



Brandon Annette

Associate

Los Angeles
+1 213-615-1824

Brandon is a litigator who focuses his practice on antitrust and securities matters.

Brandon's practice regularly involves large consumer class actions and complex commercial litigation. He has represented clients across a variety of industries, including in the sports, financial services, and consumer products sectors. Brandon has extensive litigation and case management experience that includes developing offensive and defensive discovery strategies, taking depositions, preparing witnesses for testimony, negotiating settlements, and drafting dispositive motions.

Before joining Winston, Brandon participated in Winston's Public Interest Fellowship Program at Legal Services NYC, where he advocated for student loan borrowers.

Recent Experience

Activities

Member, Los Angeles Association of Business Trial Lawyers

Credentials

EDUCATION

Brandon received a B.A. in English in 2007 from the University of California, Los Angeles, and a J.D. from Cornell Law School in 2016, where he was managing editor of the Cornell International Law Journal and an associate of the Legal Information Institute Supreme Court Bulletin. During law school, Brandon also participated in Cornell's Asylum and Convention Against Torture Appellate Clinic and was a judicial extern for the Honorable Jesus G. Bernal of the Central District of California.

ADMISSIONS

- California
- New York

Related Insights & News

BLOG

California's Plan to Criminally Prosecute Cartwright Act Violations Yet Another Sign of Increasing State Antitrust Enforcement

APRIL 16, 2024

BLOG

Potential Lanham Act Reverberations: "Malicious" and "Threat" Are Statements of Fact, Not Opinion

JUNE 22, 2023

RECOGNITIONS

Winston & Strawn Antitrust/Competition Practice Recognized in 2023 GCR 100

DECEMBER 19, 2022

BLOG

DOJ's Revival of Section 2 Litigation is Part of "New Era of Vigorous and Effective" Antitrust Enforcement

MAY 24, 2022

NEWS

Double-Amputee Sprinter Blake Leeper To Appeal World Athletics' Use Of Racially Discriminatory 'MASH' Rule To Ban Him From Competition Against Non-Disabled Athletes

APRIL 26, 2021

BLOG

FTC Says "We Are Watching" for Anticompetitive Conduct During Pandemic, in One of Many Signs of More Aggressive Antitrust Approach Under Biden Administration

MARCH 18, 2021

PRESS RELEASE

Double-Amputee Sprinter Blake Leeper Files Challenge In Swiss Supreme Court To Overturn CAS Ruling Permitting World Athletics To Bar Him From Competing Against Non-Disabled Athletes Based On Racially Discriminatory Rule

NOVEMBER 27, 2020

IN THE MEDIA

CAS Invalidates Burden of Proof on Disabled Athletes as Discriminatory, But Bars Double-Amputee Blake Leeper from Competing on His Blades on Racially Discriminatory Grounds

OCTOBER 28, 2020

PRESS RELEASE

Court of Arbitration for Sport (CAS) Invalidates World Athletics Rule Imposing Burden of Proof on Disabled Athletes to Prove No Competitive Advantage as Unlawful and Discriminatory, But Then Bars Double-Amputee Sprinter Blake Leeper from Competing on His Blades on Racially Discriminatory Grounds

OCTOBER 26, 2020

BLOG

DOJ and FTC Lock in on Big-Tech Firms, But T-Mobile/Sprint Merger Opinion Provides a Potential Compelling Antitrust Defense

MARCH 17, 2020

RECOGNITIONS

Winston & Strawn Named *Benchmark Litigation's* 2020 Antitrust Firm of the Year

FEBRUARY 28, 2020

NEWS

Double-Amputee Blake Leeper Appeals World Athletics' Denial Of Application To Compete Against Non-Disabled Athletes, Including In The 2020 Olympic Games

FEBRUARY 27, 2020

Capabilities

Antitrust/Competition

Class Actions & Group Litigation

Litigation/Trials

Securities, M&A & Corporate Governance Litigation

Commercial Litigation & Disputes

Advertising Litigation

Government Investigations, Enforcement & Compliance

Product Liability & Mass Torts

Financial Services

Sports

Food & Beverage

Medical Devices

Oil & Gas