



## Timothy H. Gray

Associate

[tgray@pbwt.com](mailto:tgray@pbwt.com)

Tel: 212-336-2057

Fax: 212-336-2457

Timothy Gray is an associate in the Firm's Litigation department. From 2016 to 2017, Mr. Gray served as a law clerk to the Hon. Reena Raggi of the United States Court of Appeals for the Second Circuit. From 2015 to 2016, he served as a law clerk to the Hon. Denise Cote of the United States District Court for the Southern District of New York.

### Education

- Columbia Law School (J.D., 2014)
  - James Kent Scholar
  - Harlan Fiske Stone Scholar
  - Articles Editor, *Columbia Law Review*
- University of Virginia (B.A., *with high distinction*, 2007)
  - Phi Beta Kappa

### Admissions

- New York

### Publications

- Co-Author, "Inside Kavanaugh's Merger Challenge Dissents," *Law360* (July 2018)
- Note, "Manual Override? Accardi, Skidmore, and the Legal Effect of the Social Security Administration's HALLEX Manual," 114 *Colum. L. Rev.* 949 (2014)

## Antitrust Update

Antitrust Update Blog is a source of insights, information and analysis on criminal and civil antitrust and competition-related issues. Patterson Belknap's antitrust lawyers represent clients in antitrust litigation and counseling matters, including those related to pricing, marketing, distribution, franchising, and joint ventures and other strategic alliances. We have significant experience with government civil and criminal/cartel investigations, providing the unique perspectives of former top U.S. Department of Justice Antitrust Division lawyers from both the civil and criminal sides.

## **Update: NCAA Loses in Suit Challenging Student-Athlete Compensation and Benefit Limits, Prepares for Appeal**

April 8, 2019

Last year we wrote about the summary judgment decision in an MDL class action then pending in the U.S. District Court for the Central District of California, *In re NCAA Athletic Grant-In-Aid Cap Antitrust Litigation*. The suit against the National...

## **As DOJ Reconsiders Watershed Consent Decrees, Claims of Unlawful “Circuit Dealing” Proceed Against Landmark Theaters**

October 8, 2018

Hollywood and the antitrust laws go way back. Indeed, antitrust suits have resulted not only some of the most significant cases in the evolution of American antitrust law, but many of the most consequential developments in the history of the...

## **Disagreeing with D.C. Circuit Colleagues, Supreme Court Nominee Brett Kavanaugh Would Have Rejected Challenges to Major Mergers in Antitrust Enforcement Actions**

July 11, 2018

On Monday, President Trump announced Brett Kavanaugh, a judge on the United States Court of Appeals for the District of Columbia, as his nominee to replace Supreme Court Justice Anthony Kennedy. Judge Kavanaugh’s most notable antitrust-related decisions in his 12...

## **On Judicial Review Rebound, Court Finds NCAA Compensation Rules Challenge May Proceed**

May 2, 2018

In late March, a district court in the Northern District of California partially granted and partially denied dueling summary judgment motions in an MDL class action—*In re NCAA Athletic Grant-In-Aid Cap Antitrust Litigation*—challenging the National Collegiate Basketball Association’s student athlete...

## **2017 Statute of Limitations Roundup: Courts Disagree About Applicability of “Continuing Violation” Doctrine in Antitrust Actions**

February 26, 2018

2017 saw three notable decisions concerning the applicability of the “continuing violation” doctrine in antitrust cases. We discuss below three cases that have taken different approaches in their treatment of this doctrine—and have reached different conclusions regarding its applicability.<sup>1</sup> In...

## **As Germany Targets Facebook’s Data Collection, DOJ Antitrust Division Suggests Friendlier Approach to Data-Powered Digital Market Leaders**

December 20, 2017

Information can be an invaluable asset. This is especially evident in the technology sector, where companies use increasingly sophisticated methods to collect, aggregate, and analyze data. Exclusive possession of data can, of course, confer significant competitive advantages—but may also prompt...