

Curriculum Vitae (*abbrev.*)
JOHN T. MANHIRE, JR.

TEXAS A&M UNIVERSITY
1249 TAMU
COLLEGE STATION, TX 77843
jmanhire@tamu.edu

EXPERIENCE

Texas A&M University

Assistant Dean & Chief of Staff, School of Innovation (2017-Present)
Assistant Vice President, Office of Entrepreneurship and Economic Development (2017-Present)
Director of Program Development & Senior Lecturer in Law, School of Law (2015-2017)

U.S. Department of the Treasury, Treasury Executive Institute

Resident Faculty & Program Manager, Executive Education Programs (2015)
Visiting Faculty (2013-2014)

Internal Revenue Service

Chief, Legal Analysis Branch, Office of Professional Responsibility (2012-2015)
Director, Technical Analysis & Guidance (2011-2012)
Attorney-Advisor to the National Taxpayer Advocate (2010-2011)
Appeals Officer, Office of Appeals (2009-2010)

U.S. Coast Guard Auxiliary

Division Chief, Tax Law (2007-2009, *volunteer*)

American Tax Solutions

Senior Tax Associate (2004-2009)

Solo Practice, Tax Controversies

Tax Attorney (1999-2004)

University of Central Florida

Adjunct Professor of Legal Studies (1997-1998)

TASC

In-house Counsel (1997-1999)

First Judicial Circuit of Virginia

Law Clerk (summer) to Hon. E. Preston Grissom, Judge (1996)

RECENT PUBLICATIONS (available at SSRN)

The Most (and Least) Representative Law Schools for Gender, Race, and Ethnicity, Texas A&M University School of Law Legal Studies Research Paper No. 17-37 (2017)

Unknowable Unknowns of Tax Reform: Wicked Systems, Cloud Seeding, and the Border Adjustment Tax, Texas A&M University School of Law Legal Studies Research Paper No. 17-19 (2017)

Predicting Stock Market Prices with Physical Laws, Texas A&M University School of Law Legal Studies Research Paper No. 17-13 (2017)

Tax Compliance as a Wicked System, 18 FLA. TAX REV. 235 (2016)

What Does Voluntary Tax Compliance Mean?: A Government Perspective, 164 U. PA. L. REV. ONLINE 11 (2015)

There Is No Spoon: Reconsidering the Tax Compliance Puzzle, 17 FLA. TAX REV. 623 (2015)

Beyond the U.S. News Index: A Better Measure of Law School Diversity, 101 IOWA L. REV. ONLINE 1 (2015)

When Do You Report Cash Payments Over \$10,000?, 40 CAYMAN FIN. REV. 48 (2015)

Deriving the Expected Value of the Tax Underreporting Rate, 2 J. ON POL'Y & COMPLEX SYSTEMS 4 (2015)

Do Audits Affect Voluntary Tax Compliance?, 39 CAYMAN FIN. REV. 40 (2015)

Toward a Perspective-Dependent Theory of Audit Probability for Tax Compliance Models, 33 VA. TAX REV. 629 (2014)

WORKING PAPERS

“Do Market Volatility Extrema Exist?”

“Is the Maximum Volatility of a Market Calculable?”

“A Comprehensive Approach to Tax Practitioner Discipline”

SELECTED SPEAKING ENGAGEMENTS

“Pipeline Diversity in the Legal Profession, 12th Annual Dinner and Dialogue, Dallas Bar Association, July 20, 2017.

“The Action Principle in Market Mechanics,” 13th Annual Econophysics Colloquium, University of Warsaw, Faculty of Physics, July 5, 2017.

“Implicit Bias in Trademark Practice,” 139th INTA Conference, Barcelona, Spain, scheduled for May 22, 2017.

“Understanding Implicit Bias,” Distinguished Speaker Series, McGeorge School of Law, Mar. 31, 2017

“Peer-Based Leadership and Effective Listening for Lawyers,” Texas A&M University School of Law, Feb. 2017

“Breaking Implicit Bias in the Federal Government,” Treasury Executive Institute, May 2016

“Implicit Bias in Legal Practice,” Tarrant County Bar Assoc., Mar. 2016

“Making Ethical Decisions in the Real World,” Mar. 2016

“Do the Benefits of Voluntarily Reporting Serious Data Breaches to the ICO Outweigh the Risk of Monetary Penalties?: A Theoretical Analysis,” Winchester Conference on Trust, Risk, Information and the Law, West Downs Campus, University of Winchester, UK, Apr. 2014

“Tax Practice Ethics,” Illinois Tax Practitioner Conference, Oct. 2013

“Tax Ethics in the Electronic Age,” ABA Tax Section Conference, May 2013

“Conflicts of Interest in Tax Exempt Bond Matters,” Seton Hall University, Jan. 2013

RECOMMENDATIONS TO THE UNITED STATES CONGRESS

The Failure of the Office of Appeals to Adequately Document Prohibited Ex Parte Communications May Violate Taxpayer Rights and Damage the Public's Perception of its Independence, NAT'L TAXPAYER ADVOCATE 2010 ANN. REP. TO CONG. 110 (lead author).

The IRS's Over-Reliance on its "Reasonable Cause Assistant" Leads to Inaccurate Penalty Determinations, NAT'L TAXPAYER ADVOCATE 2010 ANN. REP. TO CONG. 198 (lead author).

Amend Internal Revenue Code Section 3402(p) to Allow Voluntary Withholding on Payments Made for Lost Earnings or Profits Resulting from Disasters, NAT'L TAXPAYER ADVOCATE 2010 ANN. REP. TO CONG. 387 (lead author).

LAW SCHOOL COURSES TAUGHT AT TEXAS A&M

Ethical Decision Making in Wealth and Risk Management, Fall 2017
Professional Responsibility, Spring 2017
Professional Identity I, Fall 2016
Professional Identity II, Spring 2017
Offshore Financial Transactions (co-instructor), Spring 2017

UNIVERSITY SERVICE AT TEXAS A&M

Founding Director, Texas A&M University Low Income Tax Clinic
Law School Diversity Council
Course Evaluation Committee
Campus Climate Survey Committee
Faculty Advisor, Law Students for Safe Handgun Practice

EDUCATION

Yale University

University Fellow (Ph.D. program), Political Science
Yale Journal of Law & the Humanities (Editor)

Regent University

J.D. *cum laude*
Regent University Law Review (Managing Editor)

Saint Leo University

B.A. *magna cum laude*

ADMITTED

The Florida Bar (since 1998)