David S. Evans

Curriculum Vitae

October 2023

Contact Details

Address: BERKELEY RESEARCH GROUP, LLC

99 High St 27th Floor Boston, MA 02110

Mobile: 1 (617) 320 8933

Email: David.Evans@thinkbrg.com

Personal website: <u>Evans Personal Website</u>

Google Scholar Evans Google Scholar Page

SSRN: <u>SSRN Home Page for David S. Evans</u>
IDEAS: <u>IDEAS Home Page for David S. Evans</u>

Professional Summary

My academic work has focused on industrial organization with a particular expertise in platform businesses, the digital economy, financial services, entrepreneurship, and antitrust economics. I have authored six major books, including two award winners, and more than 200 articles, which have been cited more than 32,000 times in the professional literature. The U.S. Supreme Court cited my work on multisided platforms and payment systems more than a dozen times in *State of Ohio v. American Express*.

I have developed and taught courses related to antitrust economics, multisided platforms, and the digital economy, primarily for graduate students, officials, judges, and practitioners, through courses at the University of Chicago, University College London, and Fordham University. I have authored handbook chapters on various antitrust subjects.

My expert work has focused on antitrust, mergers, and regulation. I have served as a testifying expert on numerous antitrust matters in the United States, and other jurisdictions, including several landmark cases. I have made submissions to, and appearances before, antirust and regulatory authorities with respect to mergers, investigations, and regulation in the US and other jurisdictions. I have testified on market definition, anticompetitive effects, damages and related issues.

I have also served as an expert on a variety of non-antitrust matters, particularly related to digital and platform businesses, intellectual property, financial markets, payment systems, and

labor/employment.

Representative Matters

Epic Games v. Apple. Lead testifying economic expert for Epic Games on market definition, monopoly power, and anticompetitive effects related to Apple's conduct concerning app distribution and payment methods. Expert reports, deposition testimony, written testimony, and trial testimony. (2020-2021)

T-Mobile acquisition of Sprint. Economic expert for T-Mobile and Deutsche Telekom. Submitted declarations to the FCC concerning the effects of the proposed merger on consumer welfare. (2018-2019)

Qualcomm matters. Economic expert for Qualcomm on a series of matters in the US (Apple v. Qualcomm, *In re* Qualcomm Antitrust Litigation), China (NDRC v. Qualcomm), and South Korea (KFTC v. Qualcomm) on various antitrust and intellectual property issues. Expert reports and deposition testimony in Apple and expert reports in NDRC and KFTC matters. (2013-)

Federal Trade Commission v. 1-800 Contacts. Testimony on behalf of the FTC concerning the competitive effects of agreements between 1-800 Contacts and other online sellers of contact lenses that restricted certain forms of search advertising. Expert report and trial testimony on the economics of search engines and search advertising, market definition, and competitive effects. (2016-2017).

Comcast's Proposed Acquisition of Time Warner Cable. On behalf of Netflix, submitted multiple declarations to the Federal Communications Commission in opposition to the merger and made appearances before the Federal Communications Commissions and U.S. Department of Justice. Participated in debate, organize by the FCC, of economists for and against the merger. (2014-2015).

Qihoo 360 v. Tencent. Written testimony in support of Tencent before the Supreme People's Court, People's Republic of China, concerning Qihoo 360's market definition and abuse of dominance claims against Tencent. This was the first antitrust matter decided under the Anti-Monopoly Law by the Supreme Court of China. (September 2013)

Microsoft matters. Oral testimony and written submissions before the Grand Chamber, European General Court on various antitrust issues related to Microsoft's appeal of the EC decision with regard to media players and server interoperability. (April 2006). Lead team of economic experts for U.S. vs. Microsoft including original district court case and remand. (1998-2006).

U.S. v. AT&T. On behalf of U.S Department of Justice, lead team of economic experts in preparation of rebuttal testimony to AT&T's economists in landmark case leading to the break-up of AT&T. Work summarized in *Breaking Up Bell: Essays in Industrial Organization*. (1979-1981).

Professional Positions

Counsulting

Berkeley Research Group, LLC (2023-present)

Global Leader for Digital Economy and Platform Markets and Managing Director

Global Economics Group, LLC (2011-present)

Chairman and Co-Founder (2011-2023); Advisory Board (2023-present)

Market Platform Dynamics, Inc. (2004-present)

Chairman and Co-Founder

Competition Policy International, Inc. (2004-present)

Founder and Publisher

Editiorial Board Chair, CPI TechREG Chronicle

LECG, LLC (2004-2011)

Vice Chairman, LECG Europe

Head, Global Competition Policy Practice

Member of the Boards of Directors of various subsidiaries

NERA Economic Consulting (1988-2004)

Senior Vice President

Member of the Management Committee

Member of the Board of Directors

Charles River Associates (1975-1979)

Senior Consultant

Teaching

University College London (2004-2022)

Executive Director, Jevons Institute for Competition Law and Economics Visiting Professor in the Faculty of Laws

University of Chicago Law School (2006-2016)

Lecturer

Fordham University (1983-1995)

Professor of Law, Fordham University Law School (1985-1995)

Associate Professor of Economics (1983-1989) (tenured as of 1988)

Education

- Ph.D., MA Economics, University of Chicago, 1983 (specialized in econometrics, industrial organization, and labor economics).
- B.A. Economics, University of Chicago, 1975 (completed first year of graduate program)

Teaching and Training

Teaching

University College London: "Multisided Plaforms: Business Economics & Competition Policy," intensive course taught annually since 2014-2019; "Digital Economy: Economics, Antitrust & Regulation," intensive course taught annually since 2016-2019; "The Role of Economics in Competition Law and Economics", two-trimester course taught 2005-2011.

University of Chicago, "EC Competition Law and Economics," focusing on advanced topics in antirust. Spring quarter seminar course taught 2006-2016.

Competition Policy International, "Antitrust Economics," 32 lecture online course, offered in 2013-2014.

Fordham University School of Law: Taught Law and Economics, and co-taught Antitrust Law, 1985-1995.

Training for Judges and Officials

Faculty, Training courses on antitrust law and economics for European Judges, sponsored by University College London and University of Touslouse, 2009-2010; lectures on basic economics and antitrust and intellectual property.

Training courses on antitrust law and economics for Chinese Supreme Court and High Court Judges, sponsored by Ministry of Industy and Information Technology, 2013-15; lectures on market definition, tying, platforms, dynamic competition and innovation, and antitrust of online industries.

Honors, Rankings, and Keynotes

Top 1-2% of published economists, IDEAS/RePEC, based on quality-weighted citations Google Scholar h-index: 58, with more than 32,000 citations. Ranked among top 75 in total total downloads of papers across all disciplines, with more than 146,000 downloads. (October 2023).

Gold Medal Winner, Economics, 2017 Axiom Business Books Awards, for *Matchmakers: The New Economics of Multisided Platforms* (with R. Schmalensee).

Winner of the Business, Management & Accounting category in the 2006 Professional/Scholarly Publishing Annual Awards presented by the Association of American Publishers, Inc. for *Invisible Engines: How Software Platforms Drive Innovation and Transform Industries* (with R. Schmalensee).

Keynote, Nova School of Business and Economics, "Portugal: Global Innovation Hub for the World," 2022,

Keynote, Swedish Competition Authority Pro's and Con's, November 2019.

Keynote, 2019 Competition Law and Policy Institute of New Zealand, Sepember 2019.

Baxt Lecture, University of Melbourne, October 2018.

Keynote, UniSA & ACCC Competition Law & Economics Workshop, October 2018.

Special Keynote, CRESSE 2018 Conference on Advances in the Analysis of Competition Policy and Regulation, Crete, Greece, June 2018.

Keynote, Competition Law Conference, Singapore Academy of Law and Competition Commission of Singapore, August 2014.

Beesley Lecture, London Business School, October 2007.

Appearances in Competition and Regulatory Matters

Trial Testimony (including all matters in last four years)

REX – Real Estate Exchange, Inc. v. Zillow Group, Inc., Case No. 2:21-cv-00312-TSZ. On behalf of REX, in trial before jury, testimony addressing whether certain changes in Zillow's website, which were alleged to be violations of the Lanham Act and the Washington State Consumer Protection Act, foreclosed REX from competing and caused it to close down, and the value of REX's business lost as a result. (September 2023).

Commissioner of Competition v. Rogers and Shaw, Case No. CT-2022-002, Testimony before The Competition Tribunal of Canada on behalf of Shaw Communications related a proposed approach for evaluating efficiencies by the Competition Commission, for the purpose of assessing efficiencis under section 96 of the Competition Act, in which the Commission weighed the distributional impact of producer and consumer surplus across income classes and related expert reports submitted in support of this approach. (Witness Statement filed October 20, 2022. Oral testimony November 21, 2022)

Epic Games v. Apple, Case No. 4:20-cv-05640-YGR-TSH. Testimony on behalf of Epic Games addressing two primary topics: (1) To define the relevant antitrust markets for examining the app distribution and payment processing practices and assess Apple's market power in those markets, and (2) assessing whether the restrictions at issue foreclose competitors from operating in those relevant markets and harm competition and consumers in those relevant markets and related ones. (Written testimony filed April 20 and April 27, 2021. Oral testimony May 10, May 11, and May 14, 2021).

Seoul High Court Case No. 2017u48 (Claim for cancellation of corrective order imposed by Korea Fair Trade Commission on Qualcomm). Written testimony in support of Qualcomm before the Seoul High Court concerning the KFTC's claims of abuse of dominance. (Written testimony filed July 5, 2019).

In the Matter of 1-800 Contacts, Before the Federal Trade Commission, Office of Administrative Law Judges, Docket No. 9372. Testified in support of the Federal Trade Commission, concerning the competitive effects of agreements between 1-800 Contacts and other online sellers of contact lenses that restricted certain forms of search advertising. (April 2017).

In the Matter of the Application of Securities Industry and Financial Markets Association For Review of Actions Taken by Self-Regulatory Organizations Administrative Proceeding File No. 3-15350. Testified in support of the Securities Industry and Financial Markets Association (SIFMA), concerning whether securities exchanges face significant competitive constraints in setting their fees for depth-of-book data products. (April 2015).

Qihoo 360 v. Tencent. Written testimony in support of Tencent before the Supreme People's Court, People's Republic of China, concerning Qihoo 360's market definition and abuse of dominance claims against Tencent. (Written testimony filed for September 2013 trial). Also testified before the Guangdong High Court. (Written submission, April 2012)

Presidential Emergency Board No. 243, National Mediation Board, Case Nos. A-13569, A-13570, A-13572, A-13573, A-13574, A-13575, and A-13592. Testified in support of the National Railway Labor Conference concerning wages, benefits, and work rules for railroad workers. (October 2012).

Case T-201/04, *Microsoft v. Commission of the European Communities*. Testified in support of Microsoft before the Grand Chamber, European General Court of the European Union concerning the Commission's determination that Microsoft had abused its dominant position by

refusing to license certain information regarding its operating system and by tying a media player to its Windows operating system. (April 2006).

Microsoft v. Commission of the European Communities. Testified before the President, European General Court of European Union in support of Microsoft's application for a suspension of remedies during its appeal of a Commission decision. (October 2004).

Microsoft v. Commission of the European Communities. Testified before Hearing Officer of the European Commission concerning the Commission's determination that Microsoft had abused its dominant position by refusing to license certain information regarding its operating system and by tying a media player to its Windows operating system. (October 2003).

I have also testified before US federal and state courts, and arbitration panels, including several Presidential Emergecy Boards, as an expert on numerous non-antitrust matters.

Deposition Testimony (including all matters in last four years)

REX – Real Estate Exchange, Inc. v. Zillow, Inc.; Zillow Group, Inc.; Zillow Homes, Inc.; Zillow Listing Services, Inc.; Trulia, LLC; and The National Association of of REALTORS, Case No. 2:21-cv-00312-TSZ. Testimony on market definition, monopoly power, antitcompetitive effects, and damages related to antitrust allegations concerning conduct by the National Association of Realtors and Zillow (June 2023).

Las Vegas Sun, Inc. v. Sheldon Adelson; Patrick Dumont; News+Media Capital Group LLC; Las Vegas Review Journal, Case No. 2:19-cv-01667-GMN-BNW. Rebuttal testimony on behalf of the Las Vegas Review Journal assessing whether plaintiffs' experts' opinions and underlying methodologies are consistent with accepted economic principles, and whether such opinions and methodologies provide relevant and reliable information for assessing market definition. (April 2023).

Federal Trade Commission v. Surescripts, LLC, Case No. 19-cv-1080 (JDB). Testimony on behalf of the Federal Trade Commission concerning market definition, market power and antitcompetitive effects related to loyalty, exclusive, and non-compete contracts entered into by Surescripts for its e-prescribing networks. (January 2022).

TravelPass Group LLC, Partner Fusion, Inc., and Reservation Counter v. Caesars Entertainment Corporation, et al. Case No. 5:18-cv-153-RWS-CMC. Testimony on behalf of TravelPass concerning the competitive effects of agreements to restrict bidding on brand name keywords in search-engine auctions. (April 2021).

Epic Games v. Apple, Case No. 4:20-cv-05640-YGR-TSH. Testimony on behalf of Epic Games addressing two primary topics: (1) To define the relevant antitrust markets for examining the app distribution and payment processing practices and assess Apple's market power in those markets, and (2) assessing whether the restrictions at issue foreclose competitors from operating in those relevant markets and harm competition and consumers in those relevant markets and related ones. (March 2021).

In re Blue Cross Blue Shield Antitrust Litigation, Master File No. 2:13-CV-20000-RDP. Testified for the defendants concerning whether the Blue Cross Blue Shield platforms are two-sided platforms; whether the experts for the platforms had properly accounted for indirect networks, and related two-sided platforms issues, in the analyses of harm and damages; and whether certain Association rules harm competition in a properly defined relevant market. (January 2021).

J Thompson, et al., v. 1-800 Contacts, Inc., et al., Case No. 2:16-CV-1183-TC. Testified for class plaintiffs, concerning the competitive effects of agreements between 1-800 Contacts and other online sellers of contact lenses that restricted certain forms of search advertising. (February 2020).

In re Qualcomm Antitrust Litigation, Case No. 5:17-md-2773-LHK. Rebuttal testimony on behalf of Qualcomm addressing, from the standpoint of antitrust and intellectual property economics, whether the methodology and calculations presented by Plaintiffs were relevant or reliable. (December 2018).

Apple, Inc. v. Qualcomm, Incorporated, Case No. 17-cv-0108-GPC-MDD. Testified for Qualcomm concerning the economic impact of modern cellular technologies on the growth of the smartphone ecosystem, it's economic relevance to licensing negotiations concerning patents involving modern cellular technologies that are subject to a fair, reasonable, and non-discriminatory (FRAND) commitment under European Telecommunications Standards Institute (ETSI) intellectual property rights (IPR) policies, and to evaluate the impact of modern cellular technologies on Apple's revenues and the profits. (October 2018).

In the Matter of 1-800 Contacts, Before the Federal Trade Commission, Office of Administrative Law Judges, Docket No. 9372. Testified for the Federal Trade Commission, concerning the competitive effects of agreements between 1-800 Contacts and other online sellers of contact lenses that restricted certain forms of search advertising. (March 2017).

MarchBanks Truck Service, Inc., et al. v. Comdata Network, Inc., et al., Case No. 07-1078-JKG. Testified for defendant concerning allegations of anticompetitive behavior with respect to Comdata's agreements with certain truck stop chains. (August 2013).

Meredith Corporation et al. v. SESAC, Case No. 09 Civ. 9177 (PAE). Testified for defendant concerning allegations of anticompetitive behavior with respect to the blanket licensing of local television music performance rights. (May 2013).

I have also testified before federal and state courts and arbitration panels, including Presidential Emergency Boards, on matters related to employment discrimination, including class certification, and affirmative action.

Mergers

Rogers Communications/Shaw Communication Transaction. Before The Competition Tribunal of Canada. Submitted expert report related to a proposed approach for evaluating efficiencies by the Competition Commission in which it weighed the distributional impact of producer and

consumer surplus across income classes and related expert reports submitted in support of this approach.

T-Mobile/Sprint Transaction, WT Docket 18-197, Federal Communications Commission, submitted declaration to the FCC concerning the dynamic effects of the proposed merger on cellular data prices and capacity, the competitive investment of other carriers, and the likely value of 5G capacity.

Comcast/Time Warner Cable Transaction, MB Docket No. 14-57, Federal Communications Commission. On behalf of Netflix, submitted multiple declarations to the Federal Communications Commission in opposition to the merger and made appearances before the Federal Communications Commissions and U.S. Department of Justice. Participated in debate, organize by the FCC, of economists for and against the merger.

AOL/Yahoo Transaction. Economic expert for AOL. Prepared economic studies of relevant market and impact of merger on shares, for submissions to the FTC.

Monster/HotJobs Transaction. Economic expert for Monster. Prepared economic studies on the relevant antitrust market for assessing the merger and the impact of the proposed merger impact of the proposed merger on the price of job ads. Met and made presentations to the FTC.

Google/DoubleClick Transaction. On behalf of Microsoft conducted economic studies of market definition and competitive effects of the proposed transaction, which were submitted to the FTC, European Commission, and other regulatory authorites, and made presentations to the FTC, European Commission, and ACCC.

Other Significant Antitrust Matters

NACHA Same-Day ACH. On behalf of NACHA, an association of most banks in the US, prepared economic study of the interchange fee between originating and receiving banks necessary for the launch of a new same-day ACH system in the US. Made presentations to the senior staff of the Federal Reserve Board.

U.S. v. Visa et al. concerning alleged exclusionary rules and duality and U.S. v. Visa et al. concerning alleged tying of credit and debit cards. On behalf of Visa, lead consulting economics team and worked with testifying experts.

U.S. v. Microsoft concerning alleged monopolization. On behalf of Microsoft, lead consulting economics team, including recruiting and working with testifying experts, for the 1998-1999 original trial and the 2002 trial concerning remedies.

U.S. v. AT&T concerning alleged monopolization. On behalf of the U.S. Department of Justice, lead consulting economics team, and worked with testifying expert, on rebuttal economics testimony.

Amicus Briefs

Brief of Amici Curiae of David S. Evans and Richard Schmalensee in Support of Respondents, *State of Ohio, et al., v. American Express Company, et al.* U.S. Supreme Court, 2018.

Brief of Amici Curiae of David S Evans and Richard Schmalensee in Support of Appellants-Cross Appellees, *US Airways v. Sabre Holdings Corp.*, 2nd Circut, 2017.

Brief of Amici Curiae Economists in Support of Petitioners, *Bell Atlantic v. Twombly*, U.S. Supreme Court, 2007 (Principal Author and Signatory).

Brief of Amici Curiae Economists in Support of Petitioners, *Leegin Creative Leather Products, Inc. v. PSKS, Inc.*, U.S. Supreme Court, 2007 (Contributor and Signatory)

Appearances and Submissions Before Competition and Regulatory Authorities

Australian Competition and Consumer Commission

Competition Commission of Singapore

Directorate General for Competition, European Commission

Federal Cartel Office, Germany

Korean Fair Trade Commission

Ministry of Commerce, People's Republic of China

National Development and Reform Commission, People's Republic of China

U.K. Competition and Markets Authority

U.S. Department of Justice

U.S. Federal Communications Commission

U.S. Federal Trade Commission

U.S. Securities and Exchange Commission

U.S. Federal Reserve Board

Publications

Note: this list does not contain all of my publications; a more complete list is available on my Google Scholar Page.

Books

The Evolution of Antitrust in the Digital Era: Essays on Competition Policy (Boston, MA: Competition Policy International, 2020), co-editor with A. Fels and C. Tucker.

Antitrust Analysis of Platform Markets: Why the Supreme Court Got It Right in *American Express* (Boston, MA: Competition Policy International, 2019), with R. Schmalensee.

Matchmakers: The New Economics of Multisided Platforms (Cambridge, MA: Harvard Business School Press, 2016), with R. Schmalensee. Published translations in Chinese, French,

Japanese, Korean, and Vietnamese. Gold Medal Winner, Economics, 2017 Axiom Business Book Awards.

Platform Economics: Essays on Multi-Sided Businesses, (Boston, Competition Policy International, 2011), with R. Schmalensee, M. Noel, H. Chang, and D. Garcia-Swartz. (Published in Chinese in 2016 by Economic Science Press.)

Interchange Fees: The Economics and Regulation of What Merchants Pay for Cards, (Boston, Competition Policy International, 2011), with R. Schmalensee, R. Litan, D. Garcia-Swartz, H. Chang, M. Weichert, A. Mateus.

Trustbusters: Competition Authorities Speak Out (Boston: Competition Policy International, 2009), co-editor with F. Jenny.

Catalyst Code: The Strategies of the World's Most Dynamic Companies (Massachusetts: Harvard Business School Press, 2007), with R. Schmalensee. Translated into Chinese, Korean, Polish, and Russian.

Invisible Engines: How Software Platforms Drive Innovation and Transform Industries, (Massachusetts: MIT Press, 2006), with A. Hagiu and R. Schmalensee. Translated into Chinese and Korean. Winner of the Business, Management & Accounting category in the 2006 Professional/Scholarly Publishing Annual Awards presented by the Association of American Publishers, Inc.

Paying with Plastic: The Digital Revolution in Buying and Borrowing (Massachusetts: MIT Press, first edition 1999, second edition 2005), with R. Schmalensee. Translated into Chinese.

Microsoft, Antitrust and the New Economy: Selected Essays (New York: Kluwer Academic Publishers, 2002), editor.

The Economics of Small Businesses: Their Role and Regulation in the U.S. Economy (New York: Holmes and Meier, 1986), with W. Brock.

Breaking Up Bell: Essays on Industrial Organization and Regulation (New York: Elsevier, 1983), editor and co-author of eight of ten chapters.

Articles, Book Chapters, and Working Papers

(Note: links to most of my publications since 2001 appear on my SSRN Home page and links to most of my publications before 2001 appear on my IDEAS Home page.)

"Multisided Platforms in Antitrust Practice," in Michael Noel, ed. *Elgar Encylopedia on the Economics of Competition and Regulation*, forthcoming, October 2023.

"Some Economic Aspects of Artificial Intelligence Technologies and Their Expect Social Value." *CPI TechREG Chronicle*, September 2023.

- "The Case for Stringent Regulations of Stablecoins," CPI TechREG Chronicle, August 2022.
- "Can Crypto Fix Itself in Time," CPI TechREG Chronicle, February 2022
- "Tech Reg: Rules for the Digital Economy," CPI TechREG Chronicle, December 2021
- "Planning for catastrophes," Journal of Antitrust Enforcement, June 2020.
- "The Economics of Attention Markets," Working Paper, 2019.
- "What Caused the Smartphone Revolution?," (with H. Chang and S. Joyce) Working Paper, 2019.
- "Deterring Bad Behavior on Digital Platforms," in Evans, Fels, and Tucker, eds., *The Evolution of Antitrust in the Digital Era: Essays on Competition Policy* (Boston, MA: Competition Policy International, 2020), vol. 1.
- "Vertical Restraints and the Digital Economy," in Evans, Fels, and Tucker, eds., *The Evolution of Antitrust in the Digital Era: Essays on Competition Policy* (Boston, MA: Competition Policy International, 2020), vol. 1.
- "Basic Principles for the Design of Antitrust Analysis for Multisided Platforms," *Journal of Antitrust Enforcement*, Vol. 7, Iss. 3 (2019).
- "Two-Sided Red Herrings," (with R. Schmalensee), Antitrust Chronicle, October 2018.
- "The Role Of Market Definition in Assessing Anticompetitive Harm in Ohio v. American Express," (with R. Schmalensee) *Antitrust Chronicle*, June 2019.
- "Attention Platforms, the Value of Content, and Public Policy," *Review of Industrial Organization* Vol. 54 (June 2019).
- "What *Times-Picayune* Tells Us About the Antitrust Analysis of Attention Platforms," *Competition Policy International Antitrust Chronicle*, April 2019
- "Ignoring Two-Sided Business Reality Can Also Hurt Plaintiffs," (with R. Schmalensee), *Antitrust Chronicle*, April 2018.
- "Applying the Rule of Reason to Two-Sided Platform Businesses," *University of Miami Business Law Review* (with R. Schmalensee), Vol. 26, Iss. 2 (2018).
- "Multi-Sided Platforms," *New Palgrave Dictionary of Economics Online*, 2017 (with R. Schmalensee) (forthcoming).
- "Economic Findings Concerning the State of Competition for Wired Broadband Provision to U.S. Households and Edge Providers," Working Paper, 2017.

- "Network Effects: March to the Evidence, Not to the Slogans," *Antitrust Chronicle*, September 2017 (with R. Schmalensee).
- "Why the Dynamics of Competition for Online Platforms Leads to Sleepless Nights, But Not Sleepy Monopolies," in N. Charbit, ed., *Douglas H. Ginsburg Liber Amicorum: An Antitrust Professor on the Bench*, 2017.
- "The Emerging High-Court Jurisprudence on the Antitrust Analysis of Multisided Platforms," *Antitrust Chronicle*, February 2017. Also in D. Gerard, E. Morgan de Ribery and Bernd Meyring, *Dynamic Markets, Dynamic Competition and Dynamic Enforcement* (Brussels: Bruyland, 2018)
- "The Businesses That Platforms Are Actually Disrupting," *Harvard Business Review*, September 21, 2016 (with R. Schmalensee).
- "Mobile Advertising: Economics, Evolution, and Policy," Antitrust Chronicle, June 2016.
- "A Deep Look Inside Apple Pay's Matchmaker Economics," *Harvard Business Review*, June 17, 2016 (with R. Schmalensee).
- "The Best Retailers Combine Bricks and Clicks," *Harvard Business Review*, May 30, 2016 (with R. Schmalensee).
- "What Platforms Do Differently than Traditional Businesses," *Harvard Business Review*, May 11, 2016 (with R. Schmalensee).
- "Why Winner-Takes-All Thinking Doesn't Apply to the Platform Economy," *Harvard Business Review*, May 4, 2016 (with R. Schmalensee).
- "Some of the Most Successful Platforms Are Ones You've Never Heard Of," *Harvard Business Review*, March 28, 2016 (with R. Schmalensee).
- "How We Learned (Almost) Everything That's Wrong with U.S. Census Data," *Harvard Business Review*, March 11, 2016 (with R. Schmalensee).
- "Multisided Platforms, Dynamic Competition and the Assessment of Market Power for Internet-based Firms," *Competition Policy International*, Spring 2016.
- "The Move to Smart Mobile and Its Implications for Antitrust Analysis of Online Market," *UC Davis Business Law Journal*, 2016 (with Hemant Bhargava and Deepa Mani).
- "An Empirical Examination of Why Mobile Money Schemes Ignite in Some Developing Countries but Flounder in Most," *Review of Network Economics*, 2015.
- "The Impact of the U.S. Debit Card Interchange Fee Caps on Consumer Welfare: An Event Study Analysis," (with H. Chang and S. Joyce), *Journal of Competition Law and Economics*, 2015.

- "The Antitrust Analysis of Multi-Sided Platform Businesses," (with R. Schmalensee), in *Oxford Handbook on International Antitrust Economics*, R. Blair and D. Sokol, eds., Oxford: Oxford University Press, 2015.
- "Assessing Unfair Pricing Under China's Anti-Monopoly Law for Innovation-Intensive Industries," University of Chicago Coase-Sandor Institute for Law & Economics Research Paper No. 678. Competition Policy International, Spring 2014. Chinese version published in the NDRC Price Journal (with V. Zhang and X. Zhang).
- "Economic Aspects of Bitcoin and Other Decentralized Public-Ledger Currency Platforms," University of Chicago Coase-Sandor Institute for Law and Economics Research Paper No. 685, May 2014.
- "The Antitrust Analysis of Rules and Standards for Software Platforms," *Competition Policy International*, Autumn 2014.
- "Market Definition Analysis in Latin America with Applications to Internet-Based Industries," (with E. Mariscal), Working Paper (University of Chicago Law School and Centro de Investigacion y Docencia Economica), 2013.
- "Paying with Cash: A Multi-Country Analysis of the Past and Future Use of Cash for Payments by Consumers," (with K. Webster, G. Colgan, and S. Murray), Working Paper (University of Chicago Law School and Market Platform Dynamics), 2013.
- "Payments Innovation and the Use of Cash," (with K. Webster, G. Colgan, and S. Murray), Working Paper (University of Chicago Law School and Market Platform Dynamics), 2013.
- "The Consensus Among Economists on Multisided Platforms and Its Implications for Excluding Evidence that Ignores It," *Antitrust Chronicle*, 2013, 6(1).
- "Analzying Competition among Internet Players: Qihoo 360 v. Tencent," (with V. Y. Zhang and H. Chang), *Antitrust Chronicle*, 2013, 5(1).
- "Attention Rivalry among Online Platforms", *Electronics Intellectual Property, MIIT China*, 2013, 9, 30-41(in Chinese).
- "Attention Rivalry among Online Platforms and Its Implications for Antitrust Analysis," *Journal of Competition Law and Economics*, 2013, 9(2), 313-357.
- "Economics of Vertical Restraints for Multi-Sided Platforms," *Competition Policy International*, 2013, 9(1).
- "The Role of Keyword Advertising in Competition among Rival Brands," (with Elisa Mariscal). *Antitrust Chronicle*, 2012, 12(1).
- "Will the Wheatley Recommendations Fix LIBOR?" (with R.M. Abrantes-Metz). *Antitrust Chronicle*, 2012, 11(2).

- "Governing Bad Behavior by Users of Multi-Sided Platforms," *Berkeley Technology Law Journal*, 2012, 27(2).
- "Replacing the LIBOR with a Transparent and Reliable Index of Interbank Borrowing: Comments on the Wheatley Review of LIBOR Initial Discussion Paper," (with R.M. Abrantes-Metz), University of Chicago Institute for Law and Economics Olin Research Paper No. 620, 2012.
- "Two-Sided Markets," in Market Definition in Antitrust: Theory and Case Studies, 2012.
- "Why Come Platform Businesses Face Many Frivolous Antitrust Complaints and What to Do About It," *Competition Policy International*, 2012, 8(2).
- "Lightening Up on Market Definition," in *Research Handbook on the Economics of Antitrust Law*, E. Elhauge, ed., New York: Edward Elgar, 2012.
- "Payments Innovation and Interchange Fees Regulation: How Inverting the Merchant-Pays Business Model Would Affect the Extent and Direction of Innovation," Working Paper (University of Chicago Law School), 2011.
- "How Changes in Payment Card Interchange Fees Affect Consumers Fees and Merchant Prices: An Economic Analysis with Applications to the European Union," with A.M. Mateus, Working Paper (University of Chicago Law School and New University of Lisbon), 2011.
- "Economic Analysis of Claims in Support of the 'Durbin Amendment' to Regulation Debit Card Interchange Fees," with H.H. Chang and M.M. Weichert, Working Paper (University of Chicago Law School, Global Economics Group, and Market Platform Dynamics), 2011.
- "The Antitrust Economics of Free." Competition Policy International, 2011, 7(1).
- "Conversations with Jon Leibowitz and Joaquin Almunia," (with Jon Leibowitz and Joaquin Almunia). *Competition Policy International*, 2011, 7(1).
- "The Economic Principles for Establishing Reasonable Regulation of Debit-Card Interchange Fees that Could Improve Consumer Welfare," (with R.E. Litan and R. Schmalensee), Working Paper (University of Chicago Law School, AEI-Brookings Joint Center for Regulatory Studies, and MIT), 2011.
- "The Regulation of Interchange Fees by the U.S. Federal Reserve Board: A Primer on Economic Principles, II," *Antitrust Chronicle*, 2011, 12(2).
- "AT&T/T-Mobile: Does Efficiency Really Count?" (with H. Chang & R. Schmalensee) *Antitrust Chronicle*, 2011, 10(2).
- "Net Neutrality Regulation and the Evolution of the Internet Economy," *Antitrust Chronicle*, 2011, 8(2).

- "A Presentation on Assessment of Market Power and Dominance," *Antitrust Chronicle*, 2011, 6(1).
- "Economic Analysis of the Effects of the Federal Reserve Board's Proposed Debit Card Interchange Fee Regulations on Consumers and Small Businesses," (with R.E. Litan and R. Schmalensee), Working Paper (University of Chicago Law School, AEI-Brookings Joint Center for Regulatory Studies, and MIT), 2011.
- "Essays on the Economics of Two-Sided Markets: Economics, Antitrust and Strategy," Working Paper (University of Chicago Law School), 2010.
- "Failure to Launch: Critical Mass in Platform Businesses," (with Richard Schmalensee). *Review of Network Economics*, 2010, 9(4).
- "The Effect of the Consumer Financial Protection Act of 2009 on Consumer Credit," *Loyola Consumer Law Review*, 2010, 22(3).
- "The Web Economy, Two-Sided Markets, and Competition Policy," Working Paper (University of Chicago Law School), 2010.
- "Why Now is Not the Time to Revamp Consumer Financial Protection," Working Paper (University of Chicago Law School), 2010.
- "The New Consensus on Class Certification: What it means for the Use of Economic and Statistical Evidence in Meeting the Requirements of Rule 23," *Antitrust Chronicle*, 2010, 1(1).
- "A Response to Professor Levitin on the Effect of the Consumer Financial Protection Agency Act of 2009 on Consumer Credit," (with J.D. Weight), George Mason Law and Economics Research Paper No. 09-56, 2009.
- "The Middle Way on Applying Antitrust to Information Technology," *Antitrust Chronicle*, 2009, 11(2).
- "How the Consumer Financial Protection Agency Act of 2009 Would Change the Law and Regulation of Consumer Financial Products," (with J. Wright), *Bloomberg Law Reports: Risk and Compliance*, 2009, 2(10).
- "The Online Advertising Industry: Economics, Evolution, and Privacy," *Journal of Economic Perspectives*, 2009, 23(3), 37-60.
- "Why Different Jurisdictions Do Not (and Should Not) Adopt the Same Antitrust Rules," *Chicago Journal of International Law*, 2009, 10, 161.
- "Innovation in Payments," (with R. Schmalensee), in *Moving Money: The Future of Consumer Payments*, M. Baily and R. Litan, eds., DC: Brookings Institution Press, 2009.

- "How Catalysts Ignite: The Economics of Platform-Based Start-Ups," in *Platforms, Markets and Innovation*, A. Gawer, ed., Cheltenham, UK and Northampton, MA, US: Edward Elgar, 2009.
- "The Microsoft Judgment and its Implications for Competition Policy towards Dominant Firms in Europe," (with C. Ahlborn), *Antitrust Law Journal*, 2009, 75(3), 887.
- "Trustbusting Goes Global," in *Trustbusters: Competition Policy Authorities Speak Out*, D, Evans and F. Jenny, eds., Boston: Competition Policy International, 2009.
- "What You Need to Know About Twombly: The Use and Misuse of Economic and Statistical Evidence in Pleadings," *Antitrust Chronicle*, 2009, 7(2).
- The Economics of Market Coordination for the Check-Clearing System in the Late 19th Century United States (October 1, 2007). Explorations in Economic History, Vol. 45, pp. 445-461, 2008. (with H. Chang, M. Danilevsky, and D. Garcia-Swartz).
- "Markets with Two-Sided Platforms," (with R. Schmalensee), in *Issues in Competition Law and Policy*, Vol. 1, American Bar Association, August 2008.
- "Antitrust Issues Raised by the Emerging Global Internet Economy," *Northwestern University Law Review*, 2008, 102(4), 285-306.
- "Competition and Regulatory Policy for Multi-sided Platforms with Applications to the Web Economy," *Concurrences*, 2008, 2, 57-62.
- "The Lawful Acquisition and Exercise of Monopoly Power and its Implications for the Objectives of Antitrust," (with K. Hylton), *Competition Policy International*, 2008, 4(2).
- "The Analysis of Mergers that Involve Multisided Platform Businesses," (with M. Noel), *Journal of Competition Law and Economics*, 2008, 4(3).
- "The Economics of the Online Advertising Industry," *Review of Network Economics*, 2008, 7(3).
- "The Economics of Market Coordination for the Pre-Fed Check-Clearing System: A Peek into the Bloomington (IL) Node," (with H. Chang, M. Danilevsky, and D. Garcia–Swartz), *Explorations in Economic History*, 2008, 45(4).
- "The Role of Cost in Determining When Firms Offer Bundles and Ties," (with M. Salinger), *Journal of Industrial Economics*, 2008, 56(1).
- "Economics and the Design of Competition Law," in *Issues in Competition Law and Policy*, W Collins, ed., Vol. 1, American Bar Association, August 2008.
- "Has the Pendulum Swung Too Far?" (with H. Chang), Regulation, Winter 2007-2008. 30(4).

- "Do Mobile Operators Have a Dominant Position in a Market for the Wholesale Termination of Calls from Fixed to Mobile?" *The Economics of Mobile Prices, Vodafone Policy Paper Series*, 2007, 7(4).
- "Designing the Right Product Offerings," (with K. Webster), *Sloan Management Review*, Fall 2007.
- "Pick Your Pricing," (with R. Schmalensee), *Chief Executive Magazine, Incorporated*, No. 227, Summer 2007.
- "The Industrial Organization of Markets with Two-Sided Platforms," (with R. Schmalensee), *Competition Policy International*, 2007, 3(1).
- "Defining Markets That Involve Multi-Sided Platform Businesses: An Empirical Framework with an Application to Google's Purchase of DoubleClick," (with M. Noel), Reg-Markets Center Working Paper No. 07-18, 2007.
- "A Pragmatic Approach to Identifying and Analyzing Legitimate Tying Cases," (with A. Padilla and M. Salinger), in *European Competition Law Annual 2003: What is an Abuse of a Dominant Position?* Oxford: Hart Publishing, 2006.
- "The Optimal Prosecution of Corporate Fraud: An Error Cost Analysis," (with H. Chang), Working Paper (LECG and eSapience), 2006.
- "A Somber Anniversary: Terrorism Insurance Five Years after 9/11," (with D. Garcia-Schwartz and A. Layne-Farrar), Barbon Discussion Paper No. 06-02, 2006.
- "Untying the Knot: The Case for Overruling Jefferson Parish," Working Paper (LECG), 2006.
- "An Empirical Analysis of Bundling and Tying: Over-the-Counter Pain Relief and Cold Medicines," (with M. Salinger), in *Recent Developments in Antitrust: Theory and Evidence*, J. Choi, ed., Massachusetts: The MIT Press, 2006.
- "The Economics of Software Platforms: An Application of Theory of Two-Sided Markets," (with A. Hagiu and R. Schmalensee), *Industrial Organization and the Digital Economy*, G. Illing and M. Peitz, eds., (Massachusetts: The MIT Press, July 2006).
- "Tying: The Poster Child for Antitrust Modernization" in *Antitrust Policy and Vertical Restraints*, R. Hahn, ed., DC: Brookings Institution Press, 2006.
- "The Architecture of Product Offerings," (with Karen Webster), Working Paper (University of Chicago Law School and Market Platform Dynamics), 2006.
- "Testimony on Tying for the DOJ/FTC Hearings on Single-Firm Conduct," *Antitrust Chronicle*, 2006, 11(1).
- "The Law and Economics of Tying," (with C. Ahlborn, J. Padilla, and M. Salinger), *Antitrust Chronicle*, 2006, 11(1).

- "Defining Antitrust Markets When Firms Operate Two-Sided Platforms," (with M. Noel), *Columbia Business Law Review*, 2005, 3.
- "U.S. v. Microsoft: Did Consumers Win?" (with R. Schmalensee and A. Nichols), *Journal of Competition Law and Economics*, 2005, 1(3), 497-539.
- "The Effect of Regulatory Intervention in Two-Sided Markets: An Assessment of Interchange-Fee Capping in Australia," (with H. Chang and D. Garcia-Swartz), *Review of Network Economics*, 2005, 4(4).
- "Designing Antitrust Rules for Assessing Unilateral Practices: A Neo-Chicago Approach," (with A. Padilla), *University of Chicago Law Review*, 2005, 72(1), 73-98.
- "Why Do Firms Bundle and Tie? Evidence from Competitive Markets and Implications for Tying Law," (with M. Salinger), Yale Journal on Regulation, 2005, 22(1), 37-89.
- "The Logic and Limits of the Exceptional Circumstances Test," (with C. Ahlborn and A. Padilla), *Magill and IMS Health*, *Fordham Journal of International Law*, 2005, 28(4), 1109-1156.
- "Analyzing Market Definition and Power in Multi-sided Platforms Markets," (with M. Noel), Working Paper (University of Chicago Law School and University of California, San Diego), 2005.
- "The Economics of Interchange Fees and Their Regulation: An Overview," MIT Sloan Working Paper No. 4548-05, May 2005.
- "How Economists Can Help Courts Design Competition Rules An EU and US Perspective," World Competition: Law and Economics Review, 2005, 28(1).
- "2004: The Beginning of Change," American Banker-Bond Buyer, 2005, 17(12).
- "The Economics of Interchange Fees and Their Regulation: An Overview," (with R. Schmalensee), MIT Sloan Working Paper No. 4548-05, 2005.
- "Tying Under Article 82 EC and the Microsoft Decision: A Comment on Dolmans and Graf," (with A. Padilla), *World Competition: Law and Economics Review*, 2005, 28(1), 93-99.
- "The Changing Role of Economics in Competition Policy Decisions by the European Commission during the Monti Years," (with C. Grave), *Competition Policy International*, 2005, 1(1).
- "Excessive Prices: Using Economics to Define Administrable Legal Rules," (with A. Padilla), *Journal of Competition Law & Economics*, 2005, 1(1), 97-122.
- "Curing Sinus Headaches and Tying Law: An Empirical Analysis of Bundling Decongestants and Pain Relievers," (with M. Salinger), CESifo Working Paper Series No. 1519, 2005.

- "The Retailer Class Action Antitrust Case Against the Card Associations," (with H. Chang and R. Schmalensee), *The Payment Card Economics Review*, Winter 2004, Vol. 2.
- "More Than Money: The Development of a Competitive Electronic Payments Industry in the United States," *The Payment Economics Review*, Winter 2004, Vol. 2.
- "The Growth and Diffusion of Credit Cards in Society," *The Payment Economics Review*, Winter 2004, Vol. 2.
- "The Role of Credit Cards in Providing Financing for Small Businesses," (with D. Blanchflower), *Payment Card Economics Review*, Winter 2004, Vol. 2.
- "A Little Knowledge Can Be a Dangerous Thing: Price Controls in the Yellow Pages Industry," (with A. Oldale and E. Wang), *European Competition Law Review*, October 2004, 25(10), 607-610.
- "A Survey of the Economic Role of Software Platforms in Computer-Based Industries," (with R. Schmalensee and A. Hagiu), CESifo Working Paper Series No. 1314, 2004.
- "Software Patents and Open Source: The Battle Over Intellectual Property Rights," (with A. Layne-Farrar) *Virginia Journal of Law & Technology*, Summer 2004, 9(10).
- "The Antitrust Economics of Tying: A Farewell to Per Se Illegality," (with C. Ahlborn and A. Padilla), *Antitrust Bulletin*, 2004, 49(1/2), 287-341.
- "Competition, Cooperation and Upheaval: So-called co-opetition in payment cards is a work in progress-one affected by rapidly changing business relationships and punctuated by court decisions. How will this dance play out?" *American Banker-Bond Buyer*, 2004, 17(1).
- "What's Yours Is Mine," The Wall Street Journal, February 2004, at A7.
- "Will Retailers Stampeded to Drop Signature Debit?" American Banker, January 2004.
- "Managing the Maze of Multisided Markets," *Strategy+Business*, Fall 2003.
- "Regulators set bar high for foreign insurers," (with M. Ross), *South China Morning Post*, November 2003.
- "Some Empirical Aspects of Multi-Sided Platform Industries," *Review of Network Economics*, 2003, 2(3).
- "Demand-Side Efficiencies in Merger Control," (with A. Padilla), World Competition Law and Economics Review, 2003, 26(2).
- "Has the Consumer Harm Standard Lost Its Teeth?" (with H. Chang and R. Schmalensee), in *High-Stakes Antitrust The Last Hurrah*? R. Hahn, ed., Washington, DC: Brookings Institution Press, 2003.

- "The Antitrust Economics of Multi-Sided Platform Markets," *Yale Journal on Regulation*, 2003, 20(2).
- "Everything You Wanted to Know about Two-Sided Markets," (with P. Passell), *The Milken Institute Review*, Second Quarter 2003.
- "Government Preferences for Promoting Open-Source Software: A Solution in Search of a Problem," (with B. Reddy), *Michigan Telecommunications and Technology Law Review*, 2003, 9(2).
- "The Failure of E-Commerce Business: A Surprise or Not?" (with D. Garcia-Swartz and B. Martin-Keating), *European Business Organization Law Review*, 2002, 3.
- "Tying in Platform Software: Reasons for a *Rule-of-Reason* Standard in European Competition Law," (with A. Padilla and M. Polo), *World Competition Law and Economics Review*, 2002, 25(4).
- "Who Owns Ideas? The War Over Global Intellectual Property," *Foreign Affairs*, November/December 2002.
- "The New Trustbusters—Brussels and Washington May Part Ways," *Foreign Affairs*, January/February 2002, 81(1).
- "Class Certification, the Merits, and Expert Evidence," George Mason Law Review, 2002, 11(1).
- "Class Certification and the Substantive Merits," (with R. Bone), *Duke Law Journal*, 2002, 51(4).
- "Some Economic Aspects of Antitrust Analysis in Dynamically Competitive Industries," (with R. Schmalensee), in *Innovation Policy and the Economy*, Vol. 2, A. Jaffe, J. Lerner and S. Stern, eds., Cambridge, MA: MIT Press, 2002.
- "The Rise and Fall of Leaders in Personal Computer Software," (with A. Nichols and B. Reddy), in *Microsoft, Antitrust and the New Economy: Selected Essays*, D. Evans, ed., Norwell, MA: Kluwer Academic Publishers, 2002.
- "Why Does Microsoft Charge So Little for Windows," (with A. Nichols and B. Reddy), in *Microsoft, Antitrust and the New Economy: Selected Essays*, D. Evans, ed., Norwell, MA: Kluwer Academic Publishers, 2002.
- "Dodging the Consumer Harm Inquiry: A Brief Survey of Recent Government Antitrust Cases," *St. John's Law Review*, 2001, 75(3).
- "Is Free Software the Wave of the Future?" The Milken Institute Review, Fourth Quarter 2001.
- "Industry Regulation Through Antitrust: The Clinton Legacy and the Bush Future," *Regulation*, Fall 2001.

- "Clinton's Brave New Business World," Regulation, Fall 2001, 24(3).
- "The Problem of Interchange Fee Analysis: Case Without a Cause?" (with C. Ahlborn and H. Chang), *European Competition Law Review*, 2001, 22(8).
- "An Analysis of the Government's Economic Case in *U.S. v. Microsoft*," (with A. Nichols and R. Schmalensee), *Antitrust Bulletin*, Summer 2001.
- "A Monopolist Would Still Charge More for Windows: A Comment on Werden," and "A Monopolist Would Still Charge More for Windows: A Comment on Werden's Reply," (with B. Reddy, A. Nichols and R. Schmalensee), *Review of Industrial Organization*, 2001, 18(3).
- "Competition Policy in the New Economy: Is European Competition Law Up to the Challenge?" (with C. Ahlborn and A. Padilla), *European Competition Law Review*, May 2001, No. 5.
- "An Analysis of the Government's Economic Case in *U.S. v. Microsoft,*" in *Antitrust Bulletin*, with A. Nichols and R. Schmalensee, Summer 2001. Reprinted in *Microsoft, Antitrust and the New Economy: Selected Essays*, D. Evans, ed., Norwell, MA: Kluwer Academic Publishers, 2002.
- "U.S. v. Microsoft, Remedy or Malady?" (with K. Elzinga and A. Nichols), George Mason Law Review, 2001, 9(3). Reprinted in Microsoft, Antitrust and the New Economy: Selected Essays, D. Evans, ed., Norwell, MA: Kluwer Academic Publishers, 2002.
- "Antitrust and the New Economy," Computer Industry Committee Newsletter, Spring 2001.
- "The Competitive Effects of the Collective Setting of Interchange Fees by Payment Card Systems," (with H. Chang), *The Antitrust Bulletin*, Fall 2000.
- "Be Nice To Your Rivals: How the Government Is Selling an Antitrust Case without Consumer Harm in *U.S. v. Microsoft*," (with R. Schmalensee), in *Did Microsoft Harm Consumers? Two Opposing Views*, AEI-Brookings Joint Center for Regulatory Studies: Washington DC, May 2000.
- "Consumers Lose if Leading Firms are Smashed for Competing," (with R. Schmalensee), in *Did Microsoft Harm Consumers? Two Opposing Views*, AEI-Brookings Joint Center for Regulatory Studies: Washington DC, May 2000.
- "Economics for the Third Industrial Revolution," (with M. Leder), *Viewpoint, The Marsh & McLennan Companies Journal*, 1999, No. 1.
- "All the Facts That Fit: Square Pegs and Round Holes in *U.S. v. Microsoft*," *Regulation*, November 1999, 22(4).
- "Joint Ventures: *MountainWest*," (with R. Schmalensee), in *The Antitrust Revolution*, 3rd edition, J. Kwoka and L. White, eds., New York: Oxford University Press, 1998.

- "Some Economic Principles for Guiding Antitrust Policy Towards Joint Ventures," (with H. Chang and R. Schmalensee), *Columbia Business Law Review*, 1998, No. 2.
- "A Guide to the Antitrust Economics of Networks," (with R. Schmalensee), *Antitrust*, Spring 1996.
- "Some Economic Aspects of Standards in Network Industries and Their Relevance to Antitrust and Intellectual Property Law," (with B. Reddy), *Intellectual Property Antitrust*, *Practicing Law Institute*, July 1996, Vol. 1.
- "Defining Relevant Antitrust Markets with Special Application to Intellectual Property," *Intellectual Property Antitrust, Practicing Law Institute*, July 1996, Vol. 1.
- "A Tailored Approach to Diversity Planning," (with M. Oh), HR Magazine, 1996, 41(6).
- "Market Definition in Antitrust and Patent-Infringement Litigation," *Practicing Law Institute*, July 1995, Vol. 1.
- "Economic Aspects of Payment Card Systems and Antitrust Policy Toward Joint Ventures," (with R. Schmalensee), *Antitrust Law Journal*, Spring 1995.
- "Retrospective Bias in the Displaced Worker Surveys," (with L. Leighton), *Journal of Human Resources*, Winter 1995.
- "Industry Dynamics and Small Firms," in *Births and Start-up of Small Firms*, F. Cicogna, ed., Amsterdam: Kluwer Publishing Co., 1995.
- "Common Statistical Fallacies in Pattern-and-Practice Employment Discrimination Cases," *American Employment Law Council*, October 1995.
- "Entrepreneurship and Small Business Growth: A Case Study," (with Z. Acs), in *Advances in the Study of Entrepreneurship*, G. Libecap, ed., Greenwich, Ct.: JAI Press, 1993.
- "An Economic Approach to the Mitigation of Damages in Age Discrimination Cases," *Advanced Employment Law and Litigation: ALI-ABA Course of Study Materials*, Vol. 2, Washington, DC: American Law Institute-American Bar Association Committee on Continuing Professional Education, 1992.
- "Small Business Formation and Success by Unemployed Workers," (with L. Leighton), *Small Business Economics*, 1990.
- "Trade Associations and the Exchange of Price and Nonprice Information," in *Annual Proceedings of the Fordham Corporate Law Institute: 1992 and EEC/U.S. Competition and Trade Law*, B. Hawk, ed., 1990.
- "An Estimated Model of Entrepreneurial Choice Under Liquidity Constraints," (with B. Jovanovic), *Journal of Political Economy*, 1989, 97(4), 808-827. Reprinted in *Small Firms*

- and Economic Growth, International Library of Critical Writings in Economics, Z. Acs, ed., Cheltensham, UK: Edward Elgar Publishing, Ltd., 1995.
- "Some Empirical Aspects of Entrepreneurship," (with L. Leighton), *American Economic Review*, 1989, 79(3), 519-535. Reprinted in *Entrepreneurship*, International Library of Critical Writings in Economics, M. Casson, ed., Hants, England: Edward Elgar Publishing Co., 1990.
- "Why Do Smaller Firms Pay Less?" (with L. Leighton), *Journal of Human Resources*, 1989, 24(4), 299-318. Reprinted in *Small Firms and Economic Growth*, Z. Acs, ed., Cheltensham, UK: Edward Elgar Publishing, Ltd., 1995.
- "Small Business Economics," (with W. Brock), *Small Business Economics*, 1989, 1(1), 7-20. Reprinted in *Small Firms and Economic Growth*, Z. Acs, ed., Cheltensham, UK: Edward Elgar Publishing, Ltd., 1995.
- "Tests of Alternative Theories of Firm Growth," *Journal of Political Economy*, 1987, 95(4), 657-674. Reprinted in *Small Firms and Economic Growth*, Z. Acs, ed., Cheltensham, UK: Edward Elgar Publishing, Ltd., 1995.
- "The Determinants of Changes in U.S. Self-Employment, 1968-1987," *Small Business Economics*, 1989, 1(2), 111-119.
- "The Relationship Between Firm Growth, Size and Age: Estimates for 100 Manufacturing Industries," *Journal of Industrial Economics*, June 1987. Reprinted in *The Empirical Renaissance in Industrial Economics*, R. Schmalensee, ed., London: Basil Blackwell, 1988.
- "Natural Monopoly and the Bell System: Response to Charnes, Cooper and Sueyoshi," (with J. Heckman), *Management Science*, 1988, 34(1), 27-38.
- "Empirical Analysis of the Size Distribution of Farms: Discussion," *American Journal of Agricultural Economics*, 1987, 69(2), 484-485.
- "The Differential Effect of Regulation Across Plant Size: Comment on Pashigian," *Journal of Law and Economics*, 1986, 29(1), 187-200.
- "The Economics of Regulatory Tiering," (with W. Brock), *RAND Journal of Economics*, 1985, 16(3), 398-409. Reprinted in *Small Firms and Economic Growth*, Z. Acs, ed., Cheltensham, UK: Edward Elgar Publishing, Ltd., 1995.
- "A Test for Subadditivity of the Cost Function with an Application to the Bell System," *American Economic Review*, with J. Heckman, September 1984, 76(4), 856-858.
- "The Audience Revenue Relationship for Local Broadcast Stations," (with F. Fisher and J. McGowan), *Bell Journal of Economics*, 1980, 11(2), 694-708.
- "Cross Country Prediction of Consumption Patterns," Economic Letters, 1979, 3(1), 85-88.