

## AMERICAN ANTITRUST INSTITUTE

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# Healthcare Roundtable

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### COMPETITION IN HEALTHCARE: PRIORITIES FOR ANTITRUST ENFORCEMENT AND POLICY

February 22, 2017

National Press Club, Washington, D.C.

#### SPEAKER BIOGRAPHIES

##### **Henry Allen Jr., Senior Attorney, American Medical Association Advocacy Resource Center**

Henry S. Allen Jr. is a senior attorney within the Advocacy Group of the American Medical Association where he works on antitrust issues in health care and medical insurance markets. At the AMA, Mr. Allen has testified before the United States Senate Judiciary Committee on Antitrust in health insurance markets. He has also served as a panelist at the Federal Trade Commission workshop entitled “Another Dose of Competition: Accountable Care Organizations and Antitrust”. Prior to joining the AMA, Mr. Allen litigated health care antitrust cases in forums ranging from the superior court of Alaska to the United States Supreme Court in *Jefferson Parish Hospital District No 2 v. Hyde*, the landmark exclusive dealing and tying case. Mr. Allen has served as counsel of record for the American Hospital Association in the United States Supreme Court. On behalf of physician clients he has obtained in the Court of Appeals, the amicus curiae support of both the United States Department of Justice and Federal Trade Commission. Mr. Allen is Adjunct Professor of Law at Northwestern University School of Law where he teaches Antitrust and Healthcare. He has also been Adjunct professor at the Kellogg School of Management of Northwestern University and at Cornell University where for two decades he taught Health Law in the Sloan Institute of Health Services Administration.

##### **Mark J. Botti, Partner, Squire Patton Boggs**

Mark Botti co-leads Squire Patton Boggs’ Antitrust & Competition Practice Group, advising clients and representing them on the full spectrum of antitrust matters, including government investigations, mergers and acquisitions, joint ventures, government and private litigation, and competition policy matters. His work has spanned all sectors of the economy, including healthcare, managed care and health information technology; electronic payment systems, intellectual property and high technology matters; consumer products; national defense; media and entertainment; and insurance. Before joining the firm, Mr. Botti served for 13 years at the U.S. Department of Justice in various litigation and leadership positions within the Antitrust Division. Mr. Botti litigated and supervised complex antitrust matters, mergers and acquisitions, monopolization cases and joint ventures. He consulted regularly with international antitrust enforcement authorities on particular matters and on the development of their merger and other antitrust regulations and practices. He was the career

Division official who directly oversaw the extensive hearings held by the Division and the Federal Trade Commission on healthcare during the years 2004-2005, as well as the drafting of the agencies' joint seminal report, "Improving Health Care: A Dose of Competition."

Active in the American Bar Association, Mr. Botti is a vice chair of the Joint Conduct Committee and was a member of its special task forces on Health Care Reform and Pharmaceutical Reverse Payments. He has given numerous public presentations on antitrust litigation, mergers and joint ventures, and healthcare.

### **Cory S. Capps, Partner, Bates White Economic Consulting**

Cory Capps has 20 years of experience as an economist specializing in industrial organization, empirical methods, and antitrust, with a focus on the healthcare industry. He frequently advises and offers expert testimony on behalf of private firms and government agencies on issues relating to market power and competition in the healthcare sector, and he has experience analyzing mergers, joint ventures, price-fixing and market allocation, and exclusionary conduct. Prior to joining Bates White, Dr. Capps was a Staff Economist at the Antitrust Division of the U.S. Department of Justice, where he concentrated on the analysis of competition in healthcare markets, including merger and civil non-merger investigations of health insurers, hospitals, physicians, nurses, home health agencies, and ambulatory surgery centers. Since 2012, Dr. Capps has been selected by Global Competition Review for inclusion in its annual *International Who's Who of Competition Economists*. In addition to Dr. Capps' broad healthcare experience, he has conducted economic analysis for investigations and cases involving a variety of industries such as airlines, semiconductors, newspapers, online content providers, and agriculture. Dr. Capps has also provided economic consulting services to corporations on business and strategy issues.

### **Michael A. Carrier, Distinguished Professor of Law, Rutgers Law School**

Michael A. Carrier is a leading authority in antitrust and intellectual property law with expertise in the pharmaceutical, high-technology, and music industries. Professor Carrier is a co-author of the leading IP/antitrust treatise, *IP and Antitrust Law: An Analysis of Antitrust Principles Applied to Intellectual Property Law* (2d ed. 2009, and annual supplements, with Hovenkamp, Janis, Lemley, and Leslie). He also is the author of *Innovation for the 21st Century: Harnessing the Power of Intellectual Property and Antitrust Law* (Oxford University Press 2009, paperback 2011) and the editor of *Critical Concepts in Intellectual Property Law: Competition* (Edward Elgar Publishing 2011). He has written more than 80 book chapters and law review articles in leading journals including the *Stanford Law Review*, *Michigan Law Review*, *University of Pennsylvania Law Review*, *Duke Law Journal*, *Vanderbilt Law Review*, *Minnesota Law Review*, *Iowa Law Review*, *Notre Dame Law Review*, *Emory Law Journal*, and *Wisconsin Law Review*, as well as online journals at Harvard, Yale, Stanford, NYU, Penn, Northwestern, Minnesota, and Wisconsin. He is a member of the American Antitrust Institute Advisory Board; is a past chair of the Executive Committee of the Antitrust and Economic Regulation section of the Association of American Law Schools (AALS); and has written and submitted amicus briefs on behalf of antitrust/consumer organizations and hundreds of professors in the U.S. and California Supreme Courts and Federal, First, Second, and Third Circuits.

### **David M. Eisenstadt, Managing Director, Navigant Economics**

David Eisenstadt is a Managing Director with Navigant Economics, based in Washington, D.C. Prior to joining Navigant Economics in July of 2015, he was a founder and Principal of Microeconomic Consulting & Research Associates, Inc. (MiCRA), an economic consulting firm specializing industrial organization, antitrust and competition economics, and applied

microeconomic theory. Dr. Eisenstadt has provided expert testimony in many antitrust and non-antitrust matters and has been retained to provide analysis in hundreds of actual lawsuits or potential litigation matters. The subject matter of his different testimonies has ranged from opinions about market definition and market power, the competitive effects of mergers and exclusionary practices, economic evidence regarding the plausibility of conspiracy, the value of intellectual property and damages relating to (alleged) unlawful conduct including restraint of trade, theft of intellectual property and product liability. Dr. Eisenstadt frequently uses economic theory or econometric analysis to perform expert analysis. He typically assists clients through every phase of a project—from framing the relevant economic issues, to compiling economic evidence via the compilation facts and data, to providing assistance to counsel in all the phases of a litigation – culminating with the submission of written and/or oral expert testimony.

**Deborah Feinstein, Director, Bureau of Competition, Federal Trade Commission**

Deborah L. Feinstein was appointed the Director of the Federal Trade Commission's (FTC) Bureau of Competition (BC) by Chairwoman Edith Ramirez on June 17, 2013. She oversees the Commission attorneys, investigators, and administrative personnel working to enforce the antitrust laws for the benefit of consumers. Ms. Feinstein joined the agency from Arnold & Porter, where she was a partner and Chair of the Antitrust Practice Group. She began her career at Arnold & Porter and first joined the FTC in 1989 where she served as an Assistant to the BC Director and as an Attorney Advisor to a former Commissioner before returning to private practice. Among her many accolades, *Global Competition Review* named Feinstein global "Lawyer of the Year" for 2010. She is a graduate of Harvard Law School (1987) and the University of California at Berkeley (1983). Feinstein is a native of Northern California.

**Richard A. Feinstein, Partner, Boies Schiller & Flexner LLP**

Richard A. Feinstein's main practice areas include antitrust litigation and counseling. He rejoined Boies Schiller & Flexner LLP in December 2013 after serving for four years as the Director of the Bureau of Competition at the Federal Trade Commission (FTC). He directed the FTC's antitrust enforcement activity during a period when approximately 80 enforcement actions were initiated in a wide variety of industries. Major matters included, among others, two victories in the Supreme Court (involving pay-for-delay and state action), successful challenges to hospital mergers, and Intel and Google consent orders. He also participated directly in drafting and implementing the 2010 Horizontal Merger Guidelines. Prior to serving as Bureau Director, Mr. Feinstein was a partner in Boies Schiller & Flexner LLP's Washington, D.C. office from 2001 to 2009, where he represented plaintiffs and defendants in a wide variety of civil antitrust matters, represented clients before federal and state antitrust agencies, and provided antitrust counseling. From October 1998 to June 2001, he served as an Assistant Director of the Bureau of Competition at the Federal Trade Commission, in charge of the Bureau's Health Care Services and Products Division. The work of that Division focused on antitrust enforcement in the healthcare industry, including anticompetitive practices and mergers involving healthcare providers and payers, and anticompetitive conduct in the pharmaceutical industry.

**Abigail Ferguson, Associate Director, Navigant Economics**

Abigail Ferguson is an Associate Director with Navigant Economics, based in Washington, D.C. Dr. Ferguson has conducted competition analyses for high-profile mergers and other antitrust matters. She specializes in industrial organization and econometrics, particularly empirical models of industry behavior, including structural econometric and calibrated models. Her research focuses on vertical contracting and merger simulation. Dr. Ferguson's main expertise is in the health insurance and health care provider industries, although she has assisted clients across industries that include pharmaceutical, music, technology, real estate, and manufactured goods. She is a member of the American Bar Association involved in the Antitrust Law section and has taught courses in microeconomic and game theory.

**Thomas L. Greaney, Chester A. Myers Professor of Law and Co-Director, Center for Health Law Studies Center for Health Law Studies, Saint Louis University School of Law**

A nationally recognized expert on health care and antitrust law, Professor Thomas (Tim) Greaney has spent the last two decades examining the evolution of the health care industry and is a vocal advocate for reforming the health care system and protecting consumers. He also has a strong interest in comparative antitrust law, having been a Fulbright Scholar in Brussels and a visiting lecturer at several European law schools. After graduating from Harvard Law School, Professor Greaney began his career as a legislative assistant on Capitol Hill and as a law clerk with the Federal Communications Commission. He then moved on to the Antitrust Division of the U.S. Department of Justice where he was a trial attorney and became the assistant chief in charge of antitrust matters in health care. His career at Justice spanned ten years and involved him in civil and criminal antitrust litigation in health care, banking, communications and other regulated industries as well as policy formulation and legislative matters. Professor Greaney came to SLU LAW in 1987 after completing two fellowships and a visiting professorship at Yale Law School. Professor Greaney became Chester A. Myers Professor of Law in 2004 and was named Health Law Teacher of the Year by the American Society of Law, Medicine and Ethics in 2007. His academic writing has been recognized six times by the Thompson Coburn Award for SLU Faculty scholarship. Professor Greaney's extensive body of scholarly writing on health care and antitrust laws encompasses articles published in some of the country's most prestigious legal and health policy journals. Effective Fall 2017 he will be joining the faculty at University of California Hastings College of Law in San Francisco.

**Jonathan M. Grossman, Partner, Cozen O'Connor**

Jonathan Grossman advises clients on antitrust, consumer protection, and other government regulatory matters including civil and criminal government investigations, mergers and acquisitions, counseling on antitrust, consumer protection and advertising issues, litigation, and legislative issues. He works with clients from a variety of industries, and has extensive experience in the healthcare, aviation, maritime, energy, high-tech, and financial services sectors. Mr. Grossman represents subjects, complainants, and third-parties in government investigations by, among others, the U.S. Department of Justice, the Federal Trade Commission, the Consumer Financial Protection Bureau, the Federal Communications Commission, and state attorneys general. He also represents clients in proceedings before the National Advertising Division of the Advertising Self-Regulatory Council. Mr. Grossman's counseling work focuses on antitrust and consumer protection issues and includes providing advice to businesses, non-profits, and trade associations on a wide variety of issues including, advertising claims, unfair or deceptive acts or practices, joint ventures

and teaming arrangements, pricing and distribution issues, and exclusivity provisions. He also counsels clients on compliance issues related to a number of federal and state laws, including the Fair Debt Collection Practices Act, the Dodd-Frank Act, the Robinson-Patman Act, and the Consumer Product Safety Improvement Act.

**Scott Hemphill, Professor of Law, New York University School of Law**

Scott Hemphill teaches and writes about antitrust, intellectual property, and regulation of industry. His research focuses on the law and economics of competition and innovation, and his scholarship ranges broadly, from drug patents to net neutrality to fashion and intellectual property. Hemphill's recent work examines the antitrust problem of parallel exclusion in concentrated industries and anticompetitive settlements of patent litigation by drug makers. His scholarship has been cited by the US Supreme Court and the California Supreme Court, among others, and has formed the basis for congressional testimony on matters of regulatory policy. Hemphill's writing has appeared in law reviews, peer-reviewed journals, and the popular press, including the *Yale Law Journal*, *Science*, and the *Wall Street Journal*. He joined NYU from Columbia Law School, where he was a professor of law. Hemphill has also served as antitrust bureau chief for the New York Attorney General and clerked for Judge Richard Posner of the US Court of Appeals for the Seventh Circuit and Justice Antonin Scalia of the Supreme Court. He holds a JD and PhD in economics from Stanford, an AB from Harvard, and an MSc in economics from the London School of Economics, where he studied as a Fulbright Scholar.

**Michael Kades, Federal Trade Commission, on Detail to United States Senate Committee on the Judiciary**

Michael B. Kades is currently on detail to the United States Judiciary Committee where he handles antitrust, intellectual property, and competition matters for Senator Klobuchar, the ranking member of the Antitrust, Competition Policy and Consumer Rights Subcommittee. He has worked on multiple bills that address competition in the pharmaceutical industry: the Create and Restore Equal Access to Equivalent Samples Act; the Preserve Access to Affordable Generics Act; and the Pharmaceutical Supply and Value Enhancement Act. As Deputy Chief Trial Counsel for the Federal Trade Commission's Bureau of Competition, he had a primary role for the Commission in *FTC v. Actavis* at the Supreme Court, which held that pharmaceutical patent settlements are subject to the rule of reason. As an attorney advisor for Chairman Jon Leibowitz, he advised Chairman Leibowitz on healthcare competition issues and was central to the Commission's efforts to stop pay-for-delay patent settlements, including coordinating the Commission's efforts to seek a legislative solution, drafting the Commission's testimony on pay-for-delay agreements, and overseeing reports on pharmaceutical competition. Prior to working for Chairman Leibowitz, Mr. Kades worked as an attorney in the Commission's Health Care Division, and he was involved the Commission's most significant pharmaceutical antitrust cases. Mr. Kades successfully argued the appeal of the administrative law judge's decision before the full Commission in *In the Matter of Schering Plough Corp. and Upsbur-Smith Laboratories*.

**James Langenfeld, Managing Director, Navigant Economics**

In addition to his role as Managing Director at Navigant Economics, James (Jim) Langenfeld is Adjunct Professor at Loyola University School of Law and Editor of Research in Law & Economics. As a consultant, he provides economic analyses in the context of litigation, regulation, and economic policy. He has done extensive work in many industries, including healthcare, pharmaceuticals and medical devices, insurance, petroleum, chemicals, motor vehicles, defense and aerospace, tobacco, and other consumer and industrial products. Dr. Langenfeld regularly testifies in litigation and regulatory proceedings at the federal and state levels in the U.S. and in other countries, including Europe and Canada. These analyses include economic evaluation of monopolistic practices, price fixing, and price discrimination, mergers, damages, class certification, and regulations' impact on firms and consumers. His professional experience includes ten years with the Federal Trade Commission (FTC), serving as Director for Antitrust in the Bureau of Economics. In that role, he managed 45 Ph.D.-level economists and was one of the main contributors to the 1992 Horizontal Merger Guidelines and the 1993 Statements of Antitrust Enforcement Policy in Health Care. He also served as a Senior Economist at General Motors. Dr. Langenfeld has been awarded many honors and has published numerous articles in journals and books on diverse topics in applied economics and econometrics, including analyses of antitrust issues, mergers, intellectual property, the interface of antitrust and intellectual property, class certification, and damages. He is a member of the American Antitrust Institute Advisory Board.

**Jonathan Lewis, Partner, McGuireWoods LLP**

Jonathan is a solutions-oriented antitrust and competition lawyer who helps clients with transactions, litigation and the management of day-to-day business risk. His practice focuses on antitrust matters, commercial litigation and merger review and pre-merger integration planning. He litigates antitrust claims involving price fixing, exclusive dealing, predatory pricing, monopolization and attempted monopolization as well as class actions. He also has experience litigating matters on trial teams and as the lead trial lawyer in cases involving breach of contract claims. In addition to his litigation experience, Mr. Lewis counsels clients on distribution and business matters. He regularly represents clients before federal and state antitrust enforcement authorities over the course of investigations concerning distribution practices and pre- and post-merger review and has worked on mergers clearance/investigations with particular experience in the manufacturing, communications and healthcare industries. Mr. Lewis currently serves as a member of the 2016 Law360 Competition Editorial Advisory Board. He is a member of the American Bar Association's Antitrust Section and formerly served as Chairman of the Illinois State Bar Association's Antitrust & Unfair Competition Law Section Council.

**Jeff Miles, Senior Counsel, Baker, Donelson, Bearman, Caldwell & Berkowitz, PC.**

Jeff Miles has limited his practice to antitrust law for over 40 years, representing primarily hospitals, healthcare systems, hospital networks, physician practices, physician networks, and physician/hospital organizations. His work focuses primarily on provider mergers, joint ventures, provider contracting networks, and other types of affiliations, as well as provider and health plan exclusionary conduct and some work on health plan mergers. His practice today consists primarily of antitrust counseling and representation of parties before federal and state antitrust enforcement agencies. Prior to private practice, Mr. Miles was a Trial Attorney with the U.S. Department of Justice's Antitrust Division, where most of his work related to healthcare antitrust enforcement. While there, he received a Special Commendation from the attorney general for his role as lead counsel in the first successful

hospital merger challenge. Prior to his tenure with the Antitrust Division, he formed and was the Assistant Attorney General in charge of the Virginia Attorney General's Antitrust Unit. Mr. Miles wrote and annually updates the six-volume *Health Care & Antitrust* treatise published by Thomson Reuters/Westlaw and has written or co-written a number of other books, book chapters, law review articles, and shorter articles and papers dealing with almost every type of healthcare antitrust issue. He is an Adjunct Professor of Law at the Washington & Lee University School of Law where he teaches an antitrust law course, a Fellow of the American Health Lawyers Association, a former member of its board of directors, and a former chair of its Antitrust Practice Group.

**Diana Moss, President, American Antitrust Institute**

Diana Moss became the President of the American Antitrust Institute in January 2015. An economist, Dr. Moss has developed and expanded the AAI's advocacy channels and strategies, and strengthened communications with enforcers, Congress, other advocacy groups, and the media. Her work spans both antitrust and regulation, with industry expertise in electricity, petroleum, agriculture, airlines, telecommunications, and healthcare. Before joining AAI, Dr. Moss was a senior staff economist at the Federal Energy Regulatory Commission where she coordinated competition analysis for electricity mergers. From 1989 to 1994, she consulted in private practice in the areas of regulation and antitrust at the National Economic Research Associates and Putnam Hayes and Bartlett. Dr. Moss has spoken widely on various topics on antitrust and regulation, testified before Congress, appeared before state and federal regulatory commissions, and made numerous radio and television appearances. She has published articles in a number of economic and legal academic journals, including: *American Economic Review*, *Journal of Industrial Organization*, the *Energy Law Journal*, and the *Antitrust Bulletin*. She is editor of *Network Access, Regulation and Antitrust* (2005). Dr. Moss is Adjunct Faculty in the Department of Economics at the University of Colorado at Boulder. She holds a M.A. degree from the University of Denver and a Ph.D. from the Colorado School of Mines.

**Douglas C. Ross, Partner, Davis Wright Tremaine LLP**

Douglas C. Ross is a partner in the Seattle office of Davis Wright Tremaine LLP, where he concentrates his practice in antitrust and litigation, and an adjunct faculty member at the University of Washington Law School, where he teaches the antitrust course and a seminar on competition in healthcare. Mr. Ross is a member of the Bureau of National Affairs' Health Law Advisory Board. Chambers USA lists him in Commercial Litigation. Best Lawyers in America named him Health Lawyer of the Year in 2011 and again in 2017, and Seattle Antitrust Lawyer of the Year in 2015. Best Lawyers also lists him in antitrust law and litigation, commercial litigation, and healthcare law. Mr. Ross is a former officer of the ABA's Antitrust Section and delegate to the ABA's House of Delegates. He is a past chair of the Section's Health Care Industry Committee, past chair of the Antitrust Practice Group of the American Health Lawyers Association, and past chair of WSBA's Antitrust and Consumer Protection Committee. Before entering private practice, Mr. Ross spent three years at the Antitrust Division of the U.S. Department of Justice. He received his J.D. from Columbia Law School, where he was a Harlan Fiske Stone Scholar, and his B.A. from Tufts University, where he graduated summa cum laude in economics.

**Marc G. Schildkraut, Partner, Cooley LLP**

Marc Schildkraut practices antitrust law before enforcement agencies and courts, focusing on multibillion-dollar mergers, civil investigations and litigation. He handles mergers from the first day at the agency through litigation, if necessary. While he has had to litigate with the agencies more than once, as lead attorney he has always succeeded in getting the deal through. Mr. Schildkraut also has had many additional notable successes in non-merger antitrust litigation. His success in obtaining merger clearances includes several litigated matters. He thwarted two Federal Trade Commission (FTC) attempts to enjoin acquisitions, representing Western Refining in the FTC's unsuccessful attempt to prevent Western's merger with a competing refiner and representing Aloha Petroleum in the FTC's futile effort to enjoin Aloha's acquisition of a competing gasoline marketer. He also sought and obtained an injunction preventing a merger, representing The Bon-Ton in a successful private antitrust action that blocked a department store chain's acquisition of a competing chain. In addition to merger preliminary injunction actions, Marc has litigated several matters that explore the interface between antitrust and intellectual property, including his representation of Intel before the Federal US Circuit Court of Appeals in *Intergraph v. Intel*, a case dealing with a refusal to deal in tangible intellectual property. He also successfully represented Schering-Plough in FTC litigation concerning a so-called reverse payment and successfully represented Qualcomm in a matter alleging that members of a standard-setting organization were conspiring in restraint of trade. Mr. Schildkraut was formerly an assistant director at the Federal Trade Commission's Bureau of Competition. While at the FTC, he directed the investigations of hundreds of mergers and several successful federal court injunction actions and administrative litigations. In addition to mergers, he directed some of the most important conduct investigations at the FTC, including the Microsoft investigation.

**Stuart N. Senator, Partner, Munger, Tolles & Olson LLP**

Stuart N. Senator is a litigation partner in the Los Angeles office of Munger, Tolles & Olson LLP. His practice focuses primarily on complex business litigation in trial and appellate courts, and investigations led by the Federal Trade Commission and U.S. Department of Justice. Mr. Senator's clients include a diverse group of national and international companies, and his major areas of practice include antitrust, unfair competition, legal malpractice/malicious prosecution and law firm ethics and conflicts of interest. Mr. Senator provides antitrust counseling and compliance advice on numerous subjects, including distribution practices, pricing, trade association activity and mergers. Mr. Senator has also been an invited presenter at various professional conferences regarding antitrust issues. In addition to his work for clients, Mr. Senator is General Counsel to the firm, advising on issues relating to legal ethics and law firm management.

**Ipsita Smolinski, Managing Director, Capitol Street**

Prior to launching Capitol Street, Ipsita Smolinski was the Senior Equity Research Analyst for Healthcare Policy at J.P.Morgan. Before joining J.P.Morgan, Ms. Smolinski advised clients on health policy and trends at Citigroup and Bear Stearns. Earlier in her career, she spent several years as a healthcare management consultant at the Lewin Group, a Washington-based firm specializing in managed care and healthcare payment policy, and worked at both Pfizer and the Centers for Disease Control. Ms. Smolinski has appeared on CNBC, Fox News and Bloomberg TV, and has been quoted in leading publications such as *The New York Times*, *The Wall Street Journal*, and Reuters. She also publishes an online column on healthcare policy topics at *The Morning Consult*. Ms. Smolinski holds an MBA

and a Masters in Public Health from Columbia University and received her BA from Johns Hopkins University.

**Aileen Thompson, Assistant Director, Bureau of Economics, Federal Trade Commission**

Aileen Thompson has served as Assistant Director in the Bureau of Economics at the United States Federal Trade Commission since 2014. Prior to becoming Assistant Director, she served for ten years as Deputy Assistant Director. She has managed the economic analysis for antitrust investigations of a broad range of industries, including hospitals, supermarkets, pharmaceuticals and consumer products. She has also supervised the economic support for economic expert witnesses in FTC antitrust litigations. Ms. Thompson received her Ph.D. from the University of Michigan. Prior to joining the Federal Trade Commission, she was an Associate Professor at Carleton University (Ottawa, Ontario), where she taught courses in microeconomic theory and international economics. Her research has been published in the *International Journal of the Economics of Business*, *Journal of International Economics*, *Canadian Journal of Economics*, and *Canadian Public Policy*.