



Daniel D. Edelman

Member of the Firm

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DANIEL D. EDELMAN is a Member of the Firm in the Litigation & Business Disputes practice, in the New York office of Epstein Becker Green. Mr. Edelman is a commercial litigator with over 25 years of experience handling all phases of complex commercial litigation and courtroom work. He has particular experience in antitrust, securities, trade secret, real estate, intellectual property, and fiduciary duty actions. In addition, he has represented commercial clients in a wide range of contract and tort-based actions in both federal and state courts as well as before arbitration panels, and successfully tried jury cases and brought appeals before federal and state appellate courts.

Mr. Edelman has been involved in some large and significant antitrust and securities cases, including multi-district class actions brought under federal and state statutes. In the antitrust context, he has litigated cases under the Sherman Act, the Clayton Act, the Commodities Exchange Act, and state antitrust laws involving such issues as price fixing, price discrimination, boycotts, attempted monopolization, and tying arrangements.

His securities litigation experience includes defending against individual, class action, and multidistrict claims brought under Section 10 of the Securities Exchange of 1934 as well as Sections 11 and 12 of the Securities Act of 1933. He played a leading role in several large accounting “restatement” cases (involving claims of securities fraud arising from companies’ restated financial results) and has defended against “short-swing profit” claims alleged pursuant to Section 16(b) of the 1934 Act.

Before joining Epstein Becker Green, Mr. Edelman was a litigation partner at a New York litigation boutique. Previously, he was a partner at two global law firms, handling all phases of litigation, from pleadings to motions practice, discovery, trials, and appeals. He also functioned as a special trial counsel for the City of New York, successfully trying several jury cases to verdict.

Mr. Edelman began his career as a law clerk for the Honorable Robert J. Ward of the U.S. District Court for the Southern District of New York.

Education

- Benjamin N. Cardozo School of Law (J.D., 1992)
 - Articles Editor, *Cardozo Law Review*
- Princeton University (A.B., 1988)

Bar Admissions

- New York

Practice Areas

- Antitrust Counseling and Defense
- Appellate
- Banking Litigation
- Business Litigation
- Class Actions
- Corporate and Securities Litigation
- ERISA and Benefit Plan Litigation
- Insurance Coverage and Reinsurance Disputes
- Intellectual Property
- Real Estate
- Trade Secrets & Employee Mobility

Industries

- Financial Services
- Health Care and Life Sciences Industry
- Technology, Media & Telecommunications

Court Admissions

- U.S. Court of Appeals for the Second Circuit
- U.S. Court of Appeals for the Fourth Circuit
- U.S. District Court, Eastern District of New York
- U.S. District Court, Northern District of New York
- U.S. District Court, Southern District of New York

Memberships

- American Bar Association, Antitrust Section
- New York City Bar Association, Securities Litigation Committee

Languages

- Hebrew

Representative Matters

A sampling of Mr. Edelman's litigation matters includes representing:

- A worldwide credit card company against claims of attempted monopolization and illegal tying in the debit card market
- A global pharmaceutical manufacturer in a multidistrict litigation and concurrent state cases involving price fixing and price discrimination
- A leading mobile wireless provider in merger litigation under Section 7 of the Clayton Act
- A national Internet content provider sued together with other Internet provider businesses for concerted action in connection with financial rate tables
- A pharmacy benefit manager asserting group boycott claims against several large pharmacy chains resisting a prescription drug benefit program
- A major accounting firm asserting and developing loss causation defenses in a large securities litigation
- A commodities trading company in litigation stemming from restated financials
- A biopharmaceutical company in various cases concerning trade secret infringement associated with an FDA-approved drug
- A hedge fund defending against the use of a preferred shares conversion cap blocker in a "short-swing profit" claim
- A syndicate of banks in a lender liability case involving a foreclosure of a business executed under Article 9 of the Uniform Commercial Code
- A private equity firm's portfolio company in seeking injunctive relief under the Defend Trade Secrets Act

- Owners of commercial real estate asserting self-dealing claims against asset managers
- An international bank in seeking recovery under a forfeiting contract
- An international logistics and freight carrier in a dispute with a distributor over a long-term contract

News & Publications

March 23, 2020

Delaware Supreme Court Upholds Federal Forum Provision for Securities Act Claims

Litigation & Business Disputes Client Alert

December 2010

CFTC and SEC Propose New Anti-Manipulation Rules for Swaps and Securities-Based Swaps

The Antitrust Counselor, Issue 192

July 15, 2010

Outside Counsel: Twombly and Parallel Conduct Claims in the Second Circuit

New York Law Journal, Vol. 244, No. 10

Events

The Bar of the City of New York, Securities Litigation Committee: Hot Topics in Federal Securities Litigation

January 14, 2019

New York, NY

New York State Bar Association: Federal Civil Practice - Commencement of the Action

December 5, 2013

New York, NY