“No matter the transgression, Lieff Cabraser will avenge it.”

The Daily Journal on its selection of Lieff Cabraser’s Antitrust Practice Group as one of the top five practice groups in California.
The Brief
Among the country’s largest and most highly regarded plaintiffs’ law firms
70+ attorneys in offices in San Francisco, New York, Nashville, and Seattle
Has assisted clients in recovering over $118 billion in verdicts and settlements since the firm’s founding in 1972.
Has successfully prosecuted antitrust cases in federal and state courts on behalf of companies, government entities, consumers, investors, and employees
Represents clients worldwide challenging:
- Conspiracies among competitors
- Monopolies and dominant positions
- Patent infringement
- Price-fixing and global cartels

Bold Advocates for Competition
The power of dominant corporations to fix prices, restrict supply, stifle innovation, and harm smaller companies, entrepreneurs, governments, and consumers gave rise to the nation’s first antitrust laws more than a century ago. Lieff Cabraser is at the forefront of innovative and landmark cases promoting fair competition. We assist companies, governments, investors, and consumers affected by anticompetitive conduct determine whether and how to pursue legal action to achieve their goals.

Assess Conditions, Choose a Strong Team
Our advice springs from a sophisticated understanding of the legal, economic, and business issues relating to antitrust and intellectual property law. We have obtained billions of dollars for our clients in cases involving global cartels, conspiracies among competitors, and other anticompetitive conduct.

National Reputation for Excellence
We are proud that Lieff Cabraser’s antitrust practice group received the 2017 American Antitrust Institute Award for Outstanding Private Practice Antitrust Enforcement Achievement for its work on the Cipro price-fixing and exclusionary drug-pricing agreements case, as well as our selection by Chambers USA in 2017 as a national “Leader in the Field” for antitrust work. Our work on the Cipro case also led to recognition by California Lawyer and the Daily Journal with the 2016 Lawyer of the Year Award.

A fee model aligned with client interests
If we determine that litigation is the right course of action, we develop an appropriate representation agreement, either a contingency or hourly fee agreement, or negotiate a blend of contingent and hourly fees and costs. This practice aligns the incentives of lawyer and client, promotes efficiency, and produces results.
Remarkable Results

<table>
<thead>
<tr>
<th>Result</th>
<th>Action</th>
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<tbody>
<tr>
<td>$1.3 billion</td>
<td>Natural Gas Antitrust Cases</td>
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<td>Landmark settlement for manipulation of natural gas prices in California.</td>
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<tr>
<td>$1.06 billion</td>
<td>Wholesale Electricity Antitrust Cases</td>
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<td>Litigation parallel to natural gas cases for manipulating California’s wholesale electricity markets.</td>
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<tr>
<td>$470 million</td>
<td>LCDs Antitrust Litigation</td>
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<td>Toshiba and the world’s other leading manufacturers of liquid crystal displays conspired to raise and fix prices for over a decade.</td>
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<tr>
<td>$435 million</td>
<td>High-Tech Employees Antitrust Litigation</td>
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<td>The groundbreaking case against Silicon Valley’s titans led to a record-setting settlement for an antitrust case brought on behalf of employees.</td>
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<tr>
<td>$398 million</td>
<td>Cipro Pay-for-Delay</td>
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<td>Consumers and third-party payors charged in California class action that Bayer paid Barr Laboratories and other generic drug manufacturers $398.1 million to restrain competition over Bayer’s blockbuster antibiotic Ciprofloxacin.</td>
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<tr>
<td>$295 million</td>
<td>De Beers Diamonds Monopolization Case</td>
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<td>De Beers used its dominant market position to artificially inflate the prices of rough and polished diamonds sold in the U.S. for 60 years.</td>
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<td>$163 million</td>
<td>Haley Paint Co. v. E.I. Dupont De Nemours</td>
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<td>Defendants coordinated increases in the prices for titanium dioxide, the pigment in paint that provides whiteness, despite declining demand and industry overcapacity.</td>
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Representative Pending Cases

**LIBOR Index Manipulation Litigation**
We serve as counsel for Schwab and as affiliates in lawsuits against Bank of America, J.P. Morgan Chase, and other banks for allegedly manipulating the London Interbank Offered Rate (“LIBOR”).

**Lithium-Ion Batteries Antitrust Litigation**
We serve as Interim Co-Lead Indirect Purchaser Counsel representing consumers in a class action against Sony, Panasonic, Samsung, and others for allegedly conspiring to fix and raise Lithium-Ion battery prices.
Champions of Justice

A strong, principled sense of social responsibility drives us. We are committed to achieving justice for investors, consumers, employees, patients, and business owners; promoting safer products and fair competition; protecting our environment; assisting individuals blow the whistle on fraud; safeguarding the rights of patent and copyright holders; ensuring the right to privacy is preserved; and upholding the civil rights of citizens worldwide.

Blending the highest quality legal skills with deep financial resources, the firm has prevailed in complex cases involving the world’s largest corporations. Many of our cases have resulted in landmark decisions and precedent-setting rulings, including:

- The Attorney General litigation against the tobacco industry
- Litigation against European banks and businesses to recover the assets of Holocaust victims and survivors
- A successful class action lawsuit against Walmart that reformed its pay procedures and employment practices
- The third-largest settlement ever in a stock-options backdating lawsuit
- A $54 million jury verdict against an auto manufacturer for failing to correct a known defect in millions of its vehicles
- Over $1 billion in cash payments to homeowners in the Masonite defective siding and roofing cases
- A $78.5 million settlement with the University of Phoenix, the largest settlement ever in a False Claims Act case involving the U.S. Department of Education
- Antitrust litigation against the world’s leading manufacturers of TFT-LCDs for conspiring to fix prices that resulted in settlements totaling $470 million

Disclaimer: The outcome of your legal matter will depend upon the facts and applicable law of your case. Prior results do not guarantee a similar outcome.