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### About S&C and Our Commitment to Pro Bono

- S&C provides the highest-quality legal advice and representation to clients around the world.
- Through its network of 12 offices on four continents located in leading financial centers, S&C provides highly integrated legal services to many of the world’s leading companies in their most important domestic and cross-border matters.
- S&C considers pro bono work to be an important commitment of every lawyer and a tool with which lawyers can supplement and bolster their skills.
- S&C’s efforts include individual pro bono initiatives and ongoing, long-term “signature projects.” The variety of matters handled and the results the Firm achieves represent expertise across practice groups.
About the S&C Fellowship at Public Counsel

Sullivan & Cromwell is pleased to announce a recurring two-year salaried fellowship opportunity to work with Public Counsel, open exclusively to Stanford Law School students following graduation. The S&C Fellowship comes as a result of the work the Firm did, in partnership with Public Counsel and others, in the landmark Franco-Gonzalez v. Holder case. S&C donated all of the fees it was awarded (in excess of $4 million) to its co-counsel in the Franco case. Please contact Public Counsel Vice President and General Counsel Liz Bluestein for information about how to apply at (213) 385-2977, extension 131.

About Public Counsel

Public Counsel is the nation’s largest not-for-profit law firm specializing in delivering pro bono legal services, working with major law firms and corporations to change people’s futures. Its staff of 71 attorneys and 50 support staff—along with more than 5,000 volunteer lawyers, law students and legal professionals—directly assists nearly 30,000 individuals each year and provides services benefiting more than 350,000 underserved people, including thousands of vulnerable children and hundreds of nonprofit organizations, small businesses and micro-entrepreneurs.

Founded in 1970, Public Counsel strives to achieve three main goals: protecting the legal rights of disadvantaged children; representing immigrants who have been the victims of torture, persecution, domestic violence, trafficking and other crimes; and fostering economic justice by providing individuals and institutions in underserved communities with access to quality legal representation. Reflecting S&C’s close ties to Public Counsel, Michael Steinberg serves on its Board of Directors, acts as its Treasurer and is a member of the Board’s Executive Committee.

Public Counsel’s practice includes:

- Veterans Advocacy
- Appellate Law
- Community Development
- Early Care and Education Law
- Homelessness Prevention Law
- Children’s Rights and Education Rights
- Consumer Law and Bankruptcy
- Immigrants’ Rights

Franco-Gonzalez v. Holder

Sullivan & Cromwell’s efforts to provide representation for those detained in the immigration system who suffer from serious mental illnesses have resulted in what commentators have noted is the first major expansion of Gideon v. Wainwright. The relief S&C obtained includes counsel for those suffering from severe mental illnesses, bond hearings with counsel and even joint motions by the government to reopen immigration cases brought by eligible class members.

- In 2010, S&C, Public Counsel and other organizations began working on behalf of plaintiffs challenging how the U.S. government treated immigration detainees with mental disabilities, forcing these detainees to defend themselves before the immigration courts, despite serious mental illnesses. The team obtained multiple preliminary injunctions obligating the United States to provide counsel.
- In 2013, the court granted partial summary judgment and entered a permanent injunction requiring the government to provide legal representation and bond hearings to the class. Subsequently, the government announced a national policy guaranteeing legal representation to detained immigrants who cannot represent themselves because of mental disorders.
- In October 2014, the court entered a plan implementing the injunction, requiring the governments to assess the mental competency of every person detained by immigration, along with procedures about how their claims should be addressed and litigated.
- In March 2015, the court entered a monitoring order against the Department of Homeland Security—the first-ever order of its kind—to keep tabs on the government’s compliance with the injunction and implementation plan.
- In September 2015, the court entered an order finally approving a settlement agreement providing additional relief to a separate class of individuals who had previously been ordered removed in violation of the Rehabilitation Act.

Recognition for Franco

Global Pro Bono Dispute of the Year
American Lawyer Global Awards, 2014

Beacon of Justice Award
National Legal Aid & Defender Association, 2014

Jack Wasserman Memorial Award
American Immigration Lawyers Association, 2014

NEW YORK TIMES, APRIL 25, 2013
This is “the first time a court has required the government to provide legal assistance for any group of people before the nation’s immigration courts.”

LAW360, SEPTEMBER 25, 2015
The settlement “pav[es] the way for the potential reopening of a slew of cases for class members ordered deported after being forced to represent themselves.”
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