

The Sherman Antitrust Act remains a landmark federal statute on competition It was enacted for the protection of competition in the marketplace

“No private corporation shall be created with exclusive rights or privileges. The corporate rights granted to one are open to all.”

Sen. John Sherman
21 Cong. Rec. 2456 (1890)



Senator John Sherman
Author, Sherman Antitrust Act

“If we will not endure a king as a political power we should not endure a king over the production, transportation, and sale of any of the necessaries of life.”

“If we would not submit to an emperor we should not submit to an autocrat of trade, with the power to prevent competition...”

Sen. John Sherman
21 Cong. Rec. 2456 (1890)

The Supreme Court of the United States agrees with the provisions of the Sherman Antitrust Act

“The public interest is best protected from the evils of monopoly ... by the maintenance of competition.”

Justice Harlan Stone
U.S. v. Trenton Potteries
Co., 273 U.S. 392 (1927)



“The freedom guaranteed each and every business, no matter how small, is the freedom to compete – to assert with vigor, imagination, devotion, and ingenuity whatever economic muscle it can muster.”

Justice Thurgood Marshall
U.S. V. Topco Assoc., 405
U.S. 596 (1972)

Know Competition, No Monopoly

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