William H. Page

**Academic Appointments:**

**University of Florida Levin College of Law**

*Marshall M. Criser Eminent Scholar,* 2000-present

*Senior Associate Dean for Academic Affairs*, 2008-2011

*Associate Dean for Faculty Development*, 2002-04, 2011-2012

**Mississippi College School of Law**

*J. Will Young Professor of Law*, 1991-2000

Professor, 1984-91 (tenured); Associate Professor, 1981-84

**Boston University School of Law**

Visiting Professor, 1987-88

Associate Professor, 1979-81

**Law Practice:**

Antitrust Division, U.S. Department of Justice, Trial Attorney, 1975-78, Attorney General’s Program for Honor Law Graduates

**Education:**

LL.M., The University of Chicago 1979

J.D. *summa cum laude*, University of New Mexico 1975

B.A. *cum laude* (English), Tulane University 1973

**Selected Publications:**

**Books:**

The Microsoft Case: Antitrust, High Technology, and Consumer Welfare (University of Chicago Press 2007) (with John Lopatka)

Paperback and Kindle editions, 2009

2 Kintner’s Federal Antitrust Law: Practices Prohibited by the Sherman Act (LexisNexis 3d ed. 2013) (with Joseph Bauer and John Lopatka)

2 Kintner’s Federal Antitrust Law: Practices Prohibited by the Sherman Act (LexisNexis 2d ed. 2002) (with Joseph Bauer)

Proving Antitrust Damages: Legal and Economic Issues (William H. Page, ed., ABA Antitrust Section 1st ed 1996)

**Articles and Book Chapters**

Available on SSRN: http://papers.ssrn.com/sol3/cf\_dev/AbsByAuth.cfm?per\_id=150514

1. *The Role of Efficiency Evidence in Price Fixing Litigation*, forthcoming 2021, Antitrust Law Journal
2. *Rethinking Hybrid Restraints*, Herbert Hovenkamp: Liber Amicorum, Concurrences (2021) (with John E. Lopatka)
3. *Direct Evidence of a Sherman Act Agreement*, 85 Antitrust L.J. 347 (2020)
4. Parker v. Brown, *The Eleventh Amendment, and Anticompetitive State Regulation*, 60 William & Mary L. Rev. 1465 (2019) ((with John E. Lopatka)
5. *Pleading, Discovery, and Proof of Sherman Act Agreements: Harmonizing* Twombly *and* Matsushita, 82 Antitrust L.J. 123 (2018)
6. *Tacit Agreement Under Section 1 of the Sherman Act*, 81 Antitrust L.J. 593 (2017)
7. *The Microsoft Case as a Political Trial*, in Political Trials in Theory and History 347 (Jens Meierhenrich & Devin Pendas, eds., Cambridge Univ. Press 2017) (with John Lopatka)
8. *Signaling and Agreement Under Section 1 of the Sherman Act*, 2015 Concurrences Competion L.J. No. 3, available at <http://www.concurrences.com/Journal/?lang=en>, and in Global Antitrust Economics: Current Issues in Antitrust and Law & Economics 81 (Douglas H. Ginsburg & Joshua D. Wright, eds. 2016)
9. *Optimal Antitrust Remedies: A Synthesis*, in The Oxford Handbook of International Antitrust Economics (Roger Blair & D. Daniel Sokol, eds. 2015)
10. *Judging Monopolistic Pricing: F/RAND and Antitrust Injury*, 22 Texas Intellectual Property L.J. 181 (2014)
11. *Objective and Subjective Theories of Concerted Action*, 79 Antitrust L.J. 215 (2013)
12. *Antitrust, Innovation, and Product Design in Platform Markets:*  Microsoft *and* Intel, 78 Antitrust L.J. 363 (2012) (with Seldon J. Childers)
13. Standard Oil *and* U.S. Steel: *Predation and Collusion in the Law of Monopolization*,85 Southern California L. Rev. 657 (2012)
14. *A Neo-Chicago Approach to Concerted Action*, 78 Antitrust L.J.173 (2012)
15. *Indirect Purchaser Suits After the Class Action Fairness Act: Reconciling Multilayer Interests in Antitrust Litigation,* in Collective Actions: Enhancing Access to Justice and Reconciling Multilayer Interests?275 (Stefan Wrbka, et al., eds., Cambridge Univ. Press 2012*)*
16. *Facilitating Practices and Concerted Action Under Section 1 of the Sherman Act,* Antitrust Law and Economics 23 (Keith Hylton, ed., Edward Elgar Publishing 2010)
17. *Microsoft and the Limits of Antitrust*, 6 J. Competition L. & Econ. 33 (2010)
18. *The Gary Dinners and the Meaning of Concerted Action*, 62 SMU L. Rev. 597 (2009)
19. Twombly *and Communication: The Emerging Definition of Agreement Under the New Pleading Standards*, 5 J. Competition L. & Econ. 439 (2009)
20. *Measuring Compliance with Compulsory Licensing Remedies in the American* Microsoft *Case*, 76 Antitrust L.J. 239 (2009) (with Seldon J. Childers)
21. *Mandatory Contracting Remedies in the American and European* Microsoft *Cases*, 75 Antitrust L.J. 787 (2008)
22. *Class Interpleader: The Antitrust Modernization Commission’s Recommendation to Overrule* Illinois Brick, 53 Antitrust Bull.725 (2008)
23. *Bargaining in the Shadow of the European* Microsoft *Decision: The Microsoft-Samba Protocol License*, 102 Northwestern U. L. Rev. Colloquy 332 (2008) (with Seldon J. Childers)
24. *The Ideological Origins and Evolution of U.S. Antitrust Law*, in 1 Issues in Competition Law and Policy 1 (ABA Antitrust Section, Wayne Dale Collins, ed. 2008)
25. *Software Development as an Antitrust Remedy: Lessons from the Enforcement of the Microsoft Communications Protocol Licensing Requirement*, 14 Mich. Telecomms. & Tech. L. Rev. 77 (2007) (with Seldon J. Childers)
26. *Communication and Concerted Action*, 38 Loyola U. Chicago L.J. 405 (2007)
27. *Economic Authority and the Limits of Expertise in Antitrust Cases*, 90 Cornell L. Rev. 617 (2005) (with John Lopatka)
28. *Bargaining and Monopolization: In Search of the “Boundary of Section 2 Liability” between* Aspen *and* Trinko, 73 Antitrust L.J. 115 (2005) (with John Lopatka)
29. *Class Certification in the* Microsoft *Indirect Purchaser Litigation*, 1 J. Competition L. & Econ. 303 (2005); 3 Canadian Class Action Rev. 165 (2006); and Litigating Conspiracy: An Analysis of Competition Class Actions 165 (Stephen G. A. Pitel ed. 2006).
30. *Indirect Purchaser Suits and the Consumer Interest,* 48 Antitrust Bull. 531 (2003) (with John Lopatka)
31. *State Action and the Meaning of Agreement Under the Sherman Act: An Approach to Hybrid Restraints*, 20 Yale J. on Regulation 269 (2003) (with John Lopatka)
32. Brunswick *at 25: Antitrust Injury and the Evolution of Antitrust Law*, 17 Antitrust 20 (Fall 2002) (with John Lopatka)
33. *“Obvious” Consumer Harm in Antitrust Policy: The Chicago School, the Post-Chicago School, and the Courts,* Post-Chicago Developments in Antitrust Law (Antonio Cucinotta, et al., eds., Edward Elgar Pub. Co. 2002) (with John Lopatka)
34. *The Price of Unanimity: The D.C. Circuit’s Incoherent Opinion in* Microsoft, in Microsoft, Antitrust and the New Economy: Selected Essays 221 (David S. Evans ed. Kluwer Academic Press, 2002) (with John Lopatka), available online in The Antitrust Source, November 2001 <http://www.abanet.org/antitrust/source/>, and 35 Computer Law Reporter 334 (May 2002)
35. *Devising a Microsoft Remedy that Serves Consumers,* 9 George Mason L. Rev. 691 (2001) (with John Lopatka)
36. *Who Suffered Antitrust Injury in the Microsoft Case?*, 69 George Washington L. Rev. 829 (2001) (with John Lopatka)
37. *Monopolization, Innovation, and Consumer Welfare*, 69 George Washington L. Rev. 367 (2001) (with John Lopatka)
38. *Internet Regulation and Consumer Welfare: Innovation, Speculation, and Cable Bundling,* 52 Hastings L.J. 891 (2001) (with John Lopatka)
39. *Network Externalities,* in 1 Encyclopedia of Law and Economics 952 (Boudwijn Bouckaert & Gerrit De Geest, eds., 2000) (with John Lopatka), available online at <http://encyclo.findlaw.com/lit/0760art.htm>
40. The Dubious Search for “Integration” in the Microsoft Trial, 31 Connecticut L. Rev. 1251 (1999) (with John Lopatka)
41. An Offer Netscape Couldn’t Refuse?: The Antitrust Implications of Microsoft’s Proposal, 44 Antitrust Bull. 679 (1999) (with John Lopatka)
42. Antitrust on Internet Time: Microsoft and the Law and Economics of Exclusion, 7 Supreme Court Econ. Rev. 157 (1999) (with John Lopatka)
43. Microsoft and the Public Choice Critique of Antitrust, 44 Antitrust Bull. 5 (1999)
44. The Limits of State Indirect Purchaser Suits: Class Certification in the Shadow of Illinois Brick, 67 Antitrust L. J. 1 (1999)
45. A (Cautionary) Note on Remedies in the Microsoft Case, 13 Antitrust 25 (Summer 1999) (with John Lopatka)
46. *Antitrust Review of Mergers in Transition Economies: A Comment, With Some Lessons from Brazil,* 66 U. Cincinnati L. Rev 1113 (1998)
47. *Areeda, Chicago, and Antitrust Injury: Economic Efficiency and Legal Process,* 41 Antitrust Bull. 909 (1996)
48. *The Role of Economics in the Definition of Antitrust Injury*, 17 Managerial and Decision Econ. 127 (1996) (with Roger Blair)

Reprinted in Economic Inputs, Legal Outputs: The Role of Economists in Modern Antitrust (Fred S. McChesney, ed. 1998)

1. *Antitrust Injury, the Competitor Plaintiff, and Merger Policy,* 82Iowa L. Rev. 127(1996) (with John Lopatka)
2. *Microsoft, Monopolization, and Network Externalities: Some Uses and Abuses of Economic Theory in Antitrust Decisionmaking,* 40 Antitrust Bull. 317 (1995) (with John Lopatka)
3. *Posner’s* Program for the Antitrust Division*: A Twenty-Five Year Perspective,* 48 SMU L. Rev. 1713 (1995) (with John Lopatka)
4. *“Speculative” Antitrust Damages*, 70 Washington L. Rev. 423 (1995) (with Roger Blair)

Reprinted in An Antitrust Anthology (Andrew Gavil, ed. 1996)

1. *Legal Realism and the Shaping of Modern Antitrust,* 44 Emory L.J. 1 (1995)
2. *Controlling the Competitor Plaintiff in Antitrust Litigation,* 91 Michigan L. Rev. 111 (1992) (with Roger Blair)

Reprinted in 25 J. Reprints for Antitrust L. & Econ. 711 (1995)

1. *State Regulation in the Shadow of Antitrust:* FTC v. Ticor Title Insurance Co., 3 Supreme Court Econ. Rev. 189 (1993) (with John Lopatka)
2. *Ideological Conflict and the Origins of Antitrust Policy,* 66 Tulane L. Rev. 1 (1991)

Reprinted in An Antitrust Anthology (Andrew Gavil, ed. 1996)

1. *Optimal Antitrust Penalties and Competitors’ Injury,* 88 Michigan L. Rev. 2151 (1990)

Reprinted in 25 J. Reprints for Antitrust L. & Econ. 807 (1995)

1. *State Action and “Active Supervision”: An Antitrust Anomaly,* 35 Antitrust Bull. 745 (1990)

Reprinted in 2 The Antitrust Impulse (Theodore Kovaleff, ed. 1994)

1. *The Chicago School and the Evolution of Antitrust: Characterization, Antitrust Injury, and Evidentiary Sufficiency*, 75 Virginia L. Rev. 1221 (1989)

Reprinted in An Antitrust Anthology (Andrew Gavil, ed. 1996)

1. *Capture, Clear Articulation, and Legitimacy: A Reply to Professor Wiley,* 61 Southern California L. Rev. 1343 (1988)
2. *Interest Groups, Antitrust, and State Regulation:* Parker v. Brown *in the Economic Theory of Legislation,* 1987 Duke L.J. 618
3. *The Place of Law and Literature,* 39 Vanderbilt L. Rev. 391 (1986)

Essay reviewing Robert A. Ferguson’s Law and Letters in American Culture (1984), Richard H. Weisberg’s The Failure of the Word: The Lawyer as Protagonist in Modern Fiction (1984), and James Boyd White’s When Words Lose Their Meaning: Constitutions and Reconstitutions of Language, Character, and Community (1984)

1. *The Scope of Liability for Antitrust Violations,* 37 Stanford L. Rev. 1445 (1985)

Quoted in Atlantic Richfield Co. v. USA Petroleum Co., 495 U.S. 328, 344 (1990); cited in Cargill, Inc. v. Monfort of Colorado, Inc., 479 U.S. 104, 110 n.5 (1986); reprinted in 25 J. Reprints for Antitrust L. & Econ. 547 (1995)

1. *Constitutionalism and Judicial Rulemaking,* 3 Miss. C. L. Rev 1 (1982)
2. *Antitrust, Federalism and the Regulatory Process: A Reconstruction and Critique of the State Action Exemption After* Midcal Aluminum, 61 Boston University L. Rev 1099 (1981)
3. *Antitrust Damages and Economic Efficiency: An Approach to Antitrust Injury,* 47 U. Chicago L. Rev. 467 (1980)

Reprinted in 25 J. Reprints for Antitrust L. & Econ. 507 (1995)

**Reviews, Introductions, Notes, Supplements, etc.:**

1. Kintner’s Federal Antitrust Law, 2002-2021 supplements (with Joseph Bauer and John Lopatka)
2. *Roundtable: The Legacy of the Microsoft Case,* 35Antitrust5 (Spring 2021)
3. *Policy Choices in Defining the Measure of Antitrust Damages*, 11 OECD J. Competition L. and Pol’y 48 (2009)
4. *Identifying and Remedying Exclusionary Conduct: Microsoft, the DOJ Section 2 Report, and the New Administration*, Global Competition Policy (July 2009)
5. *The FTC’s Procedural Advantage in Discovering Concerted Action*, Antitrust Source (Feb. 2009) http://www.abanet.org/antitrust/at-source/09/02/Feb09-Page2-26f.pdf
6. *Introduction: Reexamining the Standards for Certification of Antitrust Class Actions,* 21 Antitrust 53 (Summer 2007).
7. *Workable Antitrust Remedies*, Antitrust Source, Aug. 2007, http://www.abanet.org/antitrust/at-source/at-source.html (review of Richard A. Epstein: Antitrust Consent Decrees in Theory and Practice: Why Less Is More (AEI Press 2007))
8. *Thurmon Arnold’s International Antitrust Legacy,* The Antitrust Source*,* July 2003, http://www.abanet.org/antitrust/at-source/03/07/pagereview.pdf (review of Wyatt Wells, Antitrust and the Formation of the Postwar World (Columbia Univ. Press 2002)
9. *AT&T Litigation,* in Oxford Companion to American Law 46 (Kermit L. Hall, ed. 2002)
10. *Antitrust and Trade Regulation*, (with John Lopatka, Steven Vieux, & Thomas Arthur) chapter in Developments in Administrative Law and Regulatory Practice 1999-2000, at 161 (Jeffrey S. Lubbers, ed. 2001) (ABA Administrative Law & Regulatory Practice Section publication)
11. Antitrust and Trade Regulation, (with John Lopatka, Michael Brockmeyer, & Thomas Arthur) chapter in Developments in Administrative Law and Regulatory Practice 1998-99 (Jeffrey S. Lubbers, ed. 2000) (ABA Administrative Law & Regulatory Practice Section publication)
12. *Foreword: Reconsiderations of Director and Levi’s* Law and the Future, 17 Miss. C. L. Rev. 1 (1996)
13. Letter to Ian Ayres and Discussion in *The Past and Future of Antitrust: Reconsiderations of Director and Levi’s* Law and the Future *after Forty Years*, 17 Miss. C. L. Rev. 92 et seq. (1996)
14. *Yoknapatawpha’s Literary Lawyer,* 6 Cardozo Studies in Law and Literature 225 (1994)

Review of Jay Watson’s Forensic Fictions: The Lawyer Figure in Faulkner (1993)

1. *Ideology and the Strictures of Legal Narrative,* 68 Tulane L. Rev. 1029 (1994)

Review of Ronnie Po-Chia Hsia’s Trent 1475: Stories of a Ritual Murder Trial(1993)

1. *The Ideology of Law and Literature,* 68 Boston University L. Rev. 805 (1988)

Review of Brook Thomas’s Cross-Examinations of Law and Literature: Cooper, Hawthorne, Stowe, and Melville (1987)

1. *Foreword: The Law and Southern Literature,* 4 Miss. C. L. Rev. 165 (1984)

**Works in Progress:**

Kintner’s Federal Antitrust Law (12 vols), new volumes and revisions (with Joseph Bauer and John Lopatka)

**Academic Honors and Recognitions:**

Named Marshall M. Criser Eminent Scholar, University of Florida, 2000

Named in list of “The Most Prolific Law Professors in the 10 and 20 Most-Cited Law Reviews,” in James Lindgren & Daniel Seltzer, *The Most Prolific Law Professors and Faculties*, 71 Chi.-Kent L. Rev. 781, 801 (1996).

Named J. Will Young Professor of Law, Mississippi College, 1991

Baker & McKenzie Scholarship for LL.M., University of Chicago, 1978-79

Named on Meek Plaque of J.D. graduates with highest GPA, University of New Mexico (3.86 GPA), 1975

Comment and Note Editor, New Mexico Law Review, 1973-75

Order of the Coif, 1975

**Teaching Awards:**

Professor of the Year, Mississippi College, 1983

First Year Professor of the Year, 1983 and 1982 (co-recipient)

**Courses Taught:**

Antitrust (basic course and seminar)

Civil Procedure

Class Actions (seminar)

Administrative Law

Telecommunications Law (seminar)

Local Government Law

Intellectual Property (Trademark/Copyright and Patent/Copyright courses)

Constitutional Law

Energy Policy (seminar)

**Administrative Work:**

Associate Dean for Faculty Development, 2011-12

Senior Associate Dean for Academic Affairs, 2008-11

Academic Personnel Board (University Promotion and Tenure Committee) 2007-10 (chair 2008-09)

Associate Dean for Faculty Development, 2002-04

Commitees at UF: Dean Search, Appointments, Faculty Development

**Professional Activities**

Contributing Editor, *The* *Antitrust Source* (online journal), ABA Section of Antitrust Law, 2001-date, <http://www.abanet.org/antitrust/source/>

Contributing Author, *Comments of the Section of Antitrust Law and the Section of International Law of the American Bar Association in Response to the Request for Public Comment of the Commission of the European Communities on Damage Actions for Breaches of EU Antitrust Rules*, April 2006, http://www.abanet.org/antitrust/at-comments/2006/04-06/amc-comity.shtml

Vice Chair, Civil Practice and Procedure Committee, ABA Section of Antitrust Law, 2004-2007

Editor, *The Antitrust Practitioner*, newsletter of Civil Practice and Procedure Committee, ABA Section of Antitrust Law, 2004-2007

Executive Committee, Jewish Law Section, AALS, 2004-2006

Chair, Antitrust Committee, ABA Section of Administrative Law, 1998-2001 (Commendation for outstanding service, 2000)

Chair, Antitrust and Trade Regulation Section, AALS, 1995-96

Executive Committee, Antitrust and Trade Regulation Section, AALS, 1992-95

Chair, Jewish Law Section, AALS, 2000-01

Chair, Project Committee on Antitrust Damages, Economics Section, ABA Section of Antitrust Law, 1992-96

Reporter, Subcommittee on Rules of Civil Procedure, Mississippi Supreme Court Advisory Committee on Rules, 1998-2000

**Selected Presentations:**

“The State Action Doctrine and the Eleventh Amendment,” Conference on Antitrust and the Constitution, William & Mary Law School, Williamsburg, VA, February 23-24, 2018

“Comments on State Action Immunity,” Antitrust and State Action, AALS Annual Meeting, January 9, 2016

“Signaling and Agreement,” The Global Antitrust Economics Conference, Global Antitrust Economics Conference, George Mason University School of Law, Arlington, VA Friday, May 29, 2015

“Information and Concerted Action: Cartels and Courts,” in Antitrust & Information, Università Bocconi, Milan, Italy, June 20, 2014

“Objective and Subjective Theories of Concerted Action,” in Cartels: A Conference in Honor of Robert Lanzilotti, University of Florida, March 1, 2013

“Standard Oil and U.S. Steel,” in 100 Years of Standard Oil, George Washington University Law School, Washington, DC, June 2, 2011

“Indirect Purchaser Suits after the Class Action Fairness Act,” Collective Actions: Enhancing Access to Justice and Reconciling Multilayer Interests?, Kyushu University, Fukuoka, Japan, February 13, 2011

“Antitrust, Innovation, and Product Design in Platform Markets: *Microsoft* and *Intel*,” Panel 3: Antitrust and Innovation, Antitrust and the Wider Economy, University of Michigan Law School, October 23, 2010

“Comments on Gavil and First, *Microsoft and the Globalization of Antitrust Law: Competition Policy for the Twenty-First Century* (MIT Press 2010),” 10th Annual Loyola Antitrust Colloquium, Loyola University, Chicago, April 30, 2010

“Microsoft and the Limits of Antitrust,” *The Limits of Antitrust* Revisited, Searle Center, Northwestern University, Chicago, October 30, 2009

“J. Allen Smith and the Social Norms of the South and the Legal Academy,” Law & Humanities Institute Conference Honoring J. Allen Smith,” Rutgers School of Law-Newark, N.J., April 24, 2009

“The FTC’s Procedural Advantage in Discovering Concerted Action,” Federal Trade Commission Conference: Section 5 of the FTC Act as a Competition Statute, October 17, 2008, http://www.ftc.gov/bc/workshops/section5/docs/wpage.pdf

“Measuring Compliance with Compulsory Licensing Remedies in the American Microsoft Case,” Remedies for Dominant Firm Misconduct, ABA Antitrust Section, Charlottesville, VA, June 5, 2008

“Mandatory Contracting Remedies in the American and European Microsoft Cases,” The End of the Microsoft Case?, Searle Center, Northwestern University, Chicago, 2007

“Software Integration in the *Microsoft* Case,” Microsoft Corp., Redmond, WA, 2007

“Rule of Reason Analysis under *Leegin*,” Southeastern Association of Law Schools (SEALS) Conference, Amelia Island, FL, 2007

“Software Development as an Antitrust Remedy: Lessons from the Failure of the *Microsoft* Communications Protocol Licensing Program,” DOJ/FTC Hearings on Single-Firm Conduct, Washington, DC, 2007

“Communication and Concerted Action,” Loyola University Chicago School of Law, Institute for Consumer Antitrust Studies Conference, *Matsushita* at 20: Proof of Conspiracy, Summary Judgement, and the Role of the Economist in Price Fixing Litigation, Chicago, 2006

“Policy Choices in Defining the Measure of Antitrust Damages,” Organization for Economic Coooperation and Development, Competition Committee, Working Party No. 3 on Private Remedies: Passing on Defense; Indirect Purchaser Standing; Definition of Damages, Paris, 2006

“Should the EC Adopt the American System of Private Antitrust Remedies,” University of Notre Dame Law School faculty workshop, South Bend, Indiana, 2006

"The Ideological Origins and Evolution of Antitrust Law," New York University, Department of Economics, Colloquium on Market Institutions and Economic Processes, 2005

“Class Certification in the Microsoft Indirect Purchaser Litigation,” University of Western Ontario Symposium, Litigating Conspiracy: A Symposium on Competition Class Actions, London, Ontario, 2005

“Economic Authority and the Limits of Expertise in Antitrust Cases,” Florida State University College of Law faculty workshop, Tallahassee, 2004

“Indirect Purchaser Class Actions and the Consumer Interest,” Univ. of Florida Levin College of Law faculty workshop, 2003

“Who Suffered Antitrust Injury in the Microsoft Case,” George Washington University School of law Conference, Pyrric Victories?: Reexamining the Effectiveness of Antitrust Remedies in Restoring Competition and Deterring Misconduct, Washinton, DC, 2001

“Obvious Consumer Harm in Antitrust Policy,” European Association of Law & Economics Conference on Post-Chicago Developments in Antitrust Analysis: United States and Europe, Taormina, Sicily, 2000

“Identifying Integration and Exclusion in the *Microsoft* Trial,” 1999 Wiggin & Dana Symposium, University of Connecticut School of Law, Hartford, 1999; video available at <http://cyber.law.harvard.edu/people/edelman/ctlawreview.html>

“Microsoft, Antitrust, and Public Choice,” University of Florida College of Law Conference, Antitrust: On the Cutting Edge, Gainesville, 1998

“Closing Arguments,” Charles Clark American Inn of Court, Jackson, MS, 1998

“Class Certification in State Indirect Purchaser Suits,” ABA Antitrust Section Annual Meeting, Washington, DC, 1998

“Antitrust Review of Mergers in Transition Economies: A Comment, With Some Lessons from Brazil,” University of Cincinnati Corporate Law Symposium on International Aspects of Mergers and Acquisitions, Cincinnati, 1998

“Proving Antitrust Damages,” ABA Antitrust Section Annual Meeting, Atlanta, GA, 1995

“Teaching Antitrust Injury,” AALS Section of Antitrust and Economic Regulation, Annual Meeting, New Orleans, 1995

“Speculative Antitrust Damages: A Legal and Economic Analysis,” Eastern Economic Association, Boston, 1994

“Legal Realism and Antitrust Law,” George Mason University, Law & Economics Workshop, 1993

“Defining, Proving, and Measuring Antitrust Damages,” American Bar Association, Section of Antitrust Law, Atlanta 1991

“State Action and Federalism,” AALS Section of Antitrust and Economic Regulation, Annual Meeting, 1988

**Selected Conferences**

Panelist, “Antitrust and the State,” AALS Section of Antitrust and Economic Regulation, Annual Meeting, New York, 2016

Panelist, “The Microsoft Cases: A Retrospective and Lessons Learned,” ABA Antitrust Section, Federal Civil Enforcement Committee, June 5, 2015 (via telephone).

Commentator, “Private Enforcement: What We Know and Do Not Know,” 5th Annual Future of Private Antitrust Conference, American Antitrust Institute, Washington DC, December 7, 2011

Moderator, Panel 1: “What Role to Network Effects Play in the Search Market,” Conference on The Law and Economics of Search Engines and Online Advertising, George Mason University School of Law, June 16, 2011

Moderator, Panel 3: “Antitrust and the Financial Meltdown, Antitrust in the Wider Economy,” University of Michigan Law School, October 22, 2010

Panelist, Truth on the Market [online] Symposium, “Section 2 and the Section 2 Report: Perspectives and Evidence, May 4-7, 2009, http://www.truthonthemarket.com/category/section-2-symposium/

Roundtable Participant, “Networks in Telecommunications,” Searle Center, Northwestern University, September 18-19, 2008

Moderator, “Class Certification: Is There a Trend Toward More Rigorous Analyis,” ABA Antitrust Section Spring Meeting, Washington, DC, 2007

Moderator, “Social Norms in Religious Communities,” AALS Section on Jewish Law, Annual Meeting, San Francisco, 2001

Discussant, “Beyond Microsoft: Antitrust, Technology, and Intellectual Property,” Berkeley’s Center on Law and Technology Conference, 2001

Commentator on Lemley & McGowan’s “Does Java Change Everything?” Southern Economic Association, Baltimore, 1998

Moderator, electronic forum on Director & Levi’s *Law and the Future: Trade Regulation*, published in 17 Miss. C. L. Rev. 91 (1996)

Moderator, “Director & Levi’s *Law and the Future*: Reconsiderations after Forty Years,” AALS Section of Antitrust and Economic Regulation, Annual Meeting, San Antonio, 1996

Discussant, Law & Economics Center Conferences, “Privatization,” Arlington, VA, 1987 (published in 71 Marquette L. Rev. 583 (1988); “The First Amendment and Securities Regulation,” Arlington, VA, 1987, published in 20 Conn. L. Rev. 383 (1988)

Organizer and Moderator, “The Law and Southern Literature,” The Law and Humanities Institute, Jackson, MS, 1983, published in 4 Miss. C. L. Rev. 165 (1984)

**Memberships**

State Bar of New Mexico (inactive status)

American Bar Association, Antitrust Section

Order of the Coif

**Personal Information:**

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