## axinn



2 MIN READ

March 12, 2025, 1:56 PM By: Daniel K. Oakes, James W. Attridge

The 40th American Bar Association White Collar Crime Conference took place on March 5-7, 2025 in Miami, and was once again loaded with timely discussion on a range of U.S. criminal enforcement topics. Axinn partners <u>Dan Oakes</u> and <u>James Attridge</u> attended, and shared the following key highlights:

- Withdrawal of DOJ Enforcers. As reported by Bloomberg Law, the conference took a detour even before it began as various senior Department of Justice ("DOJ") officials slated to speak at the conference declined participation in the event at the last minute. A range of panels that would have featured high-ranking officials were left scrambling to fill open spots. More importantly, conference attendees were unable to benefit from the opportunity traditionally taken by DOJ brass to announce enforcement priorities, explain recent decisions and policies, and interact with participants. The DOJ did not communicate a reason for the withdrawals—which may have been related to reported travel restrictions or the flurry of budgetary cuts in Washington.
- Antitrust Enforcement. Antitrust was highlighted in a Wednesday morning panel discussion complete with an empty chair on the stage for absent government participants. There, a group of former antitrust enforcers discussed a range of issues.

- Criminal antitrust enforcement is likely to remain an Antitrust Division priority (so long as
  the budget allows). As discussed in our 2025 <u>Conspiracy Theories</u> Newsletter,
  government contracting is likely to continue as a priority along with consumer-facing
  markets like technology, healthcare, agriculture, financial services, consumer staples, and
  infrastructure. Panelists discussed the success and continued expansion of the
  Procurement Collusion Strike Force ("PCSF"), which has turned in repeated prosecutorial
  achievements since its inception under the first Trump administration.
- Section 2 criminal monopolization is also an area likely to receive additional
  attention. While these cases seem difficult to win at trial because of the specific intent and
  other evidentiary requirements, the DOJ has achieved seven such plea agreements since
  its recent revival, including five announced this week.
- Supreme Court. Despite the absence of enforcers, the White Collar Conference was not devoid of star power. Thursday featured a showcase discussion between the Honorable Ketanji Brown Jackson, Associate Justice of the United States Supreme Court, and her former law school classmate Ismail Ramsey, who rose to become the former U.S. Attorney for the Northern District of California. Justice Jackson discussed her experience on, and traditions of, the Supreme Court, her dissent on presidential immunity in Trump v. United States, and her love of (and potential future career in) acting, all while exhibiting her characteristic warmth and optimism. With respect to white collar criminal sentencing, Justice Jackson—who served on the U.S. Sentencing Commission prior to becoming a judge—stated that she supported further revision of the Sentencing Guidelines in white collar cases to ensure that the level of culpability of an individual defendant is the driver of sentencing, rather than just the amount of money involved in the crime.

"Fairness requires that similarly situated defendants be treated similarly." -Justice Ketanji Brown Jackson

www.reuters.com/...



## **Related People**



James W. Attridge



Daniel K. Oakes

## **Related Services**

Antitrust Litigation & Trials

To subscribe to our publications, click here.

## **News & Insights**

- CompLaw Antitrust West Coast Conference 2025
   SPEAKING ENGAGEMENT ANTITRUST
- ABA 73rd Annual Section of Antitrust Law Spring Meeting SPEAKING ENGAGEMENT ANTITRUST
- AIPLA CLE Web Series: Hot Topics in Chemical & Biotech Patent Practice SPEAKING ENGAGEMENT
- 17th Annual Practitioners' Think Tank on ITC Litigation & Enforcement
   SPEAKING ENGAGEMENT INTELLECTUAL PROPERTY
- Antitrust Enforcement Trends and Policies in 2025: Unfair Competition, Merger Policies, Premerger Procedures
   WEBINAR ANTITRUST
- CompLaw Nordic 2025
   SPEAKING ENGAGEMENT ANTITRUST
- Key Questions for Navigating the Changing Competition Landscape in the Nordics and EU
   AXINN VIEWPOINTS ANTITRUST
- GCR Live Cartels: 2025
   SPEAKING ENGAGEMENT ANTITRUST
- GTCR / Surmodics: Four Key Takeaways for M&A Antitrust from the First FTC Merger Challenge Under Trump
   AXINN VIEWPOINTS ANTITRUST
- CERAWeek 2025
   EVENT ANTITRUST