

CONTENTS

ARTICLE

- REASONABLE AND NONDISCRIMINATORY (RAND) ROYALTIES,
STANDARDS SELECTION, AND CONTROL OF MARKET POWER 1
Daniel G. Swanson and William J. Baumol

SYMPOSIUM—ASPEN SKIING 20 YEARS LATER

- INTRODUCTION: HAIL OR FAREWELL? THE ASPEN CASE
20 YEARS LATER 59
Michael Jacobs
- PROPERTY, ASPEN, AND REFUSALS TO DEAL 81
Alan J. Meese
- BARGAINING AND MONOPOLIZATION: IN SEARCH OF THE
“BOUNDARY OF SECTION 2 LIABILITY” BETWEEN ASPEN
AND TRINKO 115
John E. Lopatka and William H. Page
- IS THERE LIFE IN ASPEN AFTER TRINKO? THE SILENT
REVOLUTION OF SECTION 2 OF THE SHERMAN ACT 153
Eleanor M. Fox
- ASPEN SKIING AND TRINKO: ANTITRUST INTENT
AND “SACRIFICE” 171
Marina Lao
- ASPEN SKIING IN A SUNBURNT COUNTRY 209
William O. Reid
- THE ASPEN SKIING CASE FROM A CANADIAN
COMPETITION LAW PERSPECTIVE 235
D. Jeffrey Brown, Paul Collins, and Kevin Rushton

**ROUNDTABLE CONFERENCE
WITH ENFORCEMENT OFFICIALS
(April 1, 2005)**

ROUNDTABLE CONFERENCE WITH ENFORCEMENT OFFICIALS 269

Officials: *Patricia A. Conners, Philip Lowe, Deborah Platt Majoras,
R. Hewitt Pate*

Panelists: *Richard J. Wallis (Moderator), Michael L. Denger,
Lynda K. Marshall, James A. Wilson*