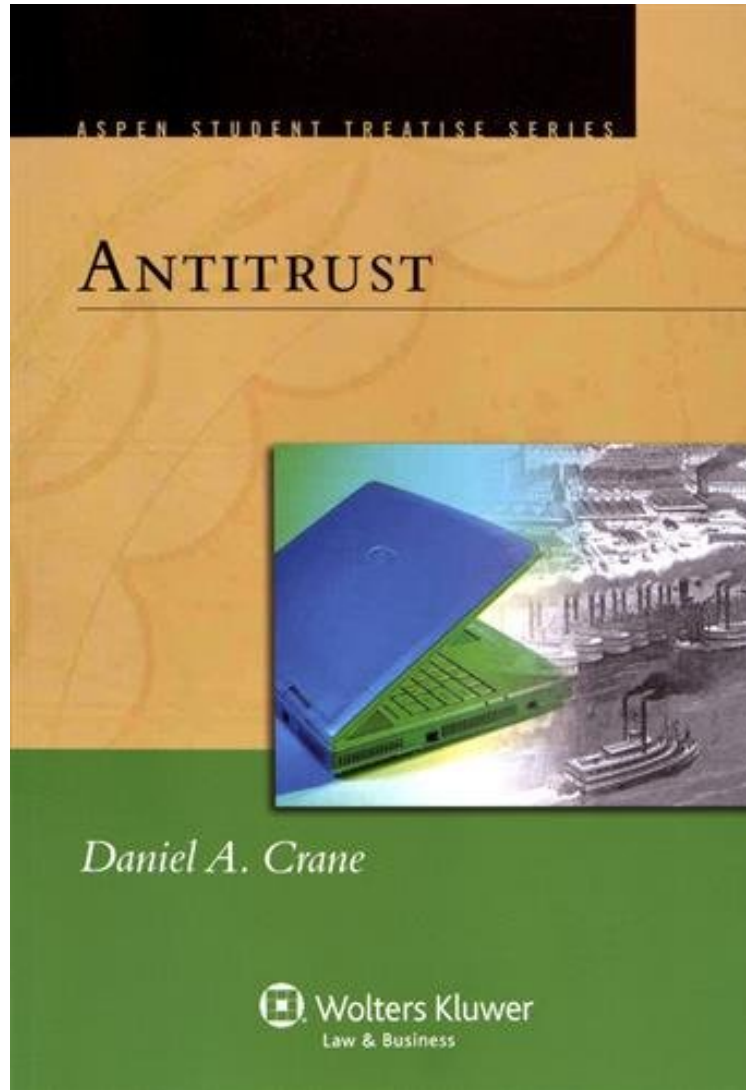


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Antitrust (Aspen Treatise)

Daniel A. Crane

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Daniel A. Crane : Antitrust (Aspen Treatise) before purchasing it in order to gage whether or not it would be worth my time, and all praised Antitrust (Aspen Treatise):

2 of 2 people found the following review helpful. Good overview - but not for finals preparation By B. Alpturk Before you buy this book, note its brevity and adjust your expectations accordingly. It covers the entirety of antitrust law in ~200 pages, and the discussion thus necessarily carries on at a high level of generality. I bought this book to get a broad overview of US antitrust law in a brief space, and it served me quite well for that purpose. It is a good tool understand where each doctrine that you would study in a semester falls within the broader antitrust doctrine. It is written in clear prose and flows very easily. There is adequate discussion of some of the landmark cases, but the facts and the

reasoning in those cases are not explored in much detail. I would think that this book would be good to read before the semester began, or during the second half of the semester when you are somewhat familiar with the cases being discussed. But if you are looking for help in the days before finals I would advise you to look elsewhere. And I have to express my disappointment that the publisher only lets you see the table of contents and part of the preface before you have to decide whether to buy the book. I would have liked to see the treatment of at least one complete subject before shelling out \$50.0 of 0 people found the following review helpful. ... for antitrust thinking it would be one of my favorite classes. Come to find out By Customer I registered for antitrust thinking it would be one of my favorite classes. Come to find out, antitrust has a well-deserved reputation as the most boring class in law school. Antitrust is boring because there is very little doctrine, and every cause boils down to economic analysis. However, this book at least summarizes and clarifies the standard economic arguments that come up in antitrust cases. It also does a good job of distinguishing the cases that are no longer authoritative from those that are. Overall, this book is a helpful tool if, like me, you find antitrust to be a disorganized mess in need of some structure. 0 of 0 people found the following review helpful. Great book for understanding antitrust By cincinnatigurr! Great book for understanding antitrust! I would not have survived the final without it. It really helps you cut through to why the particular cases matter in particular areas.

A concise student treatise on antitrust that includes the basics of the microeconomic foundations on which modern antitrust doctrine is built. Many students stumble trying to disentangle economic theory from doctrine, and this treatise expertly blends the two, clearly and concisely defining the terms and basic concepts that all antitrust students need to know. Author Daniel Crane is well regarded for his antitrust scholarship. Comprehensive overview of the major antitrust statutes, including Sherman, Clayton, FTC, Robinson-Patman, and Hart-Scott-Rodino Acts, including substantive operation, antitrust immunities, and questions of standing and jurisdiction. Nontechnical explanations of economic theories for students without economics background. Orientation on how to triage and analyze antitrust problems, such as distinctions between unilateral and coordinated behavior and vertical and horizontal arrangements. Systematic examination of 2010 Horizontal Merger Guidelines with illustrations from litigated cases.