For the first time, Lex Machina’s Legal Analytics for Antitrust Litigation provides attorneys, and companies they represent, with the ability to make data-driven decisions about federal antitrust case strategy and tactics. Now, you can use quantified insights into the behavior of district court judges, opposing parties, and opposing counsel to gain a competitive advantage in antitrust litigation.

The Winning Edge

With Legal Analytics, you can supplement traditional legal research and reasoning with strategic insights about trends in antitrust case timing, resolutions, damages, remedies, and findings. This information can make all the difference in your case.

Lex Machina’s antitrust data lets you analyze federal cases brought under the Sherman Act, Clayton Act, Robinson-Patman Act, or Federal Trade Commission Act.

Unique Antitrust-Specific Data

Case Tags – Our data includes tags to identify Class Actions, DOJ/FTC Enforcement cases (contested or administrative), Robinson-Patman Act price discrimination cases, as well as whether antitrust counterclaims were asserted.

Multidistrict Litigation – Our case data is integrated with data from the Judicial Panel on Multidistrict Litigation to provide accurate MDL case counts, and we link procedurally connected cases to let you analyze them in the right context.

Case Timing – Among other timing analytics we now provide median days to Dismissal Orders, Class Certification Orders, and Summary Judgment Orders.

Case Resolutions – Quickly see why each case terminated, whether for procedural reasons (consolidation, transfer, stay, MDL), or as a likely settlement. If the plaintiff or defendant won, also see at what point the case was won (default judgment, consent judgment, judgment on the pleadings, summary judgment, trial, or JMOL).

Damages – Antitrust Violation Damages and Approved Class Action Settlement Damages, in addition to Costs, Attorneys’ Fees, and more.

Remedies – Divestiture, preliminary injunction, permanent injunction, and more.

Findings – See specific violations of antitrust laws, such as §1 of the Sherman Act or §7 of the Clayton Act, as well as defenses, such as Antitrust Exemption, Rule of Reason, or No Antitrust Injury.

Did You Know?

Over 7,800 Antitrust cases active since 2009, have resulted in more than $20 billion in damages awards.

You can easily see which districts had the most antitrust case filings last year (District of D.C. and Northern District of California) or the median time from filing to a Summary Judgment Order.