WALTER HELLERSTEIN

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PERSONAL DATA

Birth Date: June 21, 1946

Place of Birth: New York, New York

Marital Status: Married, two children, three grandchildren

EDUCATION

Harvard College, A.B., 1967

 *Magna cum Laude* in Government

 Phi Beta Kappa

University of Chicago Law School, J.D., 1970

 *Cum Laude*

 Order of the Coif

 Editor-in-Chief, University of Chicago Law Review

MILITARY SERVICE

Captain, United States Air Force, 1970-76

(Active service obligation fulfilled through participation in the Honors Program of the Air Force General Counsel’s Office from September 1971 through June 1973)

LEGAL EXPERIENCE

Academic

 September 2019 – present: Visiting Professor, Vienna University of

 Economics and Business

 July 2015- present: Distinguished Research Professor and

 Francis Shackelford Professor of Taxation Emeritus,

 University of Georgia School of Law

July 2011- June 2015: Distinguished Research Professor,

 University of Georgia

LEGAL EXPERIENCE (cont’d)

Academic (cont’d)

July 1999 – June 2015: Francis Shackelford Professor of

Taxation, University of Georgia School of Law

April 1984 - June 1999: Professor, University of

Georgia School of Law (on leave 1996-1998)

September 1978 - April 1984: Associate Professor,

 University of Georgia School of Law

January 1976 - August 1978: Assistant Professor of Law,

 University of Chicago

Nonacademic

October 2004 – July 2008: Of Counsel, Sutherland, Asbill

& Brennan

March 1999-September 2004: Counsel, KPMG

May 1996 - April 1998: Partner, Sutherland, Asbill &

 Brennan, Atlanta, Georgia

January 1986- April 1996, Of Counsel, Morrison

& Foerster San Francisco, CA

July 1973 - December 1975: Associate, Covington & Burling, Washington, D.C.

July 1971 - September 1971: Summer Associate, Cleary, Gottlieb, Steen & Hamilton, Paris, France

July 1970 - July 1971: Law Clerk to the Hon. Henry J. Friendly, Chief Judge, United States Court of Appeals for the Second Circuit

PROFESSIONAL HONORS

Recipient, National Tax Association Daniel M. Holland Medal for

 Distinguished Lifetime Contributions to Study and Practice

 Of Public Finance (2008)

Recipient, Bureau of National Affairs Latcham Award for Distinguished

 Service in State and Local Taxation (2007)

PROFESSIONAL HONORS (cont’d)

Recipient, Multistate Tax Commission 25th Anniversary Award for Outstanding Contributions to Multistate Taxation (1992)

PROFESSIONAL ACTIVITIES

Academic Advisor, Organization for Economic Cooperation and Development

Consultant, United Nations

Member, American Law Institute

Member, Board of Trustees, American Tax Policy Institute

Fellow, American College of Tax Counsel

Chairman, Editorial Advisory Board, Tax Notes State

Editor, State & Local Department, Journal of Taxation

Editorial Advisor, Tax Management Multistate Tax Portfolio Series

Faculty Member, Georgetown University Law Center Annual Institute on State and Local Taxation

Faculty Member, Tax Executives Institute Courses on State and Local Taxation

Faculty Member, Lincoln Institute of Land Policy Seminar for State Tax Court Judges

Faculty Member, New York University Institute on State and Local Taxation

Faculty Member, International Association of Assessing Officers Legal Seminar

 Faculty Member, Georgia Association of Assessing Officers Mineral Rights

 Seminar

Faculty Member, Heart of America Tax Institute

Faculty Member, American Mining Congress, State Tax Workshop

Faculty Member, Center for State and Local Taxation, Summer Institute

PROFESSIONAL ACTIVITIES (cont’d)

Faculty Member, Tulane Tax Institute

Faculty Member, Institute for Property Taxation

Member, Board of Directors, National Tax Association - Tax Institute of America (1981-83)

Affiliated Scholar, American Bar Foundation (1982)

Shell Foundation Lecturer, Tulane University Law School (1980)

BAR MEMBERSHIPS

Admitted, District of Columbia, 1970; Illinois, 1976; New York, 1989

PUBLICATIONS

Books and Monographs

 State Taxation (Warren Gorham Lamont, 3rd ed. (2021 rev.) (with J. Hellerstein

 and A. Appleby)

State and Local Taxation, Cases and Materials, (West Publishing Co., 11th ed. 2020) (with K. Stark, et al.)

 Taxing Global Digital Commerce(Kluwer Law International, 2nd ed. 2020) (with

1. Cockfield and M. Lamensch)

 Streamlined Sales and Use Tax (Warren Gorham & Lamont, 2008/2009 ed.) (with

 J. Swain)

Electronic Commerce and Multijurisdictional Taxation (Kluwer 2001) (with R. Doernberg, et al.)

State and Local Taxation of Natural Resources in the Federal System: Legal, Economic, and Political Perspectives (American Bar Association Section of Taxation 1986)

Financial Reporting by State and Local Government Units (Center for Management of Public and Nonprofit Enterprise of the University of Chicago 1977) (with S. Davidson, et al.)

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 after *South Dakota v. Wayfair, Inc*., and its implications for Australian

 businesses, 18 eJournal of Tax Research 320 (2020)

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the US Experience, in R. Krever and F. Vaillancourt, eds., The Allocation of Multinational Business Income: Reassessing the Formulary Apportionment Option, p. 137 (Kluwer Law International 2020)

Reviewing *Wayfair*’s Impact: A Year and a Half Later, 31 ITR 53 (Winter 2020)

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 J. Maddison)

Reflections on the Cross-Border Tax Challenges of the Digital Economy, Tax

Notes International, Nov. 25, 2019, p. 671 (published simultaneously in Tax Notes State, Nov. 25, 2019, p. 615)

US Experience and Recent Developments in the Collection of Tax on Online

 Sales, in M. Lang, et al., eds., CJEU – Recent Developments

 in Value Added Tax 2018, p. 75 (Linde 2019)

 Taxes Falling Disproportionately on Nonresidents: Reflections on *Saban*, Tax

Notes State, July 1, 2019, p. 15.

The Transformation of the State Corporate Income Tax into a Market-Based

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How *Not* to read *International Harvester*: A Response, State Tax Notes,

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Notes International, April 15, 2019, p. 241 (with J. Owens and C. Dimitroploulou (published simultaneously in State Tax Notes, April 15, 2019, p. 219)

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J. Maddison)

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A US Subnational Perspective on the “Logic” of Taxing Income on a “Market”

Basis, 72 Bulletin for International Taxation 293 (2018)

State Corporate Income Tax Consequence of Federal Tax Reform, Tax

Notes, April 16, 2018, p. 347 (with J. Sedon) (published simultaneously in State Tax Notes, April 16, 2018, p. 187)

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and J. Maddison)

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 Globalization, in A. Cockfield, ed., Globalization and Its Tax

 Discontents, p. 305 (U. Toronto Press 2010)

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 Gillis)

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 *MeadWestvaco* and the Scope of the Unitary Business Principle, 108 J. Tax’n 261 (2008)

 Further Thoughts on the “Subject to Tax” Exception In State Corporate Income Tax Expense Statutes, State Tax Notes, May 19, 2008, p. 597 (with J. Swain)

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 Schoen, et al., A Common Consolidated Tax Base for Europe, p. 150

 (Springer 2008)

 Recent Developments in U.S. Subnational State Taxation with International Implications, 61 Bull. Int. Tax’n 77 (2008)

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 Federal constitutional Restraints on Property Tax Assessment Limitations: An Analysis of Florida’s “Portability” Proposals, State Tax Notes, June 11, 2007, p. 789

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 The Streamlined Sales Tax Project and the Local Sourcing Condundrum, 104 J. Tax’n 230 (2006) (with J. Swain)

 Federal Constitutional Restraints on Tax Competition Among the American States, in Liber Amicorum for Jacques Malherbe, p. 563 (Bruylant 2006)

 *Cuno* and Congress: An Analysis of Proposed Federal Legislation Authorizing State Economic Development Incentives, 4 Geo. J.L. & Pub. Pol’y 73 (2006)

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 Subnational State Tax Incentives in the United States: Constitutional Restraints

 and Congressional Oversight, in Torres, ed., Direito Tributario

 Internacional Aplicado, p. 375 (Quartier Latin 2005)

 Capital Gains and Losses, Allocable and Apportionable Income, and *General Electric Co. v. Iowa*, State Tax Notes, Sept. 19, 2005, p. 865 (with P. Willson)

 Recent Amendments to The Streamlined Sales and Use Tax Agreement: Third-Party Reimbursements and Bundled Transactions, State Tax Notes, August 29, 2005, p. 659 (with J. Swain)

Income Allocation in the 21st Century: The Case for Formulary Apportionment, 12 Int’l Transfer Pricing J. 103 (2005)

PUBLICATIONS (cont’d)

 Articles and Book Chapters (cont’d)

Economic Development and the Dormant Commerce Clause: Lessons of *Cuno v. DaimlerChrysler* and its Effect on State Taxation Affecting Interstate Commerce, Before the Subcomm. on the Constitution and the Subcomm. on Commercial and Administrative Law of the House Comm. on the Judiciary, 109th Cong., 1st Sess. (May 24, 2005), reprinted in State Tax Notes, May 30, 2005, p. 715.

#### The Political Economy of the Streamlined Sales and Use Tax Agreement, 58 Nat’l Tax J. 605 (2005) (with J. Swain)

#### Sales Tax Reform in the United States: The Streamlined Sales Tax Project, 59 Bull. for International Fiscal Documentation 170 (2005)

Travels with Charlie: Charles E. McLure Jr.’s Contributions to the Law of Taxation, State Tax Notes, Jan. 3, 2005, p. 897

The European Commission’s Report on Company Income Taxation: What the EU Can Learn from the Experience of the US States, 11 Int’l Tax and Public Finance 1 (2004) (with C. McLure)

Lost in Translation: Contextual Considerations in Evaluating the Relevance of US Experience for the European Commission’s Company Tax Proposals, 58 Bull. for International Fiscal Documentation 86 (2004) (with C. McLure)

 Congressional Intervention in State Taxation: A Normative Analysis of Three

 Proposals, Tax Notes, March 15, 2004, p. 1375 (with C. McLure) (also

 published in State Tax Notes, March 1, 2004, p. 721).

Jurisdiction to Tax Income and Consumption in the New Economy: A Theoretical and Comparative Perspective, in Symposium, Jurisdiction to Tax in the New Economy: International, National, and Subnational Perspectives, 38 Ga. L. Rev. 1 (2003)

State Personal Income Tax Issues Raised by Change of Residence, State Tax Notes, Nov. 3, 2003, p. 479

State Taxation of Accumulated Trust Income: Restraints Imposed by Due Process, Commerce Clauses, 10 Multistate Tax Report 815 (2003)

PUBLICATIONS (cont’d)

 Articles and Book Chapters (cont’d)

State Tax Treatment of Foreign Corporate Partners and LLC Members After Check the Box, 8 St. & Loc. Tax Law. 1 (2003) (with M. McLoughlin)

Reconsidering the Constitutionality of the “Convenience of the Employer” Doctrine, State Tax Notes, May 12, 2003, p. 553; Tax Notes, May 26, 2003, p. 1247

Federal Statutory Restraints on State Tax Nexus Generate Continuing Controversy, 97 J. Tax’n 290 (2002)

Does Sales-Only Apportionment of Corporate Income Violate International Trade Rules?, Tax Notes, Sept. 9, 2002 (simultaneously published in Tax Notes International, Sept. 9, 2002, p. 1315 and in State Tax Notes, Sept. 9, 2002, p. 779) (with C. McLure)

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The Business-Nonbusiness Income Distinction and the Case for its Abolition, State Tax Notes, Sept. 3, 2001, p. 725

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State Aid Control in the American Federal System, in C. Ehlermann and M. Everson, eds., European Competition Law Annual 1999: Selected Issues in the Field of State Aids, p. 577 (Hart 2001)

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Federal Constitutional Limitations on Congressional Power to Legislate Regarding State Taxation of Electronic Commerce, 53 Nat’l Tax J. 1307 (2000)

Deconstructing the Debate Over State Taxation of Electronic Commerce, 13 Harv. J.L. & Tech. 549 (2000)

The Treatment of Warranties and Associated Repair Work Under State Sales and Use Taxes, State Tax Notes, June 19, 2000, p. 2095.

PUBLICATIONS (cont’d)

 Articles and Book Chapters (cont’d)

State Taxation of Electronic Commerce: Perspectives on Proposals for Change and Their Constitutionality, 2000 B.Y.U.L. Rev. 9 (with K. Houghton)

Constitutional Restraints on State Interest Expense Allocation After *Hunt-Wesson*, 92 J. Tax’n 241 (2000)

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 Articles and Book Chapters (cont’d)

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