

Publications, Presentations, and Honors

The School of Law's faculty has a well-deserved reputation for producing outstanding legal scholarship, as evidenced by the rich array of books, articles, working papers, and conference presentations its members complete each year. The entries on the following pages represent only a sampling of the diverse scholarly activities of our academic community. For a more complete listing and actual links to articles, visit www.law.umaryland.edu/scholarship.

Taunya Lovell Banks published the article "Justice Thurgood Marshall, the Race Man, and Gender Equality in the Courts," 18 *VIRGINIA JOURNAL OF SOCIAL POLICY AND THE LAW* 15 (2010), and reviewed the book *What Comes Naturally: Miscengenation Law and the Making of Race in America* (by Peggy Pascoe), 44 *LAW & SOCIETY REVIEW* 881 (2010).

Jane F. Barrett will publish "When Business Conduct Turns Violent: Bringing BP, Massey & Others to Justice," 48 *AMERICAN CRIMINAL LAW REVIEW* (forthcoming 2011), and presented "The Clean Water Act and the Chesapeake Bay" at Washington College in Chestertown, Md., "Criminal Law & the Response to Catastrophe: A Statutory Framework" at the University of Houston Law School, and "Citizen Suits Litigation Under the Clean Water Act" at the Waterkeepers International Conference in Chicago.

Pamela Bluh published "If the Shoe Fits: Institutional Repositories and Technical Services," 36 *TECHNICAL SERVICES LAW LIBRARIAN* 28 (2010), and presented "It's All in a Day's Work: Managing the Institutional Repository" at the Managing Changing Collections ASTG/ECTG Forum of the University System of Maryland & Affiliated Institutions (USMAI), University of Maryland University College Academic Center, Largo, Md.

Barbara Bezdek was appointed a Fulbright Scholar in 2010, and served as Distinguished Lecturer in Law at the Shanghai University of Finance and Economics during the spring of 2011. She presented a paper at a conference in Beijing on China's emerging "third sector" of not-for-profit organizations and social enterprises, and delivered guest lectures on topics in community development at universities throughout China, including Changchun, Guangzhou, Hefei, Lanzhou, and Xi'an. She published the article "Community Recovery Lawyering: Hard Lessons from Post-Katrina Mississippi," *DePaul Journal of Social Justice* (Fall 2010) (with co-authors), co-edited *Housing & Community Development* (4th ed. 2010) (with Kushner et al.), and contributed the chapter "Community Development and Revitalization" to that textbook.

Brenda Bratton Blom published the article "Community Voice and Justice: An Essay on Problem-Solving Courts as a Proxy for Change," 10 *UNIVERSITY OF MARYLAND LAW JOURNAL OF RACE, RELIGION, GENDER & CLASS* 25 (2010) (with others), and will publish *Community Economic Development Law: A Text for Engaged Learning* (Carolina Academic Press, forthcoming 2011) (with others).

David Bogen published the article "Rebuilding the Slaughter-House: The Cases' Support for Civil Rights," 42 *AKRON LAW REVIEW* 1129 (2009), and presented "The



RICHARD BOLDT

Common Law Impact of the 13th Amendment" at the Maryland Constitutional Law Schmooze at the University of Maryland Francis King Carey School of Law.

Richard Boldt published the articles "Drug Policy in Context: Rhetoric and Practice in the United States and United Kingdom," 62 *SOUTH CAROLINA LAW REVIEW* 261 (2011), "Confidentiality of Alcohol and Other Drug Abuse Treatment Information for Emergency Department and Trauma Center Patients," 20 *HEALTH MATRIX: JOURNAL OF LAW-MEDICINE* 325 (2010), "Introduction: Obstacles to the Development and Use of Pharmacotherapies for Addiction," 13 *JOURNAL OF HEALTH CARE LAW & POLICY* 1 (2010), and "The 'Tomahawk' and the 'Healing Balm': Drug Treatment Courts in Theory and Practice," 9 *UNIVERSITY OF MARYLAND LAW JOURNAL OF RACE, RELIGION, GENDER & CLASS* 1 (2010). He also presented "Balancing Public Health

and Individual Liberties: Exploring New Options in Outpatient Treatment, An Overview of State Laws,” at the University of Maryland Francis King Carey School of Law and the UM Schools of Medicine and Social Work in Baltimore, and was a panelist for “Legal Perspective on Addiction Treatment and Mental Health,” at a Roundtable on Adolescent Decision-Making sponsored by the University of Maryland School of Law’s Law & Health Care Program and the Johns Hopkins Berman Institute of Bioethics in Baltimore.

Maxwell Chibundu published the article “International Human Rights and the International Law Project: The Revolving Door of Academic Discourse and Practitioner Politics,” 24 MARYLAND JOURNAL OF INTERNATIONAL LAW 309 (2009).

Danielle Citron published the articles “Fulfilling Government 2.0’s Promise with Robust Privacy Protection,” 78 GEORGE WASHINGTON LAW REVIEW A-101 (2010), “Book Review, Visionary Pragmatism and the Value of Privacy in the Twenty-First Century,” 108 MICHIGAN LAW REVIEW 1107 (2010) (reviewing Daniel J. Solove, *Understanding Privacy* (2008) with Leslie Meltzer Henry), “Government Speech 2.0,” 88 DENVER UNIVERSITY LAW REVIEW 899 (2010) (with Helen Norton), “Mainstreaming Privacy Torts,” 98 CALIFORNIA LAW REVIEW 1805 (2010), contributed the book chapter “Civil Rights in the Information Age,” in *The Offensive Internet: Speech, Privacy and Reputation* (Martha Nussbaum & Saul Levmore eds., 2011), will publish the articles “Intermediaries and Hate Speech: Fostering Digital Citizenship for the Information Age,” 91 BOSTON UNIVERSITY LAW REVIEW (forthcoming 2011) (with Helen Norton), and “Network Accountability for the Domestic Intelligence Apparatus,” 62 HASTINGS LAW JOURNAL (forthcoming 2011) (with Frank Pasquale). She served as moderator at the WILLIAM AND MARY JOURNAL OF THE BILL OF RIGHTS E-voting, Privacy, and Democracy Conference at the William and Mary Law School, served as a panelist on “My Not So Private Life—Minority Report,” Facebook, and Google panel at the 2010 Odyssey Exploring Science and Law Alumni Weekend at Yale Law

School, and was an invited speaker for Columbia University Computer Science Department Distinguished Lecture Series. She was also named an Affiliated Fellow to the Stanford Law Center on Internet and Society and to the Advisory Board of Teach Privacy.

Robert Conclin published the article “Legal Bargaining Theory’s New ‘Prospecting’ Agenda: It May Be Social Science, But Is It News?,” 10 PEPPERDINE DISPUTE RESOLUTION LAW JOURNAL 215 (2010), and will publish “Bargaining Without Law,” 55 NEW YORK LAW SCHOOL LAW REVIEW (forthcoming 2011).

Karen Czapanskiy co-authored the 5th edition of *Family Law: Cases, Text, Problems* (LexisNexis, 2010) (with others), and published the article “Chalimony: Seeking Equity Between Parents of Children with Disabilities and Chronic Illnesses,” 34 NEW YORK UNIVERSITY REVIEW OF LAW & SOCIAL CHANGE 253 (2010).

Peter Danchin edited the book *United Nations Reform and the New Collective Security* (with Horst Fischer) (Cambridge University Press, 2010), contributed the book chapters “Introduction: The New Collective Security” and “Things Fall Apart: The Concept of Collective Security in International Law” in *United Nations Reform and the New Collective Security* (Peter Danchin & Horst Fischer eds., 2010), published the article “Defaming Muhammad: Dignity, Harm and Incitement to Religious Hatred,” 2 DUKE FORUM FOR LAW AND SOCIAL CHANGE 5 (2010), and will publish “Islam in the Secular Nomos of the European Court of Human Rights,” 32 MICHIGAN JOURNAL OF INTERNATIONAL LAW (forthcoming, 2011).

Deborah Thompson Eisenberg published the articles “Shattering the Equal Pay Act’s Glass Ceiling,” 63 SOUTHERN METHODIST UNIVERSITY LAW REVIEW 17 (2010) and “Opening the Doors to the Local Courthouse: Maryland’s New Private Right of Action for Employment Discrimination,” 9 UNIVERSITY OF MARYLAND LAW JOURNAL OF RACE, RELIGION, GENDER, AND CLASS 7 (2009), presented “Overview of Civil Procedure in

U.S. Courts” to judges from Jiangsu, China, served as a panelist for “Hot Topics in Unemployment Insurance” at the Labor and Employment Relations Association 63rd Annual Meeting in Denver, and moderated a Works-in-Progress Session about Clinical Pedagogy at the AALS Clinical Law Conference in Seattle.

Martha Ertman published the article “Race Treason: The Untold Story of America’s Ban on Polygamy,” 19 COLUMBIA JOURNAL OF GENDER AND LAW 287 (2010), contributed the book chapters “The Upside of Baby Markets,” in *Baby Markets: Money and the New Politics of Creating Families* 23 (Michele Bratcher Goodwin ed., 2010) and “The Productive Tension between Official and Unofficial Stories of Fault in Contract Law,” in *Fault in American Contract Law* (Omri Ben-Shahar & Ariel Porot eds., 2011), and provided the expert report “Reference re: Constitutionality of S. 293 of Criminal Code of Canada,” for a case in the British Columbia Supreme Court (Canada). She is working on a book called *Love and Contracts*, parts of which she has presented at faculty workshops at Loyola Law School Los Angeles, Western New England College, Stetson University, and Tel Aviv University in Israel.

Donald Gifford published the articles “Climate Change and the Public Law Model of Torts: Reinvigorating Judicial Restraint Doctrines,” 62 SOUTH CAROLINA LAW REVIEW 201 (2011), “No Ordinary Tort: Climate Change and Judicial Restraint,” 53 FOR THE DEFENSE 10 (February 2011), and “No ‘Ordinary Tort’—Climate Change Tort Actions and the Supreme Court” on Tortsprof Blog. He also presented “Climate Change and the Limits of the Judicial Function” at the Monsanto Conference on Civil Litigation as a Tool for Regulating Climate Change, Valparaiso University School of Law. Most recently, he served as moderator and a discussant of a mock Supreme Court argument on climate change litigation at the annual meeting of the International Association of Defense Counsel in Whistler, British Columbia.

Daniel Goldberg published the article “E-VAT—An Electronically Collected Progressive Consumption Tax,” 128 TAX



SHERRILYN IFILL

Professor Sherrilyn Ifill has been appointed board chair of U.S. Programs for the Open Society Foundations. She previously served on the boards of U.S. Programs and the Open Society Institute in Baltimore.

NOTES 1351 (2010), and presented “Tax Issues in Leaving an LLC or Terminating Its Business: The Good, the Bad and the Ugly” at the 2011 Business Law Institute, sponsored by Maryland State Bar Association, Columbia, Md.

David Gray published the articles “Beyond Experience: Getting Retributive Justice Right,” 98 CALIFORNIA LAW REVIEW 605 (2011) (with Dan Markel and Chad Flanders), “Punishment as Suffering,” 63 VANDERBILT LAW REVIEW 1619 (2010), “A No-Excuse Approach to Transitional Justice,” 87 WASHINGTON UNIVERSITY LAW REVIEW 1043 (2010), “Extraordinary Justice,” 62 ALABAMA LAW REVIEW 55 (2010), “Progressive Retribution?,” 70 MARYLAND LAW REVIEW 141 (2010) (with Jonathan Huber), “A Modest Appeal for Decent Respect,” 22 *Federal Sentencing Reporter* (2010) (with Jessica Olive), and contributed the book chapters “Transitional Disclosures: What Transitional Justice Reveals About ‘Law,’” in *Transitions* (Austin Sarat ed., 2010) and “Feminist Perspective on Extraordinary Justice” in *Conflict and Transitional Justice: Feminist Approaches* (Martha Fineman & Estell Zinsstag eds.) (forthcoming 2011).

Oscar Gray published a revised Volume 6 and Supplement 2009 No. 2 to Vols. 1-5 of *Harper, James and Gray on Torts* (2006-2009) (with Fowler, V. Harper, Fleming, James, Jr.) (2009), and published *Cases and Materials on the Law of Torts, Shulman, James, Gray & Gifford* (with Donald Gifford) (5th ed., Foundation Press 2010).

Michael Greenberger published the articles “Overwhelming a Financial Regulatory Black Hole with Legislative Sunlight: Dodd-Frank’s Attack on Systemic Economic Destabilization Caused by an Unregulated Multi-Trillion Dollar Derivatives Market,” 6 JOURNAL OF BUSINESS & TECHNOLOGY LAW 125 (2011), and “Governance and Biosecurity: Strengthening Security and Oversight of the Nation’s Biological Agent Laboratories,” 13 DEPAUL JOURNAL OF HEALTH CARE LAW 77 (2010) (with Talley Kovacks & Marita Mike), and presented “The Impact of Financial Reforms on Energy Markets,” at the New York Energy Forum, and “Environmental Disasters and National Security” at the National Strategy Forum Speaker Series in Chicago.

Phoebe Haddon received the 2011 Great Teacher Award from the Society of American Law Teachers; was named to the board of The Constitution Project, a national nonpartisan effort to promote and safeguard the nation’s founding charter; and was chosen to participate in Leadership Maryland, a highly selective nonprofit program committed to fostering leadership ability that can be applied with power, influence, and authority for the greater good of Maryland. She published the article “Educating Lawyers with a Global Vision,” 25 MARYLAND JOURNAL OF INTERNATIONAL LAW 2 (2010) and delivered the 2010 Clifford Scott Green Lecture, “A Public Calling: Lessons from the Lives of Judges of Color in Pennsylvania” at Temple University, Philadelphia. Dean Haddon also served as a panelist at several professional meetings including “Women in Higher Education: A New Era of Leadership” at the Women in Higher Education: Power, Progress, and the Promise of Equality Conference, University of Minnesota, Minneapolis; “Readiness for the Profession” at the 2011 Conference on the Future of the Law School Curriculum, American Association of Law Schools, Seattle; and “Adjusting to the New

Normal,” part of the 2011 Roundtable on the Future of Lawyer Hiring, Development and Advancement, National Association for Law Placement, Washington, D.C. She moderated “Gender and the Justice System” and “Reshaping Institutions” concurrent and general sessions respectively, at the 2011 Workshop on Women Rethinking Equality, American Association of Law Schools, Washington, D.C.

Susan Hankin published the articles “Statutory Interpretation in the Age of Grammatical Permissiveness: An Object Lesson for Teaching Why Grammar Matters,” 18 PERSPECTIVES: TEACHING LEGAL RESEARCH AND WRITING 105 (2010), and “What is the Scope of the Duty to Provide Veterinary Care?,” 43 MARYLAND BAR JOURNAL 18 (2010) presented “The Property Status of Animals and Its Effect on Animal Law Practice,” Maryland State Bar Association Animal Law Section Welcome Dinner, “Bridging the Legal Writing Gap: Teaching Transitions Between Types of Legal Writing” (with Sherri Lee Keene) at the 2010 Legal Writing Institute Conference, Marco Island, Fla., and “The Continuing Fight Against Animal Cruelty: What Anti-Cruelty Statutes Are (and Are Not) Accomplishing,” Animal Law Section Educational Program, Maryland State Bar Association Annual Meeting, Ocean City, Md.

Michelle Harner published the articles “The Value of ‘Thinking Like a Lawyer,’” 70 MARYLAND LAW REVIEW 101 (2011), “Committee Capture? An Empirical Analysis of the Role of Creditors’ Committees in Business Reorganization,” 64 VANDERBILT LAW REVIEW 749 (2011) (with Jamie Marincic) “Behind Closed Doors: the Influence of Creditors in Business Reorganizations,” 34 SEATTLE UNIVERSITY LAW REVIEW 1155 (2011) (with Jamie Marincic), “Corporate Control and the Need for Meaningful Board Accountability,” 94 MINNESOTA LAW REVIEW 541 (2010), “Ignoring the Writing on the Wall: The Role of Enterprise Risk Management in the Economic Crisis,” 5 JOURNAL OF BUSINESS & TECHNOLOGY LAW 45 (2010), Barriers to Effective Risk Management, 40 SETON HALL LAW REVIEW 1323 (2010), “The Search for an Unbiased Fiduciary in Corporate

Reorganizations,” 86 NOTRE DAME LAW REVIEW 469 (2011), and will publish “Activist Distressed Debtholders: The New Barbarians at the Gate?” 89 WASHINGTON UNIVERSITY LAW REVIEW (forthcoming 2011). She presented “Committee Capture? An Empirical Analysis of the Role of Creditors’ Committees in Business Reorganizations” at the Villanova University School of Law Workshop and Michigan State University College of Law Workshop, “Chapter 11 Creditors’ Committees and Examiners: Are they Effective?” at the American Bankruptcy Institute Annual Spring Meeting, “Mitigating Financial Risk for Entrepreneurs” at the Law and Society Association Annual Meeting, and “Behind Closed Doors: the Influence of Creditors in Business Reorganizations” at the Adolf A. Berle, Jr. Center on Corporations, Law & Society Conference.

Deborah Hellman published the article “Money Talks but It Isn’t Speech,” 95 MINNESOTA LAW REVIEW 953 (2011), contributed the book chapter “Money and Rights” in *Money, Politics and the Constitution: Beyond Citizens United* (Century Foundation and Brennan Center for Justice, 2011), presented “Corruption as a Derivative Concept: Implications for Campaign Finance Law” at a Faculty Workshop at the University of Virginia, served as a panelist for “*Christian Legal Society v. Martinez*: Discrimination, Free Speech, Homosexuality and Christianity” at the University of Maryland, and commented on Michel Rosenfeld’s “The Identity of the Constitutional Subject” at Cardozo Law School.

Leslie Meltzer Henry recently published “Visionary Pragmatism and the Value of Privacy in the Twenty-First Century,” 108 MICHIGAN LAW REVIEW 1107 (2010) (with Danielle Keats Citron), “Deciphering Dignity,” 10 AMERICAN JOURNAL OF BIOETHICS 59 (2010), and will publish “The Jurisprudence of Dignity,” 160 UNIVERSITY OF PENNSYLVANIA LAW REVIEW (forthcoming 2011). She also served as a panelist for “Health Care Reform and the U.S. Constitution” at the Constitution Day 2010 Program co-sponsored by the Maryland League of Women Voters and the University of Maryland Francis King Carey School of Law; served as a moderator for the law school’s

Health Reform Speaker Series on “Health Privacy and Issues in Cost-Containment”; and was co-organizer and moderator of the Adolescent Decision Making Conference, which was co-sponsored by the UM Carey Law and the Johns Hopkins Berman Institute of Bioethics. She is continuing as an Associate Faculty member at the Johns Hopkins Berman Institute of Bioethics and also was appointed as an Associate to the Consortium for Emerging Technologies, Military Operations, and National Security.

Diane Hoffmann published the articles “Legal Impediments to the Diffusion of Telemedicine,” 14 JOURNAL OF HEALTH CARE LAW & POLICY 1 (2011) (with Virginia Rowthorn) and “Medical Marijuana and the Law: Perspective,” 362 NEW ENGLAND JOURNAL OF MEDICINE 1453 (2010) (with Ellen Weber) and contributed the chapter “Dying as a Public Health Issue” in *Reconsidering Law and Policy Debates: A Public Health Perspective* (John Culhane ed.) (2010). She also presented The Annual Paul A. Pumpian Lecture, “The Evolving Medical Marijuana Legal Landscape,” Department of Pharmaceutical Health Services Research, University of Maryland School of Pharmacy, Baltimore; “Federal Regulation of Probiotics: An Analysis of the Existing Regulatory Framework and Recommendations for Alternative Frameworks” to the Probiotics and Clinical Metagenomics Working Group, Cleveland Clinic & Case Western Reserve, Cleveland and at the 34th Annual Health Law Professors Conference in Chicago; and “Legal Obstacles to the Treatment of Pain” to the Barriers to Pain Management Staff Briefing for the California Legislative Women’s Caucus via webcast.

Sherri Lee Keene published the article “It Was the Best of Practice, It Was the Worst of Practice: Moving Successfully from the Courtroom to the Classroom,” 48 DUQUESNE LAW REVIEW 533 (2010).

Lee Kovarsky published the articles “Deal Ineligibility and Habeas Corpus,” 95 CORNELL LAW REVIEW 329 (2010) and “Original Habeas Redux,” 97 VIRGINIA LAW REVIEW (61 2011).

Susan Leviton received the Margaret Brent-Juanita Jackson Mitchell Award from the Bar Association of Baltimore City. The award recognizes women lawyers and judges who have surmounted substantial barriers to achieve professional excellence.

Paula Monopoli published the book *Contemporary Approaches to Trusts and Estates* (Aspen Publishers 2011) (with others) and contributed the book chapter “Women and the Gendered State” in *Feminist Constitutionalism* (Cambridge University Press, forthcoming 2012) (with E. McDonagh). Professor Monopoli also presented papers at Emory University School of Law, University College Dublin and the University of Texas School of Law.

Robert Percival authored nine publications including a book, two law review articles, two book chapters, a book review, a policy report, and two magazine articles. His publications included: “Who’s in Charge? Does the President Have Directive Authority over Agency Regulatory Decisions?” 79 FORDHAM LAW REVIEW 2487 (2011); “Law, Society and the Environment,” in *Law, Society and History: Themes in the Legal Sociology and Legal History of Lawrence M. Friedman* (R. W. Gordon & M. J. Horowitz, eds., Cambridge University Press 2011); “Environmental Law Goes Global: Taking Back Eden: Eight Environmental Cases that Changed the World,” 41 ENVIRONMENTAL LAW REPORT 10194 (March 2011); “Strategies for Promoting Green Energy Innovation, Deployment & Technology Transfer” in *American Institute for Contemporary German Studies, Intellectual Property Rights and Green Technology Transfer: German and U.S. Perspectives, Policy Report #45* at 7-59 (2010); “Liability for Environmental Harm and Emerging Global Environmental Law,” 25 MARYLAND JOURNAL OF INTERNATIONAL LAW 37 (2010); and “La Responsabilidad por Daño Ambiental Global y la Evolución en las Relaciones entre el Derecho Público y Privado (Liability for Global Environmental Damage and the Evolution in the Relationship Between Public and Private Law)” in *Derecho Ambiental en Tiempos de Reformas (Environmental Law in Times of Reform)* 99 (V. Duran Medina, et al., eds.) (AbeledoPerrot

FACULTY

Publishing (Chile) 2010). He gave 32 presentations in eight countries, including guest lectures at eight U.S. universities, one U.S. government agency and two laws schools in China. He spoke at international conferences in Belgium, Canada, Chile, Germany, South Africa, Spain and the U.S. and conducted workshops on water law, forest protection, and environmental and natural resources law for three delegations of visiting Chinese officials.

Michael Pinard published the articles “Collateral Consequences of Criminal Convictions: Confronting Issues of Race and Dignity,” 85 *NEW YORK UNIVERSITY LAW REVIEW* 457 (2010) and “Reflections and Perspectives on Reentry and Collateral Consequences,” 100 *JOURNAL OF CRIMINAL LAW & CRIMINOLOGY* 1213 (2010) (Centennial Symposium issue), presented “Collateral Consequences of Criminal Convictions” to the Mayor’s Office of Employment Development, Re-entry Center Partnership Meeting, Baltimore, participated in the Access to Justice Forum at Stanford Law School, and served as a panelist for “Bridging the Traditional Clinical/Doctrinal Divide,” at the Southeastern Association of Law Schools 2010 Annual Conference.

Garrett Power received the Lord Baltimore Fellowship from the Maryland Historical Society during the Spring Term of 2011 and presented “Land Tenure and the Cityscape: Baltimore Maryland’s Ground Rent System 1745-1830” at the Fifth International Conference, Planning Law and Property Rights in Edmonton, Alberta.

Amanda Pustilnik published the article “Violence on the Brain: A Critique of Neuroscience in Criminal Law,” 44 *WAKE FOREST LAW REVIEW* 183 (2009).

Peter Quint published the articles “A Return to *Lüth*,” 16 *ROGER WILLIAMS UNIVERSITY LAW REVIEW* 73 (2011), “60 Years of the Basic Law and its Interpretation: An American Perspective,” 57 *JAHRBUCH DES OEFFENTLICHEN RECHTS DER GEGENWART* 1 (2009), and “The Universal Declaration and South African Constitutional Law: A Response to Justice Arthur Chaskalson,” 24 *MARYLAND JOURNAL OF INTERNATIONAL*

LAW 40 (2009). He also presented “The Influence of the United States Supreme Court on Judicial Review in Europe” at the Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany, and served as Chair for the Session on Constitutional Law: Foreign Voters at the XVIII International Congress of the International Academy of Comparative Law in Washington, D.C.

Shruti Rana published the article “Streamlining the Rule of Law: How the Department of Justice is Undermining Judicial Review of Agency Action,” 2009 *UNIVERSITY OF ILLINOIS LAW REVIEW* 829 (2009) and participated in the Author-Meets-Critics Panel: Anna Law’s “The Immigration Battle in American Courts,” at the Midwest Political Science Association National Conference in Chicago.

William Reynolds published the articles “Back to the Future in Law Schools,” 70 *MARYLAND LAW REVIEW* (2011) and “What’s Software Got To Do With It? The ALI Principles of the Law of Software Contracting,” 84 *TULANE LAW REVIEW* 1541 (2010) (with Juliet M. Moringiello) and presented “Where We Are in Electronic Contracting,” at the Sixth International Conference on Contracts, Stetson Law School.

Robert Rhee published the articles “A Production Theory of Pure Economic Loss,” 104 *NORTHWESTERN UNIVERSITY LAW REVIEW* 49 (2010), “Bonding Limited Liability,” 51 *WILLIAM & MARY LAW REVIEW* 1417 (2010), “Fiduciary Exemption for Public Necessity: Shareholder Profit, Public Good, and the Hobson’s Choice during a National Crisis,” 17 *GEORGE MASON LAW REVIEW* 661 (2010), “The Decline of Investment Banking: Preliminary Thoughts on the Evolution of the Industry 1996-2008,” 5 *JOURNAL OF BUSINESS & TECHNOLOGY LAW* 75 (2010), “On Legal Education and Reform: One View Formed from Diverse Perspectives,” 70 *MARYLAND LAW REVIEW* 310 (2010), and “The Stand Alone Course Approach to Teaching Business Ethics,” 12 *TENNESSEE JOURNAL OF BUSINESS LAW* 39 (2011) (presentation transcript), and he contributed the book chapter “Crisis, Rescue, and Corporate Social



JANA SINGER

Responsibility under American Corporate Law,” in *Reframing Corporate Social Responsibility: Lessons from the Global Financial Crisis*, (William Sun et al. eds.) (Emerald Group Publishing, UK, 2010).

Karen Rothenberg published the articles “From Eugenics to the “New” Genetics: The Play’s The Thing,” 79 *FORDHAM LAW REVIEW* 407 (2010), and “NIH Guidelines on Human Embryonic Stem Cell Research in Context: Clarity or Confusion?,” 2010 *WORLD STEM CELL REPORT* 89 (with Michael Ulrich) and presented “From Plays to Policy: Reflections on How to Make an Impact” at the Program in Bioethics at Columbia University and “Back to the Future: Research Ethics for the Genomics Era” for the DIR Seminar Series at the National Human Genome Research Institute, National Institutes of Health in Bethesda. She was also appointed to the Legal Advisory Board of the Genetics Policy Institute and served as a member on the Institutional Review Board, National Institute of Child Health and Human Development at the National Institutes of Health for the 2010-2011 term.

Jana Singer published the article “Dispute Resolution and the Post-Divorce Family: Implications of a Paradigm Shift,” 47 *FAMILY COURT REVIEW* 363 (2009), and presented “Parenting, Separation and Divorce: What’s Gender Got to do with it?” as the plenary speaker at the 48th Annual Conference of the Association of Family and Conciliation Courts

(AFCC) in Orlando, Fla., “The Paradigm Shift in Family Dispute Resolution,” at the Divorce Roundtable of Montgomery County, Rockville, Md., and “Family Feuds: From Adversary Justice to Problem-Solving Courts,” at the University of Richmond School of Law Faculty Colloquium.

Maxwell Stearns contributed the book chapter “An Introduction to Social Choice,” in *The Elgar Handbook on Public Choice* (Dan Farber & Anne O’Connell eds.) (Elgar, 2010); published the book *Teachers Manual to Public Choice Concepts and Applications in Law* (West Publishing Company, 2010) (with Todd Zywicki), and published the article “McDonald Typifies Need for Consensus,” *NATIONAL LAW JOURNAL* 35 (July 2010) (with David S. Cohen). He also presented “Direct (Anti-) Democracy” at the University of Canterbury Department of Economics and Finance and the School of Law, Christchurch, New Zealand, the Law and Economics Society, Auckland, New Zealand, the University of Illinois School of Law, Urbana-Champaign, and George Mason University School of Law.

Rena Steinzor published the book *The People’s Agents and the Battle to Protect the American Public: Special Interests and Threats to Health, Safety, and the Environment* (with Sidney Shapiro) (University of Chicago Press, 2010), the article “High Crimes, Not Misdemeanors: Deterring the Production of Unsafe Food,” 20 *HEALTH MATRIX* 175

MAXWELL STEARNS



(2010), contributed the book chapter “The Constitution and Our Debt to the Future” in *Beyond Environmental Law: Policy Proposals for a Better Environmental Future* (Alison Flournoy & David Driesen eds.) (Cambridge University Press, 2010) and presented “Saving Science from Politics” to the class of Masters in Science students enrolled in a Multidisciplinary Course at Georgetown University Medical School, Department of Microbiology.

Maureen Sweeney published the article “Where do we go from *Padilla v. Kentucky*? Thoughts on Implementation and Future Directions,” 45 *NEW ENGLAND LAW REVIEW* 353 (2011) and served as a panelist for “*Padilla v. Kentucky*, Crossing the Border: The Future of Immigration Law and Its Impact on Lawyers” at the *NEW ENGLAND LAW REVIEW* Symposium in Boston. She also presented “Responding to ICE Enforcement in 2010: How to Assist Immigrants Following an ICE Enforcement Action” at a training sponsored by CLINIC (Catholic Legal Immigration Network, Inc.) and Catholic Charities Immigration Legal Services in Washington, D.C., “Penalty and Proportionality in Deportation for Crimes” at The Aftermath of *Padilla v. Kentucky*: A New Era for Plea Bargaining and Sentencing?, Saint Louis University School of Law Public Law Review and the ABA Criminal Justice Section in St. Louis, “Representing Your Non-Citizen Client” for the Maryland Office of the Public Defender in Rockville, Md. and Baltimore, and moderated “Protecting Clients and Communities in Immigration Enforcement,” at the Maryland Partners for Justice Conference in Baltimore.

Lawrence Sung published the books 2011 Medical Device Patents (Thomson/West, 2011), *2011 Patent Infringement Remedies* (BNA Books, 2011), *The Patent Law Handbook* (Thomson/West, 2011) and *Contemporary Debates in Bioethics, Part Five: Is it Ethical to Patent or Copyright Genes, Embryos, or Their Parts?* (Wiley-Blackwell, 2011). He also published the article “Medical Alert: Alarming Challenges Facing Medical Technology Innovation,” 6 *JOURNAL OF BUSINESS & TECHNOLOGY LAW* 35 (2011).

Michael Van Alstine contributed the book chapter “Treaties and the Court: 1900-1945,” in *The U.S. Supreme Court and International Law: Continuity or Change?* (D. Sloss et al. eds.) (Cambridge University Press, 2010), published a book review, “Constitutional Necessity and Presidential Prerogative: Does Presidential Discretion Undergird or Undermine the Constitution?,” 45 *TULSA LAW REVIEW* 631 (2010) (reviewing two books), and will publish the article “*Stare Decisis* and Foreign Affairs,” 61 *DUKE LAW JOURNAL* (forthcoming, 2011) as well as the casebook *International Business Transactions: A Problem Oriented Coursebook* (West, 11th ed., forthcoming 2012) (with Folsom, Gordon, Spanogle and Fitzgerald).

Urska Velikonja published the articles “Negotiating Executive Compensation in Lieu of Regulation,” 25 *OHIO STATE JOURNAL ON DISPUTE RESOLUTION* 621 (2010) and “Leverage, Sanctions and Deterrence of Accounting Fraud,” 44 *U.C. DAVIS LAW REVIEW* 1281 (2011).

Ellen Weber published the articles “Failure of Physicians to Prescribe Pharmacotherapies for Addiction: Regulatory Restrictions and Physician Resistance,” 13 *JOURNAL OF HEALTH CARE LAW & POLICY* 101 (2010), and “Medical Marijuana and the Law: Perspective,” 362 *NEW ENGLAND JOURNAL OF MEDICINE* 1453 (2010) (with Diane Hoffmann). She also presented “Mental Health Parity and Addiction Equity Act,” Affordable Care Act, One Year Anniversary, Baltimore Health Care Access, Baltimore, “The Parity Law: Implications for Addiction Treatment Under Health Care Reform,” National Council on Alcoholism and Drug Dependence Tuerk Conference, Baltimore, “Health Privacy – Issues and Opportunities,” Federally Qualified Health Center Summit on Behavioral Health and Primary Care Service Integration, Maryland Department of Health and Mental Hygiene and Milbank Memorial Fund, Columbia, Md., and served as a moderator for “Addiction Treatment and Mental Health,” at the Roundtable on Adolescent Decision-Making, University of Maryland Francis King Carey School of Law, Baltimore.