

The Catholic University of America, Columbus School of Law
CUA Law Scholarship Repository

Scholarly Articles and Other Contributions

Faculty Scholarship

2-2021

A Bibliography of Faculty Scholarship

Law Library

The Catholic University of America, Columbus School of Law

Follow this and additional works at: <https://scholarship.law.edu/scholar>



Part of the [Legal Education Commons](#), and the [Legal Writing and Research Commons](#)

Recommended Citation

Stephen E. Young, A Bibliography of Faculty Scholarship (2021).

This Article is brought to you for free and open access by the Faculty Scholarship at CUA Law Scholarship Repository. It has been accepted for inclusion in Scholarly Articles and Other Contributions by an authorized administrator of CUA Law Scholarship Repository. For more information, please contact edinger@law.edu.



A Bibliography of Faculty Scholarship



**The Catholic
University of America
Columbus School of
Law**

February 2021

Contents

Preface	4
Full-time Faculty.....	5
Joel Alicea.....	6
Marshall J. Breger	7
Stacy L. Brustin.....	11
Roger Colinvaux	13
Robert A. Destro	15
Cara H. Drinan.....	20
Sarah Helene Duggin.....	22
Elizabeth A. Edinger	23
Lisa A. Everhart	24
Susanna Frederick Fischer.....	25
John H. Garvey	27
A.G. Harmon.....	30
Roger C. Hartley	32
Regina T. Jefferson.....	34
Kathryn Kelly	35
Catherine F. Klein.....	37
Megan M. La Belle	40
Mary G. Leary.....	42
Laurie A. Lewis	45
David A. Lipton.....	46
Michael McGonnigal	48
Veryl Victoria Miles.....	49
Antonio Fidel Perez.....	51
Mark L. Rienzi.....	54
Heidi Mandanis Schooner	56
Marin R. Scordato	58
Lucia Ann Silecchia.....	60
Elizabeth I. Winston	63

Emeritus/Retired Faculty	64
Clifford S. Fishman	65
George E. Garvey	68
William A. Kaplin	70
Lisa G. Lerman.....	73
Rett R. Ludwikowski.....	76
Raymond B. Marcin.....	80
Stephen G. Margeton.....	84
Benjamin W. Mintz	85
Michael F. Noone, Jr.	86
Rev. Raymond C. O'Brien	90
J.P. "Sandy" Ogilvy	94
Kenneth Pennington	97
George P. Smith II	105
William Gabriel Gregory Wagner.....	115
Geoffrey R. Watson.....	117
Leah Wortham	119
Harvey L. Zuckman.....	122
Professional Librarians.....	124
Frances Brillantine	125
Steve Young	126

Preface

The purpose of this bibliography is to record in one place the substantial body of scholarship produced by the faculty at the Catholic University, Columbus School of Law. From its humble beginnings under the tutelage of founding Dean William Callyhan Robinson, through its adolescent period when, like so many other American law schools, it was trying to define its pedagogical niche, to its eventual merger with the Columbus University Law School in 1954, the law school at Catholic University has always retained a scholarly and remarkably productive faculty. The sheer quantity of writing, the breadth of research and the impressive list of law journals that include our faculty among their authors are exemplary. One can certainly appreciate why the Columbus School of Law has been, and continues to be, a leader among law schools in scholarly research and writing.

Ours is a richly textured faculty with a wide variety of professional experience: academia, law firms, government, courts, and business. They write in widely diverse areas of the law, their topics both national in scope and seminal in nature. Through their scholarship, they seek to evaluate constructively what is law, to effect changes in poorly constructed law, and to develop arenas for critical thinking about what law should be. Firmly believing that it is useful to occasionally sit back and reflect upon the heritage that has shaped this law school and the careers of so many alumni and alumnae.

Prepared by the staff of the Judge Kathryn J. DuFour Law Library, this Bibliography will continue to be updated as our faculty continues to produce scholarship. Please note that not all the publications authored by our faculty are reflected in this document; reprinted works, short book reviews, newspapers articles, bibliographies, testimonials, introductory statements, short commentaries and editorials, hearing transcripts, trade publications, blog posts, and newsletter articles are all examples of the various publications that have been excluded from this work. However, we have attempted to include all the scholarly works that have been brought to our attention.

Note: The citations in this bibliography are adapted from the 21st edition of THE BLUEBOOK: A UNIFORM SYSTEM OF CITATION (2020).

Full-time Faculty

Joel Alicea

Assistant Professor of Law

Journal Articles

Against the Tiers of Constitutional Scrutiny, 41 NAT'L AFF. 72 (2019) (with John D. Ohlendorf).

Originalism and the Rule of the Dead, 23 NAT'L AFF. 149 (2015).

The Supreme Court's 2014-2015 Term: The Year the Administrative State Trembled, PUB. DISCOURSE (Sept. 3, 2015), <https://www.thepublicdiscourse.com/2015/09/15594/>.

Real Judicial Restraint, 17 NAT'L AFF. 69 (2013).

The Limits of New Originalism, 15 U. PA. J. CONST. L. 1161 (2013) (with Donald L. Drakeman).

Stare Decisis in an Originalist Congress, 35 HARV. J.L. & PUB. POL'Y 797 (2012).

Chief Justice Roberts and the Changing Conservative Legal Movement, 2012 SUP. CT. PREVIEW 41.

Forty Years of Originalism, POL'Y REV., June-July 2012, at 69.

Gingrich, Desegregation, and Judicial Supremacy, PUB. DISCOURSE (Jan. 5, 2012), <https://www.thepublicdiscourse.com/2012/01/4491/>.

An Originalist Congress?, 6 NAT'L AFF. 31 (2011).

Originalism and the Legislature, 56 LOY. L. REV. 513 (2010).

Marshall J. Breger

Professor of Law

Books

3 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Editor with Dário Moura Vicente, 2016).

INDEPENDENT AGENCIES IN THE UNITED STATES: LAW, STRUCTURE, AND POLITICS (2015) (with Gary Edles).

SACRED SPACE IN ISRAEL AND PALESTINE: RELIGION AND POLITICS (2012) (with Yitzhak Reiter & Leonard Hammer).

HOLY PLACES IN THE ISRAELI-PALESTINIAN CONFLICT: CONFRONTATION AND CO-EXISTENCE (2010) (with Yitzhak Reiter & Leonard Hammer eds.).

2 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Editor with Dário Moura Vicente, 2010).

EUROPEAN UNION ISSUES FROM A PORTUGUESE PERSPECTIVE (2007) (with Markus G. Puder eds.).

THE VATICAN-ISRAEL ACCORDS: POLITICAL, LEGAL, AND THEOLOGICAL CONTEXTS (2004) (Editor).

PUBLIC POLICY AND SOCIAL ISSUES: JEWISH SOURCES AND PERSPECTIVES (2003) (Editor).

JERUSALEM: A CITY AND ITS FUTURE. Syracuse (2002) (with Ora Ahimeir eds.).

FEDERAL ADMINISTRATIVE DISPUTE RESOLUTION DESKBOOK (2001) (with Gerald S. Schatz & Deborah Schick Laufer eds.).

ADR IN THE FEDERAL GOVERNMENT: A PRACTITIONER'S HANDBOOK (2000).

JERUSALEM'S HOLY PLACES AND THE PEACE PROCESS (1998) (with Thomas A. Idinopulos).

VOUCHERS FOR SCHOOL CHOICE-CHALLENGE OR OPPORTUNITY? AN AMERICAN JEWISH REAPPRAISAL (1998) (with David M. Gordis).

Book Chapters

How Cultural and Religious Narratives Effect the Law of Holy Places in Jerusalem, in FROM POLARIZATION TO DIALOGUE IN THE NEW MIDDLE EAST (Nicoleta Popa-Fotea ed., forthcoming 2021).

Jerusalem's Holy Sites in Israeli Law, in BETWEEN CULTURAL DIVERSITY AND COMMON HERITAGE: LEGAL AND RELIGIOUS PERSPECTIVES ON THE SACRED PLACES OF THE MEDITERRANEAN (Silvio Ferrari & Andrea Benzo eds., 2014).

What is a Religious Law School?, in THE ROLE OF A RELIGIOUS UNIVERSITY (Yaacov Iram et al. eds., 2013).

The Modern Independent Agency in the United States, in 2 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente & Marshall J. Breger eds., 2010).

Part III – Faith & Covenant: A Living, Vibrant Part of My Religious Faith, in A DREAM OF ZION: AMERICAN JEWS REFLECT ON WHY ISRAEL MATTERS TO THEM (Jeffrey J. Salkin ed., 2007).

Sephardic Jewry and Mizrahi Jews, in STUDIES IN CONTEMPORARY JEWRY: AN ANNUAL XXII (Peter Y. Medding ed., 2007).

A Short Tour of Administrative Law, in 1 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente ed., 2006).

The Christian Right and the Jewish Community, in JEWS AND CONSERVATIVE CHRISTIANS (Ralph Reed et al. eds., 1996).

Journal Articles

Independent Agencies in the United States: The Responsibilities of Public Lawyers, PUB. LAW., Winter 2016, at 14.

Ordre Public and the First Amendment, 13 REV. FAITH & INT'L AFF. 39 (2015).

Evangelicals and Jews in Common Cause, 44 J. ECUMENICAL STUD. 95 (2009).

Introduction to the Symposium on Reexamining the Law of War, 56 CATH. U. L. REV. 745 (2007) (with Marc Stern).

The Quest for Legitimacy in American Administrative Law, 40 ISRAEL L. REV. 72 (2007).

Rabbi Joseph Soloveitchik's 'Confrontation': A Reassessment, 1 STUD. CHRISTIAN-JEWISH REL. 151 (2005).

The Geneva Proposals for Peace: Still Viable, 11 MIDDLE EAST POL'Y 1 (2004) (with others).

How Arabs Fight Islamism: A Letter from Tunis, 73 NAT'L INT. 117 (2003).

Established by Practice: The Theory and Operation of Independent Federal Agencies, 52 ADMIN. L. REV. 1111 (2000) (with Gary Edles).

International Commercial Arbitration: A Case Study of the Areas Under Control of the Palestinian Authority, 32 CASE W. RES. J. INT'L L. 185 (2000) (with Shelby Quast).

Should an Attorney be Required to Advise Client of ADR Options?, 13 GEO. J. LEGAL ETHICS 427 (2000).

Why Likud Needs the Peace Process, MIDDLE EAST Q., Mar. 1999, at 37 (with Steven Spiegel).

The Fundamental Agreement Between the Holy See and the State of Israel: A Symposium, 47 CATH. U. L. REV. 369 (1998).

Government Accountability in the Twenty-First Century, 57 U. PITT. L. REV. 423 (1996).

Regulatory Flexibility and the Administrative State, 32 TULSA L. J. 325 (1996).

Indeterminacy and Craft in Judicial Review of Administrative Law: A Comment on Shapiro and Levy, 45 CATH. U. L. REV. 109 (1995).

Jerusalem Gambit, NAT'L REV., Oct. 23, 1995, at 41.

Administrative Law and Labor Law: The Supreme Court's 1991-92 Docket, 7 ADMIN. L. J. AM. U. 257 (1993).

Defending Defenders: Remarks on Nichol and Pierce, 42 DUKE L.J. 1202 (1993).

The Department of Labor's Glass Ceiling Initiative: A New Approach to an Old Problem, 43 LAB. L. J. 421 (1992).

Recent Developments in OSHA Litigation, 43 LAB. L. J. 687 (1992).

The Supreme Court's Administrative Law Docket: Proceedings from the Administrative Conference of the United States, 6 ADMIN. L.J. AM. U. 261 (1992).

The Administrative Conference of the United States: A Quarter Century Perspective, 53 U. PITT. L. REV. 813 (1991-1992).

Comments on Bernard Schwartz' Essay, 5 ADMIN. L.J. 347 (1991).

A Conservative's Comments on Edley and Sunstein, 1991 DUKE L.J. 671.

Pro Bono Representation and the Government Lawyer, WASH. LAW., Nov./Dec. 1991, at 19.

Providing Economic Incentives in Environmental Regulation, 8 YALE J. ON REG. 463 (1991)
(with Richard B. Stewart et al.).

Realizing the Potential of Arbitration in Federal Agency Dispute Resolution, ARB. J., June 1991,
at 35.

Can Corporate Masters Afford to Become Public Servants, 71 BUS. & SOC'Y REV. 42 (1989).

Thoughts on Accountability and the Administrative Process, 39 ADMIN. L. REV. 399 (1987).

Administrative Law After Forty Years, 33 FED. B. NEWS & J. 297 (1986).

The APA: An Administrative Conference Perspective, 72 VA. L. REV. 337 (1986).

Accountability and the Adjudication of the Public Interest, 8 HARV. J. L. & PUB. POL'Y 349
(1985).

How Should the Equal Access to Justice Act be Rebuilt?, A.B.A. J., Mar. 1985, at 40 (with
Charles Grassley).

Compensation Formulas for Court Awarded Attorney Fees, 47 LAW & CONTEMP. PROBS. 249
(1984).

The Justice Conundrum, 28 VILL. L. REV. 923 (1983).

Disqualification for Conflicts of Interest and the Legal Aid Attorney, 62 B.U. L. REV. 1115
(1982).

Legal Aid for the Poor: A Conceptual Analysis, 60 N.C. L. REV. 281 (1982).

Ethics, 47 BROOK. L. REV. 961 (1981).

Joseph Laufer: In Appreciation, 28 BUFF. L. REV. 453 (1979).

The Legal Services Corporation: A Report to the Bar, 39 TEX. B.J. 423 (1976).

Stacy L. Brustin

Professor of Law

Book Chapters

Bias in the Legal Profession, in *LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION* (Leah Wortham et al. eds., 3d ed. 2016) (with Carmia N. Caesar).

Bias in the Legal Profession, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (J.P. Ogilvy et al. eds., 2d ed. 2007).

Cross Cultural Communication, in *THE IMPACT OF DOMESTIC VIOLENCE ON YOUR LEGAL PRACTICE* (Margaret B. Drew et al. eds., 2d ed. 2004).

Bias in the Legal Profession, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (J.P. Ogilvy et al. eds., 1998).

Teen Dating Violence, in *THE IMPACT OF DOMESTIC VIOLENCE ON YOUR LEGAL PRACTICE* (Margaret B. Drew et al. eds., 1996).

Journal Articles

Bridging the Justice Gap in Family Law: Repurposing Federal IV-D Funding to Expand Community-Based Legal and Social Services for Parents, 67 *HASTINGS L.J.* 1265 (2016) (with Lisa Vollendorf Martin).

Making Turner a Reality - - Improving Access to Justice Through Court-Annexed Resource Centers and Same Day Presentation, 20 *TEX. J. C.L. & C.R.* 17 (2015).

Paved With Good Intentions: Unintended Consequences of Federal Proposals to Integrate Child Support and Parenting Time, 48 *IND. L. REV.* 803 (2015) (with Lisa Vollendorf Martin).

Child Support: Shifting the Financial Burden in Low-Income Families, 20 *GEO. J. ON POVERTY L & POL'Y* 1 (2012).

More than a Witness: The Role of Custodial Parents in the IV-D Child Support Process, 26 *CHILD. LEGAL RTS. J.* 37 (2006).

The Intersection Between Welfare Reform and Child Support Enforcement: D.C.'s Weak Link, 52 *CATH. U. L. REV.* 621 (2003).

Legal Services Provision Through Non- Profit Multidisciplinary Practice – Encouraging Holistic Advocacy, While Protecting Ethical Interests, 73 *U. COLO. L. REV.* 787 (2002).

Testing the Grades: Evaluating Grading Models in Clinical Legal Education, 3 *CLINICAL L. REV.* 299 (1997) (with David Chavkin).

Legal Responses to Teen Dating Violence, 29 FAM. L. Q. 331 (1995).

Images of Women in U.S. Immigration Policy: The Paradox of Domestic Violence, 88 PROC. AM. SOC'Y IN'TL L. 454 (1994).

Expanding Our Vision of Legal Services Representation: The Hermanas Unidas Project, 1 AM. U. J. GENDER & L. 39 (1993).

Emerge for the Dark: A Grass Roots Program Teaches the First Step Toward Fighting Violence Toward Women, 17 STUDENT LAW. 47 (Jan. 1989).

La Integridad De La Mujer, Women and Human Rights in Mexico City, Internship Report, 1 HARV. HUM. RTS. Y.B. 310 (1988).

Roger Colinvaux

Director, Law and Public Policy Program and Professor of Law

Book Chapters

How the Charitable Deduction Shapes the Nonprofit Sector in the United States, in RESEARCH HANDBOOK ON NOT-FOR-PROFIT LAW (Matthew Harding ed., 2018).

Nonprofits and Advocacy, in NONPROFITS AND GOVERNMENT: COLLABORATION AND CONFLICT (Elizabeth Boris & C. Eugene Steuerle eds., 3d ed. 2016).

Journal Articles

Charitable Tax Reform for the 21st Century, 164 TAX NOTES 1867 (2019) (with Ray Madoff).

Fixing Philanthropy: A Vision for Charitable Giving and Reform, 162 TAX NOTES 1007 (2019).

Social Welfare and Political Organizations: Ending the Plague of Inconsistency, 21 N.Y.U. J. LEGIS. & PUB. POL'Y. 481 (2018) [published in 2019].

Defending Place-Based Philanthropy by Defining the Community Foundation, 2018 B.Y.U. L. REV. 1.

Failed Charity: Taking State Tax Benefits Into Account for Purposes of the Charitable Deduction, 66 BUFF. L. REV. 779 (2018).

Donor Advised Funds: Charitable Spending Vehicles for 21st Century Philanthropy, 92 WASH. L. REV. 39 (2017).

The Importance of a Participatory Charitable Giving Incentive, 154 TAX NOTES 605 (2017).

The Charitable Contributions Deduction: Federal Tax Rules, 68 TAX LAW. 331 (2015) (with Harvey P. Dale).

Political Activity Limits and Tax Exemption: A Gordian's Knot, 34 VA. TAX REV. 1 (2014).

Charitable Contributions of Property: A Broken System Reimagined, 50 HARV. J. ON LEGIS. 263 (2013).

Conservation Easements: Design Flaws, Enforcement Challenges, and Reform, 2013 UTAH L. REV. 755.

Rationale and Changing the Charitable Deduction, 138 TAX NOTES 1453 (2013).

The Conservation Easement Tax Expenditure: In Search of Conservation Value, 37 COLUM. J. ENVTL. L. 1 (2012).

The Political Speech of Charities in the Face of Citizens United: A Defense of Prohibition, 61 CASE W. RES. L. REV. 685 (2012).

Charity in the 21st century: Trending Toward Decay, 11 FLA. TAX REV. 1 (2011).

Regulation of Political Organizations and the Red Herring of Tax-Exempt Status, 59 NAT'L. TAX J. 531 (2006).

Note, *What is Law – A Search for Legal Meaning and Good Judging Under a Textualist Lens*, 72 IND. L.J. 1133 (1997).

Robert A. Destro

Professor of Law

Books

RELIGION AND POLITICAL STRUCTURES: FROM FUNDAMENTALISM TO PUBLIC SERVICE (2005)
(with John T. Ford & C.R. Dechert).

RELIGIOUS LIBERTY IN A PLURALISTIC SOCIETY (2d ed. 2003) (with Michael S. Ariens).

RELIGIOUS LIBERTY IN A PLURALISTIC SOCIETY (1996) (with Michael S. Ariens).

Book Chapters

Foreword, *Ordinary Americans & the Politics of Power*, in RECLAIMING THE REPUBLIC (Robert G. Marshall ed., 2017).

Genocide, Statecraft, and Domestic Geopolitics, in THE PERSECUTION AND GENOCIDE OF CHRISTIANS IN THE MIDDLE EAST: PREVENTION, PROHIBITION, & PROSECUTION (Ronald J. Rychlak & Jane F. Adolphe eds., 2017).

“Engines of the Ruling Party”: Political Correctness, 9/11, and the Politics of Culture, in THE CRISIS OF RELIGIOUS LIBERTY: REFLECTIONS FROM LAW, HISTORY, AND CATHOLIC SOCIAL THOUGHT (Stephen M. Krason ed., 2015).

The Ethics of Lawyers & Judges Perspectives from Catholic Social Teaching, in AMERICAN LAW FROM A CATHOLIC PERSPECTIVE (Ronald J. Rychlak ed., 2015).

Lessons in Legal and Judicial Ethics from Schiavo: The Special Responsibilities of Lawyers and Judges in Cases Involving Persons with Severe Cognitive Disabilities, in THE CRIMINAL JUSTICE SYSTEM AND HEALTH CARE (Charles A. Erin & Suzanne Ost eds., 2007).

Convergence & Divergence: An American Perspective on the Proposed European Constitution, in 1 DIREITO COMPARADO PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente ed., 2006).

Prologue, in EL SISTEMA MATRIMONIAL DE ESTADOS UNIDOS (Carmen Garcimartin Montero ed., 2006).

The History of the “Wall of Separation”: Church & State in Constitutional Tradition, in VOUCHERS FOR SCHOOL CHOICE: CHALLENGE OR OPPORTUNITY? — AN AMERICAN JEWISH REAPPRAISAL (Marshall J. Breger & David M. Gordis eds., 1998).

Agostini and the Politics of the Establishment Clause, in VOUCHERS FOR SCHOOL CHOICE: CHALLENGE OR OPPORTUNITY? — AN AMERICAN JEWISH REAPPRAISAL (Marshall J. Breger & David M. Gordis eds., 1998).

Citizenship and Community: Legacy and Challenge, in *LAW AND THE FREE SOCIETY* (T. William Boxx & Gary M. Quinlivan eds., 1998).

Equal Treatment: Implications for Nonprofit Organizations, in *EQUAL TREATMENT OF RELIGION IN A PLURALISTIC SOCIETY* (Stephen V. Monsma & Christopher Soper eds., 1998).

The History of the 'Wall of Separation': Church and State in Constitutional Tradition, in *VOUCHERS FOR SCHOOL CHOICE: CHALLENGE OR OPPORTUNITY? — AN AMERICAN JEWISH REAPPRAISAL* (Marshall J. Breger & David M. Gordis eds., 1998).

Government Oversight, in *ETHICS IN NEUROBIOLOGICAL RESEARCH WITH HUMAN SUBJECTS: THE BALTIMORE CONFERENCE ON ETHICS* (Adil Shamoo, ed., 1995).

Gangs and Civil Rights, in *GANGS: THE ORIGINS AND IMPACT OF CONTEMPORARY YOUTH GANGS IN THE UNITED STATES* (Scott Cummings & Daniel J. Monti eds., 1993).

Work: The Human Environment, in *BUILDING THE FREE SOCIETY: DEMOCRACY, CAPITALISM, AND CATHOLIC SOCIAL TEACHING* (George Weigel & Robert Royal eds., 1993).

A Non-Discrimination and Democratic Pluralism Perspective on the Role of Parental Choice in the Debate Over Educational Equity, in *IN SEARCH OF A NATIONAL MORALITY* (William B. Ball ed., 1992).

Laborem Exercens, in *A CENTURY OF CATHOLIC SOCIAL THOUGHT: ESSAYS ON 'RERUM NOVARUM' AND NINE OTHER KEY DOCUMENTS* (G. Weigel & R. Royal eds., 1991).

Target the Elderly: A Nondiscrimination Perspective on Daniel Callahan's 'Setting Limits,' in *SET NO LIMITS: A REBUTTAL TO DANIEL CALLAHAN'S PROPOSAL TO LIMIT HEALTH CARE FOR THE ELDERLY* (Robert L. Barry & Gerard V. Bradley eds., 1991).

Guaranteeing a Minimum Quality of Life Through Law: The Emerging Right to a Good Life, in *GUARANTEEING THE GOOD LIFE: MEDICINE AND THE RETURN TO EUGENICS* (R. J. Neuhaus ed., 1990).

Constitutional Aspects of Medical Care Discrimination Against Children With Disabilities, in *REPORT OF THE U.S. COMMISSION ON CIVIL RIGHTS: MEDICAL CARE DISCRIMINATION AGAINST CHILDREN WITH DISABILITIES* (1989).

Images of Community in the Constitutional Law of Religious Liberty, in *CATH. COMM'N ON INTELL. & CULTURAL AFF. ANN.* (Catholic Commission on Intellectual and Cultural Affairs ed., 1989).

Libertad Religiosa, Igualdad y No Discriminacion En Las Sistemas Juridicos Norteamericano y Español: Consideraciones Criticas, in *LAS RELACIONES ENTRE LA IGLESIA Y EL ESTADO: ESTUDIOS EN MEMORIA DEL PROFESSOR PEDRO LOMBARDIA* (Pedro Lombardia et al. eds., 1989).

The Family and Public Policy, in THE FAMILY TODAY AND TOMORROW (Pope John XXIII Medical-Moral Research and Education Center ed., 1985).

Religion: Establishment, Free Exercise and Abortion: The Role of Religion in the Abortion Controversy, in NEW PERSPECTIVES ON HUMAN ABORTION (D. Horan ed., 1981).

Journal Articles

How First Amendment Procedures Protect First Amendment Substance, 65 CATH. U. L. REV. 185 (2015) (with Erik Jaffe et al.).

“You Have the Right to Remain Silent”: Does the U.S. Constitution Require Public Affirmation of Same-Sex Marriage, 27 BYU J. PUB. L. 397 (2013).

Learning Neuroscience the Hard Way: The Terri Schiavo Case and the Ethics of Effective Representation, 78 MISS. L. J. 833 (2009).

Federalism, Human Rights, and the Realpolitik of Footnote Four, 12 WIDENER L. J. 373 (2003).

Emerging Trends in Religious Liberty, 8 EUR. J. CHURCH & ST. RES. 368 (2001).

The Politics of Church Autonomy in the United States of America, 8 EUR. J. CHURCH & ST. RES. 183 (2001).

Religious Liberty and the Politics of Judicial Review, 7 EUR. J. CHURCH & ST. RES. 409 (2000).

Régime des Cultes et Liberté Religieuse en Europe: Relectures Américaines, 59 ANNALES DE DROIT DE LOUVAIN 391 (1999).

Law and the Politics of Marriage: Loving v. Virginia After 30 Years, 47 CATH. U. L. REV. 1207 (1998).

Is Roe v. Wade Obsolete?, HUM. LIFE REV., Summer 1998, at 55.

Religious Freedom in the Courts: The 1996–1997 Term of the United States Supreme Court, 4 EUR. J. CHURCH & ST. RES. 205 (1997).

Whom Do You Trust?: Judicial Independence, the Power of the Purse and the Line-Item Veto, FED. LAW., Jan. 1997, at 26.

“By What Right?”: The Sources and Limits of Federal Court and Congressional Jurisdiction Over Matters “Touching Religion,” 29 IND. L. REV. 1 (1996).

Developments in Liability Theories and Defenses, 37 CATH. LAW. 83 (1996).

ABA and AALS Accreditation: What's 'Religious Diversity' Got To Do With It?, 78 MARQ. L. REV. 427 (1995).

The Structure of the Religious Liberty Guarantee, 11 J. L. & RELIGION 355 (1995).

Law, Professionalism, and Bad Attitude, 5 J. CAL. ALLIANCE FOR MENTALLY ILL 50 (1994).

Hostages in the 'Hood, 36 ARIZ. L. REV. 785 (1994).

The Scope of the Fourteenth Amendment Liberty Interest: Does the Constitution Encompass a Right to Define Oneself Out of Existence? An Exchange of Views With John A. Powell, Legal Director, American Civil Liberties Union, ISSUES L. & MED., Fall 1994, at 183.

Federalism: Reconciling a 'Human Life and 'States' Rights Approach to Legal Protection of the Unborn, HUM. LIFE REV., Spring 1989, at 77.

Making Ourselves Understood, Q.-CHRISTIAN LEGAL SOC'Y, Winter 1990, at 16.

Developments in the Law of Church-State Relations: The 1987 Term of the United States Supreme Court, 5 ANUARIO DE DERECHO ECLESIASTICO DEL ESTADO 343 (1989).

Quality of Life and the Law, 1989 NEW ZEALAND L. J. 321.

The Religious Foundations of Civil Rights Law and the Study of Law and Religion in an Interdisciplinary Framework, 5 J. L. & RELIGION 39 (1987).

Equality, Social Welfare and Equal Protection, 9 HARV. J. L. & PUB. POL'Y 51 (1986).

Pastoral Politics and Public Policy: Reflections on the Legal Aspects of the Catholic Bishops' Pastoral Letter on War and Peace, 4 J. L. & RELIGION 25 (1986).

Quality-of-Life Ethics and Constitutional Jurisprudence: The Demise of Natural Rights and Equal Protection for the Disabled and Incompetent, 2 J. CONTEMP. HEALTH L. & POL'Y 71 (1986).

Religious Freedom During the 1985–1986 Supreme Court Term: Adrift on Troubled Waters, 6 RELIGIOUS FREEDOM REP. 481 (1986).

The Legal Activities of the Catholic League, 27 CATH. LAW. 224 (1982).

The Case of Phillip Becker, HUM. LIFE REV., Fall 1980, at 81.

Some Fresh Perspectives on the Abortion Controversy, HUM. LIFE REV., Summer 1978, at 22.

Government by Judiciary, HUM. LIFE REV., Spring 1978, at 14.

Note, *Abortion and the Constitution: The Need for a Life-Protective Amendment*, 63 CAL. L. REV. 1250 (1975).

Cara H. Drinan

Professor of Law

Books

THE WAR ON KIDS: HOW AMERICAN JUVENILE JUSTICE LOST ITS WAY (2017).

CRIMINAL LAW: CASES AND MATERIALS (8th ed. 2017) (with Paul Marcus et al.).

Book Chapter

The Future of Juvenile Life-Without-Parole Sentences, in THE EIGHTH AMENDMENT AND ITS FUTURE IN A NEW AGE OF PUNISHMENT (William W. Berry & Meghan J. Ryan eds., June, 2020).

Journal Articles

Conversations on the Warren Court's Impact on Criminal Justice: In re Gault at 50, 49 STETSON L. REV. 433 (2020).

The Miller Revolution, 101 IOWA L. REV. 1787 (2016).

Juvenile Sentencing Post-Miller: Preventive and Corrective Measures, 2015 WIS. L. REV. 203.

Gideon's Army and the Central Theme of Poverty, 41 NEW ENG. J. ON CRIM. & CIV. CONFINEMENT 37 (2015).

Misconstruing Graham & Miller, 91 WASH. U. L. REV. 785 (2014).

Getting Real About Gideon: The Next Fifty Years of Enforcing the Right to Counsel, 70 WASH. & LEE L. REV. 1309 (2013).

Where Pardons Are Concerned, Second Best May Not Be So Bad After All: A Response to Chad Flanders, 65 FLA. L. REV. 29 (2013).

Clemency in a Time of Crisis, 28 GA. ST. U. L. REV. 1123 (2012).

Graham on the Ground, 87 WASH. L. REV. 51 (2012).

Lafler and Frye: Good News for Public Defense Litigation, 25 FED. SENT'G REP. 138 (2012).

The National Right to Counsel Act: A Congressional Solution to the Nation's Indigent Defense Crisis, 47 HARV. J. ON LEGIS. 487 (2010).

Systemic Indigent Defense Litigation: A 2010 Update, 7 TENN. J. L. & POL'Y 8 (2010).

The Third Generation of Indigent Defense Litigation, 33 N.Y.U. REV L. & SOC. CHANGE 427 (2009).

Lost in the Shuffle: The Other Indigent Defendants in Georgia, THE CHAMPION, July 2008, at 28.

The Revitalization of AKE: A Capital Defendant's Right to Expert Assistance, 60 OKLA. L. REV. 283 (2007).

Note, *Article 36 of the Vienna Convention on Consular Relations: Private Enforcement in American Courts after LaGrand*, 54 STAN. L. REV. 1303 (2002).

Sarah Helene Duggin

Professor of Law

Book Chapters

Faith, Law and Business Ethics: Is There a Role for Faith in Establishing a Culture of Corporate Responsibility and Legal Compliance?, in IN QUIBUS VISITABIT NOBIS, ORIENS EX ALTO. STUDIES OFFERED IN HONOR OF FATHER ROBERT J. KASLYN, SJ (1956-2019) (Kurt Martens ed., forthcoming 2021).

Journal Articles

God's Grace and the Marketplace: Mainline Protestant Church, Faith and Business, 17 J. INT'L BUS. & L. 87 (2017) [published in 2018].

From the New Deal to the New Healthcare: A New Deal Perspective on King v. Burwell and the Crusade Against the Affordable Care Act, 23 U. MIAMI BUS. L. REV. 317 (2015).

The American Presidency, the 2008 Election, and the Constitution's Natural Born Citizenship Proviso, KRAKOWSKIE STUDIA MIEDZYNARODOWE, no. 5, 2008, at 55 (with Mary Beth Collins).

The McNulty Memorandum, the KPMG Decision and Corporate Cooperation: Individual Rights and Legal Ethics, 21 GEO. J. LEGAL ETHICS 341 (2008).

The Pivotal Role of the Corporate General Counsel in Promoting Corporate Integrity and Professional Responsibility, 51 ST. LOUIS U. L.J. 989 (2007).

The Impact of the War Over the Corporate Attorney-Client Privilege on the Business of American Health Care, 22 J. CONTEMP. HEALTH L. & POL'Y 301 (2006).

The Ongoing Battle Over Weingarten Rights for Nonunion Employees: What Do Terrorism, Corporate Fraud and Workplace Violence Have to Do with It?, 20 NOTRE DAME J.L. ETHICS & PUB. POL'Y 655 (2006).

Restoring Trust in Corporate Directors: The Disney Standard and the 'New' Good Faith, 56 AM. U. L. REV. 211 (2006) (with Stephen Goldman).

Natural Born in the U.S.A.: The Striking Unfairness and Dangerous Ambiguity of the Constitution's Presidential Qualifications Clause and Why We Need to Fix It, 85 B.U. L. REV. 53 (2005) (with Mary Beth Collins).

Internal Corporate Investigations: Legal Ethics, Professionalism and the Employee Interview, 2003 COLUM. BUS. L. REV. 859 (2003).

Comment, *Actionability of Negligence Under Section 1983 and the Eighth Amendment*, 127 U. PA. L. REV. 533 (1978).

Elizabeth A. Edinger

Director, Law Library and Clinical Associate Professor of Law

Books

FINDING THE LAW (12th ed. 2005) (with Robert C. Berring).

LEGAL RESEARCH SURVIVAL MANUAL (2002) (with Robert C. Berring).

FINDING THE LAW (11th ed. 1999) (with Robert C. Berring).

Book Chapters

Financial Basics, in ACADEMIC LAW LIBRARY DIRECTOR PERSPECTIVES: CASE STUDIES AND INSIGHTS (Michelle M. Wu ed., 2015) (with James E. Duggan et al.).

Journal Articles

Rethinking Bibliographic Services – The University of California Libraries Asks How They Can Provide Better End-User Services Through Bibliographic Processing, AALL SPECTRUM, Dec. 2006, at 14.

Lisa A. Everhart

Director, Lawyering Skills Program and Clinical Assistant Professor of Law

Journal Articles

Note, *Graylisting of Federal Contractors: Transco Security Inc. of Ohio v. Freeman and Procedural Due Process Under Suspension Procedures*, 31 CATH. U. L. REV. 731 (1982).

Susanna Frederick Fischer

Associate Professor of Law

Books

KODEKS CYWILNY [Polish civil code] (2011) (with Gerhard Dannemann et al.).

Book Chapters

Rights of Publicity and Visual Arts in U.S. Law: Finding the Right Approach, in RIGHTS OF PUBLICITY IN THE XXI CENTURY, NEW VALUES, NEW RULES, NEW TECHNOLOGIES (Justyna Balcarczyk ed., 2012).

International Cyberlaw, in THE HANDBOOK OF TECHNOLOGY MANAGEMENT (Hossein Bidgoli ed., 2010).

Knowledge Society and the Knowledge Divide, in 2 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente & Marshall J. Breger., 2010).

The Law Supporting Technological Protection for Copyrighted Works: An American Perspective, in 1 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente ed., 2006).

Internet Gambling, in THE HANDBOOK OF INFORMATION SECURITY (Hossein Bidgoli ed., 2005).

Journal Articles

Who's the Vandal? The Recent Controversy over the Destruction of 5Pointz – How Much Legal Protection Should the Law Give to Graffiti/Aerosol Street Art?, 14 J. MARSHALL REV. INTELL. PROP. L. 326 (2015).

Threatening the Founding Ideal of a Republic of Letters: An Assessment of the Supreme Court's Copyright Decisions over the First Decade of the Twenty-First Century, 5 AKRON INTELL. PROP. J. 205 (2011).

Catholic Social Teaching, The Rule of Law, and Copyright Protection, 4 J. L. PHIL. & CULTURE 63 (2009).

Intellectual Property in the Age of the Internet, 4 J. L. PHIL. & CULTURE 29 (2009).

Between Scylla and Charybdis: the Disagreement Among the Federal Circuits Over Whether Federal Law Criminalizing the Intrastate Possession of Child Pornography Violates the Commerce Clause, 10 NEXUS J. OP. 99 (2005).

Dick Whittington and Creativity: From Trade to Folklore, From Folklore to Trade, 12 TEX. WESLEYAN L. REV. 5 (2005).

Playing Poohsticks with the British Constitution? The Blair Government's Proposal to Abolish the Lord Chancellor, 24 PENN. ST. INT'L L. REV. 257 (2005).

Does the Child Online Protection Act Violate the First Amendment?, 2003-2004 PREVIEW U.S. SUP. CT. CAS. 289.

Does the Children's Internet Protection Act Induce Public Libraries to Violate the First Amendment?, 2002-2003 PREVIEW U.S. SUP. CT. CAS. 309.

The Global Digital Divide: Focusing on Children, 24 HASTINGS COMM. & ENT. L. J. 477 (2002).

Rethinking Sullivan: New Approaches in Australia, New Zealand and England, 34 GEO. WASH. INT'L L. REV. 101 (2002).

May the Child Online Protection Act Rely on Community Standards to Identify Material that is Harmful to Minors?, 2001-2002 PREVIEW U.S. SUP. CT. CAS. 170.

Saving Rosencrantz and Guildenstern in a Virtual World? A Comparative Look at Recent Global Electronic Signature Legislation, 7 B.U. J. SCI. & TECH. L. 229 (2001).

John H. Garvey

President, The Catholic University of America

Books

RELIGION AND THE CONSTITUTION (4th ed. 2016) (with Michael W. McConnell & Thomas C. Berg)

RELIGION AND THE CONSTITUTION (3d ed. 2011) (with Michael W. McConnell & Thomas C. Berg)

RELIGION AND THE CONSTITUTION (2d ed. 2006).

SEXUALITY AND THE U.S. CATHOLIC CHURCH: CRISIS AND RENEWAL (2006) (with others).

MODERN CONSTITUTIONAL THEORY: A READER (5th ed. 2003) (with Thomas A. Aleinikoff & Daniel A. Farber).

THE FIRST AMENDMENT: A READER (2d ed. 1996) (with Frederick F. Schauer).

WHAT ARE FREEDOMS FOR? (1996).

MODERN CONSTITUTIONAL THEORY: A READER (3d ed. 1994) (with Thomas A. Aleinikoff).

THE FIRST AMENDMENT: A READER (1992) (with Frederick F. Schauer).

Journal Articles

Two Aspects of Liberty, 91 NOTRE DAME L. REV. 1287 (2016).

Intellect and Virtue: The Idea of a Catholic University, 60 CATH. U. L. REV. 563 (2011).

Introduction, 59 J. LEGAL EDUC. 125 (2009-2010).

Law School Leviathan: Explaining Administrative Growth, 35 U. TOL. L. REV. 37 (2003) (with Ronald A. Cass).

The Business of Running a Law School, 33 U. TOL. L. REV. 37 (2001).

What Does the Constitution Say About the Vouchers?, 44 BOSTON B.J. 14 (2000).

Catholic Judges in Capital Cases, 81 MARQ. L. REV. 303 (1998) (with Amy V. Coney).

Control Freaks, 47 DRAKE L. REV. 1 (1998).

- The Architecture of the Establishment Clause*, 43 WAYNE L. REV. 1451 (1997).
- The Real Reason for Religious Freedom*, FIRST THINGS, Mar. 1997, at 13.
- What's Next After Separationism?*, 46 EMORY L. J. 75 (1997).
- All Things Being Equal*, 1996 B.Y.U. L. REV. 587.
- An Anti-Liberal Argument for Religious Freedom*, 7 J. CONTEMP. LEGAL ISSUES 275 (1996).
- Is There a Principle of Religious Liberty?*, 94 MICH. L. REV. 1379 (1996).
- Black and White Images*, 56 L. & CONTEMP. PROBS. 189 (1993).
- Cover Your Ears*, 43 CASE W. RES. L. REV. 761 (1993).
- The Pope's Submarine*, 30 SAN DIEGO L. REV. 849 (1993).
- Private Power and the Constitution*, 10 CONST. COMMENT. 311 (1993).
- Hauerwas on Religious Freedom*, 42 DEPAUL L. REV. 161 (1992).
- Churches and the Free Exercise of Religion*, 4 NOTRE DAME J. L. ETHICS & PUB. POL'Y 567 (1990).
- Comment on Church and State in Seventeenth and Eighteenth Century America*, 7 J. L. & RELIGION 275 (1989).
- The Powers and the Duties of Government*, 26 SAN DIEGO L. REV. 209 (1989).
- Judicial Discipline and Impeachment*, 76 KY. L. J. 633 (1988).
- The Value of the Constitution*, 22 INT'L SOC'Y BARRISTERS Q. 278 (1987).
- A Comment on Religious Convictions and Lawmaking*, 84 MICH. L. REV. 1288 (1986).
- Free Exercise and the Values of Religious Liberty*, 18 CONN. L. REV. 779 (1986).
- The "Program or Activity" Rule in Anti-Discrimination Law: A Comment on S.272, H.R.700, and S.431*, 23 HARV. J. ON LEGIS. 445 (1986).
- Another Way of Looking at School Aid*, 1985 SUP. CT. REV. 61.
- Freedom and Choice in Constitutional Law*, 94 HARV. L. REV. 1756 (1981).
- Freedom and Equality in the Religion Clauses*, 1981 SUP. CT. REV. 193.

Litigation Primer for Standing Dismissals, 55 N.Y.U. L. REV. 545 (1980).

Children and the First Amendment, 57 TEX. L. REV. 321 (1979).

Children and the Idea of Liberty: A Comment on the Civil Commitment Cases, 68 KY. L. J. 809 (1979).

Civil Procedure, 68 KY. L. J. 529 (1979) (with Beth Pederson Douth).

Limits of Ancillary Jurisdiction, 57 TEX. L. REV. 697 (1979).

Attorney's Affidavit in Litigation Proceedings, 31 STAN. L. REV. 191 (1978).

Civil Procedure, 67 KY. L. J. 489 (1978) (with Bill Dorris).

Judicial Consideration of the Delegation of Legislative Power to Regulatory Agencies in the Progressive Era, 54 IND. L. J. 45 (1978).

Child, Parent, State and the Due Process Clause: An Essay on the Supreme Court's Recent Work, 51 S. CAL. L. REV. 769 (1977).

A.G. Harmon

Clinical Associate Professor of Law

Books

SOME BORE GIFTS – STORIES (2017).

THE COMPLETE ADVOCATE II: EMPLOYMENT OFFENSES IN HEALTH CARE CONTEXTS, A PRACTICE FILE FOR REPRESENTING CLIENTS FROM BEGINNING TO END (2013).

THE COMPLETE ADVOCATE: A PRACTICE FILE FOR REPRESENTING CLIENTS FROM BEGINNING TO END (2010).

ETERNAL BONDS, TRUE CONTRACTS: LAW AND NATURE IN SHAKESPEARE’S PROBLEM PLAYS (2004).

A HOUSE ALL STILLED (2002).

Journal Articles

"Should" or "Must"?: Distinguishing Mandates from Guidelines in Tort Claims Contexts, 118 W. VA. L. REV. 1007 (2016).

Interested, but not Injured: The Compromised Status of Qui Tam Plaintiffs Under the Amended False Claims Act and the Return of the Citizen Suit, 34 PUB. CONTRACT B. J. 423 (2014).

Bounty Hunters and Whistleblowers: Constitutional Concerns for False Claims Actions After Passage of the Patient Protection and Affordable Care Act of 2010, 2 AM. U. LAB. & EMP. F. 1 (2011).

Defamation in Good Faith: An Argument for Restating the Defense of Qualified Privilege, 16 BARRY L. REV. 27 (2011).

Lawyering Outside Lawsuits: Incorporating Negotiations, Settlements, and Mediations Into the legal Writing Curriculum, 10 PERSP.: TEACHING LEGAL RES. & WRITING 42 (2010) (with Olivia Farrar).

Perfect Silence, 68 ANTIOCH REV. 340 (2010).

Weighing Medical Judgments: Explaining Evidentiary Preferences for Treating Physician Opinions in ERISA Cases after Black & Decker Disability Plan v. Nord, 13 MICH. ST. U. J. MED. & L. 157 (2009) (with Roy F. Harmon, III).

Native Language, 66 ANTIOCH REV. 489 (2008).

Back From Wonderland: A Linguistic Approach to Duties Arising from Threats of Physical Violence, 37 CAP. U. L. REV. 27 (2008).

'Slender Knowledge': Sovereignty, Madness, and the Self in Shakespeare's King Lear, 4 L. CULTURE & HUMAN. 402 (2008).

Shakespeare's Carved Saints, 45 STUD. ENG. LIT., 1500-1900 315 (2005).

Sacrifice in the Public Square: Ciceronian Rhetoric in More's Utopia and Ultimate Ends of Counsel, 16 L. & LIT. 93 (2004).

"Lawful Deeds": The Entitlements of Marriage in Shakespeare's All's Well That Ends Well, LOGOS, Summer 2001, at 115.

Roger C. Hartley

Professor of Law

Books

MONUMENTAL HARM: RECKONING WITH JIM CROW ERA CONFEDERATE MONUMENTS (2021).

HOW FAILED ATTEMPTS TO AMEND THE CONSTITUTION MOBILIZE POLITICAL CHANGE (2017).

LABOR RELATIONS LAW IN THE PRIVATE SECTOR (2d ed. 1986) (with Florian Bartosic).

LABOR RELATIONS LAW IN THE PRIVATE SECTOR (1977) (with Florian Bartosic).

Book Chapters

Labor, in HOSPITAL LAW MANUAL (Aspen Health Law Center ed., 1972).

Journal Articles

Freedom not to Listen: A Constitutional Analysis of Compulsory Indoctrination Through Workplace Captive Audience Meetings, 31 BERKELEY J. EMP. & LAB. L. 65 (2010).

Congressional Devolution of Immigration Policymaking: A Separation of Powers Critique, 54 DUKE J. CONST. L. & PUB. POL'Y 93 (2007).

Cross Burning – Hate Speech as Free Speech: A Comment on Virginia v. Black, 54 CATH. U. L. REV. 1 (2004).

Preemption's Market Participant Immunity—A Constitutional Interpretation: Implications for Living Wage and Labor Peace Policies, 5 U. PA. J. LAB. & EMP. L. 229 (2003).

Enforcing Federal Civil Rights Against Public Entities After Garrett, 28 J.C. & U.L. 41 (2001).

Non-Legislative Labor Law Reform and Pre-Recognition Labor Neutrality Agreements: The Newest Civil Rights Movement, 22 BERKELEY J. EMP. & LAB. L. 369 (2001).

The Alden Trilogy: Praise and Protest, 23 HARV. J.L. & PUB. POL'Y 323 (2000).

The New Federalism and the ADA: State Sovereign Immunity from Private Damage Suits after Boerne, 24 N.Y.U. REV. L. & SOC. CHANGE 67 (1999).

Reconceiving the Role of Section 8(b)(1)(a): 1947–1997: An Essay on Collective Empowerment and the Public Good, 47 CATH. U. L. REV. 825 (1998).

The Supreme Court's 1991–1992 Labor and Employment Law Term, 8 LAB. LAW. 757 (1992).

National Labor Relations Board Control of Union Discipline and the Myth of Nonintervention, 16 VT. L. REV. 11 (1991).

Constitutional Values and the Adjudication of Taft-Hartley Act Dues Objector Cases, 41 HASTINGS L.J. 1 (1989).

What to Do When Employers Discriminate Against Unions (Part 2), PRAC. LAW., April 1987, at 75 (with Florian Bartosic).

What to Do When Employers Discriminate Against Unions (Part 1), PRAC. LAW., Mar. 1987, at 33 (with Florian Bartosic).

The Framework of Democracy in Union Government, 32 CATH. U. L. REV. 13 (1982).

The Employers' Duty to Supply Information to the Union — A Study of the Interplay of Administrative and Judicial Rationalization, 58 CORNELL L. REV. 50 (1972) (with Florian Bartosic).

Comment, *A Primer to Procedure and Remedy Under Title VII of the Civil Rights Act of 1964*, 31 U. PITT. L. REV. 407 (1970).

Note, *Appearance of Bias as Grounds for Vacating an Arbitrator's Award — Implications of Commonwealth Coatings Corp. v. Continental Casualty Co. for Labor Arbitration*, 30 U. PITT. L. REV. 566 (1969).

Note, *Recommendations of the Governor's Commission to Revise the Public Employment Law of Pennsylvania: A Preliminary Assessment*, 30 U. PITT. L. REV. 161 (1968).

Regina T. Jefferson

Professor of Law

Book Chapters

Balancing Greater Protection with Individual Choice in 401 (k) Plans, in BEYOND ECONOMIC EFFICIENCY IN UNITED STATES TAX LAW (David A Brennan et al. eds., 2013).

The American Dream Savings Account: A Dream or a Nightmare?, in TAXING AMERICA (Karen B. Brown & Mary L. Fellows eds., 1996).

Journal Articles

“Let Them Eat Cake”: Examining United States Retirement Savings Policy Through The Lens of International Human Rights Principles, 31 HARV. HUM. RTS. J. 63 (2018).

Increasing Coverage in Today’s Private Retirement System, 6 DREXEL L. REV. 463 (2014).

Redistribution In The Private Retirement System: Who Wins And Who Loses?, 53 HOW. L.J. 283 (2010).

Privatization: Not the Answer for Social Security Reform, 58 WASH. & LEE. L. REV. 1287 (2001).

Striking a Balance in the Cash Balance Plan Debate, 49 BUFF. L. REV. 513 (2001).

Rethinking the Risk of Defined Contribution Plans, 4 FLA. TAX. REV. 607 (2000).

Medical Savings Accounts: Windfalls for the Healthy, Wealthy, and Wise, 48 CATH. U. L. REV. 685 (1999).

A Farewell to Pension Policy: The Impact of Flexible IRAs on Current Tax Policy, 69 TEMP. L. REV. 1451 (1996).

The Earned Income Tax Credit: Thou Goest Wither? A Critique of Existing Proposals to Reform the Earned Income Tax Credit, 68 TEMP. L. REV. 143 (1995).

Restructuring the Earned Income Tax Credit: A Response to Reform Proposals, 68 TAX NOTES 1489 (1995).

Defined Benefit Plan Funding: How Much Is Too Much?, 44 CASE W. RES. L. REV. 1 (1993).

Kathryn Kelly

Professor of Law

Books

COMPARATIVE NEGLIGENCE (6th ed. 2020) (with Victor E. Schwartz).

PROSSER, WADE, SCHWARTZ, KELLY, & PARTLETT'S TORTS: CASES AND MATERIALS (14th ed. 2020) (with Victor E. Schwartz & David F. Partlett).

PROSSER, WADE, SCHWARTZ, KELLY, & PARTLETT'S TORTS: CASES AND MATERIALS (13th ed. 2015) (with Victor E. Schwartz & David F. Partlett).

TEACHER'S MANUAL FOR PROSSER, WADE, SCHWARTZ, KELLY, & PARTLETT'S TORTS: CASES AND MATERIALS (13th ed. 2015) (with Victor E. Schwartz & David F. Partlett).

PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (12th ed. 2010) (with Victor E. Schwartz & David F. Partlett).

ANNUAL SUPPLEMENT TO COMPARATIVE NEGLIGENCE (2010-Present) (with Victor E. Schwartz).

TEACHER'S MANUAL FOR PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (12th ed. 2010) (with Victor E. Schwartz & David F. Partlett).

PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (11th ed. 2005) (with Victor E. Schwartz & David F. Partlett).

TEACHER'S MANUAL FOR PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (11th ed. 2005) (with Victor E. Schwartz & David F. Partlett).

PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (10th ed. 2000) (with others).

TEACHER'S MANUAL FOR PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (10th ed. 2000) (with others).

PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (9th ed. 1994) (with others).

TEACHER'S MANUAL FOR PROSSER, WADE AND SCHWARTZ'S TORTS: CASES AND MATERIALS (9th ed. 1994) (with others).

PRODUCT LIABILITY: A PRACTICAL GUIDE (1988) (with others).

PRODUCT LIABILITY: CASES AND TRENDS (1987) (with others).

ANNUAL SUPPLEMENT TO GUIDE TO MULTISTATE LITIGATION (1986-Present).

GUIDE TO MULTISTATE LITIGATION (1985) (with others).

Book Chapters

In-Class Exercise for First Day of Torts, in *TEACHING THE LAW SCHOOL CURRICULUM* (Steven I. Friedland & Gerald S. Hess eds., 2004).

Health Care Issues, in *AIDS AND THE LAW* (2d ed. 1992).

Negligence and Intentional Torts, in *AIDS AND THE LAW* (2d ed. 1992).

Tort Liability, Immunities and Defenses, in *HEALTHCARE FACILITIES LAW: CRITICAL ISSUES FOR HOSPITALS, HMOs, AND EXTENDED CARE FACILITIES* (Anne M. Dellinger ed., 1991) (with others).

Catherine F. Klein

Director, Columbus Community Legal Services and Professor of Law

Books

DOMESTIC VIOLENCE: A MANUAL FOR PRO BONO LAWYERS (4th ed. 1994) (with Leslye E. Orloff).

FAMILY VIOLENCE: CREATING A COORDINATED COURT RESPONSE (1991) (with others).

KNOW YOUR RIGHTS: A GUIDE TO LEGAL REMEDIES FOR DOMESTIC VIOLENCE (1990) (with others).

Book Chapters

Domestic Relations, in THE DISTRICT OF COLUMBIA PRACTICE MANUAL (Bar Ass'n District of Columbia ed., 2019 ed. 2019) (with Deborah Epstein & Andrew Budzinski).

Formation and Transformation: The Role of Personal Integrity and Professional Identity in Legal System Change: A Tribute to Ernest Ojukwu, SAN, in LAWYERING WITH INTEGRITY: ESSAYS IN HONOUR OF ERNEST OJUKWU, SAN (Sam Erugo & Charles O. Adekoya eds., 2017) (with Leah Wortham).

Implementing Effective Education in Specific Contexts, in BUILDING ON BEST PRACTICES: TRANSFORMING LEGAL EDUCATION IN A CHANGING WORLD (Deborah Maranville et al. eds., 2015).

Domestic Relations, in THE DISTRICT OF COLUMBIA PRACTICE MANUAL (Bar Ass'n District of Columbia ed., 2015 ed. 2015) (with others).

Cross Border Teaching and Collaboration, in BUILDING ON BEST PRACTICES: TRANSFORMING LEGAL EDUCATION IN A CHANGING WORLD (Deborah Maranville et al. eds., 2015) (with Leah Wortham et al.).

Domestic Relations, in THE DISTRICT OF COLUMBIA PRACTICE MANUAL (Bar Ass'n District of Columbia ed., 2014 ed. 2014) (with Lisa Vollendorf Martin et al.).

The First Wave of Modern Clinical Education: The United States, Britain, Canada and Australia, in THE GLOBAL CLINICAL MOVEMENT: EDUCATING LAWYERS FOR SOCIAL JUSTICE (Frank S. Bloch ed., 2011).

Domestic Violence, in DISTRICT OF COLUMBIA PRACTICE MANUAL (Bar Ass'n District of Columbia ed., 17th ed. 2008) (with Deborah Epstein).

Clinical Education and the University Mission, in STUDENCKA PORADNIA PRAWNA: IDEA, ORGANIZACJA, METODOLOGIA (Dariusz Lomowski ed., 2005) (with Leah Wortham).

Civil Protection Orders, in *THE IMPACT OF DOMESTIC VIOLENCE ON YOUR LEGAL PRACTICE: A LAWYER'S HANDBOOK* (American Bar Ass'n ed., 2d ed. 2004) (with Leslye E. Orloff).

Early Interventions: Domestic Violence Education for Teens, in *CREATIVE CHILD ADVOCACY: GLOBAL PERSPECTIVES* (Ved Kumari & Susan L. Brooks eds., 2004) (with Leigh Goodmark & Margaret Martin Barry).

Enforcement of Civil Protection Orders, in *THE IMPACT OF DOMESTIC VIOLENCE ON YOUR LEGAL PRACTICE: A LAWYER'S HANDBOOK* (American Bar Ass'n ed., 2d ed. 2004) (with Leslye E. Orloff).

The Implications of the Hague International Child Abduction Convention: Cases and Practice, in *BREAKING BARRIERS: A COMPLETE GUIDE TO LEGAL RIGHTS AND RESOURCES FOR BATTERED WOMEN* (Leslye E. Orloff et al. eds., 2004).

International Kidnapping Prevention and The Hague Convention, in *THE IMPACT OF DOMESTIC VIOLENCE ON YOUR LEGAL PRACTICE: A LAWYER'S HANDBOOK* (American Bar Ass'n ed., 2d ed. 2004) (with Leslye E. Orloff).

Teen Dating Violence, in *THE IMPACT OF DOMESTIC VIOLENCE ON YOUR LEGAL PRACTICE: A LAWYER'S HANDBOOK* (American Bar Ass'n ed., 2d ed. 2004) (with Leslye E. Orloff).

Protecting Battered Women: Latest Trends in Civil Legal Relief, in *WOMEN AND DOMESTIC VIOLENCE: AN INTERDISCIPLINARY APPROACH* (Lynette Feder ed., 1999).

State and Federal Laws on Domestic Violence Injunctions, in *VIOLENCE AGAINST WOMEN: LAW AND LITIGATION* (David Frazee et al. eds., 1997) (with Leslye E. Orloff).

Civil Protection Orders: A National Overview, in *DOMESTIC VIOLENCE MANUAL FOR LAWYERS* (Fla. State Bar Ass'n ed., 1995) (with Leslye E. Orloff).

Interspousal Torts, in *DOMESTIC VIOLENCE CASES IN THE CIVIL COURT: A NATIONAL MODEL FOR JUDICIAL EDUCATION* (Janet Carter et al. eds., 1992).

Tort Liability, Immunities and Defenses, in *HEALTHCARE FACILITIES LAW: CRITICAL ISSUES FOR HOSPITALS, HMOs, AND EXTENDED CARE FACILITIES* (Anne M. Dellinger ed., 1991) (with others).

Journal Articles

Exploring the Role of Emotions in Clinical Legal Education: Inquiry and Results from an International Workshop for Legal Educators, 53 *THE LAW TEACHER* 487 (2019) (with Lisa Bliss, Paula Galowitz & Kate Seear).

Autonomy-Mastery-Purpose: Structuring Clinical Courses to Enhance these Critical Goals, 18 *INT'L J. CLINICAL LEGAL EDUC.* 105 (2012) (with Leah Wortham & Beryl Blaustone).

Teaching Social Justice Lawyering: Systematically Including Community Legal Education in Law School Clinics, 18 *Clinical L. REV.* 401 (2012) (with others).

Justice Education and the Evaluation Process: Crossing Borders, 28 *WASH. U. J. L. & POL'Y* 195 (2008) (with others).

Border Crossings: Understanding the Civil, Criminal, and Immigration Implications for Battered Immigrants (And Others) Fleeing Across State Lines With Their Children, 39 *FAM. L. Q.* 109 (2005) (with Leslye E. Orloff & Hema Sarangapani).

Deconstructing Teresa O'Brien: A Role Play For Domestic Violence Clinics, 23 *ST. LOUIS U. PUB. L. REV.* 253 (2004) (with Leigh Goodmark).

Full Faith and Credit: Interstate Enforcement of Protection Orders Under the Violence Against Women Act of 1994, 29 *FAM. L. Q.* 253 (1995).

Representing a Victim of Domestic Violence, *FAM. ADVOC.*, Winter 1995, at 25 (with Leslye E. Orloff).

With No Place to Turn: Improving Legal Advocacy for Battered Immigrant Women, 29 *FAM. L. Q.* 313 (1995) (with others).

Coordinating Family Violence Cases: A Suggested Approach, *JUV. & FAM. JUST. TODAY*, Winter 1993, at 22.

Providing Legal Protection for Battered Women: An Analysis of State Statutes and Case Law, 21 *HOFSTRA L. REV.* 801 (1993) (with Leslye E. Orloff).

Domestic Violence: The District of Columbia's New Mandatory Arrest Law, *WASH. LAW.*, Nov./Dec. 1991, at 24.

Antitrust Law – Standing to Sue – Prices – Consumers are Precluded from Showing “Injury” within the Meaning of Section 4 of the Clayton Act by Establishing that they Paid Higher Prices for Goods Because of Illegal Price-Fixing of a Manufacturer with Whom they Did Not Deal Directly – Illinois Brick Co. v. Illinois, 431 U.S. 720 (1977), 46 *U. CIN. L. REV.* 875 (1977).

Megan M. La Belle

Co-Director, Law and Technology Institute and Professor of Law

Journal Articles

Fintech: New Battle Lines in the Patent Wars?, 42 CARDOZO L. REV. _ (forthcoming 2021) (with Heidi M. Schooner).

Influencing Juries in Litigation “Hot Spots,” 94 IND. L. J. 901 (2019).

An Erie Approach to Privilege Doctrine, 10 CONLAWNOW 205 (2019).

The Past, Present, and Future of the U.S. Patent System, 67 CATH. U. L. REV. 607 (2018).

Privilege for Patent Agents, 23 B.U. J. SCI. & TECH. L. 350 (2017).

The Patently Unexceptional Venue Statute, 66 AM. U. L. REV. 1027 (2017) (with Paul R. Gugliuzza).

Fee Shifting for PTAB Proceedings, 24 TEX. INTELL. PROP. L.J. 367 (2016).

Public Enforcement of Patent Law, 96 B.U. L. REV. 1865 (2016).

The Local Rules of Patent Procedure, 47 ARIZ. ST. L.J. 63 (2015).

Against Settlement of (Some) Patent Cases, 67 VAND. L. REV. 375 (2014).

Big Banks and Business Method Patents, 16 U. PA. J. BUS. L. 431 (2014) (with Heidi M. Schooner).

“Reverse” Patent Declaratory Judgment Actions: A Proposed Solution for Medtronic, 162 U. PA. L. REV. ONLINE 43 (2013).

The Future of Internet-Related Personal Jurisdiction After Goodyear Dunlap Tires v. Brown and J. McIntyre v. Nicastro, J. INTERNET L., Jan. 2012, at 3.

Patent Law as Public Law, 20 GEO. MASON. L. REV. 41 (2012).

Standing to Sue in the Myriad Genetics Case, 2 CAL. L. REV. CIR. 68 (2011).

Patent Litigation, Personal Jurisdiction, and the Public Good, 18 GEO. MASON. L. REV. 43 (2010).

“Virtual” Contacts in Patent Cases: How Should Internet-Related Contacts Affect the Personal Jurisdiction Analysis?, J. INTERNET L., July 2010, at 25.

The “Rootkit Debacle”: The Latest Chapter in the Story of the Recording Industry and the War on Music Piracy, 84 DENV. U. L. REV. 79 (2006).

Mary G. Leary

Professor of Law

Books

PERSPECTIVES ON MISSING PERSONS CASES (2015) (with Sharon Watkins Cooper et al.).

Book Chapters

The Language of Child Sexual Abuse and Exploitation, in REFINING CHILD PORNOGRAPHY LAW: CRIME, LANGUAGE, AND SOCIAL CONSEQUENCES (Carissa Byrne Hessick ed., 2016).

Crime Victim Rights, in THE STATE OF CRIMINAL JUSTICE 2015 (Am. Bar Ass'n Crim. Just. Sec. ed., 2015).

From the Streets to Cyberspace: The Effects of Technology on the Commercial Sexual Exploitation of Children and Adolescents in the United States, in ADOLESCENT SEXUAL BEHAVIOR IN THE DIGITAL AGE: CONSIDERATIONS FOR CLINICIANS, LEGAL PROFESSIONALS AND EDUCATORS (Fabian Saleh et al. eds., 2014) (with Abigail M. Judge).

Law Enforcement Mission, Electronic Service Providers and Child Sexual Exploitation: An Evolving Legislative Experiment, in 2 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente & Marshall J. Breger ed., 2010).

The Role of the Intimate Partner Violence Professional in Criminal Prosecutions, in INTIMATE PARTNER VIOLENCE: RESOURCE FOR PROFESSIONALS WORKING WITH CHILDREN AND FAMILIES (Angelo P. Giardino & Eileen R. Giardino eds., 2010) (with Eric Gibson).

Journal Articles

Is the #MeToo Movement for Real? The Implications for Jurors' Biases in Sexual Assault Cases, 81 LA. L. REV. 81 (2020).

A Vision of Criminal Violence, Punishment and Relational Justice (reviewing SAM PILLSBURY, IMAGINING A GREATER JUSTICE – CRIMINAL VIOLENCE, PUNISHMENT, AND RELATIONAL JUSTICE), 17 OHIO ST. J. CRIM. L. 225 (2019).

History Repeats Itself: Some New Faces Behind Sex Trafficking Are More Familiar Than You Think, 68 EMORY L. J. ONLINE 1084 (2019).

The Indecency and Injustice of Section 230 of the Communications Decency Act, 41 HARV. J. L. & PUB. POL'Y 553 (2018).

Touch DNA and Chemical Analysis of Skin Trace Evidence: Protecting Privacy While Advancing Investigations, 26 WM. & MARY BILL RTS. J. 251 (2018).

Religious Organizations as Partners in the Global and Local Fight Against Human Trafficking, 16 REV. FAITH & INT'L AFF. 51 (2018).

Dear John, You Are a Human Trafficker, 68 S.C. L. REV. 413 (2016) [published in 2017].

Affirmatively Replacing Rape Culture with Consent Culture, 49 TEX. TECH L. REV. 1 (2016) [published in 2017].

“Modern Day Slavery” - Implications of a Label, 60 ST. LOUIS U. L.J. 115 (2016).

Religion and Human Trafficking, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2015-8 (2015).

The Supreme Digital Divide, 48 TEX. TECH L. REV. 1 (2015).

The Third Dimension of Victimization, 13 OHIO ST. J. CRIM. L. 139 (2015).

Fighting Fire with Fire: Technology in Child Sex Trafficking, 21 DUKE J. GENDER L. & POL'Y 289 (2014).

Katz on a Hot Tin Roof: Saving the Fourth Amendment from Commercial Conditioning by Reviving Voluntariness in Disclosures to Third Parties, 50 AM. CRIM. L. REV. 341 (2013).

Judicial Challenges to Mandatory Minimum Sentences: A New Frontier in Debate over Child Pornography Sentencing?, 13 SEX OFFENDER L. REP. 3 (2012).

The Missed Opportunity of United States v. Jones: Commercial Erosion of Fourth Amendment Protection in a Post Google Earth World, 15 U. PA. J. CONST. L. 331 (2012).

Commentary, 27 J. CONTEMP. HEALTH L. & POL'Y 325 (2011).

Reasonable Expectations of Privacy for Youth in a Digital Age, 80 MISS. L. J. 1035 (2011).

Mulieris Dignitatem: Pornography and the Dignity of the Soul - An Exploration of Dignity in a Protected Speech Paradigm, 8 AVE MARIA L. REV. 247 (2010).

Sexting or Self-Produced Child Pornography – The Dialogue Continues – Structured Prosecutorial Discretion Within a Multidisciplinary Response, 17 VA. J. SOC. POL'Y & L. 486 (2010).

Death to Child Erotica: How Mislabeling the Evidence Can Risk Inaccuracy in the Courtroom, 16 CARDOZO J. L. & GENDER 1 (2009).

Kennedy v. Louisiana: A Chapter of Subtle Changes in the Supreme Court's Book on the Death Penalty—Sex Offenders: Recent Developments in Punishment and Management, 21 FED. SENT'G REP. 98 (2008)

Self-Produced Child Pornography: The Appropriate Societal Response to Juvenile Self-Sexual Exploitation, 15 VA. J. SOC. POL'Y & L. 1 (2008).

Laurie A. Lewis

Clinical Associate Professor of Law

Journal Articles

Law Student Mediators Wear a Triple Crown: Skilled, Sellable, & Successful, 50 U.S.F. L. REV. 165 (2016).

Clerkship-Ready: First-Year Law Faculty are Uniquely Poised to Mentor Stellar Students for Elbow Employment with Judges, 12 APPALACHIAN J.L. 1 (2012).

Winning the Game of Appellate Musical Shoes: When the Appeals Band Plays, Jump from the Client's to the Judge's Shoes to Write the Statement of Facts Ballad, 46 WAKE FOREST L. REV. 983 (2011).

The Stellar Parenthetical Illustration: A Tool to Open Doors in a Tight Job Market, 19 PERSP.: TEACHING LEGAL RES. AND WRITING 35 (2010).

Diluting Relief under Title VII: Ford Motor Co. v. Equal Employment Opportunity Commission – Employment Offer Absent Retroactive Seniority Effective in Tolling Backpay, 32 CATH. U. L. REV. 665 (1983).

David A. Lipton

Professor of Law

Books

A STUDENT'S GUIDE TO ACCOUNTING FOR LAWYERS (3d ed. 1998) (with Daniel Lipsky).

A STUDENT'S GUIDE TO ACCOUNTING FOR LAWYERS (2d ed. 1994) (with Daniel Lipsky).

TWO BOOK BIENNIAL SUPPLEMENT TO BROKER-DEALER REGULATION (1988-Present).

BROKER-DEALER REGULATION (1988).

A STUDENT'S GUIDE TO ACCOUNTING FOR LAWYERS (1985) (with Daniel Lipsky).

Book Chapters

The Financial Meltdown Crisis: The Capital-Valuation Connection in U.S. Real Estate Markets, in 3 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente & Marshall J. Breger eds., 2016).

Regulation of International Trade and Business, in TREATISE ON POLISH LAW (Wolters Kluwer ed., 1998).

Journal Articles

The Financial Meltdown Crisis – Does the Nature of the Regulatory Failure Presage the Unlikelihood of an Effective Solution?, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RES. PAPER NO. 2011-1 (2010).

Disclosure and Corporate Morality: Beginning a Dialogue, 48 CATH. U. L. REV. 1 (1998).

Mandatory Arbitration: Where It Has Gone and Where It Has To Go, NIDR FORUM, Summer 1995, at 28.

Should Arbitrators Follow the Law?, 5 SEC. ARB. COMMENTATOR 2 (1993).

Generating Precedent in Securities Industry Arbitration, 19 SEC. REG. L. J. 26 (1991).

Mandatory Securities Industry Arbitration: The Problems and the Solution, 48 MD. L. REV. 881 (1989).

Discovery Procedures and the Selection and Training of Arbitrators: A Study of Securities Industry Practices, 26 AM. BUS. L. J. 435 (1988).

The Standard on Which Arbitrators Base Their Decisions: The SRO's Must Decide, 16 SEC. REG. L. J. 3 (1988).

A Primer on Broker-Dealer Registration, 36 CATH. U. L. REV. 899 (1987).

Significant 1986 Regulatory and Legislative Developments, 42 BUS. LAW. 827 (1987) (with others).

Significant 1985 Regulation and Legislative Developments, 41 BUS. LAW. 927 (1986) (with others).

Governance of Our Securities Markets and the Failure to Allocate Regulatory Responsibility, 34 CATH. U. L. REV. 397 (1985).

Arbitration in the Securities Industry: Too Much of a Good Thing?, 1985 MO. J. OF DISP. RESOL. 153.

The SEC or The Exchanges: Who Should Do What and When? A Proposal to Allocate Regulatory Responsibilities for Securities Markets, 16 U.C. DAVIS L. REV. 527 (1983).

Best Execution: The National Market System's Missing Ingredient, 57 NOTRE DAME LAW. 449 (1982).

The Special Study of the Options Market: Its Findings and Recommendations, 7 SEC. REG. L. J. 299 (1980).

Significant Private Foundations and the Need for Public Selection of Their Trustees, 64 VA. L. REV. 779 (1978).

Michael McGonnigal

Clinical Assistant Professor of Law

Journal Articles

This Is Who Will Die When Doctors Are Allowed to Kill Their Patients, 31 J. MARSHALL L. REV. 95 (1997).

Veryl Victoria Miles

Professor of Law

Book Chapters

Commercial Law, in DISTRICT OF COLUMBIA PRACTICE MANUAL (The District of Columbia Bar Ass'n ed., 13th ed. 2004 (with Ralph Rohner).

Journal Articles

Faith-Based Law Schools: Making Mission Matter, 66 CATH. U. L. REV. 795 (2017).

Marketable and Mobile: UBE Recommended, THE BAR EXAMINER, Sept. 2016, at 27.

The Uniform Bar Examination: A Benefit to Law School Graduates, THE BAR EXAMINER, Aug. 2010, at 6.

Practice-Ready: A Law School Perspective on Bar Certification, THE BAR EXAMINER, Aug. 2009, at 13.

Dean Steven P. Frankino: Inspired Leadership of Grace, Power and Abundant Generosity, 51 VILL. L. REV. 11 (2006).

A Legal Career for All Seasons: Remembering St. Thomas More's Vocation, 20 NOTRE DAME J. L. ETHICS & PUB. POL'Y 419 (2006).

Recruiting and Retaining Faculty of Color in the Legal Academy: A Longstanding Commitment of the Association of American Law Schools, 10 WASH. & LEE RACE & ETHNIC ANC. L.J. 65 (2004).

Raising Issues of Property, Wealth and Inequality in the Law School: Contracts and Commercial Law School Courses, 34 IND. L. REV. 1365 (2001).

Sales, 55 BUS. LAW. 1951 (2000) (with Larry T. Garvin et al.).

Fairness, Responsibility, and Efficiency in the Bankruptcy Discharge: Are the Commission's Recommendations Enough?, 102 DICK. L. REV. 795 (1998).

The Nondischargeability of Divorce-Based Debts in Bankruptcy: A Legislative Response to the Hardened Heart, 60 ALB. L. REV. 1171 (1997).

Assessing Modern Bankruptcy Law: An Example of Justice, 36 SANTA CLARA L. REV. 1025 (1996).

Bankruptcy Relief from Secured Tax Liens, PRAC. LAW., Apr. 1996, at 35.

Discharging Tax Liability in Bankruptcy, PRAC. LAW., Mar. 1996, at 41.

Bankruptcy Practice in Virginia: A Multifaceted Experience, VA. LAW., Apr. 1995, at 19.

The Bifurcation of Undersecured Residential Mortgages Under Sec. 1322(b)(2) of the Bankruptcy Code: The Final Resolution, 67 AM. BANKR. L.J. 207 (1993).

A Debtor's Right to Avoid Liens Against Exempt Property Under Section 522 of the Bankruptcy Code: Meaningless or Meaningful?, 65 AM. BANKR. L.J. 117 (1991).

Interpreting the Nondischargeability of Drunk Driving Debts Under Section 523(a)(9) of the Bankruptcy Code: A Case of Judicial Legislation, 49 MD. L. REV. 156 (1990).

The Public Utility in Bankruptcy: A Reality, 11 PUB. UTIL. L. ANTH. xiii (1988).

Banking Affiliate Regulation Under Section 23A of the Federal Reserve Act, 105 BANK. L. J. 476 (1988).

The Black Lawyer in Virginia: Reflections Upon a Journey, 1938–1988, VA. LAW., Oct. 1988, at 28 (with others).

Determining the Limits of Postpetition Interest Under Section 506(b) of the Bankruptcy Code: In Re Ron Pair Enterprises, 5 BANKR. DEV. J. 443 (1988).

Adequate Assurance of Payment Under Section 366 of the Bankruptcy Code: A Term for Interpretive Flexibility or Judicial Confusion?, 20 AKRON L. REV. 715 (1987).

Antonio Fidel Perez

Professor of Law

Books

WAR: INTERNATIONAL LAW, INTERNATIONAL RELATIONS AND JUST WAR THEORY – AN INTERDISCIPLINARY APPROACH (2017) (with Robert J. Delahunty).

Book Chapters

The Impact of Economic Integration on Choice of Law Doctrine – Lessons from the Interaction of U.S. Federalism and Choice of Law for the Evolution of Private International Law within the Context of EU Integration, in 1 DIREITO COMPARADO PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente ed., 2006).

The Inter-American Juridical Committee and Private Law in the Americas (Or a Roadmap for Making the Best the Enemy of the Good?), in EL COMITÉ JURÍDICO INTERAMERICANO: UN SIGLO DE APORTES AL DERECHO (Organization of American States ed., 2006).

Traditional Paradigms for the Causes of War Applied to the International Trading System: Nation-State Institutions in a World of Market-States, in TRADE AS GUARANTOR OF PEACE, LIBERTY AND SECURITY? CRITICAL, HISTORICAL AND EMPIRICAL PERSPECTIVES (Padideh Alai et al. eds., 2006).

Civil Society and International Discourse, in CIVIL SOCIETY AS DEMOCRATIC PRACTICE (with Semou Pathé Gueye & Fenggang Yang eds., 2005).

An Alternative to The Hague, in TRILATERAL PERSPECTIVES ON INTERNATIONAL LEGAL ISSUES: CONFLICT AND COHERENCE (Chi Carmody et al, eds. 2003).

Notes on an International Civil Society: A Comment on the Report of the Commission on Global Governance, in CIVIL SOCIETY AND SOCIAL RECONSTRUCTION (George F. McLean ed., 1996).

Other Subjects of International Law: U.N. Council for Namibia, in CUMULATIVE DIGEST OF U.S. PRACTICE OF INTERNATIONAL LAW, 1981–88 (U.S. Dep't of State ed., 1993).

Recognition and Nonrecognition of Governments: Angola, in CUMULATIVE DIGEST OF U.S. PRACTICE OF INTERNATIONAL LAW, 1981–88 (U.S. Dep't of State ed., 1993).

Recognition and Nonrecognition of States: Ciskei, in CUMULATIVE DIGEST OF U.S. PRACTICE OF INTERNATIONAL LAW, 1981–88 (U.S. Dep't of State ed., 1993).

Journal Articles

How I Learned to Stop Worrying and Love the Bots, and How I Learned to Start Worry About Democracy Instead: A Review Essay on STRIKING POWER: HOW CYBER, ROBOTS, AND SPACE WEAPONS CHANGE THE RULES OF WAR, 27 CATH. U. J. L. & TECH. 129 (2019).

Democracy Clauses in the Americas: The Challenge of Venezuela's Withdrawal from the OAS, 33 AM. U. INT'L L. REV. 391 (2017).

The Hedgehog, The Fox, and Kozolychyk: The Practical and Philosophical Foundations of Best Practices in Legal Harmonization for Economic Development, 34 ARIZ. J. INT'L & COMP. L. 65 (2016).

The Subsidy Question in King v. Burwell, 23 U. MIAMI BUS. L. REV. 283 (2015).

A Whole Text Reading of the War Powers Clauses: Why the Constitution's Text Obviates Esoteric War Powers Debates and Encourages Policy Flexibility and Democratic Accountability, 12 GEO. J. L. & PUB. POL'Y 861 (2014).

Lincoln's Legacy for American International Law, 28 EMORY INT'L L. REV. 167 (2014).

The Kosovo Crisis: A Dostoievskian Dialogue on International Law, Statecraft, and Soulcraft, 42 VAND. J. TRANSNAT'L L. 15 (2009) (with Robert J. Delahunty).

Consumer Protection in the Americas: A Second Wave of American Revolutions?, 5 U. ST. THOMAS L.J. 698 (2008).

Mechanisms for the Protection of Democracy in the Inter-American System: Lockean vs. Aristotelian Approaches, 33 CURSO DE DRECHO INTERNACIONAL 217 (2006).

The International Atomic Energy Agency in the Changing Structure of International Organization Law: A Cold War Institution Facing an Age of Terror, 32 CURSO DE DERECHO INTERNACIONAL 509 (2005).

Legal Frameworks for Economic Transition in Iraq – Occupation under the Law of War vs. Global Governance under the Law of Peace, 18 TRANSNAT'L LAW. 53 (2005).

Moral Communities or a Market State: The Supreme Court's Vision of the Police Power in the Age of Globalization, 42 HOUS. L. REV. 637 (2005) (with Robert Delahunty).

Traditional Paradigms for the Causes of War Applied to the International Trading System: Nation-State Institutions in a World of Market-States, 37 STUD. TRANSNAT'L LEGAL POL'Y 178 (2005).

May a Foreign Plaintiff Sue a Foreign Defendant for Conduct Outside the U.S. That Caused Antitrust Injury Outside the U.S.?, 2003-2004 PREVIEW U.S. SUP. CT. CASES 380.

Delegalization of Arms Control – A Democracy Deficit in De Facto Treaties of Peace, 4 CHI. J. INT'L L. 19 (2003).

The Adequacy of International Law for Arms Control – Post Sept. 11: Arms Control and Nonproliferation, 96 PROC. MEETING OF THE AM. SOC'Y INT'L L. 273 (2002).

International Antitrust at the Crossroads: The End of Antitrust History or the Clash of Competition Policy Civilizations, 33 L. & POL'Y INT'L BUS. 527 (2002).

When Can the Government's Misrepresentations Give Rise to a Constitutional Tort?, 2001-2002 PREVIEW U.S. SUP. CT. CASES 307 (2002).

The International Recognition of Judgments: The Debate Between Private and Public Law Solutions, 19 BERKELEY J. INT'L L. 44 (2001).

Modern Relevance of Legitimate Authority and Right Intention in the Just War Tradition, 51 CATH. U. L. REV. 15 (2001).

U.S. Federalism and Spanish Autonomy – Lessons from U.S. Federalism for the External Activities of Substate Entities, XVII ANUARIO DE DERECHO INT'L 79 (2001).

The Perils of Pinochet: Problems for Transnational Justice and a Supranational Governance Solution, 28 DENV. J. INT'L L. & POL'Y 175 (2000).

WTO and UN Law, 23 YALE J. INT'L L. 301 (1998).

To Judge Between Nations: Post Cold War Transformations in National Security and Separations of Powers - Beating Nuclear Swords into Plowshares in an Imperfectly Competitive World, 20 HASTINGS INT'L & COMP. L. REV. 331 (1997).

The Passive Virtues and the World Court: Pro-Dialogic Abstention by the International Court of Justice, 18 MICH. J. INT'L L. 399 (1997).

On the Way to the Forum: The Reconstruction of Article 2(7) and the Rise of Federalism Under the United Nations Charter, 31 TEX. INT'L L. J. 353 (1996).

Sovereignty, Freedom, and Civil Society: Toward a New Jerusalem, 45 CATH. U. L. REV. 851 (1996).

Who Killed Sovereignty? – or: Changing Norms Concerning Sovereignty in International Law, 14 WIS. INT'L L. J. 463 (1996).

Survival of Rights Under the Nuclear Non-Proliferation Treaty: Withdrawal and the Continuing Right of International Atomic Energy Agency Safeguards, 34 VA. J. INT'L L. 749 (1994).

A Road Paved With Good Intentions: State and Local Efforts to Conduct Foreign Policy and the Application of South African Sanctions to Namibia, 38 FED. B. NEWS & J. 405 (1991).

Mark L. Rienzi

Professor of Law

Journal Articles

Administrative Power and Religious Liberty at the Supreme Court, 69 CASE W. RES. L. REV. 355 (2018).

Constitutional Anomalies or As-Applied Challenges? A Defense of Religious Exemptions, 59 B.C. L. REV. 1595 (2018) (with Stephanie H. Barclay).

Fool Me Twice: Zubik v. Burwell and the Perils of Judicial Faith in Government Claims, 2016 CATO SUP. CT. REV. 123.

Substantive Due Process as a Two-Way Street: How the Court Can Reconcile Same-Sex Marriage and Religious Liberty, 68 STAN. L. REV. ONLINE 18 (2015).

God and the Profits: Is there Religious Liberty for Money-Makers?, 21 GEO. MASON L. REV. 59 (2013).

Neutral No More: Secondary Effects Analysis and the Quiet Demise of the Content-Neutrality Test, 82 FORDHAM L. REV. 1187 (2013).

Unequal Treatment of Religious Exercises Under RFRA: Explaining the Outliers in the HHS Mandate Cases, 99 VA. L. REV. ONLINE 10 (2013).

Constitutional Challenges: Religious Liberty and the HHS Mandate, 29 J. CONTEMP. HEALTH L. & POL'Y 1 (2012).

The Constitutional Right Not to Kill, 62 EMORY L. REV. 121 (2012).

The Constitutional Right not to Participate in Abortions: Roe, Casey, and the Fourteenth Amendment Rights of Healthcare Providers, 87 NOTRE DAME L. REV. 1 (2011).

The History and Constitutionality of Maryland's Pregnancy Speech Regulations, 26 J. CONTEMP. HEALTH L. & POL'Y 223 (2010).

Smith, Stormans, and the Future of Free Exercise: Applying the Free Exercise Clause to Targeted Laws of General Applicability, 10 ENGAGE 146 (2009).

Federal Courts, Overbreadth, and Vagueness: Guiding Principles for Constitution Challenges to Uninterpreted State Statutes, 2002 Utah L. Rev. 381 (with Stuart Buck).

Note, *Safety Valve Closed: The Removal of Non-Violent Outlets for Dissent and the Onset of Anti-Abortion Violence*, 113 HARV. L. REV. 1210 (2000).

Note, *Constitutional Law—Abortion—Sixth Circuit Strikes Down Ohio Ban of Post-Viability and Dilation and Extraction Abortions—Women’s Medical Professional Corp. v. Voinovich*, 130 F.3d 187 (6th Cir. 1997), cert. denied, 118 S. Ct. 1347 (1998), 112 HARV. L. REV. 731 (1999).

Note, *Political Speech—Restrictions on Ballot-Initiative Petitions*, Buckley v. American Constitutional Law Foundation, 119 S.Ct. 636 (1999), 113 HARV. L. REV. 286 (1999).

Heidi Mandanis Schooner

Professor of Law

Books

GLOBAL BANK REGULATION: PRINCIPLES AND POLICIES (2010) (with Michael W. Taylor).

Book Chapters

The Dogma of Capital Requirements as a Clear Response to the Financial Crisis, in THE CHANGING LANDSCAPE OF GLOBAL FINANCIAL GOVERNANCE AND THE ROLE OF SOFT LAW (Friedl Weiss ed., 2015).

U.S. Bank Regulation Reform: Then and Again, in CROSS BORDER BANK INSOLVENCY (Rosa Lastra ed., 2011).

Gringott's: The Role of Banks in Harry Potter's Wizarding World, in THE LAW AND HARRY POTTER (Jeffrey E. Thomas & Franklin G. Snyder eds., 2010).

Banks and Internet Payment Systems, in 2 DIREITO COMPARADO PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente ed., 2010).

Functional Regulation: The Securitization of Bank Law, in FINANCIAL MODERNIZATION AFTER GRAMM-LEACH-BLILEY (Patricia A. McCoy ed., 2002).

Registration and Regulatory Requirements of the Securities Exchange Act of 1934 and Other Securities Statutes, in BANKING LAW (Matthew Bender, 1998).

Depository Institutions Regulators, in FEDERAL REGULATORY PROCESS: AGENCY PRACTICES AND PROCEDURES (Gary J. Edles & Jerome Nelson eds., 2d ed., 1995).

Journal Articles

Fintech: New Battle Lines in the Patent Wars?, 42 CARDOZO L. REV. _ (forthcoming 2021) (with Megan M. La Belle).

Big Bank Boards: The Case for Heightened Administrative Enforcement, 68 ALA. L. REV. 1011 (2017).

Top-Down Bank Capital Regulation, 55 WASHBURN L.J. 327 (2016).

Regulating Angels, 50 GA. L. REV. 143 (2015).

Big Banks and Business Method Patents, 16 U. PA. J. BUS. L. 431 (2014) (with Megan M. LaBelle).

Private Enforcement of Systemic Risk Regulation, 43 CREIGHTON L. REV. 993 (2010).

Consuming Debt: Structuring the Federal Response to Abuses in Consumer Credit, 18 LOY. CONSUMER L. REV. 43 (2006).

What's Wrong with Wal-Bank?, FIN. REGULATOR, no. 2, 2006, at 41.

Bank Insolvency Regimes in the United States and the United Kingdom, 18 TRANSNAT'L LAW. 385 (2005).

OCC Fumbles Over 'Bank of Presidents', FIN. REGULATOR, no. 2, 2004, at 17.

Spitzer's Main Street Beat, FIN. REGULATOR, no. 4, 2004, at 21.

Role of Central Banks in Bank Supervision in the United States and United Kingdom, 28 BROOK. J. INT'L L. 411 (2003).

Secrets of Bank Regulation: A Reply to Professor Cohen, 6 GREEN BAG 2ND 389 (2003).

United Kingdom and United States Responses to the Regulatory Challenges of Modern Financial Markets, 38 TEX. INT'L L. J. 317 (2003).

Popular Images of Bankers Reflected in Regulation, 5 GREEN BAG 2D 27 (2001).

Convergence and Competition: The Case of Bank Regulation in Britain and the United States, 20 MICH. J. INT'L L. 595 (1999) (with Michael Taylor).

Regulating Risk Not Function, 66 U. CIN. L. REV. 441 (1998).

Recent Challenges to the Persistent Dual Banking System, 41 ST. LOUIS U. L. J. 263 (1996).

Who Determines When Enough is Enough - Refocusing Regulatory Limitations on Banks' Compensation Practices, 37 B.C. L. REV. 861 (1996).

Fiduciary Duties' Demanding Cousin: Bank Director Liability for Unsafe or Unsound Banking Practices, 63 GEO. WASH. L. REV. 175 (1995).

Look Before You Lend: A Lender's Guide to Financing Government Contracts Pursuant to the Assignment of Claims Act, 48 BUS. LAW. 535 (1993) (with Steven L. Schooner).

False Claims. Project: White Collar Crime: Third Annual Survey of Law: Substantive Crimes, 22 AM. CRIM. L. REV. 367 (1984).

Marin R. Scordato

Associate Dean for Academic Affairs and Research and Professor of Law

Books

SUPPLEMENT TO THEATER LAW: CASES AND MATERIALS (2005) (with others).

TEACHER'S MANUAL FOR THEATER LAW: CASES AND MATERIALS (2004) (with others).

THEATER LAW: CASES AND MATERIALS (2004) (with others).

Journal Articles

A Legal Definition of Leadership: Understanding §3B1.1 of the Federal Sentencing Guidelines, 19 LEWIS & CLARK L. REV. 1061 (2015).

Innocent Threats, Concealed Consent and the Necessary Presence of Strict Liability in Traditional Fault-Based Tort Law, 37 PEPP. L. REV. 205 (2010).

Reflections on the Nature of Legal Scholarship in the Post-Realist Era, 48 SANTA CLARA L. REV. 535 (2008).

Understanding the Absence of a Duty to Reasonably Rescue in American Tort Law, 82 TUL. L. REV. 1447 (2008).

The International Legal Environment for Serious Political Reporting has Fundamentally Changed: Understanding the Revolutionary New Era of English Defamation Law, 40 CONN. L. REV. 165 (2007).

Post-Realist Blues: Formalism, Instrumentalism, and the Hybrid Nature of Common Law Jurisprudence, 7 NEV. L. J. 263 (2007).

Evidentiary Surrogacy and Risk Allocation: Understanding Imputed Knowledge and Notice in Modern Agency Law, 10 FORDHAM J. CORP. & FIN. L. 129 (2004).

Free Speech Rationales After September 11th: The First Amendment in Post-World Trade Center America, 13 STANFORD L. & POL'Y REV. 185 (2002).

Federal Preemption of State Tort Claims, 35 U.C. DAVIS L. REV. 1 (2001).

The Dualist Model of Legal Teaching and Scholarship, 40 AM. U. L. REV. 367 (1990).

Distinction Without a Difference: A Reappraisal of the Doctrine of Prior Restraint, 68 N.C. L. REV. 1 (1989).

Legal Theory and Linguistic Reality: A Critical Examination of Modern Legal Scholarship, 2 J. CONTEM. LEGAL ISSUES 257 (1989).

Lucia Ann Silecchia

Professor of Law

Book Chapters

The When and the Where of Love: Subsidiarity as a Framework for Care of the Elderly, in AGAPE, JUSTICE AND LAW: HOW MIGHT CHRISTIAN LOVE SHAPE LAW? (Robert F. Cochran, Jr. & Zachary R. Calo eds., 2017).

The Call to Stewardship: A Catholic Perspective on Environmental Responsibility, in AMERICAN LAW FROM A CATHOLIC PERSPECTIVE (Ronald J. Rychlak ed., 2015).

Reflections on the Right to Environmental Health as a Condition for Development, in 2 COMPARATIVE LAW: PORTUGUESE-AMERICAN PERSPECTIVES (Dario Moura Vicente & Marshall J. Breger eds., 2010).

Management Skills, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman eds., 2d ed., 2007).

Skill Development, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman eds., 2d ed., 2007).

Process and Management Skills, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham, & Lisa G. Lerman eds., 1998).

Skills and Competencies of the Lawyers, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham, & Lisa G. Lerman eds., 1998).

A Time to Put Things Together and...A Time to Question Strategies of Environmental Law in the Mid 90's, in RAPPORTO MONDIALE SUR DIRITTO DELL AMBIENTE (Stefano Nespore ed., 1996).

Challenges for Environmental Professionals in a Climate of Increased Criminal Enforcement of Environmental Violations, in PROCEEDINGS OF THE NATIONAL ASSOCIATION OF ENVIRONMENTAL PROFESSIONALS 21ST ANNUAL CONFERENCE (N.A.E.P. ed., 1996).

Journal Articles

Conflicts and Laudato Si': Ten Principles for Environmental Dispute Resolution, 33 J. Land Use & Envtl. L. 61 (2017).

Laudato Si' and the Tragedy of the "Throwaway Culture," CUA COLUMBUS SCH. OF LAW LEGAL STUD. RESEARCH PAPER No. 2017-2 (2017).

Laudato Si' and Care for Our Common Home: What Does it Mean for the Legal Profession?, 6 SEATTLE J. ENVTL. L. 1 (2016).

“Social Love” as a Vision for Environmental Law: Laudato Si’ and the Rule of Law, 10 LIBERTY U. L. REV. 371 (2016).

The Morality of Market Mechanisms, 46 ENVTL. L. REP. 1005 (2016) (with Leslie Carothers et al.).

“A Witness First Lives the Life He Proposes:” Evangelization and the Catholic Lawyer (unpublished 2015).

Pope Francis and the Vocation of the Lawyer: Reflections on Service and Responsibility, 54 J. CATH. LEGAL STUD. 23 (2015).

The Convention on the Rights of Persons With Disabilities: Reflection on Four Flaws that Tarnish its Promise, 30 J. CONTEMP. HEALTH L. & POL’Y 96 (2013).

On “Unease” and “Idealism”: Reflections on Pope Benedict XVI’s Educating Young People in Justice and Peace and Its Message for Law Teachers, 27 NOTRE DAME J. L. ETHICS & PUB. POL’Y 569 (2013).

Pope John Paul II’s Evangelium Vitae and the “Horizon of the Good”, 1 J. CHRISTIAN THOUGHT 17 (2011).

Reflections on the Link Between Faith and Intellect, CUA COLUMBUS SCH. OF LAW LEGAL STUD. RESEARCH PAPER No. 2011-1 (2011).

Toward a Pro-Life Environmental Movement, XX LIFE & LEARNING 1 (2010).

After Copenhagen, Some Lessons from Rome, CUA COLUMBUS SCH. OF LAW LEGAL STUD. RESEARCH PAPER No. 2010-26 (2010).

Integrating Catholic Social Thought in Elder Law and Estate Planning Courses: Reflections on Law, Age and Ethics, 7 J. CATH. SOC. THOUGHT 353 (2010).

The Preferential Option for the Poor: An Opportunity and a Challenge for Environmental Decision Making, 5 U. ST. THOMAS L. J. 87 (2008).

Discerning the Environmental Perspective of Pope Benedict XVI, 4 J. CATH. SOC. THOUGHT 227 (2007).

Faith in the Public Square: Some Reflections on Its Role and Limitations from the Perspective of Catholic Social Thought, 6 U. MD. L. J. RACE, RELIGION, GENDER & CLASS 69 (2006).

Catholic Social Teaching and Its Impact on American Law: Observations on the Past and Reflections on the Future, 1 J. CATH. SOC. THOUGHT 277 (2004).

Environmental Ethics from the Perspective of NEPA and Catholic Social Teaching: Ecological Guidance for the 21st Century, 28 WM. & MARY ENVTL. L. & POL'Y REV. 659 (2004).

The Catalyst Calamity: Post-Buckhannon Fee-Shifting in Environmental Litigation and a Proposal for Congressional Action, 29 COLUM. J. ENVTL. L. 1 (2003).

Things are Seldom What They Seem: Judges and Lawyers in the Tales of Mark Twain, 35 CONN. L. REV. 559 (2003).

When do Claims Challenging a Statute's Effect on Pre-Existing Contracts Accrue?, 2001-2002 PREVIEW U.S. SUP. CT. CAS. 400.

Integrating Spiritual Perspectives With the Law School Experience: An Essay and Invitation, 37 SAN DIEGO L. REV. 167 (2000).

Reflections on the Future of Social Justice, 23 SEATTLE U. L. REV. 1121 (2000).

Pinning the Blame & Piercing the Veil in the Mists of Metaphor: The Supreme Court's New Standards for the CERCLA Liability of Parent Companies & A Proposal for Legislative Reform, 67 FORDHAM L. REV. 115 (1998).

Of Painters, Sculptors, Quill Pens and Microscopes: Teaching Legal Writers in the Electronic Age, 75 NEB. L. REV. 802 (1997).

On Doing Justice and Walking Humbly with God: Catholic Social Thought on Law as a Tool for Achieving Justice, 46 CATH. U. L. REV. 1163 (1997).

Judicial Review of CERCLA Cleanup Procedures: Striking a Balance to Prevent Irreparable Harm, 20 HARV. ENVTL. L. REV. 339 (1996).

Legal Skills Training in the First Year of Law School: Research? Writing? Analysis? Or More?, 100 DICK. L. REV. 245 (1996).

Ounces of Prevention and Pounds of Cure: Developing Sound Policies for Environmental Compliance Programs, 7 FORDHAM ENVTL. L. J. 583 (1996).

Square Pegs and Round Holes: Does Sentencing for Environmental Crimes Fit Within the Guidelines?, 8 FED. SENT'G REP. 230 (1996) (with Michael J. Malinowski).

Designing and Teaching Advanced Legal Research and Writing Courses, 33 DUQ. L. REV. 203 (1995).

New York Attorney Malpractice Liability to Non-Clients: Toward a Rule of Reason and Predictability, 15 PACE L. REV. 391 (1995).

Elizabeth I. Winston

Associate Professor of Law

Book Chapters

Standard Essential Patents at the International Trade Commission, in 1 THE CAMBRIDGE HANDBOOK OF TECHNICAL STANDARDIZATION LAW – ANTITRUST AND PATENTS (Jorge L. Contreras ed., 2017).

Patent Pledges at the U.S. International Trade Commission, in PATENT PLEDGES – GLOBAL PERSPECTIVES ON PATENT LAW’S PRIVATE ORDERING FRONTIER (Jorge L. Contreras & Meredith Jacob eds., 2017).

Journal Articles

Bargaining for Innovation, _ VILL. L. REV. _ (forthcoming 2021).

Information Age Technology, Industrial Age Laws, 86 TENN. L. REV. _ (forthcoming 2021).

Patent Boundaries, 87 TEMPLE L. REV. 501 (2015).

Sowing the Seeds of Protection, 2014 WIS. L. REV. 445.

A Patent Misperception, 16 LEWIS & CLARK L. REV. 289 (2012).

The Technological Edge, 6 AKRON J. INTELL. PROP. 361 (2012).

Clarifying the Doctrine of Inequitable Conduct, 10 J. MARSHALL REV. INTELL. PROP. L. 290 (2011).

Differentiating the Federal Circuit, 76 MO. L. REV. 813 (2011).

The Flawed Nature of the False Marking Statute, 77 TENN. L. REV. 111 (2009).

What If Seeds Were Not Patentable?, 2008 MICH. ST. L. REV. 321.

Why Sell What You Can License?, Contracting Around Statutory Protection of Intellectual Property, 14 GEO. MASON L. REV. 93 (2006).

Emeritus/Retired Faculty

Clifford S. Fishman

Professor of Law (Retired)

Books

7 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 2019) (with Anne T. McKenna).

A STUDENT'S GUIDE TO HEARSAY (5th ed. 2018).

6 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 2017) (with Anne T. McKenna).

A STUDENT'S GUIDE TO HEARSAY (rev. 4th ed. 2012).

A STUDENT'S GUIDE TO HEARSAY (4th ed. 2011).

A STUDENT'S GUIDE TO HEARSAY (3d. 2007).

ANNUAL SUPPLEMENTS TO WIRETAPPING AND EAVESDROPPING: SURVEILLANCE IN THE INTERNET AGE (3d ed. 2008-present).

WIRETAPPING & EAVESDROPPING: SURVEILLANCE IN THE INTERNET AGE (3d ed. 2007) (with Anne T. McKenna).

ANNUAL SUPPLEMENTS TO JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 2004-Present).

5 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 2003).

4 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 2000).

A STUDENT'S GUIDE TO HEARSAY (2d. 1999).

3 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 1997).

ANNUAL SUPPLEMENTS TO WIRETAPPING AND EAVESDROPPING (2d ed. 1996-2006).

WIRETAPPING AND EAVESDROPPING (2d ed. 1995) (with Anne T. McKenna).

2 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 1994).

ANNUAL SUPPLEMENTS TO JONES ON EVIDENCE, CIVIL AND CRIMINAL (1992–1998).

1 JONES ON EVIDENCE, CIVIL AND CRIMINAL (7th ed. 1992).

A STUDENT'S GUIDE TO HEARSAY (1990).

Book Chapters

Technology and the Internet: The Impending Destruction of Privacy, in 2 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente & Marshall J. Breger ed., 2010).

Journal Articles

Searching Cell Phones After Arrest: Exceptions to the Warrant and Probable Cause Requirements, 66 RUTGERS L. REV. 995 (2013).

Electronic Privacy in the Government Workplace and the City of Ontario, California v. Quon: The Supreme Court Brought Forth a Mouse, 81 MISS. L. J. 1359 (2012).

The Child Declarant, the Confrontation Clause, and the Forfeiture Doctrine, 16 WIDENER L. REV. 279 (2010).

Confrontation, Forfeiture, and Giles v. California: an Interim User's Guide, 58 CATH. U. L. REV. 703 (2009).

How to Analyze the Accuracy of Eyewitness Testimony in a Criminal Case, 42 CONN. L. REV. 435 (2009) (with Richard A Wise & Martin A. Safer).

Defense Access to a Prosecution Witness's Psychotherapy or Counseling Records, 86 OR. L. REV. 1 (2007).

Recordings, Transcripts and Translations as Evidence, 81 WASH. L. REV. 473 (2006).

Defense Witness as 'Accomplice': Should the Trial Judge Give a 'Care and Caution' Instruction?, 96 J. CRIM. L. & CRIMINOLOGY 1 (2005).

Crawford v. Washington: The Supreme Court Opt's for a New (Old?) Approach to the Confrontation Clause, 8 INT'L J. EVIDENCE & PROOF 240 (2004).

Technology and the Internet: The Impending Destruction of Privacy by Betrayers, Grudgers, Snoops, Spammers, Corporations and the Media, 72 GEO. WASH. L. REV. 1503 (2004).

Informant Credibility and Evidence of Cooperation in Other Cases, 26 AM. J. TRIAL ADVOC. 363 (2002).

Old Testament Justice: The Mirror of Justice Lecture, 51 CATH. U. L. REV. 405 (2002).

Consent, Credibility and the Constitution: Evidence Relating to a Sex Offense Complainant's Prior Sexual Behavior, 44 CATH. U. L. REV. 709 (1995).

Police Trespass and the Fourth Amendment: A Wall in Need of Mending, 22 J. MARSHALL L. REV. 795 (1989).

Technologically Enhanced Visual Surveillance and the Fourth Amendment: Sophistication, Availability and the Expectation of Privacy, 26 AM. CRIM. L. REV. 315 (1988).

Interception of Communications in Exigent Circumstances: The Fourth Amendment, Federal Legislation, and the United States Department of Justice, 22 GA. L. REV. 1 (1987).

Electronic Tracking Devices and the Fourth Amendment: Knotts, Karo, and the Questions Still Unanswered, 34 CATH. U. L. REV. 277 (1985).

Pen Registers and Privacy: Risks, Expectations, and the Nullification of Congressional Intent, 29 CATH. U. L. REV. 557 (1980).

The Minimization Requirement in Electronic Surveillance: Title III, the Fourth Amendment, and the Dread Scott Decision, 28 AM. U. L. REV. 315 (1979).

The Interception of Communications without a Court Order: Title III, Consent, and the Expectation of Privacy, 51 ST. JOHN'S L. REV. 41 (1976).

George E. Garvey

Professor Emeritus

Books

ECONOMIC LAW AND ECONOMIC GROWTH: ANTITRUST, REGULATION, AND THE AMERICAN GROWTH SYSTEM (1990) (with Gerald J. Garvey).

Book Chapters

International Financial Aid, Catholic Social Doctrine and Sustainable Integral Human Development, in LAW AND DEVELOPMENT: BALANCING PRINCIPLES AND VALUES (Piotr Szwedo, Richard Peltz-Steele & Dai Tamada eds., 2019).

The United States' Experience with Market-Based Emissions Regulation, in 3 DIREITO COMPARADO - PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente & Marshall J. Breger eds., 2016).

Business Enterprise and Economic Development in the 21st Century, in THE WORLD SYSTEM IN THE 21ST CENTURY: SUBSIDIARITY AND COOPERATION FOR DEVELOPMENT (Alberto Quadrio Curzio & Giovanni Marsequerra eds., 2006).

The Value of Work: A Catholic Critique of a U.S. Constitutional Norm, in WORK AS KEY TO THE SOCIAL QUESTION: THE GREAT SOCIAL AND ECONOMIC TRANSFORMATIONS AND THE SUBJECTIVE DIMENSION OF WORK (Pontifical Council for Justice and Peace ed., 2002).

Evolving Standards Under the Free Exercise Clause: Neutrality & Accommodation, in PIETY, POLITICS, AND PLURALISM: RELIGION, THE COURTS, AND THE 2000 ELECTION (Mary Segers ed., 2002).

A Catholic Social Teaching Critique of Law and Economics, in CHRISTIAN PERSPECTIVES ON LEGAL THOUGHT (Michael McConnell ed., 2001).

Policy Implications of the Georgetown Study, in PRIVATE ANTITRUST LITIGATION: NEW EVIDENCE, NEW LEARNING (Lawrence J. White ed., 1988).

Journal Articles

Catholicism's Critique of Civil Society at the Turn of the Millennium, 2 J. L. PHIL. & CULTURE 55 (2008).

Business as a Vocation: Implications for Catholic Legal Education, 25 ST. JOHN'S U. REV. BUS. 37 (2004).

American Retreat From Extraterritorial Antitrust Enforcement: Consequences of New Legislative Policies for an International Competitive Economy, 51 RABELS ZEITSCHRIFT FÜR AUSLANDISCHES UND INTERNATIONALES PRIVATRECHT 401 (1987).

Transnational Joint Ventures and Antitrust Analysis, 21 STAN. J. INT'L L. 331 (1985).

Exports, Banking and Antitrust: The Export Trading Company Act: A Modest Tool for Export Promotion, 5 NW. J. INT'L L. & BUS. 818 (1984).

Regulatory Reform in the Ocean Shipping Industry: An Extraordinary U.S. Commitment to Cartels, 18 GEO. WASH. J. INT'L L. & ECON. 1 (1984).

The Foreign Trade Antitrust Improvements Act of 1981, 14 L. & POL'Y INT'L BUS. 1 (1982).

The Sherman Act and the Vicious Will: Developing Standards for Criminal Intent in Sherman Act Prosecutions, 29 CATH. U. L. REV. 389 (1980).

Note, *Unenumerated Rights – Substantive Due Process, the Ninth Amendment and John Stuart Mill*, 1971 WIS. L. REV. 992.

William A. Kaplin

Professor Emeritus

Books

THE LAW OF HIGHER EDUCATION: STUDENT VERSION (6th ed., 2020) (with Barbara A. Lee).

THE LAW OF HIGHER EDUCATION: A COMPREHENSIVE GUIDE TO LEGAL IMPLICATIONS OF ADMINISTRATIVE DECISION MAKING (6th ed. 2019) (with Barbara A. Lee et al.).

THE LAW OF HIGHER EDUCATION: STUDENT VERSION (5th ed. 2014) (with Barbara A. Lee).

THE LAW OF HIGHER EDUCATION: A COMPREHENSIVE GUIDE TO LEGAL IMPLICATIONS OF ADMINISTRATIVE DECISION MAKING (5th ed. 2013) (with Barbara A. Lee).

SUPPLEMENT TO A LEGAL GUIDE FOR STUDENT AFFAIRS PROFESSIONALS (2d ed. 2011) (with Barbara A. Lee).

A LEGAL GUIDE FOR STUDENT AFFAIRS PROFESSIONALS (2d ed. 2009) (with Barbara A. Lee).

THE LAW OF HIGHER EDUCATION: A COMPREHENSIVE GUIDE TO LEGAL IMPLICATIONS OF ADMINISTRATIVE DECISION MAKING (4th ed. 2006) (with Barbara A. Lee).

AMERICAN CONSTITUTIONAL LAW: AN OVERVIEW, ANALYSIS, AND INTEGRATION (2004).

A LEGAL GUIDE TO STUDENT AFFAIRS (1997) (with Barbara A. Lee).

CASES, PROBLEMS, AND MATERIALS: AN INSTRUCTIONAL SUPPLEMENT TO THE LAW OF HIGHER EDUCATION (3rd ed. 1995) (with Barbara A. Lee).

THE LAW OF HIGHER EDUCATION: A COMPREHENSIVE GUIDE TO LEGAL IMPLICATIONS OF ADMINISTRATIVE DECISION MAKING (3d ed. 1995) (with Barbara A. Lee).

THE CONCEPTS AND METHODS OF CONSTITUTIONAL LAW (1992).

THE IMPORTANCE OF PROCESS IN CAMPUS ADMINISTRATIVE DECISION-MAKING (1992).

THE LAW OF HIGHER EDUCATION: 1985–1990 UPDATE (1991) (with Barbara A. Lee).

THE LAW OF HIGHER EDUCATION: A COMPREHENSIVE GUIDE TO LEGAL IMPLICATIONS OF ADMINISTRATIVE DECISION MAKING (2d ed. 1985).

THE LAW OF HIGHER EDUCATION 1980 (1980).

STATE, SCHOOL, AND FAMILY: CASES AND MATERIALS ON LAW AND EDUCATION (2d ed. 1979) (with others).

THE LAW OF HIGHER EDUCATION: LEGAL IMPLICATIONS OF ADMINISTRATIVE DECISION MAKING (1978).

A LEGAL GUIDE FOR STUDENT AFFAIRS PROFESSIONALS (1977) (with Barbara A. Lee).

RESPECTIVE ROLES OF FEDERAL GOVERNMENT, STATE GOVERNMENTS, AND PRIVATE ACCREDITING AGENCIES IN THE GOVERNANCE OF POST SECONDARY EDUCATION (1975).

STATE, SCHOOL, AND FAMILY: CASES AND MATERIALS ON LAW AND EDUCATION (1973) (with others).

Book Chapters

Fiscal Inequity and Resegregation: Two Pressing Mutual Concerns of K-12 Education and Higher Education, in OUR PROMISE: ACHIEVING EDUCATIONAL EQUALITY FOR AMERICA'S CHILDREN (Maurice R. Dyson & Daniel B. Weddle eds., 2009).

The Law's View of Professional Power: Courts and the Health Professional Associations, in HEP STAFF WORKING PAPERS, PART II (National Commission on Accrediting ed., 1972).

Journal Articles

The Internationalization of Faculty Academic Freedom: Looking Toward 2025, CUA COLUMBUS SCHOOL OF LAW LEGAL STUDIES RESEARCH PAPER NO. 2013-10 (2013).

Expanding Student Access to and Success in Higher Education: Confronting Systemic Inequities, STETSON UNIVERSITY COLLEGE OF LAW RESEARCH PAPER NO. 2010-04 (2010).

Typology and Critique of Title IX Sexual Harassment Law After Gebser and Davis, 26 J.C. & U.L. 615 (2000).

'Hate Speech' on the College Campus: Freedom of Speech and Equality at the Crossroads, 27 LAND & WATER L. REV. 243 (1992).

A Proposed Process for Managing the First Amendment Aspects of Campus Hate Speech, 63 J. HIGHER EDUC. 517 (1992).

The Process of Constitutional Interpretation: A Synthesis of the Present and a Guide to the Future, 42 RUTGERS L. REV. 988 (1990).

Law on the Campus 1960–1985: Years of Growth and Challenge, 12 J.C. & U.L. 269 (1985).

Accrediting Agencies' Legal Responsibilities: In Pursuit of the Public Interest, 12 J. L. & EDUC. 87 (1983).

An Overview of Legal Principles and Issues Affecting Postsecondary Athletics, 5 J.C. & U.L. 1 (1979).

Professional Power and Judicial Review: The Health Professions, 44 GEO. WASH. L. REV. 710 (1976).

Flag Salute, Patriotic Exercises, and Students' Rights, 44 CONTEMP. EDUC. 84 (1972).

The Marjorie Webster Decisions on Accreditation, 52 EDUC. REC. 219 (1971).

Judicial Review of Accreditation: The Parsons College Case, 40 J. HIGHER EDUC. 543 (1969).

The Legal Status of the Educational Accrediting Agency, 52 CORNELL L. Q. 104 (1966) (with J. Philip Hunter).

Lisa G. Lerman

Professor Emerita

Books

ETHICAL PROBLEMS IN THE PRACTICE OF LAW (Concise 4th ed. 2018) (with Philip G. Schrag).

ETHICAL PROBLEMS IN THE PRACTICE OF LAW (4th ed. 2016) (with Philip G. Schrag).

ETHICAL PROBLEMS IN THE PRACTICE OF LAW: MODEL RULES, STATE VARIATIONS, AND PRACTICE QUESTIONS (2015-2016 ed. 2014) (with Philip G. Schrag & Anjum Gupta).

ETHICAL PROBLEMS IN THE PRACTICE OF LAW: CONCISE EDITION FOR THE TWO CREDIT COURSES (3d ed. 2012) (with Philip G. Schrag).

ETHICAL PROBLEMS IN THE PRACTICE OF LAW (3d ed. 2012) (with Philip G. Schrag).

ETHICAL PROBLEMS IN THE PRACTICE OF LAW (2d ed. 2008) (with Philip G. Schrag).

LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (2d ed. 2007) (with J.P. Ogilvy & Leah Wortham).

TEACHER'S MANUAL FOR ETHICAL PROBLEMS IN THE PRACTICE OF LAW (2005) (with Philip G. Schrag).

ETHICAL PROBLEMS IN THE PRACTICE OF LAW (2005) (with Philip G. Schrag).

LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (1998) (with J.P. Ogilvy & Leah Wortham).

Book Chapters

Ethical Issues in Externships: An Introduction, in LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION (Leah Wortham et al. eds., 3d ed. 2016) (with Lisa Vollendorf Martin).

Ethical Issues in Externships: Duties to Tribunals and Third Parties, in LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION (Leah Wortham et al. eds., 3d ed. 2016) (with Lisa Vollendorf Martin).

Ethical Issues in Externships: Duties to Tribunals and Third Parties, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy et al. eds., 2d ed. 2007).

Ethical Issues in Externships: An Introduction, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy et al. eds., 2d ed. 2007).

Ethical Issues in Externships, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (J.P. Ogilvy et al. eds., 2d ed. 1998).

Workplace Skills, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (J.P. Ogilvy et al. eds., 2d ed. 1998).

Legal Issues in Violence Towards Adults, in *CASE STUDIES IN FAMILY VIOLENCE* (Robert T. Ammerman & Michel Herson eds., 1991).

Prosecuting Woman Abuse, in *WOMAN BATTERING: POLICY RESPONSES* (Michael Steinman ed., 1990).

Enforcing the Law Against Wife Abusers: The Role of Mental Health Professionals, in *FAMILY VIOLENCE: EMERGING ISSUES OF A NATIONAL CRISIS* (Leah J. Dickstein & Carol C. Nadelson eds., 1989).

Journal Articles

Disclosure, Scholarly Ethics, and the Future of Law Reviews: A Few Preliminary Thoughts, 88 *WASH. L. REV.* 321 (2013) (with Ronald K. L. Collins).

The Buried Bodies Case: Alive and Well After Thirty Years, 2007 *PROF. LAW. SYMP. ISSUES* 19 (with Frank H. Armani et al.).

A Double Standard for Lawyer Dishonesty: Billing Fraud Versus Misappropriation, 34 *HOFSTRA L. REV.* 847 (2006).

First Do No Harm: Law Professor Misconduct Toward Law Students, 56 *J. LEGAL EDUC.* 86 (2006).

Teaching Ethics In and Outside of Law Schools: What Works and What Doesn't, 2006 *PROF. LAW. SYMP. ISSUES* 57.

Greed among American Lawyers, 30 *OKLA. CITY U. L. REV.* 611 (2005).

Misconduct by Law Professors: Why it Matters, 2004 *PROF. LAW. SYMP. ISSUES* 21.

The Slippery Slope from Ambition to Greed to Dishonesty: Lawyers, Money and Professional Integrity, 30 *HOFSTRA L. REV.* 879 (2002).

Misattribution in Legal Scholarship: Plagiarism, Ghostwriting, and Authorship, 42 *S. TEX. L. REV.* 467 (2001).

Blue-Chip Bilking: Regulation of Billing and Expense Fraud by Lawyers, 12 *GEO. J. LEGAL ETHICS* 205 (1999).

Professional and Ethical Issues in Legal Externships: Fostering Commitment to Public Service, 67 *FORDHAM L. REV.* 2295 (1999).

Regulation of Unethical Billing Practices: Progress and Prospects, 1998 *PROF. LAW. SYMP. ISSUES* 90.

Scenes from a Law Firm, 50 *RUTGERS L. REV.* 2153 (1998).

Teaching Moral Perception and Moral Judgment in Legal Ethics Courses: A Dialogue about Goals, 39 *WM. & MARY L. REV.* 457 (1998).

Fee-for-Service Clinical Teaching: Slipping Toward Commercialism, 1 *CLINICAL L. REV.* 685 (1995).

A Teacher's Trouble: Risk, Responsibility and Rebellion, 2 *CLINICAL L. REV.* 315 (1995).

Gross Profits? Questions About Lawyer Billing Practices, 22 *HOFSTRA L. REV.* 645 (1994).

Teaching Legal Analysis: An Inventory of Skills, *L. TEACHER*, Fall 1993, at 5.

The Decontextualization of Domestic Violence, 83 *J. CRIM. L. & CRIMINOLOGY* 217 (1992).

Public Service by Public Servants, 19 *HOFSTRA L. REV.* 1141 (1991).

Lying to Clients, 138 *U. PA. L. REV.* 659 (1990).

The Teaching of Alternative Dispute Resolution, 37 *J. LEGAL EDUC.* 37 (1987).

The Learning Contract in Legal Education, 44 *MD. L. REV.* 1047 (1985) (with others).

Mediation of Wife Abuse Cases: The Adverse Impact of Informal Dispute Resolution on Women, 7 *HARV. WOMEN'S L. J.* 57 (1984).

A Model State Act: Remedies for Domestic Abuse, 21 *HARV. J. ON LEGIS.* 61 (1984).

Expansion of Arrest Power: A Key to Effective Intervention, 7 *VT. L. REV.* 59 (1982).

Protection of Battered Women: A Survey of State Legislation, 6 *WOMEN'S RTS. L. REP.* 271 (1980).

Violent Pornography: Degradation of Women versus Right of Free Speech, 8 *N.Y.U. REV. L. & SOC. CHANGE* 181 (1979).

Comment, *Discrimination in Access to Public Places: A Survey of State and Federal Public Accommodations Laws*, 7 *N.Y.U. REV. L. & SOC. CHANGE* 215 (1978) (with Annette K. Sanderson).

Rett R. Ludwikowski

Professor Emeritus

Books

HANDEL MIĘDZYNARODOWY [INTERNATIONAL TRADE] (4th ed. 2019).

HANDEL MIĘDZYNARODOWY : Z WYBOREM ŹRÓDEŁ [INTERNATIONAL TRADE: WITH SELECTED SOURCES] (3d ed. 2012).

HISTORIA POLSKIEJ MYŚLI POLITYCZNEJ [HISTORY OF POLISH POLITICAL THOUGHT] (2012).

HANDEL MIĘDZYNARODOWY [INTERNATIONAL TRADE] (2d ed. 2009).

WYBORY PREZYDENCKIE W USA NA TLE PORÓWNAWCZYM [PRESIDENTIAL ELECTIONS IN THE UNITED STATES FROM A COMPARATIVE PERSPECTIVE] (2009) (with Anna Ludwikowski).

SADY W STANACH ZJEDNOCZONYCH. STRUKTURA I JURYSDYKCJA [COURTS IN THE UNITED STATES: STRUCTURE AND JURISDICTION] (2008) (with Anna Ludwikowski).

HANDEL MIĘDZYNARODOWY [INTERNATIONAL TRADE] (2006).

1 COMPARATIVE HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS (2002) (with Gisbert H. Franz).

COMPARATIVE CONSTITUTIONAL LAW (2000).

2 REGULATIONS OF INTERNATIONAL TRADE AND BUSINESS: INTERNATIONAL BUSINESS TRANSACTIONS (1998).

CONSTITUTION-MAKING IN THE REGION OF FORMER SOVIET DOMINANCE (1996).

1 REGULATIONS OF INTERNATIONAL TRADE AND BUSINESS: INTERNATIONAL TRADE (1996).

THE BEGINNING OF THE CONSTITUTIONAL ERA: A BICENTENNIAL COMPARATIVE ANALYSIS OF THE FIRST MODERN CONSTITUTIONS (1993) (with William F. Fox).

I-GOD: THE AFTER-LIFE IN THE NEW AGE (1992).

AMERYKA - ŚWIAT BIZNESU: 250 PYTAŃ I ODPOWIEDZI NA TEMAT HANDLU MIĘDZYNARODOWEGO [AMERICA - THE WORLD OF BUSINESS: 250 QUESTIONS AND ANSWERS ON INTERNATIONAL TRADE] (1991).

CONSTITUTIONALISM AND HUMAN RIGHTS: AMERICA, POLAND, AND FRANCE: A BICENTENNIAL COLLOQUIUM AT THE MILLER CENTER (1991) (with Kenneth W. Thompson).

CONTINUITY AND CHANGE IN POLAND: CONSERVATISM IN POLISH POLITICAL THOUGHT (1991).

THE CRISIS OF COMMUNISM: ITS MEANING, ORIGINS, AND PHASES (1986).

GŁÓWNE NURTY POLSKIEJ MYSLI POLITYCZNEJ: 1815 – 1890 [MAIN CURRENTS OF POLISH POLITICAL THOUGHT: 1815–1890] (1982).

POLSKA, KULTURA POLITYCZNA: MITY, TRADYCJE I WSPÓLczesność [POLISH POLITICAL CULTURE: MYTHS, TRADITION AND THE PRESENT ERA] (1980).

JOHN STUART MILL (1979) (with John Wolenski).

MURZYŃSKI RADYKALIZM W USA: CZARNI MUŻELMANI, CZARNA WŁADZA, CZARNE PANTERY [BLACK RADICALISM IN THE UNITED STATES: BLACK MUSLIMS, BLACK POWER, BLACK PANTHERS] (1976).

Book Chapters

Amerikanizacja Polskiej Polityki i Prawa – Lekcja z Komparatystyki Czy Komparatystyczna Dekoracja? [Americanization of the Polish Politics and Law – A Lesson from the Comparative Studies or a Comparative Decoration?], in 1 AMERYKANSKA MYSL POLITYCZNA, EKONOMICZBA I PRAWNA – ZAGADNIENIA WYBRANE [AMERICAN LEGAL, POLITICAL & ECONOMIC THOUGHT – SELECTED PROBLEMS] (Michał Urbanczyk et al. eds., 2018).

Politicization and Judicialization of the U.S Chief Executive's Political and Criminal Responsibility: A Threat to Constitutional Integrity or a Natural Result of the Constitution's Flexibility?, in NA STYKU PRAWA KARNEGO I PRAWA O WYKROCZENIACH: ZAGADNIENIA MATERIALNOPRAWNE ORAZ PROCESOWE [AT THE JUNCTION OF CRIMINAL LAW AND THE LAW ON OFFENSES: SUBSTANTIVE AND PROCEDURAL ISSUES] (2016).

Czy Najlepsza na Świecie? Kilka Refleksji Sceptycznych o Konstytucji Stanów Zjednoczonych [The Best in the World? A Couple of Skeptical Reflections on the Constitution of the United States], in USTROJE - TRADYCJE I PORÓWNIANIA [POLITICAL SYSTEMS – TRADITIONS AND COMPARISONS] (Piotr Mikuli et al. eds., 2015).

Początki i Zmierzch Filibusteringu w Stanach Zjednoczonych [Origins and Twilight of Filibustering in the United States], in PRAWO KONSTYTUCYJNE, DOKTRYNY POLITYCZNE, PARTIE POLITYCZNE [CONSTITUTIONAL LAW, POLITICAL DOCTRINES, POLITICAL PARTIES] (Jacek M. Majchrowski & Andrzej Zieba eds, 2015).

Toward Ideological Opposition: Academic Liberalism and Analytical Conservatism in the Polish People's Republic, in MYSL I POLITYKA [IDEAS AND POLITICS] (Bogdan Szlachta ed., 2011).

The French Declaration of the Rights of Man and Citizen and the American Constitutional Development, in AMERYKOMANIA II (Włodzimierz Bernacki & Adam Walaszek eds., 2011).

Miedzy Utopia i Realiami Historycznymi; Polskie Przemiany Ustrojowe konca XVIII w. w Zachodnioeuropejskich i Amerykanskich Ocenach Politycznych, in 1 WIDZIANY Z ZEWNATRZ [SEEN FROM OUTSIDE] (2011).

Protection of Human Rights in the Presidential and Semi-Presidential Systems, in WARTOSCI POLITYCZNE [POLITICAL VALUES] (Jacek Majchrowski et al eds., 2010).

Response to Paulo de Pitta e Cunha: 'The Constitutional Treaty: A Step in European Integration Along Federal Lines,' in EUROPEAN ISSUES FROM A PORTUGUESE PERSPECTIVE (Marshall J. Breger & Markus G. Puder eds., 2007)

Amerykanske Regulacje Antydumpingowe—Protekcjonizm Czy Ochrona Przed Handlem Niezgodnym z Zasadami Wolnej Konjuncji? [American Antidumping Regulations - Protectionism or Protection Against Unfair Trade], in ROZPRAWY PRAWNICZE. KSIĘGA PAMIATKOWA PROFESSORA MAKSYMILIANA PAZDANA [LEGAL PAPERS. A BOOK DEDICATED TO PROFESSOR MAKSYMILIAN PAZDAN] (Leszek Ogieglo et al eds., 2005).

Constitutional Culture in East-Central Europe, in CONSTITUTIONAL CULTURES (Miroslaw Wyrzykowski ed., 2001).

Main Principle of the First American, Polish and French Constitutions Compared, in CONSTITUTION AND REFORM IN EIGHTEENTH-CENTURY POLAND (Samuel Fiszman ed., 1997).

The Polish Constitutional Traditions in Comparative Perspective, in POLAND AND EUROPE: HISTORICAL DIMENSIONS (James S. Pula & Mieczyslaw B. Biskupski eds., 1993).

Journal Articles

Demokracja Elektorska i Populistyczna z Perspektywy Wyboru D. Trumpa na Prezydenta USA, 2018 PAŃSTWO I PRAWO no. 1, at 40.

The Twilight of China's Decade? The American Problems with the Chinese Trade Policy, 17 AD AMERICAM: J. AM. STUD. 221 (2016) [published 2017].

Nowa Era czy Kolejny Etap w Historii Sądu Najwyższego Stanów Zjednoczonych? [New Era or Just One Step in the History of the Supreme Court of the United States?], 2016 PAŃSTWO I PRAWO no. 12, at 72.

Prezydencjalizm Amerykański w Pryzmacie Reformy Imigracyjnej Baraka Obamy [American Presidentialism in the Light of Barack Obama's Immigration Reform], 2015 KRAKOWSKIE STUDIA MIĘDZYNARODOWE 129 (with Anna M. Ludwikowski) [published in 2016].

Ochrona Praw Człowieka z Perspektywy Amerykańskiej Oceny Historycznego Legatu Rady Europy, KRAKOWSKIE STUDIA MIĘDZYNARODOWE, no. 3, 2009, at 125.

Education and Promotion of Human Rights from a European and American Perspective, KRAKOWSKIE STUDIA MIĘDZYNARODOWE, no. 2, 2008, at 99.

System Wyborów Prezydenckich w Stanach Zjednoczonych na tle Porównawczym, KRAKOWSKIE STUDIA MIĘDZYNARODOWE, no. 3, 2008, at 19.

U Kolebki Polskiej Kultury Politycznej, 12 PRESSJE 121 (2007-08).

Limits of Universalism: Protection of Human Rights in Europe and American in Historical and Comparative Perspective, POLITEJA, Feb. 2006, at 7.

Constitutionalization of Human Rights in Post-Soviet States and Latin America: A Comparative Analysis, 33 GA. J. INT'L & COMP. L. 1 (2004).

Latin American Hybrid Constitutionalism: The United States Presidentialism in the Civil Law Melting Pot, 21 B. U. INT'L L. J. 29 (2003).

Politicization and Judicialization of the U.S. Chief Executive's Political and Criminal Responsibility: A Threat to Constitutional Integrity or a Natural Result of the Constitution's Flexibility?, 50 AM. J. COMP. L. SUPP. 405 (2002).

Legal Aspects of Presidential Elections in the United States, 2001 PAŃSTWO I PRAWO NO.4, at 33.

Supreme Law or Basic Law? The Decline of the Concept of Constitutional Supremacy, 9 CARDOZO J. INT'L & COMP. L. 253 (2001).

Constitutional Culture of the New East-Central European Democracies, 29 GA. J. INT'L & COMP. L. 1 (2000).

'Mixed' Constitutions: Product of an East-Central European Constitutional Melting Pot, 16 B. U. INT'L L. J. 1 (1998).

Fundamental Constitutional Rights in the New Constitutions of Eastern and Central Europe, 3 CARDOZO J. INT'L & COMP. L. 73 (1995).

Constitution Making in the Countries of Former Soviet Dominance: Current Development, 23 GA. J. INT'L & COMP. L. 155 (1993).

Main Models of Judicial Review in the Contemporary World: A Comparative Study, 48 STUDIA PRAWNO EKONOMICZNE 47 (1993).

Searching for a New Constitutional Model for East-Central Europe, 17 SYRACUSE J. INT'L L. & COM. 91 (1991).

The French Declaration of the Rights of Man and Citizen and the American Constitutional Development, 38 AM. J. COMP. L. 445 (1990).

The Beginning of the Constitutional Era: A Bicentennial Comparative Study of the American and French Constitutions, 11 MICH. J. INT'L L. 167 (1989).

Glasnost as a Conservative Revolution, THE INTERCOLLEGIATE REV., Fall 1989, at 25.

State-Sponsored Domestic Terrorism: the Case of Poland, 12 TERRORISM 89 (1989).

Soviet Constitutional Changes of the Glasnost Era: A Historical Perspective, 10 N.Y.L. SCH. J. INT'L & COMP. L. 119 (1989).

Judicial Review in the Socialist Legal System: Current Developments, 37 INT'L & COMP. L. Q. 89 (1988).

Political and Legal Instruments in Supporting and Combating Terrorism: Current Developments, 11 TERRORISM 197 (1988).

Aspects of Terrorism: Personal Reflections, 10 TERRORISM 175 (1987).

Socialist Legal Theory in the Post-Pashukanis Era, 10 B.C. INT'L & COMP. L. REV. 323 (1987).

Two Firsts: A Comparative Study of the American and the Polish Constitutions, 8 MICH. Y.B. INT'L LEGAL STUD. 117 (1987).

Gorbachev and His Reforms, 30 MOD. AGE 120 (1986).

The Roots of Polish Catholicism, CENTER J., Spring 1984, at 9.

Personal Reflections of Academic Freedom in Poland, CENTER J., Spring 1984, at 69.

Polens Konservatives Erbe, CRITICO'N, Jul.-Aug. 1984, at 161.

Liberal Traditions in Polish Political Thought, 5 J. LIBERTARIAN STUD. 255 (1981).

Raymond B. Marcin

Professor Emeritus

Books

THE AMERICAN CONSTITUTIONAL ORDER: HISTORY, CASES AND PHILOSOPHY (3d ed. 2009) (with Douglas W. Kmiec, Stephen B. Presser, and John C. Eastman).

THE HISTORY, PHILOSOPHY, AND STRUCTURE OF THE AMERICAN CONSTITUTION (3d ed. 2009) (with Douglas W. Kmiec, Stephen B. Presser, and John C. Eastman).

INDIVIDUAL RIGHTS AND THE AMERICAN CONSTITUTION (3d ed. 2009) (with Douglas W. Kmiec, Stephen B. Presser, and John C. Eastman).

IN SEARCH OF SCHOPENHAUER'S CAT: ARTHUR SCHOPENHAUER'S QUANTUM-MYSTICAL THEORY OF JUSTICE (2006).

THE AMERICAN CONSTITUTIONAL ORDER: HISTORY, CASES AND PHILOSOPHY (2d ed. 2004) (with Douglas W. Kmiec, Stephen B. Presser, and John C. Eastman).

THE HISTORY, PHILOSOPHY, AND STRUCTURE OF THE AMERICAN CONSTITUTION (2d ed. 2004) (with Douglas W. Kmiec, Stephen B. Presser, and John C. Eastman).

INDIVIDUAL RIGHTS AND THE AMERICAN CONSTITUTION (2d ed. 2004) (with Douglas W. Kmiec, Stephen B. Presser, and John C. Eastman).

BASIC SUBSTANTIVE LAW FOR PARALEGALS: CONTRACTS, TORTS, AND DUE PROCESS (1973).

BASIC SUBSTANTIVE LAW FOR PARALEGALS: TRAINER'S MANUAL (1973).

Journal Articles

God's Littlest Children and the Right to Live: The Case for a Positivist Pro-Life Overturning of Roe, 25 J. CONTEMP. HEALTH L. & POL'Y 38 (2008).

Gandhi and Justice, LOGOS: J. CATH. SOC. THOUGHT & CULTURE, no. 3, 2004, at 17.

The City of Babel: Yesterday and Today, LOGOS: J. CATH. SOC. THOUGHT & CULTURE, no. 1, 2003, at 120.

Tolstoy and the Christian Lawyer, 52 CATH. U. L. REV. 327 (2003).

Security vs. Personal Freedom: America's Challenge in the War on Terrorism, NAT'L LAW ASS'N REV., Winter 2002, at 2.

The Spirit of Vatican II, Jubilee Optimism, and the Oath Against Modernism, EUTOPIA: J. LAY CATH THOUGHT, no. 2, 2001, at 1.

The Catholic Natural Law Tradition Today, EUTOPIA: J. LAY CATH. THOUGHT, no. 3, 2000, at 12.

The Bishops' New Statement on Abortion: Why It Isn't Accomplishing Much of Anything, 66 NEW OXFORD REV. 30 (1999).

Natural Law, Homosexual Conduct, and the Public Policy Exception, 32 CREIGHTON L. REV. 67 (1998).

Modernism and the 'Tail of the Devil', EUTOPIA: J. LAY CATH THOUGHT, no. 1, at 1 (1997).

Abortion, Issue Balancing, and the 'Catholic' Vote, 1 NAT'L LAW. ASS'N REV., Spring 1997, at 25.

Individualism and Communitarianism in U.S. Constitutional Theory, 10 PRAWA CZLOWIEKA 117 (1995).

Schopenhauer's Theory of Justice, 43 CATH. U. L. REV. 813 (1994).

'Posterity' in the Preamble and a Positivist Pro-Life Position, 38 AM. J. JURIS. 273 (1993).

Psychological Type Theory in the Legal Profession, 24 U. TOLEDO L. REV. 103 (1992).

Homelessness: A Commentary and a Bibliography, 4 J. CONTEMP. HEALTH L. & POL'Y 203 (1988).

The City of Babel: Ancient & Modern, 4 SIMON GREENLEAF L. REV. 107 (1985).

Justice and Love, 33 CATH. U. L. REV. 363 (1984).

Revelation 13:17, CHRISTIAN LEGAL SOC'Y Q., no. 1, 1984, at 30.

Homer's Soul (Poem), THE CLASSICAL OUTLOOK: J. AM. CLASSICAL LEAGUE, Mar./Apr. 1983, at 80.

Computer Uses in Law Libraries, 6 ALSA F. 38 (1982).

Tolstoi and the Christian Lawyer, 52 CATH. U. L. REV. 327 (2003).

Epieikeia: Equitable Lawmaking in the Construction of Statutes, 10 CONN. L. REV. 377 (1978).

Ideological Pluralism and Government Regulation of Private Morality, 7 CAP. U. L. REV. 621 (1978).

Punctuation and the Interpretation of Statutes, 9 CONN. L. REV. 227 (1977).

A Model Act for the Certification of Paralegals and the Accreditation of Paralegal Training Programs, 2 SETON HALL LEGIS. J. 122 (1977).

The Physician's Decision Making-Role in Abortion Cases, 35 JURIST 66 (1975) (with Julia Marcin, M.D.).

Searching for the Origin of Class Action, 23 CATH. U. L. REV. 515 (1974).

A History of Connecticut's Long Island Sound Boundary, 46 CONN. B.J. 506 (1972).

Nineteenth Century De Jure School Segregation in Connecticut, 45 CONN. B.J. 394 (1971).

Individual Conscience Under Military Compulsion, 57 A.B.A. J. 1222 (1971).

The Conscientious Objector Exemption as an Establishment and an Accommodation of Religion, 40 CONN. B.J. 426 (1966).

Stephen G. Margeton

Professor Emeritus

Books

DESIGNING LAW AND OTHER ACADEMIC LIBRARIES: BUILDING UPON CHANGE (3d ed. 2017).

INTRODUCTION TO DESIGN FOR LAW AND OTHER ACADEMIC LIBRARIES: REFLECTION AND CHANGE (2d ed. 2007).

INTRODUCTION TO ACADEMIC LAW LIBRARY DESIGN: A FEATURES APPROACH (2000).

LAW LIBRARY PRESERVATION ISSUES: BOOKS, MICROFORMS AND ELECTRONIC MEDIA (1994) (with Willis C. Meredith).

Book Chapters

The Value of Experiential Learning in Law Librarianship Education, in THE SPIRIT OF LAW LIBRARIANSHIP (Roy M. Mersky & Richard A. Leiter eds., 2d ed. 2005).

Continuing Education for Law Librarianship, in THE SPIRIT OF LAW LIBRARIANSHIP (Roy M. Mersky & Richard A. Leiter eds., 1991) (with Laura Gasaway).

Equipping the Library - The Physical Equipment, in THE PRIVATE LAW FIRM LIBRARY: INTEGRAL TOOL OF THE LAW FIRM (Practicing Law Institute ed., 1977).

New Developments in Information Technology, in THE PRIVATE LAW FIRM LIBRARY: INTEGRAL TOOL OF THE LAW FIRM (Practicing Law Institute ed., 1977).

Journal Articles

Law Library Design Bookshelf-An Annotated Bibliography, 97 L. LIBR. J. 77 (2005).

Paraprofessionals: Surpassing the Grade, AALL SPECTRUM, no. 7, 1999 at 8.

Alma Mater Mentoring: Library Science Alumni Promote School and Profession, 36 J. EDUC. LIBR. & INFO. SCI. 346 (1995) (with Pamela Dragovich).

Of Legislative Histories and Librarians, 85 L. LIBR. J. 81 (1993).

Introduction to Concept Through Construction: Mastering the Art of Law Library Design, 79 L. LIBR. J. 485 (1987).

Continuing Education for Law Librarians, 70 L. LIBR. J. 39 (1977).

Documents of the Federal Trade Commission, 69 L. LIBR. J. 66 (1976).

Benjamin W. Mintz

Professor of Law (Retired)

Books

A GUIDE TO FEDERAL AGENCY RULEMAKING (1991) (with Nancy G. Miller).

OSHA: HISTORY, LAW, AND POLICY (1984).

ANALYSIS OF BILLS PENDING IN THE UNITED STATES CONGRESS DEALING WITH CIVIL LIBERTIES AND INTERNAL SECURITY (1958).

Book Chapters

The Development of Occupational Safety and Health Standards, in OCCUPATIONAL SAFETY AND HEALTH LAW (Stephen Bokak & Horace Thompson eds., Cumm. Supp., 1999).

Judicial Review of Standards, in OCCUPATIONAL SAFETY AND HEALTH LAW (Stephen Bokak & Horace Thompson eds., Cumm. Supp., 1999).

The Development of Occupational Safety and Health Standards, in OCCUPATIONAL SAFETY AND HEALTH LAW (Stephen Bokak & Horace Thompson eds., 1998).

Judicial Review of Standards, in OCCUPATIONAL SAFETY AND HEALTH LAW (Stephen Bokak & Horace Thompson eds., 1998).

History of Federal Occupational Safety and Health Administration, in FUNDAMENTALS OF INDUSTRIAL HYGIENE (Barbara Plog ed., 4th ed., 1996).

Journal Articles

Religious Approaches to Death and Dying: The Jewish Approach, 59 JURIST 161 (1999).

Administrative Separation of Functions: OSHA and NLRB, 47 CATH. U. L. REV. 917 (1998).

Michael F. Noone, Jr.

Professor of Law (Retired)

Books

CASES AND MATERIALS ON TERRORISM: THREE NATIONS' RESPONSE (1997) (with Yonah Alexander).

CONSTITUTIONAL LAW FOR THE CITIZEN SOLDIER (3d ed. 1995) (with others).

LITIGATION WITH THE FEDERAL GOVERNMENT (3d ed. 1994) (with Urban A. Lester).

SELECTIVE CONSCIENTIOUS OBJECTION: ACCOMMODATING CONSCIENCE AND SECURITY (1989).

SUPPLEMENT TO THE SECOND EDITION OF LITIGATION WITH THE FEDERAL GOVERNMENT (1989) (with Urban A. Lester).

Book Chapters

A Legal Ethics Primer for National Security Lawyers, in FUNDAMENTALS OF COUNTERTERRORISM LAW (Lynne K. Zusman ed., 2014).

Commentary on the Act of Some Public Offences and Penalties, in THE SECURITY SECTOR LEGISLATION OF THE FEDERAL DEMOCRATIC REPUBLIC OF NEPAL: COMMENTARIES (Hari Phuyal & Marlene Urscheler eds., 2009).

Commentary on the Armed Police Force Act and Armed Police Force Regulation, in THE SECURITY SECTOR LEGISLATION OF THE FEDERAL DEMOCRATIC REPUBLIC OF NEPAL: COMMENTARIES (Hari Phuyal & Marlene Urscheler eds., 2009).

Commentary on the Arms and Ammunition Act and Arms and Ammunition Regulation, in THE SECURITY SECTOR LEGISLATION OF THE FEDERAL DEMOCRATIC REPUBLIC OF NEPAL: COMMENTARIES (Hari Phuyal & Marlene Urscheler eds., 2009).

Commentary on the Explosive Substance Act, in THE SECURITY SECTOR LEGISLATION OF THE FEDERAL DEMOCRATIC REPUBLIC OF NEPAL: COMMENTARIES (Hari Phuyal & Marlene Urscheler eds., 2009).

Commentary on the Prison Act and Prison Regulation, in THE SECURITY SECTOR LEGISLATION OF THE FEDERAL DEMOCRATIC REPUBLIC OF NEPAL: COMMENTARIES (Hari Phuyal & Marlene Urscheler eds., 2009).

Criminal Justice Lessons to be Learned in International Military Interventions: A Common Law Perspective, in CRIMINAL LAW BETWEEN WAR AND PEACE (Stefano Manacorda & Adam Nieto eds., 2009).

Justifying the American Way of War, in A NATION AT WAR, SEVENTEENTH ANNUAL STRATEGY CONFERENCE REPORT (Col. John R. Martin ed., 2007).

The Law of Armed Conflict and the Principle of Sovereign Equality of States, in 7TH INTERNATIONAL SECURITY FORUM CONFERENCE PROCEEDINGS (Center for Security Studies ed., 2007) (with Ruth Wedgwood & Daniel Thurer).

Legal Doctrines for War Among the People, in WARFARE IN THE AGE OF NON-STATE ACTORS; IMPLICATIONS FOR THE US ARMY (Kendall D. Gott & Michael G. Brooks eds., 2007).

Discussion of Military Commission Instruction No. 2 'Crime and Elements,' in MILITARY COMMISSION INSTRUCTIONS SOURCEBOOK (National Institute of Military Justice ed., 2003).

Duties of the Presiding Officer, in ANNOTATED GUIDE, PROCEDURES FOR TRIALS BY MILITARY COMMISSIONS OF CERTAIN NON-UNITED STATES CITIZENS IN THE WAR AGAINST TERRORISM (National Institute of Military Justice ed., 2002).

Jurisdiction Over Offenses, in ANNOTATED GUIDE, PROCEDURES FOR TRIALS BY MILITARY COMMISSIONS OF CERTAIN NON-UNITED STATES CITIZENS IN THE WAR AGAINST TERRORISM (National Institute of Military Justice ed., 2002).

Summary Trial: Does the U.S. Experience Offer Any Lessons for Canada?, in 2 SUMMARY TRIAL WORKING GROUP REPORT (Canadian Ministry of Defence ed., 1994).

Legal Aspects of Conscientious Objection: A Comparative Analysis, in THE NEW CONSCIENTIOUS OBJECTION: FROM SACRED TO SECULAR RESISTANCE (Charles C. Moskos & John W. Chambers eds., 1993).

Conscience and Security: An Introduction, in SELECTIVE CONSCIENTIOUS OBJECTION, ACCOMMODATING CONSCIENCE AND SECURITY (Michael F. Noone ed., 1989).

Journal Articles

Maritime Security Operations: Law and Practice at the Beginning of the 21st Century, 12 INT'L PEACEKEEPING 179 (2007).

Unprivileged Belligerency: The IRA, MIL. REV., Sep.-Oct. 2005, at 58.

The U.S. Approach to Combating Trafficking in Women: Prosecuting Military Customers. Could it Be Exported?, CONNECTIONS: Q.J., Winter 2005, at 81.

Legal Lessons Learned from Operation Enduring Freedom, 8 INT'L PEACEKEEPING 241 (2003).

Military Commissions – The Sentencing Phase, ACCOUNTABILITY, Fall 2003, at 2.

Posse Comitatus: Preparing for the Hearings, 4 CHICAGO J. INT'L L. 193 (2003).

Whacking Unarmed Women: Gaps in the Law of Armed Conflict, 9 DUKE J. GENDER L. & POL'Y 271 (2002).

Where Should Alleged Terrorists be Prosecuted?, INSIGHTS ON L. & SOC'Y, Spring/Summer 2002, at 14.

Applying Just War Jus Bello Doctrine to Reprisals: An Afghan Hypothetical, 51 CATH. U. L. REV. 27 (2001).

Treaty Implementation: Lessons Taught by U.S./U.K. Cooperation Under the NATO Status of Forces Agreement, 13 N.Y. INT'L L. REV. 39 (2000).

Chimera or Jackalope? Department of Defense Efforts to Apply Civilian Sexual Harassment Criteria to the Military, 6 DUKE J. GENDER L. & POL'Y 151 (1999).

Sticks, Stones and Broken Bones: Military Law's Criteria for Aggravated Assault, FEMINIST ISSUES, Spring 1994, at 67 (with Mary Jo Wiley).

Tort Claims in Counterinsurgency Operations: The British Experience in Ireland, 1919–21, 57 J. MIL. HIST. 89 (1993).

Defining Tucker Act Jurisdiction After Bowen v. Massachusetts, 40 CATH. U. L. REV. 571 (1991) (with Urban A. Lester).

Legal Liability of the Armed Forces When Dealing With Internal Disturbances: The Unsatisfactory Anglo-American Approach, 12 RECUEILS DE LA SOCIETE INTERNATIONALE DE DROIT MILITAIRE ET DROIT DE LA GUERRE 677 (1991).

Intervention: On Conscientious Objection, 29 REVUE DE DROIT MILITAIRE ET DE DROIT DE LA GUERRE 133 (1990).

Women in Combat: Changing the Rules, 39 NAVAL L. REV. 187 (1990).

Essay: On Peacekeeping, 28 REVUE DE DROIT MILITAIRE ET DE DROIT DE LA GUERRE 495 (1989).

Military Social Science Research and the Law, 15 ARMED FORCES & SOC'Y 193 (1989).

On-the-Job Training in Appellate Litigation Skills: A Comparative Study, FED. B. NEWS & J., Feb. 1987, at 77.

Rendering Unto Caesar: Legal Responses to Religious Nonconformity in the Armed Forces, 18 ST. MARY'S L.J. 1233 (1987).

Those Magnificent Commandos in Their Flying Machines, 17 AEROSPACE HIST. 72 (1970).

The Federal Medical Care Recovery Act, 55 A.B.A.J. 259 (1969).

May Plaintiffs Include the United States Claim Under the Federal Medical Care Recovery Act Without Government Intervention?, 10 USAF JAG L. REV. 20 (1968).

Private Etsel's Million Dollar Accident, 18 MED. SERVICE DIG. 10 (1967).

Rev. Raymond C. O'Brien

Professor of Law (Retired)

Books

DECEDENTS' ESTATES: CASES AND MATERIALS (4th ed., 2019) (with Michael T. Flannery).

FAMILY LAW IN PERSPECTIVE (4th ed. 2018) (with Walter Wadlington & Robin F. Wilson).

DOMESTIC RELATIONS: SELECTED UNIFORM LAWS, MODEL LEGISLATION, FEDERAL STATUTES, STATE STATUTES, AND INTERNATIONAL TREATIES (8th ed. 2017) (with Walter Wadlington & Robin F. Wilson).

DOMESTIC RELATIONS: CASES AND MATERIALS (8th ed. 2017) (with Walter Wadlington & Robin F. Wilson).

DECEDENTS' ESTATES: CASES AND MATERIALS (3d ed. 2016) (with Michael T. Flannery).

THE SEXUAL EXPLOITATION OF CHILDREN (2016) (with Michael T. Flannery).

THE FUNDAMENTALS OF ELDER LAW: CASES AND MATERIALS (2014) (with Michael T. Flannery).

DOMESTIC RELATIONS: CASES AND MATERIALS (7th ed. 2013) (with Walter Wadlington & Robin F. Wilson).

FAMILY LAW IN PERSPECTIVE (3d ed. 2012) (with Walter Wadlington).

DECEDENTS' ESTATES: CASES AND MATERIALS (2d ed. 2011) (with Michael T. Flannery).

FAMILY LAW STATUTES, INTERNATIONAL CONVENTIONS AND UNIFORM LAWS (4th ed. 2011) (with Walter Wadlington).

THE PRUDENT INVESTING OF TRUSTS: CASES AND MATERIALS (2009) (With Michael Flannery).

DOMESTIC RELATIONS: CASES AND MATERIALS (6th ed. 2007) (with Walter Wadlington).

FAMILY LAW IN PERSPECTIVE (2d ed. 2007) (with Walter Wadlington).

FAMILY LAW STATUTES, INTERNATIONAL CONVENTIONS AND UNIFORM LAWS (3d ed. 2007) (with Walter Wadlington).

DECEDENTS' ESTATES: CASES AND MATERIALS (2006) (with Michael T. Flannery).

SUPPLEMENT TO DOMESTIC RELATIONS: CASES AND MATERIALS (5th ed. 2005) (with Walter Wadlington).

DOMESTIC RELATIONS: CASES AND MATERIALS (5th ed. 2002) (with Walter Wadlington).

FAMILY LAW IN PERSPECTIVE (2001) (with Walter Wadlington).

FAMILY LAW STATUTES, INTERNATIONAL CONVENTIONS AND UNIFORM LAWS (2d ed. 2000) (with Walter Wadlington).

DOMESTIC RELATIONS: CASES AND MATERIALS (4th ed. 1998) (with Walter Wadlington).

LONG-TERM CARE: FEDERAL, STATE, AND PRIVATE OPTIONS FOR THE FUTURE (1997) (with Michael T. Flannery).

CATHOLIC SERVICE CLINIC PROJECT, MODEL FOR DEVELOPMENT OF RELIGIOUS PERSPECTIVE IN LEGAL EDUCATION (1985) (unpublished Ph.D. dissertation, Catholic University of America).

LEGAL EDUCATION AND RELIGIOUS PERSPECTIVE (1985).

Book Chapters

Adoption in America, in 1 DIREITO COMPARADO PERSPECTIVAS LUSO-AMERICANAS (Dário Moura Vicente ed., 2006).

AIDS and the Family, in AIDS AND THE LAW (Wiley Law Pubs. ed., 1992).

Journal Articles

Church and State and Child Endangerment, 56 CRIM. L. BULL., no. 4, 2020, at 1.

Marital Versus Nonmarital Entitlements, 45 ACTEC L.J. 79 (2020).

The Immediacy of Genome Editing and Mitochondrial Replacement, 9 WAKE FOREST J. L & POL'Y 419 (2019).

Assessing Assisted Reproductive Technology, 27 CATH. U. J. L. & TECH. 1 (2018).

Equitable Relief for ERISA Benefit Plan Designation Mistakes, 67 CATH. U. L. REV. 433 (2018).

Obergefell's Impact on Functional Families, 66 CATH. U. L. REV. 363 (2017).

Selective Issues in Effective Medicaid Estate Recovery Statutes, 65 CATH. U. L. REV. 27 (2016).

Reasonable Efforts and Parent-Child Reunification, 2013 MICH. ST. L. REV. 1029.

Attorney Responsibility and Client Incapacity, 30 J. CONTEMP. HEALTH L. & POL'Y 59 (2013).

Family Law's Challenge to Religious Liberty, 35 U. ARK. LITTLE ROCK L. REV. 3 (2012).

- Integrating Marital Property into a Spouse's Elective Share*, 59 CATH. U. L. REV. 617 (2010).
- The Momentum of Posthumous Conception: A Model Act*, 25 J. CONTEMP. HEALTH L. & POL'Y 332 (2009).
- Clergy, Sex, and the American Way*, 31 PEPP. L. REV. 363 (2004).
- The Reawakening of Marriage*, 102 W. VA.L. REV. 339 (2000).
- Mandatory HIV Testing of Professional Boxers: An Unconstitutional Effort to Regulate a Sport That Needs to be Regulated*, 31 U.C. DAVIS. L. REV. 409 (1998) (with Michael T. Flannery).
- Single Gender Marriage: A Religious Perspective*, 7 TEMP. POL. & CIV. RTS. L. REV. 429 (1998).
- An Argument for the Inclusion of Children Without Medicare*, 33 U. LOUISVILLE J. FAM. L. 567 (1995).
- Domestic Partnership: Recognition and Responsibility*, 32 SAN DIEGO. L. REV. 163 (1995).
- An Analysis of Realistic Due Process Rights of Children Versus Parents*, 26 CONN. L. REV. 1209 (1994).
- The Legal Dilemma of Partner Notification During the HIV Epidemic*, 4 J. CLINICAL ETHICS 245 (1993).
- The World of Law, Science and Medicine, According to George P. Smith, II*, 8 J. CONTEMP. HEALTH L. & POL'Y 163 (1992).
- A Legislative Initiative: The Ryan White Comprehensive AIDS Resources Emergency Act of 1990*, 7 J. CONTEMP. HEALTH L. & POL'Y 183 (1991).
- The Pending Gauntlet to Free Exercise: Mandating That Clergy Report Child Abuse*, 25 LOY. L.A. L. REV. 1 (1991) (with Michael T. Flannery).
- Discrimination: The Difference with AIDS*, 6 J. CONTEMP. HEALTH L. & POL'Y 93 (1990).
- AIDS: Perspective on the American Family*, 34 VILL. L. REV. 209 (1989).
- Analytical Principle: A Guide for Lapse Survivorship, Death Without Issue, and the Rule*, 10 GEO. MASON. L. REV. 383 (1988).
- Pedophilia: The Legal Predicament of Clergy*, 4 J. CONTEMP. HEALTH L. & POL'Y 91 (1988).
- A Theological Method for Legal Education*, 5 J. CHRISTIAN JURISPRUDENCE 87 (1984).

Illegitimacy: Suggestion for Reform Following Mills v. Halbluetzel, 15 ST. MARY'S L.J. 79 (1983).

Religious Education in the 1980's: Perspectives and Challenges, 3 J. CHRISTIAN JURISPRUDENCE 205 (1982).

J.P. “Sandy” Ogilvy

Director, Law and Social Justice Initiatives and Professor of Law (Retired)

Books

INSIDE TORTS: WHAT MATTERS AND WHY (2016).

BEST PRACTICES FOR LEGAL EDUCATION: A VISION AND A ROAD MAP (2007) (with Roy Stuckey et al.).

LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (2d ed. 2007) (with Lisa Lerman & Leah Wortham).

LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (1998) (with Lisa Lerman & Leah Wortham).

Book Chapters

Observation, in LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION (Leah Wortham et al. eds., 3d ed. 2016).

Journals, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman eds., 2d ed. 2007).

Judicial Externships, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 2d ed. 2007) (with Mariana Hogan).

Learning from Experience, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 2d ed. 2007).

Looking Back Looking Forward, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 2d ed. 2007).

Observation, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 2d ed. 2007).

Journals, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman eds., 1998).

Learning from Experience, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 1998).

Learning from Observation, in LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 1998).

Looking Back Looking Forward, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (J.P. Ogilvy, Leah Wortham & Lisa G. Lerman, eds., 1998).

Journal Articles

The Role and Experience of Law Students and Law Schools in Clemency Project 2014, 29 *FED. SENT'G REP.* 255 (2017).

Beyond Curricular Tinkering: Real Reform of Legal Education (Broadly Considered), 7 *ELON L. REV.* 319 (2015).

William Pincus: A Life in Service – Government, Philanthropy and Legal Education, 10 *U. MASS. L. REV.* 7 (2015).

Guidelines for the Self Evaluation of Legal Education Clinics and Clinical Programs, 15 *T.M. COOLEY J. PRAC. & CLINICAL L. (SPECIAL ISSUE)* 1 (2014).

Externship Demographics Across Two Decades With Lessons for Future Surveys, 19 *CLINICAL L. REV.* 1 (2012) (with Sudeb Basu).

Celebrating CLEPR's 40th Anniversary: The Early Development of the Clinical Legal Education and Legal Ethics Instruction in U.S. Law Schools, 16 *CLINICAL L. REV.* 1 (2009).

Externship Demographics Redux, *CUA COLUMBUS SCHOOL OF LAW LEGAL STUDIES RESEARCH PAPER NO. 2007-13* (2007) (with Robert Seibel).

Clinical Legal Education: An Annotated Bibliography (third edition), 11 *CLINICAL L. REV. (SPECIAL ISSUE NO.2)* 1 (2005).

Introduction to the Symposium on Legal Externships²: Learning from Practice, 10 *CLINICAL L. REV.* 469 (2004).

Guidelines with Commentary for the Evaluation of Legal Externship Programs, 38 *GONZ. L. REV.* 155 (2003).

Clinical Legal Education: An Annotated Bibliography, 7 *CLINICAL L. REV. (SPECIAL ISSUE)* 1 (2001) (with Karen Czapanskiy).

Introduction to the Symposium on Developments in Legal Externship Pedagogy, 5 *CLINICAL L. REV.* 337 (1999).

The Use of Journals in Legal Education: A Tool for Reflection, 3 *CLINICAL L. REV.* 55 (1996).

Critical Thinking and the Law, 1 *INT'L J. LEGAL PROF.* 343 (1994) (with Danyne Holley).

Interviewing and Counseling Older Clients, 50 *TEX. BAR. J.* 488 (1987).

The Learning Contract in Legal Education, 44 MD. L. REV. 1047 (1985) (with others).

A Road Map to Adjudication Under the Medical-Vocational Guidelines, TRIAL Aug. 1983, at 76.

The Social Security Court Proposal: A Critique, 9 NOTRE DAME J. LEGIS. 229 (1982).

Kenneth Pennington

Professor Emeritus

Books

THE HISTORY OF COURTS AND PROCEDURE IN MEDIEVAL CANON LAW (Wilfrid Hartmann & Kenneth Pennington eds., 2016).

THE HISTORY OF BYZANTINE AND EASTERN CANON LAW TO 1500 (Wilfrid Hartmann & Kenneth Pennington eds., 2012).

WŁADCA I PRAWO (1200-1600): SUWERENNOŚĆ MONARCHY A PRAWA PODDANYCH W ZACHODNIOEUROPEJSKIEJ TRADYCYJ PRAWNEJ (2012) (with others).

THE HISTORY OF MEDIEVAL CANON LAW IN THE CLASSICAL PERIOD, 1140-1234: FROM GRATIAN TO THE DECRETALS OF POPE GREGORY IX (2008) (Edited with Wilfried Hartmann).

PROCEEDINGS OF THE TWELFTH INTERNATIONAL CONGRESS OF MEDIEVAL CANON LAW: WASHINGTON 2004 (Monumenta Iuris Canonici, Ser. C 13, 2008) (Edited with U.-R. Blumenthal & Atria A. Larson).

PROCEEDINGS OF THE TENTH INTERNATIONAL CONGRESS OF MEDIEVAL CANON LAW: SYRACUSE 1996 (Monumenta Iuris Canonici, Ser. C 11, 2001) (Edited with S. Chodorow & Keith H. Kendall).

HISTORY OF MEDIEVAL CANON LAW (2000 – 2012) (Edited with Wilfried Hartmann)

POPES, CANONISTS, AND TEXTS, 1150-1550 (1993).

THE PRINCE AND THE LAW, 1200-1600: SOVEREIGNTY AND RIGHTS IN THE WESTERN LEGAL TRADITION (1993).

STUDIES IN MEDIEVAL AND EARLY MODERN CANON LAW (1990-Present) (Editor).

PROCEEDINGS OF THE SIXTH INTERNATIONAL CONGRESS OF MEDIEVAL CANON LAW: BERKELEY 1980 (Monumenta Iuris Canonici, Ser. C 7, 1985) (Edited with S. Kuttner).

POPE AND BISHOPS: THE PAPAL MONARCHY IN THE TWELFTH AND THIRTEENTH CENTURIES (1984).

JOHANNIS TEUTONICI APPARATUS GLOSSARUM IN COMPILATIONEM TERTIAM (Monumenta Iuris Canonici, Ser. A 3.1, 1981).

PROCEEDINGS OF THE FIFTH INTERNATIONAL CONGRESS OF MEDIEVAL CANON LAW: SALAMANCA 1976 (Monumenta Iuris Canonici, Ser. C 6, 1980) (Edited with S. Kuttner).

LAW, CHURCH AND SOCIETY: ESSAYS IN HONOR OF STEPHAN KUTTNER (1977) (Edited with R. Somerville).

Book Chapters

Bartolomé de las Casas, in GREAT CHRISTIAN JURISTS IN SPANISH HISTORY (Rafael Domingo & Javier Martinez-Torron eds., 2018).

Fourth Lateran Council, its Legislation, and the Development of Legal Procedure, in TEXTS AND CONTEXTS IN LEGAL HISTORY: ESSAYS IN HONOR OF CHARLES DONAHUE (John Witte, Jr. et al. eds., 2016).

Introduction to the Courts, in THE HISTORY OF COURTS AND PROCEDURE IN MEDIEVAL CANON LAW (Wilfrid Hartmann & Kenneth Pennington eds., 2016).

The Jurisprudence of Procedure, in THE HISTORY OF COURTS AND PROCEDURE IN MEDIEVAL CANON LAW (Wilfrid Hartmann & Kenneth Pennington eds., 2016).

Legal Collections in the Twelfth and Thirteenth Century, in RELIGIOUS MINORITIES IN CHRISTIAN, JEWISH AND MUSLIM LAW (5TH – 15TH CENTURIES) (John Tolan et al. eds., 2016).

The Beginnings of Law Schools in the Twelfth Century, in LES ÉCOLES DU XXE SIÈCLE, (Cédric Giraud ed., 2016).

Concilium Lateranense III 1179, in 1 THE GENERAL COUNCILS OF LATIN CHRISTENDOM (CONCILIA) FROM CONSTANTINOPLE IV (869/870) TO LATERAN V (1512-1517) (Alberto Melloni ed., 2013) (with Atria A. Larson).

Concilium Lugdunense I 1245, in 1 THE GENERAL COUNCILS OF LATIN CHRISTENDOM (CONCILIA) FROM CONSTANTINOPLE IV (869/870) TO LATERAN V (1512-1517) (Alberto Melloni ed., 2013) (with Atria A. Larson).

Roman Law at the Papal Curia in the Early Twelfth Century, in CANON LAW, RELIGION, AND POLITICS: LIBER AMICORUM ROBERT SOMERVILLE (Uta-Renate Blumenthal et al. eds., 2012).

Women on the Rack: Torture and Gender in the Ius Commune, in RECTO ORDINE PROCEDIT MAGISTER: LIBER AMICORUM E.C. COPPENS (Jan Hallebeek et al. eds., 2012).

Feudal Oath of Fidelity and Homage, in LAW AS PROFESSION AND PRACTICE IN MEDIEVAL EUROPE: ESSAYS IN HONOR OF JAMES A. BRUNDAGE (Kenneth Pennington & Melodie Harris Eichbauer eds., 2011).

Lex and Ius in the Twelfth and Thirteenth Centuries, in LEX AND IUS: ESSAYS ON THE FOUNDATION OF LAW IN MEDIEVAL AND EARLY MODERN PHILOSOPHY (Alexander Fidora et al. eds., 2011).

Rights, in OXFORD HANDBOOK OF THE HISTORY OF POLITICAL PHILOSOPHY (George Klosko ed., 2011).

Between Naturalistic and Positivist Concepts of Human Rights, in VETERA NOVIS AUGERE: STUDIA I PRACE DEDYKOWANE PROFESOROWI WACLAWOWI URUSZCZAKOWI (Stanislaw Grodziski et al. eds., 2010).

Giuseppe Dossetti's Medieval Sources, in ESSAYS IN HONOR OF SISTER ROSE McDERMOTT: SERVICE FOR UNION WITH GOD AND WITH ONE ANOTHER (Robert J. Kaslyn, ed., 2010).

Roman Law, 12th Century Law and Legislation, in VON DER ORDUNUG ZUR NORM: STATUTEN IN MITTELALTER UND FRÜHER NEUZEIT (Gisela Drossbach ed., 2010).

Torture in the Ius Commune, in MÉLANGES EN L'HONNEUR D'ANNE LEFEBVRE-TEILLARD (Bernard d'Alteroche et al. eds., 2009).

Decretal Collections, 1190-1234, in A HISTORY OF MEDIEVAL CANON LAW IN THE CLASSICAL PERIOD, 1140-1234: FROM GRATIAN TO THE DECRETALS OF POPE GREGORY IX (2008) (Edited with Wilfried Hartmann).

The Decretalists, 1190 to 1234, in A HISTORY OF MEDIEVAL CANON LAW IN THE CLASSICAL PERIOD, 1140-1234: FROM GRATIAN TO THE DECRETALS OF POPE GREGORY IX (2008) (Edited with Wilfried Hartmann).

The Decretists: The Italian School, in A HISTORY OF MEDIEVAL CANON LAW IN THE CLASSICAL PERIOD, 1140-1234: FROM GRATIAN TO THE DECRETALS OF POPE GREGORY IX (2008) (Edited with Wilfried Hartmann).

The Practical Use of Roman Law in the Early Twelfth-Century, in HANDLUNG UND WISSENSCHAFT: DIE EPISTEMOLOGIE DER PRAKTISCHEN WISSENSCHAFTEN IM 12. UND 13. JAHRHUNDERT (Matthias Lutz-Bachmann & Alexander Fidora eds., 2008).

The Growth of Church Law, in 2 THE CAMBRIDGE HISTORY OF CHRISTIANITY: CONSTANTINE TO C. 600 (Frederick Norris & Augustine Casiday eds., 2007).

Portugal, the Ius Commune, and the Law of the European Union, in EUROPEAN ISSUES FROM A PORTUGUESE PERSPECTIVE (Marshall J. Breger & Markus G. Puder eds., 2007).

Canon Law in the Late Middle Ages: The Need and the Opportunity, in PROCEEDINGS OF THE ELEVENTH INTERNATIONAL CONGRESS OF MEDIEVAL CANON LAW, CATANIA, 2000 (Monumenta Iuris Canonici, Ser. C12, Manlio Bellomo & Orazio Condorelli eds., 2006).

The Growth of Canon Law, in 2 THE CAMBRIDGE HISTORY OF CHRISTIANITY, 2: CONSTANTINE TO C. 600 (Cambridge University Press ed., 2006).

La Legge Nelle Tradizioni Christiane, in *IL CRISTIANESIMO GRANDE ATLANTE* (Giuseppe Alberigo et al. eds., 2006).

Politics in Western Jurisprudence, in *THE JURISTS' PHILOSOPHY OF LAW FROM ROME TO THE SEVENTEENTH CENTURY* (Andrea Padovani & Peter Stein eds., 2006).

The Church from Pope Innocent III to Pope Gregory IX, in *DOMENICO DI CALERUEGA E LA NASCITA DELL'ORDINE DEI FRATI PREDICATORI: ATTI DEL XLI CONVEGNO STORICO INTERNAZIONALE TODI 2004* (Centro Italiano di Studi Sul Basso Medioevo ed., 2005).

The Birth of the Modern Nation State in the Work of Helene Wieruszowski, in *A MEDIEVALIST'S ODYSSEY: HELENE WIERUSZOWSKI, SCHOLAR* (Emil J. Polak ed., 2004).

Was Baldus an Absolutist? The Evidence of his Consilia, in *POLITISCHE REFLEXION IN DER WELT DES SPÄTEN MITTELALTERS: POLITICAL THOUGHT IN THE AGE OF SCHOLASTICISM: ESSAYS IN HONOUR OF JÜRGEN MIETHKE* (Martin Kaufhold ed., 2004).

Gratian, Causa 19, and the Birth of Canonical Jurisprudence, in *LA CULTURA GIURIDICO-CANONICA MEDIOEVALE: PREMESSE PER UN DIALOGO ECUMENICO* (Enrique de Leon et al. eds., 2003).

Sovereignty and Rights in Medieval and Early Modern Jurisprudence: Law and Norms without a State, in *RETHINKING THE STATE IN THE AGE OF GLOBALISATION: CATHOLIC THOUGHT AND CONTEMPORARY POLITICAL THEORY* (Heinz-Gerhard Justenhoven & James Turner eds., 2003).

Innocent III and the Ius Commune, in *GRUNDLAGEN DES RECHTS: FESTSCHRIFT FÜR PETER LANDAU ZUM 65. GEBURTSTAG* (Peter Landau et al. eds., 2000).

Nicholaus de Tudeschis (Panormitanus), in *NICCOLÒ TEDESCHI (ABBAS PANORMITANUS) E I SUOI COMMENTARIA IN DECRETALES* (Orazio Condorelli ed., 2000).

Allegationes, Solutiones, and Dubitationes: Baldus de Ubaldis' Revisions of his Consilia, in *DIE KUNST DER DISPUTATION: PROBLEME DER RECHTSAUSLEGUNG UND RECHTSANWENDUNG IM 13. UND 14. JAHRHUNDERT* (Manlio Bellomo ed., 1997).

Interpretation of Privileges: Raoul of Chennevières's Repetition to Volentes (VI 5.7.1), in *DE IURE CANONICO MEDII AEVI: FESTSCHRIFT FÜR RUDOLF WEIGAND* (Peter Landau et al. eds., 1996).

Roman and Secular Law, in *MEDIEVAL LATIN: AN INTRODUCTION AND BIBLIOGRAPHICAL GUIDE* (F.A.C. Mantello & A.G. Rigg eds., 1996).

The Pazzi Conspiracy and the Jurists, in *CRISTIANITÀ ED EUROPA: MISCELLANEA DI STUDI IN ONORE DI LUIGI PROSDOCIMI* (Cesare Alzati ed., 1994).

Stephan Kuttner, in DER EINFLUSS DEUTSCHER EMIGRANTEN AUF DIE RECHTSENTWICKLUNG IN DEN USA UND IN DEUTSCHLAND: VORTRÄGE UND REFERATE DES BONNER SYMPOSIUMS IM SEPTEMBER 1991 (Marcus Lutter et al. eds., 1993).

The Authority of the Prince in a Consilium of Baldus de Ubaldis, in STUDIA IN HONOREM EMINENTISSIMI CARDINALIS ALFONSI M. STICKLER (Rosalio Iosepho Castillo Lara ed., 1992).

Henry VII and Robert of Naples, in DAS PUBLIKUM POLITISCHER THEORIE IM 14. JAHRHUNDERT (Jürgen Miethke ed., 1992) (with Arnold Bühler).

Medieval Law, in MEDIEVAL STUDIES: AN INTRODUCTION (James M. Powell ed., 2d ed. 1992).

Il Diritto dell'Accusato: L'origine Medievale del Regolare Procedimento Legale, in LA PAROLA ALL'ACCUSATO (Jean-Claude Maire Vigueur & Agostino Paravicini Bagliani eds., 1991).

Gregory IX, Emperor Frederick II, and the Constitutions of Melfi, in POPES, TEACHERS AND CANON LAW IN THE MIDDLE AGES: FESTSCHRIFT FOR BRIAN TIERNEY (Stanley Chodorow & James Ross Sweeney eds., 1989).

Law, Legislative Authority, and Theories of Government, 1150-1300, in THE CAMBRIDGE HISTORY OF MEDIEVAL POLITICAL THOUGHT C. 350-C. 1450 (J.H. Burns ed., 1988).

Panormitanus's Lectura on the Decretals of Gregory IX, in FÄLSCHUNGEN IM MITTELALTER: INTERNATIONALER KONGREß DER MONUMENTA GERMANIAE HISTORICA MÜNCHEN, 16.-19. SEPTEMBER 1986 (1988).

Epistolae Alexandrinae: A Collection of Pope Alexander III's Letters, in MISCELLANEA ROLANDO BANDINELLI, PAPA ALESSANDRO III (Filippo Liotta ed., 1986).

The Making of a Decretal Collection: The Genesis of Compilatio Tertia, in PROCEEDINGS OF THE FIFTH INTERNATIONAL CONGRESS OF MEDIEVAL CANON LAW, SALAMANCA 1976 (Stephan Kuttner ed., 1980).

Pope Innocent III's Views on Church and State: A Gloss to Per Venerabilem, in LAW, CHURCH AND SOCIETY; ESSAYS IN HONOR OF STEPHAN KUTTNER (1977) (Edited with Robert Somerville).

Journal Articles

Ecclesiastical Liberty on the Eve of the Reformation, 33 BULL. MEDIEVAL CANON L. 185 (2016).

Protestant Ecclesiastical Law and the Ius Commune, 26 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 9 (2015) [published 2016].

Reform in 1215: Magna Carta and the Fourth Lateran Council, 32 BULL. MEDIEVAL CANON L. 97 (2015).

La Biografia di Graziano, il Padre del Diritto Canonico, 25 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 25 (2014).

Gratian and the Jews, 31 BULL. MEDIEVAL CANON L. 111 (2014).

Gratian and Compurgation: An Interpolation, 31 BULL. MEDIEVAL CANON L. 253 (2014).

The Biography of Gratian, The Father of Canon Law, 59 VILL. L. REV. 679 (2014).

Moderamen Inculpatae Tutelae: The Jurisprudence of a Justifiable Defense, 24 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 27 (2014).

The Constitutiones of King Roger II of Sicily in Vat. Lat. 8782, 21 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE (2010).

Response to Francis Oakley, 3 J. L. PHIL. & CULTURE 239 (2009).

Lex Naturalis and Jus Naturale, 68 JURIST: STUD. CHURCH L. & MINISTRY 569 (2008).

Torture and Fear: Enemies of Justice, 19 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 203 (2008).

The Big Bang: Roman Law in the Early Twelfth-Century, 18 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 43 (2007).

The Normans in Palermo: King Roger II's Legislation, 18 HASKINS SOC'Y J. 140 (2006).

The Birth of the Ius Commune: King Roger II's Legislation, 17 RIVISTA INTERNAZIONALE DEL DIRITTO COMUNE 23 (2005).

Representation in Medieval Canon Law, 64 JURIST: STUD. CHURCH L. & MINISTRY 361 (2004).

The Formation of the Jurisprudence of the Feudal Oath of Fealty, 15 RIVISTA INTERNAZIONALE DEL DIRITTO COMUNE 57 (2004).

Innocent Until Proven Guilty: The Origins of a Legal Maxim, 63 JURIST: STUD. CHURCH L. & MINISTRY 106 (2003).

Bishops and their Dioceses, 5 FOLIA CANONICA 7 (2002).

Panormitanus' Additiones to Novit ille [X 2.1.13] in his Commentary on the Decretales, 13 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 39 (2002).

The Ius Commune, Suretyship, and Magna Carta, 11 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 255 (2000).

Due Process, Community, and the Prince in the Evolution of the Ordo Iudiciarius, 9 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 9 (1998).

Baldus de Ubaldis, 8 RIVISTA INTERNAZIONALE DI DIRITTO COMUNE 35 (1997).

Learned Law, Droit Savant, Gelehrtes Recht: The Tyranny of a Concept, 20 SYRACUSE J. INT'L L. & COM. 205 (1994).

Lotharius of Cremona, 20 BULL. MEDIEVAL CANON L. 43 (1990).

The Consilia of Baldus de Ubaldis, 56 TIJDSCHRIFT VOOR RECHTSGESCHIEDENIS 85 (1988).

Johannes Andreae's Additiones to the Decretals of Gregory IX, 74 ZEITSCHRIFT DER SAVIGNY-STIFTUNG FÜR RECHTSGESCHICHTE, KANONISTISCHE ABTEILUNG 328 (1988).

An Earlier Recension of Hostiensis's Lectura on the Decretals, 17 BULL. MEDIEVAL CANON L. 77 (1987).

A 'Quaestio' of Henricus de Segusio and the Textual Tradition of his 'Summa super Decretalibus', 16 BULL. MEDIEVAL CANON L. 91 (1986).

The Epitaph of Johannes Teutonicus, 13 BULL. MEDIEVAL CANON L. 61 (1983).

Johannes Teutonicus and Papal Legates, 21 ARCHIVUM HISTORIAE PONTIFICIAE 183 (1983).

Pro Peccatis Patrum Puniri: A Moral and Legal Problem of the Inquisition, 47 CHURCH HIST. 137 (1978).

Cum Causam Que: A Decretal of Innocent III, 7 BULL. MEDIEVAL CANON L. 100 (1977).

A Note to Decameron 6.7: The Wit of Madonna Filippa, 52 SPECULUM 902 (1977).

Pluralism and the Canonists in the Thirteenth Century, 51 SPECULUM 35 (1976).

The French Recension of Compilatio Tertia, 5 BULL. MEDIEVAL CANON L. 53 (1975).

The Legal Education of Pope Innocent III, 4 BULL. MEDIEVAL CANON L. 70 (1974).

The Manuscripts of Johannes Teutonicus' Apparatus to Compilatio Tertia: Some Considerations on the Stemma, 4 BULL. MEDIEVAL CANON L. 17 (1974).

The Rite for Taking the Cross in the Twelfth Century, 30 TRADITIO 429 (1974).

The Libellus of Telesphorus and the Decretals of Gregory IX, 11 COURIER SYRACUSE U. LIBR. 17 (1973).

Summae on Raymond de Pennafort's Summa de Casibus in the Bayerische Staatsbibliothek, Munich, 27 TRADITIO 471 (1971).

Bartolomé de Las Casas and the Tradition of Medieval Law, 39 CHURCH HIST. 149 (1970).

A 'Consilium' of Johannes Teutonicus, 26 TRADITIO 435 (1970).

George P. Smith II

Professor Emeritus

Books

DIGNITY AS A HUMAN RIGHT? (2018).

PALLIATIVE CARE AND END-OF-LIFE DECISIONS (2013).

LAW AND BIOETHICS: INTERSECTIONS ALONG THE MORTAL COIL (2012).

DISTRIBUTIVE JUSTICE AND THE NEW MEDICINE (2008).

THE CHRISTIAN RELIGION AND BIOTECHNOLOGY: A SEARCH FOR PRINCIPLED DECISION-MAKING (2005).

HUMAN RIGHTS AND BIOMEDICINE (2000).

FAMILY VALUES AND THE NEW SOCIETY: DILEMMAS OF THE 21ST CENTURY (1998).

LEGAL AND HEALTHCARE ETHICS FOR THE ELDERLY (1996).

BIOETHICS AND THE LAW: MEDICAL, SOCIO-LEGAL AND PHILOSOPHICAL DIRECTIONS FOR A BRAVE NEW WORLD (1993).

FINAL CHOICES: AUTONOMY IN HEALTH CARE DECISIONS (1989).

THE NEW BIOLOGY: LAW, ETHICS, AND BIOTECHNOLOGY (1989).

MEDICAL-LEGAL ASPECTS OF CRYONICS: PROSPECTS FOR IMMORTALITY (1983).

ETHICAL, LEGAL AND SOCIAL CHALLENGES TO A BRAVE NEW WORLD (1982).

GENETICS, ETHICS, AND THE LAW (1981).

RESTRICTING THE CONCEPT OF FREE SEAS: MODERN MARITIME LAW RE-EVALUATED (1980).

Book Chapters

Human Rights and Bioethics, in GLOBAL HEALTH LAW (Gian Luca Burci ed., 2016).

Global Health Law: Aspirational, Paradoxical or Oxymoronic?, in 16 LAW AND GLOBAL HEALTH: CURRENT LEGAL ISSUES (Michael Freeman et al. eds., 2014).

Assessing Health Care Resources: Economic, Medical, Ethical, and Socio-Legal Challenges, in AUTONOMY & HUMAN RIGHTS IN HEALTH CARE: AN INTERNATIONAL PERSPECTIVE (David N. Weisstub & Guillermo D. Pinto eds., 2008).

Human Rights and Bioethics, in HIV/AIDS - HEALTH CARE AND HUMAN RIGHTS APPROACH (N. Sudarshan ed., 2009).

The Public Trust Doctrine and Natural Law, in NATURAL LAW AND PERSPECTIVES (P.S. Khanum ed., 2008)

Managing Death: End of Life Charades and Decisions, in AGING: DECISIONS AT THE END OF LIFE (D. Thomasama et al. eds., 2001)

Long Days Journey into Night: The Tragedy of the Handicapped At-Risk Infants, in MORAL ISSUES IN MENTAL RETARDATION (R. Laura and A. Ashman eds., 1985).

Religion, Law and Conscience in a Brave New World, in THEOLOGICAL AWARENESS AND TEMPORAL RESPONSIBILITIES (Serra Foundation ed., 1985).

The United Nations and the Environment, in A WORLD WITHOUT A U.N. (Burton Y. Pines ed., 1985).

Medicine, Law and Morality: The Szaszian Imperative, in 1 PROC. ASCLEPIUS AT SYRACUSE: THOMAS SZASZ, LIBERTARIAN HUMANIST 65 (M.E. Grenander ed., 1981).

The Environment, in GOVERNMENT, BUSINESS AND SOCIETY: THE CHANGING CONTRACT (The Futures Group ed., 1977).

Prefatory Essay, in FINANCING GROWTH OF THE ELECTRIC UTILITIES (D.L. Scott ed., 1976).

Journal Articles

Re-Evaluating the Demise of the Average, Ordinary, Reasonable Person: Unintended Consequences in the Law of Nuisance, 67 CATH. U. L. REV. 699 (2018) (with William P. Lane).

“Dignity in Living and in Dying”: *The Henry H. H. Remak Memorial Lecture*, 25 IND. J. GLOBAL LEGAL STUD. 413 (2018).

Human Dignity as a Normative Standard or as a Value in Global Health Care Decisionmaking, 42 N.C. J. INT’L L. 275 (2017).

Environmental Hedonism or, Securing the Environment Through the Common Law, 40 WM. & MARY ENVTL. L. & POL’Y REV. 65 (2015) (with David Steenburg).

Existential Suffering and Cura Personalis: Dilemmas at the End-of-Life, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2015-3 (2015).

RLUIPA: Re-Aligning Burdens of Proof, Clarifying Freedoms, and Re-Defining Responsibilities, 18 N.Y.U. J. LEGIS. & PUB. POL’Y 67 (2015) (with Philip M. Donoho).

Cura Personalis: A Healthcare Delivery Quandary at the End of Life, 7 ST. LOUIS J. HEALTH L. & POL'Y 311 (2014).

Re-Negotiating a Theory of Social Contract for Universal Health Care in America or, Securing the Regulatory State?, 63 CATH. U. L. REV. 1 (2014).

Applying Bioethics in the 21st Century: Principlism or Situationism?, 30 J. CONTEMP. HEALTH L. & POL'Y 37 (2013).

Gently into the Good Night: Toward a Compassionate Response to End-Stage Illness, 22 TEMP. POL. & CIV. RTS. L. REV. 475 (2013).

Strategizing the End Game: Palliative Medicine and the Law, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2012-14 (2012).

Bioethics and Human Rights: Toward a New Constitutionalism, 13 CONST. L. & POL'Y REV. 68 (2011).

Managing End-of-Life Care: Medico-Legal, Social, Ethical and Philosophical Challenges, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2011-21 (2011).

Reconceptualizing the Law of Nuisance Through a Theory of Economic Captivity, 75 ALBANY L. REV. 57 (2011) (with Matthew Saunig).

Refractory Pain, Existential Suffering, and Palliative Care: Releasing an Unbearable Lightness of Being, 20 CORNELL J. L. & PUB. POL'Y 469 (2011).

Regulating Morality Through the Common Law and Exclusionary Zoning, 60 CATH. U. L. REV. 403 (2011) (with Gregory P. Bailey).

The Elderly and Health Care Rationing, 7 PIERCE L. REV. 171 (2009).

Reshaping the Common Good in Times of Public Health Emergencies: Validating Medical Triage, 18 ANNALS HEALTH L. 1 (2009).

Stewardship, the Common Good, and Resource Management: Socio-Economic, Legal, and Philosophical Challenges, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2009-14 (2009).

Variables in Health Care Policy Making: Resolving A Quandary, 16 J. L. & MED. 52 (2009).

Biotechnology, Religion, Modern Science and Law: Shaping or Testing the New Modernity? The Curse of Itching Ears, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2008-30 (2008).

Developing a Standard for Advancing Genetic Health and Scientific Investigation, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2008-24 (2008).

Intractable Pain, Palliative Management and the Principle of Medical Futility, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2008-28 (2008).

Of Panjandrums, Pooh Bahs, Parvenus, and Prophets: Law, Religion, and Medical Science, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2008-11 (2008).

Social Justice and Health Care Management: An Elusive Quest?, 9 HOUSTON J. HEALTH L. AND POL'Y 1 (2008).

When Mercy Seasons Justice, CUA COLUMBUS SCHOOL OF LAW LEGAL STUDIES RESEARCH PAPER NO. 2008-16 (2008).

Cigarette Smoking as a Public Health Hazard: Crafting Common Law and Legislative Strategies for Abatement, 11 MICH. ST. J. MED. & L. 251 (2007).

Policy Making and the New Medicine: Managing a Magnificent Obsession, 3 J. HEALTH & BIOMEDICAL L. 303 (2007).

Law, Religion, and Medical Science: Conjunctive or Disjunctive?, 1 MACQUARIE L. SYMP. 9 (2006).

The Public Trust Doctrine and Natural Law: Emanations within a Penumbra, 33 B.C. ENVTL. AFF. L. REV. 307 (2006) (with Michael W. Sweeney).

Human Rights and Bioethics: Formulating a Universal Right to Health, Health Care, or Health Protection?, 38 VANDERBILT J. TRANSNAT'L L. 1295 (2005).

Law, Medicine, and Religion: Towards a Dialogue and a Partnership in Biomedical Technology and Decision Making, 21 J. CONTEMP. HEALTH L. & POL'Y 169 (2005).

Re-Validating The Doctrine of Anticipatory Nuisance, 29 VT. L. REV. 687 (2005).

"Just Say No!": The Right to Refuse Psychotropic Medication in Long-Term Care Facilities, 13 ANNALS HEALTH L. 1 (2004).

The Vagaries of Informed Consent, 1 IND. HEALTH L. REV. 109 (2004).

Allocating Health Care Resources to the Elderly, 1 ELDER L. REV. 9 (2002).

Distributive Justice and Health Care, 18 J. CONTEMP. HEALTH L. & POL'Y 421 (2002).

The Extent of Protection of The Individual's Personality Against Commercial Use: Toward a New Property Right, 54 S.C. L. REV. 1 (2002).

Re-Evaluating the Freedom of Scientific Inquiry Through Biotechnology and Human Rights, 96 PROC. AM. SOC'Y INT'L L. 115 (2002).

Setting Limits: Medical Technology and The Law, 23 SYDNEY L. REV. 283 (2001).

Euphemistic Codes and Tell-Tale Hearts: Human Assistance in End-of-Life Cases, 10 HEALTH MATRIX 175 (2000).

Genetic Enhancement Technologies and The New Society, 84 MED. L. INT'L. 85 (2000).

The Elderly and Patient Dumping, 73 FLA. B. J. 85 (1999).

Judicial Decision-Making in the Age of Biotechnology, 13 NOTRE DAME J. L. ETHICS & POL'Y 93 (1999).

Complexities in Biomedical Decision-Making, 1 PERSP. L. & PUB. INT. 37 (1998).

Harnessing the Human Genome through Legislative Restraint, 5 EUR. J. HEALTH L. 53 (1998).

Patient Dumping: Implications for the Elderly, 6 ELDER LAW J. 23 (1998).

Terminal Sedation as Palliative Care: Revalidating a Right to a Good Death, 7 CAMBRIDGE Q. HEALTHCARE ETHICS 382 (1998).

Our Hearts Were Once Young and Gay: Health Care Rationing and the Elderly, 8 U. FLA. J. L. & PUB. POL'Y 1 (1996).

Pathways to Immortality in the New Millennium: Human Responsibility, Theological Direction, or Legal Mandate, 15 ST. LOUIS U. PUB. L. REV. 447 (1996).

Aesthetic Nuisance: Re-Educating the Judiciary, 24 REAL EST. L. J. 26 (1995).

Futility and the Principle of Medical Futility: Safeguarding Autonomy and the Prohibition Against Cruel and Unusual Punishment, 12 J. CONTEMP. HEALTH L. & POL'Y 1 (1995).

Nuisance Law: The Morphogenesis of an Historical Revisionist Theory of Contemporary Economic Jurisprudence, 74 NEB. L. REV. 658 (1995).

Restructuring the Principle of Medical Futility, 11 J. PALLIATIVE CARE 9 (1995).

Accessing Genomic Information or Safeguarding Genetic Privacy, 9 J. L. & HEALTH 121 (1994).

Biological Determinism or Genetic Discrimination, 3 PROC. 10TH WORLD CONG. MED. L. 164 (1994).

Genetic Determinism or Genetic Discrimination, 11 J. CONTEMP. HEALTH L. & POL'Y 23 (1994).

In the Beginning: A Tenth Anniversary History of The Journal of Contemporary Health Law and Policy, 10 J. CONTEMP. HEALTH L. & POL'Y 285 (1994).

Biomedicine and Bioethics: De Lege Lata, De Lege Ferenda, 9 J. CONTEMP. HEALTH L. & POL'Y 233 (1993).

Market and Non-Market Mechanisms for Procuring Human and Cadaveric Organs: When the Price Is Right, 1 MED. L. INT'L. 17 (1993).

Reviving the Swan, Extending the Curse of Methuselah, or Adhering to the Kevorkian Ethic?, 2 CAMBRIDGE Q. HEALTHCARE ETHICS 49 (1993).

Murder, She Wrote or Was It Merely Selective Nontreatment?, 8 J. CONTEMP. HEALTH L. & POL'Y 49 (1992).

Toward an International Standard of Scientific Inquiry, 2 HEALTH MATRIX 167 (1992).

Incest and Intrafamilial Child Abuse: Fatal Attractions or Forced and Dangerous Liaisons?, 29 J. FAM. L. 833 (1991).

The Price of Beauty: An Economic Approach to Aesthetic Nuisance, 15 HARVARD ENVTL. L. REV. 53 (1991) (with Griffin W. Fernandez).

Assisted Noncoital Reproduction: A Comparative Analysis, 8 B.U. INT'L L. J. 21 (1990).

The Ethics of Ethics Committees, 6 J. CONTEMP. HEALTH L. & POL'Y 157 (1990).

The Frankenstein Myth and Contemporary Human Experimentation: Spectre, Legacy, Curse or Imperative, 2 BIOLAW S463 (1990).

Re-Thinking Euthanasia and Death With Dignity: A Transnational Challenge, 12 ADELAIDE L. REV. 480 (1990).

Recognizing Personhood and the Right to Die With Dignity, 6 J. PALLIATIVE CARE 24 (1990).

Stop, in the Name of Love!, 19 ANGLO-AM. L. REV. 55 (1990).

All's Well That Ends Well: Toward a Policy of Assisted Rational Suicide or Merely Enlightened Self-Determination?, 22 U.C. DAVIS L. REV. 275 (1989).

From Cutlass to Cat-o'-Nine Tails: The Case for International Jurisdiction of Mutiny on the High Seas, 10 MICH. J. INT'L L. 277 (1989).

Fetal Abuse: Culpable Behavior by Pregnant Women or Parental Immunity?, 3 J. L. & HEALTH 223 (1989).

Biotechnology and the Law: Social Responsibility or Freedom of Scientific Inquiry?, 39 MERCER L. REV. 437 (1988).

The Case of Baby M: Love's Labor Lost, 16 L. MED. & HEALTH CARE 121 (1988).

Limitations on Reproductive Autonomy for the Mentally Handicapped, 4 J. CONTEMP. HEALTH L. & POL'Y 71 (1988).

Medico-Legal Challenges into the 21st Century, 1988 PROC. MEDICO-LEGAL SOC'Y SINGAPORE 22.

Nudity, Obscenity and Pornography: The Streetcars Named Lust and Desire, 4 J. CONTEMP. HEALTH L. & 155 (1988).

Death Be Not Proud: Medical, Ethical and Legal Dilemmas in Resource Allocation, 3 J. CONTEMP. HEALTH L. & POL'Y 47 (1987).

The Province and Function of Law, Science and Medicine: Leeways of Choice and Patterns of Discourse, 10 U. NEW S. WALES L. J. 103 (1987).

Cryonic Suspension and the Law, 17 OMEGA J. DEATH & DYING 1 (1986) (with Clare Hall).

Intimations of Life: Extracorporeality and the Law, 21 GONZAGA L. REV. 395 (1986).

Procreational Autonomy v. State Intervention: Opportunity or Crisis for a Brave New World, 2 NOTRE DAME J. L. ETHICS & POL'Y 635 (1986).

Australia's Frozen 'Orphan' Embryos: A Medical, Legal and Ethical Dilemma, 24 J. FAM. L. 27 (1985).

Defective Newborns and Government Intermeddling, 25 MED. SCI. & L. 44 (1985).

Genetics, Eugenics, and Public Policy, 10 S. ILL. L. J. 435 (1985).

Life or Death: Who Decides?, 7 PROC. MEDICO-LEGAL SOC'Y NEW S. WALES 190 (1985).

Lost Horizons, Captains Courageous and Disabled Newborns: Raging Against the Dying Light, 1 REP. 7TH WORLD CONG. MED. L. 75 (1985).

Sexual Autonomy or Government Intervention: Artificial Fathers and Surrogate Mothers, 1 REP. 7TH WORLD CONG. MED. L. 24 (1985).

Triage: Endgame Realities, 1 J. CONTEMP. HEALTH L. & POL'Y 143 (1985).

Eugenics and Family Planning: Exploring the Yin and the Yang, 8 U. TASMANIA L. REV. 4 (1984).

Handicapped Babies and the Law: The United States Position, 9 INT'L LEGAL PRACTITIONER 86 (1984).

The Plight of the Genetically Handicapped Newborn: A Comparative Analysis, 9 HOLDSWORTH L. REV. 164 (1984).

Quality of Life, Sanctity of Creation: Palliative or Apotheosis?, 63 NEB. L. REV. 709 (1984).

Sexuality, Privacy and the New Biology, 67 MARQUETTE L. REV. 263 (1984) (with Roberto Iraola).

St. Thomas More: A Man for All Seasons, All Times . . . And All Ages, 1984 UTOPIA, ST. T. MORE C. MAG. 12 (1984).

The United Nations and the Environment: Sometimes a Great Notion?, 19 TEX. INT'L L. J. 335 (1984).

Acid Rain: A Transnational Perspective, 4 N.Y.L. SCH. J. INT'L & COMP. L. 459 (1983).

Cryonic Suspension: A Prospect for Immortality, 129 CONG. REC. 34,807 (1983).

Equity and Admiralty: A Turbulent Path to Manifest Destiny, 5 NW. J. INT'L L. & BUS. 65 (1983).

Intimations of Immorality: Clones, Cyrons and the Law, 6 U. NEW S. WALES L. J. 119 (1983).

The IcePerson Cometh: Cryonics, Law and Medicine, HEALTH MATRIX, Summer 1983, at 23.

The Razor's Edge of Human Bonding: Artificial Fathers and Surrogate Mothers, 5 W. NEW ENG. L. REV. 639 (1983).

Beyond the Land of Oz: Clones, Cyborgs and Chimeras, 2 REP. 6TH WORLD CONG. MED. L. 15 (1982).

Intrusions of a Parvenu: Science, Religion, and the New Biology, 3 PACE L. REV. 63 (1982).

The Perils and Peregrinations of Surrogate Mothers, 1 INT'L J. MED. & L. 325 (1982).

The Promise of Abundant Life: Patenting a Magnificent Obsession, 8 J. CONTEMP. L. 85 (1982).

Artificial Insemination Redivivus: Permutations Within a Penumbra, 2 J. LEGAL MED. 113 (1981).

- Great Expectations or Convoluting Realities: Artificial Insemination in Flux*, 3 FAM. L. REV. 37 (1980).
- Student Rights of Passage: A Full or Limited Partnership in University Governance*, 9 J.L. & EDUC. 65 (1980).
- Marbury v. Madison, Lord Coke and Dr. Bonham: Relics of the Past, Guidelines for the Present: Judicial Review in Transition?*, 2 U. PUGET SOUND L. REV. 255 (1979).
- An Obscure Object of Desire: Minimizing the Information Reporting Burden*, 31 ADMIN. L. REV. 115 (1979).
- A Close Encounter of the First Kind: Artificial Insemination and an Enlightened Judiciary*, 17 J. FAM. L. 41 (1978).
- Uncertainties on the Spiral Staircase: Meta-Ethics and the New Biology*, 41 PHAROS MED. J. 10 (1978).
- Peter Zenger's Ordeal: Historical Antecedent to a Concept of Free Press in Early Colonial America, or Is What is Past an Expanding and Somewhat Frightening Prologue to the Future*, CUA COLUMBUS SCHOOL OF LAW LEGAL STUD. RESEARCH PAPER NO. 2016-4 (1977).
- The Concept of Free Seas: Shaping Modern Maritime Policy within a Vector of Historical Influence*, 11 INT'L LAW. 355 (1977).
- Manipulating the Genetic Code: Jurisprudential Conundrums*, 64 GEO. L.J. 697 (1976).
- The Politics of Lawmaking: Problems in International Maritime Regulation: Innocent Passage v. Free Transit*, 37 U. PITT. L. REV. 487 (1976).
- Student Participation in University and Law School Governance*, 1976 WASH. U. L. Q. 37 (1976).
- Electricity and the Environment: A Season of Discontent*, 33 FED. B.J. 271 (1974).
- Energy and the Environment*, 56 AM. PAPER INDUSTRY J. 26 (1974).
- The Environment and the Judiciary: A Need for Co-Operation or Reform*, 3 B.C. ENVTL. AFF. L. REV. 627 (1974).
- Toward an International Standard of Environment*, 2 PEPP. L. REV. 28 (1974).
- Does the Environment Need a Court?*, 57 JUDICATURE 150 (1973).
- Stockholm. The Summer of '72: An Affair to Remember?*, 58 A.B.A. J. 1194 (1972).

- Apostrophe to a Troubled Ocean*, 5 IND. LEGAL F. 267 (1972).
- An Ecological Perspective for Arkansas*, 5 ARK. LAW. 54 (1971).
- La Dolce Vita: Law and Equity Merged at Last!*, 24 ARK. L. REV. 162 (1970)(with Walter W. Nixon).
- For Unto Us a Child Is Born, Legally*, 56 A.B.A. J. 43 (1970).
- On the Waterfront at the Pier's Edge: The Longshoremen's and Harbor Worker's Compensation Act*, 56 CORNELL L. REV. 114 (1970).
- Artificial Insemination: No Longer a Quagmire*, 3 FAM. L. Q. 1 (1969).
- Academic Aloofness: Stimulant or Depressant to Legal Education?*, 21 J. LEGAL EDUC. 89 (1968).
- Orthodoxy v. Reformation in the Jury System: Pattern Instructions: A Resolution?*, 51 JUDICATURE 344 (1968).
- Through a Test Tube Darkly: Artificial Insemination and the Law*, 67 MICH. L. REV. 127 (1968).
- When You Wish Upon a Star: The J.D. Fantasy*, 21 J. LEGAL EDUC. 177 (1968).
- The Development of the Right of Assembly: A Current Socio-Legal Investigation*, 9 WM. & MARY L. REV. 359 (1967).
- Effective Instructions to the Federal Jury in Civil Cases: A Consideration in Microcosm*, 18 SYRACUSE L. REV. 559 (1967).
- Who Needs It? J.D. Only Instant Status Symbol*, 3 TRIAL 18 (1967).
- Dr. Bonham's Case and the Modern Significance of Lord Coke's Influence*, 41 WASH. L. REV. 297 (1966).
- Much Ado About Nothing: The J.D. Movement*, 11 STUDENT LAW. 8 (1966).
- An Insurance Dilemma: Friendly and Hostile Fires*, RES GESTAE, Feb. 1966, at 27.
- Friendly v. Hostile Fires*, 70 DICKINSON L. REV. 50 (1965).
- Title 28, Section 2255 of the United States Code: Motion to Vacate, Set Aside or Correct Sentence: Effective or Ineffective Aid to a Federal Prisoner?*, 40 NOTRE DAME L. REV. 171 (1965).

William Gabriel Gregory Wagner

Professor Emeritus

Books

THE CONTRACTUAL REALLOCATION OF PROCREATIVE RESOURCES AND PARENTAL RIGHTS: THE NATIONAL ENDOWMENT CRITIQUE (1995).

Book Chapters

The Changing Meaning of Tolerance in American Constitutional Law, in TOLERANZ UND MENSCHENWÜRDE (Anton Rauscher ed., 2012).

The Right to Accommodation: Should It Be Legislatively Recognized?, in SELECTIVE CONSCIENTIOUS OBJECTION, ACCOMMODATING CONSCIENCE AND SECURITY (Michael F. Noone, Jr. ed., 1989).

The Relation of Autonomy and Academic Freedom to Government Support: A Response to Kenneth Whitehead, in CATHOLIC HIGHER EDUCATION: PROCEEDINGS OF THE FELLOWSHIP OF CATHOLIC SCHOLARS, ELEVENTH CONVENTION (Paul L. Williams, ed., 1988).

Public Policy Recommendations, in REPRODUCTIVE TECHNOLOGIES, MARRIAGE AND THE CHURCH: PROCEEDINGS OF THE 1988 BISHOPS' WORKSHOP (Donald G. McCarthy, ed., 1988).

Journal Articles

Unlocking Catholic Social Doctrine: Narrative is Key, 7 J. CATH. SOCIAL THOUGHT 289 (2010).

A Study in Law and Literature: Themes of Exceptionalism and Equity in British and American Culture, 5 J. L. PHIL. & CULTURE 87 (2010).

In Gratitude for What We Are Given: A Common Morality for the Global Age, 3 J. L. PHIL. & CULTURE 7 (2009).

Pope Benedict XVI and the Desideratum of a Natural Law: Three Views, 3 J. L. PHIL. & CULTURE 63 (2009).

To the Age of Social Revolution: as Papal Rejoinder, 'the Apocalypse is not Now', 53 VILL. L. REV. 209 (2008).

John Rawls's Proffer to Believers: A Bargain Called, 'The Idea of Public Reason', 1 J. L. Phil. & Culture 13 (2007).

Law's Quandary: An Echo of the Infinite, A Glimpse of the Unfathomable, 55 CATH. U. L. REV. 655 (2006).

The Stem Cell Debate, 22 J. CONTEMP. HEALTH L. & POL'Y 409 (2006) (with Ursula Weide).

Universal Human Rights, The United Nations, And the Telos of Human Dignity, 3 AVE MARIA L. REV. 197 (2005).

Balancing as Art: Justice White and the Separation of Powers, 52 CATH. U. L. REV. 957 (2003).

John Noonan on Marriage and the Family: Continuity and Change in Doctrine, 1 U. ST. THOMAS L. J. 724 (2003).

Constitutional Values and the Ethics of Health Care: A Comparison of the United States and Germany, 18 J. CONTEMP. HEALTH L. & POL'Y 619 (2002).

As Justice and Prudence Dictate: The Morality of America's War Against Terrorism—A Response to James V. Schall, S.J., 51 CATH. U. L. REV. 1 (2001).

The Pursuit of the Hunt, Interrupted: Changing Literary Image of Law, 49 CATH. U. L. REV. 945 (2000).

Death, Dying, and Burial: Approaches in Religious Law and Practice, 59 JURIST 135 (1999).

Christianity and the Civil Law: Secularity, Privacy, and the Status of Objective Moral Norms, 71 ST. JOHN'S L. REV. 515 (1997).

The Role of Basic Values in the Contemporary Constitutional Hermeneutics of Germany and the United States, 56 HEIDELBERG J. INT'L L. 178 (1996).

Supremacy and Integrity: Member-State Law as a Limiting Principle in the United States and the European Union, 79 SOUNDINGS 349 (1996).

The Catholic Sponsorship of Legal Education: A Bibliography, 78 MARQ. L. REV. 507 (1995) (with Denise M. Ryan).

In Search of the Market's Moral Limits: Liberalism, Perfectionism, and 'The Bad Man' in Christian Perspective, 11 J. L. & RELIGION 535 (1994).

The Contractual Reallocation of Procreative Resources and Parental Rights: The Natural Endowment Critique, 41 CASE W. RES. L. REV. 1 (1990).

The Ethical and Legal Implications of Hired Maternity, 35 AM. J. JURIS. 187 (1990).

The New Reproductive Technologies and the Law: A Roman Catholic Perspective, 4 J. CONTEMP. HEALTH L. & POL'Y 37 (1988).

Reflections on the Symposium: An Ordered Inquiry into the Relation of Civil Rights Law and Religion, 5 J. L. & RELIGION 5 (1987).

Geoffrey R. Watson

Professor of Law (Retired)

Books

THE CAPABILITY PROBLEM IN CONTRACT LAW: FURTHER READINGS ON THE WELL-KNOWN CASES (2d ed. 2004) (with Richard Danzig).

THE OSLO ACCORDS: INTERNATIONAL LAW AND THE ISRAELI-PALESTINIAN PEACE AGREEMENTS (2000).

Book Chapters

The Balfour Declaration and International Law, in OXFORD BIBLIOGRAPHIES IN INTERNATIONAL LAW (Anthony Carty ed., forthcoming 2021).

Secularism Resurrected? The European Court of Human Rights After Lautsi, in SECULARISM, CATHOLICISM, AND THE FUTURE OF PUBLIC LIFE (Douglas W. Kmiec ed., 2015).

The Persecution of Tom Riddle: a Study in Human Rights Law, in THE LAW AND HARRY POTTER (Jeffrey E. Thomas & Franklin G. Snyder eds., 2010).

EU Accession to the European Convention on Human Rights: An American Perspective, in EUROPEAN ISSUES FROM A PORTUGUESE PERSPECTIVE (Marshall J. Breger & Markus G. Puder eds., 2007).

Progress for Pilgrims? An Analysis of the Holy See-Israel Fundamental Agreement, in THE VATICAN-ISRAEL ACCORDS (Marshall J. Breger ed., 2004).

Jerusalem and the U.S. Congress, in JERUSALEM: A CITY AND ITS FUTURE (Marshall J. Berger & Ora Ahimeir eds., 2002).

The Law of State Succession, in CONTEMPORARY PRACTICE IN PUBLIC INTERNATIONAL LAW (Ellen G. Schaffer & Randall J. Snyder eds., 1997).

Journal Articles

International Law and the Balfour Decision, 8 J. LEVANTINE STUD. 101 (2018).

The Fun of Teaching American Legal History, 53 AM. J. LEGAL HIST. 426 (2013).

“Or a Treaty of the United States” : Treaties and the Alien Tort Statute After Kiobel, 107 AM. J. INT’L L. E4 (2013).

From Coexistence to Conquest, 105 AM. J. INT’L L. 625 (2011).

Mara’abe v. Prime Minister of Israel, 100 AM. J. INT’L L. 895 (2006).

The 'Wall' Decisions in Legal and Political Context, 99 AM. J. INT'L L. 6 (2005).

The Changing Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia, 37 NEW ENG. L. REV. 871 (2003).

Progress for Pilgrims: An Analysis of the Holy See-Israel Fundamental Agreement, 47 CATH. U. L. REV. 497 (1998).

In the Tribunal of Conscience: Mills v. Wyman Reconsidered, 71 TUL. L. REV. 1749 (1997).

The Humanitarian Law of the Yugoslavia War Crimes Tribunal: Jurisdiction in Prosecutor v. Tadic, 36 VA. J. INT'L L. 687 (1996).

The Jerusalem Embassy Act of 1995, 45 CATH. U. L. REV. 837 (1996).

The Death of Treaty, 55 OHIO ST. L. J. 781 (1994).

Preface: Symposium on Pacific Rim Trade, 17 U. PUGET SOUND L. REV. 503 (1994).

Constitutionalism, Judicial Review, and the World Court, 34 HARV. INT'L L. J. 1 (1993).

The Passive Personality Principle, 28 TEX. INT'L L. J. 1 (1993).

Offenders Abroad: The Case for Nationality-Based Criminal Jurisdiction, 17 YALE J. INT'L L. 41 (1992).

Comment: Zauderer v. Office of Disciplinary Counsel, 99 HARV. L. REV. 193 (1985).

Note: Exit Polls and the First Amendment, 98 HARV. L. REV. 1927 (1985).

Leah Wortham

Professor Emerita

Books & Reports

EXPANDING AND STRENGTHENING LEGAL CLINICAL EDUCATION IN UKRAINE (2019) (report for USAID).

REPORT ON THE ADHERENCE OF THE RULES OF CONDUCT FOR UKRAINE NAT'L BAR ASS'N MEMBERS TO THE EUROPEAN STANDARDS (2018) (report for USAID).

A ROLE FOR REGULATIONS STANDARDS, BEST PRACTICES, AND MONITORING IN BUILDING STRONG CLINICAL LEGAL EDUCATION PROGRAMS (2017) (report for USAID).

LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION (3d ed. 2016) (edited with Susan Brooks et al.).

THE NEW LAW SCHOOL: REEXAMINING GOALS, ORGANIZATION AND METHODS FOR A CHANGING WORLD (2010) (with Daniela Ikawa).

LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (2d ed. 2007) (edited with J.P. Ogilvy and Lisa G. Lerman).

TEACHER'S MANUAL FOR LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (2d ed. 2007) (with J.P. Ogilvy and Lisa G. Lerman).

PROPOSED AMENDMENTS TO THE DISTRICT OF COLUMBIA RULES OF PROFESSIONAL CONDUCT: FINAL REPORT & RECOMMENDATIONS (2005).

LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (1998) (edited with J.P. Ogilvy and Lisa G. Lerman).

TEACHER'S MANUAL FOR LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS (1998) (with J.P. Ogilvy and Lisa G. Lerman).

Book Chapters

Weaponizing Judicial Discipline: Poland, in DISCIPLINING JUDGES: CONTEMPORARY CHALLENGES AND CONTROVERSIES (Richard Devlin & Sheila Wildeman eds., 2021) (with Fryderyk Zoll).

Formation and Transformation: The Role of Personal Integrity and Professional Identity in Legal System Change: A Tribute to Ernest Ojukwu, SAN, in LAWYERING WITH INTEGRITY: ESSAYS IN HONOUR OF ERNEST OJUKWU, SAN (Sam Erugo & Charles O. Adekoya eds., 2017) (with Catherine F. Klein).

Learning from Supervision, in LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION (3d ed. 2016) (with Liz Ryan Cole and edited with Susan Brooks et al.).

Making Presentations, in *LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION* (3d ed. 2016) (edited with Susan Brooks et al.).

The Future of the Legal Profession and Legal Services Delivery, in *LEARNING FROM PRACTICE: A TEXT FOR EXPERIENTIAL LEGAL EDUCATION* (3d ed. 2016) (edited with Susan Brooks et al.).

Cross Border Teaching and Collaboration, in *BUILDING ON BEST PRACTICES: TRANSFORMING LEGAL EDUCATION IN A CHANGING WORLD* (Deborah Maranville et al. eds., 2015) (with Catherine F. Klein et al.).

Setting Goals for the Externship, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (2d ed. 2007) (edited with J.P. Ogilvy and Lisa G. Lerman).

Balancing Personal Life and Professional Life, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (2d ed. 2007) (edited with J.P. Ogilvy and Lisa G. Lerman).

Class Presentations: Sharing Learning, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (2d ed. 2007) (edited with J.P. Ogilvy and Lisa G. Lerman).

Learning from Supervision, in *LEARNING FROM PRACTICE: A PROFESSIONAL DEVELOPMENT TEXT FOR LEGAL EXTERNS* (2d ed. 2007) (edited with J.P. Ogilvy and Lisa G. Lerman) (with Liz Ryan Cole).

Legal Clinics and the University Mission, in *STUDENCKA PORADNIA PRAWNA: IDEA, ORGANIZACJA, METODOLOGIA* (Dariusz Lomowski ed., 2005) (with Catherine F. Klein).

Journal Articles

Strengthening the International Clinical Scholarly Community: Opportunities for the Clinical Law Review and Beyond, 26 *CLINICAL L. REV.* 393 (2019).

Judicial Independence and Accountability: Withstanding Political Stress, 42 *FORDHAM INT'L L.J.* 875 (2019) (with Fryderyk Zoll).

Risks and Rewards of Externships: Exploring Goals and Methods, 24 *INT'L J. CLINICAL LEGAL EDUC.*, no. 3, 2017, at 30 (with Linda Faye Smith & Jeff Giddings).

Autonomy-Mastery Purpose: Structuring Clinical Courses to Enhance these Educational Goals, 17 *INT'L J. CLINICAL LEGAL EDUC.*, no. 2, 2012, at 105 (with Catherine F. Klein & Beryl Blaustone).

Aiding Clinical Education Abroad: What Can Be Gained and The Learning Curve on How to Do So Effectively, 12 CLINICAL L. REV. 601 (2006).

Lawyering Process: My Thanks for the Book and the Movie, 10 CLINICAL L. REV. 399 (2003).

Teaching Professional Responsibility in Legal Clinics Around the World, 1 KLINIKA 195 (2000).

Teaching Professional Responsibility in Law School, DEL. LAW., Winter 1993, at 18.

The Economics of Insurance Classification: The Sound of One Invisible Hand Clapping, 47 OH. ST. L. J. 835 (1986).

Insurance Classification: Too Important to be Left to the Actuaries, 19 U. MICH. J. L. REFORM 349 (1986).

Harvey L. Zuckman

Professor Emeritus

Books

MASS COMMUNICATION LAW IN A NUTSHELL (6th ed. 2007) (with others).

MASS COMMUNICATION LAW IN A NUTSHELL (5th ed. 2004) (with others).

MODERN COMMUNICATION LAW (1999) (with others).

MASS COMMUNICATION LAW IN A NUTSHELL (4th ed. 1994) (with others).

MASS COMMUNICATION LAW IN A NUTSHELL (3d ed. 1988) (with Martin J. Gaynes).

MASS COMMUNICATION LAW IN A NUTSHELL (2d ed. 1982) (with Martin J. Gaynes).

MASS COMMUNICATION LAW IN A NUTSHELL (1977) (with Martin J. Gaynes).

Journal Articles

The Ninth Circuit's Invasion of the Tort of Invasion of Privacy, 11 COMM.LAW CONSPECTUS 237 (2003).

The Global Implications of Defamation Suits and the Internet: The U.S. View, 12 ENT. L. REV. 53 (2001).

Cracking Down on the Trade in Child Pornography and Pornography for Children, ST. THOMAS FORUM, Summer 1991, at 91.

The American Torts of Invasion of Privacy: Substantial Corruption of English Common Law, 1 ENT. L. REV. 173 (1990).

Invasion of Privacy: Some Communicative Torts Whose Time Has Gone, 47 WASH. & LEE L. REV. 253 (1990).

The BBC Gets a New Chairman and a Lot of Trouble, COMM. LAW., Winter 1987, at 8.

Don't be Co-opted by the Folks who Brought us Vietnam, Grenada, and the Iranian Rescue Fiasco, COMM. LAW., Winter 1985, at 15.

There Is Tort Liability for Negligent Programming, COMM. LAW., Winter 1983, at 1.

Divorce Law Practice (Part 3), PRAC. LAW., Mar. 1981, at 67 (with others).

Divorce Law Practice (Part 2), PRAC. LAW., Jan. 1981, at 27 (with others).

Divorce Law Practice (Part I), PRAC. LAW., Dec. 1980, at 11 (with others).

Throw 'Em to the Lions (or Bengals): The Decline and Fall of Sports Civilization, 5 J.C. & U.L. 55 (1977).

Guide to the New D.C. Marriage and Divorce Law, DIST. LAW., Summer 1977, at 44.

Recent Developments in American Divorce Legislation, 35 JURIST 6 (1975).

The ABA Family Law Section v. the NCCUSL: Alienation, Separation and Forced Reconciliation Over the Uniform Marriage and Divorce Act, 24 CATH. U. L. REV. 61 (1974).

The Great Cross-Media Ownership Controversy, 60 A.B.A. J. 1570 (1974) (with Roy L. Mason).

The Ferment in Divorce Legislation, 12 J. FAM. L. 515 (1973) (with William Fox).

Non-Fault in the Classroom: Involving Law Students in the Great Automobile Accident Compensation Controversy, 23 J. LEGAL EDUC. 598 (1971).

Walker-Thomas Strikes Back: Comment on the Pleading and Proof of Price Unconscionability, 30 FED. B.J. 308 (1971).

One Lawyer-One Vote: The Application of One Man-One Vote to the Integrated Bar, 26 J. MO. B. 461 (1970).

An Examination of the Federal Rules of Appellate Procedure, 13 ST. LOUIS U. L.J. 564 (1969).

FCC v. Schreiber: In Camera and the Administrative Agency, 56 GEO. L. J. 451 (1968).

The Law of Obscenity and Military Practice, 20 MIL. L. REV. 43 (1963).

Obscenity in the Mails, 33 S. CAL. L. REV. 171 (1960).

Censorship of Defamatory Political Broadcasts: The Port Huron Doctrine, 34 N.Y.U. L. REV. 127 (1959).

Professional Librarians

Frances Brillantine

Access Services Librarian

Journal Articles

Student Services in the 21st Century: Evolution and Innovation in Discovering Student Needs, Teaching Information Literacy, and Designing Library 2.0-Based Services, 26 LEGAL REF. SERVICES Q. 135 (2007) (with Kumar Jayasuriya).

Steve Young

Reference Librarian

Books

THE POSSE COMITATUS ACT OF 1878: A DOCUMENTARY HISTORY (2003).

PROCEEDINGS OF THE CONFERENCE ON THE GLOBAL RESPONSIBILITY OF LAW LIBRARIANS (1990)
(with David R. Burch eds.).

Book Chapters

Library “Without Walls,” as “Place” and as a “Placeholder,” in DESIGNING LAW AND OTHER ACADEMIC LIBRARIES: BUILDING UPON CHANGE (Stephen G. Margeton ed., 3d ed. 2017).

Legal Systems of the United Kingdom, in FUNDAMENTALS OF LEGAL RESEARCH (Steven M. Barkan et al. eds., 10th ed. 2015).

Legal Systems of the United Kingdom, in FUNDAMENTALS OF LEGAL RESEARCH (Steven M. Barkan et al. eds., 9th ed. 2009).

A Most Unlikely Servant of the Profession, in THE SPIRIT OF LAW LIBRARIANSHIP: A READER (Roy M. Mersky & Richard A. Leiter eds., 2d ed. 2005).

Legal Systems of the United Kingdom, in FUNDAMENTALS OF LEGAL RESEARCH (Roy M. Mersky & Donald J. Dunn eds., 8th ed. 2002).

English Legal Research, in FUNDAMENTALS OF LEGAL RESEARCH (Roy M. Mersky et al. eds., 7th ed. 1998).

Journal Articles

7. *The Dual Degree: A Requirement in Search of a Justification,* AALL SPECTRUM, Dec. 2012, at

Looking Beyond the Stacks: The Law Library as Place, AALL SPECTRUM, July 2010, at 16.

Taking the Show on the Road: Teaching Legal Research in Poland, AALL SPECTRUM, Nov. 2008, at 14.

Separating State from Church: Researching the Legal System of the Vatican City State, 99 L. LIBR. J. 589 (2007) (with Alison Shea).

By Command of Her Majesty: An Introduction to the Command Papers of the United Kingdom, 92 L. LIBR. J. 81 (2000).

“Shepardizing” English Law, 90 L. LIBR. J. 209 (1998).