1. Record Nr. UNINA9910783287003321 Autore Hylton Keith N. Titolo Antitrust law: economic theory and common law evolution / / Keith N. Hylton [[electronic resource]] Cambridge:,: Cambridge University Press,, 2003 Pubbl/distr/stampa **ISBN** 1-107-12946-X 1-280-43274-8 1-139-14664-5 0-511-16981-7 0-511-06709-7 0-511-06078-5 0-511-29698-3 0-511-61015-7 0-511-06922-7 Descrizione fisica 1 online resource (xvi, 413 pages) : digital, PDF file(s) Disciplina 343.73/0721 Soggetti Antitrust law - United States Antitrust law - Economic aspects Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Title from publisher's bibliographic system (viewed on 05 Oct 2015). Includes bibliographical references and index. Nota di bibliografia Nota di contenuto Cover; Half-title; Title; Copyright; Dedication; Contents; Preface; 1 Economics; 2 Law and Policy; 3 Enforcement; 4 Cartels; 5 Development of Section 1 Doctrine; 6 Rule of Reason and Per-Se Rule; 7 Agreement; 8 Facilitating Mechanisms; 9 Boycotts; 10 Monopolization; 11 Power; 12 Attempts; 13 Vertical Restraints; 14 Tying and Exclusive Dealing; 15 Horizontal Mergers; 16 Mergers, Vertical and Conglomerate; 17 Antitrust and the State: Index Sommario/riassunto This book is an effort to consolidate several different perspectives on antitrust law. First, Professor Hylton presents a detailed description of the law as it has developed through numerous judicial opinions. Second, the author presents detailed economic critiques of the judicial opinions, drawing heavily on the literature in law and economics

journals. Third, Professor Hylton integrates a jurisprudential

perspective into the analysis that looks at antitrust as a vibrant field of common law. This last perspective leads the author to address issues of certainty, stability, and predictability in antitrust law, and to examine the pressures shaping its evolution. The combination of these three perspectives offers something new to every student of antitrust law. Specific topics covered include perfect competition versus monopoly, enforcement, cartels, section 1 doctrine, rule of reason, agreement, boycott, power, vertical restraints, tying and exclusive dealing, horizontal mergers, and conglomerates.