 409
 - jurisdictional conflict 408
- SAIC, Rule on
 - Abuse of Dominance 409
 - Administrative Monopolies 409
 - Monopoly Agreements 408–9
 - Procedure for Investigation and Handling 408
 - Procedure for Prevention of Administrative Monopolies 408
- SASAC 52, 63, 75, 306, 388–9
 - Measures for Evaluation of Central Enterprises 389
 - State-Owned Assets Act 388
- Schumpeter 160
- Section 5 of FTC Act 231, 243
- sectorial regulation 74–5
 - Electricity Law 187
 - Postal Law 189
 - Telecommunication 187
- sectorial regulation and anti-monopoly
 - in AML Draft 77, 326–7
 - in Germany 77
 - in US 77
- self-adjustment 68
- separation of state from enterprises 44, 357–8
- SETC 25, 69–70, 103, 132, 173–4, 260
 - Opinion on Discipline Pricing 132
- settlements 385–400
- shareholding cooperation 128
- SMEs 12, 337, 347–8
- Smith, Adam 10, 160, 178, 332
- social
 - fairness and justice 21
 - harmony 21
 - polarization 55
 - policy 28
 - public interest 351–2
- socialism 54
- socialist countries 9
- socialist society 31
- socialist market economy
 - basic elements 35
 - concept of 35, 137
 - preconditions 125–30
 - promotion by CPC 33–5
- sovereign acts 338, 353
- sovereign compulsion 385
- special economic zones 129
- SSNIP (hypothetical monopolist test) 340
- Stalin on competition
 - of capitalist 31
 - of socialist 31
- Standing Committee of NPC xxiv, 3, 43–4, 163, 271, 296, 334, 347
 - Draft review xxi–xxiv
 - legal lectures to xxiv
- state
 - aid 355
 - intervention 28
 - monopoly xxv, 253
- state action doctrine 353
- State Commission for Economic Restructure 103
- State Counsel, Rule on xxxi–xxxii
 - Interim Provisions 100–101, 140
 - Merger Review Thresholds 368
 - Opinions on Non-Public Sectors 27, 53, 60, 73, 416

- Prohibition from Abusing Power 144, 202
- Regional Market Blockades 102, 203
- state-invested enterprises 388
- State-owned economy 55, 322
- state-owned enterprises (SOEs) 127–8, 138–9, 151–2, 163–4
 - administration of capital 388
 - administrative monopoly 355, 411
 - merger control 136–7, 412
 - monopoly agreements 412
 - Sinopec/PetroChina 25, 50–51, 61, 69–70, 328
 - under planned economy 388
- See also* China Telecom/China
 - Unicom; China Unicom/China Netcom
- state-owned industries 72
- State Planning Commission 249
- stock ownership 64
- subjectivism and bureaucracy 32
- subsidies 122
- substitutability 340
- superior authority 105, 356
- superiority of socialism 32
- supply and demand 35
- Supreme People's Court 226–7, 410–11
 - Intellectual Property Bench 410
 - Provisions on Monopoly-Related Civil Disputes 410
- survival of fittest 121
- Taiwan's Fair Trading Law 109, 262
- telecommunication industry 378–85
- Temporary Regulations 17
- toothless tiger 356
- trade associations
 - see* industrial associations
- transnational corporations xx, 43, 121–2, 129
- transnational restriction on competition 89–91
 - international cartel 89–90
 - merger 90
- treble damage 231
- TRIPS 227
- tying and unreasonable conditions
 - dominance in AML 343
 - public utility enterprises 274
 - unfair competition law 274
- UNCTAD 9, 260
- unfair competition 272–85
 - in AML 276–7
 - in FTC Act 280–81
 - in German Cartel Law 282–3
- unfair competition advantages 25
- unified anti-monopoly authority xxv, xxxi–xxxii, 237–46
 - prospect 413
- unified national market 36
- United Parcel Service 80
- universal
 - economic benefits 66
 - service 57
- upstream or downstream market 67
- US antitrust cases 233
 - Alcoa 86
 - Ames Sintering 170–71
 - AT&T Co. 15, 45, 77, 256
 - Boeing/Douglas 12
 - Christie/Sotheby 11
 - Cisco v. Huawei 224
 - Leegin 336
 - Microsoft 221–2, 231, 260
 - Mitsubishi 11
 - Parker v. Brown 353
 - Philadelphia National Bank 257
 - Sperry & Hutchinson 280
 - Trenton Potteries 333
 - Trinko 343
- US Courts 232–3
- US DOJ 170–71, 193, 195, 231–3, 240–42
- US FCC 194, 256
- US FTC 193, 231–3, 242–3, 299–300
- US laws and regulations 3
 - Bank Merger Act 257
 - Clayton Act 8, 243
 - Exon-Florio Merger Review
 - Export Trading Company Act 338
 - FTC Act 8, 231, 243, 279–81
 - Hart-Scott-Rodino (HSR) Act 299
 - Horizontal Merger Guidelines 308, 345
 - HSR Rules 302

- Influence on Chinese law 81–2
- Robinson-Patman ACT 231
- Sherman Act 8, 158, 231, 278–9
- Telecommunication Act 26, 256
- vertical restriction 276–7
 - agreements 261–2
 - merger 345
 - monopoly 134
 - resale price maintenance 109, 262
- Vitamin C 233, 338
- Wang, Jiafu xxxix
- Wang, Jian xxxiii
- Wang, Xianlin xxxiii
- Weber, Max 24
- World Bank 89, 247, 260
- World Trade Organization (WTO)
 - Cancun conference 88
 - China's entry 3, 20, 99, 124, 152
 - Ministerial Declaration 88
 - Multilateral Framework 80–85, 87–9, 95–7
 - Singapore Conferences 87
- WTO, core principles on competition
 - policy 88, 95–7
 - non-discrimination 95–6
 - procedural fairness 96
 - transparency 95–7
- Xu, Kunlin 377, 392

