Einer Richard Elhauge Harvard Law School 1575 Massachusetts Ave. Cambridge, Ma 02138

Tel: (617) 496-0860 Fax: (617) 496-0861 Hauser Hall 502 elhauge@law.harvard.edu

EMPLOYMENT

Petrie Professor of Law, Harvard University

Subjects: Antitrust, Contracts, Health Law Policy, Statutory Interpretation.

Founding Director, Petrie-Flom Center for Health Law Policy, Biotechnology and Bioethics.

Member, ABA Antitrust Section Transition Task Force 2012.

Chair, Obama Campaign's Antitrust Advisory Committee

Co-Chair, Obama Campaign's Blogs and Op-eds Committee

Member, Obama Campaign's Health Policy Advisory Committees.

Member, Editorial Board for Competition Policy International

Member, Advisory Board for the Journal of Competition Law & Economics.

Member, Advisory Board for the Social Sciences Research Network on Antitrust Law & Policy.

Member, Advisory Board for the Social Sciences Research Network on Telecommunications & Regulated Industries.

FTC Special Employee on Antitrust Issues.

Recipient, Jerry S. Cohen Memorial Fund Writing Award (for "Tying, Bundled Discounts, and the Death of the Single Monopoly Profit Theory"), 2010.

<u>Books</u>

ELHAUGE, OBAMACARE ON TRIAL (2012), available at <u>www.amazon.com</u>

ELHAUGE, ED., RESEARCH HANDBOOK ON THE ECONOMICS OF ANTITRUST LAW (Edward Elgar Publishing Ltd. 2012).

ELHAUGE, U.S. ANTITRUST LAW & ECONOMICS (2d. Ed. Foundation Press 2011; 1st ed. 2008).

- ELHAUGE & GERADIN, GLOBAL ANTITRUST LAW & ECONOMICS (2d. Ed. Foundation Press 2011; 1st ed. 2007).
- ELHAUGE & GERADIN, GLOBAL COMPETITION LAW & ECONOMICS (2d. Ed. Hart Publishing 2011; 1st ed. 2007).
- ELHAUGE, ED., THE FRAGMENTATION OF U.S. HEALTH CARE: CAUSES AND SOLUTIONS (Oxford University Press 2010).

ELHAUGE, STATUTORY DEFAULT RULES (Harvard University Press 2008).

AREEDA, ELHAUGE & HOVENKAMP, VOL X, ANTITRUST LAW (Little, Brown 1996).

Academic Articles

Elhauge & Krueger, Solving the Patent Settlement Puzzle, 91 TEXAS LAW REVIEW 283 (2012)

- Elhauge & Wickelgren, *Robust Exclusion through Loyalty Discounts with Buyer Commitment*, Harvard Discussion Paper No. 722 (August 2012), available at http://ssrn.com/abstract=2125398
- Elhauge & Wickelgren, Anticompetitive Market Division through Loyalty Discounts without Buyer Commitment, Harvard Discussion Paper No. 723 (August 2012), available at http://ssrn.com/abstract=2125428
- Elhauge, *Introduction and Overview to Current Issues in Antitrust Economics*, in RESEARCH HANDBOOK ON THE ECONOMICS OF ANTITRUST LAW (Edward Elgar Publishing Ltd. 2012).
- Elhauge, *The Irrelevance of the Broccoli Argument Against the Insurance Mandate*, NEW ENGLAND JOURNAL OF MEDICINE (Dec 21, 2011)
- Elhauge, Why the Google Books Settlement Is Procompetitive, 2(1) JOURNAL OF LEGAL ANALYSIS 1 (2010).
- Elhauge, *The Failed Resurrection of the Single Monopoly Profit Theory*, 6(1) COMPETITION POLICY INTERNATIONAL 155 (Spring 2010).
- Elhauge, Why We Should Care about Health Care Fragmentation and How to Fix It, in THE

FRAGMENTATION OF U.S. HEALTH CARE: CAUSES AND SOLUTIONS 1 (Oxford University Press 2010).

- Elhauge, *Tying, Bundled Discounts, and the Death of the Single Monopoly Profit Theory*, 123 HARVARD LAW REVIEW 397 (2009).
- Elhauge, *Framing the Antitrust Issues in the Google Books Settlement*, GLOBAL COMPETITION POL'Y, (October 2009 Release 2).
- Elhauge, *How Loyalty Discounts Can Perversely Discourage Discounting*, 5 JOURNAL OF COMPETITION LAW & ECONOMICS 189 (2009)

Elhauge, Disgorgement as an Antitrust Remedy, 76 ANTITRUST LAW JOURNAL 79 (2009).

- Elhauge, Do Patent Holdup and Royalty Stacking Lead to Systematically Excessive Royalties?, 4 JOURNAL OF COMPETITION LAW & ECONOMICS 535 (2008)
- Elhauge, *How Should Competition Law Be Taught?*, 4(1) COMPETITION POLICY INTERNATIONAL 267 (Spring 2008)
- Elhauge, Harvard, Not Chicago: Which Antitrust School Drives Recent Supreme Court Decisions?, 3(2) COMPETITION POLICY INTERNATIONAL 59 (Autumn 2007)

Elhauge, Can Health Law Become a Coherent Field of Law?, 41 WAKE FOREST L. REV. 365 (2006).

- Elhauge, Sacrificing Corporate Profits in the Public Interest, 80 N.Y.U. LAW REVIEW 733 (2005)
- Elhauge, Corporate Manager's Operational Discretion to Sacrifice Corporate Profits in the Public Interest, in ENVIRONMENTAL PROTECTION AND THE SOCIAL RESPONSIBILITY OF FIRMS 13-76 (Bruce Hay, Robert Stavins, & Richard Vietor eds., 2005)

Elhauge, Defining Better Monopolization Standards, 56 STANFORD LAW REVIEW 253 (2003)

Elhauge, Why Above-Cost Price Cuts to Drive out Entrants Do Not Signal Predation or Even Market Power – and the Implications for Defining Costs, 112 YALE LAW JOURNAL 681 (2003)

Elhauge, Preference-Estimating Statutory Default Rules, 102 COLUMBIA LAW REVIEW 2027 (2002)

Elhauge, Preference-Eliciting Statutory Default Rules, 102 COLUMBIA LAW REVIEW 2162 (2002)

Elhauge, The Lessons of Florida 2000, 110 POLICY REVIEW 15 (Dec 2001 - Jan 2002).

- Elhauge, What Term Limits Do That Ordinary Voting Cannot, CATO POLICY ANALYSIS, No. 328 (Dec. 16, 1998).
- Elhauge, Are Term Limits Undemocratic?, 64 U. CHIC. L. REV. 83 (1997).
- Elhauge, Lott & Manning, *How Term Limits Enhance the Expression Of Democratic Preferences*, 5 SUPREME COURT ECON. REV. 59 (1997)
- Elhauge, *The Limited Regulatory Potential of Medical Technology Assessment*, 82 VA. L. REV. 1525 (1996).
- Elhauge, Allocating Health Care Morally, 82 CALIF. L. REV. 1449 (1994)
- Elhauge, Toward a European Sale of Control Doctrine, 41 AM. J. COMP. LAW 627 (1993)
- Bundy & Elhauge, Knowledge About Legal Sanctions, 92 MICH. L. REV. 261 (1993)
- Elhauge, The Triggering Function of Sale of Control Doctrine, 59 U. CHIC. L. REV. 1465 (1992)
- Elhauge, Making Sense of Antitrust Petitioning Immunity, 80 CALIF. L. REV. 1177 (1992)
- Bundy & Elhauge, Do Lawyers Improve the Adversary System? A General Theory of Litigation Advice and Its Regulation, 79 CALIF. L. REV. 313 (1991)

Elhauge, *Does Interest Group Theory Justify More Intrusive Judicial Review?*, 101 YALE L.J. 31 (1991) Elhauge, *The Scope of Antitrust Process*, 104 HARV. L. REV. 667 (1991)

Media Publications

"Roberts' Real Long Game?," The Atlantic (July 20, 2012)

"The Fatal Flaw In John Roberts' Analysis Of The Commerce Clause," The New Republic (July 1, 2012)

- "The Killer Precedent For Today's Decision," The New Republic (June 28, 2012)
- "Even The Most Conservative Supreme Court Justices Have Already Declared Mandates Constitutional," The New Republic (June 21, 2012) (with Emily Bass)
- "What a Nobel Prize-Winning Economist Can Teach Us About Obamacare," The Atlantic (May 23, 2012) (with Kevin Caves)
- "A Further Response to Critics on the Founding Fathers and Insurance Mandates", The New Republic

(April 21, 2012)

- "A Response to Critics on the Founding Fathers and Insurance Mandates", The New Republic (April 19, 2012)
- "It's Not About Broccoli!: The False Case Against Health Care," The Atlantic (April 16, 2012)
- "If Health Insurance Mandates Are Unconstitutional, Why Did the Founding Fathers Back Them?" The New Republic (April 13, 2012)
- "Commentary: The Roberts-Kagan Compromise on Obamacare?:, The National Law Journal (March 28, 2012)
- "Don't Blame Verrilli for Supreme Court Health-Care Stumble," The Daily Beast (March 28, 2012)
- "Economists Argue Over the Cost of Caring for the Uninsured," The Daily Beast (March 26, 2012)
- "The Broccoli Test," New York Times (Nov. 16, 2011)
- "Coverage vs Coercion," The Huffington Post (March 3, 2008)
- "Rewire This Circuit," The Wall Street Journal, A26 (Sept. 17, 2003)
- "Soft on Microsoft," The Weekly Standard (March 25, 2002)
- "Despite What the Critics Say, it Wasn't a Bag Job," Boston Globe (March 3, 2002)
- "Florida 2000: Bush Wins Again!," Weekly Standard (November 26, 2001)
- "State Made The Right Call On Microsoft," The Hartford Courant (Nov. 9, 2001)
- "States Should Seek More From Microsoft," San Francisco Chronicle (Nov. 6, 2001)
- "A Smart Move on Microsoft," Boston Globe (Sept. 11, 2001)
- "Competition Wins in Court," New York Times, (June 30, 2001)
- "Bush v. Florida," New York Times, A31 (Nov. 20, 2000)
- "Florida's Vote Wasn't 'Irregular," Wall Street Journal (Nov. 13, 2000)
- "The New 'New Property'," San Francisco Chronicle (Nov. 6, 2000)
- "The Real Problem with Independent Counsels," The Washington Times, A19 (Jun 30, 1999)
- "Foul Smoke," The Washington Post, A15 (August 4, 1998)
- "The Court Failed My Test," The Washington Times, A-19 (July 10, 1998)

"Microsoft Gets an Undeserved Break," The New York Times, A21 (June 29, 1998)

"Medi-Choice," The New Republic, 24 (November 13,1995)

"Term Limits: Voters Aren't Schizophrenic," Wall Street Journal, A-16 (March 14, 1995)

Harvard Committees

- Chair, Harvard Law School Lateral Appointments Committee (1998-99), Member (2003-05, 2011present).
- Member, Harvard Law School Entry Level Appointments Committee (2009-2011).
- Member, Harvard University Standing Committee on the Degree of Doctor of Philosophy in Health Policy (1996-99, 2006-07).
- Member, Harvard University Internal Advisory Board for the Interfaculty Initiative in Health Policy (1996-99).

Member, Harvard Law School Lecturers and Visitors Committee (1996-98).

Past Academic Positions

1988-95	Professor of Law, Boalt Hall, University of California at Berkeley
1995	Visiting Professor of Law, Univ. of Chicago Law School
1994	Visiting Professor of Law, Harvard Law School
1993	Visiting Olin Faculty Fellow, Yale Law School
1991-92	Visiting Scholar in Europe at the Karolinska Institute, the Centre for
	Health Economics, the Rockefeller Foundation Study Center,
	Cambridge University, the European University Institute and the University of
	Florence
Clerkships	
1987-88	Clerk for Justice William J. Brennan, Jr., United States Supreme Court

1986-87 Clerk for Judge William A. Norris, U.S. Court of Appeals for the Ninth Circuit

1986 Clerk for U.S. Solicitor General's Office, Washington, D.C.

Bar Admissions: Massachusetts (2000); Pennsylvania (1986); United States Courts of Appeals for the Fourth (1997), Sixth (2008), and Ninth Circuits (1987); Supreme Court of the United States (1997).

EDUCATION

Harvard Law School

J.D., June 1986

Awards

Fay Diploma -- for graduating first in class

Sears Prize -- Second Year -- to top two students in class

Sears Prize -- First Year -- to top two students in class

Activities

Harvard Law Review, Articles Office Co-Chair

Class Marshal

Author: Modes of Analysis: The Theories and Justifications of Privileged Communications, 98

HARV. L. REV. 1471-1500 (1985).

Harvard College B.A., June 1982

Graduated in three years, majoring in Biochemical Sciences. GPA 3.9

PERSONAL

Born of Argentinian immigrants in New York City. First language was Spanish. Live with wife and 3 children in Newton, Massachusetts.