

PAUL STANCIL

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EMPLOYMENT

July 2014-Present

Professor of Law, J. Reuben Clark Law School, Brigham Young University

August 2013-June 2014

Professor of Law, University of Illinois College of Law

August 2011-July 2013

Associate Professor of Law and Richard W. & Marie L. Corman Scholar, University of Illinois College of Law

January 2013-May 2013

Visiting Associate Professor of Law, J. Reuben Clark Law School, Brigham Young University

August 2008-August 2011

Assistant Professor of Law and Richard W. & Marie L. Corman Scholar, University of Illinois College of Law

June 2006-August 2008

Visiting Assistant Professor of Law, University of Illinois College of Law

January 2005-June 2006

Shareholder, Godfrey & Kahn, S.C., Milwaukee, WI

June 2003-December 2004

Associate, Godfrey & Kahn, S.C., Milwaukee, WI

January 2003-May 2003

Adjunct Professor of Law, University of Houston Law Center

June 1999-June 2003

Associate, Baker Botts L.L.P., Houston, TX

June 1998-June 1999

Associate, Crenshaw, Dupree & Milam, Lubbock, TX

September 1996-June 1998

Associate, Baker & Botts L.L.P., Houston, TX

EDUCATION

UNIVERSITY OF VIRGINIA SCHOOL OF LAW, J.D., 1996

Honors: Order of the Coif

Omicron Delta Kappa

UNIVERSITY OF VIRGINIA, B.A., 1993. Economics and Spanish
Honors: Echols Scholar
Dean's List

PUBLICATIONS

Paul Stancil, *The Problem with One-Size-Fits-All Procedure*, __ FLA. ST. U. L. REV. ____
(forthcoming 2014)

Paul Stancil, *Congressional Silence and the Statutory Interpretation Game*, 54 WM & MARY L.
REV. 1251 (2013)

Paul Stancil, *The Legal Academy as Dinner Party: A (Short) Manifesto on the Necessity of Inter-
Interdisciplinary Legal Scholarship*, 2011 U. ILL. L. REV. 1577 (2011)

Paul J. Stancil, *Close Enough for Government Work: The Committee Rulemaking Game*, 96
VIRGINIA L. REV. 69 (2010)

Paul Stancil, *Balancing the Pleading Equation*, 61 BAYLOR L. REV. 90 (2009)

Paul Stancil, *Assessing Interest Groups: A Playing Field Approach*, 29 CARDOZO L. REV. 1273
(2008)

Paul Stancil, *Atomism and the Private Merger Challenge*, 78 TEMPLE L. REV. 949 (2006)

Paul Stancil, *Still Crazy After All These Years: Understanding the Robinson-Patman Act Today*,
BUS. LAW TODAY, Sept./Oct. 2004 at 39-43

WORKS-IN-PROGRESS

Chicago(School) Corruption: Understanding Antitrust Conspiracies-article series examining and explaining significant disconnects between non-interventionist Chicago School theory claiming that costs of antitrust enforcement exceed benefits and the persistence of real-world antitrust conspiracies. Series will contain case-study, theoretical, quantitative empirical, and experimental work.

Serving Two Masters: Attorneys, Judges, Clients, and Agency Costs-article exploring the economic incentives facing attorneys in civil litigation.

Passion and the Adversary System: How Attorney Self-Selection Shapes Litigation-article presenting an economic model of litigation in which attorneys self-select specializations from which they derive idiosyncratically high personal utility.

Knowing the Odds: An Empirical Study of Juries, Numeracy, and Verdicts-article reporting results of planned empirical study of correlation between jurors' statistical numeracy and use of special or general jury verdict form.

PAPERS AND TALKS PRESENTED

April 2013 – Presented “Chicago (School) Corruption” to faculty at Brigham Young University J. Reuben Clark Law School, Provo UT

April 2013 – Invited presenter of “Chicago (School) Corruption” to Houston Bar Association Antitrust Section, Houston, TX

October 2012 – Invited presenter of “The Problem with One-Size-Fits-All Procedure” to participants at 2012-13 Junior Faculty Federal Courts Conference, Williamsburg, VA

September 2012 – presented “The Problem with One-Size-Fits-All Procedure” to a faculty workshop at Indiana University Maurer School of Law, Bloomington, IN

April 2012 – Invited to present “Congressional Silence and the Statutory Interpretation Game” to participants at Midwest Political Science Association National Conference, Chicago, IL.

February 2012 – Presented “Congressional Silence and the Statutory Interpretation Game” to a faculty workshop at Washington University School of Law, St. Louis, MO

February 2012 – Invited presenter of “Congressional Silence and the Statutory Interpretation Game” to participants at 2011-12 Junior Faculty Federal Courts Conference, Miami, FL (commenter, Janet Alexander)

December 2011 – Presented “Congressional Silence and the Statutory Interpretation Game” to participants at Washington University Junior Faculty Workshop, St. Louis, MO.

August 2011 – Presented “Lawyers, Behavioral Incentives, and Agency Costs” as an informal workshop at 2011 Big Ten Untenured Conference, Bloomington, IN

June 2011 – Presented “The Litigation Love Triangle and Agency Costs” as an informal workshop at University of Illinois College of Law, Champaign, IL

April 2011 – Invited presenter of “Rules, Standards, Costs, and Agents” to participants at 2011 Midwest Political Science Association National Conference, Chicago, IL

February 2011– Presented "The Timing of Direct Democracy" as an informal workshop at the University of Illinois College of Law, Champaign, IL

February 2011 – Presented “Rules, Standards, Costs, and Agents” to a faculty workshop at St. Mary’s University School of Law, San Antonio, TX

January 2011 – Competitively selected to present “Rules, Standards, Costs, and Agents” at 2011 Federalist Society Annual Meeting’s Young Scholars Panel (commenter, Richard Epstein)

November 2010 – Moderated Panel with Ian Ayres & Alan Schwartz and presented “The Legal Academy as Dinner Party: A (Short) Manifesto on the Necessity of Inter-Interdisciplinary Legal Scholarship” to participants in conference honoring Thomas Ulen, Champaign, IL

October 2010 – Presented “Rules, Standards, Costs, and Agents” to participants at 2010 Midwestern Law & Economics Association Conference, Boulder, CO

October 2010 – Presented “Rules, Standards, Costs, and Agents” to a faculty workshop and to students in a Law & Economics colloquium at Notre Dame Law School, South Bend, IN

May 2010 – Participated as an invited member of “Authors Meet Critics” panel discussing Stearns & Zywicki, *Public Choice Concepts and Applications in Law* at 2010 Law & Society Association Annual Meeting, Chicago, IL

April 2010 – Presented “Close Enough for Government Work: The Committee Rulemaking Game” to participants at 2010 Midwest Political Science Association National Conference, Chicago, IL

October 2009 – Presented “Close Enough for Government Work: The Committee Rulemaking Game” to participants at 2010 Midwestern Law & Economics Association Conference, South Bend, IN

October 2009 – Presented “Close Enough for Government Work: The Committee Rulemaking Game” to participants at 2009 Junior Faculty Federal Courts Conference, East Lansing, MI (commenter, Martin Redish)

August 2009 – Presented “Close Enough for Government Work: The Committee Rulemaking Game” to participants at 2009 Big Ten Untenured Conference, Champaign, IL

May 2009 – Presented “Close Enough for Government Work: The Committee Rulemaking Game” to participants at Washington University Junior Faculty Workshop, St. Louis, MO

February 2009 – Presented “Balancing the Pleading Equation” to a faculty workshop at Northwestern University Law School, Chicago, IL

October 2008 – Presented “Balancing the Pleading Equation” to participants at 2008 Canadian Law & Economics Association conference, Toronto, ON

October 2008 – Presented “Balancing the Pleading Equation” to participants at 2008 Midwestern Law & Economics Association Conference, Chicago, IL

January 2008 – Presented “Balancing the Pleading Equation” to a faculty workshop at the Indiana University Robert H. McKinney School of Law, Indianapolis IN

February 2008 – Presented “Balancing the Pleading Equation” to a faculty workshop at the University of Illinois College of Law, Champaign, IL

December 2006 – Presented “Assessing Interest Groups: A Playing Field Approach” to a faculty workshop at Washington University School of Law, St. Louis, MO

November 2006 – Presented “Assessing Interest Groups: A Playing Field Approach” as an informal “incubator” workshop at University of Virginia School of Law, Charlottesville, VA

October 2006 – Presented “Assessing Interest Groups: A Playing Field Approach” to participants at 2006 Midwestern Law & Economics Association conference, Lawrence, KS

August 2006 – Presented “Assessing Interest Groups: A Playing Field Approach” to participants at 2006 Big Ten Untenured Conference, Bloomington, IN

October 2005 – Presented “Assessing Interest Groups: A Playing Field Approach” to a faculty workshop at Marquette University, Milwaukee, WI

October 2005 – Presented “Assessing Interest Groups: A Playing Field Approach” to a faculty workshop at University of Cincinnati College of Law, Cincinnati, OH

August 2005 – Presented “Assessing Interest Groups: A Playing Field Approach” to a faculty workshop at Florida State University College of Law, Tallahassee, FL

SPECIAL PROFESSIONAL ACTIVITIES

July 2014-Present – Member, Utah Advisory Committee on Rules of Civil Procedure

2014 – Peer reviewer for JOURNAL OF LAW & COURTS

2010-2014 – Supreme Court opinion review podcasts for Federalist Society

2012 – Peer reviewer for JOURNAL OF LEGAL STUDIES

2007-08 – Advisor/committee member for S.J.D. student preparing thesis on the intersection of Korean and U.S. antitrust law

2007 – Peer reviewer for REVIEW OF LAW & ECONOMICS

2006 – Participated as academic *amicus curiae* in connection with *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544 (2007)

MEMBERSHIPS

Midwestern Law & Economics Association

Midwestern Political Science Association

American Political Science Association

American Law & Economics Association

American Bar Association, Antitrust Section

State Bar of Texas

Admitted to practice law in Texas, Fifth Circuit Court of Appeals, Seventh Circuit Court of Appeals, Southern District of Texas, Eastern District of Wisconsin.

COURSES TAUGHT

Antitrust Law, Civil Procedure (simulation and traditional), Federal Courts, Mergers & Acquisitions (simulation), Public Choice Theory (seminar)